PROPOSED REGULATIONS
NO FURTHER MODIFICATIONS TO TEXT

For the 45-day comment period, proposed text is underlined
For the 15-day comment period, proposed text is double underlined
For the second 15-day comment period, text proposed to be added is shown in bold type; and
For the second 15-day comment period, text proposed to be deleted is shown in strikethrough.
For the third 15-Day comment period, text proposed to be adopted is shown in bold underline
For the third 15-day comment period, text proposed to be deleted is shown in double strikethrough.
For the Fourth 15-day comment period, text proposed to be added adopted is in italicized underline
For the Fourth 15-day comment period, text proposed to be deleted is shown in italicized strikethrough.

CALIFORNIA CODE OF REGULATIONS
TITLE 2. ADMINISTRATION
DIVISION 1. ADMINISTRATIVE PERSONNEL
CHAPTER 1. STATE PERSONNEL BOARD
SUBCHAPTER 1.5 PERSONAL SERVICES CONTRACTS
ARTICLE 2. PROCEDURES FOR REVIEWING PERSONAL SERVICES CONTRACTS PROPOSED OR ENTERED INTO PURSUANT TO GOVERNMENT CODE § 19130(B)

§547.60.2. Notice to Employee Organizations

A state agency intending to execute a contract or amendment to a contract for personal services under conditions specified within Government Code section 19130, subdivision (b), shall notify all organizations that represent state employees who perform or could perform the type of work that is called for within the contract, unless exempted under Government Code section 19132, subdivision (b)(1), in no less than 20 calendar days prior to the anticipated date of the execution of the contract. The notice shall include a copy of the full contract and enough information to enable employee organizations to determine the type of work to be performed under the contract, applicable exemption criteria under Government Code section 19130, subdivision (b), the anticipated estimated value of the contract, the term length of the contract and any extensions of the contract, and the
employee organizations notified of the contract. It is the contracting agency’s responsibility to identify the appropriate employee organization(s) to be notified. If the contracting state agency is unable to determine which employee organization(s) is or are appropriate to be notified, or determines that no represented employees perform or could perform the type of work that is called for within the contract, the contracting state agency shall notify all employee organizations representing each of the bargaining units within state civil service.