

Limited Permit X-ray Bone Densitometry Category – Whole Body Composition
Procedures & Terminology Change
March 2018

FINAL STATEMENT OF REASONS

The information contained in the Initial Statement of Reasons (ISR) at the time of Public Notice remains unchanged with the exception of the following modifications.

Section 30418(d)(1): the reference to section 30427(a) found in the list of cited sections was amended to remove an unnecessary space between the section number and the subsection identifier. This change results in no regulatory effect.

Section 30420: the reference to section “30419” found in the printer directions preceding section 30420 on page four of the text is amended to “30420,” resulting in no regulatory effect.

Regulation text, page 8: both the Group and Article numbers and titles are added to clarify the structural location of sections 30461 and 30467, resulting in no regulatory effect.

Section 30467: this section is added to correct a citation error found in subsections (a) and (b). The reference to section 30466(c)(5)(C) is changed to section 30466(a)(5)(C) because “(c)(5)(C)” does not exist. The correct reference is to section 30466(a)(5)(C), which addresses the required training. This change results in no regulatory effect.

The following document is added, and corresponding changes are made, to demonstrate statutory consultation with and approval of the RTCC pursuant to HSC sections 114870(a) and 114880:

- Added document: RTCC meeting minutes of October 29, 2014.
 - RTCC’s approval of the recommendation occurred at the October 29, 2014 public meeting. At the April 2, 2014 public meeting, staff only informed the committee that background material including fiscal, economic, and alternative evaluations would be provided at the next public meeting.
- **ISR, page 3:** The date of “April 2, 2014” found in the paragraph beginning with “Currently” is replaced with the date of “October 29, 2014.”
 - The affected paragraph indicated that the RTCC approved the recommendation at the April 2, 2014 public meeting. However, approval occurred at the October 29, 2014 public meeting.
- **ISR, page 5:** The date of “April 2, 2014” found in Reference two in the list of Documents Relied Upon is replaced with the date of “October 29, 2014.”
 - The handout document referred to is the material provided to RTCC at its October 29, 2014 public meeting, and erroneously contained the wrong date. At the April 2, 2014 public meeting, staff only informed the committee that background material including fiscal, economic, and alternative evaluations would be provided at the next public meeting.
- **Reference 2:** The date of “April 2, 2014” found in the document header is replaced with the date of “October 29, 2014.” This change is made for the reason stated above regarding the change to page 5 of the ISR.

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**SUMMARY AND RESPONSE TO COMMENTS RECEIVED DURING THE INITIAL NOTICE
PERIOD OF JANUARY 26, 2018 THROUGH MARCH 12, 2018.**

This regulation (DPH-15-012) was made available to the public from January 26, 2018 through March 12, 2018, ending at 5:00 p.m. A public hearing request was not received and, thus, no public hearing was held. The written proceeding produced no comments from the public.

ALTERNATIVES DETERMINATION: In accordance with Government Code Section 11346.9(a)(4), the Department has determined that no alternative would be more effective in carrying out the purpose for which the regulation is proposed; or would be as effective and less burdensome to affected private persons than the proposed regulation; or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provision of law.

IMPOSITION OF LOCAL MANDATE

The Department has determined that the regulation would not impose a mandate on local agencies or school districts, nor are there any costs for which reimbursement is required by part 7 (commencing with Section 17500) of division 4 of the Government Code, nor are there any other nondiscretionary costs imposed.

IMPACT ON BUSINESS

The Department has determined that the regulations would not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states.