

Sign In

Get a Demo

Free Trial

Search all cases and statutes...

JX

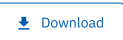
Statutes, codes, and regulations

California Code Of Re...



Article 19 - Categoric...

Cal. Code Regs. tit. 14 § 15300.2



Current through Register 2023 Notice Reg. No. 43, October 27, 2023

Section 15300.2 - Exceptions

- (a) Location. Classes 3, 4, 5, 6, and 11 are qualified by consideration of where the project is to be located -a project that is ordinarily insignificant in its impact on the environment may in a particularly sensitive environment be significant. Therefore, these classes are considered to apply in all instances, except where the project may impact on an environmental resource of hazardous or critical concern where designated, precisely mapped, and officially adopted pursuant to law by federal, state, or local agencies.
- (b) Cumulative Impact. All exemptions for these classes are inapplicable when the cumulative impact of successive projects of the same type in the same place, over time is significant.
- (c) Significant Effect. A categorical exemption shall not be used for an activity where there is a reasonable possibility that the activity will have a significant effect on the environment due to unusual circumstances.
- (d) Scenic Highways. A categorical exemption shall not be used for a project which may result in damage to scenic resources, including but not limited to, trees, historic buildings, rock outcroppings, or similar resources, within a highway officially designated as a state scenic highway. This does not apply to improvements which are required as mitigation by an adopted negative declaration or certified EIR.



cause a substantial adverse change in the significance of a historical resource.

Cal. Code Regs. Tit. 14, § 15300.2

Note: Authority cited: Section 21083, Public Resources Code. Reference: Sections 21084 and 21084.1, Public Resources Code; Wildlife Alive v. Chickering (1977) 18 Cal.3d190; League for Protection of Oakland's Architectural and Historic Resources v. City of Oakland (1997) 52 Cal.App.4th 896; Citizens for Responsible Development in West Hollywood v. City of West Hollywood (1995) 39 Cal.App.4th 925; City of Pasadena v. State of California (1993) 14 Cal.App.4th 810; Association for the Protection etc. Values v. City of Ukiah (1991) 2 Cal.App.4th 720; and Baird v. County of Contra Costa (1995) 32 Cal.App.4th 1464.

- 1. Amendment of subsection (b), new subsections (d)-(f) and amendment of Note filed 10-26-98; operative 10-26-98 pursuant to Public Resources Code section 21087 (Register 98, No. 44).
- 2. Change without regulatory effect amendingNote filed 10-6-2005 pursuant to section 100, title 1, California Code of Regulations (Register 2005, No. 40).

Previous Section Section 15300.1 - Relation to Ministerial Projects Next Section
Section 15300.3 - Revisions to List of
Categorical Exemptions

Make your practice more effective and efficient with Casetext's legal research suite.

Get a Demo

© 2023 Casetext Inc.

Sign In

Get a Demo

Free Trial

Pricing	
Switch	
Big firm	
Coverage	
SmartCite	
Law school access	
Bar associations	
About us	
Jobs	
News	
Twitter	
Facebook	
LinkedIn	
Instagram	
Help articles	
Customer support	
Contact sales	
Do Not Sell My Personal Information	
Privacy	
Terms	

Sign In

Get a Demo

Free Trial