Amend section 6618 to read:

6618. Notice of Applications.
    (a) This subsection applies to the use of any pesticide for the commercial or research production of an agricultural plant commodity. Notifications required by this subsection must be given orally or in writing and completed prior to the use of any pesticide and in ample time for all subsequent notifications to be made and for all persons notified to take appropriate action. This time will differ depending on the circumstances of each notification.
    (1) Each person performing pest control shall give notice to assure that the operator of the property to be treated before any pesticide is applied receives notice of the scheduled application.
        (1) The notice shall must be in a manner the person can understand and include:
            (A) The date of the scheduled application;
            (B) The identity of the pesticide to be applied by brand or common chemical name; and
            (C) Precautions to be observed as printed on the pesticide product labeling or included in applicable laws or regulations.
        (2) If the scheduled application is for the commercial or research production of an agricultural plant commodity the notice shall also include:
            (A) The time of the scheduled application;
            (B) The location and description of the area field to be treated;
            (C) The applicable restricted entry interval;
            (D)(C) The pesticide product name(s), U.S. EPA registration number(s), and active ingredient(s); and
            (D) Spray adjuvant product name(s) and California registration number(s), if applicable;
            (E) The applicable restricted entry interval;
            (F) If the pesticide product labeling requires the posting of treated fields— and
            (G) Any other precautions printed on the pesticide product labeling, or included in applicable laws and regulations, related to the protection of employees or other persons during or after application.
    (2) If there is a change in the date of the scheduled application specified in (a)(1)(A), each person performing pest control shall assure that the operator of the property receives notice of this change prior to the application.
    (b)(3) The operator of the property for the commercial or research production of an agricultural plant commodity shall assure that notice of the scheduled application is given to employees covered under section 6700 (which includes fieldworkers) and their employers working on the
operator’s property except as provided in (a)(5) persons, as specified below, except for the persons who applied or supervised the application for which the notice is intended. For the purposes of this subsection, persons includes employees of the operator of the property and any contractor hired by the operator of the property who may walk within ¼ mile of the treated field. The operator of the property is not required to provide notice to persons who will apply the pesticide(s) or supervise the application for which the notice is intended.

(1) The notice shall be given:
(A) Prior to the application, to persons who are in the field or likely to enter the field during the application; and
(B) Before the scheduled entry, to persons who may enter the field during the restricted entry interval.

(2) The notice shall be given to any licensed employer pest control business or licensed labor contractor hired notified of a scheduled application by the operator of the property shall assure that notice of the scheduled application is given to his or her employees working on the operator’s property except as provided in (a)(5) that may have employees on or within ¼ mile of the field during the application or the restricted entry interval. The pest control business or labor contractor receiving notice shall give notice to his or her employees. In lieu of giving notice to the licensed pest control business or the licensed labor contractor, the operator of the property may give notice directly to the employees of a labor contractor or pest control business to meet the requirements of this subsection (b).

(5) The notice specified in subsections (a)(3) and (4) is not required to be given to an employee covered under section 6700 (which includes fieldworkers) or their employer if the operator of the property can assure that:
(A) The field to be treated is posted pursuant to section 6776(b-f), unless the pesticide product labeling requires both oral notification and the posting of treated fields; or
(B) From the start of the application and until the notice of completion pursuant to section 6619(c) is received, the employee or employer will not enter or walk within ¼ mile of the field to be treated.

(6) The operator of the property shall assure that notice is given to persons, other than those specified in subsection (a)(3), whom the operator of the property has prior knowledge that he or she will likely enter the field to be treated on the date of the application or while the restricted entry interval is in effect. This notice is not required when a field to be treated is posted as specified in section 6776(b-f).

(7) The notices specified in subsection (a)(3), (4), and (6) shall be in a manner the person can understand and include:
(A) The date of the scheduled application;
(B) The location and description of the field to be treated area; and
(C) The time during which entry is restricted; and
(D) Instructions not to enter the field to be treated field, except as provided in section 6770, until authorized by the operator of the property the restricted entry interval has expired.

(8) The notice specified in this subsection (b) is not required when a field is posted as specified in section 6776 unless the pesticide product labeling requires both oral notification to fieldworkers and the posting of treated fields.

(9) If there is a change in the date of the scheduled application specified in (a)(7)(A), then a new notice must be provided to persons specified in (a)(3), (4), and (6) prior to the application.

(b) This subsection applies to the use of any pesticide for purposes other than the commercial
or research production of an agricultural plant commodity. Notifications required by this subsection must be given orally or in writing and be completed prior to the use of any pesticide and in ample time for all subsequent notifications to be made and for all persons notified to take appropriate action. This time will differ depending on the circumstances of each notification.

(1) Each person performing pest control shall assure that the operator of the property receives notice of the scheduled application. The notice must be in a manner the person can understand and include:

   (A) The date of the scheduled application;
   (B) The identity of the pesticide (including spray adjuvants, if applicable) by brand or common chemical name; and
   (C) Any other precautions printed on the pesticide product labeling or included in applicable laws or regulations related to the protection of employees or other persons during the application.

(e)(2) The operator of the property for purposes other than the commercial or research production of an agricultural plant commodity, shall assure that notice is given to all persons who are on the treated property, to be treated, or likely to who may enter during the application or the period of time that any restrictions on entry are in effect, except for the persons who made or supervised the application for which the notice is intended.

   (1) The notice must be in a manner the person can understand and include:
       (A) The date of the scheduled application;
       (B) The identity of the pesticide (including spray adjuvants, if applicable) by brand or common chemical name; and
       (C) Precautions to be observed as printed on the pesticide product labeling or included in applicable laws or regulations related to the entry of the treated area.

   (2) Compliance by licensed Structural Pest Control Operators with the notice requirements of section 8538 of the Business and Professions Code meets the requirements of this subsection.

   (3) Compliance by public agencies with the notice or barrier requirements of section 12978 of the Food and Agricultural Code meets the notice requirements of this subsection.

NOTE: Authority cited: Sections 12976 and 12981, Food and Agricultural Code.
Reference: Sections 11501, 12980, and 12981, Food and Agricultural Code; and Section 8538, Business and Professions Code.

Amend section 6619 to read:

6619. Pesticide Application Completion Notice Notice of Completed Applications.

(a) In addition to the notice required pursuant to Section 6618, an agricultural pest control business Any person applying pesticides for the commercial or research production of an agricultural plant commodity shall give notice to assure that the operator of the property treated (or the operator’s designated employee), receives notice, orally or in writing, and within 24 hours of completion of the pesticide application. The operator’s designated employee must, at minimum, have the authority and ability to reschedule or stop activities involving field workers performing cultural practices (e.g., irrigating, thinning, tree limb propping, weeding, harvesting). This notice shall include the following information:

(1) The location of the property, including the site identification number, and acreage treated;
(2) The pesticide(s) applied pesticide product name(s), U.S. EPA registration number(s), and
active ingredient(s);

(3) Spray adjuvant product name(s) and California registration number(s), if applicable;
(4-5) The date and hour the application was completed; and
(4-5) The applicable reentry and pre-harvest intervals, unless a copy of a written recommendation for the subject application made by a licensed agricultural pest control adviser, properly completed, was given to the operator of the property treated.

(b) If the operator of the property (or the operator’s designated employee) will not be available to receive the notice within the 24-hour period, the operator shall identify in writing, the method by which the agricultural pest control business may provide notification. The method may be, but is not limited to, any of the following:

(1) Post or leave the notice in a designated location on the operator’s property;
(2) Record the notification on a phone recorder; or
(3) Send the notice over a facsimile machine.

(eb) The operator of the property treated shall maintain a written record of the application completion notice(s) he or she receives from the person applying the pesticide(s) by site, and a copy of the written notification method provided to each agricultural pest control business, if one is required.

(c) The operator of the property shall assure that notice of completed application is given to employees covered under section 6700 (which includes fieldworkers) and their employers except as provided in (e). The operator of the property is not required to provide notice to persons who will apply the pesticide(s) or supervise the application for which the notice is intended.

(d) Any employer who receives the notice of completed application from the operator of the property shall assure that notice of completed application is given to his or her employees except as provided in (e).

(e) The notices specified in subsections (c) and (d) are not required to be given to an employee covered under section 6700 (which includes fieldworkers) or their employer if the operator of the property can assure that:

(1) The field is posted pursuant to section 6776(b-f), unless the pesticide product labeling requires both oral notification and posting of treated fields; or
(2) During the restricted entry interval, that employee or employer will not enter or walk within ¼ mile of the treated field.

(f) The notices specified in subsections (c) and (d) must be given orally or in writing and in a manner the person can understand and include:

(1) The location and description of the treated field;
(2) The time during which entry is restricted; and
(3) Instructions not to enter the treated field until the restricted entry interval has expired, except as provided in section 6770.

(g) The operator of the property shall assure that notice is given orally or in writing to persons, other than those specified in subsection (c), whom the operator of the property has prior knowledge that he or she will likely enter the treated field during the restricted entry interval. This notice is not required when a field is posted as specified in section 6776(b-f). The notice must be in a manner the person can understand and include:

(1) The location and description of the treated field;
(2) The time during which entry is restricted; and
(3) Instructions not to enter the treated field until the restricted entry interval has expired.

(d)(h) The agricultural pest control business shall retain a copy of the written notification.
method received from the operator of the property, if the business received one.

The business shall also maintain a written record which documents the following:

1. The name of the operator of the property treated;
2. The location of the property, including the site identification number;
3. The date and time the notice of completed application was given; and
4. The method of notification, including the name of the person notified, if a person was notified.

(e)(i) The records and written notification method required pursuant to this section shall be retained for two years and made promptly available to the director or commissioner upon request.


SUBCHAPTER 3. PESTICIDE WORKER SAFETY
ARTICLE 3. FIELD WORKER SAFETY

Amend section 6761.1 to read:

6761.1. Application-Specific Information for Fieldworkers.

(a) The operator of property used for the commercial or research production of an agricultural plant commodity shall display at a central location the following application-specific information, while employees fieldworkers are employed to work in fields treated fields on the operator's property:

1. Identification of the treated area-field;
2. Time and date of the application;
3. Restricted entry interval; and
4. Product name(s), U.S. EPA registration number(s), and active ingredient(s); and
5. Spray adjuvant product name(s) and California registration number(s) if applicable.

(b) The information shall be displayed within 24 hours when the operator of the property receives notice of the completion of an application and before any fieldworkers are allowed to enter the treated field. The information must include all applications that have been made to any treated field on the agricultural establishment operator's property within ¼ mile of where employees will be working. The information shall remain displayed until the area no longer meets the definition of a treated field or fieldworkers employees will no longer be on the establishment operator's property, whichever occurs earlier.

(c) The operator of the property and any employer with fieldworkers hired to work on the operator's property, shall display at the worksite or at a central location where fieldworkers gather, a description of the location of the application-specific information display whenever their fieldworkers are working in a treated field. The description of the location must be specific enough for fieldworkers to find and have unimpeded access to the displayed application-specific information. The location description must be included in the appropriate section of, or as an attachment to, the Hazard Communication Information for Employees Working in Fields (Pesticide Safety Information Series leaflet A-9) pursuant to section 6761(a).
The original or copies of documents otherwise required to be maintained by this chapter may be used to meet the requirements of this section, provided they contain the information required by this section.


Amend section 6770 to read:

**6770. Field Entry After Scheduled or Completed Pesticide Applications.**

(a) The operator of the property shall not allow or direct employees covered under section 6700 (which includes fieldworkers) or their employers (except for those persons who were scheduled to apply the pesticide(s) or supervise the application) to enter a field on the date of the scheduled application unless the operator assures that:

1. the application has not occurred; and
2. the application will not occur during the time the employees are in the field to be treated.

(b) The operator of the property shall not allow or direct employees covered under section 6700 (which includes fieldworkers) or their employer to enter a treated field until the operator has received the notice of completion as specified in section 6619(c), and the restricted entry interval has expired or the operator of the property has assured that the restrictions and exceptions pursuant to section 6770(d) have been met.

(c) Any employer hired by the operator of the property shall not allow or direct any of his or her employees to enter a treated field until the employer has received confirmation from the operator of the property that the notice of completion as specified in section 6619(c) has been received, and the restricted entry interval has expired or the operator of the property has assured that the restrictions and exceptions pursuant to section 6770(d) have been met.

(d) The employer of the property and any hired employer shall not allow or direct any of his or her employees to enter or remain in a treated field before the restricted entry interval stated on pesticide product labeling or listed in section 6772 has expired except as provided in this section above or otherwise expressly authorized by the director pursuant to Title 40 Code of Federal Regulations, Part 170.112 (d) or (e).

(b)(1) Pesticide handling activities. Employees may enter a treated field during a restricted entry interval to conduct pesticide handling activities, including soil incorporation (mechanical or watered-in), provided the employer assures that they are wearing the personal protective equipment specified on the pesticide product labeling for handling activities.

(c)(2) No contact activities. Employees may enter a treated field during a restricted entry interval when provided the employer assures that:

(A) There will be no contact with anything that has been treated, including soil, water, air, equipment, or plant surfaces, provided that inhalation exposure does not exceed any pesticide product labeling standard or, for greenhouses, the ventilation criteria in section 6769 have been met. Operating tractors or other equipment from inside an enclosed cab or when shields or other control methods, such as operator placement, physically prevent contact of the employee with anything that has been treated is considered to be a "no contact" activity for the purposes of this section provided the required personal protective equipment is immediately available to use if the employee leaves the tractor or other equipment.
(B) Inhalation exposure does not exceed any pesticide product labeling standard or, for greenhouses, the ventilation criteria in section 6769 have been met.

(d)(3) Short-term, limited-contact activities. An employee may enter a treated field during a restricted entry interval specified on pesticide product labeling to conduct limited contact activities (including limited contact irrigation) that are necessary and unforeseen, provided the employer assures that:

(1) The restricted entry interval is not for a pesticide product with the requirement on the labeling for both oral notification of workers and the posting of treated fields (double notification);
(2)(B) At least four hours have elapsed since the end of the application;
(3)(C) Inhalation exposure does not exceed the applicable pesticide product labeling standard or, for greenhouses, the ventilation criteria in section 6769 have been met;
(4)(D) Exposure is minimal and limited to the feet, legs (below the knees), hands, and forearms (below the elbows);
(5)(E) The personal protective equipment specified on pesticide product labeling required for early entry or the optional personal protective equipment of is used by the employees. The personal protective equipment and/or work clothing must conform with the label requirements for early entry PPE or consist of at least coveralls, socks, chemical resistant footwear, chemical resistant gloves, and protective eyewear (if eyewear is required by the pesticide product labeling for early entry workers), whichever is more protective;
(6)(F) The time in treated fields under a restricted entry interval does not exceed eight hours in any 24-hour period for each employee entering under this exception; and
(7) The employees are informed that this exception is being used and about the provisions of (2), (3), and (6) orally or by posting notice.

(e)(4) Short-term, high-contact activities. An employee may enter a treated field during a restricted entry interval specified on pesticide product labeling to conduct other activities, not included in (b), (c), and (d)(1), (2), and (3) that do not involve hand labor provided the employer assures that:

(1) At least four hours have elapsed since the end of the application;
(2) Inhalation exposure does not exceed any pesticide product labeling standard or, for greenhouses, the ventilation criteria in section 6769 have been met;
(3)(C) The personal protective equipment specified on pesticide product labeling for early entry is used by the employees. The personal protective equipment and/or work clothing must either conform with the label requirements for early entry PPE; or consist of at least coveralls, socks, chemical resistant footwear, chemical resistant gloves, and protective eyewear (if eyewear is required by the pesticide product labeling for early entry workers), whichever is more protective; and
(4)(D) Entry does not exceed one hour in any 24-hour period for any employee.

(f) An employee may enter a treated field after the expiration of the restricted entry interval specified on pesticide product labeling and while a restricted entry interval specified in section 6772 is in effect as provided below:

(1) To conduct activities, other than hand labor, provided that employees are wearing work clothing with long sleeves and legs, shoes with socks, and gloves.
Amend section 6771 to read:

**6771. Requirements for Early Entry Fieldworkers Employees.**

(a) Before any employee may enter a field under restricted entry as permitted by section 6770, the employer shall assure that early entry fieldworkers are the employee has been informed of pesticide product labeling requirements related to human hazards or precautions, first aid, symptoms of poisoning, use and care of personal protective equipment required for early entry into treated fields, the prevention, recognition, and first aid for heat-related illness, and the importance of washing thoroughly at the end of the exposure period, the following in a manner that he or she can understand:

(1) Specific restrictions and conditions pursuant to section 6770 about the work activity to be performed;

(2) Pesticide product labeling precautionary statements related to human hazards;

(3) Symptoms of poisoning;

(4) Emergency first aid and decontamination procedures for pesticide injuries or poisonings, including emergency eye flushing techniques;

(5) How to obtain emergency medical care;

(6) The prevention, recognition, and first aid for heat-related illness if personal protective equipment is used;

(7) The need for, use, and care of personal protective equipment required for early entry into treated fields;

(8) That clothing and personal protective equipment may be contaminated with pesticide residues;

(9) Instructions for removing and storing such clothing and equipment, and laundering such equipment; and

(10) The importance of washing thoroughly at the end of the exposure period.

(b) The employer shall provide all required personal protective equipment and provide for its cleaning (according to pesticide labeling instructions or, absent any instructions, washed in detergent and hot water), repair and replacement when it cannot be adequately cleaned or properly repaired. The employer shall assure that all personal protective equipment shall be is inspected before each day of use. The employer shall assure that all personal protective equipment is kept separate from personal clothing, in a pesticide free, specifically designated place, when not in use. All required personal protective equipment required for fieldworker employees shall must meet the applicable standards in sections 6738 and 6739.

(c) The employer shall assure that personal protective equipment is used correctly for its intended purpose.

(d) The employer shall assure that cleaned personal protective equipment is dried or stored in a well-ventilated place to dry. The employer shall assure that contaminated personal protective equipment is kept and washed separately from other clothing or laundry.

(e) Personal protective equipment shall must remain the property of the employer. Employees Early entry fieldworkers shall not be allowed or directed to take home pesticide contaminated personal protective equipment. The employer shall inform any person who cleans or launders personal protective equipment that the equipment may be contaminated, about the hazards...
presented, and how to properly handle and clean it.

(f) The employer shall assure that at least one pint of eyeflush water is immediately accessible (carried by the fieldworker employee or on the vehicle being operated by the fieldworker employee is using) to each fieldworker employee who is performing, during any restricted entry interval specified on pesticide product labeling, early entry activities in a treated field for which the pesticide product labeling requires protective eyewear.

(g) The employer shall assure that early entry fieldworkers employees engaged in tasks pursuant to section 6770(d) and (e)(3) and (4) are provided, at the place where they remove personal protective equipment, sufficient water (of a quality and temperature that will not cause illness or injury when it contacts the skin or eyes or if it is swallowed), soap, and clean or single use towels so that they may wash thoroughly at the end of the exposure period. When provided at the place where employees remove personal protective equipment, handwashing facilities provided in conjunction with toilet facilities pursuant to Title 8 California Code of Regulations, section 3457 (Field Sanitation), shall be considered adequate for the purposes of this section.

(h) The employer shall assure that a clean, pesticide-free place for storing personal clothing and putting on personal protective equipment at the start of work and taking off personal protective equipment at the end of the exposure period is provided for early entry fieldworkers employees.

(i) The employer shall take appropriate measures to prevent heat related illness, when necessary.