In this regular rulemaking, the Secretary of State is adopting regulations to transition from several paper-driven Business Entity Names, Business Programs, and Uniform Commercial Code filing processes to online filing functionalities.

OAL approves this regulatory action pursuant to section 11349.3 of the Government Code. This regulatory action becomes effective on 4/7/2022.

Date: March 30, 2022

Steven J. Escobar
Senior Attorney

Original: Dr. Shirley N. Weber, Secretary of State
Copy: Lauro Feliciano

For: Kenneth J. Pogue
Director
# Notice of Proposed Rulemaking

**Secretary of State**

**Office of Administrative Law**

**2022 Feb 25 PM 1:31**

**FOR USE BY OAL ONLY**

### A. PUBLICATION OF NOTICE (Complete for publication in Notice Register)

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**Notice Register Number** 2021.53-Z

**Requested Publication Date** 12/31/2021

### B. SUBMISSION OF REGULATIONS (Complete when submitting regulations)

1. **Subject of Regulation(s)**
   - California Business Correct Related Regulation

2. **Specify California Code of Regulations Title(s) and Section(s) (including title 28, if taxes related)**
   - 21902.5

3. **Type of Filing**
   - Regular Rulemaking (Gov. Code §11346)
   - Certificate of Compliance: The agency officer named below certifies that this agency complied with the provisions of Gov. Code §§11346.1-11347.3 either before the emergency regulation was adopted or within the time period required by statute.
   - Emergency Readopt (Gov. Code, §11346.1(h))
   - Emergency Readopt (Gov. Code, §11346.1(b))

4. **All Beginning and Ending Dates of Availability of Modified Regulations and/or Material Added to the Rulemaking File**
   - Effective January 1, April 1, July 1, October 1 (Gov. Code §§11343.4(a))
   - Effective on filing with Secretary of State
   - Effective on filing with Fair Political Practices Commission
   - Effective on filing with State Fire Marshal

5. **Effective Date of Changes**
   - Effective July 1, 2022
   - Effective on filing
   - Effective on filing
   - Effective on filing

6. **Check if these regulations require notice to, or review, consultation, approval or concurrence by, another agency or entity**
   - Department of Finance (Form STD. 399) (SAM §6660)
   - State Fire Marshal
   - Other (Specify)

7. **Contact Person**
   - Laura Feliciano
   - Telephone Number: 916-695-1240
   - FAX Number (Optional): 1-51-PM

8. **I certify that the attached copy of the regulation(s) is a true and correct copy of the regulation(s) identified on this form, that the information specified on this form is true and correct, and that I am the head of the agency taking this action, or a designee of the head of the agency, and am authorized to make this certification.**

**Signature of Agency Head or Designee**

**Typed Name and Title of Signatory**

**For use by Office of Administrative Law (OAL) only**

**ENDORSED APPROVED**

**Mar 30 2022**

Office of Administrative Law
Section 21005. Name Reservations, Verbal Opinions & Court Judgments.

(a) A business entity name that (1) is prohibited by federal or state law except with consent, approval or endorsement or (2) is subject to other state or federal laws may be reserved in writing with the Secretary of State; provided, however, that the Secretary of State will require appropriate evidence of the required consent, approval, endorsement or compliance prior to filing the document containing the reserved name.

(b) A name reservation or written or oral opinion given by an employee of the Secretary of State on the similarity of a name to an existing name or a name reservation issued by the Secretary of State is advisory only and is not a final determination that the name reservation is acceptable. A final determination on the availability of a business entity name is made only when the document is submitted has been reviewed by the Secretary of State.

(c) Without limiting the discretion of the Secretary of State to determine that a proposed name is not distinguishable in the record, court judgments may be used for evaluating a proposed name being distinguishable in the records from existing names. A proposed name is acceptable if the customer submits a certified copy of the final judgment of a court of competent jurisdiction establishing the customer's right to use the proposed name in California. All court judgments are subject to legal review and approval prior to filing by the Secretary of State.

Note: Authority cited: Sections 8, 110, 201, 2106, 2601, 5008, 5122, 7122, 9122, 12214, 12302, 13409, 15901.09 and 17701.09, Corporations Code. Reference: Sections 8, 110, 201, 2101, 2106, 2601, 5008, 5122, 6910, 7122, 8910, 9122, 12214, 12302, 13409, 15901.08, 15901.09, 15909.02, 17701.08, 17701.09 and 17708.02, Corporations Code.
Section 21902.5. Electronic Signatures.

(a) For purposes of Corporations Code section 17.1(e), "direct electronic ... presentation of ... documents" means any document submitted for filing through any of the Secretary of State's online portals.

(b) In addition to the definitions set forth in Corporations Code sections 17 and 17.1(a), the term "signature" also includes an electronic signature, as that term is defined in Civil Code 1633.2(h), for any direct electronic presentation of documents.

Note: Authority cited: Sections 17 and 17.1, Corporations Code. Reference: Sections 17 and 17.1, Corporations Code; and Section 1633.2, Civil Code.
Section 21903. Special Handling Fees.

(a) Special Handling Services: Any Customer may submit one or more service requests or documents for processing with special handling service. Unless otherwise specified in this Section, special handling services apply only to service requests or documents submitted in person at the Secretary of State's Sacramento public counter, provided however, at the discretion of the Secretary of State, some special handling services may be made available at Secretary of State regional office public counters.

(b) Special handling service includes, but is not limited to, the following activities:

1. the review, filing and the preparation of certified copies of a document submitted for filing in priority to documents submitted by mail;

2. responses to requests for certificates, certified copies of documents filed, and uncertified copies of documents filed in priority to requests submitted by mail;

3. written or in-person requests concerning the status or name-availability of a corporation or other business entity;

4. except when prohibited by statute, relay of status or name availability information through the Secretary of State's telephone service.

(c) The special handling fee shall be remitted at the time of submission. Fees for special handling services shall be in addition to any applicable filing fees, and shall be $15 per service request or document submitted for processing, unless denoted below:

1. Merger filing - $15 per transaction, regardless of the number of constituent corporations or other business entities;

2. Requests for certificates and for a certified or uncertified copy of a document for corporations or other business entities - $10 per entity;

3. Name reservations requests - $10 per certificate name;

4. Notaries public certificates and certified and uncertified copy requests - $6 per document;

5. UCC lien filings, certificates and copy requests - $6 per document;

6. Trademark/service mark certified and uncertified copy requests - $6 per mark;

7. Certificates of official character (authentication of a public official's signature) and certificates of incumbency - $6 per certificate;

8. Facsimile transmission of information or copied documents—$5 per business entity which is transmitted domestically, and $10 per business entity transmitted internationally;
(9) Phone, mail or counter status requests concerning corporations and other business entities—$4 per request;

(10) Name availability requests over the phone—$4 per name.

(d) If a special handling fee is charged with respect to documents submitted for processing or the authentication of a public official's signature, a separate special handling fee shall not be charged for concurrent special handling for certificates, or requests for certified or uncertified copies as to the same debtor, corporation or other business entity, or for additional simultaneously submitted authentication requests for the same public official.

(e) There shall be no special handling fee for the submission for processing of statements of information by corporations or limited liability companies, or for any filing which is exempt pursuant to Government Code section 6103.

(f) "Customer" is a customer of the Secretary of State and includes, but is not limited to, a principal, agent, messenger or attorney.

(g) "Other business entity" includes, but is not limited to, general partnership, limited partnership, limited liability partnership, limited liability limited partnership (foreign only), limited liability company, business trust, real estate investment trust or an unincorporated association.

Section 21904. Preclearance of Documents.

(a) Definitions.

As used in this section, the following words shall have the following definitions.

(1) “Business day” is a day Monday through Friday from 8:00 a.m. to 5:00 p.m., Pacific Time, excluding state holidays on which the Secretary of State is closed for business.

(2) “Customer” is a customer of the Secretary of State and includes, but is not limited to, a principal, agent, messenger or attorney.

(3) “Eligible document” is a document submitted to the Secretary of State pursuant to the California Corporations Code, the California Financial Code, or the California Insurance Code.

(4) “Filing response” is a written response prepared by the Secretary of State when documents submitted for filing are returned without filing due to the fact that the document is found not to conform to the law.

(5) “Preclearance” is a determination by the Secretary of State, made in writing, that an eligible document submitted for review prior to an intended filing date, conforms to law within the meaning of the applicable sections of the code under which it is intended to be filed, and will be filed when the eligible document is submitted for filing, if the requirements set forth in paragraph (2) of subdivision (d) are satisfied and the Secretary of State is able to make the determinations set forth in paragraph (3) of subdivision (d).

(6) “Precleared document” is a document that has received a preclearance from the Secretary of State within the last 6 months pursuant to section 21904 of these regulations. Any change to the entity record invalidates the precleared document.

(7) “Preclearance response” is a written response prepared by the Secretary of State to a request for preclearance.

(8) “Preclearance version” is the form of an eligible document that is submitted to the Secretary of State for preclearance.

(b) The Secretary of State in providing preclearance services for a fee established pursuant to this section, if such services do not cause disruption or delay in the process of normal handling of documents, may suspend all or any portion of the preclearance services, as set forth in this section, when deemed necessary due to a high volume of workload, staff shortages or equipment malfunction. Notice of the suspension of all or any portion of the preclearance services shall be communicated to the public in a reasonable manner. Suspension of all or any portion of the preclearance services may be for a specified or indefinite period of time, as denoted in the notice.

(c) Documents submitted for preclearance shall occur as described in this subdivision.

(1) To submit an eligible document for preclearance a customer shall personally deliver to the Sacramento office of the Secretary of State, or submit electronically through the Secretary of State’s designated website, the following:
(A) One copy of the eligible document in the form for which preclearance is sought;

(B) Requisite preclearance fee, as provided in paragraph (8) of subdivision (c);

(C) Statement as to the class of service requested, as provided in paragraph (7) of subdivision (c);

(D) Requisite Secretary of State prescribed cover sheet including a statement as to the preferred means of delivery of the preclearance response, as provided in paragraph (9) of subdivision (c); and

(E) Name and telephone number of the customer to whom questions, if any, regarding the document or service requested may be directed.

(2) An eligible document submitted to the Secretary of State for preclearance shall contain the name of the entity. An eligible document may be submitted to the Secretary of State for preclearance with designated blank spaces for information that does not affect the determination of the Secretary of State as to whether the eligible document will conform to law when it is properly completed, signed and, if required, acknowledged or verified. Such information may include, but is not limited to, names of executing officers, required signatures, and dollar amounts.

(3) After receipt of an eligible document for preclearance, the Secretary of State shall issue a preclearance response within the time period for the requested class of service, as provided in paragraph (7) of subdivision (c). The Secretary of State shall deliver the preclearance response by the requested means of delivery, as provided in paragraph (9) of subdivision (c). The Secretary of State shall not be responsible for ensuring that the preclearance response is delivered within the time period for the requested class of service, as delivery may take additional time to reach a customer due to the means of delivery or the fact that the customer is not available to receive it.

(4) When preclearance of an eligible document is denied, the Secretary of State shall state in the preclearance response the reason or reasons for the denial of preclearance.

(5) If it appears to the Secretary of State that a preclearance response cannot be issued within the time period for the requested class of service, the Secretary of State shall contact the customer concerning the appropriate action to be taken, and refund the preclearance fee, if the customer requests return of an eligible document without a preclearance response.

(6) A customer may resubmit a revised version of an eligible document that was previously submitted for preclearance, in accordance with the procedures set forth above, one or more times, provided that the applicable fee accompanies each submission. To assist the Secretary of State in reviewing the eligible document for a 4-hour expedite, a customer shall submit the preclearance response with the revised version of the eligible document.

(7) The classes of preclearance service for an eligible document submitted pursuant to subsection (C) of paragraph (1) of subdivision (c) are the following:
(A) Class I service: a preclearance response shall be issued within twenty-four (24) hours of receipt by the Secretary of State of an eligible document, excluding weekends and state holidays in which the Secretary of State is closed for business;

(B) Class II service: a preclearance response shall be issued within seventy-two (72) hours of receipt by the Secretary of State of an eligible document, excluding weekends and state holidays in which the Secretary of State is closed for business;

(C) Class III service: a preclearance response shall be issued within five (5) business days of receipt by the Secretary of State of an eligible document; and

(D) Class IV service: a preclearance response shall be issued within ten (10) business days of receipt by the Secretary of State of an eligible document.

(8) The preclearance fees shall be the following: (A) $500, for Class I service; (B) $400 for Class II service; (C) $300 for Class III service; and (D) $250 for Class IV service.

(9) Delivery of a preclearance response pursuant to subsection (D) of paragraph (1) of subdivision (c) shall be by one of the following means:

(A) The preclearance response shall be available at the Sacramento office of the Secretary of State for the customer to collect in person;

(B) The preclearance response shall be transmitted by telephone facsimile, if a telephone facsimile number provided by the customer accompanies the preclearance request;

(GB) The preclearance response shall be transmitted by electronic mail, if an electronic mail address provided by the customer accompanies the preclearance request;

(ED) The preclearance response shall be placed in the mail to be delivered by overnight courier, if a prepaid, pre-addressed overnight courier envelope provided by the customer accompanies the request for preclearance; or

(ED) The preclearance response shall be placed in the mail to be delivered by the United States Postal Service first class mail.

(10) Notwithstanding any other provision of this section, eligible documents submitted for preclearance via the Secretary of State's designated website may only be submitted for Class I Service, as set forth in subsection (A) of paragraph (7) of subdivision (c).

(11) Notwithstanding any other provision of this section, eligible documents submitted for preclearance via the Secretary of State's designated website outside the regular business hours of the Secretary of State shall be deemed to have been received at the beginning of the next Business Day following the Secretary of State's actual receipt of the document and the 24-hour response time shall begin at that time.

(d) Precleared documents shall be filed as described in this subdivision.
(1) A precleared document may be submitted to the Secretary of State for filing through the normal filing process, special handling provisions provided for in section 21903 of these regulations or expedited filing provisions provided for in section 21905 of these regulations.

(2) To submit a precleared document for filing with the Secretary of State, a customer shall submit the following:

(A) Completed document, containing the required signatures;

(B) Two copies of the document; The preclearance approval number;

(C) Copy of the preclearance response; The precleared document is required if submitting for a 4-hour expedite;

(D) Requisite filing fee; and

(E) Requisite special handling fee or expedited filing fee, if applicable.

(3) The review of a completed document that has received a preclearance shall generally be limited to the following determinations:

(A) Whether any changes have been made to the document since the preclearance was issued;

(B) Whether all designated blank spaces, if any, in the preclearance version have been completed and, if not, whether the failure to complete such information causes the document not to conform to law; and

(C) Whether the eligible document has been signed and, to the extent required by law, verified or acknowledged, in accordance with the applicable provisions related to its execution.

(4) If the Secretary of State determines that a precleared document submitted for filing does not conform to law, the filing response shall state the reason or reasons for the return of the document.

Note: Authority cited: Section 12182, Government Code; Budget Act, ch. 47, Stat. of 2006; and Section 17.1, Corporations Code. Reference: Section 12182, Government Code; and Section 17.1, Corporations Code.
Section 21905. Expedited Filing of Documents.

(a) The definitions provided in subdivision (a) of Section 21904 shall apply to this section.

(b) The Secretary of State in providing expedited filing services for a fee established pursuant to this section, if such services do not cause disruption or delay in the process of normal handling of documents, may suspend all or any portion of the expedited filing services, as set forth in this section, when deemed necessary due to a high volume of workload, staff shortages or equipment malfunction. Notice of the suspension of all or any portion of the expedited filing services shall be communicated to the public in a reasonable manner. Suspension of all or any portion of the expedited filing services may be for a specified or indefinite period of time, as denoted in the notice.

(c) The expedited filing of eligible documents shall occur as described in this subdivision:

1. To submit an eligible document for expedited filing a customer shall personally deliver to the Sacramento office of the Secretary of State, or submit electronically through the Secretary of State's designated website, the following:

   A. Eligible document, including the required signatures;
   B. Two copies of the eligible document;
   C. Requisite filing fee;
   D. Written request personally delivered for expedited filing must be on a Secretary of State prescribed cover sheet;
   E. Statement as to the class of service requested, as provided in subdivision (e);
   F. Statement as to the means of delivery of the filing confirmation or the filing response, as provided in subdivision (i);
   G. Name and telephone number of the customer to whom questions, if any, regarding the document or service may be directed; and
   H. Requisite expedited filing fee, as provided in subsection (f).

2. After receipt of an eligible document for expedited filing, as provided in paragraph (1) of subdivision (c), the Secretary of State shall provide one of the following responses within the time period for the requested class of service, as provided in subdivision (e) below.

   A. If the document is determined to conform to law, the Secretary of State shall file the document and deliver the filing confirmation by the requested means of delivery, as provided in subdivision (i) below. The Secretary of State shall not be responsible for ensuring that the confirmation of filing is received within the time period for the requested class of service, as receipt may take additional time to reach a customer due to the means of delivery or the fact that the customer is not available to receive it.

   B. If the Secretary of State determines that an eligible document does not conform to law, the Secretary of State shall return the document and state in a
filing response the reason or reasons for returning the document. Such delivery may take additional time to the extent that the customer is not available to receive it.

(C) If it appears to the Secretary of State that an eligible document cannot be filed or a filing response cannot be issued within the time period for the requested class of service, the Secretary of State shall contact the customer concerning the appropriate action to be taken. The expedited filing fee shall be refunded if a customer requests the document to be returned without filing.

(d) If a request for expedited filing pursuant to this section is not made in writing or the applicable fee is not paid prior to or concurrently with the submission for filing, the Secretary of State shall handle the filing of the document under the normal processing procedures.

(e) The classes of expedited service for an eligible document submitted pursuant to paragraph (1) of subdivision (c) are the following:

(1) Class A service: an eligible document shall be filed or a filing response issued within four (4) hours of receipt by the Secretary of State, excluding weekends and state holidays in which the Secretary of State is closed for business, if the following conditions are satisfied: (A) the eligible document was personally delivered to the Secretary of State; (B) the eligible document was precleared; and (C) the Secretary of State determines that the information completing the designated blank spaces in the preclearance version, if any, does not require additional time to review; or

(2) Class B service: an eligible document shall be filed or a filing response issued by 4:00 p.m. the same business day of receipt by the Secretary of State, if the eligible document was received by the Secretary of State by 9:30 a.m. that same business day; or

(3) Class C service: an eligible document shall be filed or a filing response issued within twenty-four (24) hours of receipt by the Secretary of State, excluding weekends and state holidays in which the Secretary of State is closed for business.

(f) The expedited filing fees shall be the following: (1) $500 for Class A service; (2) $750 for Class B service; and (3) $350 for Class C service.

(g) The expedited filing fees provided for in subdivision (f) above shall be in addition to the requisite fees for filing the document.

(h) If an eligible document is submitted for expedited filing pursuant to this section and the Secretary of State determines that the eligible document does not conform to law, the expedited filing fee shall not be refunded.

(i) Delivery of filing confirmation or filing response requested pursuant to subsection (f) of paragraph (1) of subdivision (c) shall be by one of the following means:

(A) The filing confirmation or filing response shall be available at the Sacramento office of the Secretary of State for the customer to collect in person;
(B) The filing confirmation or filing response shall be transmitted by telephone facsimile, if a telephone facsimile number provided by the customer accompanies the expedited filing request;

(C) The filing confirmation or filing response shall be transmitted by electronic mail, if an electronic mail address provided by the customer accompanies the expedited filing request;

(D) The filing confirmation or filing response shall be placed in the mail to be delivered by overnight courier, if a prepaid, pre-addressed overnight courier envelope provided by the customer accompanies the request for preclearance; or

(E) The filing confirmation or filing response shall be placed in the mail to be delivered by the United States Postal Service first class mail.

(j) Notwithstanding any other provision of this section, eligible documents submitted for expedited filing via the Secretary of State's designated website outside the regular business hours of the Secretary of State shall be deemed to have been received, for file date purposes, in accordance with the provisions of section 21902(b)(1). However, the Secretary of State's response time, depending on the class of service paid for, shall not begin until the beginning of the next Business Day.

Note: Authority cited: Section 12182, Government Code; Budget Act, ch. 47, Stat. of 2006; and Section 17.1, Corporations Code. Reference: Section 12182, Government Code; and Section 17.1, Corporations Code.
Section 24905.5. Request for Specific Filing Date.

(a) The definitions provided in Sections 24903 and 24904 shall apply to this section.

(b) If an eligible document is returned without being filed for reasons specified in a filing response, the eligible document may be resubmitted for filing and may receive a file date of the original submission date, provided all of the following conditions are met:

(1) the Customer specifically requested the original date of submission as a file date when initially submitting the document;

(2) the document is resubmitted for filing by the end of the third business day following the date of the first filing response;

(3) the document complies with law upon resubmission.

(c) If an eligible document is resubmitted more than once and the date of resubmission is not within the three business days following the date of the first filing response, the "original submission date" for purposes of subdivision (b) shall be the most recent resubmission date.

(d) A file date cannot precede the date of execution of a document submitted for filing.

Note: Authority cited: Sections 110(a), 5008(a), 12214(a), 15902.06 and 17062, Corporations Code. Reference: Sections 110(a), 5008(a), 12214(a), 15902.06 and 17702.05, Corporations Code.
Section 22601.5. Optional Information

A UCC search request may contain any of the following information.

(a) The request may limit the records searched by using the address-city and state of the debtor, the date of filing (or a range of filing dates) or the identity of the secured party(ies) of record on the financing statements. The reports created by the Secretary of State's office in response to a request shall contain the statement:

"The search results herein reflect only the specific information requested. The results of the debtor search will not reflect variances of this name. If the debtor is known under other personal names, trade names, business entities, or addresses, separate searches of these names will have to be requested and conducted. The Secretary of State, his officers and agents disclaim any and all liability for a claim resulting from other filings on which the name of the debtor can be found in any other form than that which was requested."

(b) The request may ask for copies of UCC records identified on the search response.

(c) The request may include instructions on the mode of delivery desired, if other than by ordinary mail, which request will be honored if the requested mode is available to the Secretary of State's office.

(d) Copies of unrelated records may be requested by providing the specific file numbers. The Secretary of State's office may limit the number of records that may be accepted in a single search request.