

Monterey County Core Mandates
(excluding Elected Official Departments)

Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
1	Agricultural Commissioner	Apiary Inspection	Mandatory	Food and Ag Code 2282, 29300 29200	Approved
2	Agricultural Commissioner	Crop Statistics	Mandatory	Food and Ag Code 2272, 2279	Approved
3	Agricultural Commissioner	Egg Quality Control	Mandatory	Food and Ag Code 27561	Approved
4	Agricultural Commissioner	Food and Vegetable, Nut and Honey Quality Control	Mandatory	Food and Ag Code 42651	Approved
5	Agricultural Commissioner	Nursery Inspection	Mandatory	Food and Ag Code Sec 2281, 2282, 6903	Approved
6	Agricultural Commissioner	Pest Detection	Mandatory	Food and Ag Code Sec 2281, 2283, 5101, 2276.5	Approved
7	Agricultural Commissioner	Pest Eradication	Mandatory	Food and Ag Code Sec 2274, 2276, 2276.5	Approved
8	Agricultural Commissioner	Pest Exclusion/Plant Quarantine	Mandatory	Food and Ag Code Sec 2281, 2282, 5024, 5101, 5102, 5225, 2276.5	Approved
9	Agricultural Commissioner	Pest Management (Vertebrate)	Mandatory	Food and Ag Code Sec 2274 ,2276, 2276.5	Approved
10	Agricultural Commissioner	Pesticide Use Enforcement	Mandatory	Food and Ag Code Sec 2282, 11501.5, 12982, 12997, 14004, 3CCR 6100	Approved
11	Agricultural Commissioner	Seed Inspection	Mandatory	Food and Ag Code Sec 2282 and 2281	Approved
12	Agricultural Commissioner	Head lettuce inspection	Self-Imposed Mandate	MCC Chapter 10.16; Food and Ag Code Sec 42821 (Industry-funded program)	Approved
13	Agricultural Commissioner - Weights & Measures	Device Repairman Monitoring Program	Mandatory	Bus & Prof Code, Sec. 12015, 12103.5, 12540	Approved
14	Agricultural Commissioner - Weights & Measures	Petroleum Inspection Program	Mandatory	Bus & Prof Code Sec 12015, 13531, 13591, 13592, 13595, 13730	Approved
15	Agricultural Commissioner - Weights & Measures	Quantity Control Program	Mandatory	Bus & Prof Code Sec 12015, 12211, 12601, 12603, 12607	Approved
16	Agricultural Commissioner - Weights & Measures	Weighing and Measuring Device Inspection, Testing and Sealing	Mandatory	Bus & Prof Code, Sec 12015, 12103.5, 12104, 12205, 12211, 12212, 12311, 12607, 12717, 13730	Approved
17	Agricultural Commissioner - Weights & Measures	Weighing and Measuring Device Inspection, Testing and Sealing	Mandatory	4CCR Sec 4070, 4071	Approved
18	Agricultural Commissioner - Weights & Measures	Weighmaster Enforcement Program	Mandatory	Bus and Prof Code Sec 12015, 12716, 12717	Approved
19	ALL Departments	California Public Records Act Requests	Mandatory	Gov. Code §§ 6250, et seq.	Approved
20	ALL Departments	All County Officers shall submit an annual inventory	Mandatory	Govt §24051	Approved
21	Board of Supervisors	Conflict of Interest Code Review	Mandatory	Government Code section 82011(b), 87303	Approved
22	CAO	Develop proposed and final budgets	Mandatory	G .C Section 29060 et seq. and G. C. Section 29083	Approved
23	CAO Contracts Purchasing	Establish methods and procedures	Discretionary	The board of supervisors may employ a purchasing agent and such assistants as are necessary for him properly to fulfill his duties. (§25500)	Approved
24	CAO IGLA	Commercial Cannabis Activities - provide the Cannabis Control wi	Mandatory	Business and Professions Code § 26055 requires the County to provide the Bureau of Cannabis Control with a copy of any ordinance related to commercial cannabis activities, and the name and contact information for the person who will serve as the contact for state licensing. Whenever there is a change in a local ordinance or a change in the contact person, the County must provide that information to the Bureau. Business and Professions Code § 26200(c) requires the County to notify the Bureau upon revocation of any local permit that allows a person to engage in commercial cannabis activities.	Approved
25	CAO IGLA	Greenhouse Gas Emissions	Mandatory	The 2017 Climate Change Scoping Plan and Executive Order B-30-15 set the statewide greenhouse gas (GHG) emissions limit equivalent to the statewide greenhouse gas emissions levels in 1990, or 15 percent below 2005 levels, to be achieved by 2020. The 2017 Climate Change Scoping Plan and Executive Order B-30-15 require that statewide greenhouse gas emissions are reduced to at least 40 percent below the statewide greenhouse gas emissions limit, equivalent to 1990 levels, by 2030. Both of these GHG emissions targets are also mandated in Section OS-10.11 of the Conservation and Open Space Element of the 2010 Monterey County General Plan.	Approved

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26	CAO IGLA	Commercial Cannabis Activities - receipt of an application for com	Self-Imposed Mandate	Under Business and Professions Code § 26055 state licensing authorities must notify the County of receipt of an application for commercial cannabis activity if it is within our jurisdiction. The County must notify the state licensing authority of one of the following: applicant is in compliance with local law; applicant is not in compliance with local law; or applicant is still in the process of obtaining local authorization.	Approved
27	CAO IGLA Office of Emergency Services	Local Disaster Council	Mandatory	California Emergency Services Act: G.C. Chkpt. 7 of Div. 1 (Articles 5, 10, 15) Establish local disaster council and local emergency plans	Approved
28	CAO IGLA Office of Emergency Services	Emergency Preparedness, Public Health	Mandatory	Gov. Code § 3100-3109: “all public employees are hereby declared to be disaster service workers subject to such disaster service activities as may be assigned to them by their superiors or by law”	Approved
29	CAO IGLA Workforce Development Board	Job Training	Discretionary	Federal law, the Workforce Innovation and Opportunity Act, makes Dept of Labor funds available for job training, etc. No requirement to participate in workforce development activities or to accept federal WIOA funds.	Approved
30	Child Support Services	Establishing Parentage	Mandatory	Cal. Fam. Code §17304: “each county shall establish a new county department of child support services. Each department is also referred to in this division as the local child support agency. The local child support agency shall be separate and independent from any other county department and shall be responsible for promptly and effectively establishing, modifying, and enforcing child support obligations, including medical support, enforcing spousal support orders established by a court of competent jurisdiction, and determining paternity in the case of a child born out of wedlock.” Cal. Fam. Code §17400: “Each county shall maintain a local child support agency, as specified in Section 17304, that shall have the responsibility for promptly and effectively establishing, modifying and enforcing child support obligations, including medical support, spousal support orders... and determining paternity in the case of a child born out of wedlock.” Cal. Wel. & Inst. Code §11477: This section mandates that certain applicants for aid assign their right to child support to the County, and agree to cooperate with local agencies on the establishment of paternity. The mandates are all directed at the applicant, and there are no specific mandates for the County, but they can be implied from the applicant mandates (e.g. if they must assign to the County, presumably the County must accept that assignment; if they must cooperate with the County in determining paternity, presumably the County will be determining paternity). But again, this specific citation contains no mandates for the County.	Approved

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31	Child Support Services	Establishing Support Order	Mandatory	Cal. Fam. Code §17304: “each county shall establish a new county department of child support services. Each department is also referred to in this division as the local child support agency. The local child support agency shall be separate and independent from any other county department and shall be responsible for promptly and effectively establishing, modifying, and enforcing child support obligations, including medical support, enforcing spousal support orders established by a court of competent jurisdiction, and determining paternity in the case of a child born out of wedlock.” Cal. Fam. Code §17400: “Each county shall maintain a local child support agency, as specified in Section 17304, that shall have the responsibility for promptly and effectively establishing, modifying and enforcing child support obligations, including medical support, spousal support orders... and determining paternity in the case of a child born out of wedlock. “	Approved
32	Child Support Services	Modifying Support Order	Mandatory	Cal. Fam. Code §17304: “each county shall establish a new county department of child support services. Each department is also referred to in this division as the local child support agency. The local child support agency shall be separate and independent from any other county department and shall be responsible for promptly and effectively establishing, modifying, and enforcing child support obligations, including medical support, enforcing spousal support orders established by a court of competent jurisdiction, and determining paternity in the case of a child born out of wedlock.” Cal. Fam. Code §17400: “Each county shall maintain a local child support agency, as specified in Section 17304, that shall have the responsibility for promptly and effectively establishing, modifying and enforcing child support obligations, including medical support, spousal support orders... and determining paternity in the case of a child born out of wedlock. “	Approved
33	Child Support Services	Enforcing Support	Mandatory	Cal. Fam. Code §17304: “each county shall establish a new county department of child support services. Each department is also referred to in this division as the local child support agency. The local child support agency shall be separate and independent from any other county department and shall be responsible for promptly and effectively establishing, modifying, and enforcing child support obligations, including medical support, enforcing spousal support orders established by a court of competent jurisdiction, and determining paternity in the case of a child born out of wedlock.” Cal. Fam. Code §17400: “Each county shall maintain a local child support agency, as specified in Section 17304, that shall have the responsibility for promptly and effectively establishing, modifying and enforcing child support obligations, including medical support, spousal support orders... and determining paternity in the case of a child born out of wedlock. “ Cal. Fam. Code §17500: “In carrying out its obligation under Title IV-D of the Social Security Act (42 U.S.C. Sec.651 et seq.), the department and the local child support agency shall have the responsibility for promptly and effectively collecting and enforcing child support obligations.	Approved

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34	Child Support Services	Establishing and Enforcing Medical Support	Mandatory	Cal. Fam. Code §17304: “each county shall establish a new county department of child support services. Each department is also referred to in this division as the local child support agency. The local child support agency shall be separate and independent from any other county department and shall be responsible for promptly and effectively establishing, modifying, and enforcing child support obligations, including medical support, enforcing spousal support orders established by a court of competent jurisdiction, and determining paternity in the case of a child born out of wedlock.” Cal. Fam. Code §17400: “Each county shall maintain a local child support agency, as specified in Section 17304, that shall have the responsibility for promptly and effectively establishing, modifying and enforcing child support obligations, including medical support, spousal support orders... and determining paternity in the case of a child born out of wedlock. “	Approved
35	Civil Rights Office	Equal Opportunity Plan	Mandatory	Public Law 88-352	Approved
36	Civil Rights Office	Internal harassment, discrimination and retaliation complaints	Mandatory	GC 12900-12996	Approved
37	Civil Rights Office	External harassment, discrimination and retaliation complaints	Mandatory	23 CFR Part 200	Approved
38	Civil Rights Office	Language Access Services	Mandatory	23 CFR Part 200 , § 7296.2 and § 7299.6	Approved
39	Civil Rights Office	Prevention of Sexual Harassment Training - supervisors and mana	Mandatory	GC 12940	Approved
40	Civil Rights Office	Prevention of Sexual Harassment Training - non-supervisors and r	Self-Imposed Mandate	GC 12940	Approved
41	Civil Rights Office	Equal Opportunity, Nondiscrimination, and Diversity Training	Self-Imposed Mandate	GC 12900-12996	Approved
42	Civil Rights Office	Diversity Prevention Program	Self-Imposed Mandate	County Code 2.80	Approved
43	Civil Rights Office	Community Engagement Guide and assistance to departments	Mandatory	23 CFR Part 200	Approved
44	Civil Rights Office	Reasonable Accommodations	Mandatory	28 CFR Part 35	Approved
45	Civil Rights Office	Americans with Disabilities Act	Mandatory	28 CFR Part 35	Approved
46	Clerk of the Board of Supervisors	Assessment Appeals Board Appeals	Self-Imposed Mandate	Monterey County Code §2.40.088	Approved
47	Clerk of the Board of Supervisors	Board of Supervisors	Self-Imposed Mandate	County Code Section 2.13, GC 25101-25104, 26803	Approved
48	Clerk of the Board of Supervisors	Boards, Committees, & Commissions	Self-Imposed Mandate	County Code 2.13, CA GC Section 54970, 54974	Approved
49	Clerk of the Board of Supervisors	FPPC 700 Filing for Departments	Self-Imposed Mandate	G.C. Section 87500, 87505	Approved
50	Cooperative Extension				
51	County Counsel	Processing of Claims against the County - BOS Review	Mandatory	[codifying Gov. Code § 26526] - Monterey County Code Ch. 5.16.020 - Processing of claims against the County	Approved
52	County Counsel	Claims - Processing of Claims	Mandatory	[codifying Gov. Code § 26526] – Monterey County Code Ch. 5.16.020 - Processing of claims against the County	Approved
53	County Counsel	Processing of Claims against the County - County Counsel Review	Mandatory	[codifying Gov. Code § 26526] – Monterey County Code Monterey County Code Ch. 5.16.020 - Processing of claims against the County	Approved
54	County Counsel	Claims - Filing Requirements	Mandatory	[codifying Gov. Code § 26526] Monterey County Code Ch. 5.16.010 - Filing requirement. [Claims]	Approved
55	County Counsel	Processing of Claims against the County - Rejection and Settlement	Discretionary	[codifying Gov. Code § 935.4] Monterey County Code Monterey County Code Ch.5.16.020 - Processing of claims against the County.	Approved
56	County Counsel	Processing of Claims against the County - Administrative Procedures	Mandatory	[codifying Gov. Code §§ 910.8, 912.4, 912.6, & 26526, Monterey County Code Ch. 5.16.020 - Processing of claims against the County	Approved
57	County Counsel	Processing of Claims against the County - Legal Defense of Claims	Mandatory	[codifying Gov. Code §§ 910.8, 912.4, 912.6, & 26526, Monterey County Code Ch. 5.16.020 - Processing of claims against the County	Approved
58	County Counsel	County Sealer	Discretionary	Bus. & Professions Code § 12012.1. Injunctive relief; joinder; law governing	Approved
59	County Counsel	Injunctive Relief - Court Order	Discretionary	Bus. & Professions Code § 17203. Injunctive Relief-Court Orders	Approved
60	County Counsel	Actions for Injunctions	Discretionary	Bus. & Professions Code § 17204. Actions for Injunctions by Attorney General, District Attorney, County Counsel, and City Attorneys	Approved

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61	County Counsel	Civil Penalty for Violation of Chapter	Discretionary	Bus. & Professions Code § 17206. Civil Penalty for Violation of Chapter	Approved
62	County Counsel	Violation of injunction - prohibiting unfair competition	Discretionary	Bus. & Professions Code § 17207. Violation of injunction prohibiting unfair competition; civil penalty; actions to assess and recover; venue; prosecutors; expenses of investigation and prosecution	Approved
63	County Counsel	Violation of injunction - assess and recover	Discretionary	Bus. & Professions Code § 17535.5. Violation of injunction; civil penalty; actions to assess and recover; expenses of investigation and prosecution	Approved
64	County Counsel	Penalty for Violation	Discretionary	Bus. & Professions Code § 17536. Penalty for Violations of (Advertising) Chapter; Proceedings; Disposition of Proceeds	Approved
65	County Counsel	Violations or Proposed Violations	Discretionary	Bus. & Professions Code § 19214. Violations or proposed violations; injunction; orders or judgments; prosecution; civil penalties and costs	Approved
66	County Counsel	Violations - disbursements	Discretionary	Bus. & Professions Code § 21140.3. Violations; civil penalty; assessment; disbursement	Approved
67	County Counsel	Violations - misdemeanors	Discretionary	Bus. & Professions Code § 22387. Violations; misdemeanor; injunction; persons with duty to institute actions	Approved
68	County Counsel	Enforcing Agency includes CoCo	Discretionary	Bus. & Professions Code § 22950.5. Definitions	Approved
69	County Counsel	Unlawfulness - retail sale of...	Discretionary	Bus. & Professions Code § 22962	Approved
70	County Counsel	Suspend or revoke a liquor license	Discretionary	Bus. & Professions Code § 24200.1	Approved
71	County Counsel	Notaries public	Discretionary	CA Rules of Court § 10.43	Approved
72	County Counsel	Physical or constructive invasion of primary	Discretionary	CA Rules of Court § 10.44	Approved
73	County Counsel	Solicitations for orders	Discretionary	CA Rules of Court § 10.613	Approved
74	County Counsel	Violations; reporting	Discretionary	CA Rules of Court § 5.240	Approved
75	County Counsel	Injunction	Discretionary	CA Rules of Court § 5.530	Approved
76	County Counsel	Person negotiating or offering to perform mortgage loan modification	Discretionary	CA Rules of Court § 5.552	Approved
77	County Counsel	Appointment of counsel to represent a child in family law proceeding	Discretionary	CA Rules of Court § 5.66	Approved
78	County Counsel	Persons present	Discretionary	Civil Code § 1181	Approved
79	County Counsel	Confidentiality of records	Discretionary	Civil Code § 1708.8	Approved
80	County Counsel	Administrative adviser	Discretionary	Civil Code § 1716	Approved
81	County Counsel	Legal services	Discretionary	Civil Code § 1746.4	Approved
82	County Counsel	Power of join board to sue; attorney	Discretionary	Civil Code § 1812.32	Approved
83	County Counsel	Actions for relief; prosecution	Discretionary	Civil Code § 2944.7	Approved
84	County Counsel	Misdemeanors; violations - remedies	Discretionary	Civil Code § 56.36	Approved
85	County Counsel	Right of specified entities in title position	Discretionary	Education Code § 1298	Approved
86	County Counsel	Civil penalties; actions to recover	Discretionary	Education Code § 24938	Approved
87	County Counsel	Uniform regulations; violations	Discretionary	Education Code § 4011	Approved
88	County Counsel	Judges, subordinate judicial officers...	Discretionary	Education Code § 66451	Approved
89	County Counsel	Duties of attorney general	Discretionary	Elections Code § 9105	Approved
90	County Counsel	Violations; injections; district or city attorney	Discretionary	Elections Code § 9160	Approved
91	County Counsel	Legal services to Schools and other public entities	Discretionary	Elections Code § 9313	Approved
92	County Counsel	Legal services to operator of county fair	Discretionary	Elections Code § 9314	Approved
93	County Counsel	School Bonds	Discretionary	Elections Code § 9500	Approved
94	County Counsel	County Counsel; abatement of neglected or abandoned plant or crop	Discretionary	Family Code § 4413	Approved
95	County Counsel	Represent court or judge	Discretionary	Family Code § 7571	Approved
96	County Counsel	Civil action for recovery of expenses of seizing...	Discretionary	Family Code 7840	Approved
97	County Counsel	Nuisance; action to abate...	Discretionary	Fish & Game Code § 2125	Approved
98	County Counsel	Injunctions; persons who may bring action	Discretionary	Food & Agriculture Code § 2125	Approved
99	County Counsel	Enforcement of article	Discretionary	Food & Agriculture Code § 5571	Approved

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100	County Counsel	Violations; injunctions; district or city attorney	Discretionary	Food & Agriculture Code § 5784	Approved
101	County Counsel	Nuisance abatement	Discretionary	Food & Agriculture Code § 5785	Approved
102	County Counsel	Civil penalties for violations of regulations...	Discretionary	Government Code § 29707	Approved
103	County Counsel	Office of county counsel; representation of district and hearing bo	Discretionary	Government Code § 12956.2	Approved
104	County Counsel	Tobacco; smoking paraphernalia	Discretionary	Government Code § 26520	Approved
105	County Counsel	Violations	Discretionary	Government Code § 26520	Approved
106	County Counsel	Bidis or beedies	Discretionary	Government Code § 26520.5	Approved
107	County Counsel	Manufacture, distribution, sale or offering of package of cigarette	Discretionary	Government Code § 26522	Approved
108	County Counsel	Forfeiture of matter depicting minor...	Discretionary	Government Code § 26523	Approved
109	County Counsel	Enjoining violations of chapter	Discretionary	Government Code § 26524	Approved
110	County Counsel	Violations; penalty	Discretionary	Government Code § 26526	Approved
111	County Counsel	Special counsel and investigators	Discretionary	Government Code § 26528.5	Approved
112	County Counsel	Resolution of question of mental competence	Discretionary	Government Code § 26529	Approved
113	County Counsel	Abatement action	Discretionary	Government Code § 27641	Approved
114	County Counsel	County elder death review team	Discretionary	Government Code § 27642	Approved
115	County Counsel	Legislative findings and declarations	Discretionary	Government Code § 27643	Approved
116	County Counsel	False certification	Discretionary	Government Code § 27644	Approved
117	County Counsel	Violations; injunctions	Discretionary	Government Code § 27645	Approved
118	County Counsel	Cleanup or abatement of site	Discretionary	Government Code § 27646	Approved
119	County Counsel	Agency to which complaint is referred	Discretionary	Government Code § 27647	Approved
120	County Counsel	Requirements to engage or attempt to engage...	Discretionary	Government Code § 31000.7	Approved
121	County Counsel	Collection of state surtaxes	Discretionary	Government Code § 4458	Approved
122	County Counsel	Financial compensation prohibited	Discretionary	Government Code § 51932	Approved
123	County Counsel	Illegal dumping of waste matter	Discretionary	Government Code § 811.9	Approved
124	County Counsel	Juvenile case file inspection	Discretionary	Government Code § 960.5	Approved
125	County Counsel	Appointment of counsel for private conservator	Discretionary	Health and Safety Code § 11470.1	Approved
126	County Counsel	Authority to discharge probation officer...	Discretionary	Health and Safety Code § 11571	Approved
127	County Counsel	Evidence; presentation	Discretionary	Health and Safety Code § 11571	Approved
128	County Counsel	Guardianship and other legal protection	Discretionary	Health and Safety Code § 116840	Approved
129	County Counsel	Legal counsel	Discretionary	Health and Safety Code § 18402	Approved
130	County Counsel	Attorney for parties	Mandatory	Health and Safety Code § 19954	Approved
131	County Counsel	Family and Juvenile Law Advisory Committee	Mandatory	Health and Safety Code § 19958.5	Approved
132	County Counsel	Probate and Mental Health Advisory Committee	Mandatory	Health and Safety Code § 19958.6	Approved
133	County Counsel	Local court rules - adopting, filing...	Mandatory	Health and Safety Code § 40809	Approved
134	County Counsel	Ballot title and summary	Mandatory	Labor Code § 1309.6	Approved
135	County Counsel	Inclusionary Housing - Occupancy and Continuing Availability	Self-Imposed Mandate	Monterey County Code § 18.40.110 - Occupancy and continuing availability of units [Inclusionary housing]	Approved
136	County Counsel	Acts as Attorney for Public Administrator	Self-Imposed Mandate	Monterey County Code § 2.25.010 - County Counsel shall act as attorney for Public Administrator.	Approved
137	County Counsel	Campaign Disclosure	Self-Imposed Mandate	Monterey County Code Ch. 1.10.040 - Enforcement authority [Campaign disclosure].	Approved
138	County Counsel	Code Enforcement	Self-Imposed Mandate	Monterey County Code Ch. 1.20.020 - Responsibilities for enforcement [Code enforcement].	Approved
139	County Counsel	Public Nuisances	Discretionary	Monterey County Code Ch. 1.20.080 - Abatement and enjoinder of public nuisances.	Approved

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140	County Counsel	Time Limits for Abatement Process - AG Nuisance	Discretionary	Monterey County Code Ch. 10.50.020 - Time limits for the abatement process [Agriculture nuisance]	Approved
141	County Counsel	Abatement Process - AG Nuisance	Self-Imposed Mandate	Monterey County Code Ch. 10.50.020 - Time limits for the abatement process [Agriculture nuisance].	Approved
142	County Counsel	Abatement Process - Time Limits	Self-Imposed Mandate	Monterey County Code Ch. 10.50.020 - Time limits for the abatement process [Agriculture nuisance].	Approved
143	County Counsel	CoCo Authority - AG Nuisance	Discretionary	Monterey County Code Ch. 10.50.030 - County Counsel authority [Agriculture nuisance].	Approved
144	County Counsel	Trade Secrets	Mandatory	Monterey County Code Ch. 10.65.080 - Trade secrets	Approved
145	County Counsel	Operational Permit Process (DESAL)	Self-Imposed Mandate	Monterey County Code Ch. 10.72.030 - Operation permit process [Desal facilities].	Approved
146	County Counsel	County Process Fire Mitigation	Self-Imposed Mandate	Monterey County Code Ch. 10.80.110 - County process [Fire mitigation].	Approved
147	County Counsel	Insurance - Construction Encroachment Permits	Discretionary	Monterey County Code Ch. 14.04.140 – Insurance [Construction Encroachment Permits].	Approved
148	County Counsel	Construction Encroachment Permits	Self-Imposed Mandate	Monterey County Code Ch. 14.04.145 – Waiver [Construction Encroachment Permits].	Approved
149	County Counsel	Sewage Discharge	Discretionary	Monterey County Code Ch. 15.23.070 - Administrative actions held in abeyance [Sewage discharge].	Approved
150	County Counsel	Mining	Self-Imposed Mandate	Monterey County Code Ch. 16.04.100 - Site inspections [Mining]	Approved
151	County Counsel	Right of Entry, Building & Construction	Discretionary	Monterey County Code Ch. 18.00.030 - Right of entry [Building & construction]	Approved
152	County Counsel	Agrarian easements	Self-Imposed Mandate	Monterey County Code Ch. 18.00.060 - Agrarian easements	Approved
153	County Counsel	Provisions of historic property contracts	Self-Imposed Mandate	Monterey County Code Ch. 18.27.050 - Required provisions of historic property contracts.	Approved
154	County Counsel	Provisions of historic property contracts	Self-Imposed Mandate	Monterey County Code Ch. 18.28.050 - Required provisions of historic property contracts.	Approved
155	County Counsel	Review of Applications - Historic Property	Self-Imposed Mandate	Monterey County Code Ch. 18.28.090 - Review of applications [Historic Property]	Approved
156	County Counsel	Civil Enforcement against water use nuisance	Discretionary	Monterey County Code Ch. 18.44.130 - Civil enforcement against nuisance [Water use]	Approved
157	County Counsel	Civil Enforcement against water use nuisance	Discretionary	Monterey County Code Ch. 18.50.110 - Civil enforcement against nuisance [Water use]	Approved
158	County Counsel	Contents of development agreement	Self-Imposed Mandate	Monterey County Code Ch. 18.62.060 - Contents of development agreement.	Approved
159	County Counsel	Development agreements - review and decision by Board	Self-Imposed Mandate	Monterey County Code Ch. 18.62.120 - Review and decision by Board [Development agreements]	Approved
160	County Counsel	Subdivisions - Technical Review	Self-Imposed Mandate	Monterey County Code Ch. 19.01.025 - Technical review [Subdivisions]	Approved
161	County Counsel	General - Parcel map requirements	Self-Imposed Mandate	Monterey County Code Ch. 19.04.045 - Parcel map requirements—General	Approved
162	County Counsel	Subdivisions - General requirements	Self-Imposed Mandate	Monterey County Code Ch. 19.10.005 - General requirements [Subdivisions]	Approved
163	County Counsel	Subdivisions - Drainage	Self-Imposed Mandate	Monterey County Code Ch. 19.10.050 – Drainage [Subdivisions]	Approved
164	County Counsel	Conditions of Map Approval	Self-Imposed Mandate	Monterey County Code Ch. 19.12.220 - Additional conditions of map approval.	Approved
165	County Counsel	Subdivisions - Improvement Agreements	Self-Imposed Mandate	Monterey County Code Ch. 19.13.005 - Improvement agreements [Subdivisions].	Approved
166	County Counsel	Board of Supervisors Meeting Procedures	Self-Imposed Mandate	Monterey County Code Ch. 2.04.040 Board Meeting-Procedures	Approved
167	County Counsel	Publication of Ordinance Summaries	Self-Imposed Mandate	Monterey County Code Ch. 2.04.085 - Publication of ordinance summaries.	Approved
168	County Counsel	Ordinances and Other Materials - Legal Form	Self-Imposed Mandate	Monterey County Code Ch. 2.04.270 - Ordinances and other materials—Legal form.	Approved
169	County Counsel	Staff - Required attendance at BOS meetings	Self-Imposed Mandate	Monterey County Code Ch. 2.04.340 - Staff—Required attendance at meetings.	Approved
170	County Counsel	Attorney's Fees	Self-Imposed Mandate	Monterey County Code Ch. 2.25.020 - Attorney's fees	Approved
171	County Counsel	Planning Commission Member	Self-Imposed Mandate	Monterey County Code Ch. 2.48.010 - Created—Members	Approved
172	County Counsel	Zoning - Special regulations	Self-Imposed Mandate	Monterey County Code Ch. 21.10.070 - Special regulations [Zoning]	Approved

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173	County Counsel	Wireless Communication facilities - regs	Self-Imposed Mandate	Monterey County Code Ch. 21.64.310 - Regulations for the siting, design, and construction of wireless communication facilities	Approved
174	County Counsel	Airport Use - legal nonconforming	Discretionary	Monterey County Code Ch. 21.68.110 - Amortization of legal nonconforming public use airports.	Approved
175	County Counsel	Zoning - Enforcement by Administrative Process	Self-Imposed Mandate	Monterey County Code Ch. 21.84.090 - Enforcement by administrative process— Powers of enforcing officer [Zoning].	Approved
176	County Counsel	Informal Bidding	Self-Imposed Mandate	Monterey County Code Ch. 5.08.050 - Procedure— Informal [Bidding].	Approved
177	County Counsel	Formal Bidding	Self-Imposed Mandate	Monterey County Code Ch. 5.08.060 - Procedure— Formal [Bidding].	Approved
178	County Counsel	Processing of Claims against the County - Notification of Insurance	Discretionary	Monterey County Code Ch. 5.16.020 - Processing of claims against the County.	Approved
179	County Counsel	Processing of Claims against the County - Notification of Insurance	Discretionary	Monterey County Code Ch. 5.16.020 - Processing of claims against the County.	Approved
180	County Counsel	Procedure for collection, compromise, and write-off of claims of t	Self-Imposed Mandate	Monterey County Code Ch. 5.16.030 - Procedure for collection, compromise, and write-off of claims of the County against others	Approved
181	County Counsel	License - Bond Auctions	Self-Imposed Mandate	Monterey County Code Ch. 7.04.060 - License—Bond [Auctions]	Approved
182	County Counsel	Declared Public Nuisance - BINGO	Self-Imposed Mandate	Monterey County Code Ch. 7.08.150 - Violation— Declared public nuisance [Bingo].	Approved
183	County Counsel	Legal advice	Self-Imposed Mandate	Monterey County Code Monterey County Code Ch. 2.40.090 - Legal advice	Approved
184	County Counsel	Analysis of measure or ordinance	Mandatory	Penal Code § 11174.6	Approved
185	County Counsel	Analysis of measure; notice of availability of copy	Mandatory	Penal Code § 11226	Approved
186	County Counsel	Analysis of measure submitted to voters of a water district	Mandatory	Penal Code § 1305.3	Approved
187	County Counsel	Analysis by county counsel or district attorney	Mandatory	Penal Code § 1306	Approved
188	County Counsel	Jurisdiction	Mandatory	Penal Code § 1370	Approved
189	County Counsel	Voluntary declaration of paternity	Mandatory	Penal Code § 14300	Approved
190	County Counsel	Civil penalties; procedure	Mandatory	Penal Code § 308	Approved
191	County Counsel	Restrictive covenants based on discriminatory grounds	Mandatory	Penal Code § 308.1	Approved
192	County Counsel	Legal services to County	Mandatory	Penal Code § 308.3	Approved
193	County Counsel	Actions of Auditor or Treasurer	Mandatory	Penal Code § 312.3	Approved
194	County Counsel	Represent Judges	Mandatory	Penal Code § 653.57	Approved
195	County Counsel	Legal advisor of supervisors	Mandatory	Penal Code § 653.59	Approved
196	County Counsel	County Counsel; discharge of duties of DA	Mandatory	Penal Code § 853.6	Approved
197	County Counsel	Term	Mandatory	Penal Code § 914	Approved
198	County Counsel	Duties	Mandatory	Penal Code § 934	Approved
199	County Counsel	Necessary Assistants	Mandatory	Penal Code § 936.5	Approved
200	County Counsel	Duties and powers in civil matters	Mandatory	Public Contract Code § 2205	Approved
201	County Counsel	Mental health proceedings	Mandatory	Public Resources Code § 25966	Approved
202	County Counsel	Requisites of claims of supervisors	Mandatory	Public Resources Code § 42845	Approved
203	County Counsel	Legal representation of assessor and county board	Mandatory	Public Resources Code § 45022	Approved
204	County Counsel	Conduct of elections	Mandatory	Public Resources Code § 9418	Approved
205	County Counsel	Misdemeanors; release procedures	Mandatory	Public Utilities Code § 5133	Approved
206	County Counsel	Charge by court	Mandatory	Revenue and Tax Code § 30101.7	Approved
207	County Counsel	Advice from judge, district attorney...	Mandatory	Vehicle Code § 12801.2	Approved
208	County Counsel	Recovery of costs	Mandatory	Vehicle Code § 23112.7	Approved
209	County Counsel	Enforcement of forfeiture	Mandatory	Water Code § 12887.9	Approved
210	County Counsel	District attorney or county counsel; legal advice and assistance	Mandatory	Water Code Appendix § 52-16	Approved
211	County Counsel	Domestic violence training programs	Mandatory	Water Code Appendix § 52-83	Approved
212	County Counsel	Representation of petitioner by	Mandatory	Welfare and Institutions Code § 10002	Approved
213	County Counsel	Termination or modification of guardianship	Mandatory	Welfare and Institutions Code § 11004	Approved
214	County Counsel	Proceedings by district attorney or county counsel	Mandatory	Welfare and Institutions Code § 15630.1	Approved

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215	County Counsel	Conduct of hearing	Mandatory	Welfare and Institutions Code § 218.5	Approved
216	County Counsel	Capacity hearings	Mandatory	Welfare and Institutions Code § 318.5	Approved
217	County Counsel	Interagency collaboration	Mandatory	Welfare and Institutions Code § 5114	Approved
218	County Counsel	Person in custody	Mandatory	Welfare and Institutions Code § 5256.1	Approved
219	County Counsel	Fair administration	Mandatory	Welfare and Institutions Code § 5256.2	Approved
220	County Counsel	Water Resources Agency Assistance	Mandatory	Welfare and Institutions Code § 5334	Approved
221	County Counsel	Water Resources Agency Supervisors; powers	Mandatory	Welfare and Institutions Code § 5370.1	Approved
222	County Counsel	Nuisance; action to abate...	Self-Imposed Mandate	Welfare and Institutions Code § 5866	Approved
223	County Counsel	Institution of Abatement Proceedings by District Attorney or Court	Self-Imposed Mandate	Welfare and Institutions Code § 6601	Approved
224	County Counsel	Celery - sale during a host-free period	Self-Imposed Mandate	Welfare and Institutions Code § 6716	Approved
225	County Counsel	Public Administrator	Self-Imposed Mandate	Welfare and Institutions Code § 728	Approved
226	County Counsel	Mandated reporter of suspected financial abuse of an elder...	Self-Imposed Mandate	Welfare and Institutions Code § 827	Approved
227	County Counsel Risk Management	Workers' Compensation Program	Mandatory	L.C 3700 et seq.	Approved
228	County Counsel Risk Management	Occupational Safety and Health	Mandatory	LC 6300-6708	Approved
229	Economic Development	Inclusionary Housing	Mandatory	Gov. Code section 65580 et seq., and 65915 et seq.; MCC 18.40	Approved
230	Economic Development	Community Development Block Grant – Urban County	Self-Imposed Mandate	24 CFR 570	Approved
231	Economic Development	HOME Program	Self-Imposed Mandate	24 CFR 92	Approved
232	Economic Development	Small Business Revolving Loan Fund	Self-Imposed Mandate	13 CFR 300 et seq.; Public Law 105-393	Approved
233	Economic Development	Comprehensive Economic Development Strategy	Discretionary	13 C.F.R. § 303.7	Approved
234	Economic Development	Redevelopment Housing Successor Agency	Self-Imposed Mandate	Health and Safety Code Section 34176	Approved
235	Economic Development & Resource Management Agency	Redevelopment Successor Agency	Self-Imposed Mandate	Health and Safety Code Section 34172 et seq.	Approved
236	Elections	Election Candidates and Campaigns	Mandatory	CEC Div. 5,6,7,8, 10,11, 12, 18, 20: California Administrative Code Title 2 Division 7 Chapter 1 Article 6 and Chapter 7:	Approved
237	Elections	Election Petition Services	Mandatory	CEC Div. 5, Div. 9, Div. 8, Div. 18, California Administrative Code Title 2 Div.:	Approved
238	Elections	Elections Registration	Mandatory	CA Code of Regulations, Title 2-Administration, Div. 7 Secretary of State, Chapter 1	Approved
239	Elections	Elections Precinct Services: Poll workers and polling	Mandatory	CEC Div. 14, EDC 48205, CA code of Regulations, Title 24	Approved
240	Elections	Elections Voting Systems	Mandatory	CEC Div. 13, Div. 17, Div. 19, CA Administrative Code Title 2, Div. 7 Chapter 4, 6, 1	Approved
241	Emergency Communications	911 Emergency Call Taking Services and Systems	Mandatory	The Warren–911–Emergency Assistance Act requires Counties to establish a 911 system for receipt of emergency calls. (Gov. Code §§ 53101, 53107, and 53109.)The County's 911 system must comply with state-imposed technical and operational standards. (Gov. Code § 53115)	Approved
242	Emergency Communications	Emergency dispatch services for local law enforcement, fire , and	Self-Imposed Mandate	The County provides emergency dispatch services pursuant to an Agreement between the County and participating local agencies.	Approved
243	Emergency Communications	Public Safety Dispatcher Selection and Training Standards	Self-Imposed Mandate	The County has accepted funds from the State of California for the purpose of Public Safety Dispatcher recruitment and training, as authorized by statute. (Penal Code, § 13525.) Acceptance of these funds requires the County to comply with state standards. (Penal Code, §§ 13510(c) and 13522; 11 Cal.Code of Regs § 1010.)	Approved
244	Emergency Communications	County and local agency access to the California Dept of Justice la	Self-Imposed Mandate	The Attorney General makes the CLETS system available to the County and to local law enforcement agencies, as required by statute. (Gov. Code §§ 15152, 15160, 15161, and 15163), provided these entities meet specified security, training, and operational requirements. (Gov. Code §§ 15164.1 and 15165.)	Approved
245	Health Department	Administration - Mental Health	Mandatory	W&I § 5610: “Each county mental health system shall comply with reporting requirements developed by the State Department of Health Care Services, in consultation with the California Behavioral Health Planning Council and the Mental Health Services Oversight and Accountability Commission”	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
246	Health Department	Administration - Mental Health	Mandatory	W&I § 5604: “Each community mental health service shall have a mental health board”	Approved
247	Health Department	Administration - Mental Health	Mandatory	W&I § 5613: “Counties shall annually report data on performance measure”	Approved
248	Health Department	Administration - Mental Health	Mandatory	Department believes this is a mandate in accordance with W&I § 5623.5: “Commencing October 1, 1991, and to the extent resources are available, no county shall deny any person receiving services administered by the county mental health program access to any medication which has been prescribed by the treating physician and approved by the federal Food and Drug Administration and the Medi-Cal program for use in the treatment of psychiatric illness.”	Approved
249	Health Department	Administration - Mental Health	Mandatory	"W&I § 5650: “The board of supervisors... shall adopt... a proposed annual county mental health services performance contract for mental health services in the county...” W&I § 5651: “The proposed annual county mental health services performance contract shall include all of the following (a) The following assurances:	Approved
250	Health Department	Administration - Mental Health	Mandatory	W&I § 5607: “The local mental health services shall be administered by a local director of mental health services to be appointed by the governing body. He or she shall meet such standards of training and experience as the State Department of Health Care Services, by regulation, shall require. Applicants for these positions need not be residents of the city, county, or state, and may be employed on a full or part-time basis. If a county is unable to secure the services of a person who meets the standards of the State Department of Health Care Services, the county may select an alternate administrator.	Approved
251	Health Department	Administration - Mental Health	Mandatory	W&I § 5664: “In consultation with ... county behavioral health systems shall provide reports and data to meet the information needs of the state, as necessary.	Approved
252	Health Department	Administration - Mental Health	Mandatory	W&I § [5718] Renumbered as § 14705: “Counties shall provide services to Medi-Cal beneficiaries and seek the maximum federal reimbursement possible for services rendered to persons with mental illnesses.”	Approved
253	Health Department	Administrative Services	Mandatory	17 CCR 1251: “The health department shall maintain and operate a central office and headquarters on a full-time basis during the normal work week of the local government.”	Approved
254	Health Department	Administrative Services	Mandatory	17 CCR 1252: “There shall be a clerical staff under proper supervision, adequate to meet local needs.”	Approved
255	Health Department	Adult Day Treatment / Services / Geriatric Services - Mental Health	Mandatory	W&I § 5600.7: “The minimum array of services for older adults meeting the target population criteria established in subdivision (b) of Section 5600.3 should include the following modes of service in every geographical area, to the extent resources are available:”	Approved
256	Health Department	Adult Day Treatment / Services / Geriatric Services - Mental Health	Mandatory	W&I § 5600.4: “Community mental health services should be organized to provide an array of treatment options in the following areas, to the extent resources are available:	Approved
257	Health Department	Adult Day Treatment / Services / Geriatric Services - Mental Health	Mandatory	W&I § 5600.6: “The minimum array of services for adults meeting the target population criteria established in subdivision (b) of Section 5600.3 should include the following modes of service in every geographical area, to the extent resources are available:...”	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
258	Health Department	Animal Control	Discretionary	HSC § 1804: Repealed. Maybe renumbered as §116130 “The department, the board of supervisors of each county, local health officers, or inspectors appointed by any of them, as provided in this article and Chapter 3 (commencing with Section 116250), may inspect a place for the purpose of ascertaining whether it is infested with rodents”	Approved
259	Health Department	Animal Control	Discretionary	Ag. Code § 17001-003: Not really a mandate, though 17003 provides “Any city, county, or city and county that establishes or has established laws, ordinances, or regulations regarding estrays, may opt to follow those laws, ordinances, or regulations instead of this chapter in the handling of estrays that are not bovine animals” which does lead to a very limited mandate with regard to stray bovines...	Approved
260	Health Department	Animal Control	Discretionary	Gov. Code § 25800: “The board of supervisors shall adopt orders and enact ordinances not in conflict with State or federal laws necessary for the preservation of the health of domestic livestock, and provide for the payment of all expenses incurred in enforcing them. The expenses of enforcement are a county charge and are payable in the same manner and out of the same funds as other county charges are paid” “[Note, this is a non-substantive mandate. It is mandatory, but only to the extent it mirrors other requirements found elsewhere in the law and does not add any separate funding obligations]”	Approved
261	Health Department	Animal Control	Self-Imposed Mandate	Monterey County Code §8.04.010 "Animal Control Officer" means the Monterey County Health Officer, duly appointed deputies of the Monterey County Health Officer, or any Monterey County employee designated by the Monterey County Health Officer to enforce the provisions of this Title or a designee of the Animal Control Officer." The Health officer is therefore charged with administering this chapter.	Approved
262	Health Department	Animal Control - Rabies Control	Mandatory	“The entire County rabies control program is a mandate, in reliance on the following: HSC §§ 121575 et seq. provides numerous state mandates for rabies control. HSC § 121615 then provides “All peace officers and boards of health shall carry out the provisions of this chapter.” Further, HSC § 121690 provides that “...the governing body of each... county shall maintain or provide for the maintenance of a pound system and a rabies control program for the purpose of carrying out and enforcing this section.” Further, 17 CCR 2518 and 17 CCR 2604 provide that the local health officer shall issue appropriate instructions for the quarantining of a human subject.”	Approved
263	Health Department	Animal Control	Self-Imposed Mandate	Ag. Code §§ 30501-30801, 30803: “The board of supervisors of any county or the governing body of any city may adopt Sections 30801, 30802, 30803, 30804, 30805, 30952, 31105, 31106, 31107, 31108, 31152, 31153, 31251, 31252, and 31254.” 30501-30801 is a very broad citation with mostly non-county mandates, but also some topics with County mandates, such as: “All fees for the issuance of dog license tags and all fines collected pursuant to this division shall be paid into the county, city, or city and county treasury, as the case may be, and shall be used:...”	Approved
264	Health Department	Animal Control	Mandatory	Ag. Code § 31105: “The board of supervisors shall provide for both of the following: (a) The taking up and impounding of all dogs which are found running at large in violation of any provision of this division. (b) The killing in some humane manner or other disposition of any dog which is impounded.”	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
265	Health Department	Animal Control	Mandatory	Pen. Code § 597, 597.1: "County mental health departments or Medi-Cal shall be responsible for the costs of counseling required by this section" "animal control officer shall take possession of the stray or abandoned animal and shall provide care and treatment for the animal until the animal is deemed to be in suitable condition to be returned to the owner"	Approved
266	Health Department	Beach Safety	Mandatory	HSC § 115885: "The health officer having jurisdiction over the area in which a public beach is created shall..."	Approved
267	Health Department	California Children Services, County Match obligation	Mandatory	HSC § 123940 "Annually, the board of supervisors shall appropriate a sum of money for services for handicapped children of the county, including diagnosis, treatment, and therapy services for physically handicapped children in public schools, equal to 25 percent of the actual expenditures for the county program under this article for the 1990–91 fiscal year ... "	Approved
268	Health Department	Child Abuse reporting	Mandatory	P.C. 11165-1174.3: Overbroad citation. This creates obligations for a wide variety of mandated reporters. It also creates potential County obligations for receiving and investigating such reports. Also covers toxicology re: delivery of infant. Lots of state and federal obligations as well.	Approved
269	Health Department	Child Health and disability prevention (foster care)	Mandatory	WIC § 16501.3: "Under this program, counties shall use the services of a foster care public health nurse. The foster care public health nurse shall work with the appropriate child welfare services workers to coordinate health care services and serve as a liaison with health care professionals and other providers of health-related services."	Approved
270	Health Department	Child Health and Disability Prevention Program	Mandatory	"It is mandatory for the County to either provide these services directly or to contract with the state to provide:	Approved
271	Health Department	Child. Med. Services; CA Child. Services	Mandatory	HSC § 123850 "The board of supervisors of each county shall designate the county department of public health or the county department of social welfare as the designated agency to administer the California Children's Services (CCS) program. Counties with a total population in excess of 200,000 persons shall administer the county program independently"	Approved
272	Health Department	Children's services	Mandatory	W&I § 5600.3: "To the extent resources are available, the primary goal of the use of funds deposited in the mental health account of the local health and welfare trust fund should be to serve the target populations identified in the following categories, which shall not be construed as establishing an order of priority:" By becoming the health plan in the County a mandate to serve the target population with Medi-Cal and indigent population.	Approved
273	Health Department	Children's services	Mandatory	W&I § 5600.5: "The minimum array of services for children and youth meeting the target population criteria established in subdivision (a) of Section 5600.3 should include the following modes of service in every geographical area, to the extent resources are available:" By becoming the health plan in the County a mandate to serve the target population with Medi-Cal and indigent population.	Approved
274	Health Department	Chronic Disease prevention	Mandatory	17 CCR §1276 (h) " The health department shall offer at least the following basic services to the health jurisdiction which it serves:... Services in chronic Disease, which may include case finding, community education, consultation, or rehabilitation, for the prevention or mitigation of any chronic Disease."	Approved

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275	Health Department	Chronic Disease; fluoride	Mandatory	HSC § 104840: "The county health officer of each county shall organize and operate a program so that treatment is made available to all persons specified in Section 104830. He shall also determine how the cost of such a program is to be recovered. To the extent that the cost to the county is in excess of that sum recovered from persons treated, the cost shall be paid by the county in the same manner as other expenses of the county are paid."	Approved
276	Health Department	Environmental Health and Sanitation services	Mandatory	"17 CCR 1276 (e) ""Environmental health and sanitation services and programs in accordance with an annual plan and program outline as required in Title 17, Section 1328, and approved by the State Department of Health and the applicable services and program standards as specified in the State Department of Health "Services in a Local Environmental Health and Sanitation Program," September 1976. The required services and programs shall be as follows:	Approved
277	Health Department	Chronic Disease; tobacco retail	Self-Imposed Mandate	Muni Code 7.80.010 – 7.80.170: Department believes this is mandatory by the Board, requiring us to manage the tobacco licensing, monitoring, and compliance program for the County. The other aspects of managing the cities' program is discretionary as the County could opt out of the agreements and have the cities operate their own program.	Approved
278	Health Department	Chronic Disease; tobacco smoking control	Self-Imposed Mandate	Muni Code § 10.70.010 et seq. requires the implementation of the "Smoking Pollution Control Ordinance"; 10.70.100 "The County Health Officer shall enforce and implement this Chapter"	Approved
279	Health Department	Communicable Disease control: HIV Reporting	Mandatory	"HSC § 121023 (e): ""(e) (1) Each local health officer shall inspect each clinical laboratory CD4+ T-Cell test report to determine if the test is related to a case of HIV infection.	Approved
280	Health Department	Communicable Disease control: Program	Mandatory	"17 CCR 1276 (c) "" ""The health department shall offer at least the following basic services to the health jurisdiction which it serves: Communicable Disease control, including availability of adequate isolation facilities, the control of the acute communicable Diseases, and the control of tuberculosis and the venereal Diseases, based on provision of diagnostic consultative services, epidemiologic investigation and appropriate preventive measures for the particular communicable Disease hazards in the community.""	Approved
281	Health Department	Communicable Disease control: Program	Mandatory	"Functions needed to be performed as part of the communicable Disease program, or if program does not exist, then functions must still be provided. Therefore, these are split. 17 CCR 2500 ""\$2500 (b) It shall be the duty of every health care provider, knowing of or in attendance on a case or suspected case of any of the Diseases or conditions listed, to report to the local health officer for the jurisdiction where the patient resides. Where no health care provider is in attendance, any individual having knowledge of a person who is suspected to be suffering from one of the Diseases or conditions listed may make such a report to the local health officer for the jurisdiction where the patient resides.	Approved
282	Health Department	Communicable Disease control: Program	Mandatory	17 CCR § 2501 "Upon receiving a report made pursuant to Section 2500 or 2505, the local health officer shall take whatever steps deemed necessary for the investigation and control of the Disease, condition or outbreak reported"	Approved
283	Health Department	Communicable Disease control; sexually...	Mandatory	HSC § 120575: "It is the duty of the local health officers to use every available means to ascertain the existence of cases of infectious venereal Diseases"	Approved

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284	Health Department	Communicable Disease control; sexually...	Mandatory	17 CCR § 2636: “Investigation. All city, county and other local health officers are hereby directed to use every available means to ascertain the existence of, and immediately to investigate, all reported or suspected cases of venereal Disease in the infectious stages within their several territorial jurisdictions, and to ascertain the sources of such infections.”	Approved
285	Health Department	Communicable Disease, clean needle and syringe exchange	Discretionary	HSC §§ 120780-780.2 -- “A public entity that receives General Fund money from the State Department of Public Health for HIV prevention and education may use that money to support clean needle and syringe exchange programs authorized pursuant to existing law. The money may be used for, but is not limited to, the purchase of sterile hypodermic needles and syringes as part of a clean needle and syringe exchange program”	Approved
286	Health Department	Communicable Disease, clean needle and syringe exchange	Discretionary	HSC 121349-349.3 “ In order to reduce the spread of HIV infection and bloodborne hepatitis among the intravenous drug user population within California, the Legislature hereby authorizes a clean needle and syringe exchange project pursuant to this chapter in any city, county, or city and county upon the action of a county board of supervisors”	Approved
287	Health Department	Communicable Disease, HIV counseling and testing to crime victim	Mandatory	PC § 1202.1: “The local health officer shall be responsible for disclosing test results to the victim who requested the test and the person who was tested. However, positive test results shall not be disclosed to the victim or the person who was tested without offering or providing professional counseling appropriate to the circumstances.”	Approved
288	Health Department	Communicable Disease, HIV prevention	Mandatory	HSC § 121285 – “Local health departments shall be responsible for all of the following: (1) Maintaining a list of all pharmacies within the local health department’s jurisdiction that have registered under the Disease Prevention Demonstration Project. (2) Making available to pharmacies written information...” (But this all seems to arise under a discretionary program that was repealed in 2015)	Approved
289	Health Department	Communicable Disease, HIV prevention	Mandatory	HSC § 121349 – Provides for an entity to apply for authorization for a needle exchange	Approved
290	Health Department	Communicable Disease, HIV prevention	Self-Imposed Mandate	HSC § 121015 – “The local health officer or the designated local public health agency staff for HIV partner services may...” (notice to partners of infected individuals is discretionary, but if done, then there are mandates re: privacy and records destruction)	Approved
291	Health Department	Communicable Disease, HIV/AIDS treatment	Mandatory	17 CCR §2501 “(a) Upon receiving a report made pursuant to Section 2500 or 2505, the local health officer shall take whatever steps deemed necessary for the investigation and control of the Disease, condition or outbreak reported”	Approved
292	Health Department	Communicable Disease, HO ensure compliance of TB testing in school	Mandatory	HSC 121540: “The school shall maintain a file containing an up-to-date certificate for each person covered by this chapter. It shall be the duty of the county health officer of each county to insure that the provisions of this chapter are complied with.”	Approved
293	Health Department	Communicable Disease, HO to conduct annual inspec. of tattoo parlor	Mandatory	"HSC § 19306: Local enforcement agency shall have a program for the registration of individuals performing body art and may charge applicants for the actual costs of administering that program.	Approved
294	Health Department	Communicable Disease, HO to establish places of quarantine	Mandatory	HSC § 120200 – “Each health officer, whenever required by the department, shall establish and maintain places of quarantine or isolation that shall be subject to the special directions of the department.”	Approved

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295	Health Department	Communicable Disease, HO to establish places of quarantine	Mandatory	HSC § 120195: "Each health officer shall enforce all orders, rules, and regulations concerning quarantine or isolation prescribed or directed by the department."	Approved
296	Health Department	Communicable Disease, HO to investigate and control spread of s	Mandatory	HSC §120575 "It is the duty of the local health officers to use every available means to ascertain the existence of cases of infectious venereal Diseases within their respective jurisdictions, to investigate all cases that are not, or probably are not, subject to proper control measures approved by the board, to ascertain so far as possible all sources of infection, and to take all measures reasonably necessary to prevent the transmission of infection."	Approved
297	Health Department	Communicable Disease, HO to provide for HIV testing in crim case	Mandatory	PC § 1524.1 "(e) The local health officer shall make provision for administering all HIV tests ordered pursuant to subdivision (b)." [i.e. when the court issues a search warrant ordering such a test to be conducted]	Approved
298	Health Department	Communicable Disease, HO to provide for HIV testing in crim case	Mandatory	PC § 1524.1 (g) "The local health officer shall have the responsibility for disclosing test results to the victim"	Approved
299	Health Department	Communicable Disease, HO to provide for HIV testing in crim case	Mandatory	PC § 1524.1 (h) "The local health officer and victim shall comply with all laws and policies relating to medical confidentiality"	Approved
300	Health Department	Communicable Disease, HO to receive permits for import of wild	Mandatory	HSC §121840 "Whenever any permit is issued under provisions of this article, one copy shall be sent by the department to the local health officer"	Approved
301	Health Department	Communicable Disease, HO to receive reports of AIDS, promote A	Mandatory	HSC § 121022 – mandate to receive reports, forward reports to state, and ensure access to anonymous testing.	Approved
302	Health Department	Communicable Disease, HO to receive reports of AIDS, promote A	Mandatory	HSC § 1603.1 – mandate to receive reports of infections from blood banks and to provide such reports to the subject blood bank.	Approved
303	Health Department	Communicable Disease, HO to report annually to BoS on needle e	Self-Imposed Mandate	HSC § 121349.3 "The health officer of the participating jurisdiction shall present biennially at an open meeting of the board of supervisors or city council a report detailing the status of clean needle and syringe exchange programs"	Approved
304	Health Department	Communicable Disease, mandated Disease reporting	Mandatory	17 CCR §2500 - health care providers shall report specified Diseases.	Approved
305	Health Department	Communicable Disease, mandated Disease reporting	Mandatory	17 CCR §2502: "Summary Reports: Each local health officer shall report at least weekly, on the Weekly Morbidity by Place of Report form to the Director the number of cases of those Diseases, conditions, unusual Diseases or outbreaks of Disease reported pursuant to Section 2500	Approved
306	Health Department	Communicable Disease, notification of emergency personnel of H	Mandatory	HSC §§ 1797.188 and 1797.189: "all prehospital emergency medical care personnel, whether volunteers, partly paid, or fully paid, who have provided emergency medical or rescue services and have been exposed to a person afflicted with a Disease or condition listed as reportable, which can, as determined by the county health officer, be transmitted through oral contact or secretions of the body, including blood, shall be notified that they have been exposed to the Disease"	Approved
307	Health Department	Communicable Disease, notification of funeral home	Mandatory	HSC §§ 1797.188 and 1797.189: "The chief medical examiner-coroner, or the county health officer shall notify the funeral director, charged with removing or receiving the decedent afflicted with a reportable Disease or condition"	Approved
308	Health Department	Communicable Disease, surveillance and investigation	Mandatory	HSC § 120175 – "Each health officer knowing or having reason to believe that any case of the Diseases made reportable by regulation of the department, or any other contagious, infectious or communicable Disease exists, or has recently existed, within the territory under his or her jurisdiction, shall take measures as may be necessary to prevent the spread of the Disease or occurrence of additional cases."	Approved
309	Health Department	Communicable Disease, surveillance and investigation	Mandatory	HSC § 121023 – "Each local health officer shall inspect each clinical laboratory CD4+ T-Cell test report to determine if the test is related to a case of HIV infection"	Approved

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310	Health Department	Communicable Disease, surveillance and investigation	Mandatory	HSC 100325 "The department shall cause special investigations of the sources of morbidity and mortality and the effects of localities, employments, conditions and circumstances on the public health and the department shall perform other duties as may be required in procuring information for state and federal agencies regarding the effects of these conditions on the public health."	Approved
311	Health Department	Communicable Disease, TB control, school personnel	Mandatory	Ed. Code § 49406: "a person shall not be initially employed by a school district, or employed under contract, in a certificated or classified position unless the person has submitted to a tuberculosis risk assessment" Health Officer may issue additional requirements upon assessment of risk conditions at school. See section 49406 B(3)(b) "(b) Thereafter, an employee who has no identified risk factors or who tests negative for the tuberculosis infection shall be required to undergo the tuberculosis risk assessment and, if risk factors are identified, the examination, at least once each four years or more often if directed by the governing board of the school district upon recommendation of the local health officer. Once an employee has a documented positive test for tuberculosis infection conducted pursuant to this subdivision that has been followed by an X-ray, the tuberculosis risk assessment is no longer required. A referral shall be made within 30 days of completion of the examination to the local health officer to determine the need for followup care." "(e) Nothing in this section shall prevent the governing board of a school district, upon recommendation of the local health officer, from establishing a rule requiring a more extensive or more frequent physical examination than required by this section. The rule shall provide for reimbursement on the same basis as required in this section."	Approved
312	Health Department	Communicable Disease, TB control, school personnel	Mandatory	HSC 121365 "Each local health officer is hereby directed to use every available means to ascertain the existence of, and immediately investigate all reported or suspected cases of active tuberculosis Disease in the jurisdiction"	Approved
313	Health Department	Communicable Disease, TB control, hospital employees	Self-Imposed Mandate	22 CCR § 70723: Health inspections required for hospital employees.	Approved
314	Health Department	Communicable Disease, TB control, hospital personnel	Self-Imposed Mandate	22 CCR § 71525: "All hospitals shall maintain personnel records of all employees."	Approved
315	Health Department	Communicable Disease; order re: TB	Mandatory	"HSC 121367: "An order of a local health officer pursuant to Section 121365 shall set forth all of the following: (1) The legal authority under which the order is issued, including the particular sections of state law or regulations.	Approved
316	Health Department	Communicable Disease; food facility outbreak investigation	Mandatory	HSC § 113949.1 – "When a local health officer is notified of an illness that can be transmitted by food in a food facility or by an employee of a food facility, the local health officer shall inform the local enforcement agency. The local health officer or the local enforcement agency, or both, shall notify the person in charge of the food facility and shall investigate conditions and may, after the investigation, take appropriate action"	Approved
317	Health Department	Communicable Disease; HO to maintain immunization program	Mandatory	HSC § 120350: "The county health officer of each county shall organize and maintain a program to make immunizations available to all persons required by Chapter 1 (commencing with Section 120325, but excluding Section 120380) and required by Sections 120400, 120405, 120410, and 120415 to be immunized. The county health officer shall also determine how the cost of the program is to be recovered. To the extent that the cost to the county is in excess of that sum recovered from persons immunized, the cost shall be paid by the county in the same manner as other expenses of the county are paid."	Approved

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318	Health Department	Communicable Disease; HO to receive report	Mandatory	HSC § 7302 – “Every funeral director and embalmer shall immediately report to the local health officer every contagious case on which the funeral director or embalmer may be called”	Approved
319	Health Department	Communicable Disease; HO to receive rpts and investig. cases opl	Mandatory	BPC § 554: “The local health officer shall: ... investigate ... report... [and follow any other new rules promulgated on the topic]	Approved
320	Health Department	Communicable Disease; HO to report epidemics	Mandatory	HSC § 120185 – “In the case of a local epidemic of Disease, the health officer shall report at those times as are requested by the department all facts concerning the Disease, and the measures taken to abate and prevent its spread.”	Approved
321	Health Department	Communicable Disease; HO to report epidemics	Mandatory	HSC § 120130 – “The health officer may require strict or modified isolation, or quarantine, for any case of contagious, infectious, or communicable Disease, when this action is necessary for the protection of the public health.”	Approved
322	Health Department	Communicable Disease; HO to report epidemics	Mandatory	HSC §120190 – “Each health officer shall immediately report by telegraph...”	Approved
323	Health Department	Communicable Disease; HO to take measurers as necessary	Mandatory	HSC § 120175 – “Each health officer knowing or having reason to believe that any case of the Diseases made reportable by regulation of the department, or any other contagious, infectious or communicable Disease exists, or has recently existed, within the territory under his or her jurisdiction, shall take measures as may be necessary to prevent the spread of the Disease or occurrence of additional cases.”	Approved
324	Health Department	Communicable Disease; immunization	Mandatory	17 CCR § 6060 – “Whenever the governing authority has good cause to believe that a pupil who is not completely immunized against a particular communicable Disease may have been exposed to that Disease, that information shall be reported by the governing authority immediately by telephone to the local health officer. The local health officer shall determine whether the pupil is at risk of developing the Disease and, if so, may require the exclusion of the pupil from that school, child care center, day nursery, nursery school, family day care home, or development center until the completion of the incubation period and the period of communicability of the Disease.”	Approved
325	Health Department	Communicable Disease; pharmacy clean needle distribution locat	Mandatory	HSC § 121285 – “Local health departments shall be responsible for all of the following: (1) Maintaining a list of all pharmacies within the local health department’s jurisdiction that have registered under the Disease Prevention Demonstration Project. (2) Making available to pharmacies written information...”	Approved
326	Health Department	Communicable Disease; Rabies Control	Self-Imposed Mandate	County Code § 8.32.010: Rabies program. "A. Reporting. Any person having knowledge of the whereabouts of an animal known to have or suspected of having rabies shall report the facts immediately to the County Health Officer. The County Health Officer shall likewise be notified of any person or animal bitten by an animal of a species subject to rabies, whether or not the animal is suspected of having rabies."	Approved
327	Health Department	Communicable Disease; Rabies Control	Mandatory	17 CCR §§2606-2606.8: “During such time as a county is under official declaration as a rabies area, each local official responsible for the various phases of local dog or rabies control within each city, county and city or cities, or county shall...”	Approved
328	Health Department	Communicable Disease; TB control	Self-Imposed Mandate	HSC § 121360.5: Any city or county health department that elects to participate in this program shall provide for one-year certification of tuberculin skin test technicians by local health officers.”	Approved

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329	Health Department	Communicable Disease; TB control	Mandatory	"121367: "An order of a local health officer pursuant to Section 121365 shall set forth all of the following: (1) The legal authority under which the order is issued, including the particular sections of state law or regulations.	Approved
330	Health Department	Communicable Disease; TB control	Mandatory	121370: "No examination or inspection shall be required of any person who depends exclusively on prayer for healing in accordance with the teachings of any well recognized religious sect, denomination or organization and claims exemption on that ground, except that the provisions of this code regarding compulsory reporting of communicable Diseases and isolation and quarantine shall apply where there is probable cause to suspect that the person is infected with the Disease in a communicable stage"	Approved
331	Health Department	Communicable Disease; TB control	Discretionary	HSC 121375: "The department may inspect and have access to all records of all institutions and clinics, both public and private, where tuberculosis patients are treated."	Approved
332	Health Department	Communicable Disease; TB control	Discretionary	HSC 121380: "The department may advise officers of state educational, correctional, and medical institutions regarding the control of tuberculosis and the care of tuberculosis patients."	Approved
333	Health Department	Communicable Disease; TB control	Mandatory	121362: " the local health officer shall notify the assigned parole agent, when known, or the regional parole administrator, when there are reasonable grounds to believe that the parolee has active tuberculosis Disease"	Approved
334	Health Department	Communicable Disease; TB control	Discretionary	121364: "each local health officer may order examinations for tuberculosis infection for the purposes of directing preventive measures for persons in the territory"	Approved
335	Health Department	Communicable Disease; TB control	Mandatory	121369: "For purposes of Sections 121365, 121366, and 121367, all of the following shall apply: (a) If necessary, language interpreters and persons skilled in communicating with vision-impaired and deaf or hard-of-hearing individuals shall be provided in accordance with applicable law"	Approved
336	Health Department	Communicable Disease; TB control	Mandatory	"HSC 121361 "" (a) (1) A health facility, local detention facility, or state correctional institution shall not discharge or release any of the following persons unless subdivision (e) is complied with:	Approved
337	Health Department	Communicable Disease; TB control	Mandatory	HSC 121363 "Each health care provider who treats a person for active tuberculosis Disease shall examine, or cause to be examined, all household contacts or shall refer them to the local health officer for examination. Each health care provider shall promptly notify the local health officer of the referral. When required by the local health officer, nonhousehold contacts and household contacts not examined by a health care provider shall submit to examination by the local health officer or designee. If any abnormality consistent with tuberculosis Disease is found, steps satisfactory to the local health officer shall be taken to refer the person promptly to a health care provider for further investigation, and if necessary, treatment. Contacts shall be reexamined at times and in a manner as the local health officer may require. When requested by the local health officer, a health care provider shall report the results of any examination related to tuberculosis of a contact."	Approved
338	Health Department	Communicable Disease; TB control	Mandatory	HSC 121365: "Each local health officer is hereby directed to use every available means to ascertain the existence of, and immediately investigate all reported or suspected cases of active tuberculosis Disease in the jurisdiction"	Approved

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339	Health Department	Communicable Disease; TB control	Mandatory	HSC 121366"The local health officer may detain in a hospital or other appropriate place for examination or treatment, a person who is the subject of an order of detention issued pursuant to subdivision (a), (d), or (e) of Section 121365 without a prior court order except that when a person detained pursuant to subdivision (a), (d), or (e) of Section 121365 has requested release, the local health officer shall make an application for a court order authorizing the continued detention within 72 hours after the request or, if the 72-hour period ends on a Saturday, Sunday, or legal holiday, by the end of the first business day following the Saturday, Sunday, or legal holiday, which application shall include a request for an expedited hearing. After the request for release, detention shall not continue for more than five business days in the absence of a court order authorizing detention. However, in no event shall any person be detained for more than 60 days without a court order authorizing the detention. The local health officer shall seek further court review of the detention within 90 days following the initial court order authorizing detention and thereafter within 90 days of each subsequent court review. In any court proceeding to enforce a local health officer's order for the removal or detention of a person, the local health officer shall prove the particularized circumstances constituting the necessity for the detention by clear and convincing evidence. Any person who is subject to a detention order shall have the right to be represented by counsel and upon the request of the person, counsel shall be provided."	Approved
340	Health Department	Communicable Disease; testing and restrictions on food handlers	Mandatory	"17 CCR 2550 –""(a) Under ordinary circumstances, isolation of cases and quarantine of contacts are not required.	Approved
341	Health Department	Communicable Disease; testing and restrictions on food handlers	Mandatory	17 CCR 2612 – Salmonella: "The patient shall be subject to supervision by the local health officer."	Approved
342	Health Department	Communicable Disease; testing and restrictions on food handlers	Mandatory	17 CCR 2613 – Shigella: "The patient shall be subject to supervision by the local health officer."	Approved
343	Health Department	Communicable Disease; testing and restrictions on food handlers	Mandatory	17 CCR 2628 – Typhoid: "The patient shall remain subject to supervision by the local health officer..."	Approved
344	Health Department	Communicable Disease; testing and restrictions on food handlers	Mandatory	HSC § 113950 and 113950.5 – "The local health officer or, in consultation with the local health officer, the local enforcement agency shall [exclude or restrict infected food servers."	Approved
345	Health Department	Detention Facility inspections	Mandatory	HSC 101045 – "The county health officer shall investigate health and sanitary conditions in every county jail, every other publicly operated detention facility in the county, and all private work furlough facilities and programs established pursuant to Section 1208 of the Penal Code, at least annually."	Approved
346	Health Department	Detention Facility inspections	Mandatory	PC 1208 – Establishes work furlough program subject to the above.	Approved
347	Health Department	Dir. Of Pub. Nursing	Mandatory	17 CCR § 1253 – " There shall be a public health nursing staff under the supervision of a director of public health nursing, and such additional supervisors, who are necessary to provide effective service"	Approved
348	Health Department	Dir. Of Pub. Nursing	Mandatory	17 CCR § 1301: "A director of public health nursing shall be a public health nurse who..." (sets out degree requirements)	Approved
349	Health Department	Dir. Of the Pub. Health Lab	Mandatory	17 CCR § 1302: "The director of a principal public health laboratory shall be a..." (sets out qualifications for the director of public health laboratory.)	Approved
350	Health Department	Emergency Medical Services Prog. (ambulances)	Self-Imposed Mandate	HSC § 1797.200 - "Each county may develop an emergency medical services program. Each county developing such a program shall..."	Approved

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351	Health Department	Emergency Medical Services System	Mandatory	Section 53109 requiring every public agency to establish a system is below. "Every local public agency within its respective jurisdiction shall establish and have in operation by December 31, 1985, a basic system as provided in this article, or be part of such a system." Government Code Sections 53100 -53121, known as the Warren 911 Emergency Assistance Act governs 911 responsibilities.	Approved
352	Health Department	Family Planning	Mandatory	HSC § 101050 – “The county health officer shall prepare a list of family planning and birth control clinics located in the county”	Approved
353	Health Department	Family Planning	Mandatory	Gov. Code § 26808 – “The county clerk shall distribute to persons applying for a marriage license a list of family planning and birth control clinics located in the county, which shall be prepared by the county health officer”	Approved
354	Health Department	Family Planning	Mandatory	17 CCR §1276(k) – “The health department shall offer at least the following basic services to the health jurisdiction which it serves:... (k) Appropriate services in the field of family planning, which may include:	Approved
355	Health Department	Food Safety; Health Officer to receive reports of recalled meat products	Discretionary	Health & Saf. Code § 110806	Approved
356	Health Department	Food Safety; Health Officer to inspect milk and permit raw milk sales	Self-Imposed Mandate	Monterey County Code Chapter 10.24	Approved
357	Health Department	Food Safety; Health Officer to prohibit use, sale or disposal of milk	Mandatory	Food & Agr. Code § 35928	Approved
358	Health Department	Hazardous Materials; Health Officer to Receive Hazardous Materials	Self-Imposed Mandate	Monterey County Code Chapter 10.65	Approved
359	Health Department	Hazardous Substances; Health Officer to issue orders to owners of property	Mandatory	Health & Saf. Code § 25359.5	Approved
360	Health Department	Hazardous Substances; Health Officer to protect public from fentanyl	Mandatory	Health & Saf. Code § 11642	Approved
361	Health Department	Hazardous Substances; Health Officer to remediate methamphetamine	Mandatory	Health & Saf. Code § 25400.17 et seq.	Approved
362	Health Department	Hazardous Waste; Health Officer to receive reports of improper disposal	Mandatory	Health & Saf. Code § 25180.5	Approved
363	Health Department	Hazardous Waste; Health Officer to regulate hazardous waste from property	Mandatory	Health & Saf. Code § 25212	Approved
364	Health Department	Health Education Programs	Mandatory	17 CCR 1276 (b) "The health department shall offer at least the following basic services to the health jurisdiction which it serves: Health education programs including, but not necessarily limited to, staff education, consultation, community organization, public information, and individual and group teaching, such programs to be planned and coordinated within the department and with schools, public and voluntary agencies, professional societies, and civic groups and individuals.	Approved
365	Health Department	Health Education Services	Mandatory	17 CCR §§ 1303-04: Sets education requirements for health educator – but it is not spelled out how this role relates to the obligation to provide health education, as set forth above.	Approved
366	Health Department	Health Equity; Social Determinants of Health	Mandatory	17 CCR 1276(i): “The health department shall offer at least the following basic services to the health jurisdiction which it serves:... (i) Services directed to the social factors affecting health, and which may include community planning, counseling, consultation, education, and special studies.”	Approved
367	Health Department	Health Officer	Mandatory	17 CCR § 1365 – “The county health officer shall retain powers, duties, and responsibilities relating to the protection of public health as set forth in Section 452 of the Health and Safety Code.” [NOTE that HSC was repealed in 1995] Requires Health Safety officer to retain powers and responsibilities to implement Health and Safety Code.	Approved

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368	Health Department	Health Officer as Animal Control Officer	Self-Imposed Mandate	8 Monterey County § 8.04.010-8.50.010: “‘Animal Control Officer’ means the Monterey County Health Officer, duly appointed deputies of the Monterey County Health Officer, or any Monterey County employee designated by the Monterey County Health Officer to enforce the provisions of this Title or a designee of the Animal Control Officer.” Mandate to implement the Animal Control ordinance.	Approved
369	Health Department	Health Officer, BoS to appoint	Mandatory	17 CCR § 1250 – “The health department shall be under the direction of the health officer devoting full time to official duties and these duties shall constitute his primary responsibility and no other activities shall interfere with performance of his official duties.”	Approved
370	Health Department	Health Officer, BoS to appoint	Mandatory	17 CCR § 1300 – “The health officer shall be a graduate of a medical school of good standing and repute and shall be eligible for a license to practice medicine and surgery in the State of California”	Approved
371	Health Department	Health Officer; HO to enforce local and state public health ordinance	Mandatory	HSC § 101030 (b) Orders, including quarantine and other regulations, prescribed by the department.	Approved
372	Health Department	Health Officer; HO to enforce local and state public health ordinance	Mandatory	HSC § 101030 (c) Statutes relating to public health.”	Approved
373	Health Department	Health Officer; HO to enforce local and state public health ordinance	Self-Imposed Mandate	HSC § 101030 (a) Orders and ordinances of the board of supervisors, pertaining to the public health and sanitary matters.	Approved
374	Health Department	Illicit Drugs; HO to investigate dispensing or furnishing of...	Self-Imposed Mandate	HSC § 101070 – “(b) Whenever a local health officer determines that there exists in his or her jurisdiction any person who, without a license, is dispensing or furnishing drugs requiring a prescription pursuant to Section 111470, a controlled substance... the local health officer may take action against such person. This action shall include”	Approved
375	Health Department	Illicit Drugs; HO to test probationers and parolees	Mandatory	HSC § 11551 – “Whenever any court in this state grants probation to a person who the court has reason to believe is or has been a user of controlled substances, the court may require as a condition to probation that the probationer submit to periodic tests by a city or county health officer”	Approved
376	Health Department	Inspections, Detention Facilities	Discretionary	HSC 101045 – “The county health officer shall investigate health and sanitary conditions in every county jail, every other publicly operated detention facility in the county, and all private work furlough facilities and programs established pursuant to Section 1208 of the Penal Code, at least annually.”	Approved
377	Health Department	Inspections, Detention Facilities	Mandatory	15 CCR § 1242 – Mandates re: detention facility food menus.	Approved
378	Health Department	Lapse of Consciousness, HO to notify DMV	Mandatory	HSC § 103900 – “The local health officer shall report in writing to the Department of Motor Vehicles”	Approved
379	Health Department	Licensing and Certification	Mandatory	22 CCR § 80065: [Community Care] “Facility personnel shall be competent to provide the services necessary to meet individual client needs and shall, at all times, be employed in numbers necessary to meet such needs.	Approved
380	Health Department	Licensing and Certification	Mandatory	22 CCR §81069: “Prior to admitting a client into care or within 72 hours of admission, the [Community Care Facility] licensee shall obtain and keep on file documentation of the client's medical assessment”	Approved
381	Health Department	Licensing and Certification	Mandatory	22 CCR § 84000: [Community Care Facilities] “Group homes, as defined in section 80001.g.(1), shall be governed by the provisions specified in this chapter”	Approved
382	Health Department	Licensing and Certification	Mandatory	22 CCR § 85000: “Adult Residential Facilities, as defined in Section 80001(a)(5), shall be governed by the provisions specified in this chapter”	Approved
383	Health Department	Licensing and Certification	Mandatory	22 CCR § 78303: “The multidisciplinary team shall...” prepare an individualized plan of care	Approved

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384	Health Department	Licensing and Certification	Mandatory	22 CCR § 82000: [Community Care Facilities] “Adult day programs, as defined in Health and Safety Code Section 1502(a)(2), shall be governed by the provisions specified in this chapter.”	Approved
385	Health Department	Licensing and Certification	Mandatory	22 CCR § 83000: [Community Care Facilities] “Small family homes, as defined in section 80001(s)(3), shall be governed by the provisions specified in this chapter.”	Approved
386	Health Department	Licensing and Certification	Mandatory	22 CCR § 86000: “A Transitional Housing Placement Program (THPP) as defined in Section 86001t(1) shall be governed by the provisions specified in this chapter”	Approved
387	Health Department	Licensing and Certification	Mandatory	22 CCR § 78429: “Each center shall maintain an employee record which shall be available for review by the Department or licensing agency”	Approved
388	Health Department	Licensing and Certification	Mandatory	22 CCR § 80069: “Except for licensees of ARFs, prior to or within 30 calendar days following the acceptance of a client, the [Community Care Facility] licensee shall obtain a written medical assessment of the client...”	Approved
389	Health Department	Licensing and Certification	Mandatory	22 CCR § 76539: “The licensee and all employees working in the [intermediate care facility for the developmentally disabled] facility shall have a health examination within 6 months prior to employment or within 15 days after employment and at least annually thereafter by a person lawfully authorized to perform such examinations.”	Approved
390	Health Department	Licensing and Certification	Mandatory	22 CCR § 78429: “Each center shall maintain an employee record which shall be available for review by the Department or licensing agency”	Approved
391	Health Department	Licensing and Certification	Mandatory	22 CCR § 89185: “ Each adoption agency shall provide adequate preventive and remedial medical care through a qualified physician, or through a medical clinic organized to provide the necessary medical service. The medical care provided shall include:...”	Approved
392	Health Department	Licensing and Certification	Mandatory	22 CCR § 74723: “All [home health] agencies shall require health assessments and maintain health records for employees with direct patient contact.”	Approved
393	Health Department	Licensing and Certification	Mandatory	22 CCR § 78303: “The multidisciplinary team shall...” prepare an individualized plan of care	Approved
394	Health Department	Licensing and Certification	Mandatory	22 CCR § 73525: “All employees working in the [intermediate care] facility, including the licensee, shall have a health examination by a physician prior to employment”	Approved
395	Health Department	Licensing and Certification	Mandatory	22 CCR § 72525: “Each [skilled nursing] facility shall have at least the following committees: patient care policy, infection control and pharmaceutical service.	Approved
396	Health Department	Licensing and Certification	Mandatory	22 CCR § 76539: “The licensee and all employees working in the [intermediate care facility for the developmentally disabled] facility shall have a health examination within 6 months prior to employment or within 15 days after employment and at least annually thereafter by a person lawfully authorized to perform such examinations.”	Approved
397	Health Department	Licensing and Certification	Mandatory	22 CCR § 73525: “All employees working in the [intermediate care] facility, including the licensee, shall have a health examination by a physician prior to employment”	Approved
398	Health Department	Licensing and Certification	Self-Imposed Mandate	22 CCR § 70723: Health inspections required for hospital employees.	Approved
399	Health Department	Licensing and Certification	Self-Imposed Mandate	22 CCR § 71525: “All hospitals shall maintain personnel records of all employees.”	Approved
400	Health Department	Maternal Child Health: Services / Local Admin / Advisory Board	Discretionary	HSC §§ 123225-255: “The department may maintain a maternal and child health program in each county.	Approved

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401	Health Department	Maternal Child Health: Services / Local Admin / Advisory Board	Mandatory	17 CCR 1276 (d) "The health department shall offer at least the following basic services to the health jurisdiction which it serves: (d) Medical, nursing, educational, and other services to promote maternal and child health, planned to provide a comprehensive program to meet community needs in these fields."	Approved
402	Health Department	Medical Marijuana ID Card Prog.	Mandatory	HSC §§ 11362.7 – 11362.85: Every county health department, or the county's designee, shall do all of the following:..."	Approved
403	Health Department	Medical Marijuana, Identification Card Program; starting January	Mandatory	Health & Saf. Code §§ 11362.7 - 11362.85	Approved
404	Health Department	Medically Indigent Adults	Mandatory	W&I § 17000: "Every county and every city and county shall relieve and support all incompetent, poor, indigent persons, and those incapacitated by age, disease, or accident, lawfully resident therein, when such persons are not supported and relieved by their relatives or friends, by their own means, or by state hospitals or other state or private institutions"	Approved
405	Health Department	Mental Health Advisory Board	Mandatory	W&I § 5604: "Each community mental health service shall have a mental health board"	Approved
406	Health Department	Nutrition Services	Mandatory	17 CCR § 1276(g): "The health department shall offer at least the following basic services to the health jurisdiction which it serves: (g) Services in nutrition, including appropriate activities in education and consultation for the promotion of positive health, the prevention of ill health, and the dietary control of disease."	Approved
407	Health Department	Occupational health, industrial sanitation	Mandatory	17 CCR § 1276 (j): "The health department shall offer at least the following basic services to the health jurisdiction which it serves: (j) Services in occupational health to promote the health of employed persons and a healthful work environment, including educational, consultative and other activities appropriate to local needs. Where the population of a health jurisdiction exceeds 500 thousand, the program in occupational health shall include a planned and organized service with trained staff"	Approved
408	Health Department	Organized Camps: HO to enforce	Mandatory	HSC § 18897.4: "Every local health officer shall enforce within his or her jurisdiction the building standards published in the State Building Standards Code relating to organized camps"	Approved
409	Health Department	Patient Rights Advocate - Mental Health	Mandatory	9 CCR 863.1: "Each county mental health director shall assign a Patients' Advocate to handle complaints of mentally disabled patients and residents regarding the abuse, unreasonable denial, or punitive withholding of a right guaranteed under Section 861 of this article."	Approved
410	Health Department	Psychiatric Emergency Services	Self-Imposed Mandate	W&I § 5600.2 - 5600.6: "To the extent resources are available, public mental health services in this state should be provided to priority target populations in systems of care that are client-centered, culturally competent, and fully accountable, and which include the following factors:..."	Approved
411	Health Department	Psychiatric Health Facility	Mandatory	W&I § 5150: "The professional person in charge of a facility designated by the county for evaluation and treatment, member of the attending staff, or professional person designated by the county shall assess the person to determine whether he or she can be properly served without being detained."	Approved
412	Health Department	Psychiatric Health Facility	Mandatory	W&I § 5600.6: "The minimum array of services for adults meeting the target population criteria established in subdivision (b) of Section 5600.3 should include the following modes of service in every geographical area, to the extent resources are available:..."	Approved

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413	Health Department	Psychiatric Health Facility	Mandatory	W&I § 5600.4: "Community mental health services should be organized to provide an array of treatment options in the following areas, to the extent resources are available:..."	Approved
414	Health Department	Psychiatric Health Facility	Self-Imposed Mandate	W&I § 4080: "For counties or county contract providers that choose to apply, the local mental health director shall first present to the local mental health advisory board for its review an explanation of the need for the facility and a description of the services to be provided. The local mental health director shall then submit to the governing body the explanation and description. The governing body, upon its approval, may submit the application to the State Department of Health Care Services."	Approved
415	Health Department	Laboratory Services	Mandatory	"17 CCR 1276 (f) ""The health department shall offer at least the following basic services to the health jurisdiction which it serves: Laboratory services, provided by an approved public health laboratory in health departments serving a population of 50,000 or more. Such laboratories shall provide:	Approved
416	Health Department	Public Health Nursing Services	Mandatory	17 CCR 1253: "There shall be a public health nursing staff under the supervision of a director of public health nursing"	Approved
417	Health Department	Public Health Nursing Services	Mandatory	17 CCR 1276(l): The health department shall offer at least the following basic services to the health jurisdiction which it serves: (l) Public health nursing services to provide for the preventive and therapeutic care of the population served.	Approved
418	Health Department	Public Health Statistics	Mandatory	"17 CCR 1276(a): The health department shall offer at least the following basic services to the health jurisdiction which it serves:	Approved
419	Health Department	Public Conservator - Lanternman Petris Short (LPS) Act	Mandatory	Welfare and Institutions Code 5351 "In each county or counties acting jointly under the provisions of Article 1 (commencing with Section 6500) of Chapter 5 of Division 7 of Title 1 of the Government Code, the governing board shall designate the agency or agencies to provide conservatorship investigation as set forth in this chapter. The governing board may designate that conservatorship services be provided by the public guardian or agency providing public guardian services" -5371; Welfare and Institutions Code Sec. 5001 (e) "to provide individualized treatment, supervision and placement services by a conservatorship program for gravely disabled persons."	Approved
420	Health Department	Probate Conservatorship (Public Guardian)	Discretionary	" Govt. Code Sec. 24000 ""The officers of a county are: (w) a public guardian"" Govt. Code Sec 27430 (a) (a) In any county the board of supervisors may by ordinance create the office of public guardian and subordinate positions which may be necessary and fix compensation therefor.""	Approved
421	Health Department	Public Representative Payee Program	Discretionary	Board of Supervisors Ordinance No. 82-43 authorization for Public Guardian to act as Representative and Substitute Payee.	Approved
422	Health Department	Public Administrator	Mandatory	GC §§ 24000(l) and 27440: "The officers of a county are: (l) a Public Administrator."	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
423	Health Department	Public Health	Mandatory	17 CCR § 1371: “(a) Environmental health and sanitation services and programs shall be offered in accordance with an annual program plan approved by the State Department of Health and the applicable services and program standards as specified in the State Department of Health "Services in a Local Environmental Health and Sanitation Program," September 1976. The required services and programs shall be as follows: (1) Food; (2) Housing and institutions; (3) Radiological health in local jurisdictions contracting with the State Department of Health to enforce the Radiation Control Law pursuant to Sections 25600-25654 and Sections 25800-25876, Health and Safety Code; (4) Land development and uses; (5) Milk and dairy products in local jurisdictions maintaining an approved milk inspection service pursuant to Section 32503, Food and Agricultural Code; (6) Occupational health; (7) Water oriented recreation; (8) Safety; (9) Vector control; (10) Wastes management; (11) Water supply; (12) Additional environmentally related services and programs as required by the County Board of Supervisors, City Council, or Health District Board; (13) Air sanitation.” See also, 17 CCR 1353.	Approved
424	Health Department	Public Health Nursing: Perinatal Prog.	Mandatory	Pen. Code §§ 11165-11174.3: “Reports of suspected child abuse or neglect shall be made by mandated reporters”	Approved
425	Health Department	Public Health Nursing: Perinatal Prog.	Discretionary	WIC § 14134.5(g): The department shall assist local health departments to establish a community perinatal program whose responsibilities may include certifying and monitoring providers of comprehensive perinatal services. The department shall provide the local health departments with technical assistance for the purpose of implementing the community perinatal program. The department shall, to the extent feasible, and to the extent funding for administrative costs is available, utilize local health departments in the administration of the perinatal program. If these funds are not available, the department shall use alternative means to implement the community perinatal program	Approved
426	Health Department	Public Health Nursing: Perinatal Prog.	Self-Imposed Mandate	HSC § 104560-569: “A county or city and county may contract with the state department to provide perinatal program coordination, patient advocacy, and expanded access services for low-income pregnant and postpartum women and women of childbearing age who are likely to become pregnant integrated with the county’s perinatal program” ... “A county participating in this program shall maintain the following services, supported by this program or from other sources, to the extent funds are available:”	Approved
427	Health Department	Public Health Nursing: SIDS	Mandatory	HSC § 123725-745: “Upon being informed by the coroner pursuant to Section 102865 of any case in which sudden infant death syndrome is the presumed cause of death, the local health officer or his or her designated agent, who is an appropriately trained public health professional, after consultation with the infant’s physician of record, when possible, shall immediately contact the person or persons who had custody and control of the infant..”	Approved
428	Health Department	Public Health Nursing; Reduce Infant Mortality	Mandatory	HSC § 123505: “The goals of the community-based comprehensive perinatal health care system shall be:(a) To decrease and maintain the decreased level of perinatal, maternal, and infant mortality and morbidity in the State of California. (b) To support methods of providing comprehensive prenatal care that prevent prematurity and the incidence of low birth weight infants.”	Approved

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429	Health Department	Public Info. / Mgmt. Info.	Mandatory	17 CCR 1445, 1451, 1457: "...the governing body of each county... shall adopt and shall submit a Multi-Year Plan and Budget to the Director..." "The Multi-Year Plan and Budget submitted by each local jurisdiction shall contain"	Approved
430	Health Department	Required Local Match	Mandatory	Welf. & Inst. § 16990: "Any county receiving an allocation pursuant to this chapter and Chapter 4 (commencing with Section 16930) shall, at a minimum, maintain a level of financial support of county funds for health services at least equal to the total of the amounts specified in this subdivision."	Approved
431	Health Department	Residential Treatment	Self-Imposed Mandate	W&I § 5600.6: "The minimum array of services for adults meeting the target population criteria established in subdivision (b) of Section 5600.3 should include the following modes of service in every geographical area, to the extent resources are available:..."	Approved
432	Health Department	Substance Abuse	Discretionary	W&I § 14021.5 et seq.: Unclear how much is included in "et seq." – this range is primarily definitions, legislative intent, and state reimbursement rates.	Approved
433	Health Department	Substance Abuse	Mandatory	Penal Code 1000: "All referrals for pretrial diversion granted by the court pursuant to this chapter shall be made only to programs that have been certified by the county drug program administrator pursuant to Chapter 1.5 (commencing with Section 1211) of Title 8, or to programs that provide services at no cost to the participant and have been deemed by the court and the county drug program administrator to be credible and effective."	Approved
434	Health Department	Substance Abuse - Residential and non residential programs	Mandatory	H&S §§11757.59 " (a) Funds distributed under this chapter shall be used by counties to fund residential and nonresidential alcohol and other drug treatment programs for pregnant women, postpartum women, and their children and to fund other support services directed at bringing pregnant and postpartum women into treatment and caring for alcohol and other drug exposed infants. Funds may also be used to provide case management services to alcohol and other drug abusing women and their children and special recruitment, training, and support services for foster care parents of substance exposed infants."	Approved
435	Health Department	Substance Abuse - Contract with State	Self-Imposed Mandate	"HSC 11758.10 ""(a) Within 60 days after notification of the final allocation of each fiscal year pursuant to Section 11814, the board of supervisors of each county requesting to contract for federal funding from the state to provide alcohol and other drug prevention, treatment, and recovery services shall submit to the department, in accordance with Section 11798, a contract for these services...(b), (c), (d) ..."" HSC 11758.20 ""(a) The department shall negotiate contracts with each county that requests to enter into a contract to provide alcohol and other drug abuse services.	Approved
436	Health Department	Swimming Pools; Health Officer to receive copies of plans for con	Mandatory	(b) The executed contract shall remain in effect to provide the basis for advance payment until the next year's contract is executed. The purpose of these county contracts shall be to provide the basis for reimbursements pursuant to this division and to coordinate services pursuant to Part 2 (commencing with Section 11760) in a manner that avoids fragmentation of services and unnecessary expenditures.	Approved
437	Health Department	Toy Safety	Mandatory	(c) A contract for alcohol and other drug abuse services shall not become final until executed by both the contracting county and the department. The contract shall be executed by September 30 of the fiscal year in which the contract will be effective, and shall cover the fiscal year period from July 1 to June 30, inclusive.	Approved

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438	Health Department	Vital records, HO to perform all duties of local registrar of births a	Mandatory	(d) The payments shall be based on appropriations made by the Legislature, and monthly payments shall be adjusted to reflect reductions and deletions made by the Legislature. The department shall have the option to either terminate or amend the contract to reflect the reduced funding. The payments shall continue at the adjusted level until the contract is amended to reflect the final Budget Act enacted for the fiscal year and the final allocation to the counties.	Approved
439	Health Department	Vital Stats Natal Records Improvement Prog./Disposition of Huma	Mandatory	(Amended by Stats. 2012, Ch. 36, Sec. 8. (SB 1014) Effective June 27, 2012. Operative July 1, 2012, by Sec. 83 of Ch. 36.)	Approved
440	Health Department	Vital Stats Natal Records Improvement Prog./Disposition of Huma	Mandatory	11758.20.	Approved
441	Health Department	Vital Stats Natal Records Improvement Prog./Disposition of Huma	Mandatory		Approved
442	Health Department	Vital Stats Natal Records Improvement Prog./Disposition of Huma	Mandatory	(a) The department shall negotiate contracts with each county that requests to enter into a contract to provide alcohol and other drug abuse services.	Approved
443	Health Department	Vital Stats Natal Records Improvement Prog./Disposition of Huma	Discretionary	(b) The department shall allocate funds for the purpose of establishing a contract with each contracting county in accordance with Sections 11814 and	Approved
444	Health Department	Water Contamination; Health Officer to notify the public of sewage	Mandatory	Wat. Code § 13271	Approved
445	Health Department	Water Contamination; Health Officer to order abatement of conta	Mandatory	Health & Saf. Code § 5412	Approved
446	Health Department	Water Reclamation; Health Officer to order abatement of contam	Mandatory	Wat. Code § 13522	Approved
447	Health Department	Water Systems; Health Officer to enforce small water systems leg	Self-Imposed Mandate	Health & Saf. Code § 116325, et seq.	Approved
448	Health Department	Water Systems; Health Officer to receive reports of rises in bacter	Mandatory	Health & Saf. Code § 116450	Approved
449	Health Department	Water Wells; Health Officer to inspect and permit water wells	Self-Imposed Mandate	Monterey County Code Chapter 15.08	Approved
450	Health Department	Mental Health Maintenance IMD Payments	Mandatory	W&I § 17601: "Each county shall forward to the Controller, monthly, an amount equal to one-ninth of the amount identified in the schedule established by the State Department of Mental Health."	Approved
451	Health Department	Environmental Health: Food Facility Inspection Program	Mandatory	"HSC 113713 ""(a) Primary responsibility for enforcement of this part shall be with the local enforcement agency. Nothing in this part shall prevent the department from taking any necessary program or enforcement actions for the protection of the public health and safety.	Approved
452	Health Department	Environmental Health: Hazardous Materials Response Plans and I	Mandatory	Health & Saf. Code §§ 25500, et seq.	Approved
453	Health Department	Environmental Health: Housing Inspection; including camps and n	Mandatory	Health & Saf. Code §§ 17007, 17961, 18300, 18897.2, 18897.4	Approved
454	Health Department	Environmental Health: Land Development	Mandatory	Public Resources Code sec. 21000 et seq. (CEQA);	Approved
455	Health Department	Environmental Health: Land Development	Mandatory	Cal. Code of Regs. title 14, sec. 15000 et seq. (CEQA Guidelines);	Approved
456	Health Department	Environmental Health: Land Development	Mandatory	Gov't Code sec. 66410 et seq. (Subdivision Map Act);	Approved
457	Health Department	Environmental Health: Land Development	Mandatory	Porter Cologne Water Quality Act (Cal. Water Code secs. 13000 et seq.); Cal. Code of Regs., Tit. 17, secs. 1351, 1353, 1371; Cal Code of Regs. Tit. 25, sec. 1248;	Approved
458	Health Department	Environmental Health: Land Development	Mandatory	H & S Code secs. 6953, 6960, and 6960.4;	Approved
459	Health Department	Environmental Health: Leaking Underground Storage Tanks	Mandatory	Health & Saf. Code §§ 25280, et seq.	Approved
460	Health Department	Environmental Health: Liquid Waste	Mandatory	Health & Saf. Code §§ 5401 et seq.	Approved
461	Health Department	Environmental Health: Pesticide Exposure Reporting	Mandatory	Health & Saf. Code § 105200	Approved
462	Health Department	Environmental Health: Public Swimming Pools and Spas; Health O	Mandatory	Health & Saf. Code §§ 116025, et seq.	Approved
463	Health Department	Environmental Health: Recyclable Material Reporting	Mandatory	Health & Safety Code, Div. 20, Chapter 6 5, Article 4, Sec. 25143.10	Approved
464	Health Department	Environmental Health: Safe Drinking Water and Toxic Enforcemen	Mandatory	Health & Saf. Code §§ 25249.5, et seq.	Approved
465	Health Department	Environmental Health: Solid Waste	Self-Imposed Mandate	Public Resources Code Sec. 43201 and 43203 (40000-50002); Monterey County Code Chapter 10.41 - SOLID WASTE COLLECTION AND DISPOSAL	Approved
466	Health Department	Environmental Health: Solid Waste Handling and Disposal; enforc	Self-Imposed Mandate	Pub. Resources Code §§ 43201, et seq.; Monterey County Code Chapter 10.41 - SOLID WASTE COLLECTION AND DISPOSAL	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
467	Health Department	Environmental Health: Solid Waste Handling and Disposal; enforce	Self-Imposed Mandate	14 C.C.R. §§ 17301 et seq., 18010 et seq.; Monterey County Code Chapter 10.41 - SOLID WASTE COLLECTION AND DISPOSAL	Approved
468	Health Department	Environmental Health: Solid Waste Handling and Disposal; enforce	Self-Imposed Mandate	17 C.C.R. §§ 1353, 1371; Monterey County Code Chapter 10.41 - SOLID WASTE COLLECTION AND DISPOSAL	Approved
469	Health Department	Environmental Health: Well Standards; local agency to adopt ordi	Mandatory	Wat. Code § 13801	Approved
470	Health Department	Emergency Medical Services: Administration	Self-Imposed Mandate	Monterey County Code Chapter 15.08 Function is not a mandate, but if we provide the service then significant mandates apply in establishing an EMS Agency and performing corresponding duties.	Approved
471	Health Department	Emergency Medical Services: Administration	Self-Imposed Mandate	H&S Code § 1797.200. (Each county may develop an emergency medical services program. Each county developing such a program shall designate a local EMS agency. This designation is necessary for a county to have: (1) paramedic services; (2) Trauma, stroke or STEMI centers; and, (3) Certification of EMTs, accreditation of paramedics, use of public safety defibrillation or medication, and PAD programs).	Approved
472	Health Department	Emergency Medical Services: Administration: Trauma Program	Self-Imposed Mandate	California Health and Safety Code, Sections 1797.220; 1797.210; 1798.0; 1798.162; California Code of Regulations, Title 22, Chapter 7	Approved
473	Health Department	Emergency Medical Services: Administration: Stroke Program	Self-Imposed Mandate	California Health and Safety Code, Sections 1797.220; 1797.210; 1798.0; (Regulations will be released by California Office of Administrative Law in 2018).	Approved
474	Health Department	Emergency Medical Services: Administration: STEMI Program	Self-Imposed Mandate	California Health and Safety Code, Sections 1797.220; 1797.210; 1798.0; (Regulations will be released by California Office of Administrative Law in 2018).	Approved
475	Health Department	Emergency Medical Services: Administration: EMT Certification ar	Self-Imposed Mandate	California Health and Safety Code, Section 1797.210; California Code of Regulations, Title 22, Chapter 2	Approved
476	Health Department	Emergency Medical Services: Administration: Paramedic Accrediti	Self-Imposed Mandate	California Health and Safety Code, Section 1797.210; California Code of Regulations, Title 22, Chapter 4	Approved
477	Health Department	Emergency Medical Services: Administration: Prehospital Disciplin	Self-Imposed Mandate	California Health and Safety Code, Sections 1798.200, 1798.201, 1798.202; California Code of Regulations, Title 22, Chapter 6	Approved
478	Health Department	Emergency Medical Services: Administration: Quality Improvement	Self-Imposed Mandate	California Health and Safety Code, Sections 1798.220; California Code of Regulations, Title 22, Chapter 12	Approved
479	Health Department	Emergency Medical Services: Administration: Ambulance licensin	Self-Imposed Mandate	Monterey County Code of Ordinances, Title 15, Chapter 15.40.060	Approved
480	Health Department	Emergency Medical Services: Administration: Ambulance Contrac	Self-Imposed Mandate	Monterey County Code of Ordinances, Title 15, Chapter 15.40.042	Approved
481	Health Department	Emergency Medical Services: Administration: Public Access Defibr	Self-Imposed Mandate	California Health and Safety Code, Section 1797.196 (b)(1)(B); California Code of Regulations, Title 22 Division 9, Chapter 1.8	Approved
482	Health Department	Emergency Medical Services: Administration: CSA-74 Program	Self-Imposed Mandate	Monterey County Code of Ordinances, Title 15.29.005 through 15.29.140	Approved
483	Health Department	Emergency Medical Services: Administration: Maddy Fund Progra	Self-Imposed Mandate	California Health and Safety Code, Section 1797.98a (optional program that provides money to hospitals, emergency physicians, and EMS Agency)	Approved
484	Health Department	Emergency Medical Services: Administration: Paramedic First Res	Self-Imposed Mandate	California Health and Safety Code, Sections 1797.206, 1797.218; 1797.224; California Code of Regulations Title 22, Chapter 4	Approved
485	Health Department	Emergency Medical Services: Administration: Paramedic Ambular	Self-Imposed Mandate	California Health and Safety Code, Sections 1797.206, 1797.218; 1797.224; California Code of Regulations Title 22, Chapter 4	Approved
486	Health Department	Emergency Medical Services: Administration: Designation of Base	Self-Imposed Mandate	California Health and Safety Code, Section 1798.100	Approved
487	Health Department	Emergency Medical Services: Administration: Medical Health Ope	Self-Imposed Mandate	California Health and Safety Code, Section 1797.153	Approved
488	Health Department	Emergency Medical Services: Administration: Medical Director Pr	Self-Imposed Mandate	California Health and Safety Code, Sections 1797.220; 1797.210; 1798.0; 1798.200	Approved
489	Health Department	Emergency Medical Services: Administration: Continuing Educatio	Self-Imposed Mandate	California Health and Safety Code, Section 1797.208; California Code of Regulations, Title 22, Chapter 11, California Code of Regulations Title 22, Section 100390.5©	Approved
490	Health Department	Emergency Medical Services Administration: EMT Training Progra	Self-Imposed Mandate	California Health and Safety Code, Section 1797.208; California Code of Regulations, Title 22, Chapter 2	Approved

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491	Health Department	Emergency Medical Services: Administration: Paramedic Training	Self-Imposed Mandate	California Health and Safety Code, Section 1797.208, California Code of Regulations, Chapter 4	Approved
492	Human Resources	Salary Administration	Mandatory	Equal Pay Act 1963, 29 U.S.C. § 206, CA Labor Code §1197.5; Pub. L. 88-38; 29 CFR §?1620	Approved
493	Human Resources	Employment selection services	Mandatory	Civil Rights Act of 1964, H.R. 7152, Pub. Law 88-352, 42 U.S. Code § 2000a, Civil Rights Act of 1991 (Pub. L. 102-166)	Approved
494	Human Resources	Employee Benefits	Mandatory	Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) H.R.3128	Approved
495	Human Resources	Collective bargaining - Labor relation activities including labor con	Mandatory	Local Public Employee Organizations Meyers-Milias-Brown Act — Government Code §§ 3500-3510	Approved
496	Human Resources	Progressive discipline	Mandatory	U.S. Supreme Court in Skelly v. State Personnel Board, 15 Cal. 3d 194 (Cal. 1975).	Approved
497	Human Resources	Personnel record administration	Mandatory	Gov. Code § 11343.4(b)(3); 2 CCR §26	Approved
498	Information Technology	County data network	Self-Imposed Mandate	Confidentiality and security of specified types of personal data is required by law, e.g., health information (the federal Health Information Portability and Protection Act (HIPPA, 29 U.S.C. § 1181 et seq.); the state Confidentiality of Medical Information Act (Civil Code §§ 56 et seq.); Civil Code § 1798.85 (Confidentiality of Social Security Numbers).	Approved
499	Information Technology	County and local agency access to the California Dept. of Justice la	Self-Imposed Mandate	The Attorney General makes the CLETS system available to the County as required by statute ((Gov. Code §§ 15152, 15160, 15161, and 15163), provided the County meets specified security requirements ((Gov. Code §§ 15164.1 and 15165).	Approved
500	Information Technology	Records Retention and Storage (physical and electronic)	Mandatory	Various statutory retention periods imposed on different types of County records (citations found in Board of Supervisors’ Cross-Departmental Records Retention Schedule and Department-specific records retention schedules).	Approved
501	Information Technology	Catalog of County Enterprise systems	Mandatory	Posting the catalog on the County’s website is required by the California Public Records Act, Gov. Code § 6270.5.	Approved
502	Information Technology	GIS Mapping and Data	Discretionary	GIS mapping and data provided as a service to the public and as an important tool to various County departments.	Approved
503	Information Technology	Monterey County Government Channel	Discretionary	The Digital Infrastructure and Video Competition Act of 2006 (Public Channel Utilities Code § 5870(n) authorizes the County to adopt an ordinance establishing a fee on video service providers to support public, educational and government access (PEG) channels; the Board of Supervisors adopted Monterey County Code section Monterey County Code section 7.13.070.C.1 imposing a PEG fee to support the operations of the Monterey County Government Channel.	Approved
504	Libraries	Establishment of Free Libraries in Monterey County	Self-Imposed Mandate	Education Code section 19100 (“The boards of supervisors of the several counties may establish and maintain, within their respective counties, county free libraries pursuant to this chapter.”) Education Code section 19101 (boards of supervisors may establish county free libraries for parts of counties outside of cities, outside library districts, and for portions of the county that elect to be part of the county free library system)	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
505	Libraries	Appointment of a Qualified County Librarian; Duties	Self-Imposed Mandate	<p>The Board of Supervisors, having opted to establish free libraries in Monterey County, is required to appoint a County Librarian who meets specified qualifications and performs specified duties:</p> <p>Education Code section 19140 (“Upon the establishment of a county free library, the board of supervisors shall appoint a county librarian.”) Education Code section 19142 (County Librarian must have graduated from a graduate library program accredited by the American Library Association and have demonstrated knowledge of public administration, including county government, and laws applicable to library service)</p> <p>Education Code section 19146 (County Librarian shall build up and manage, in accordance with accepted principles of library management, a library for use by the public, including selection of books and library equipment to purchase) Education Code section 19169 (county librarian must report, annually, to the board of supervisors and the State Librarian, on the condition of the county free library; the reports shall contain matters deemed expedient or desirable by the county librarian, including statistical information)</p>	Approved
506	Libraries	County Librarian’s Salary, Benefits, Travel Reimbursement, Attendance	Self-Imposed Mandate	<p>The Board of Supervisors, having opted to establish free libraries in Monterey County, must compensate the County Librarian as mandated by state law: Education Code section 19147 (County Librarian’s salary shall be paid in monthly installments at the same time and in the same manner and out of the same fund as the salaries of other county officers) Education Code section 19141 (County Librarian entitled to benefits of county civil service systems) Education Code section 19149 (County Librarian and his/her assistant to be reimbursed for actual and necessary traveling expenses incurred in conducting the business of county free libraries) Education Code section 19168 (County Librarians shall attend and take part in conventions of county librarians convened by the State Librarian and shall be compensated for the expense of attendance from the county free library fund)</p>	Approved
507	Libraries	Supervision of county free libraries	Self-Imposed Mandate	<p>The Board of Supervisors, having opted to establish free libraries in Monterey County, must supervise the county free library: Education Code section 19160 (supervisors must make general rules and regulations re: the policy of county free libraries; must establish library branches, upon the recommendation of the County Librarian; and must determine the number and kind of county free library employees)</p>	Approved
508	Libraries	Receipt of gifts and bequests; receipt of books and property from	Discretionary	<p>Education Code section 19174 (The Board of Supervisors may receive, on behalf of the county, any gift, bequest, or devise for the county free library, or for any branch or subdivision of the library) Education Code section 19178 (The Board of Supervisors may accept books and property of other libraries on behalf of the county free library)</p>	Approved
509	Natividad Medical Center	Hospital	Self-Imposed Mandate	<p>The maintenance of Natividad Medical Center is not a requirement by the State of California directing the County of Monterey to provide a service. Health and Safety Code section 1441 provides:</p>	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
510	Natividad Medical Center	Hospital	Self-Imposed Mandate	The board of supervisors in each county may establish and maintain a county hospital, prescribe rules for the government and management thereof, appoint a county physician and other necessary officers and employees thereof, who shall hold office during the pleasure of the board and authorize said hospital to be a member of and maintain membership in any local, state or national group or association organized and operated for the promotion of the public health and welfare or the advancement of the efficiency of hospital administration and in connection therewith to use tax funds for the payment of dues and fees.	Approved
511	Natividad Medical Center	Hospital	Self-Imposed Mandate	The function of maintaining a county hospital is a discretionary function under Section 1441. (Nickerson v. County of San Bernardino (1918) 179 Cal. 518, 522 [the power conferred on the board of supervisors by law relative to the purchase of land for a hospital site, the erection of hospital buildings and their equipment, is both legislative and discretionary]). However, once a hospital is established, there are numerous laws and regulations mandating levels of care, staffing ratios, equipment, etc.	Approved
512	Probation	Probation Department, Services	Mandatory	PC 1202.7; WIC 270	Approved
513	Probation	STC Peace Officer Training	Mandatory	PC 832, PC 832, PC 830.5; Title 15 and 24	Approved
514	Probation	Court Services including Pre-sentence Investigation	Mandatory	PC 1000.1(b), 1001.22, 1191, 1191.1, 1191.2, 1191.3(b), 1203, 1203(b)(1), 1203(2)(A), 1203(D)(i-ii), 1203(E), 1203(c), 1203(g)	Approved
515	Probation	General Supervision including Interstate Compact	Mandatory	PC 1202.7, 1202.8, 1203.1(j), 1203.2(a), 1203.9, 1203.097, 1203.12, 1203.10; Interstate Compact: PC 11177(2)PC; 11180 PC; Rule 2.107; Rule 2.110(a); Rule 4.101	Approved
516	Probation	PRCS Designation and Supervision	Mandatory	PSR of 2011; PC 3450 et. seq	Approved
517	Probation	Mandatory Supervision	Mandatory	PC 1170(h)	Approved
518	Probation	Sex Offender Assessment and Supervision	Mandatory	PC 1203(E)(3), 1203.067, 1203.097, 290.6(a)(5), 1202.8, 1203f	Approved
519	Probation	Drug Testing and DNA collection	Mandatory	PC 1203.1ab: PC 296	Approved
520	Probation	Restitution	Mandatory	PC 1203 (D)(i-ii)	Approved
521	Probation	Domestic Violence	Mandatory	1203.097 PC	Approved
522	Probation	CCP Administration	Mandatory	PC 1230	Approved
523	Probation	Booking & Intake	Mandatory	WIC 626(d), 627.5, 627(a-b), 628 (a), 628.1, 629, 630, 631(b-c), 643, 650(a), 652, 652.5, 653, 653.1, 653.5, 653.7, 632, 632(b), 631(a), 654, 777	Approved
524	Probation	Court Services including Intake, Presentence Investigation and Div	Mandatory	WIC 280, 281, 656.2, 707(b-e), 1741, 1742, 6306, Juv. Ct Rules 1492, Proposition 21, SB 334 & WIC 656.2(c), AB 575, WIC 636(c) & 628(a), AB 575 & WIC 636(a)(4), AB 575 & WIC 628(a), AB 575 & WIC 636.1(a)	Approved
525	Probation	General Supervision including Interstate Compact	Mandatory	PC 1202.8; WIC 729 at seq, Interstate Compact: PC 11177(2), 11180; Rule 2.107; Rule 2.110(a); Rule 4.101	Approved
526	Probation	Violation of Probation	Mandatory	WIC 777	Approved
527	Probation	Placement Supervision including Title IV-E Case Plan	Mandatory	WIC 727, 282, 367, 366, 724.4, 729.9, 727(b)(1-3), 740 (b)(1), 16516	Approved
528	Probation	Sex Offenders Assessment and Supervision	Mandatory	WIC 706	Approved
529	Probation	Restitution	Mandatory	PC 1208.9	Approved
530	Probation	Extended Foster Care - Non-Minor dependent	Mandatory	AB 12; WIC 11403	Approved
531	Probation	Continuum of Care Reform	Mandatory	AB 403 of 2015	Approved
532	Probation	DJJ Realignment	Mandatory	SB 81 of 2007; AB 1628; WIC 1980, 1984	Approved
533	Probation	JJCPA Administration	Mandatory	WIC 749.22	Approved
534	Probation	Juvenile Justice Prevention Commission	Mandatory	WIC 225-232; 229, 229.5, 230	Approved
535	Probation	Commitment Facilitates	Mandatory	WIC 882, 885, 881.5, 209(a), 850; 851, 852, 853, 854, 855, 739	Approved
536	Probation	Home Supervision	Mandatory	WIC 233; 840; 841; 628.1	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
537	Probation	Juvenile Institutions Capacity and Minimum Standards	Mandatory	CCR Section 1343, Title XV; Administrative Regulations 4285, 4286, 4291, 4294, 4295, 4300, 4301, 4302, 4304	Approved
538	Probation	Reporting, Minimum Standards and Staffing	Mandatory	WIC 284, 285; CCR Title XV, 4266 and 4279	Approved
539	Public Defender/Alternate Public Defender	Legal Representation for Indigent Defendants Charged with Crimi	Mandatory	U.S. Constitution, Amendments VI & XIV; Cal. Constitution, Art. I, Sec. 15 (codified in Cal. Pen. C. section 987.2).	Approved
540	Public Defender/Alternate Public Defender	Legal Representation for Juveniles Alleged to be Subject to the Ju	Mandatory	U.S. Constitution, Amendments V & XIV; Cal. Constitution, Art. I, Sec. 7 (codified in Cal. Welf. & Inst. Code section 634).	Approved
541	Public Defender/Alternate Public Defender	Legal Representation for Mentally Ill Conservatees, Persons Alleg	Mandatory	U.S. Constitution, Amendments V & XIV; Cal. Constitution, Art. I, Sec. 7 (codified in Cal. Pen. C. section 987.2 and Cal. Probate C. section 1471).	Approved
542	Public Defender/Alternate Public Defender	Legal Representation in Post-Conviction Proceedings, including Pe	Mandatory	U.S. Constitution, Amendment VI & XIV; California Constitution Art. I, Sec. 15 (as recognized in People v. Sledge, 7 Cal. App. 5th 1089 (2017); see Gardner v. Florida, 430 U.S. 349, 358 (1977); California Pen. C. section 4852.08).	Approved
543	Public Defender/Alternate Public Defender	Legal Advisement to non-U.S. Citizen Clients Regarding Collateral	Mandatory	U.S. Constitution, Amendments VI & XIV (recognized in Padilla v. Kentucky, 559 U.S. 356 (2010)).	Approved
544	Resource Management Agency	County Sanitation Districts Administration	Mandatory	Cal. Health & Safety Code Secs. 4700-4859	Approved
545	Resource Management Agency	Public Property Administration & Real Property Inventory	Mandatory	Cal. Gov't Code Sec. 50300. - 50308. Cal. Gov't Code Sec. 50401. - 50402.; Cal. Gov't Code Sec. ; Cal. Gov't Code Sec. 50530. - 50534.; Cal. Gov't Code 50569; Cal. Gov't Code Sec. 50060. - 50070.; Cal. Gov't Code Sec. 51050. - 51065.; Cal. Gov't Code Sec. 51070. - 51097.; Cal. Gov't Code Sec. 51090. - 51094.; Cal. Gov't Code Sec. 37600. - 37625.; Cal. Gov't Code Sec. 37681. - 37685.; Cal. Gov't Code Sec. 38000. - 38011.; Cal. Gov't Code Sec. 38300. - 38304.; Cal. Gov't Code Sec. 25550. - 25588.; Cal. Gov't Code Sec. 25600. - 25733.; Cal. Gov't Code Sec. 25820. - 25832.; Cal. Gov't Code Sec. 25900. - 25921.; Cal. Gov't Code Sec. 26150. - 26157	Approved
546	Resource Management Agency	Prepare Annual Capital Improvement Program and submit to plan	Mandatory	Cal. Gov't Code Sec. 65401; County Code 2.27.030(F)	Approved
547	Resource Management Agency	Leasing and letting of real property	Mandatory	Cal. Gov't. Code Secs. 50490. - 50516.	Approved
548	Resource Management Agency	Issuance of Bonds; Acquisition and Disposition of Public Property	Mandatory	Cal. Gov't Code Sec. 50360. - 50370. Cal. Gov't Code Sec. 50330. - 50335.; Cal. Gov't Code Sec. 54220. - 54232.; Cal. Gov't Code Sec. 54235. - 54238.7; Cal. Gov't Code Sec. 54240. - 54232.; Cal. Gov't Code Sec. 53500. - 53505.; Cal. Gov't Code Sec. 38400. - 38418.; Cal. Gov't Code Sec. 38440. - 38462.; Cal. Gov't Code Sec. 8698. - 8698.2; Cal. Gov't Code Sec. 25350. - 25549.23	Approved
549	Resource Management Agency	Landfill Gas Monitoring & Control	Mandatory	CIWMB Sec. 20921	Approved
550	Resource Management Agency	County Service Areas Administration (established by petition and	Mandatory	Gov't Code secs. 25211.4 and 25211.5	Approved
551	Resource Management Agency	Ministerial permits and online permitting of roof top solar energy	Mandatory	Cal. Solar Rights Act; Civ. Code Sec. 714; Gov. Code Sec. 65850.5; MCC 18.17	Approved
552	Resource Management Agency	ICC Buildings Code Plan Check	Mandatory	Title 24 Cal. Code Regs. & MCC Title 18	Approved
553	Resource Management Agency	Code Enforcement	Mandatory	Cal. Const. Art. IX Sec. 7; Title 24 Cal. Code Regs.; Gov. Code Secs. 25132, 53069.4; MCC Chaps 1.20, 1.22, and Title 18	Approved
554	Resource Management Agency	Building Inspection	Mandatory	Title 24 Cal. Code Regs.; MCC Title 18	Approved
555	Resource Management Agency	Transportation permits for oversize/overweight loads	Mandatory	Cal. Veh. Code Secs. 35000 - 35796	Approved
556	Resource Management Agency	Surveyor (Misc.)	Mandatory	Cal. Bus. & Prof. Code Sec. 8700 et seq.; Cal. Gov't Code Sec. Secs. 24000, 24300, 27550; significantly, 27551 requires the county surveyor to make any survey required by the board of supervisors; Cal. Gov't Code Sec. Sec. 66442	Approved
557	Resource Management Agency	Review of subdivision improvement plans, Implement and Admin	Mandatory	Subdivision Map Act: Gov't Code Secs. 66410-66499.58; Professional Engineers Act (Bus. & Prof. Code Sec. 6700 et seq.)	Approved
558	Resource Management Agency	Review LAFCO annexation documents	Mandatory	Cal. Gov't Code Secs. 56386, 57203, 58850 et. Seq.	Approved
559	Resource Management Agency	Request for Street Name Change	Mandatory	Cal. Sts. & High. Code 970.5	Approved
560	Resource Management Agency	Process subdivision maps	Mandatory	Subdivision Map Act: Cal. Gov't Code Secs. 66410-66499.58	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
561	Resource Management Agency	Process records of survey and corner records for recordation	Mandatory	Land Surveyors Act: Cal. Bus. & Prof. Code Sec. Code Sec.s 8700-8806; See Cal. Bus. & Prof.C Sec. 8762 et. Seq; 8766 and 8773.2 says "the county surveyor shall examine" or "shall be examined" by the county surveyor.	Approved
562	Resource Management Agency	Permits for Encroachment and Road Improvements (on County road)	Mandatory	Cal. Sts. & High. Code Sec. 1460, 1480; although the issuance of a permit is Mandatory, the responsibility of the road commissioner to review the applications, investigate encroachments and initiate corrective actions is required per Cal. Sts. & High. Code Sec. 1480 et. Seq.; Cal. Sts. & High. Code Sec. 1460 unpermitted acts are considered a misdemeanor indicating an obligation to process permit requests/applications; See also MCC 7.13.050, 14.02.020	Approved
563	Resource Management Agency	Election Precinct Boundary Maps	Mandatory	Cal. Elec. Code Sec. 12220, 12260	Approved
564	Resource Management Agency	Assist State Lands Commission Survey County boundaries	Mandatory	Cal. Gov't Code Sec. 23171-23173 and 27554	Approved
565	Resource Management Agency	Trash Amendments Implementation Program	Mandatory	Porter-Cologne Act; SWRCB Order No. 2015-0019	Approved
566	Resource Management Agency	Total Maximum Daily Load (TMDL) Program	Mandatory	Clean Water Act; Porter-Cologne Act	Approved
567	Resource Management Agency	Storm Water Control Program	Mandatory	Clean Water Act 40 CFR 122.26; Porter Cologne Act; MCC Title 15	Approved
568	Resource Management Agency	Post-Construction Storm Water Management Program	Mandatory	Porter-Cologne Act; CCRWQCB Reso. No. 2013-0032	Approved
569	Resource Management Agency	Phase II Small Municipal Separate Storm Sewer System (MS4) Program	Mandatory	Clean Water Act 40 CFR 122.26; Porter Cologne Act; SWRCB Order No. 2013-0001-DWQ; MCC Title 15	Approved
570	Resource Management Agency	Grading Plan Check	Mandatory	Title 24 Cal. Code Regs.; MCC Title 18	Approved
571	Resource Management Agency	Areas of Special Biological Significance Monitoring	Mandatory	Porter-Cologne Act; SWRCB Order No. 2012-0031-DWQ	Approved
572	Resource Management Agency	Specific Plans	Mandatory	Cal. Gov't Code Sec. Sec. 65450	Approved
573	Resource Management Agency	Requirement for planning agency	Mandatory	Cal. Gov't Code Sec. 65100 et. seq.	Approved
574	Resource Management Agency	Public Projects review and/or Permitting	Mandatory	Cal. Gov't Code Secs. 53090 et. seq., Secs. 65401, 65402	Approved
575	Resource Management Agency	Prepare, Adopt and Amend General Plan	Mandatory	Cal. Gov't Code Secs. 65300, 65350 et seq.	Approved
576	Resource Management Agency	Perform Planning agency functions, including Planning & Zoning Review	Mandatory	Cal. Gov't Code Sec. 65103; *See Cal. Gov't Code Sec. Sec. 65401	Approved
577	Resource Management Agency	Planning & Zoning - Congestion Management Program	Mandatory	Cal. Gov't Code Secs. 65088-65089	Approved
578	Resource Management Agency	Assignment of functions of planning agency to commissions, hearings	Self-Imposed Mandate	Cal. Gov't Code Sec. Secs. 65100; Cal. Gov't Code Sec. 65101	Approved
579	Resource Management Agency	Permit Streamlining Act - Requires the processing of Land Use Entitlements	Mandatory	Cal. Gov't Code Sec. Sec. 65920 et. seq.	Approved
580	Resource Management Agency	Residential Care Facilities	Mandatory	Cal. Health & Safety Code Sec. 1566, et seq.	Approved
581	Resource Management Agency	Hazardous Waste Management plan/element	Mandatory	Cal. Health & Safety Code Sec. 25135.1	Approved
582	Resource Management Agency	Habitat Conservation Program	Self-Imposed Mandate	16 USC Sec. 1531, et seq.; Cal. Fish & Game Code Sec. 2081	Approved
583	Resource Management Agency	Generation of population estimates	Mandatory	Cal. Rev. & Tax. Code Sec. 2227	Approved
584	Resource Management Agency	Gen Plan Implementation, Annual Rpt. & Administration of zoning	Mandatory	Cal. Gov't Code Sec. Secs. 65400, 65300.7, 65800 et. seq.	Approved
585	Resource Management Agency	Earthquake Fault Zone - Procedures for review of development projects	Mandatory	Cal. Pub. Rec. Code Sec. 2621, et seq. - Alquist-Priolo Special Studies Zones Act: Public Res. Code, Div. 2, Chap. 7.5	Approved
586	Resource Management Agency	Compliance with California Environmental Quality Act (CEQA)	Mandatory	Cal. Pub. Res. Code Sec. 21000 et seq.; Calif. Code of Regs., tit. 14, Secs. 15000-15387	Approved
587	Resource Management Agency	Compliance with California Coastal Act/ Local Coastal Program (LCP)	Mandatory	Cal. Pub. Rec. Code 30500 et. seq.; County's Certified Local Coastal Program, including Land Use Plans and Monterey County Code, Title 20.	Approved
588	Resource Management Agency	Collection of filing fees for California Department of Fish and Wildlife	Mandatory	Cal. Fish & Game Code Sec. 711.4; Calif. Code of Regs, tit. 14, Sec. 753.5	Approved
589	Resource Management Agency	California Land Conservation Act of 1965 (Williamson Act Land Conservation)	Mandatory	Cal. Gov't Code Sec. Sec. 51200 et. seq.	Approved
590	Resource Management Agency	Administration and enforcement of Surface Mining and Reclamation Act	Mandatory	Cal. Pub. Res. Code Sec. 2770 et seq.; Monterey County Code ch. 16.04	Approved
591	Resource Management Agency	Transportation planning	Mandatory	Cal. Gov't Code Secs. 65100-65106, 65302	Approved
592	Resource Management Agency	Traffic Signal and Street Lighting Maintenance	Mandatory	Cal. Sts. & High. Code Sec. 130; Cal. Sts. & High. Code Sec. 19000 et seq.; Vehicle Code Sec. 21350 et seq.	Approved
593	Resource Management Agency	Road maintenance (Traffic Signing, Traffic Striping, Pavement Maintenance)	Mandatory	Cal. Sts. & High. Code 941, 1450 et. seq.; Cal. Veh. Code sec. 21350 et seq.	Approved

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Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
594	Resource Management Agency	Road Construction (State gas sales tax and road funds)	Mandatory	" Streets and Highway Code §§ 181 et seq., 1622 et seq., 2100 et seq., 2030 et seq., 2390 et seq.; Public Utilities Code 99310 et seq.; Revenue and Taxation Code § 11050 et seq.;	Approved
595	Resource Management Agency	Street vacation upon petition of freeholders	Mandatory	Cal. Sts & Hwy. Code Sec. 8321(d)	Approved
596	Resource Management Agency	Request for Qualifications required for professional architects, en	Mandatory	Cal. Gov. Code Sec. 4525 et seq.	Approved
597	Resource Management Agency	Public Bidding Required for contracts over \$4,000	Mandatory	Cal. Pub. Cont. Code Sec. 20121, et seq.	Approved
598	Resource Management Agency	Iran Contracting Act Certification on Contracts over \$1M	Mandatory	Cal. Pub. Cont. Code Sec. 2204	Approved
599	Resource Management Agency	Enforcement of prohibition of Bid Shopping and Bid Pedaling	Mandatory	Cal. Pub. Cont. Code Sec. 4104 et seq.	Approved
600	Resource Management Agency	Barrier free access to public buildings	Mandatory	"CCR Title 24, part 2, 11(b); see also American with Disabilities Act of 1990, 42 U.S.C. 2000, Title VI	Approved
601	Resource Management Agency	General supervision, management, and control of the county high	Mandatory	Cal. Sts. & High. Code 940 et seq.	Approved
602	Resource Management Agency	Bridge and Culvert Repair	Mandatory	23 U.S.C. 144; Cal. Sts. & High. Code. Sec. 1300 et. seq.; Cal. Sts. & High. Code. Sec. 1580 et seq.; Culverts - Cal. Sts. & High. Code Sec. 5101; Cal. Sts. & High. Code. Sec. 1580 et seq.	Approved
603	Resource Management Agency	Fort Ord Redevelopment & Habitat Management	Mandatory	Fort Ord Reuse Authority Act (Cal. Gov't Code Secs. 67650-67700); Fort Ord Base Reuse Plan; Implementation Agreement between Fort Ord Reuse Authority and County (May 8, 2001); Fort Ord Reuse Authority Master Resolution; US Army Corps of Engineers' Installation-Wide Multispecies Habitat Management Plan for Former Fort Ord (April 1997) and various land deeds and agreements	Approved
604	Resource Management Agency	Salinas Valley Groundwater Basin Investigation	Self-Imposed Mandate	General Plan Policy PS-3.1; various contracts and grant agreements	Approved
605	Resource Management Agency	Carmel Lagoon Ecosystem Proctive Barrier/Scenic Road Protection	Self-Imposed Mandate	Memorandum of Understanding between County of Monterey, US Army Corps of Engineers, and National Marine Fisheries Service regarding Flood Prevention and Habitat Protection at the Carmel Lagoon (2013); various contracts and agreements.	Approved
606	Resource Management Agency	Carmel River Floodplain Restoration and Enhancement Project (C	Self-Imposed Mandate	CRFREE MOU between County, Water Resources Agency, Big Sur Land Trust and other partners (2010); Cooperative Agreement State Independent Quality Assurance (IQA) between CALTRANS and County (May 6, 2014); CRFREE Letter Agreement between BSLT and County (2014); Various contracts and grant agreements.	Approved
607	Resource Management Agency	San Lucas Water Supply Replacement Project	Self-Imposed Mandate	County BOS Resolution 12-266; San Lucas Water District Resolution 81-2012; County BOS Resolution 16-114	Approved
608	Resource Management Agency	Veteran's Cemetery	Self-Imposed Mandate	MOU between County, City of Seaside, Central Coast Veterans Cemetery Foundation, Fort Ord Reuse Authoirty	Approved
609	Resource Management Agency	East Garrison Development Project	Self-Imposed Mandate	East Garrison Specific Plan (2004); Memorandum of Disposition and Development Agreement between Redevelopment Agency (now Successor Agency) and East Garrison Partners (now UCP/Century Communities) (2006); Development Agreement between County and EGP (now UCP/Century Communities); Cal. Health and Safety Code secs. 33000 et seq. and secs. 34170 et seq.;and various other contracts and agreements.	Approved
610	Resource Management Agency	Successor Agency Dissolution Activities	Mandatory	Long-Range Property Management Plan (December 2015); Cal. Health and Safety Code Sec. 34170 et seq.	Approved
611	Resource Management Agency	Carmel Lagoon Sandbar Management (Related to EPB/SRPS proje	Self-Imposed Mandate	Memorandum of Understanding between County of Monterey, US Army Corps of Engineers, and National Marine Fisheries Service regarding Flood Prevention and Habitat Protection at the Carmel Lagoon (2013); various contracts and agreements.	Approved
612	Resource Management Agency	Coast Road Improvements	Self-Imposed Mandate	Settlement Agreement with property owners	Approved
613	Resource Management Agency	Maintenance of certain US Forest roads	Self-Imposed Mandate	1975 Forest Service Development and Road Cooperative Agreement with US Forest Service	Approved

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614	Resource Management Agency	EOC staffing	Self-Imposed Mandate	Board Directive to support the Operations Sec. of the Emergency Operations Center	Approved
615	Resource Management Agency	DBE Liaison	Self-Imposed Mandate	Agreement with State (CalTrans) on the implementation of Federal law regarding Disadvantage Business Enterprises (DBE)	Approved
616	Resource Management Agency	Traffic Control for vehicular accidents	Self-Imposed Mandate	Cal. Sts. & Highway Code sec. 2550 et seq.; Cal. Veh. Code secs. 2416, 2421.5; Agreement with State Highway Patrol to provide traffic control devices for vehicular accidents on County roads	Approved
617	Resource Management Agency		Mandatory	Cal. Health and Safety Code sec. 25403, 25403.8; Health Department (CUPA) require RMA-Public Works to remove and dispose hazardous material placed on County roads	Approved
618	Resource Management Agency	Vegetation Control	Self-Imposed Mandate	Local Fire Officials have asked that RMA-Public Works control vegetation, fire fuels within public rights-of-way; Monterey County Code Ch. 18.09	Approved
619	Resource Management Agency	Maintain Standard Details; Roadway Design Standards and Standards	Mandatory	MCC 19.10.010	Approved
620	Resource Management Agency	Public Bidding Required for contracts over \$4,000	Mandatory	Pub. Cont. Code secs. § 20121, et seq.	Approved
621	Resource Management Agency	Sale of Real Property	Mandatory	Gov't.Code secs. 25520 - 25539.10; Gov't.Code 50568 - 50573	Approved
622	Resource Management Agency	RMA Budget	Mandatory	Gov't.Code secs. 29000 ~ 30200 County Budget Act and Accounting Standards and Procedures for Counties	Approved
623	Resource Management Agency	RMA Road Fund Budget	Mandatory	Sts. & High. Code secs. 2007, 1622 and 1680 Budgetary Controls, Revenues and Other Financing Sources, Reimbursable Work for Road Fund	Approved
624	Resource Management Agency	State grant-funded projects including construction projects	Mandatory	Gov't.Code secs. 30200 and 8546.7 and Pub. Cont. Code sec. 20120 et seq.	Approved
625	Resource Management Agency	Injury and Illness Prevention Program	Mandatory	Title 8 CA Code Regulations 3203	Approved
626	Resource Management Agency	DOT Program	Mandatory	49 Code Fed. Regulations Parts 300-399	Approved
627	Resource Management Agency	Tort Liability Claims	Mandatory	Gov't. Code secs. 905 & 910 & 835	Approved
628	Resource Management Agency	Vehicle Employee Pull Notice Program	Mandatory	Veh. Code sec. 1808	Approved
629	Resource Management Agency	Pesticides and Pest Control Operations	Mandatory	Title 3 CA Code Regulations 6000	Approved
630	Resource Management Agency	Hazardous Materials Program	Mandatory	Health & Safety Code sec. 25508	Approved
631	Resource Management Agency	Workers' Compensation Program	Mandatory	Lab. Code sec. 3700 & DWC-1	Approved
632	Resource Management Agency	Federal Grant Administration: RMA best practice to support Federal	Mandatory	2 CFR 200.400(c) Subpart E, 2 CFR 200.328(a)	Approved
633	Resource Management Agency	Contracts Administration: Support department purchasing procedures	Mandatory	Gov't Code secs. 25500 et seq. and 54201 et seq.; CalTrans Division of Local Assistance - Local Assistance Procedures Manual; MCC 2.32.030(B), 2.32.060 .	Approved
634	Resource Management Agency	Develop and Issue Parks Permits and Fee Schedules	Self-Imposed Mandate	MCC 14.12.020,14.12.180	Approved
635	Resource Management Agency	Physical Building Inventory	Mandatory	2 CFR 200.436 (e); section 2530 of the Handbook of Cost Plan Procedures for California Counties	Approved
636	Resource Management Agency	Annual Property Inventory	Mandatory	Cal. Gov't Code sec. 24051	Approved
637	Resource Management Agency	Single Audit	Mandatory	2 CFR 200.100 et seq. (Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance)).	Approved
638	Resource Management Agency	Comprehensive Annual Financial Report - Statistical Data, Construction	Mandatory	Cal. Gov't Code secs. 25250, 25253	Approved
639	Resource Management Agency	Road Fund Annual Audit	Mandatory	Sts. & High. Code sec. 2151	Approved
640	Resource Management Agency	Maintenance of Effort Calculation	Mandatory	Sts. & High. Code sec. 2036, Measure X Master Programs Funding Agreement, Article IV Section A.6,	Approved
641	Resource Management Agency	Annual Audit of Measure X	Mandatory	Measure X Master Programs Funding Agreement, Article III Section B.2.	Approved
642	Resource Management Agency	Prepare Annual Capital Improvements Program	Mandatory	Gov't Codes Sec. 65401	Approved
643	Resource Management Agency	Prepare Park Management Plans	Self-Imposed Mandate	Parks Department Strategic Plan, Implementation Goals 1-6	Approved
644	Resource Management Agency	Recreation In-Lieu Fee Program	Mandatory	Cal. Gov't Code sec. 66477; MCC, Ch. 19.12	Approved
645	Resource Management Agency	Park land dedication, trail dedication	Mandatory	Cal. Gov't Code sec. 66477; MCC, Ch. 19.12	Approved

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646	Resource Management Agency	Condition Monitoring/Compliance	Mandatory	Cal. Pub. Res. Code sec. 21081.6; 14 CCR sec. 15097; Board of Supervisors' Resolution No. 17-049	Approved
647	Resource Management Agency	Americans With Disabilities Act	Mandatory	State/Fed (ADA Compliance), public buildings, structures and facilities, including parking lots and path of travel.	Approved
648	Resource Management Agency	Americans With Disabilities Act	Mandatory	Outdoor Recreation, including playgrounds	Approved
649	Resource Management Agency	Playground Safety Compliance	Mandatory	Consumer Product Safety Commission Guidelines, Health & Safety Code §115725 et seq., ASTM standards.	Approved
650	Resource Management Agency	Playground Safety Inspections	Mandatory	Consumer Product Safety Commission Guidelines, Health & Safety Code §115725 et seq., ASTM standards.	Approved
651	Resource Management Agency	Playground Safety Certification	Self-Imposed Mandate	Certified Playground Safety Inspector Certification Exam administered by the National Recreation and Parks Association (NRPA).	Approved
652	Resource Management Agency	Trails Plan	Self-Imposed Mandate	General Plan Policy OS-1.10	Approved
653	Resource Management Agency	Compliance w/HWY68 State Scenic Guidelines	Mandatory	State Department of Transportation State Scenic HWY Guidelines for HWY68	Approved
654	Resource Management Agency	County Parks reporting to MCHD, EHB	Self-Imposed Mandate	MCC, Chapter 15.08	Approved
655	Resource Management Agency	County Parks reporting to state	Mandatory	Cumulative readings are reported each quarter to monitor water usage.	Approved
656	Resource Management Agency	County reporting to MCHD, EHB	Self-Imposed Mandate		Approved
657	Resource Management Agency	Fire protection standards	Mandatory	Cal. Pub. Res. Code sec. 4290; 14 CCR sec. 1270 et seq.; MCC, Chs. 18.09 and 18.56	Approved
658	Resource Management Agency	Monterey Bay Unified Air Pollution Control District.	Mandatory	Air Pollution Permit, monthly reports for (gasoline) dispensary facility. Annual reporting due each year in December	Approved
659	Resource Management Agency	Tree removal permit, Forest Management Plans (all parks)	Self-Imposed Mandate	MCC Sec. 21.64.260	Approved
660	Resource Management Agency	Bureau of Land Management (BLM), ROW Assignment	Self-Imposed Mandate	ROW Assignment below Turn 6 of the raceway. Geotechnical investigation and analysis and remediation alternatives.	Approved
661	Resource Management Agency	Emergency Response/Contingency Plan	Self-Imposed Mandate	Compliance w/CA Environmental Health Reporting System, (identification of hazardous materials and emergency response) to be coordinated w/County EH	Approved
662	Resource Management Agency	Signing and building numbering	Self-Imposed Mandate	Cal. Sts. & High. Code secs. 970.5, 971; Cal. Gov't Code secs. 65303, 65452; MCC sec. 18.56.070	Approved
663	Resource Management Agency	Process Road and easement Vacation/abandonments	Mandatory	Sts. & High. Code secs. 8300-8363	Approved
664	Resource Management Agency	Sanitation permit plan review and issuance	Self-Imposed Mandate	MCC Chapter 15.24	Approved
665	Resource Management Agency	County Surveyor required to maintain an index of the filed subdiv	Mandatory	B&PC 8774.5 and Gov't. Code sec. 66466	Approved
666	Resource Management Agency	Jacks Peak Park	Self-Imposed Mandate	Jacks Peak Park Master Plan; Fire Safety Plan; Jacks Peak Park Partnership Program	Approved
667	Resource Management Agency	Marks Ranch Park	Self-Imposed Mandate	Deed restriction until 2033 designating property as a Wildlife Corridor; Marks Ranch Habitat Conservation Grant; various contracts and agreements.	Approved
668	Resource Management Agency	Royal Oaks Park	Self-Imposed Mandate	Royal Oaks Park Master Plan; RMA Facility Assessment; Various user group partnerships.	Approved
669	Resource Management Agency	Royal Oaks Park Acorn Structure Demolition	Self-Imposed Mandate	Demolition and removal (to an authorized landfill) of the existing, dilapidated structure that was tested positive for asbestos, lead and mold.	Approved
670	Resource Management Agency	Manzanita Park	Self-Imposed Mandate	North County Youth Recreation Association Agreement Agreement; Monitor CCC mandates.	Approved
671	Resource Management Agency	San Lorenzo Park Master Plan	Self-Imposed Mandate	Parks Department Strategic Plan; Agreement with Young Farmers and County to repair plaques; various user group partnerships	Approved
672	Resource Management Agency	San Lorenzo Park - Monterey County Agriculture and Rural Life M	Self-Imposed Mandate	Implementation of MCARLM's MOU with County, including the CA Cultural and Historical Endowment grant	Approved
673	Resource Management Agency	Dutton Hotel	Self-Imposed Mandate	Management of the historic/cultural resource, including site clean-up, and implementation of the Secretary of the Interior, Cultural and Archaeological Resource requirements.	Approved
674	Resource Management Agency	Staff administration and support to the Parks Commission	Self-Imposed Mandate	Commission by-laws; Serve as staff to commission	Approved

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675	Resource Management Agency	Fish and Game Advisory Commission - Propagation Grant Fund Pr	Self-Imposed Mandate	Administer Propagation Fund Grant Program	Approved
676	Resource Management Agency	Toro Regional Park	Self-Imposed Mandate	Grazing lease; Resolution (Letter of Intent) allowing Tatum's Garden Foundation to develop inclusive playground; Toro Trail Working Group planning and volunteer efforts.	Approved
677	Resource Management Agency	Toro Regional Park	Self-Imposed Mandate	Deed restrictions and land grant requirements establishing Toro Regional Park for enjoyment and recreational use of all persons in Monterey County; CalTrans Highway 68 Scenic Guidelines; Grazing lease; County Environmental Health and California Fish and Wildlife Agency required cleanup of illegal-marijuana grow.	Approved
678	Resource Management Agency	Measure X	Self-Imposed Mandate	Measure X Master Programs Funding. Transportation Agency for Monterey County (TAMC) Ordinance No. 2016-01	Approved
679	Resource Management Agency	California Senate Bill 1, Road Repair and Accountability Act of 201	Self-Imposed Mandate	Gov't. Code secs. 14033, 14110, 14526.5, 14526.7, 14556.41, 16321, Chapter 5 (commencing with Section 14460) to Part 5 of Division 3 of Title 2	Approved
680	Resource Management Agency	Jail Accessibility and Suicide Prevention	Mandatory	Court Orders under Hernandez Settlement of 2016	Approved
681	Resource Management Agency	County Service Areas Administration (established by Board)	Self-Imposed Mandate	Gov't Code secs. 25211.3	Approved
682	Social Services	County Veterans Services	Discretionary	MVC 970: The board of supervisors of each county may, but is not required to, appoint, prescribe the qualifications of, and fix the compensation of an officer to be titled "county veterans service officer." The appointee shall be a veteran.	Approved
683	Social Services	County Veterans Services	Discretionary	(a) The board of supervisors may provide the county veterans service office with any assistance and facilities that it determines to be necessary.	Approved
684	Social Services	Child Welfare Services	Mandatory	WIC 296 and others	Approved
685	Social Services	County Administrative Match Obligation	Mandatory	WIC 11403: (a) It is the intent of the Legislature to exercise the option afforded states under Section 475(8) (42 U.S.C. Sec. 675(8)), and Section 473(a)(4) (42 U.S.C. Sec. 673(a)(4)) of the federal Social Security Act, as contained in the federal Fostering Connections to Success and Increasing Adoptions Act of 2008 (Public Law 110-351), to receive federal financial participation for nonminor dependents of the juvenile court who satisfy the conditions of subdivision (b), consistent with their transitional independent living case plan. The other WIC sections listed in the original document also verify this.	Approved
686	Social Services	Dependent Child Care, Custody, Control	Mandatory	WIC 11403: (a) It is the intent of the Legislature to exercise the option afforded states under Section 475(8) (42 U.S.C. Sec. 675(8)), and Section 473(a)(4) (42 U.S.C. Sec. 673(a)(4)) of the federal Social Security Act, as contained in the federal Fostering Connections to Success and Increasing Adoptions Act of 2008 (Public Law 110-351), to receive federal financial participation for nonminor dependents of the juvenile court who satisfy the conditions of subdivision (b), consistent with their transitional independent living case plan. The other WIC sections listed in the original document also verify this.	Approved
687	Social Services	Foster Care Grants	Mandatory	WIC 11400 WIC 11450 (a)(1)(A) Aid shall be paid for each needy family, which shall include all eligible brothers and sisters of each eligible applicant or recipient child and the parents of the children, but shall not include unborn children, or recipients of aid under Chapter 3 (commencing with Section 12000), qualified for aid under this chapter.	Approved
688	Social Services	General Relief Admin GA Assist	Mandatory	WIC 1700): Every county and every city and county shall relieve and support all incompetent, poor, indigent persons, and those incapacitated by age, disease, or accident, lawfully resident therein, when such persons are not supported and relieved by their relatives or friends, by their own means, or by state hospitals or other state or private institutions.	Approved

Monterey County Core Mandates
(excluding Elected Official Departments)

Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
689	Social Services	CalWORKs Welfare to Work	Mandatory	WIC 11320: Except as provided in subdivision (b) or if otherwise exempt, every individual, as a condition of eligibility for aid under this chapter, shall participate in welfare-to-work activities under this article.	Approved
690	Social Services	CalWORKs Welfare to Work	Mandatory	WIC 11320.15 a) After a participant has been removed from the assistance unit under subdivision (a) of Section 11454 , additional welfare-to-work services may be provided to the recipient, at the option of the county.	Approved
691	Social Services	CalWORKs Welfare to Work	Mandatory	WIC 11275.35: (a) If the determination that all or any provision of this article conflicts with federal law is reversed, the department shall reinstate the provision or provisions it had ceased implementing as a result of the withholding of funds, and may adopt emergency regulations for that purpose.	Approved
692	Social Services	CalWORKs Welfare to Work	Mandatory	(b) The adoption of regulations for purposes of subdivision (a) shall be deemed to be an emergency and necessary for the immediate preservation of the public peace, health, or safety.	Approved
693	Social Services	Immigration Reform and Control Act	Mandatory	Immigration and Control Act of 1986 (Sec 121 of Social Security Act): Immigration Reform and Control Act of 1986 (IRCA): Public Law 99-603 (Act of 11/6/86), which was passed in order to control and deter illegal immigration to the United States. Its major provisions stipulate legalization of undocumented aliens who had been continuously unlawfully present since 1982, legalization of certain agricultural workers, sanctions for employers who knowingly hire undocumented workers, and increased enforcement at U.S. borders.	Approved
694	Social Services	In Home Support Services	Mandatory	WIC 12300, 12317.2: a) The purpose of this article is to provide in every county in a manner consistent with this chapter and the annual Budget Act those supportive services identified in this section to aged, blind, or disabled persons, as defined under this chapter, who are unable to perform the services themselves and who cannot safely remain in their homes or abodes of their own choosing unless these services are provided.	Approved
695	Social Services	In Home Support Services	Mandatory	(b) Supportive services shall include domestic services and services related to domestic services, heavy cleaning, personal care services,	Approved
696	Social Services	Medi-Cal Administration	Mandatory	WIC: 11000-15766: The provisions of this code relative to public social services for which state grants-in-aid are made to the counties shall be administered fairly to the end that all persons who are eligible and apply for such public social services shall receive the assistance to which they are entitled promptly, with due consideration for the needs of applicants and the safeguarding of public funds.	Approved
697	Social Services	Refugee Social Services	Mandatory	WIC 13275-13283: The department shall require that a county's costs of administering any employment-related and English training program funded by the Refugee Social Services program funds derived from the federal Refugee Act of 1980, as amended, shall not exceed the percentage for county administrative costs permitted by the department in administering the Refugee Targeted Assistance Program.	Approved
698	Social Services	Refugee Social Services	Mandatory	WIC 13008: Federal funds for Refugee Social Services that are allocated to county welfare departments for Title XX? social services shall be allocated to each county in the same proportion that refugees on aid in each county bear to the total refugees on aid in the state. Federal funds for Targeted Assistance Services that are allocated to county welfare departments shall be allocated to each targeted county in the same proportion that refugees on aid bear to the total refugees on aid in the targeted counties.	Approved

Monterey County Core Mandates
(excluding Elected Official Departments)

Count	Department	Program Or Function	Mandate Type	Citation and Notes	Action
699	Social Services	Refugee Social Services	Mandatory	*Ties in with regulations on adult protective services	Approved
700	Social Services	Adoptions	Mandatory	WIC 16118, 16120, 16121: The department shall establish and administer the program to be carried out by the department or the county pursuant to this chapter. The department shall adopt any regulations necessary to carry out the provisions of this chapter.	Approved
701	Social Services	Adoptions	Mandatory	(b) The department shall keep the records necessary to evaluate the program's effectiveness in encouraging and promoting the adoption of children eligible for the Adoption Assistance Program.	Approved
702	Social Services	Adoptions Eligibility	Mandatory	WIC 16118, 16120, 16121: The department shall establish and administer the program to be carried out by the department or the county pursuant to this chapter. The department shall adopt any regulations necessary to carry out the provisions of this chapter. b) The department shall keep the records necessary to evaluate the program's effectiveness in encouraging and promoting the adoption of children eligible for the Adoption Assistance Program.	Approved
703	Social Services	Adult Protective Services	Mandatory	WIC 15600-15675: 15600(f) The Legislature declares that this state shall foster and promote community services for the economic, social, and personal well-being of its citizens in order to protect those persons described in this section.	Approved
704	Social Services	Adult Protective Services	Mandatory	(i) Therefore, it is the intent of the Legislature in enacting this chapter to provide that adult protective services agencies, local long-term care ombudsman programs, and local law enforcement agencies shall receive referrals or complaints from public or private agencies	Approved
705	Social Services	Adult Protective Services	Mandatory	WIC 15601: The purposes of this act are to:	Approved
706	Social Services	Adult Protective Services	Mandatory	(a) Require health practitioners, care custodians, clergy members, and employees of county adult protective services agencies and local law enforcement agencies to report known or suspected cases of abuse of elders and dependent adults and to encourage community members in general to do so.	Approved
707	Social Services	Adult Protective Services	Mandatory	WIC 15766: The investigation of allegations of elder and dependent adult abuse pursuant to this chapter, and the case management of elder and dependent adult abuse cases shall be performed by county merit systems civil service employees.	Approved
708	Social Services	CalFresh	Mandatory	WIC 18900: Finding that hunger, undernutrition, and malnutrition are present and continuing problems faced by low-income California households, and further finding that the federal Supplemental Nutrition Assistance Program (Chapter 51 (commencing with Section 2011), Title 7, United States Code) [FN1] offers significant health-vital benefits, the purpose of this chapter is to establish a statewide program to enable recipients of aid under Part 3 (commencing with Section 11000) or Part 5 (commencing with Section 17000) of this division and other low-income households to receive benefits under the federal Supplemental Nutrition Assistance Program.	Approved
709	Social Services	CalWORKs Administrative grants	Mandatory	WIC: 11250: Aid, services, or both shall be granted under the provisions of this chapter, and subject to the regulations of the department,	Approved
710	Social Services	State Supplemental Adult Program - Seeing Eye Dog Program	Mandatory	WIC 12550	Approved