

## AGENDA ITEM REPORT

**Title: REPORT ON PROPOSED REVISIONS TO COMMISSION REGULATION 1005 - MINIMUM STANDARDS FOR TRAINING**

### REPORT PROFILE

<b>MEETING DATE</b> 11/20/2024	<b>BUREAU SUBMITTING THE REPORT</b> Certification Bureau	
<b>RESEARCHED BY</b> Michelle Weiler	<b>REVIEWED BY</b>	
<b>REPORT DATE</b>	<b>APPROVED BY</b> Manuel Alvarez, Jr.	<b>DATE APPROVED</b> 10/31/2024
<b>PURPOSE</b>	<b>FINANCIAL IMPACT</b> No	

### ISSUE, BACKGROUND, ANALYSIS, & RECOMMENDATION

**ISSUE:** Should the Commission approve proposed amendments to Commission Regulation 1005 to remove the specific language indicating that jail deputy appointees have 120 days to complete required training as prescribed by the Bureau of State and Community Corrections (BSCC), and replace it instead with a simple reference to the appropriate Penal Code sections?

**BACKGROUND:** On September 30, 2021, Governor Newsom signed Senate Bill 2 (SB 2). SB 2 made significant changes to existing Government and Penal Codes, respectively. These changes provide for additional peace officer hiring eligibility requirements. SB 2 also grants POST the authority to certify all peace officers in California, and subsequently take action against those certifications, should POST determine serious misconduct occurred.

As POST continues to review the effectiveness of the regulations implemented in response to SB 2, one of the issues that has arisen is a misunderstanding of the application of Commission Regulation 1005(a)(7) as it relates to the minimum training required for jail deputies appointed under Penal Code section 830.1(c).

**ANALYSIS:** As POST continues to review the effectiveness of the regulations implemented in response to SB 2, one of the issues that has arisen is a misunderstanding of the application of Commission Regulation 1005(a)(7) as it relates to the

minimum training required for jail deputies appointed under Penal Code section 830.1(c). As such, POST staff recommend amending the regulation to clarify the minimum training requirements.

POST staff recommend:

- Including language that specifies the requirement to complete PC 832 Arrest and Firearms must occur prior to being appointed to a classification that includes the exercise of peace officer powers, to be followed by the required training as required by the Board of State and Community Corrections (BSCC).
- POST staff also recommend removing the reference to a specified time period for completion of the training required by BSCC. While the Penal Code currently specifies 120 days, the legislature could choose to change that timeframe at any time. Instead, POST staff recommend referring more generally to the Penal Code and BSCC regulations that govern the minimum training required for jail deputies.

**RECOMMENDATION:**

POST staff propose to revise Commission Regulation 1005 to remove the specific language indicating that jail deputy appointees have 120 days to complete required training as prescribed by the Bureau of State and Community Corrections (BSCC) and replace it instead with a simple reference to the appropriate Penal Code sections.

If the Commission concurs, the appropriate action would be a **MOTION** to approve the proposed revisions as provided in the staff report.

**ATTACHMENT(S):**

[Regulation\\_1005\\_Minimum\\_Standards\\_for\\_Training.v4.pdf](#)