

**TITLE 3 CALIFORNIA CODE OF REGULATIONS
REPLACEMENT PAGE GUIDE**

Remove Page(s) Numbered	Replace with page(s) Numbered	Number of Pages Inserted
Replacement Page Guide		1
Summary of Changes Rev. 6/2009	Summary of Changes 9/2009	2
6400 to 6400-3	6400 to 6400-3	2
6502 to 6502-1	6502 to 6502-1	1
6560 to 6564	6560 to 6566	1
6612 to 6630	6612 to 6630	6
6670 to 6684	6670 to 6684	2
6728-2 to 6732	6728-2 to 6734	1
6761 to 6772	6761 to 6772	5
6800 to 6800-1	6800 to 6800-1	1

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TITLE 3 CALIFORNIA CODE OF REGULATIONS SUMMARY OF CHANGES

Enclosed is the text of the Title 3 California Code of Regulations (3CCR) Division 6, "Pesticides and Pest Control Operations" related to the pesticide regulatory program in California.

The following sections of 3CCR were amended, adopted, or repealed, effective from 1/2006 through 9/22/2009.

An electronic link to the complete Title 3 California Code of Regulations is available on the Department of Pesticide Regulation's website www.cdpr.ca.gov under the blue tab labeled "Laws/Regulations" - "Regulations".

Please contact the Enforcement Branch Liaison assigned to your county if you have any questions.

3 CCR Section	Action Taken	Date Effective	Reference
		2009	
6400	Non-substantive Change	8/26/2009	
6502	Non-substantive Change	8/26/2009	
6562	Non-substantive Change	9/22/2009	Dealer Record Retention
6618	Amended	9/12/2009	Notification of Applications
6619	Amended	9/12/2009	Notice of Completed Applications
6620	Non-substantive Change	8/26/2009	
6626	Non-substantive Change	8/26/2009	
6627	Non-substantive Change	8/26/2009	
6670	Non-substantive Change	8/26/2009	
6672	Non-substantive Change	8/26/2009	
6736	Non-substantive Change	8/26/2009	
6761.1	Amended	9/12/2009	Notification to Fieldworkers
6770	Amended	9/12/2009	Field Reentry after Application
6771	Amended	9/12/2009	Reentry Requirements for Employees
6800	Amended		Correction
6800(b)	Amended	6/12/2009	Adds 41 pesticides and remove 1 to the Groundwater Protection List
6000	Corrections		
6400(e)	Amended	12/20/2008	Phosphine Gas & Magnesium Phosphide as RM
6447 & 6447(a)	Corrections		
6447.2(a)	Correction		
6447.2(e)(1)	Correction		
6447(g)	Correction		

**TITLE 3 CALIFORNIA CODE OF REGULATIONS
SUMMARY OF CHANGES**

6448.1(b)(2)	Correction		
6448.1(5)	Correction		
6452.2	Corrections		
6536(b)2	Corrections		
6550(b)(4)(A)	Correction		
6550(b)(4)(B)	Correction		
6550(c)	Correction		
6550 Note	Correction		
6624(f)	Corrections		
6720	Correction		
6739 (a) 1.-2.	Corrections		
6739 (j)(A)(3)	Correction		
6739(q)	Correction		
6784(b)	Correction		
6784(b)(2)(B)	Correction		

3 CCR Section	Action Taken	Date Effective	Reference
		2008	
6738(b)(1)(A)	Amended (s-100)	8/18/2008	PPE – Respiratory Protection
6738(c)(1)(A)	Amended (s-100)	8/18/2008	PPE – Respiratory Protection
6738(g)(2)	Amended (s-100)	8/18/2008	PPE – Respiratory Protection
6739(e)(1)	Amended (s	8/18/2008	Fit Testing – Respiratory Protection
6739(j)(1)(A)(3)	Amended (s	8/18/2008	Insp & Repair – Resp. Protection
6739(q)	Amended (s	8/18/2008	Medical Questionnaire – Resp. Prot
6550	Amended	4/23/2008	Minimum Qualifications for PCA
6620(b)	Amended (s-100)	3/19/2008	Vector Control Exemption
6860	Amended	4/12/2008	TAC - Methidathion
6393(b)(8)	Amended (s-100)	2/21/2008	Mill Disbursement Criteria
6000	Amended	1/25/2008	Field Fumigants – New Definitions
6400	Amended	1/25/2008	Field Fumigants - RM
6445	Adopted	1/25/2008	Field Fumigants - Handling
6445.5	Adopted	1/25/2008	Field Fumigants – Licensing Req
6447	Renumber/Amend	1/25/2008	Field Fumigant – MB Gen'l Req
6447.1	Renumber/Amend	1/25/2008	Field Fumigant - MB Notice
6447.2	Renumber/Amend	1/25/2008	Field Fumigant – MB Buffer
6447.3	Renumber/Amend	1/25/2008	Field Fumigant - MB Methods
6448	Adopted	1/25/2008	Field Fumigant – 1,3-D Gen'l Req
6448.1	Adopted	1/25/2008	Field Fumigant – 1,3-D Methods
6449	Adopted	1/25/2008	Field Fumigants - Pic
6449.1	Adopted	1/25/2008	Field Fumigants - Pic
6450	Adopted	1/25/2008	Field Fumigants – Metam products

**TITLE 3 CALIFORNIA CODE OF REGULATIONS
SUMMARY OF CHANGES**

6450.1	Adopted	1/25/2008	Field Fumigants – Metam products
3 CCR Section	Action Taken	Date Effective	Reference
		2008	
6450.2	Adopted	1/25/2008	Field Fumigants - Dazomet
6451	Adopted	1/25/2008	Field Fumigants – Sodium Tetra...
6451.1	Adopted	1/25/2008	Field Fumigants – Sodium Tetra...
6452	Adopted	1/25/2008	Field Fumigants - Emissions Methods
6452.1	Adopted	1/25/2008	Field Fumigants - Emissions Records
6452.2	Adopted	1/25/2008	Field Fumigants - Emissions Limits
6452.3	Adopted	1/25/2008	Field Fumigants - Emissions
6452.4	Adopted	1/25/2008	Field Fumigants - Emissions Report
6453	ReNUMBER/Amend	1/25/2008	Field Fumigants - Pic/MB Nursery
6502	Amended	1/25/2008	Field Fumigants - Licensing
6536	Adopted	1/25/2008	Field Fumigants - Licensing
6624	Amended	1/25/2008	Pesticide Use Records
6626	Amended	1/25/2008	Pesticide Use Reports – Prod. Ag.
6784	Amended	1/25/2008	Field Fumigant Emissions Reduction
6000	Amended	1/1/2008	Respiratory Protection Program
6720	Amended	1/1/2008	Respiratory Protection Program
6738	Amended	1/1/2008	Respiratory Protection Program
6739	Adopted	1/1/2008	Respiratory Protection Program
6793	Amended	1/1/2008	Respiratory Protection – Min Exp

3 CCR Section	Action Taken	Date Effective	Reference
		2007	
6860	Amended	6/6/2007	Toxic Air Contaminant - SF
6170	Amended	3/10/2007	Registration
6172	Amended	3/10/2007	Registration
6200	Amended	3/10/2007	Registration
6625	Amended	1/5/2007	PUR – School Sites

**TITLE 3 CALIFORNIA CODE OF REGULATIONS
SUMMARY OF CHANGES**

3 CCR Section	Action Taken	Date Effective	Reference
		2006	
6170	Amended	12/19/2006	Registration
6310	Adopted	12/19/2006	Data Cost Sharing
6312	Adopted	12/19/2006	Data Cost Sharing
6314	Adopted	12/19/2006	Data Cost Sharing
6128	Adopted	11/30/2006	Enforcement Response
6130	Amended	11/30/2006	Enforcement Response
6000	Amended	8/17/2006	Definitions – Dormant Sprays
6960	Adopted	8/17/2006	Dormant Sprays
6580	Adopted	6/22/2006	Private Applicators
6582	Adopted	6/22/2006	Private Applicators
6584	Adopted	6/22/2006	Private Applicators
6393	Amended	2/11/2006	Mill Disbursement Criteria
6394	Amended	2/11/2006	Mill Disbursement Criteria
6395	Amended	2/11/2006	Mill Disbursement Criteria
6396	Amended	2/11/2006	Mill Disbursement Criteria
6502	Amended	2/7/06	Pesticide Broker License
6576	Adopted	1/27/2006	Clopyralid
6950	Adopted	1/27/2006	Clopyralid

Article 1. Restricted Materials
Sections 6400-6402

6400. Restricted Materials.

The director designates the pesticides listed in this section as restricted materials.

(a) Any pesticide labeled as a "Restricted Use Pesticide" pursuant to section 3 of the Federal Insecticide, Fungicide, and Rodenticide Act (Title 7, United States Code, section 136a).

(b) Any pesticide used under an "Emergency Exemption" issued pursuant to section 18 of the Federal Insecticide, Fungicide, and Rodenticide Act (Title 7, United States Code, section 136p).

(c) Pesticides formulated as a dust, labeled to permit outdoor use, and packaged in containers of more than 25 pounds, except:

(1) Products containing only exempt materials specified in section 6402; and

(2) Products containing only carbaryl, disulfoton, endosulfan, lindane, strychnine, zinc phosphide or an active ingredient not otherwise included in this section, and labeled only for one or more of the following uses: home use, structural pest control, industrial use, institutional use, and use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

(d) Pesticide products containing active ingredients listed in section 6800(a) (Potential to Pollute Groundwater), when labeled for agricultural, outdoor institutional, or outdoor industrial use.

(e) Certain other pesticides:

Acrolein, when labeled for use as an aquatic herbicide

Aldicarb (Temik)

Aluminum phosphide (Phostoxin)

4-Amino pyridine (Avitrol)

Azinphos-methyl (Guthion)

Calcium cyanide

Carbaryl (Sevin), except:

(1) When formulated as a bait; or

(2) When labeled only for one or more of the following uses: use directly on livestock or poultry, home use, structural pest control, industrial use, institutional use, or use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

Carbofuran (Furadan)

Chloropicrin

3-Chloro-p-toluidine hydrochloride (Starlicide)

Dazomet, (Basamid), when labeled for the production of agricultural plant commodities.

Dicamba (Banvel), except:

(1) Liquid formulations packaged in containers of one quart or less regardless of percentage of dicamba;

(2) Liquid formulations that contain 15 percent or less dicamba packaged in containers of one gallon or less;

(3) Liquid formulations of a product that is labeled to be used without further dilution;

(4) Dry formulations, packaged in containers of one pound or less, of a product that is labeled to be further diluted for use; and

(5) Dry formulations, packaged in containers of 50 pounds or less, of a product that contains 10 percent or less dicamba and is labeled to be used without further dilution.

2,4-dichlorophenoxyacetic acid (2,4-D), except:

- (1) Liquid formulations, packaged in containers of one quart or less, regardless of percentage of 2,4-D;
- (2) Liquid formulations that contain 15 percent or less 2,4-D packaged in containers of one gallon or less;
- (3) Liquid formulations of a product that is labeled to be used without further dilution;
- (4) Dry formulations, packaged in containers of one pound or less, regardless of percentage of 2,4-D;
- (5) Dry formulations, packaged in containers of 50 pounds or less, of a product that contains 10 percent or less 2,4-D and is labeled to be used without further dilution; and
- (6) Products labeled only for use as a plant growth regulator.

2,4-dichlorophenoxybutyric acid (2,4-DB), except:

- (1) Liquid formulations, packaged in containers of one quart or less, regardless of percentage of 2,4-DB;
- (2) Liquid formulations that contain 15 percent or less 2,4-DB packaged in containers of one gallon or less;
- (3) Liquid formulations of a product that is labeled to be used without further dilution;
- (4) Dry formulations, packaged in containers of one pound or less, regardless of percentage of 2,4-DB; and
- (5) Dry formulations, packaged in containers of 50 pounds or less, of a product that contains 10 percent or less 2,4-DB and is labeled to be used without further dilution.

2,4-dichlorophenoxypropionic acid (2,4-DP), except:

- (1) Liquid formulations, packaged in containers of one quart or less, regardless of percentage of 2,4-DP;
- (2) Liquid formulations that contain 15 percent or less 2,4-DP packaged in containers of one gallon or less;
- (3) Liquid formulations of a product that is labeled to be used, without further dilution of 2,4-DP;
- (4) Dry formulations, packaged in containers of one pound or less, regardless of percentage of 2,4-DP;
- (5) Dry formulations, packaged in containers of 50 pounds or less, of a product that contains 10 percent or less 2,4-DP and is labeled to be used without further dilution.

1,3-dichloropropene (Telone II)

Disulfoton (Di-Syston), except when labeled only for one or more of the following uses: home use, structural pest control, industrial use, institutional use, and use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

Endosulfan (Thiodan), except when labeled only for one or more of the following uses: home use, structural pest control, industrial use, institutional use, and use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

Ethoprop (Mocap), when labeled for turf use.

Fenamiphos (Nemacur)

Lindane, except when labeled only for one or more of the following uses: home use, structural pest control, industrial use, institutional use, and use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

Magnesium Phosphide

Metam sodium, labeled for the production of agricultural plant commodities.

Methamidophos (Monitor)

Methidathion (Supracide)

Methomyl (Lannate), except fly baits containing not more than 1 % methomyl.

Methyl bromide

2-methyl-4-chlorophenoxyacetic acid (MCPA), except:

(1) Liquid formulations packaged in containers of 1 quart or less regardless of percentage of MCPA;

(2) Liquid formulations that contain 15 % or less MCPA packaged in containers of 1 gallon or less;

(3) Liquid formulations of a product that is to be used without further dilution;

(4) Dry formulations, packaged in containers of 1 pound or less, regardless of percentage of MCPA; and

(5) Dry formulations, packaged in containers of 50 pounds or less, of a product that contains less than 10 % MCPA and is labeled to be used without further dilution.

Methyl isothiocyanate (MITC), labeled for the production of agricultural plant commodities.

Mevinphos (Phosdrin)

Molinate (Ordram)

Oxydemeton-methyl (Metasystox-R)

Paraquat (Gramoxone)

Parathion-methyl

Phorate (Thimet)

Phosphine Gas

Potassium N-methyldithiocarbamate (metam-potassium), when labeled for the production of agricultural plant commodities.

Propanil (3,4-Dichloropropionanilide)

Sodium cyanide

Sodium fluoroacetate (compound 1080)

Sodium tetrathiocarbonate (Enzone)

Strychnine, except rodenticides when labeled only for one or more of the following uses: home use, structural pest control, industrial use, institutional use, and use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

Sulfotepp

Sulfuryl Fluoride

Thiobencarb (Bolero)

Tribufos (DEF, Folex)

Tributyltin, organotin, or a tri-organotin compound formulated as an antifouling paint, coating or compound and labeled for the control of fouling organisms in an aquatic environment.

Zinc phosphide, except when labeled only for one or more of the following uses: home use, structural pest control, industrial use, institutional use, and use by public agency vector control districts pursuant to section 116180 of the Health and Safety Code.

NOTE: Authority Cited: Sections 14004.5 and 14005, Food and Agricultural Code.
Reference: Sections 14004.5 and 14005, Food and Agricultural Code.

6402. Exempt Materials.

The director designates and establishes pursuant to Section 14006.7 of the Food and Agricultural Code the pesticides stated in this section as exempt materials.

- (a) Spray adjuvants
- (b) Petroleum oils
- (c) Sulfur
- (d) Lime
- (e) Lime-sulfur
- (f) Sodium polysulfide
- (g) Certain copper compounds
 - (1) Bordeaux mixture
 - (2) Copper acetate
 - (3) Copper carbonate
 - (4) Copper hydroxide
 - (5) Copper-lime mixtures
 - (6) Copper linoleate
 - (7) Copper oleate
 - (8) Copper oxychloride
 - (9) Copper sulfate (basic, monhydrate, and pentahydrate)
 - (10) Copper oxide
 - (11) Copper calcium oxychloride
- (h) *Bacillus thuringiensis* Berliner.

NOTE: Authority cited: Sections 11456 and 14006.7, Food and Agricultural Code.
Reference: Section 14006.7, Food and Agricultural Code.

Table 1 – License and Certificate Application Fees and Forms

License or Certificate Type	New Application Fee	Form
Pest Control Business License Additional Fee for each Pest Control Business Branch	\$160 \$ 80	Pest Control Business License Application PR-PML-042 (Rev. 9/04)
Pest Control Business License, Maintenance Gardener only	\$ 80	Maintenance Gardener Pest Control Business License Application PR-PML-004 (Rev. 9/04)
Pest Control Dealer License Additional Fee for each Dealer Branch	\$160 \$ 80	Pest Control Dealer License Application PR-PML-041 (Rev. 9/04)
Pesticide Broker License Additional Fee for each Broker Branch	<u>\$0</u> <u>\$0</u>	Pesticide Broker License Application (PB) PR-PML-217 (Rev. 1/06)
Agricultural Pest Control Adviser License	\$ 80	Agricultural Pest Control Adviser Application PR-PML-084 (Rev. 7/09)
Pest Control Aircraft Pilot Certificate	\$ 60	Aircraft Pilot Pest Control Certificate Application PR-PML-005 (Rev. 7/09)
Pest Control Dealer Designated Agent License	\$ 25	Pest Control Dealer Designated Agent License Application PR-PML-043 (Rev. 7/09)
Qualified Applicator License	\$ 80	Qualified Applicator License Application PR-PML-001 (Rev. 4/07)
Qualified Applicator Certificate	\$ 40	Qualified Applicator Certificate Application PR-PML-001A (Rev. 4/07)

Table 2 – License and Certificate Renewal Application Fees and Forms

License or Certificate Type	Annual Renewal Fee	Form
Pest Control Business License Additional Fee for each Pest Control Business Branch	\$160 \$ 80	Pest Control Business Renewal Application PR-PML-192 (Rev. 9/04)
Pest Control Business License, Maintenance Gardener only	\$ 80	Maintenance Gardener Pest Control Business Renewal Application PR-PML-186 (Rev. 9/04)
Pest Control Dealer License Additional Fee for each Dealer Branch	\$160 \$ 80	Pest Control Dealer License Renewal Application PR-PML-191 (Rev. 9/04)
Pesticide Broker License Additional Fee for each Broker Branch	<u>\$0</u> <u>\$0</u>	Pesticide Broker License Renewal Application PR-PML-190 (Rev. 1/06)
Agricultural Pest Control Adviser License	\$ 70	Individual License/Certificate Renewal Application PR-PML-141 (Rev. 7/09)
Pest Control Aircraft Pilot Certificate	\$ 45	Individual License/Certificate Renewal Application PR-PML-141 (Rev. 7/09)
Pest Control Dealer Designated Agent License	\$ 25	Individual License/Certificate Renewal Application PR-PML-141 (Rev. 7/09)
Qualified Applicator License	\$ 60	Individual License/Certificate Renewal Application PR-PML-141 (Rev. 7/09)
Qualified Applicator Certificate	\$ 30	Individual License/Certificate Renewal Application PR-PML-141 (Rev. 7/09)

Article 6. Pesticide Dealer Licenses
Sections 6560-6576

6560. Supervision.

(a) Each licensed pesticide dealer shall have and maintain at the principal office and at each branch location a designated agent to actively supervise all operations conducted by the location.

(b) The designated agent shall be a person who has passed the laws and regulations examination; or who holds a valid agricultural pest control adviser license, pest control aircraft pilot certificate, or is a qualified applicator licensee.

NOTE: Authority cited: Sections 11456 and 12111, Food and Agricultural Code.
Reference: Sections 11501 and 12103, Food and Agricultural Code.

6562. Dealer Records and Sales Reporting.

(a) Each licensed pesticide dealer shall prepare and maintain records of all pesticides sold or delivered, except for pesticides labeled only for home use. These records shall include the following:

(1) The purchaser's name and address;

(2) The product purchased, and the amount;

(3) The date of purchase;

(4) The operator identification number(s) specified in Section 6622 on the invoice, or a statement on the invoice indicating that the purchaser was not required to obtain an operator identification number pursuant to Section 6622;

(5) A copy of an agricultural pest control adviser's written recommendation, or the following statement (or a substantially similar statement) on the invoice or delivery slip supplied to the customer:

No recommendation has been made by, or provided to, the seller concerning the use of the pesticide covered by this invoice; and

(6) The location where the pesticide was delivered, including the name of the person who, or business which, received the shipment, if the dealer delivered the pesticide.

(b) The records shall be maintained at the sales office for two years. These records shall be produced for inspection, by purchaser name, upon request by the director or agricultural commissioner.

NOTE: Authority cited: Sections 11456, 12111, 12976 and 13145, Food and Agricultural Code.
Reference: Sections 11501, 12110 and 13145, Food and Agricultural Code.

6564. Appropriate Products.

All persons engaged in business as licensed pesticide dealers shall:

(a) Sell or deliver a pesticide for which a recommendation has been provided to him or written by any person employed by him only when the pesticide labeling corresponds to the recommendation; and

(b) Not knowingly sell or deliver a pesticide for use not shown in the labeling, or when any condition of use shown in the labeling cannot be complied with.

NOTE: Authority cited: Sections 11456 and 12111, Food and Agricultural Code.
Reference: Sections 12971 and 12973, Food and Agricultural Code.

6566. Supplemental Labeling.

When a recommended pesticide usage is included only in registered supplemental labeling, both the written recommendation, if any, and such registered supplemental labeling shall be delivered by the dealer to the applicator in sufficient time to allow him to prepare properly for the application.

NOTE: Authority cited: Sections 11456 and 12111, Food and Agricultural Code.
Reference: Sections 11501 and 12973, Food and Agricultural Code.

6568. Dealer Responsibilities.

(a) Each licensed pest control dealer that sells a restricted material which requires a permit for its use or possession shall, before sale or delivery, obtain a copy of the permit.

(b) A restricted material specified in section 6400(a) (federally restricted use) or in section 6400(d) (potential to pollute ground water) that does not require a permit for possession or use shall be sold or delivered only to a certified applicator. The dealer shall, before sale or delivery, obtain from the purchaser a copy of his or her qualified applicator license or certificate, private applicator certificate, or a signed statement in substantially the following form:

I am a certified applicator authorized by the scope of my _____
(license/certificate type)

license/certification No. _____ to use the restricted material(s) I am purchasing.

My license/certificate is valid until _____ .
(Date)

Name of operator of the property that I am employed by (if applicable): _____

(Certified Applicator)

(Date)

(c) Prior to the sale or delivery of pesticides listed in section 6622 to the operator of the property (or the operator's authorized representative), the dealer shall obtain from the purchaser a copy of the restricted materials permit showing all operator identification numbers, if the purchaser has such a permit; or a copy of the form issued to an operator of the property pursuant to section 6622.

(d) The dealer shall send a list of the operator identification numbers with corresponding names of persons purchasing pesticides during the quarter, within 10 days following the end of each quarter of the calendar year, to each of the commissioners who issued the numbers. The dealer is not required to send the list to the commissioner of the county in which the dealer is located.

(e) The dealer shall retain for two years a copy of each form specified in section 6622, permit, or signed statement that pesticide purchaser provided to the dealer.

6612. Age.

No person shall permit a minor under 18 years of age to mix or load a pesticide which, in any use situation, use of any of the following is required by labeling or regulation:

- (a) air supplied respiratory protection,
- (b) closed systems, or
- (c) full-body, chemical-resistant protective clothing.

NOTE: Authority cited: Sections 11456 and 12981, Food and Agricultural Code.
Reference: Sections 12980 and 12981, Food and Agricultural Code.

6614. Protection of Persons, Animals, and Property.

(a) An applicator prior to and while applying a pesticide shall evaluate the equipment to be used, meteorological conditions, the property to be treated, and surrounding properties to determine the likelihood of harm or damage.

(b) Notwithstanding that substantial drift would be prevented, no pesticide application shall be made or continued when:

- (1) There is a reasonable possibility of contamination of the bodies or clothing of persons not involved in the application process;
- (2) There is a reasonable possibility of damage to nontarget crops, animals, or other public or private property; or
- (3) There is a reasonable possibility of contamination of nontarget public or private property, including the creation of a health hazard, preventing normal use of such property. In determining a health hazard, the amount and toxicity of the pesticide, the type and uses of the property and related factors shall be considered.

NOTE: Authority cited: Sections 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501 and 11791, Food and Agricultural Code.

6616. Consent to Apply.

No person shall directly discharge a pesticide onto a property without the consent of the owner or operator of the property.

NOTE: Authority cited: Sections 11456 and 12976, Food and Agricultural Code.
Reference: Section 11501, Food and Agricultural Code.

6618. Notice of Applications.

(a) This subsection applies to the use of any pesticide for the commercial or research production of an agricultural plant commodity. Notifications required by this subsection must be given orally or in writing and completed prior to the use of any pesticide and in ample time for all subsequent notifications to be made and for all persons notified to take appropriate action. This time will differ depending on the circumstance of each notification.

(1) Each person performing pest control shall assure that the operator of the property to be treated receives notice of the scheduled application. The notice must be in a manner the person can understand and include:

- (A) The date of the scheduled application;
- (B) The location and the description of the field to be treated;
- (C) The pesticide product name(s), U.S. EPA registration number(s), and active ingredient(s);
- (D) Spray adjuvant product name(s), and California registration numbers), if applicable;
- (E) The applicable restricted entry interval;
- (F) If the pesticide product labeling requires the posting of treated fields, and
- (G) Any other precautions printed on the pesticide product labeling, or included in applicable laws and regulations, related to the protection of employees or other persons during or after application.

(2) If there is a change in the date of the scheduled application specified in (a)(1)(A), each person performing pest control shall assure that the operator of the property receives notice of this change prior to the application.

(3) The operator of the property shall assure that notice of the scheduled application is given to employees covered under section 6700 (which includes fieldworkers) and their employers working on the operator's property except as provided in (a)(5). The operator of the property is not required to provide notice to persons who will apply the pesticide(s) or supervise the application for which the notice is intended.

(4) Any employer notified of a scheduled application by the operator of the property shall assure that notice of the scheduled application is given to his or her employees working on the operator's property except as provided in (a)(5).

(5) The notice specified in subsection (a)(3) and (4) is not required to be given to an employee covered under section 6700 (which includes fieldworkers) or their employer if the operator of the property can assure that:

- (A) The field to be treated is posted pursuant to section 6776(b-f), unless the pesticide product labeling requires both oral notification and the posting of treated fields; or
- (B) From the start of the application and until the notice of completion pursuant to section 6619(c) is received, the employee or employer will not enter or walk within ¼ mile of the field to be treated.

(6) The operator of the property shall assure that notice is given to persons, other than those specified in subsection (a)(3), whom the operator of the property has prior knowledge that he or she will likely enter the field to be treated on the date of the application or while the restricted entry interval is in effect. This notice is not required when a field to be treated is posted as specified in section 6776(b-f).

(7) The notices specified in subsection (a)(3), (4), and (6) must be in a manner the person can understand and include:

- (A) The date of the scheduled application;
- (B) The location and description of the field to be treated; and
- (C) Instructions not to enter the field to be treated until authorized by the operator of the property.

(8) If there is a change in the date of the scheduled application specified in (a)(7)(A), then a new notice must be provided to persons specified in (a)(3), (4), and (6) prior to the application.

(b) This subsection applies to the use of any pesticide for purposes other than the commercial or research production of an agricultural plant commodity. Notification required by this subsection must be given orally or in writing and be completed prior to the use of any pesticide and in ample time for all subsequent notifications to be made and for all persons notified to take appropriate action. This time will differ depending on the circumstances of each notification.

(1) Each person performing pest control shall assure that the operator of the property receives notice of the scheduled application. The notice must be in a manner the person can understand and include:

- (A) The date of the scheduled application;
- (B) The identity of the pesticide (including spray adjuvants, if applicable) by brand or common chemical name; and
- (C) Any other precautions printed on the pesticide product labeling or included in applicable laws or regulations related to the protection of employees or other persons during the application.

(2) The operator of the property shall assure that notice is given to all persons who are on the property to be treated, or who may enter during the application or the period of time that any restrictions on entry are in effect, except for the persons who made or supervised the application for which the notice is intended. The notice must be in a manner the person can understand and include:

- (A) The date of the scheduled application;
- (B) The identity of the pesticide (including spray adjuvants, if applicable) by brand or common chemical name; and
- (C) Precautions to be observed as printed on the pesticide product labeling or included in applicable laws or regulations related to the entry of the treated area.

(3) Compliance by licensed Structural Pest Control Operators with the notice requirements of section 8538 of the Business and Professions Code meets the requirements of this subsection.

(4) Compliance by public agencies with the notice or barrier requirements of section 12978 of the Food and Agricultural Code meets the notice requirements of this subsection.

NOTE: Authority cited: Sections 12976 and 12981, Food and Agricultural Code.

Reference: Sections 11501, 12980, and 12981, Food and Agricultural Code; and Section 8538, Business and Professions Code.

6619. Notice of Completed Applications.

(a) Any person applying pesticides for the commercial or research production of an agricultural plant commodity shall assure that the operator of the property treated receives notice, orally or in writing, and within 24 hours of completion of the pesticide application. This notice must include the following information:

- (1) The location of the property, including the site identification number, and acreage treated;
- (2) The pesticide product name(s), U.S. EPA registration number(s), and active ingredients(s);
- (3) Spray adjuvant product name(s) and California registration number(s), if applicable;
- (4) The date and hour the application was completed; and
- (5) The applicable reentry and pre-harvest intervals, unless a copy of a written recommendation for the subject application made by a licensed agricultural pest control adviser, properly completed, was given to the operator of the property treated.

(b) The operator of the property treated shall maintain a written record of the application completion notice(s) he or she receives from the person applying the pesticide(s) by site.

(c) The operator of the property shall assure that notice of completed application is given to employees covered under section 6700 (which includes fieldworkers) and their employers except as provided in (e). The operator of the property is not required to provide notice to persons who will apply the pesticide(s) or supervise the application for which the notice is intended.

(d) Any employer who receives the notice of completed application from the operator of the property shall assure that notice of completed application is given to his or her employees except as provided in (e).

(e) The notices specified in subsections (c) and (d) are not required to be given to an employee covered under section 6700 (which includes fieldworkers) or their employer if the operator of the property can assure that:

- (1) The field is posted pursuant to section 6776(b-f), unless the pesticide product labeling requires both oral notification and posting of treated fields; or
- (2) During the restricted entry interval, that employee or employer will not enter or walk within $\frac{1}{4}$ mile of the treated field.

(f) The notices specified in subsections (c) and (d) must be given orally or in writing and in a manner the person can understand and include;

- (1) The location and description of the treated field;
- (2) The time during which entry is restricted; and
- (3) Instructions not to enter the treated field until the restricted entry interval has expired, except as provided in section 6770.

(g) The operator of the property shall assure that notice is given orally or in writing to persons, other than those specified in subsection (c), whom the operator of the property has prior knowledge that he or she will likely enter the treated field during the restricted entry interval. This notice is not required when a field is posted as specified in section 6776(b-f). The notice must be in a manner the person can understand and include:

- (1) The location and description of the treated field;
- (2) The time during which entry is restricted; and
- (3) Instructions not to enter the treated field until the restricted entry interval has expired.

- (h)** A pest control business shall maintain a written record that documents the following:
- (1) The name of the operator of the property treated;
 - (2) The location of the property, including the site identification number;
 - (3) The date and time the notice of completed application was given; and
 - (4) The method of notification, including the name of the person notified, if a person was notified.
- (i)** The records required pursuant to this section must be retained for two years and made promptly available to the director or commissioner upon request.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501 and 12981, Food and Agricultural Code.

6620. Vector Control Exemption.

(a) Sections 6616 (Consent to Apply) and 6618 (Notice) shall not apply to a public agency or its contractor operating under a cooperative agreement with the Department of Public Health pursuant to section 116180 of the Health and Safety Code.

(b) Section 6614(b)(1) (Protection of Persons, Animals and Property) shall not apply to persons or agencies specified in this section when the pesticide used is registered for use in residential areas for purposes of vector control and is used in accordance with that registered labeling.

(c) These exemptions are not intended to affect liability for damage as a result of an application made pursuant to this section.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501 ad 12981, Food and Agricultural Code.

6622. Operator Identification Numbers.

(a) A person performing pest control for hire is exempt from the requirements of this section.

(b) This subsection applies to the production of an agricultural commodity. Prior to the purchase and use of pesticide(s) for the production of an agricultural commodity, the operator of the property (or the operator's authorized representative) shall obtain an operator identification number from the commissioner of each county where pest control work will be performed. The operator shall provide each pest control business applying pesticides to such property with his or her operator identification number.

(c) This subsection applies to the pesticides listed below, when they are not used for the production of an agricultural commodity (e.g., uses on cemeteries, golf courses, parks, right-of-way, post-harvest agricultural commodities, and certain nonagricultural sites). Prior to the purchase and use of pesticides listed below, each operator of the property (or the operator's authorized representative), shall obtain an operator identification number from the commissioner of each county in which the operator intends to perform pest control. The operator of the property is not required to obtain an operator identification number when a person performing pest control for hire purchases and applies these pesticides.

(1) Any pesticide for agricultural use, as defined in Food and Agricultural Code section 11408, excluding those for use only on livestock, as defined in Food and Agricultural Code section 18663;

(2) Any pesticide listed in section 6400;

(3) Any pesticide for industrial use as a post-harvest commodity treatment; and

(4) Any pesticide listed in section 6800(b) for any outdoor institutional or outdoor industrial use

6622. Operator Identification Numbers., continued

(d) This subsection applies to both subsection (b) and (c).

(1) Each operator of the property to be treated who is required to obtain a number shall provide the commissioner with a list of the counties in which pest control will be performed and all valid operator identification number(s) issued by other commissioners. The number(s) provided by the operator of the property shall be recorded by the commissioner on the operator's restricted materials permit or on a form approved by the director.

(2) The operator of the property to be treated shall be issued an operator identification number from the commissioner of each county in which the operator intends to perform pest control. The number shall be recorded on a restricted materials permit, if the operator of the property has such a permit, or issued on a form approved by the director, and shall be valid for a specified period not to exceed 36 months.

(3) The requirements of this section do not exempt an operator of the property to be treated from obtaining a restricted materials permit(s) or a qualified applicator certificate.

NOTE: Authority cited: Sections 12976, 13145 and 14005, Food and Agricultural Code.
Reference: Sections 11501, 14006 and 14011.5, Food and Agricultural Code.

6623. Site Identification Numbers.

(a) Prior to the use of pesticide(s) for the production of an agricultural commodity, the operator of the property shall obtain site identification number(s) from the commissioner for each site where pest control work will be performed. The site identification number(s) shall be valid for the same, concurrent, period of time as the operator identification number.

(b) The site identification number(s) shall be recorded by the commissioner on a restricted materials permit, if the operator of the property has such a permit, or on a form approved by the director. The information on the permit or form shall include:

- (1) The name and address of the operator of the property;
- (2) The operator identification number;
- (3) The location, description, or map of the site(s) where the pest control will be performed;
- (4) A site identification number for each site where the pest control will be performed; and
- (5) The date of issuance of the site identification number(s).

(c) The operator of the property shall retain a copy of each restricted material permit or form for two years and make them promptly available to the director or commissioner upon request.

NOTE: Authority cited: Sections 11456, 12976, 13145 and 14005, Food and Agricultural Code.
Reference: Sections 12981, 14006 and 14011.5, Food and Agricultural Code.

6624. Pesticide Use Records.

(a) The following persons shall maintain records of pesticide use:

- (1) Any person who uses a pesticide for an agricultural use as defined in Food and Agricultural Code section 11408, other than use on livestock as defined in Food and Agricultural Code section 18663;
- (2) Any person who uses a pesticide listed in section 6400;
- (3) Any person engaged for hire in the business of pest control;
- (4) Any person who uses a pesticide for industrial post-harvest commodity treatment; and

(5) Any person who uses a pesticide listed in section 6800(b) for any outdoor institution or outdoor industrial use.

(b) The records shall include the following information for each pest control operation:

- (1) Date of application;
- (2) Name of the operator of the property treated;
- (3) Location of property treated;
- (4) Crop commodity, or site treated;
- (5) Total acreage or units treated at the site; and
- (6) Pesticide, including the U.S. Environmental Protection Agency (U.S. EPA) or State registration number which is on the pesticide label, and amount used.

(c) In addition to the information required in subsection (b), the operator of the property which is producing an agricultural commodity, and an agricultural pest control business applying pesticides to such property, shall include in the records the following information for each pest control operation:

- (1) Location of the property treated, by county, section, township, range, base and meridian;
- (2) Hour the treatment was completed;
- (3) The operator identification number issued to the operator of the property treated;
- (4) The site identification number issued to the operator of the property treated;
- (5) Total acreage (planted) or units at the site; and
- (6) Name or identity of the person(s) who made and supervised the application, if the pesticide application was made by an agricultural pest control business.

(d) The operator of the property which is producing an agricultural commodity shall maintain records of pesticides applied by an agricultural pest control business to such property, by site.

(e) In addition to the information required in (b), effective January 1, 2002, persons engaged for hire in the business of pest control at a school site [defined in Education Code section 17609(e)] shall include in the records the following information for each pest control operation:

- (1) Time application was completed;
- (2) Name and address of the school site; and
- (3) Application location at the school site. For purposes of this subsection, location includes, but is not limited to, classrooms, playgrounds, cafeteria, vehicles, and athletic fields.

(f) In addition to the information required in subsections (b) and (c) persons who use methyl bromide, 1,3-Dichloropropene, chloropicrin, metam-sodium, N-methyl dithiocarbamate (metam-potassium), dazomet, or sodium tetrathiocarbonate field fumigants within the Sacramento Metro, San Joaquin Valley, South Coast, Southeast Desert, or Ventura ozone nonattainment areas shall include in the records a description of the method of application pursuant to sections 6447.3, 6448.1, 6449.1, 6450.1, 6450.2, 6451.1 or 6452.

(g) The records required pursuant to this section shall be retained for two years and made promptly available to the director or commissioner upon request.

NOTE: Authority cited: Sections 12976, 13145, 13188 and 14005, Food and Agricultural Code.

Reference: Sections 11501, 11708, 11733, 13186, 14006 and 14011.5, Food and Agricultural Code.

6625. Pesticide Use Report for School Sites.

(a) In addition to the reporting requirements of section 6627, persons engaged for hire in the business of pest control at a school site and required to maintain pesticide use records pursuant to section 6624 shall report the use of pesticides to the Director. Effective January 1, 2002, the report shall be submitted, at least annually, by the 30th day following the end of the calendar year.

(b) The report shall be on a Department form, School Site Pesticide Use Reporting (PR-ENF-117 Est. 4/01), hereby incorporated by reference, or in a format approved by the Director. The report shall include the following:

- (1) The name and address of the person who, or business/organization which, applied the pesticide(s);
- (2) County where the pest control was performed;
- (3) Date and time of pesticide use;
- (4) Name and address of school site or school site identification number;
- (5) Location of application;
- (6) Pesticide, including the U.S. Environmental Protection Agency or State registration number which is on the pesticide label, and the amount used.

NOTE: Authority cited: Sections 11456, 11502, 12976, 13145, 13188, and 14005, Food and Agricultural Code.
Reference: Sections 11501, 11708, 11733, 13186, 14006, and 14011.5, Food and Agricultural Code.

6626. Pesticide Use Reports for Production Agriculture.

(a) The operator of the property which is producing an agricultural commodity shall report the use of pesticides applied to the crop, commodity, or site to the commissioner of the county in which the pest control was performed. This report must be submitted by the 10th day of the month following the month in which the work was performed.

This report is not required if the pesticide use is reported to the commissioner by an agricultural pest control business as specified in subsection (b); however, the operator of the property treated, shall retain a copy of the business' report by site for two years.

(b) An agricultural pest control business shall report the use of pesticides applied by it for the production of an agricultural commodity to the commissioner of the county in which the pest control was performed. This report must be submitted, within seven days of completion of the pesticide application. A copy of the report shall be sent by the business to the operator of the property where the pest control was done within 30 days of completion of the pesticide application.

(c) Except as provided in (d) each report of pesticide use pursuant to this section shall be on a department form or in a format approved by the director. Acceptable department forms include form 38-017 for an operator of the property to report pursuant to subsection (a), and 39-025 for an agricultural pest control business to report pursuant to subsection (b). The information to be reported shall include the information specified in section 6624, and the name and address of the agricultural pest control business which made the application, if such a business made the application.

(d) A copy of the use report required by (a) or (b) for the application of a field soil fumigant in the Sacramento Metro, San Joaquin Valley, South Coast, Southeast Desert, and Ventura ozone nonattainment areas must be submitted to the Department with the field fumigation method as specified in section 6624(f) appended to the report. The report must be delivered to the Department according to the date specified in (a) or (b), whichever is applicable. This subsection shall remain in effect only until December 31, 2008

(e) Effective January 1, 2009, a use report required by (a) or (b) for the application of a field soil fumigant in the Sacramento Metro, San Joaquin Valley, South Coast, Southeast Desert, and Ventura ozone nonattainment areas shall include the information specified in 6624(f) in addition to that required by this section.

(f) If the report is mailed, the postmark shall be the date of delivery.

(g) If the county in which work was performed has no commissioner, the report shall be made to the director.

NOTE: Authority cited: Sections 11456, 11502, 12976, 13145 and 14005, Food and Agricultural Code.
Reference: Sections 11501, 11708, 11733, 12981, 14006 and 14011.5, Food and Agricultural Code.

6627. Monthly Summary Pesticide Use Reports.

(a) Except as provided in section 6626, persons required to maintain pesticide use records pursuant to section 6624 shall report a summary of the monthly use of pesticides to the commissioner of the county in which the work was performed. The report shall be provided to the commissioner by the 10th day of the month following the month in which the work was performed. If the report is mailed, the postmark shall be the date of delivery.

(b) The report shall be in a format approved by the director. The report shall include the following:

- (1) The name and address of the person who or business/organization which applied the pesticide(s);
- (2) County where the pest control was performed;
- (3) Month and year of pesticide use;
- (4) Crop, commodity or site treated, except when using a designated use code, as specified on the Monthly Summary Pesticide Use Report form;
- (5) Pesticide, including the United States Environmental Protection Agency or State registration number which is on the pesticide label, and the amount used;
- (6) Number of applications made with each pesticide and the total number of applications made during the month; and
- (7) Total acres or units treated with each pesticide, except when using a designated use code, as specified on Summary Pesticide Use Report form.

(c) If the county in which the work was performed has no commissioner, the report shall be made to the director.

NOTE: Authority cited: Sections 11456, 11502, 12976, 13145 and 14005, Food and Agricultural Code.
Reference: Sections 11501, 11708, 11733, 12981, 14006 and 14011.5, Food and Agricultural Code

6627.1. Monthly Summary Pesticide Use Report Form.

NOTE: Repealed 8-1-96

6628. Negative Pesticide Use Reports.

(a) When, during any month, a licensed agricultural pest control business performs no pest control work in a county where the business is registered with the commissioner pursuant to Food and Agricultural Code Section 11732, it shall submit a report stating this fact to the commissioner, or to the director in any county where there is no commissioner, by the 10th day of the following month.

(b) When, during any month, a licensed structural pest control operator performs no pest control work in a county in which he provided notice of business operation to the commissioner pursuant to Section 15204 of the Food and Agricultural Code, it shall submit a report stating this fact to the commissioner, or to the director in any county where there is no commissioner, by the 10th day of the following month.

(c) If the report is mailed, the postmark shall be the date of delivery.

NOTE: Authority cited: Sections 11456, 11502, 12976, 13145 and 14005, Food and Agricultural Code.

Reference: Sections 11501, 11708, 11733, 12981, 14006 and 14011.5, Food and Agricultural Code.

Article 2. Pest Control Business Operations
Sections 6630-6636

6630. Equipment Identification.

Each person engaged for hire in the business of pest control shall keep each ground rig, service rig, and similar equipment used for mixing or applying pesticides conspicuously and legibly marked with either the business' name, or with "Licensed Pest Control Operator," "Fumigation Division," "Licensed Fumigator," or substantially similar wording and the pest control operator license number of the person or firm. The markings shall be large enough to be readable at a distance of 25 feet.

NOTE: Authority cited: Sections 11456, 11502 and 12976, Food and Agricultural Code.
Reference: Section 11501, Food and Agricultural Code.

6632. Recommendation and Use Permit.

Each person engaged for hire in the business of pest control shall have available a copy of both the written recommendation and the use permit covering each agricultural use application of a pesticide that requires a permit.

NOTE: Authority cited: Sections 11456, 11502 and 12976, Food and Agricultural Code.
Reference: Sections 11501, 12003 and 14007, Food and Agricultural Code.

6634. Accident Reports.

Each person engaged for hire in the business of pest control shall report to the commissioner as soon as practicable, by the most expedient method, any forced landing, or emergency or accidental release of pesticides. Such report shall include the location, the pesticide, and estimated amount.

NOTE: Authority cited: Sections 11456, 11502 and 12976, Food and Agricultural Code.
Reference: Section 11501, Food and Agricultural Code.

6636. Pest Control Records and Reports.

NOTE: Authority cited: Sections 407, 11502 and 12976, Food and Agricultural Code.
Reference: Sections 11501, 11708 and 11733, Food and Agricultural Code.

Article 4. Storage, Transportation and Disposal
Sections 6670-6686

6670. General Requirement

Pesticides, emptied containers or parts thereof, or equipment that holds or has held a pesticide, shall not be stored, handled, emptied, disposed of, or left unattended in such a manner or at any place where they may present a hazard to persons, animals (including bees), food, feed, crops or property. The commissioner may take possession of such unattended pesticides or emptied containers to abate such hazard.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.

Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6672. Security of Pesticides and Pesticide Containers.

(a) No person shall deliver a container that holds, or has held, a pesticide to a property unless he stores it in an enclosure or closure complying with the requirements of this section or delivers it to a person in charge of the property or his agent, or a pest control operator or his employee. The person receiving the container shall control access to it in accordance with this section.

(b) Each person who controls the use of any property or premises is responsible for all containers or equipment on the property which hold, or have held, a pesticide. Unless all such containers are under his personal control so as to avoid contact by unauthorized persons, he shall:

(1) Provide a person responsible to him to maintain such control over the containers at all times; or

(2) Store all such containers in a locked enclosure, or in the case of liquid pesticides in a container larger than 55 gallons in capacity, the container shall have a locked closure. Either shall be adequate to prevent unauthorized persons from gaining access to any of the material.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.

Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6674. Posting of Pesticide Storage Areas.

Signs visible from any direction of probable approach shall be posted around all storage areas where containers that hold, or have held, pesticides required to be labeled with the signal words "warning" or "danger" are stored. Each sign shall be of such size that it is readable at a distance of 25 feet and be substantially as follows:

DANGER

POISON STORAGE AREA

ALL UNAUTHORIZED PERSONS KEEP OUT

KEEP DOOR LOCKED WHEN NOT IN USE

The notice shall be repeated in an appropriate language other than English when it may reasonably be anticipated that persons who do not understand the English language will come to the enclosure.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6676. Container Requirements.

Except as provided in the Food and Agricultural Code pertaining to service containers, any container that holds, or has held, any pesticide, when stored or transported, shall carry the registrant's label. All lids or closures shall be securely tightened except when the procedure described in Section 6684 has been followed. This section shall not apply to measuring devices that are not used to store or transport a pesticide.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6678. Service Container Labeling.

Service containers, other than those used by a person engaged in the business of farming when the containers are used on the property the person is farming, shall be labeled with:

- (a) The name and address of the person or firm responsible for the container;
- (b) The identity of the economic poison in the container; and
- (c) The word "Danger," "Warning," or "Caution," in accordance with the label on the original container.

NOTE: Authority cited: Sections 11456, 11502, 12781 and 12859, Food and Agricultural Code.
Reference: Sections 11501 and 12859, Food and Agricultural Code

6680. Prohibited Containers for Pesticides.

In no case shall a pesticide be placed or kept in any container of a type commonly used for food, drink or household products.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6682. Transportation.

(a) Pesticides shall not be transported in the same compartment with persons, food or feed.

(b) Pesticide containers shall be secured to vehicles during transportation in a manner that will prevent spillage onto the vehicle or off the vehicle. Paper, cardboard, and similar containers shall be covered when necessary to protect them from moisture.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6684. Rinse and Drain Procedures.

(a) Except for containers to be returned to the registrant, each emptied container that has held less than 28 gallons of a liquid pesticide that is diluted for use shall be rinsed and drained by the user at time of use as follows:

(b) (1) Use the following amount of water or other designated spray carrier for each rinse.

<u>Size of container</u>	<u>Amount of rinse medium</u>
Less than 5 gallons	1/4 container volume
5 gallons or over	1/5 container volume

(2) Place required minimum amount of rinse medium in the container, replace closure securely, and agitate.

(3) Drain rinse solution from container into tank mix. Allow container to drain 30 seconds after normal emptying.

(4) Repeat (2) and (3) above a minimum of two times so as to provide a total of three rinses; or

(c) (1) Invert the emptied container over a nozzle located in the opening of the mix tank which is capable of rinsing all inner surfaces of the container.

(2) Activate the rinse nozzle allowing the rinse solution to drain into the tank. The rinse shall continue until the rinse solution appears clear and a minimum of one-half of the container volume of rinse medium has been used. A minimum of 15 pounds pressure per square inch shall be used for rinsing; or

(d) Other rinse methods, at least equal in effectiveness to the above, approved by the director.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code.

6686. Exemptions.

(a) Sections 6672, 6674, 6682 and 6684 shall not apply to containers that hold or have held pesticides packaged, labeled, and used for home use when in the possession of a householder on his property.

(b) Sections 6670 and 6672(b) shall not apply to exempt materials specified in section 6402 except where the commissioner, or the director in any county where there is no commissioner, determines that a hazard to public health and safety exists requiring the control specified in sections 6670 and 6672(b).

(c) Section 6684 shall not apply to outer shipping containers that are not contaminated with a pesticide.

(d) This article shall not apply to sanitizers, disinfectants, or medical sterilants.

NOTE: Authority cited: Sections 11456, 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12981 and 14102, Food and Agricultural Code

(8) If an assay different from that described above is used, the method shall be shown comparable with the foregoing conditions and a conversion equation prepared. Results shall be reported in International Units per mL on both the original and the converted scale. The conditions to establish comparability shall be as described below.

(A) Using personnel and procedures acceptable to the Department of Health Services (Business and Professions Code sections 1242,1243,1246,1269,2070; Health and Safety Code sections 120580, 1607), blood samples shall be collected from at least ten subjects.

(B) Blood from each subject shall be tested by serial dilution as specified in "Comparison of Acetylcholinesterase Assays Run under Conditions Specified by the Standard Ellman Method and Conditions Specified by a Commercial Cholinesterase Reagent Kit." HS-1752, July 30, 1998, Department of Pesticide Regulation, Worker Health and Safety Branch.

(C) Test dilutions shall be made at 100% and 50% of enzyme activity.

(D) Triplicate samples shall be run by both the reference and the alternative methods.

(E) Pearson product-moment correlation coefficient squared (r^2) shall be at least 0.9 between results of the alternative and reference methods.

NOTE: Authority cited: section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6730. Working Alone.

(a) An employee mixing, loading, or applying a pesticide in toxicity category one for production of an agricultural commodity may not work alone during daylight hours unless personal, radio, or telephone contact is made to a responsible adult at intervals not exceeding two hours.

(b) An employee mixing, loading, or applying a pesticide in toxicity category one for production of an agricultural commodity may not work alone during nighttime hours unless personal, radio, or telephone contact is made to a responsible adult at intervals not exceeding one hour.

(c) A pilot, mixer-loader, and/or flagger team shall be considered as working together. In the case of two ground applicators working in the same field, no additional person is necessary if they can see each other or each other's application vehicles.

NOTE: Authority cited: Sections 11456 and 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6732. Change Area.

For any employee who regularly handles pesticides with the signal word "DANGER" or "WARNING", and for all employees who handle any pesticides for the commercial or research production of an agricultural plant commodity, the employer shall assure that there is, at the place where employees end their exposure period and remove their personal protective equipment, an area where employees may change clothes and wash themselves. Clean towels, soap, and sufficient water shall be available to allow for thorough washing. The employer shall provide a clean, pesticide-free place where employees may store any personal clothing not in use while at work handling pesticides.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6734. Handler Decontamination Facilities.

(a) The employer shall assure that sufficient water, soap and single use towels for routine washing of hands and face and for emergency eye flushing and washing of the entire body are available for employees as specified in this section.

(1) This water shall be of a quality and temperature that will not cause illness or injury when it contacts the skin or eyes or if it is swallowed, and shall be stored separate from that used for mixing with pesticides unless the tank holding water for mixing with pesticides is equipped with appropriate valves to prevent back flow of pesticides into the water.

(2) One clean change of coveralls shall be available at each decontamination site.

(b) The decontamination site for employees handling pesticides for the commercial or research production of an agricultural plant commodity shall be at the mixing/loading site and not more than 1/4 mile (or at the nearest point of vehicular access) from other handlers, except that the decontamination site for pilots may be at the loading site regardless of distance from where the pilot is working. The decontamination site shall not be in an area being treated or under a restricted entry interval unless:

(1) The handlers for whom the site is provided are working in that area being treated or under a restricted entry interval;

(2) The soap, towels, and extra change of coveralls are in an enclosed container; and

(3) The water is running tap water or enclosed in a container.

(c) One pint of water for emergency eye flushing shall be immediately available (carried by the handler or on the vehicle or aircraft the handler is using) to each employee handling pesticides for the commercial or research production of an agricultural plant commodity if the pesticide product labeling requires protective eyewear.

(d) The decontamination site for employees handling pesticides for uses other than the commercial or research production of an agricultural plant commodity shall be within 100 feet of the mixing/loading site when they are handling pesticides with the signal word "DANGER" or "WARNING" on the label.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6736. Coveralls.

(a) The employer shall provide coveralls for each employee who handles any pesticide with the signal word "DANGER" or "WARNING" on the label except as provided in 6738(h).

(b) The employer shall assure that:

(1) Employees start each work day wearing coveralls whenever they handle pesticides with the signal word "DANGER" or "WARNING";

(2) Employees wear coveralls whenever they handle pesticides with the signal word "DANGER" or "WARNING" except as provided in 6738(h);

(3) Employees change out of their coveralls and wash at the end of the work day;

(1) Pesticide use records specified in Section 6624(b), (c), (d) and (e) for pesticides that have been applied to the field within the last two years;

(2) A Material Safety Data Sheet (MSDS), as specified in Title 8, California Code of Regulations, section 5194, for each pesticide listed in the pesticide use records referred to in subsection (b)(1). If the MSDS is not provided by the registrant of a pesticide, the operator of the property shall:

(A) Within seven working days of a request for a MSDS from an employee, employee representative or employee's physician, make written inquiry to the registrant of the pesticide, asking that a MSDS be sent to the operator of the property. If the operator of the property has made a written inquiry within the last twelve months as to whether the pesticide is subject to the requirement for a MSDS or the operator of the property has made a written inquiry within the last six months requesting new, revised or later information on the MSDS, the operator of the property need not make additional written inquiry. A copy of the written inquiry shall immediately be sent to the person requesting the MSDS;

(B) Notify the requester of the availability of the MSDS or provide a copy of the MSDS to the requester within fifteen days of receipt of the MSDS from the registrant; and

(C) If a response has not been received from the registrant within twenty-five working days of the date the inquiry was made, send the department a copy of the inquiry with a notation that no response has been received. The operator of the property is not precluded from obtaining and providing the MSDS utilizing other more expedient methods in lieu of those provided in this subsection.

(c) The operator of the property shall inform his or her employees, before they are allowed to enter a treated field, of the location and availability of any records and other documents required by subsections (a) and (b). If the employees are employed by a labor contractor, the operator of the property shall inform the labor contractor of the location or changed location, of the records and other documents. The labor contractor shall provide that information to his or her employees. If the location of the records and other documents changes, the operator of the property and the labor contractor shall promptly inform his or her employees of the new location. The employer, including the labor contractor, shall also inform their employees that they, their physicians and their representatives have a right of access to the information and that the employees are protected against discharge or other discrimination due to the exercise of their rights under this section.

(d) The operator of the property shall provide, upon request of his or her employee, an employee of a labor contractor, employee representative, or an employee's physician, access to any records, documents and information required to be maintained by this chapter. Access shall be granted as soon as possible and not to exceed forty-eight hours from the date of the request.

INFORMATIONAL NOTE: Other requirements relating to hazard communication can be found in Sections 6602, 6618, 6619, 6724, 6726, 6738, 6744, 6764, 6766, 6770, and 6776.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code; and 29 Code of Federal Regulations, Part 1910.1200.

6761.1. Application-Specific Information for Fieldworkers.

(a) The operator of property used for the commercial or research production of an agricultural plant commodity shall display at a central location the following application-specific information, while fieldworkers are employed to work in treated fields on the operator's property:

- (1) Identification of the treated field;
- (2) Time and date of the application;
- (3) Restricted entry interval;
- (4) Product name(s), U.S. EPA registration number(s), and active ingredient(s); and
- (5) Spray adjuvant product name(s) and California registration number(s) if applicable.

(b) The information must be displayed when the operator of the property receives notice of the completion of an application and before any fieldworkers are allowed to enter the treated field. The information must include all applications that have been made to any field on the operator's property. The information must remain displayed until the area no longer meets the definition of a treated field or fieldworkers will no longer be on the operator's property, whichever occurs earlier.

(c) The operator of the property and any employer with fieldworkers hired to work on the operator's property, shall display at the worksite or at a central location where fieldworkers gather, a description of the location of the application-specific information display whenever their fieldworkers are working in a treated field. The description of the location must be specific enough for fieldworkers to find and have unimpeded access to the displayed application-specific information. The location description must be included in the appropriate section of, or as an attachment to, the Hazard Communication Information for Employees Working in Fields (Pesticide Safety Information Series leaflet A-9) pursuant to section 6761(a).

(d) The original or copies of documents otherwise required to be maintained by this chapter may be used to meet the requirements of this section, provided they contain the information required by this section.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 11501, 12973, 12980, and 12981, Food and Agricultural Code.

6762. Field Work During Pesticide Application.

(a) The requirements of this section are minimum requirements established by the U. S. Environmental Protection Agency and do not assure compliance with the general standard in section 6614.

(b) No employer shall direct or allow any person, other than the persons making the application, to enter or remain in a treated area of a farm or forest during the application.

(c) No employer shall direct or allow any person, other than the persons making the application, to enter or remain in treated nurseries or greenhouses, as specified below.

(1) If the pesticide is applied in a nursery:

(A) By aircraft, in an upward direction, or at a pressure of more than 150 pounds per square inch, or is applied as a fumigant, smoke, fog, or aerosol, the prohibited area is the treatment site plus 100 feet in all directions within the confines of the property.

(B) If the pesticide is applied downward from a height greater than 12 inches from the soil or other planting medium, as a fine spray, or using a pressure of more than 40 pounds per square inch, but not more than 150 pounds per square inch, or which requires respiratory protection on the product labeling, the prohibited area is the treatment site plus 25 feet in all directions within the confines of the property.

(2) If the pesticide is applied in a greenhouse:

(A) As a space treatment (fumigant, smoke, fog, aerosol or mist) or is a pesticide for which the product labeling requires respiratory protection, the prohibited area, until ventilation criteria have been met, is the entire enclosed area plus any adjacent area that is not sealed (sufficient to prevent pesticide transfer) from the treatment site.

(B) As a spray from a height greater than 12 inches from the soil or other planting medium, as a fine spray, or using a pressure of more than 40 pounds per square inch, the prohibited area is the treatment site plus 25 feet in all directions within the enclosed area.

(3) Otherwise, in both nurseries and greenhouses, the prohibited area is the treatment site

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6764. Fieldworker Training.

(a) The employer shall assure that each employee assigned to work in a treated field has been trained within the last 5 years, in a manner the employee understands, before beginning work in the treated field.

(b) The training shall include the following information:

(1) Importance of routine decontamination and washing thoroughly after the exposure period;

(2) Restricted entry intervals and what posting means, including both California and federal field posting sign formats;

(3) Where pesticides are encountered, including treated surfaces in the field, residues on clothing, chemigation and drift;

(4) Routes of exposure;

(5) The hazards of pesticides, including acute effects, chronic and delayed effects, and sensitization effects;

(6) Common signs and symptoms of overexposure;

(7) First aid including decontamination, eye flushing, and obtaining emergency medical care;

(8) Warnings about taking pesticides or pesticide containers home;

(9) The hazard communication program requirements of section 6761; and

(10) Employee rights, including the right;

(A) To personally receive information about pesticides to which he or she may be exposed;

(B) For his or her physician or employee representative to receive information about pesticides to which he or she may be exposed; and

(C) To be protected against retaliatory action due to the exercise of any of his or her rights.

(c) An employee who holds a valid personal pesticide license or certificate issued by the department, a valid verification of training card issued under the authority of the U. S. Environmental Protection Agency, current documented pesticide handler training pursuant to section 6724, or other valid certificate of pesticide training approved by the director is considered to be trained for the purposes of this section.

(d) The information shall be presented in a manner the employee can understand, orally from written materials or audio visually, using non-technical terms. The trainer shall respond to employee questions.

(e) The person conducting the training shall be qualified as one of the following:

(1) A California certified applicator;

(2) A person holding any other valid license or certificate of personal pesticide qualification issued by the department;

(3) A person who has completed an "instructor training" program presented by one of the following:

(A) The University of California, Integrated Pest Management Program, after January 1, 1993;

(B) Other instructor training program approved by the director.

(4) A California Registered Professional Forester;

(5) A person holding a valid County Biologist License in Pesticide Regulation or Investigation and Environmental Monitoring issued by the California Department of Food and Agriculture;

(6) A farm adviser employed by the University of California Extension Office; or

(7) Other valid trainer qualification approved by the director.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6766. Emergency Medical Care.

(a) Emergency medical care for employees who enter fields that have been treated with pesticides shall be planned for in advance. The employer shall locate a facility where emergency care is available for employees who will be working in treated fields.

(b) The employees, or their supervisor in the field, shall be informed of the name and location of a physician or medical facility where emergency medical care is available, and if the identified facility is not reasonably accessible from that work location, the procedures to be followed to obtain emergency medical care.

(c) When there are reasonable grounds to suspect that an employee has a pesticide illness, or when an exposure to a pesticide has occurred that might reasonably be expected to lead to an employee's illness, the employer shall ensure that the employee is taken to a physician immediately.

NOTE: Authority cited: Sections 11456 and 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6768. Fieldworker Decontamination Facilities.

(a) The employer shall assure that sufficient water (of a quality and temperature that will not cause illness or injury when it contacts the skin or eyes or if it is swallowed), soap, and single use towels for washing of hands and face and for emergency eye flushing are reasonably accessible to all fieldworkers engaged in activities involving contact with treated surfaces in treated fields. The decontamination facilities shall be not more than 1/4 mile from the fieldworkers (or at the nearest point of vehicular access). Handwashing facilities provided in conjunction with toilet facilities pursuant to Title 8 California Code of Regulations, section 3457 (Field Sanitation), shall be considered adequate for the purposes of this section.

(b) The decontamination facilities shall not be in an area under a restricted entry interval unless the fieldworkers for whom the site is provided are performing early entry activities. The facilities shall not be in an area under treatment.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6769. Greenhouse Ventilation Criteria.

When a pesticide with product labeling requiring respiratory protection for application is applied by any method, or when any pesticide is applied as a fumigant, smoke, mist, fog, or aerosol inside a greenhouse, ventilation shall continue until:

- (a) The concentration is measured and found not to exceed any pesticide product labeling standard; or
- (b) One of the following has occurred if there is no labeling standard:
 - (1) Ten air exchanges are complete;
 - (2) Two hours of mechanical ventilation, such as with fans;
 - (3) Four hours of passive ventilation, such as opening vents, windows, or doors;
 - (4) Twenty-four hours with no ventilation; or
 - (5) Any combination of percentage portions of (1), (2), (3), and (4) the sum of which equals 100%.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.
Reference: Sections 12980 and 12981, Food and Agricultural Code.

6770. Field Entry After Scheduled or Completed Pesticide Application.

(a) The operator of the property shall not allow or direct employees covered under section 6700 (which includes fieldworkers) or their employers (except for those persons who were scheduled to apply the pesticide(s) or supervise the application) to enter a field on the date of the scheduled application unless the operator assures that:

- (1) The application has not occurred; and
- (2) The application of the property will not occur during the time the employees are in the field to be treated.

(b) The operator of the property shall not allow or direct employees covered under section 6700 (which includes fieldworkers) or their employer to enter a treated field until the operator has received the notice of completion as specified in section 6619(c), and the restricted entry interval has expired or the operator of the property has assured that the restrictions and exceptions pursuant to section 6770(d) have been met.

(c) Any employer hired by the operator of the property shall not allow or direct any of his or her employees to enter a treated field until the employer has received confirmation from the operator of the property that the notice of completion as specified in section 6619(c) has been received, and the restricted entry interval has expired or the operator of the property has assured that the restrictions and exceptions pursuant to section 6770(d) have been met.

(d) The operator of the property and any hired employer shall not allow or direct any of his or her employees to enter a treated field before the restricted entry interval stated on pesticide product labeling or listed in section 6772 has expired except as provided below or otherwise expressly authorized by the director pursuant to Title 40 Code of Federal Regulations, Part 170.112 (d) or (e).

(1) **Pesticide Handling Activities.** Employees may enter a treated field during a restricted entry interval to conduct pesticide handling activities, including soil incorporation (mechanical or watered-in), provided the employer assures that they are wearing the personal protective equipment specified on the pesticide product labeling for handling activities.

(2) **No contact activities.** Employees may enter a treated field during a restricted entry interval provided the employer assures that:

(A) There will be no contact with anything that has been treated, including soil, water, air, equipment, or plant surfaces. Operating tractors or other equipment from inside an enclosed cab or when shields or other control methods, such as operator placement, physically prevent contact of the employee with anything that has been treated is considered to be a "no contact" activity for the purposes of this section provided the required personal protective equipment is immediately available to use if the employee leaves the tractor or other equipment.

(B) Inhalation exposure does not exceed any pesticide product labeling standard or, for greenhouses, the ventilation criteria in section 6769 have been met.

(3) **Short-term, limited-contact activities.** Employee may enter a treated field during a restricted entry interval specified on pesticide product labeling to conduct limited contact activities (including limited contact irrigation) that are necessary and unforeseen, provided the employer assures that:

(A) The restricted entry interval is not for a pesticide product with the requirement on the labeling for both oral notification and the posting of treated fields (double notification);

(B) At least four hours have elapsed since the end of the application;

(C) Inhalation exposure does not exceed the applicable pesticide product labeling standard or for greenhouses the ventilation criteria in section 6769 have been met;

(D) Exposure is minimal and limited to the feet, legs (below the knees), hands, and forearms (below the elbows);

(E) The personal protective equipment required for early entry is used by the employees. The personal protective equipment and/or work clothing must conform with the label requirements for early entry PPE or consist of at least coveralls, socks, chemical resistant footwear, chemical resistant gloves, and protective eyewear (if eyewear is required by the pesticide product labeling for early entry workers) whichever is more protective;

(F) The time in treated fields under a restricted entry interval does not exceed 8 hours in any 24-hour period for each employee entering under this exception; and

(G) The exception granted by the U.S. Environmental Protection Agency for short-term, limited-contact activities is in effect.

(4) **Short-term, high-contact activities.** Employees may enter a treated field during a restricted entry interval specified on pesticide product labeling to conduct other activities, not included in (d)(1), (2), and (3) that do not involve hand labor provided the employer assures that:

(A) At least four hours have elapsed since the end of the application;

(B) Inhalation exposure does not exceed any pesticide product labeling standard or the ventilation criteria in section 6769 have been met;

(C) The personal protective equipment specified on pesticide product labeling for early entry is used by the employees. The personal protective equipment and/or work clothing must either conform with the label requirements for early entry PPE; or consist of at least coveralls, socks, chemical resistant footwear, chemical resistant gloves, and protective eyewear (if eyewear is required by the pesticide labeling for early entry workers), whichever is more protective; and

(D) Entry does not exceed one hour in any 24-hour period for any employee.

(e) Employees may enter a treated field after the expiration of the restricted entry interval specified on pesticide product labeling and while a restricted entry interval specified in section 6772 is in effect to conduct activities, other than hand labor, provided that employees are wearing work clothing with long sleeves and legs, shoes with socks, and gloves.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6771. Requirements for Early Entry Employees.

(a) Before any employee may enter a field under restricted entry as permitted by section 6770, the employer shall assure that the employee has been informed of the following in a manner that he or she can understand;

(1) Specific restrictions and conditions pursuant to section 6770 about the work activity to be performed;

(2) Pesticide product labeling precautionary statements related to human hazards;

(3) Symptoms of poisoning;

(4) Emergency first aid and decontamination procedures for pesticide injuries or poisonings, including emergency eye flushing techniques;

(5) How to obtain emergency medical care;

(6) The prevention, recognition, and first aid for heat-related illness if personal protective equipment is used;

(7) The need for, use, and care of personal protective equipment required for early entry into treated fields;

(8) That clothing and personal protective equipment may be contaminated with pesticide residues;

(9) Instructions for removing and storing such clothing and equipment, and laundering such equipment; and

(10) The importance of washing thoroughly at the end of the exposure period.

(b) The employer shall provide all required personal protective equipment and provide for its cleaning (according to pesticide labeling instructions or, absent any instructions, washed in detergent and hot water), repair and replacement when it cannot be adequately cleaned or properly repaired. The employer shall assure that all personal protective equipment is inspected before each day of use. The employer shall assure that all personal protective equipment is kept separate from personal clothing, in a pesticide free, specifically designated place, when not in use. All required personal protective equipment required for employees must meet the applicable standards in section 6738 and 6739.

(c) The employer shall assure that personal protective equipment is used correctly for its intended purpose.

(d) The employer shall assure that cleaned personal protective equipment is dried or stored in a well ventilated place to dry. The employer shall assure that contaminated personal protective equipment is kept and washed separately from other clothing or laundry.

(e) Personal protective equipment must remain the property of the employer. Employees shall not be allowed or directed to take home pesticide contaminated personal protective equipment. The employer shall inform any person who cleans or launders personal protective equipment that the equipment may be contaminated, about the hazards presented, and how to properly handle and clean it.

(f) The employer shall assure that at least one pint of eyeflush water is immediately accessible (carried by the employee or on the vehicle being operated by the employee) to each employee who is performing, during any restricted entry interval specified on pesticide product labeling, early entry activities in a treated field for which the pesticide product labeling requires protective eyewear.

(g) The employer shall assure that employees engaged in tasks pursuant to section 6770(d) (3) and (4) are provided, at the place where they remove personal protective equipment, sufficient water (of a quality and temperature that will not cause illness or injury when it contacts the skin or eyes or if it is swallowed), soap, and clean or single use towels so that they may wash thoroughly at the end of the exposure period. When provided at the place where employees remove personal protective equipment, handwashing facilities provided in conjunction with toilet facilities pursuant to Title 8 California code of Regulations, section 3457 (Field Sanitation), shall be considered adequate for the purposes of this section.

(h) The employer shall assure that a clean, pesticide-free place for storing personal clothing and putting on personal protective equipment at the start of work and taking off personal protective equipment at the end of the exposure period is provided for employees.

(i) The employer shall take appropriate measures to prevent heat related illness, when necessary.

NOTE: Authority cited: Section 12981, Food and Agricultural Code.

Reference: Sections 12980 and 12981, Food and Agricultural Code.

6772. Restricted Entry Intervals.

(a) The restricted entry intervals specified in this section shall be applied according to the following:

(1) Other restricted entry intervals are found on pesticide product labeling. In case of an inconsistency between the pesticide product labeling and this section, the longer restricted entry interval shall be followed;

(2) If more than one restricted entry interval in this section is applicable to a given situation, the longer restricted entry interval shall apply, except as provided in section 6774;

(3) When reference is made to pounds of a pesticide in a restricted entry interval, the reference means pounds of active ingredient;

(4) A day is considered to be a 24-hour period beginning at the conclusion of the application to the identified field or portion of a field.

(b) The restricted entry intervals in days in the following table apply to the pesticide/crop combinations listed.

Pesticide	Crops					Other Crops
	Apples Nectarines	Citrus	Corn	Grapes	Peaches /	
Azinphos-methyl (Guthion)	14(B)	30		21	14(B)	14(A)(B)
Chlorpyrifos		2				
Diazinon		5		5	5	
Endosulfan (Thiodan)	2	2	2	2	2	2
Malathion		1		1	1	
Methidathion (Supracide)		30				
Methomyl (Lannate)				7(C)		
Parathion-methyl (non encapsulated)	14	14(D)	14(D)	14(E)	21	14(D)
Phorate (Thimet)			7			
Phosmet (Imidan)				5	5	
Propargite (Omite, Comite)	21	42	7	30	21	21(F)(G)
Sulfur				3(H)		

Footnotes:

(A) This restricted entry interval for other crops applies to stone fruit, such as apricots, cherries, plums, and prunes, and pome fruit, such as pears, only. Stone fruit does not include almonds and other nut crops.

(B) If the total Azinphos-methyl applied in the current calendar year is 1.0 pounds per acre or less, thinning may be done after seven days.

(C) Applications of methomyl made after August 15, have a 21-day restricted entry interval. This interval may be terminated after 10 days if leaf samples tested pursuant to section 6774 (c)(4) show 0.1 micrograms per square centimeter or less of dislodgeable foliar residue of methomyl.

(D) This restricted entry interval applies only when more than one pound per acre of non-encapsulated parathion-methyl is applied.

(E) The restricted entry interval for non-encapsulated parathion-methyl on grapes in Monterey County is six days.

(F) The restricted entry interval for strawberries and field grown roses treated with propargite is 3 days.

(G) The restricted entry interval for cotton fields treated with propargite is 7 days. However, from the end of the restricted entry interval until the beginning of harvest, the employer shall assure that employees entering propargite treated cotton fields wear work clothing with long sleeves and legs and gloves.

(H) This restricted entry interval for sulfur applies from May 15 through harvest in the counties of: Fresno, Kern, Kings, Madera, Merced, San Joaquin, Stanislaus, and Tulare; and during March and April in Riverside County

Article 1. Pesticide Contamination Prevention
Sections 6800-6808

6800. Groundwater Protection List.

Pesticides labeled for agricultural, outdoor institutional or outdoor industrial use that contain any of the following chemicals are designated as having the potential to pollute ground water:

(a) The following chemicals detected in ground water or soil pursuant to section 13149 of the Food and Agricultural Code:

- (1) Atrazine
- (2) Simazine
- (3) Bromacil
- (4) Diuron, except for products with less than 7% diuron that are applied to foliage
- (5) Prometon
- (6) Bentazon (Basagran®)
- (7) Norflurazon

NOTE: Authority cited: Sections 11456, 13145, Food and Agricultural Code.

Reference: Sections 13144, 13145, and 13149, Food and Agricultural Code.

(b) The following chemicals identified pursuant to section 13145(d) of the Food and Agricultural Code:

Acephate	2,4-D, dimethylamine salt
Alachlor	2,4-D, isooctyl ester
Aldicarb	2,4-DP-P, dimethylamine salt (dichlorprop-P, dimethylene salt)
Azinphos-methyl	Dazomet
Azoxystrobin	Diazinon
Bensulfuron methyl	Dicamba, diglycolamine salt
Bensulide	Dicamba, dimethylamine salt
Bispyribac-sodium	Dicamba, sodium salt
Butylate	Dichlobenil
Carbaryl	Dichloran
Carbofuran	Diethatyl-ethyl
Chloropicrin	Diflufenzopyr, sodium salt
Chlorothalonil	Dimethenamid-P
Chlorsulfuron	Dimethoate
Clomazone	Dinotefuran
Cyanazine	Diquat dibromide
Cycloate	Disulfoton
2,4-D, 2-ethylhexyl ester	
2,4-D, diethanolamine salt	

Dithiopyr	(S)-Metolachlor
Endothall, dipotassium salt	Metribuzin
Endothall, mono (N,N-dimethyl - alkylamine) salt	Molinate
EPTC	Napropamide
Ethofumesate	Naptalam, sodium salt
Ethoprop	Nitrpyrin
Fenamiphos	Oryzalin
Fenoxycarb	Oxydemeton-methyl
Fludioxonil	Parathion
Fluometuron	Pebulate
Flutolanil	Penoxsulam
Fonofos	Phorate
Fosetyl-Al (aluminum tris)	Piperonyl butoxide
Halosulfuron-methyl	Prometryn
Hexazinone	Propanil
Imazamox, ammonium salt	Propyzamide
Imazapic, ammonium salt	Pyrazon
Imazethapyr	Rimsulfuron
Imazethapyr, ammonium salt	Siduron
Imidacloprid	Sulfometuron-methyl
Iprodione	Tebuthiuron
Isoxaben	Terrazole
Linuron	Thiamethoxam
Malathion	Thiazopyr
Mefenoxam	Thiobencarb
Metalaxyl	Thiophanate methyl
Metaldehyde	Triallate
Methiocarb	Triclopyr, butoxyethyl ester
Methomyl	Triclopyr, triethylamine salt
Methyl isothiocyanate	Triflumizole
Methyl parathion	Uniconazole-P
Metolachlor	Vernolate
	Vinclozolin

NOTE: Authority cited: Sections 11456, 12976 and 13145, Food and Agricultural Code.
Reference: Sections 13144, 13145 and 13149, Food and Agricultural Code

6802. Pesticide Management Zones. Repealed

NOTE: Authority cited: Sections 11456, 12976 and 13145, Food and Agricultural Code.
Reference: Section 13145, Food and Agricultural Code.