2000. This chapter shall be known and may be cited as the Mosquito Abatement and Vector Control District Law.

2001. (a) The Legislature finds and declares all of the following:
   (1) California's climate and topography support a wide diversity of biological organisms.
   (2) Most of these organisms are beneficial, but some are vectors of human disease pathogens or directly cause other human diseases such as hypersensitivity, envenomization, and secondary infections.
   (3) Some of these diseases, such as mosquito-borne viral encephalitis, can be fatal, especially in children and older individuals.
   (4) California's connections to the wider national and international economies increase the transport of vectors and pathogens.
   (5) Invasions of the United States by vectors such as the Asian tiger mosquito and by pathogens such as the West Nile virus underscore the vulnerability of humans to uncontrolled vectors and pathogens.
   (b) The Legislature further finds and declares:
      (1) Individual protection against the vectorborne diseases is only partially effective.
      (2) Adequate protection of human health against vectorborne diseases is best achieved by organized public programs.
      (3) The protection of Californians and their communities against the discomforts and economic effects of vectorborne diseases is an essential public service that is vital to public health, safety, and welfare.
      (4) Since 1915, mosquito abatement and vector control districts have protected Californians and their communities against the threats of vectorborne diseases.
      (c) In enacting this chapter, it is the intent of the Legislature to create and continue a broad statutory authority for a class of special districts with the power to conduct effective programs for the surveillance, prevention, abatement, and control of mosquitoes and other vectors.
      (d) It is also the intent of the Legislature that mosquito abatement and vector control districts cooperate with other public agencies to protect the public health, safety, and welfare. Further, the Legislature encourages local communities and local officials to adapt the powers and procedures provided by this chapter to meet the diversity of their own local circumstances and responsibilities.

2002. As used in this chapter:
   (a) "Abate" means to put an end to a public nuisance, or to reduce the degree or the intensity of a public nuisance.
(b) "Board of trustees" means the legislative body of a district.  
(c) "City" means any city, whether general law or chartered, including a city and county, and including any city the name of which includes the word "town."  
(d) "Control" means to prevent or reduce vectors.  
(e) "Department" means the State Department of Health Services.  
(f) "District" means any mosquito abatement and vector control district created pursuant to this chapter or any of its statutory predecessors.  
(g) "Principal county" means the county having all or the greater portion of the entire assessed value, as shown on the last equalized assessment roll of the county or counties, of all taxable property within a district at the time of formation.  
(h) "Property" means land and improvements, and includes water.  
(i) "Public agency" means any state agency, board, or commission, including the California State University and the University of California, any county, city and county, city, regional agency, school district, special district, redevelopment agency, or other political subdivision.  
(j) "Public nuisance" means any of the following:  
   (1) Any property, excluding water, that has been artificially altered from its natural condition so that it now supports the development, attraction, or harborage of vectors. The presence of vectors in their developmental stages on a property is prima facie evidence that the property is a public nuisance.  
   (2) Any water that is a breeding place for vectors. The presence of vectors in their developmental stages in the water is prima facie evidence that the water is a public nuisance.  
   (3) Any activity that supports the development, attraction, or harborage of vectors, or that facilitates the introduction or spread of vectors. 
(k) "Vector" means any animal capable of transmitting the causative agent of human disease or capable of producing human discomfort or injury, including, but not limited to, mosquitoes, flies, mites, ticks, other arthropods, and rodents and other vertebrates.  
   (l) "Voter" means a voter as defined by Section 359 of the Elections Code.

2003. (a) This chapter provides the authority for the organization and powers of mosquito abatement and vector control districts. This chapter succeeds the former Chapter 5 (commencing with Section 2200) as added by Chapter 60 of the Statutes of 1939, as subsequently amended, and any of its statutory predecessors.  
(b) Any mosquito abatement and vector control district formed pursuant to the former Chapter 5 (commencing with Section 2200) or any of its statutory predecessors that was in existence on January 1, 2003, shall remain in existence as if it had been organized pursuant to this chapter. Any zone of a mosquito abatement and vector control district formed pursuant to former Section 2291 to former Section 2291.4, inclusive, and any of their statutory predecessors that was in existence on January 1, 2003, shall remain in existence as if it had been formed pursuant to this chapter.  
(c) Any indebtedness, special tax, benefit assessment, fee, election, ordinance, resolution, regulation, rule, or any other
2060. (a) A district may abate a public nuisance pursuant to this article.
   (b) The person or agency claiming ownership, title, or right to property or who controls the diversion, delivery, conveyance, or flow of water shall be responsible for the abatement of a public nuisance that is caused by, or as a result of, that property or the diversion, delivery, conveyance, or control of that water.

2061. (a) Whenever a public nuisance exists on any property within a district or on any property that is located outside the district from which vectors may enter the district, the board of trustees may notify the owner of the property of the existence of the public nuisance.
   (b) The notice required by subdivision (a) shall do all of the following:
      (1) State that a public nuisance exists on the property, describe the public nuisance, and describe the location of the public nuisance on the property.
      (2) Direct the owner of the property to abate the nuisance within a specified time.
      (3) Direct the owner of the property to take any necessary action within a specified time to prevent the recurrence of the public nuisance.
      (4) Inform the owner of the property that the failure to comply with the requirements of the notice within the specified times may result in the district taking the necessary actions, and that the owner shall be liable for paying the costs of the district's actions.
      (5) Inform the owner of the property that the failure to comply with the requirements of the notice within the specified times may result in the imposition of civil penalties of up to one thousand dollars ($1,000) per day for each day that the public nuisance continues after the specified times.
      (6) Inform the owner of the property that before complying with the requirements of the notice, the owner may appear at a hearing of the board of trustees at a time and place stated in the notice.
      (c) The board of trustees shall cause the notice required by subdivision (a) to be served on the owner of the property in the same manner as a summons in a civil action. If, after a diligent search, the notice cannot be served on the owner of the property, the board of trustees shall cause the notice to be posted in a conspicuous place on the property for not less than 10 days before the hearing. Not less than 10 days before the hearing, the board of trustees shall also cause a copy of the notice to be mailed to the owner of the property at the address shown on the most recent assessment roll of the county in which the property is located.
      (d) At the hearing before the board of trustees at the time and place stated in the notice, the board of trustees shall accept written and oral testimony from the property owner and other persons. At the close of the hearing, the board of trustees shall find, based on substantial evidence in the record, whether a public nuisance
exists on the property. If the board of trustees finds that a public
nuisance exists, the board of trustees shall order the owner of the
property to abate the public nuisance and to take other necessary
actions to prevent the recurrence of the public nuisance. The board
of trustees shall specify a reasonable time by which the owner of the
property shall comply with these requirements.

(e) If the owner of the property does not abate the public
nuisance and take the necessary actions to prevent the recurrence of
the public nuisance within the time specified by the board of
trustees, the district may abate the public nuisance and take the
necessary actions to prevent the recurrence of the public nuisance.
In addition, the board of trustees may impose civil penalties
pursuant to Section 2063.

2062. (a) A board of trustees shall not declare an agricultural
operation to be a public nuisance because of the presence of immature
flies if the board determines that the agricultural operation is
designed and managed consistent with the accepted standards and
practices for controlling fly development on similar agricultural
operations.

(b) As used in this section, "accepted standards and practices"
means those standards and practices determined by the University of
California Cooperative Extension, the department, or local public
health agencies. These standards and practices include, but are not
limited to, all of the following:

(1) Property design and layout of the agricultural operation to
minimize the opportunity for fly development.

(2) A comprehensive system for manure management to include
storage, removal, and disposal.

(3) A comprehensive system for green waste management to include
storage, removal, and disposal.

(4) An integrated pest management program to control the
development and harborage of flies, including the components of
surveillance, management, containment, and control.

2063. In addition to abating the public nuisance and taking any
necessary actions to prevent the recurrence of the public nuisance, a
board of trustees may impose a civil penalty on the owner of the
property for failure to comply with the requirements of Section 2061.
The civil penalty may not exceed one thousand dollars ($1,000) per
day for each day that the owner of the property fails to comply with
the district's requirements.

2064. A board of trustees may consider any recurrence of a public
nuisance abated pursuant to Section 2061 to be a continuation of the
original public nuisance.

2065. (a) The owner of the property abated pursuant to Section 2061
shall pay the district for the cost of abating the public nuisance
and the cost of any necessary actions to prevent the recurrence of
the public nuisance. The owner shall also pay any civil penalty
imposed pursuant to Section 2063.

(b) If the owner of the property fails to pay the district's costs within 60 days, the board of trustees may order the costs and any civil penalties charged and collected against the property. The charge shall be collected at the same time and in the same manner as ordinary county taxes are collected, and shall be subject to the same penalties and the same procedure and sale in case of delinquency as are provided for ordinary county taxes. All laws applicable to the levy, collection, and enforcement of county taxes are applicable to the costs and civil penalties charged and collected against the property.

(c) If the board of trustees charges the costs and any civil penalties against the parcel, the board of trustees may also cause the notice of abatement lien to be recorded. The notice shall, at a minimum, identify the record owner of the property, set forth the last known address of the record owner, set forth the date upon which the abatement of the public nuisance was ordered by the board of trustees, set forth the date upon which the abatement and any necessary actions to prevent the recurrence of the public nuisance was complete, and include a description of the real property subject to the lien and the amount of the cost and any civil penalties.

(d) However, if the board of trustees does not cause the recordation of a notice of abatement lien pursuant to subdivision (c), and any real property to which the costs and any civil penalties relate has been transferred or conveyed to a bona fide purchaser for value, or a lien on a bona fide encumbrancer for value has been created and attaches to that property, prior to the date on which the first installment of county taxes would become delinquent, then the cost and any civil penalties may not result in a lien against that real property but shall be transferred to the unsecured roll for collection.

(e) Recordation of a notice of abatement lien pursuant to subdivision (c) shall have the same effect as recordation of an abstract of a money judgment recorded pursuant to Article 2 (commencing with Section 697.310) of Chapter 2 of Division 2 of Title 9 of Part 2 of the Code of Civil Procedure. The lien created shall have the same priority as a judgment lien on real property and shall continue in effect until released. Upon order of the board of trustees, an abatement lien created under this section may be released or subordinated in the same manner as a judgment lien on real property may be released or subordinated.

2066. The lien provisions of this article shall not apply to property owned by a public agency. Notwithstanding Section 6103 of the Government Code or any other provision of law, a public agency shall pay the district for the cost of abating the public nuisance, the cost of any necessary actions to prevent the recurrence of the public nuisance, and any civil penalties.

2067. Any money collected by a county from a lien authorized pursuant to this article, other than the amounts authorized pursuant to Section 29304 of the Government Code, shall be paid to the district.
2877. The Legislature finds that unabated outbreaks of mosquitoes pose a serious threat to the public health and safety. The Legislature further finds that public agencies, including pest abatement districts, must be prepared to abate extraordinary outbreaks of mosquitoes. The Legislature further finds and declares that to protect the public health and safety from unabated outbreaks of mosquitoes, it is necessary to enact this article to provide pest abatement districts with the ability to abate mosquitoes.

2878. A pest abatement district may adopt an ordinance to fix an emergency mosquito abatement standby charge pursuant to the provisions of Article 5.1 (commencing with Section 2315) of Chapter 5, except to the extent that the provisions of that article conflict with the provisions of this chapter, in which case the provisions of this chapter shall be in addition to the provisions of that article.