

AMENDED IN SENATE JUNE 19, 2003

AMENDED IN ASSEMBLY APRIL 30, 2003

CALIFORNIA LEGISLATURE—2003–04 REGULAR SESSION

ASSEMBLY BILL

No. 808

**Introduced by Assembly Members Canciamilla and Richman
(Coauthors: Assembly Members Diaz and Levine)**

February 20, 2003

An act to enact the Energy Code, and to amend Sections 11550 and 12800 of the Government Code, relating to energy.

LEGISLATIVE COUNSEL'S DIGEST

AB 808, as amended, Canciamilla. Energy: agency consolidation.

(1) The Warren-Alquist State Energy Resources Conservation and Development Act establishes the State Energy Resources Conservation and Development Commission (Energy Commission) and requires it to certify sufficient sites and related facilities that are required to provide a supply of electricity sufficient to accommodate projected demand for power statewide. Under that act, the Energy Commission also administers existing law with respect to energy conservation and renewable electricity generation sources.

Existing law authorizes the Public Utilities Commission to regulate public utilities, including electrical and gas corporations. Under existing law, the commission is charged with issuing certificates of public convenience and necessity to every electrical and gas corporation proposing to construct or modify any electric or gas plant within the state, is authorized to determine the value of the property of every public utility in the state, to fix the just compensation to be paid

by a political subdivision for public utility property acquired by eminent domain, to hold hearings concerning complaints against certain entities, including electrical and gas corporations, and to charge and collect certain fees. Under existing law, a public utility is guilty of a crime for failing to comply with provisions of the Public Utilities Act, the California Constitution, or an order by the commission.

Under existing law, the California Consumer Power and Conservation Financing Authority Act establishes the California Consumer Power and Conservation Financing Authority (Power Authority), with certain powers and responsibilities, including the issuance of up to \$5,000,000,000 of revenue bonds, for the purposes of augmenting electric generating facilities and ensuring a sufficient and reliable supply of electricity.

Existing law establishes the Division of Oil, Gas, and Geothermal Resources within the Department of Conservation.

This bill would enact the Energy Code and would establish the Energy Agency under the administration of the Secretary of Energy, who would be appointed by the Governor and subject to confirmation by the Senate. The agency would be responsible for the planning, development, and implementation of all major aspects of the state energy policy to ensure an adequate, reasonably priced supply of electricity and natural gas. The secretary, in consultation with the Independent System Operator (*ISO*), would be required to determine appropriate reserve levels needed to maintain the reliability and stability of the electrical transmission and distribution grid and the Public Utilities Commission would be required to ensure that electrical corporations meet the reserve levels determined to be appropriate by the secretary.

(2) The existing restructuring of the electrical services industry establishes the Electricity Oversight Board (Oversight Board) to oversee the ~~Independent System Operator~~ *ISO* and the Power Exchange in order to ensure the success of the electrical industry restructuring and to ensure a reliable supply of electricity in the transition to a new market structure.

Existing law establishes the Milton Marks “Little Hoover” Commission on California State Government Organization and Economy (commission) to promote economy, efficiency, and improved service in the transaction of the public business in the various departments, agencies, and instrumentalities of the executive branch of the state government.



Existing law authorizes the Governor to perform executive branch reorganizations for certain purposes, except an agency whose primary purpose is service to the legislative or judicial branches or any agency that is administered by an elective officer. The reorganization plan becomes effective on the 61st day after it has been given to the Legislature unless either the Senate or the Assembly adopts, by majority vote, a resolution rejecting the plan. The Governor is required to submit for study and recommendation any reorganization plan to the Little Hoover Commission at least 30 days prior to submitting the plan to the Legislature.

This bill would require the Governor to examine and on or before May 1, 2004, submit for study and recommendation to the Little Hoover Commission, and on or before July 1, 2004, transmit to the Legislature, a plan for reorganization of the energy regulatory activities of the state. The plan of reorganization would be required to (1) establish within the Energy Agency all major policy making functions with respect to the state's energy policy; (2) ~~merge~~ *eliminate* the California Consumer Power and Conservation Financing Authority and *transfer its authority to the Energy Agency*; (3) *merge* the State Energy Resources Conservation and Development Commission into the Energy Agency; ~~(3)~~ (4) *eliminate the Electricity Oversight Board and transfer its functions for monitoring and investigating wholesale energy markets to the Energy Agency*; ~~(4) eliminate the Power Exchange~~; (5) transfer to the Energy Agency all policy making functions with respect to energy matters currently performed by the Public Utilities Commission and establish review mechanisms to ensure that the regulatory activities of the Public Utilities Commission are consistent with the state's energy policy; (6) transfer to the Energy Agency all energy conservation programs and oversight currently performed by the Public Utilities Commission; ~~and~~ (7) establish a single board ~~responsible for the siting of electrical generation and transmission facilities and natural gas transmission facilities that will coordinate with agencies with environmental protection responsibilities in the Energy Agency, with responsibility for state approval for the siting of energy production, storage, and transmission facilities~~; (8) *establish the Secretary of Energy as the sole authorized representative of the state before the Federal Energy Regulatory Commission (FERC)*; (9) *require the ISO to report any filings or appearances before FERC to the secretary*; and (10) *provide public oversight of the ISO by the Energy Agency, to the extent permitted under federal law.*



Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. The Legislature finds and declares all of the
2 following:

3 (a) California’s existing energy regulatory system has resulted
4 in significant fragmentation, duplication, overlap, and confusion
5 in the formulation and execution of the state’s energy related
6 functions.

7 (b) Having a single agency that is responsible for the state’s
8 energy policy will better ensure that the state sends a clear and
9 consistent message to the public, the business community, the
10 energy industry, and financial markets relative to policy objectives
11 and the means to carry out those objectives. Consolidating energy
12 policy making into a single lead agency will ensure that all
13 agencies advocate for, and carry out, one state energy policy, rather
14 than disagreeing on elements of energy policy as they have in the
15 past.

16 (c) Having a cabinet-level gubernatorial appointee with
17 responsibility for overseeing a single agency that is responsible for
18 the state’s energy policy will promote accountability to the
19 Legislature and the public for policy, legal, and administrative
20 actions.

21 (d) Having a single agency that is responsible for the state’s
22 energy policy will eliminate duplication of effort and save money
23 in research, developing policy, program design and coordination,
24 program implementation, consumer protection, and compliance
25 with environmental objectives and protections. Consolidation will
26 reduce the number of high-level officials responsible for policy,
27 legal, communications, and administrative issues.

28 (e) Having a cabinet-level gubernatorial appointee with
29 responsibility for overseeing a single agency that is responsible for
30 the state’s energy policy will allow for more timely and
31 comprehensive responses to shortages, emergencies, and
32 enforcement issues, because of decreased potential for conflicts
33 between agencies.

34 (f) *Having a single agency responsible for the siting of*
35 *generation, transmission, and natural gas infrastructure will*



1 *increase the efficiency and effectiveness of the siting process,*
2 *thereby helping to ensure Californians will receive a reliable*
3 *supply of energy at a reasonable cost.*

4 (g) It is the intent of the Legislature to enact an Energy Code,
5 under the governance of the Energy Agency.

6 ~~(g)~~

7 (h) It is the further intent of the Legislature that the Energy
8 Agency be responsible for the development of the state's energy
9 policy and for strategic planning on how to implement the state's
10 energy policy.

11 ~~(h)~~

12 (i) It is the further intent of the Legislature that the Public
13 Utilities Commission carry out its regulatory powers and
14 jurisdiction over public utilities in a manner that is consistent with
15 the state's energy policy, as developed and refined by the Energy
16 Agency. The Energy Agency will set policy and the Public Utilities
17 Commission will implement it in the regulatory arena.

18 ~~(i)~~

19 (j) It is the further intent of the Legislature that the Joint
20 Legislative Audit Committee, Senate Energy, Utilities and
21 Communications Committee, and Assembly Utilities and
22 Commerce Committees hold regular oversight hearings on agency
23 activities, including agency expenditures and policy planning.

24 SEC. 2. (a) The Governor shall examine and on or before
25 May 1, 2004, submit for study and recommendation to the Milton
26 Marks "Little Hoover" Commission on California State
27 Government Organization and Economy established pursuant to
28 Chapter 6 (commencing with Section 8501) of Division 1 of Title
29 2 of the Government Code, a plan for reorganization of the energy
30 regulatory activities of the state, pursuant to Article 7.5
31 (commencing with Section 12080) of Chapter 1 of Part 2 of
32 Division 3 of Title 2 of the Government Code.

33 (b) The Governor shall on or before July 1, 2004, transmit to
34 the Legislature, a plan for reorganization of the energy regulatory
35 activities of the state pursuant to Article 7.5 (commencing with
36 Section 12080) of Chapter 1 of Part 2 of Division 3 of Title 2 of
37 the Government Code.

38 (c) The Governor's plan of reorganization shall include all of
39 the following provisions:



- 1 (1) Establish within the Energy Agency all major policy
2 making functions with respect to the state's energy policy.
- 3 (2) ~~Merge~~ *Eliminate* the California Consumer Power and
4 Conservation Financing Authority and *transfer its authority to the*
5 *Energy Agency.*
- 6 (3) *Merge* the State Energy Resources Conservation and
7 Development Commission into the Energy Agency.
- 8 ~~(3)~~
- 9 (4) *Eliminate* the Electricity Oversight Board *and transfer its*
10 *functions for monitoring and investigating wholesale energy*
11 *markets to the Energy Agency.*
- 12 ~~(4) Eliminate the Power Exchange.~~
- 13 (5) Transfer to the Energy Agency all policy making functions
14 with respect to energy matters currently performed by the Public
15 Utilities Commission and establish review mechanisms to ensure
16 that the regulatory activities of the Public Utilities Commission are
17 consistent with the state's energy policy.
- 18 (6) Transfer to the Energy Agency all energy conservation
19 programs and oversight currently performed by the Public
20 Utilities Commission.
- 21 (7) Establish a single board ~~responsible for the siting of~~
22 ~~electrical generation and transmission facilities and natural gas~~
23 ~~transmission facilities~~ *in the Energy Agency, with responsibility*
24 *for state approval for the siting of energy production, storage, and*
25 *transmission facilities, including electric plant and gas plant, that*
26 *will coordinate with agencies with environmental protection*
27 *responsibilities. The decisions of the board on any application for*
28 *certification of a site and related facility are subject to judicial*
29 *review by the Supreme Court of California.*
- 30 (8) *Establish the Secretary of Energy, or the designee of the*
31 *secretary, as the sole authorized representative of the state before*
32 *the Federal Energy Regulatory Commission.*
- 33 (9) *Require the Independent System Operator to report any*
34 *filings or appearances before the Federal Energy Regulatory*
35 *Commission to the Secretary of Energy.*
- 36 (10) *Provide for public oversight of the Independent System*
37 *Operator by the Energy Agency, to the extent permitted under*
38 *federal law.*
- 39 SEC. 3. The Department of Finance may direct the transfer of
40 unexpended and unencumbered balances of appropriations and



1 other funds available for use in connection with any function
2 affected by the reorganization prescribed by the act adding this
3 section that the Director of Finance determines to be necessary to
4 facilitate the reorganization, for use in connection with the
5 functions affected by the reorganization, provided that any
6 unexpended and unencumbered balances of appropriations and
7 other funds so transferred shall be expended, as to appropriations,
8 only for purposes that were authorized by the appropriation and,
9 as to other available funds, only for purposes authorized as of the
10 effective date of the act adding this section.

11 SEC. 4. The Energy Code is enacted, to read:

12

13 DIVISION 1. PRELIMINARY PROVISIONS

14

15 CHAPTER 1. GENERAL PROVISIONS

16

- 17 1. This code is known as the Energy Code.
- 18 2. Division, chapter, article, and section headings do not affect
19 the scope, meaning, or intent of this code.
- 20 3. Unless the provision or context otherwise requires, the
21 general provisions and rules of construction in this division govern
22 the construction of this code.
- 23 4. If a reference is made to a portion of this code or to another
24 law, the reference applies to all amendments and additions
25 regardless of the time made.
- 26 5. Unless otherwise expressly stated:
- 27 (a) "Division" means a division of this code.
- 28 (b) "Part" means a part of the division in which that term
29 occurs.
- 30 (c) "Chapter" means a chapter of the division or part, as the
31 case may be, in which that term occurs.
- 32 (d) "Article" means an article of the chapter in which that term
33 occurs.
- 34 (e) "Section" means a section of this code unless some other
35 statute or code is specifically mentioned.
- 36 (f) "Subdivision" means a subdivision of the section in which
37 that term occurs unless some other section is expressly mentioned.
- 38 (g) "Paragraph" means a paragraph of the subdivision in
39 which that term occurs.



- 1 (h) “Subparagraph” means a subparagraph of the paragraph in
2 which that term occurs.
- 3 6. The present tense includes the past and future tenses, and
4 the future, the present.
- 5 7. The masculine gender includes the feminine and the neuter.
- 6 8. The singular number includes the plural, and the plural, the
7 singular.
- 8 9. “Shall” is mandatory and “may” is permissive. “Shall
9 not” and “may not” are prohibitory.
- 10 10. “Oath” includes affirmation.
- 11 11. “Signature” or “subscription” includes a mark when the
12 signer or subscriber cannot write, such signer’s or subscriber’s
13 name being written near the mark by a witness who writes his own
14 name near the signer’s or subscriber’s name; but a signature or
15 subscription by mark can be acknowledged or can serve as a
16 signature or subscription to a sworn statement only when two
17 witnesses so sign their own names thereto.
- 18 12. “State” means the State of California, unless applied to
19 the different parts of the United States. In the latter case, it includes
20 the District of Columbia and the territories.
- 21 13. “County” includes city and county.
- 22 14. “City” includes city and county and “incorporated
23 town,” but does not include “unincorporated town” or “village.”
- 24 15. If a provision or clause of this code or its application to any
25 person or circumstances is held invalid, the invalidity does not
26 affect other provisions or applications of the code that can be given
27 effect without the invalid provision or application, and to this end,
28 the provisions of this code are severable.
- 29 16. No action or proceeding commenced before this code
30 takes effect, and no right accrued, is affected by this code, but all
31 procedure thereafter taken therein shall conform to this code in so
32 far as possible.
- 33 17. Whenever a power is granted to, or a duty is imposed
34 upon, a public officer, including the ~~Director~~ *Secretary* of Energy,
35 the power may be exercised or the duty may be performed by a
36 deputy of the officer or by a person authorized, pursuant to law, by
37 the officer, unless this code expressly provides otherwise.
- 38 18. Writing includes any form of recorded message capable of
39 comprehension by ordinary visual means. Whenever any notice,
40 report, statement, petition, or record is required or authorized by



1 this code, it shall be made in writing in the English language unless
 2 it is expressly provided otherwise. Wherever any notice or other
 3 communication is required by this code to be mailed by registered
 4 mail by or to any person or corporation, the mailing of such notice
 5 or other communication by certified mail shall be deemed to be a
 6 sufficient compliance with the requirements of law.

7 19. Whenever reference is made to any portion of this code or
 8 of any other law of this state, the reference applies to all
 9 amendments and additions heretofore or hereafter made.

10
 11 CHAPTER 2. DEFINITIONS
 12

13 100. The following terms have the following meanings and
 14 shall govern the construction of this code, unless the provision or
 15 the context otherwise requires.

16 101. "Agency" means the Energy Agency.

17 102. "Corporation" includes a corporation, a company, an
 18 association, and a joint stock association.

19 103. "Person" includes an individual, a firm, and a
 20 copartnership.

21 104. "Secretary" means the Secretary of Energy.

22 105. As used in this code "person" and "corporation"
 23 include the lessees, trustees, receivers or trustees appointed by any
 24 court whatsoever, of the person or corporation.

25 106. "Public or any portion thereof" means the public
 26 generally, or any limited portion of the public, including a person,
 27 private corporation, municipality, or other political subdivision of
 28 the state, for which the service is performed or to which the
 29 commodity is delivered.

30
 31 DIVISION 2. ENERGY AGENCY
 32

33 CHAPTER 1. ADMINISTRATION
 34

35 200. The Energy Agency is hereby established.

36 201. (a) The agency is administered by the Secretary of
 37 Energy.

38 (b) The secretary is appointed by the Governor and subject to
 39 confirmation by the Senate.



1 202. (a) The secretary shall direct the departments and staff
2 of the agency, in the performance of their duties, in accordance
3 with statutes and agency policies and guidelines. The secretary
4 shall be responsible for the agency's executive and administrative
5 duties and shall organize, coordinate, supervise, and direct the
6 operations and affairs of the agency and expedite all matters within
7 the agency's jurisdiction.

8 (b) The secretary shall keep a full and true record of all
9 proceedings of the agency, issue all necessary process, ~~writs,~~
10 ~~warrants,~~ and notices, and perform such other duties as are
11 necessary to carry out the duties of the agency. ~~The secretary may~~
12 ~~dismiss complaints or applications when all parties are in~~
13 ~~agreement thereto, in accordance with rules that the agency may~~
14 ~~prescribe.~~

15 (c) The secretary may appoint assistant executives who may
16 serve ~~warrants and other process~~ *process on behalf of the secretary*
17 in any county or city and county of this state.

18 203. The secretary may employ any officers, administrative
19 law judges, experts, engineers, statisticians, accountants,
20 inspectors, clerks, and employees as the secretary deems necessary
21 to carry out or to perform the duties and exercise the powers
22 conferred upon the agency by law. All officers and employees shall
23 receive compensation as is established by the secretary.

24 204. (a) The agency shall adopt procedures on the
25 disqualification of administrative law judges due to bias or
26 prejudice similar to those of other state agencies and superior
27 courts.

28 (b) The agency shall develop the procedures with the
29 opportunity for public review and comment.

30 205. The agency may do any of the following:

31 (a) Apply for and accept grants and contributions, and expend
32 appropriations.

33 (b) Contract for professional work or services if work or
34 services cannot be satisfactorily performed by its employees or by
35 any other state agency.

36 (c) Be sued and sue.

37 (d) Request and utilize the advice and services of all federal,
38 state, regional, and local agencies.

39 (e) Adopt any rule or regulation, or take any action, that the
40 ~~director~~ *secretary* determines to be reasonable and necessary to



1 carry out this code. The agency shall adopt rules and regulations,
2 as necessary, to carry out this code in conformity with Chapter 3.5
3 (commencing with Section 11340) of Part 1 of Division 3 of Title
4 2 of the Government Code.

5 (f) *Do any and all things necessary to carry out the purposes of*
6 *this chapter.*

7 206. The provisions of this division specifying any power or
8 duty of the agency shall be liberally construed, to carry out the
9 objectives of this code.

10 207. As to any matter involving the federal government, its
11 departments or agencies, that is within the scope of the powers and
12 duties of the agency, the ~~director~~ *secretary* may represent its
13 interest or the interest of any county, city, state agency, or district
14 upon its request, and to that end may correspond, confer, and
15 cooperate with the federal government, and its departments or
16 agencies.

17 208. The secretary may participate as a party in any
18 proceeding ~~before any federal or state agency having authority~~
19 ~~whatsoever to approve or disapprove any aspect of a proposed~~
20 ~~facility, receive notice from any applicant of all applications and~~
21 ~~pleadings filed subsequently by those applicants in any such~~
22 ~~proceeding, and, upon request, receive copies of any such~~
23 ~~subsequently filed applications and pleadings that the director~~
24 ~~shall determine to be necessary: that is relevant to the secretary's~~
25 *duties.*

26
27 CHAPTER 2. OFFICES AND MEETINGS
28

29 250. (a) The agency shall maintain its headquarters in the
30 County of Sacramento and may establish branch offices in those
31 parts of the state that the agency determines to be necessary.

32 (b) The meetings of the agency shall be open and public in
33 accordance with Article 9 (commencing with Section 11120) of
34 Chapter 1 of Part 1 of Division 3 of Title 2 of the Government
35 Code.

36 (c) The agency shall have a seal, bearing the inscription
37 "Energy Agency." The seal shall be affixed to all writs and
38 authentications of copies of records and to such other instruments
39 as the director shall direct.



1 (d) The agency may procure all necessary books, maps, charts,
2 stationery, instruments, office furniture, apparatus, and
3 appliances.

4
5 CHAPTER 3. RECORDS
6

7 260. The agency shall make available any information filed or
8 submitted pursuant to this code under the California Public
9 Records Act (Chapter 3.5 (commencing with Section 6250) of
10 Division 7 of Title 1 of the Government Code), except that the
11 agency shall keep confidential any information ~~submitted to the~~
12 ~~agency that the secretary determines to be proprietary, or the~~
13 ~~disclosure of which would likely injure competition that is~~
14 ~~required to be kept confidential by federal statute, rule, or order,~~
15 ~~or that is nonpublic pursuant to another provision of state law, or~~
16 ~~if the secretary determines that the information is proprietary, a~~
17 ~~trade secret, or that its disclosure would be likely to result in harm~~
18 ~~to the functioning of the market or create a significant risk of harm~~
19 ~~to the public.~~ The secretary shall annually report to the Legislature,
20 summary information concerning information withheld from the
21 public pursuant to this section.

22
23 CHAPTER 4. LEGAL AFFAIRS
24

25 300. The Legal Affairs Department is established in the
26 Energy Agency, administered by the agency counsel, with
27 responsibility for facility compliance, permit condition
28 compliance, ~~energy market enforcement~~ *enforcement of all*
29 *regulatory responsibilities of the agency*, and representation of the
30 state's proprietary interests and the interests of ratepayers.

31 301. (a) The secretary may appoint as agency counsel, an
32 attorney at law of this state, who shall hold office during the
33 pleasure of the secretary.

34 (b) The attorney shall represent and appear for the people of the
35 State of California and the agency in all actions and proceedings
36 involving any question under this code or under any order or act
37 of the agency. If directed to do so by the secretary, the attorney
38 shall intervene, if possible, in any action or proceeding in which
39 any such question is involved.



1 (c) The attorney shall commence, prosecute, and expedite the
2 final determination of all actions and proceedings directed or
3 authorized by the secretary, advise the secretary, when so
4 requested, in regard to all matters in connection with the powers
5 and duties of the agency and the members thereof, and generally
6 perform all duties and services as attorney to the agency that the
7 secretary may require of him or her.

8
9 DIVISION 3. ENERGY POLICY AND PLANNING

10
11 1000. (a) The agency shall be responsible for the planning,
12 development, and implementation of all major aspects of the state
13 energy policy. The state energy policy will ensure an adequate,
14 reasonably priced supply of electricity and natural gas.

15 (b) When agencies, departments, and commissions retain
16 powers and authority with respect to energy programs, those
17 agencies, departments, and commissions shall coordinate their
18 activities with the agency and not act in a manner that defeats the
19 state energy policy.

20 1001. The secretary, in consultation with the Independent
21 System Operator, shall determine appropriate reserve levels
22 needed to maintain the reliability and stability of the electrical
23 transmission and distribution grid. The Public Utilities
24 Commission shall ensure that electrical corporations meet the
25 reserve levels determined to be appropriate by the secretary.

26 SEC. 5. Section 11550 of the Government Code is amended
27 to read:

28 11550. Effective January 1, 1988, an annual salary of
29 ninety-one thousand fifty-four dollars (\$91,054) shall be paid to
30 each of the following:

- 31 (a) Director of Finance.
- 32 (b) Secretary of Business, Transportation and Housing.
- 33 (c) Secretary of Resources.
- 34 (d) Secretary of Health and Human Services.
- 35 (e) Secretary of State and Consumer Services.
- 36 (f) Commissioner of the California Highway Patrol.
- 37 (g) Secretary of the Youth and Adult Correctional Agency.
- 38 (h) Secretary of Food and Agriculture.
- 39 (i) Secretary of Technology, Trade, and Commerce.
- 40 (j) Secretary of Veterans Affairs.

1 (k) Secretary of Labor and Workforce Development.

2 (l) Secretary of Energy.

3 The annual compensation provided by this section shall be
4 increased in any fiscal year in which a general salary increase is
5 provided for state employees. The amount of the increase provided
6 by this section shall be comparable to, but shall not exceed, the
7 percentage of the general salary increases provided for state
8 employees during that fiscal year.

9 SEC. 6. Section 12800 of the Government Code is amended
10 to read:

11 12800. There are in the state government the following
12 agencies: State and Consumer Services; Business, Transportation
13 and Housing; California Environmental Protection; California
14 Health and Human Services; Energy; Labor and Workforce
15 Development; Resources; Technology, Trade, and Commerce; and
16 Youth and Adult Correctional.

17 Whenever the term “Agriculture and Services Agency”
18 appears in any law, it means the “State and Consumer Services
19 Agency,” and whenever the term “Secretary of Agriculture and
20 Services Agency” appears in any law, it means the “Secretary of
21 State and Consumer Services.”

22 Whenever the term “Business and Transportation Agency”
23 appears in any law, it means the “Business, Transportation and
24 Housing Agency,” and whenever the term “Secretary of the
25 Business and Transportation Agency” appears in any law, it means
26 the “Secretary of Business, Transportation and Housing.”

27 Whenever the term “Health and Welfare Agency” appears in
28 any law, it means the “California Health and Human Services
29 Agency,” and whenever the term “Secretary of the Health and
30 Welfare Agency” appears in any law, it means the “Secretary of
31 California Health and Human Services.”

