Updated Informative Digest

Section 15014.1. Equity Fee Relief.

The number of fee deferrals that qualified equity applicants or licensees may be eligible for has been revised from “unlimited” to “one deferral for each additional license during each calendar year” in subsection (b). The rights and responsibilities of applicants and licensees has not changed.

The word “have” has been changed to “has” in subsection (b)(1) to correct a grammatical error.

The word “own” has been changed to “owns” in subsection (b)(3) to correct a grammatical error.

In addition to qualified equity applicants or licensees providing proof of income, subsection (d)(3)(A) has been revised to require the equity applicant or licensee to provide proof of income for each earner in the qualified equity applicant’s or licensee’s household.

A definition for “income” has been added as subsection (d)(3)(B); the preceding subsections have been renumbered accordingly. For the purposes of this subsection, “income” means the money income received in the preceding calendar year using the income measurement defined by the U.S. Census Bureau in their most recent United States decennial or special census.

The word “has” has been removed prior to the word “resided” in subsection (d)(4). This revision is considered grammatical in nature and does not change the rights and responsibilities of applicants and licensees.

The word “resides” has been amended to the term “resided” in subsection (d)(4)(A) to account for fee waiver requestors who have relocated from the area they resided in between 1980 and 2016.

Lastly, subsection (h)(2) has been amended to include a cross-reference to section 15014 as this is the section where license fees are contained. The rights and responsibilities of applicants and licensees has not changed.

There were no other changes in the laws related to the proposed action or to the effect of the proposed regulation from the laws and effects described in the Notice of the Proposed Regulatory Action.