

DAS REGULATIONS

February 2014

Section #s	Title	Description of Regs	Year Promulgated	Status ^{&}	Recommendation	Notes
4-23a-1 to 4-23a-37	Description of Organization and Rules of Practice	<p>4-23a-1 thru 4-23a-14: Describe history and organization of DAS, including descriptions of each of the agency's bureaus</p> <p>* Many of these sections are outdated & not accurate.</p> <p>* Recommend repealing regs and requiring this info to be maintained online. Also, this info can already be easily found elsewhere (i.e. State Library website & records; Digest of Admin Reports; agency website; etc.)</p> <p>* Regs required per CGS § 4-167(a)(1)(requires agencies to adopt regs describing its organization, and how public can make requests to the agency)</p> <p>4-23a-15 through 4-23a-17 relate to public information (reiterates FOIA statutory rules; explains that public should ask line agencies for info, not us as IT provider; where to send requests for info)</p> <p>* Info generally redundant of statute or</p>	1984	2/3	<p>Regs. Recommend repeal of:</p> <ul style="list-style-type: none"> - 4-23a-1 thru -14 <p>Statutory. Need to repeal underlying statute too - CGS § 4-167(a)(1). This would have Statewide impact.</p> <ul style="list-style-type: none"> - 4-23a-15 thru 17 - 4-23a-18 thru 22 <p>Maintain, but update:</p> <ul style="list-style-type: none"> - 4-23-23 thru 37 	Re: 4-167(a)(1). It is very difficult for agencies to keep information of this nature accurate and up-to-date via regs. It would be more appropriate and effective for this information to be required to be put on agency websites.

& = (0) Reg has been repealed; (1) Regulations are fine as is; (2) Regulations are unnecessary; (3) Regs are necessary but changes are required to correct inaccurate info; (4) Regs are necessary but changes could improve them

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		<p>unnecessary to have in regs format</p> <p>* Recommend repealing regs</p> <p><u>4-23a-18 through 4-23a-31 - Rules of Practice</u></p> <p>* Some of these sections (4-23a-18 thru 22, etc.) are unnecessary or inaccurate. Recommend repeal.</p> <p>* Some sections (4-23a-23; 24; 25; 26; 28; 30) are ok and are reqd by CGS § 4-167(a)(2) (requiring agencies to adopt as regs rules of practice setting forth the nature and requirements of all formal and information procedures available). Recommend keeping & updating these.</p> <p><u>4-23a-32 thru 34</u> outline rules for how to petition the agency to adopt, amend, repeal regs.</p> <p>* These regs are required for all agencies per CGS § 4-174 (regs re: how to petition the agency for regulation). * Recommend keeping</p> <p><u>4-23a-35 thru 37</u> outline rules for how to request a declaratory ruling by the agency.</p>				

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		<p>* These regs are required for all agencies under 4-176 (regs outlining the form and content of petitions for declaratory rulings by agencies).</p> <p>* Recommend keeping.</p>				
4-23b-1 to 4-23b-7	Personal Data	Outline general nature & purpose of personal data maintained by agency, by Bureau; rules re: disclosure of personal data; procedures for contesting the content of personal data; and agency uses of personal data.	1986	3	<p>Update regulations to correct inaccurate information and to take account of technological advances.</p> <p>Some inaccuracies include directing public to make requests to old addresses.</p>	<p>These regs are required for all agencies per CGS § 4-196.</p> <p>Personal data policy in the current IT era requires more detail and consideration.</p>
4-68a-1 to 4-68a-23	Uniform Contribution Scale, Manner of Determination, and Waiver	Establish the scale to assess liability for legally liable relatives of those who receive care or assistance by the state; establish the rules by which we use that scale, conduct investigations and provide reviews of contribution levels; how we determine waivers and provide for hearings.	1988	2	Repeal - these regs have been superseded by regs adopted in 1999 under 4a-12 (below)	

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4-131a-1 to 4-131a-13	Art Work in State Buildings Open to Public Use	Details the Art in Public Spaces Program that authorizes a 1% allocation of construction costs for art in new and renovated public buildings.	1979	4	Modify	Note re: corrections: C.G.S. 4-131a was transferred to C.G.S. 4b-53, but the regulations still refer to the prior section. Also need to update agency references Some changes to the regs may be beneficial.
4b-53-1 to 4b-53-5	Purchases for State Building Works of Art Account	Details the use of a separate account for the purchase of: 1. art from distinguished Connecticut artists for placement in state buildings, and 2. a collection of major works of art for loan to state buildings, public art museums and nonprofit galleries.	1990	4	Modify	Corrections needed to update agency reference Some changes to the regs may be beneficial.
4-133-1 to 4-133-11	Parking Areas on the Grounds of the State Capitol and State Office Building	Details use of parking rules on state property (including Capitol grounds); also details prohibitions relating to camping, demonstrations, structures, fires, etc. on grounds of the State Capitol	1962; 1971	2	Statutory. Consider repealing or modifying 4b-13(a). DAS already has authority to maintain care & control over state property, with statutory exceptions. No need to have regs specifically for parking. (Note that Chief Court Administrator in sub (b) can establish "policies and procedures" re: parking - not regs)	Regulations relating to Parking are ALLOWED (not required) per CGS 4b-13. (CGS § 4-133 was transferred to CGS § 4b-12, but no reference to regs or parking in 4b-12). Eliminating statute would eliminate DAS authority to issue fines, but according to D. Moore, DAS uses state police to enforce parking violators - we don't use our own

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					Regs. Repeal regs - they are outdated, unnecessary, and improperly establish rules relating to Capitol grounds, which are not under DAS authority.	employees or contractors, tow, or issue fines.
4-134e-1 to 4-134e-13	Selection of Design Professional Firms	Details the procedures followed by the agency to select formally the design professional firms who will render services for the planning and construction of state capital improvement projects.	1980	3	Revise the regulations to reflect statutory changes as well as changes to the agency since 1980.	Design professional selection is still performed by DAS, and the regulations are necessary for that purpose. Given statutory changes to the make-up of selection panels, as well as the transfer of DPW into DCS and the consolidation of DCS into DAS, revision of the regulations is necessary.
4-157-1 to 4-157-17	Rules of Procedure	Describe rules of procedure for filing and pursuing claims against the State through the Office of the Claims Commissioner	1981	4	Update	Nothing erroneous in the regs, but could be improved with updating.
4a-12-1 to 4a-12-23	Legally Liable Relative's Ability To Pay	Establish the scale to assess liability for legally liable relatives of those who receive care or assistance by the state; establish the rules by which we use that scale, conduct investigations and provide reviews of contribution levels; how we determine waivers and provide for hearings.	1999	1	No change	Currently used by the Collections Department

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4a-52-1 to 4a-52-22	State Purchasing Procedures	Detail state purchasing procedures	1992	3	Update	We have been working on updated procurement regs for some time now. We are putting a plan of action together to finalize and submit for approval.
4a-60h-1 to 4a-60h-6	Set-Aside Program	Address the application of the program to individuals with disabilities, legally acceptable format for and content of letters of credit, random site visits, approval or disapproval of application and a process to ensure that certified companies have access to competitive contracts.	2008	1	No change	
4a-63-1 to 4a-63-5	Procedures for Disqualification or Suspension	Describes the procedures for disqualification or suspension of contractors	1991	3	Update	Statute was updated in 2007. Statute and regulations are now in conflict over the number of years a company can be disqualified for.
4a-100-1 to 4a-100-3	Prequalification and Evaluation of Contractors	Describes the procedures and criteria for the prequalification of construction contractors	2009	1	No change	
4a-101-1	Evaluation of Contractors	Describes the standard contractor evaluation form, part of the construction contractor prequalification program	2009	1	No change	
4b-1-1 to 4b-1-30	Description of Organization – Rules of Practice	Provides a description of the organization of DPW, rules for public inspection of its records; rules of practice; how to request adoption/amendment/repeal of agency	1992	2	Repeal all	DPW no longer exists as an agency. Updated DAS regs under 4-23a will cover.

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		regs; how to request declaratory rulings; etc.				
4b-24-1 to 4b-24-9-	Selection Panels for Design-Build Teams and Special Legislation Contractors	Details the selection process for design-build teams pursuant to C.G.S. 4b-24b and special legislation contractors pursuant to C.G.S. 4b-91(g). Limits communications and seeks to prevent certain conduct.	2005	4	Modify	Note re: corrections: need to correct statutory cite and agency references. Some changes to the regs may be beneficial.
4b-3(f)-1 to 4b-3(f)-11	Appeals Concerning Compensation for Outdoor Advertising Structures	Outlines rules of procedure for appeals brought before the SPRB for decisions made by the DOT commissioner of the amount of compensation to be paid to an owner of an outdoor advertising structure that is acquired by DOT via eminent domain.	2009	1	No change	Rarely used but SPRB staff indicate these regs work fine for their purposes.
4b-100-1 to 4b-100-10	Procedure for Alleged Violation or Violations of Part II Chapter 60 of Connecticut General Statutes	Prescribes the procedures for promptly hearing and ruling on claims alleging violation of the contract bidding provisions for construction contracts (construction, reconstruction, alteration, remodeling, repair or demolition of public buildings).	1992	1	No change	Should update name of agency (from DPW to DAS); otherwise no changes needed.
4d-3-1 to 4d-3-19	Procurement of Information and Telecommunication Systems	Describes state purchasing procedures for information technology	2004	2	Repeal and combine into 4a-52 regulations	There is no need to have two different regulations that describe state purchasing procedures. We will integrate the IT purchasing requirements in to the 4a-52 regulations. CGS 4d-3 provides that regs are discretionary, so no statutory change needed.

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5-9-1 to 5-9-32	Personnel Department	Most sections repealed in 1975; one section, relating to personnel appeal board (no longer in existence) procedures.		2	Repeal remainder (5-9-22(b)).	Underlying statute repealed in 1975.
5-141c-1 to 5-141c-11	Reimbursement of State Employees for Expenses Incurred in the Performance of Their Duties	Establishes rules and authority for OSC and DAS to set policies regarding reimbursement for travel expenses	Eff: 11/16/82 Rev'd: 3/9/98 & 12/12/08	1	No change	The regulations give DAS and OSC authority to promulgate policies, thereby giving the State the appropriate flexibility to adapt to changes
5-200-1 to 5-200-2	Positions and Compensation	5-200-1 provides that unclassified positions established by DAS shall be as nearly equal as possible to classes in classified service. 5-200-2 provides that compensation schedules established by DAS pertaining to Judicial & Legislative job classes shall be as nearly equal as possible to comp schedules for classified positions.	1984	1 / 2	Maintain 5-200-1 Repeal 5-200-2	DAS does not establish compensation schedules for the Judicial & Legislative branches.
5-200(k)-1 to 5-200(k)-4	Assignment and Termination of State Housing	Outlines rules re: assignment and termination of employees from state housing.	1987	2	Repeal All	There is no specific statutory mandate to adopt regs on this topic. DAS has sufficient policy that covers employee eligibility for housing and more (payment calculations, termination, etc.)

Section #s	Title	Description of Regs	Year Promulgated	Status*	Recommendation	Notes
5-201-1 to 5-201-17	Procedure for Hearing Appeals	Establishes the Employee Review Board's policies procedures relating to grievances by employees not covered by collective bargaining.	5-201-10 – 5-201-17: eff. 1993; rev'd 2008	1	No change	5-2-1-1 thru 5-201-3: repealed in 1993. 5-201-4 thru 5-201-9: reserved. Remainder is fine as is.
5-202-1 to 5-202-3	Appeals and Grievances	N/A	N/A	0	N/A	Repealed in 1981
5-206-1	Reclassifications	Directs that no downward reclassification of a position (i.e. pay scale) will become final without giving the affected employee the opportunity to be heard and that the fact of a downward reclassification, alone, will not change an incumbent's salary	1984	2	Repeal regulation	CGS 5-206 already provides for opportunity to be heard. Regulation does not add anything beyond what statute and policies provide.
5-211-1	Outstandingly Meritorious Service Award	N/A	N/A	0	N/A	Repealed in 1982
5-213-1	Longevity Payment	Directs that an employee who is on a leave of absence on the date longevity payments are paid shall receive the payment within 60 days of returning to work.	1975	1	No change	This regulation remains pertinent because existing employees covered by collective bargaining still receive longevity payments
5-216-1 to 5-216-2	Waiver of Appointment	Describes what constitutes a waiver of an appointment (i.e. offer of employment) and what constitutes the failure to reply to a notice of the availability of a position.	1975	2	Repeal	This regulation is redundant. The issue is already addressed in 5-229-1. Moreover, this language addresses the hiring process, not the creation of the exam lists, which is the subject of 5-216

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5-219a-1 to 5-219a-2	Volunteer Experience	Explains what information about volunteer experience should be included in applications and how DAS treats such information	1980	2	Statutory. Must also repeal the 2 nd sentence of CGS 5-219a(a), which requires DAS to promulgate the reg. Reg. Repeal the regulation.	The statute and the application form are sufficient to make people aware that volunteer experience counts. DAS treats volunteer experience like other experience and does not need the regulations to specify how such experience should be treated. Moreover, the regulations indicate DAS will verify the information on the application, which we don't do, and reference a Gov's Council on Voluntary Action, which doesn't exist.
5-221a-1 to 5-221a-4	Application Rejection Appeal Process	Outlines process for appealing a rejection from an examination	1981	2	Repeal the regulation	The regulations are inconsistent with the statute, which has been revised twice since the regs were promulgated. The statute, together with the General Letter (GL36), are sufficient. The regs are unnecessary
5-222-1 to 5-222-2	Unassembled Examinations	N/A	N/A	0	N/A	Repealed in 1982
5-223-1	Eligibility for Continuing Examination	States that an applicant must pass each phase of a multi-step exam in order to be eligible to take the next phase of the exam	1975	1	No change	This is consistent with 5-223 and constitutes a useful plain language clarification of the statute.

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5-224-1	Veteran's Examination – Credit Open Competitive Examinations	Describes the criteria for what constitutes adequate proof of service needed to qualify for veteran's credit	1984	1	No change	
5-225-1	Examination Results; Review of Papers	Describes process for reviewing one's exam and appealing one's score	1984	2	Repeal the regulation	The regulations are inconsistent with the statute, which has been revised several times since the regs were promulgated. Process is sufficiently described in the revised 5-225 and the General Letter (GL 35). The regs are unnecessary. 5-225 Regs are permissive, not mandatory
5-228-1 to 5-228-2	Permanent Appointments	5-228-1 describes order of preference for filling vacancies (re-employment/SEBAC first, then promotion, then new hire) and specifies that an employee must complete his/her working test period in order to be considered for a promotion. 5-228-2 was repealed in 1982	1975	4	Regs could be improved	DAS has identified several possible changes to clarify the rules, particularly regarding qualifications for promotional appointments.
5-229-1	Appointment; Refusal of Appointment	Describes what constitutes a completed appointment (i.e. notice letter) and a waiver or refusal of appointment	1984	4	Regs could be improved	DAS has identified several possible changes to clarify the rules.

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5-230-1	Working Tests	(a) describes when a working test period begins; (b) explains a working test period is not required for someone hired off of re-employment who has completed a working test period in the same or comparable class within the previous 3 years.	1975	3	Repeal 5-230-1(b); revise remainder	5-230-1(b) is inconsistent with 5-241. Remainder of regulation could be improved to clarify the effect of absences on working test periods.
5-234-1	Training Programs	States DAS may designate classified positions as training positions	1984	2	Statutory. Delete the words "by regulation" from 5-234 Regs. Delete the regulation	The regulation doesn't add anything to the statute.
5-237-1	Service Rating	Establishes rules regarding performance evaluations: when they are to be completed, how to do them, what uses can be made of them	1984	4	Regs could be improved	DAS has identified possible changes to clarify the rules.
5-238-1 to 5-238-5	Work Schedules	-1 establishes a 35 hour work week; -2 describes process for setting work schedules; -3 establishes the work week; -4 establishes the work day; -5 states OT shall be distributed equitably	-1: 1975 -2: 1984 -3: 1975 -4: 1975 -5: 1975	3	Revise 5-238-1 to reflect change to 40 hour work week; the remainder could be improved with minor tweaks	Full-time employment in the executive branch is considered to be a 40 hour/week schedule, unless the employee is a member of certain bargaining units which have negotiated to keep 35 or 37.5 hour work weeks.
5-239-1 to 5-239-2	Transfers	Establishes rules/procedures for intra- and inter- agency transfers, including the establishment of a transfer registry	1984	4	Regs could be improved	Add improved customer service to 5-239-1(a)(3) for reasons for temporary intra-agency transfer; clarify "comparable" classes and rules regarding when working test periods are required

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5-240-1 to 5-240-8a	Reprimand, Suspension, Demotion and Dismissal	Establishes definitions & procedures for progressive discipline	1988	Not under DAS control	Not under DAS control	PA 00-77 transferred responsibility over these regulations from DAS to OPM/Labor Relations
5-241-1 to 5-241-2	Reemployment Lists	Describes layoff procedures and how re-employment rights are established	1984	4	Regs could be improved	DAS has identified several possible changes to clarify and update the regs.
5-243-1	Resignation from State Service	Describes layoff procedures and how re-employment rights are established	1984	3	<u>Statutory.</u> Revise 5-243 to eliminate references to people who retire before mandatory retirement age <u>Regs.</u> Repeal 5-243-1(c); update remainder.	There are no longer any mandatory retirement ages for titles under DAS authority; therefore that section of the statute and regulations are out of date.
5-244-1	Infirmities	Describes the less arduous duty search process	1984	1	No change	
5-245-1	Overtime	Describes what hours should be counted when determining if an employee is owed overtime pay	1984	2	Repeal regulation	State and federal statutes and collective bargaining agreements are sufficient. Regulation does not add anything useful. Regs not required by statute on this topic.
5-247-1 to 5-247-12	Sick Leave	Describes how sick leave is accrued, when it can be used, why it can be used, advance sick leave, extended sick leave, effects of layoff and re-hire, & documentation needed	1975, 1980, 1982 & 1984, variously	4	Regulations could be improved	Regulations could be improved with minor revisions.

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5-248-1 to 5-248-6	Leave of Absence	Establishes rules regarding short-term and long-term leaves of absences, status of employee who are on leave and fail to return from leave, abolishment of positions of employees on leave and use of durational appointments to cover for employees on leave	1975 & 1984	4	Regs could be improved	Regulations could be improved with minor revisions
5-248b-1 to 5-248b-9	Parental and Medical Leave	Establishes rules & some procedures for taking state family & medical leave	1988	3	Repeal 5-248b-9; revise remainder	Current regs offer very little to existing statutes. 5-248b--9 was superseded by statute in 1996
5-248c-1 to 5-248c-3	Voluntary Schedule Reduction Program	Establishes rules and describes benefits of VSRP	1996	4	Regs could be improved	
5-249-1	Volunteer Duty	Authorizes appointing authorities to establish reasonable conditions under which an employee may be permitted to leave work to attend to fire or EMT calls	1975	2	Repeal the regulation	The regulation is not necessary because the statute already provides the necessary authority. Moreover, the regulation does not address all of the types of volunteer leave that are covered in the statute.
5-250-1 to 5-250-8	Vacation Leave	Describes when and how vacation can be accrued, used & tracked; also describes holiday credit, personal leave and procedure for changing vacation leave to sick leave	1975, 1976, 1980, & 1984	1	No change	
5-254-1 to 5-254-2	Holidays	Describes when an employee does or does not qualify for holiday pay	1975	4	Regs could be improved	

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5-263a-1 to 5-263a-15	State Suggestion Program	Establishes rules and procedures for the State Suggestion Program	1988	Not under DAS control		Per P.A. 92-08, this program is under the authority of OPM
5-265-1	Special Training Courses	“Any department, agency or institution desiring to enter into an agreement with an education institution for a special training course for one or more state employees or desiring to enter into an agreement with the federal government or another state government for exchange of one or more employees shall submit a copy of its proposed agreement to the Commissioner of Administrative Services prior to entering into such agreement.”	1984	2	Statutory. Delete the phrase “subject to regulations...” in 5-265 Regs. Repeal the regulation	The only thing this regulation adds to the statute is the requirement that the agency give DAS a copy of the agreement. DAS does not feel this is necessary. If DAS ever wanted to require agencies to provide it with the agreements, it could do so by policy.
5-266c-1 to 5-266c-3	Political Activity of Classified State Employees	5-266c-1 defines the terms “used in this regulation” but the rest of the regulation was repealed in 1976	1976	2	Statutory. Repeal 5-266c, which requires these regs Regs. Repeal the regulation	There is no point to keeping a regulation that simply defines common terms without anything more.
6-32c-1 to 6-32c-3	Court Security Officers	Requires DAS to develop court security officers’ job postings, describes the method for determining applicants’ qualifications and establishes a DAS grievance procedure for court security officers.	1982	2	Repeal the regulations.	6-32c was repealed in 1984. Moreover, all such responsibilities regarding the qualification standards, selection and employment of judicial marshals was assigned to the Judicial Department and the Chief Court Administrator under 6-32d & 6-32f.
6-38b-1 to 6-38b-10	Professional Standards (Including Disciplinary	Establishes qualifications, testing, training, and appointment of state marshals; standards of conduct; and investigations, complaints, hearing & discipline procedures	2002	3/4	<u>Necessary changes:</u> 6-38b-9: correct address for SMC Simplify & update remainder	

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	Process), Training and Minimum Fees	and minimum fees				
6-38b-11 to 6-38b-28	General Provisions and Personal Data Systems	Establishes organization of State Marshal Commission, provides additional hearing procedures and regulations and declaratory rulings protocols, covers personal data, and personal data systems/disclosure.	2002	3/4	<u>Necessary changes:</u> 6-38b-15(a) & 6-36b-23(b): correct address for SMC Simplify & update remainder	
10-283a-1 to 10-283a-7	School Construction Grants	Prior Regulations for the administration of state grants for municipal and regional school building projects	N/A	0	N/A	Repealed July 28, 1986
10-287c-1 to 10-287c-23	School Construction Grants	Regulations for the administration of state grants for municipal and regional school building projects	1986, amended 1995 and 2012	3	Modify regulations to reflect current functions and operations resulting from agency consolidation and merger	The school construction grant process is now part of DAS. The regulations, however, place certain duties and responsibilities for the administration of the grant process with the Department of Education. Those duties and responsibilities have been, and continue to be performed by the Bureau of School Facilities which became a part of DCS in 2011, and a part of DAS in 2013.
32-9f-1 to 32-9f-10a	Small Contractors' Set Aside Program	<u>32-9f-1 to 32-9f-2a, 4 & 5</u> are either repealed or relate to Set Aside program application <u>32-9f-3a</u> relates to set aside contract awards. <u>32-9f-4a to 32-9f-10a</u> relate to Minority Contractors Loans, a MBE business loan program that my still be operated by DECD.	1984; 1988 (for DECD loan regs)	3	<u>32-9f-1 to 32-9f-3a</u> - Eliminate obsolete provisions, update and incorporate into existing DAS 4a-60h regs.. <u>32-9f-3a</u> - Update and expand to include all criteria required under 4a-61. Renumber so regs are clearly pursuant to CGS 4a-61.	DAS already has regs for set aside per CGS 4a-60h (32-9f transferred to 4a-60h). These regs are limited to 4a-60h criteria and could be expanded if necessary. DAS also is required to adopt regs per CGS 4a-61 (establishing procedures for the award of contracts concerning MBEs by the state). DAS uses 32-9f-3a for this, but they are badly

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					32-9f-4a to 32-9f-10a = relate to DECD program; not DAS.	outdated.
29-109-1 to 29-109-6b	Motion Picture Theaters	29-109-1 to 29-109-116 and 29-109-1a to 29-109-72a repealed 29-109-1b to 29-109-6b regulate the operation of movie theaters, including qualifications for auditorium certificates and projection booth certificates and requirement that theaters be inspected daily.	1997	3	Engage in further discussions about whether these statutes (CGS Chapter 531) and associated regs are still necessary.	Nearly all movie theaters use digital technology instead of the old projectors that had the potential to overheat and create a hazard that these regulations sought to prevent. As such, these regulations may be outdated and unnecessary. Also, regs reference the wrong agency.
29-192-A1 to 29-192-6d	Elevators and Escalators	29-192-A1 to 29-192C3 repealed 29-192-1d to 29-192-6d provide standards for safe operation of elevators and escalators and adopt national standards with Connecticut amendments	2001	1	No change	Should update the regulations reference the wrong agency
29-200-1 to 29-200-5a	Vertical and Inclined Wheelchair Lifts and Inclined Stairway Lifts	29-200-1 to 29-200-10 repealed 29-200-1a to 29-200-5a concerns the installation, operation, maintenance and use of inclined stairway chairlifts, vertical	1999	2	Repeal regs	In 2004, CGS § 29-200 was amended to remove the requirement to adopt regulations and replace it with “adopt standards as referenced in the State Building Code.” As such, these regulations are unnecessary.

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		wheelchair or inclined lifts and limited-use, limited-access elevators.				
29-203-1 to 29-203-3a	Passenger Tramway Safety	<u>29-203-1</u> repealed <u>29-203-1a to 29-203-3a</u> regulate the construction, operation, maintenance and inspection of passenger tramways by adopting a national standard.	1998	1	No change	Should update the regulations reference the wrong agency
29-223-1 to 29-223-26a	State Examining Board for Crane Operators	<u>29-223-1 to 29-223-9</u> and <u>29-223-10 to 29-223-16</u> repealed <u>29-223-1a to 29-223-26a</u> establish a safety code for the operation and maintenance of cranes and hoisting equipment.	2010	N/A		The regulations were adopted less than four years ago Note: The regulations reference the wrong agency.
29-232-1 to 29-232-116	Boiler Design, Construction, Installation, Repair, Use and Operation	<u>29-232-1 to 29-232-116</u> regulate the design, construction, installation, repair, use and operation of boilers.	1987, amended 1996, 1998, and 2000	1	Update Regs	Should update the regulations reference the wrong agency
29-251-1 to 29-251-12b	Procedures of the Codes and Standards Committee	<u>29-251-1 to 29-251-17</u> and <u>29-251-1a to 29-251-13a</u> repealed <u>29-251-1b to 29-251-12b</u> establish the organization and rules of the Codes and Standards Committee	2000 29-251-6b, -7b, and -11b amended in 2010.	3	Update Regs	The regulations reference the wrong agency and provide the wrong address (as of the relocation of department staff from Middletown to Hartford). Note: The regs were amended less than four years ago
29-251c-1 to 29-251c-2	Assessment and Education Fee	<u>29-251c-1 to 29-251c-2</u> establish process to adjust as necessary the amount of the building permit education fee and the	2000, amended 2008	1	No change	Should update the regulations reference the wrong agency

Section #s	Title	Description of Regs	Year Promulgated	Status*	Recommendation	Notes
		amount of the fee that can be retained by municipalities.				
29-252-1 to 29-252-1d	Connecticut State Building Code	29-252-1, 29-252-1a, 29-252-1b, and 29-252-1c repealed	2005, amended 2009, 2011	N/A (3)		<p>The regulations were amended less than four years ago and will be amended again in the next 12 months.</p> <p>The agency received public comments from AIA Connecticut regarding these regs. In the upcoming amendment process, the comments of AIA Connecticut will be considered. DAS has, however, already begun to address streamlining the code adoption process that should result in a more expeditious completion of the proposed regulations and commencement of the review and approval process. As to AIA's comment on overlapping code provisions and a clearer definition of enforcement authority will be considered as part of the current amendment process, and AIA will be part of the stakeholder community for comment.</p>
29-262-1 to 29-262-12b	Building Official Licensure	<p>29-262-1 to 29-262-11 and 29-262-1a to 29-262-11a repealed</p> <p>29-262-1b to 29-262-12b establish requirements for licensure and continuing education for local building officials, and also establish classes of licensure.</p>	2005	1	No change	Should update the regulations reference the wrong agency

Section #s	Title	Description of Regs	Year Promulgated	Status*	Recommendation	Notes
29-291a-1 to 29-291a-10	Connecticut State Fire Prevention Code	29-291a-1 to 29-291a-10 are the State Fire Prevention Code and adopt national standards with Connecticut amendments	2010	N/A (3)		The regulations were amended less than four years ago and will be amended again in the next 12 months.
29-292-1 to 29-292-25e	Connecticut State Fire Safety Code	29-292-1 and 29-292-1a to 29-292-9d repealed 29-292-1e to 29-292-25e adopt national standards with Connecticut amendments	2005, amended 2009 and 2012	N/A (3)		The regulations were amended less than four years ago and will be amended again in the next 12 months.
29-292-1e to 29-292-25e	2009 Amendment to the 2005 CT State Fire Safety Code	Part of the above				The agency received comments from the Connecticut Conference of Municipalities (CCM) regarding these regulations. These comments -- concerning the Sec. 29-292-7e requirement regarding the frequency of inspections of three family dwellings - will be considered during the next code cycle, and CCM can participate in the stakeholder committee meetings on this or other issues relevant to its members.
29-298-1 to 29-298-16	Classes of Certification and Standards of Qualification for Local Fire Marshalls, Deputy Fire Marshalls, Fire Inspectors and	Set minimum standards of qualifications for local fire marshals, deputy fire marshals, fire inspectors and other classes of inspectors and investigators.	1988	1	No change	While the heading references the wrong agency, the agency is not named within the body of the regulation.

Section #s	Title	Description of Regs	Year Promulgated	Status*	Recommendation	Notes
	Other Local Fire Officials					
29-313-1 to 29-313-2	Portable Fire Extinguishers	29-313-1 to 29-313-2 repealed 29-313-1a adopts a national standard to regulate the use and installation of fire extinguishers and extinguishing agents	1994	2	Statutory. Modify 29-313(d) to provide that national code applies; no need for separate regs Regs. Repeal	The regulations are unnecessary as they merely direct the user to the Fire Safety Code. A statutory change to point to such codes for requirements would eliminate the need for separate regulations
29-315-1	Sprinklers in Hotels and Motels	29-315-1	1988	2	Statutory. Modify 29-315(b) to state that Building & Fire Safety Codes apply -- eliminate the requirement for regs in the statute. Regs. Repeal	The regulations are unnecessary as they merely direct the user to the Building and Fire Safety Codes. A statutory change to point to such codes for requirements would eliminate the need for separate regulations. Also, note that the regulation makes an incorrect reference to the "Connecticut Basic Building Code."
29-316-1	Nationally Recognized Laboratories Acceptable for Approving Fuel Oil Burners			N/A	N/A	Reg was repealed in 2000
29-317-1 to 29-317-4	Installation of Oil Burners and Equipment	Establish jurisdiction over and standard for the installation of oil burning equipment.	1997	2** ** Not immediately	Repeal reg once the comprehensive Fire Prevention Code is adopted in 2015.	Underlying statute was modified in 2009 to require that these regs be incorporated into the State Fire Prevention Code. The agency is working with stakeholder groups on a rewrite to the entire family of Fire and Life Safety

Section #s	Title	Description of Regs	Year Promulgated	Status*	Recommendation	Notes
						Codes, anticipated in January 2015
29-320-1 to 29-320-4a	Storage, Use and Transportation of Flammable and Combustible Liquids	Establish jurisdiction over and standards for the storage, use and transportation of flammable and combustible liquids	1997	2** ** Not immediately	Repeal reg once the comprehensive Fire Prevention Code is adopted in 2015.	Underlying statute was modified in 2009 to require that these regs be incorporated into the State Fire Prevention Code. The agency is working with stakeholder groups on a rewrite to the entire family of Fire and Life Safety Codes, anticipated in January 2015
29-325-1 to 29-325-2	Dry Cleaning Plants	Establishes standard for dry cleaning plants as the standard found in the CT Fire Safety Code	1994	2** ** Not immediately	Repeal reg	Underlying statute was repealed in 2009, effective January 1, 2015. These standards will be incorporated into the 2015 rewrite
29-329-1 to 29-329-4	Connecticut Gas Equipment and Piping Code	Establish jurisdiction over and standards for the installation of fuel gas piping and dispensing systems, fuel gas utilization equipment, and related accessories.	1997	2** ** Not immediately	Repeal reg once the comprehensive Fire Prevention Code is adopted in 2015.	Underlying statute was modified in 2009 to require that these regs be incorporated into the State Fire Prevention Code. The agency is working with stakeholder groups on a rewrite to the entire family of Fire and Life Safety Codes, anticipated in January 2015
29-331-1 to 29-331-5	Connecticut Liquefied Petroleum Gas and Liquefied Natural Gas Code	Establish jurisdiction, security and standards for the storage, use and transportation of liquefied petroleum gas and natural gas.	1997	2** ** Not immediately	Repeal reg once the comprehensive Fire Prevention Code is adopted in 2015.	Underlying statute was modified in 2009 to require that these regs be incorporated into the State Fire Prevention Code. The agency is working with stakeholder groups on a rewrite to the entire family of Fire and Life Safety Codes, anticipated in January 2015

Section #s	Title	Description of Regs	Year Promulgated	Status*	Recommendation	Notes
29-337-1 to 29-337-3b	Safe Storage and Transportation of Hazardous Chemicals	Establish jurisdiction, security and standards for the storage, use and transportation of hazardous chemicals.	1997	2** ** Not immediately	Repeal reg once the comprehensive Fire Prevention Code is adopted in 2015.	Underlying statute was modified in 2009 to require that these regs be incorporated into the State Fire Prevention Code. The agency is working with stakeholder groups on a rewrite to the entire family of Fire and Life Safety Codes, anticipated in January 2015
29-401-1 to 29-401-5	State Demolition Code	Establish definitions, application process, certificate types, and justifications for revoking certificates relating to demolitions.		3/4	Update Regs	The regulations could be more effective if they better defined three years and five years of experience and allowed for current licensees to pay a late fee when their license renewal application is late (rather than having to reapply as a new applicant). The majority of hearings center on these issues. Also, The regulations reference the wrong agency.