PUBLIC MEETING AGENDA

October 18, 2012

LOCATION:
Air Resources Board
Byron Sher Auditorium, Second Floor
1001 I Street
Sacramento, California 95814
http://www.calepa.ca.gov/EPAbldg/location.htm

This facility is accessible by public transit. For transit information, call (916) 321-BUSS, website:
http://www.sacrt.com
(This facility is accessible to persons with disabilities.)

TO SUBMIT WRITTEN COMMENTS ON AN AGENDA ITEM IN ADVANCE OF THE MEETING GO TO: http://www.arb.ca.gov/lispub/comm/bclist.php

October 18, 2012
9:00 a.m.

CONSENT CALENDAR:
The following item on the consent calendar will be voted on by the Board immediately after the start of the public meeting, unless removed from the consent calendar either upon a Board member's request or if someone in the audience wishes to speak on it.

Consent Item #

12-7-1: Public Meeting to Consider Approval of the 2012 PM2.5 Emission Inventory Submittal to the State Implementation Plan (SIP) for the Chico Planning Area

Staff will present to the Board a required SIP revision for the Butte County PM2.5 nonattainment area. This area now meets the federal 24-hour PM2.5 standard.

Attached is the Proposed Resolution for the above consent item. Please go to http://www.arb.ca.gov/board/ma/2012/ma101812.htm for any attachments to the Proposed Resolution.

DISCUSSION ITEMS:

Note: The following agenda items may be heard in a different order at the Board meeting.

Agenda Item #

12-7-2: Public Hearing to Consider Amendments to the California Consumer Products Regulation Pertaining to Automotive Windshield Washer Fluid Products

Staff will present to the Board proposed amendments to the Consumer Products Regulation to clarify and redefine areas of the State where automotive windshield washer fluid products with higher volatile organic compound (VOC) content can be sold. These products are needed to provide anti-freeze protection in areas that routinely experience freezing temperatures during the winter months.
12-7-4: **Update to the Board on the Smog Check Program**

Staff will present an update on California's Smog Check Program which is undergoing significant changes in response to AB 2289 (Eng, Chapter 258, Statutes of 2010). The presentation will also include an update on the Bureau of Automotive Repair's two Vehicle Retirement programs administered by the Bureau, the Consumer Assistance Program (CAP) and the Enhanced Fleet Modernization Program (EFMP).

12-7-5: **Update to the Board on the Air Resource Board's "Gear Up For Clean Truck Month" Campaign**

Staff will update the Board on the activities of the "Gear Up for Clean Truck Month" campaign conducted in August 2012. This multi-agency statewide campaign was a coordinated outreach and enforcement effort designed to visibly demonstrate ARB's commitment to achieving full compliance with the suite of heavy-duty diesel regulations.

12-7-6: **Cap and Trade Implementation Update**

Staff will provide a brief update on cap-and-trade program implementation.

**CLOSED SESSION**

The Board will hold a closed session, as authorized by Government Code section 11126(e), to confer with, and receive advice from, its legal counsel regarding the following pending or potential litigation:

*Pacific Merchant Shipping Association v. Goldstene, U.S. District Court (E.D. Cal. Sacramento), Case No. 2:09-CV-01151-MCE-EFB.*

*POET, LLC, et al. v. Goldstene, et al., Superior Court of California (Fresno County), Case No. 09CECG04850; plaintiffs appeal, Court of Appeal No. F064045.*


*Association of Irritated Residents, et al. v. California Air Resources Board, Superior Court of California (San Francisco County), Case No. CPF-09-509562.*


*California Dump Truck Owners Association v. California Air Resources Board, U.S. District Court (E.D. Cal. Sacramento) Case No. 2:11-CV-00384-MCE-GGH.*

*Engine Manufacturers Association v. California Air Resources Board, Sacramento Superior Court, Case No. 34-2010-00082774.*

*Citizens Climate Lobby and Our Children's Earth Foundation v. California Air Resources Board, San Francisco Superior Court, Case No. CGC-12-519554.*
OPPORTUNITY FOR MEMBERS OF THE BOARD TO COMMENT ON MATTERS OF INTEREST

Board members may identify matters they would like to have noticed for consideration at future meetings and comment on topics of interest; no formal action on these topics will be taken without further notice.

OPEN SESSION TO PROVIDE AN OPPORTUNITY FOR MEMBERS OF THE PUBLIC TO ADDRESS THE BOARD ON SUBJECT MATTERS WITHIN THE JURISDICTION OF THE BOARD

Although no formal Board action may be taken, the Board is allowing an opportunity to interested members of the public to address the Board on items of interest that are within the Board’s jurisdiction, but that do not specifically appear on the agenda. Each person will be allowed a maximum of three minutes to ensure that everyone has a chance to speak.

TO SUBMIT WRITTEN COMMENTS ON AN AGENDA ITEM IN ADVANCE OF THE MEETING GO TO:

http://www.arb.ca.gov/lispub/comm/bclist.php

ONLINE SIGN-UP:
You can sign up online in advance to speak at the Board meeting when you submit an electronic Board item comment. For more information go to:

http://www.arb.ca.gov/board/online-signup.htm

IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT THE CLERK OF THE BOARD:
1001 I Street, 23rd Floor, Sacramento, California 95814
(916) 322-5594
ARB Homepage: www.arb.ca.gov

SPECIAL ACCOMMODATION REQUEST

Special accommodation or language needs can be provided for any of the following:

- An interpreter to be available at the hearing;
- Documents made available in an alternate format or another language;
- A disability-related reasonable accommodation.

To request these special accommodations or language needs, please contact the Clerk of the Board at (916) 322-5594 or by facsimile at (916) 322-3928 as soon as possible, but no later than 7 business days before the scheduled Board hearing. TTY/TDD/Speech to Speech users may dial 711 for the California Relay Service.

Comodidad especial o necesidad de otro idioma puede ser proveido para alguna de las siguientes:
- Un intérprete que esté disponible en la audiencia.
- Documentos disponibles en un formato alterno u otro idioma;
- Una acomodación razonable relacionados con una incapacidad.

Para solicitar estas comodidades especiales o necesidades de otro idioma, por favor llame a la oficina del Consejo al (916) 322-5594 o envíe un fax a (916) 322-3928 lo más pronto posible, pero no menos de 7 días de trabajo antes del día programado para la audiencia del Consejo. TTY/TDD/Personas que necesiten este servicio pueden marcar el 711 para el Servicio de Retransmisión de Mensajes de California.

SMOKING IS NOT PERMITTED AT MEETINGS OF THE CALIFORNIA AIR RESOURCES BOARD
PROPOSED

State of California
AIR RESOURCES BOARD

2012 PM2.5 EMISSION INVENTORY SUBMITTAL TO THE STATE IMPLEMENTATION PLAN FOR THE CHICO PLANNING AREA

Resolution 12-31

October 18, 2012

Agenda Item No.: 12-7-1

WHEREAS, the Legislature in Health and Safety Code section 39602 has designated the State Air Resources Board (ARB or Board) as the air pollution control agency for all purposes set forth in federal law;

WHEREAS, the ARB is responsible for preparing the State Implementation Plan (SIP) for attaining and maintaining the National Ambient Air Quality Standards (NAAQS) as required by the federal Clean Air Act (the Act; 42 U.S.C. section 7401 et seq.), and to this end is directed by the Health and Safety Code section 39602 to coordinate the activities of all local and regional air pollution control and air quality management districts (districts) as necessary to comply with the Act;

WHEREAS, section 39602 of the Health and Safety Code also provides that the SIP shall include only those provisions necessary to meet the requirements of the Act;

WHEREAS, the ARB has responsibility for ensuring that the districts meet their responsibilities under the Act pursuant to sections 39002, 39500, 39602, and 41650 of the Health and Safety Code;

WHEREAS, the ARB is authorized by section 39600 of the Health and Safety Code to do such acts as may be necessary for the proper execution of its powers and duties;

WHEREAS, sections 39515 and 39516 of the Health and Safety Code provide that any duty may be delegated to the Board’s Executive Officer as the Board deems appropriate;

WHEREAS, the local districts have primary responsibility for controlling air pollution from nonvehicular sources and for adopting control measures, rules, and regulations to attain the NAAQS within their boundaries pursuant to sections 39002, 40000, 40001, 40701, 40702, and 41650 of the Health and Safety Code;
WHEREAS, the Butte County Air Quality Management District (Butte District) is responsible for carrying out these responsibilities in Butte County pursuant to section 40100 of the Health and Safety Code;

WHEREAS, in December 2006, the United States Environmental Protection Agency (U.S. EPA) lowered the 24-hour NAAQS for fine particulate matter (PM2.5) from 65 \( \mu g/m^3 \) to 35 \( \mu g/m^3 \);

WHEREAS, effective December 14, 2009, U.S. EPA designated the Chico Planning Area as nonattainment for the 35 \( \mu g/m^3 \) PM2.5 NAAQS, and established a SIP due date of December 14, 2012;

WHEREAS, in March 2007, U.S. EPA finalized the PM2.5 implementation rule (Rule) which established the framework and requirements that states must meet in developing PM2.5 SIPs;

WHEREAS, nonattainment areas that attain the standard prior to the SIP submittal due date are eligible for reduced regulatory requirements as described in U.S. EPA’s *Clean Data Policy for the Fine Particulate National Ambient Air Quality Standards* released on December 14, 2004;

WHEREAS, when a nonattainment area has air quality levels below the standard, the Clean Data Policy specifies that the attainment demonstration, reasonable further progress, reasonably available control measures, and contingency SIP elements are no longer required;

WHEREAS, consistent with section 107(d)(3)(E) of the Act, the Butte District has demonstrated attainment of the PM2.5 NAAQS in the 2008-2010 period for the Chico Planning Area, based on quality-assured federal reference method monitoring data from the State and local monitoring network;

WHEREAS, on June 2, 2011, ARB submitted a request to the U.S. EPA to issue a Clean Data Finding for the Chico Planning Area;

WHEREAS, the Butte District developed the *2012 PM2.5 Emission Inventory Submittal to the State Implementation Plan for the Chico, CA/Butte County (partial) Planning Area* (Emission Inventory SIP Submittal) to address the requirements of the Act;

WHEREAS, federal law set forth in section 110(l) of the Act and Title 40, Code of Federal Regulations (CFR), section 51.102, requires that one or more public hearings, preceded by at least 30 days notice and opportunity for public review, must be conducted prior to the adoption and submittal to the U.S. EPA of any SIP revision;
WHEREAS, as required by federal law, the Butte District made the Emission Inventory SIP Submittal available for public review at least 30 days prior to the Butte District hearing;

WHEREAS, following a public hearing on September 27, 2012, the Governing Board of the Butte District voted to approve the Emission Inventory SIP Submittal;

WHEREAS, Board regulations adopted to meet California Environmental Quality Act (CEQA) obligations require that no project which may have significant adverse environmental impacts be adopted as originally proposed if feasible alternatives or mitigation measures are available to reduce or eliminate such impacts;

WHEREAS, the submittal of the Emission Inventory SIP Submittal will not result in a direct or reasonably foreseeable indirect physical change in the environment and is therefore exempt from CEQA;

WHEREAS, on September 28, 2012, the Butte District transmitted the Emission Inventory SIP Submittal to ARB as a SIP revision, along with proof of public notice publication, and environmental documents in accordance with State and federal law;

WHEREAS, the Board finds that the Emission Inventory SIP Submittal meets all applicable PM2.5 planning requirements established by the Act and the Rule, and includes the required emissions data; and

WHEREAS, the Board further finds that ARB has reviewed and considered the Emission Inventory SIP Submittal, along with comments presented by interested parties, and finds that it meets the requirements of the Act and CEQA.

NOW, THEREFORE, BE IT RESOLVED that the Board hereby adopts the Emission Inventory SIP Submittal as a revision to the California SIP.

BE IT FURTHER RESOLVED that the Board hereby directs the Executive Officer to forward the Emission Inventory SIP Submittal as approved to U.S. EPA for inclusion in the SIP to be effective, for purposes of federal law, upon approval by U.S. EPA.

BE IT FURTHER RESOLVED that the Board directs the Executive Officer to work with the Butte District and U.S. EPA and take appropriate action to resolve any completeness or approvability issues that may arise regarding the SIP submission.

BE IT FURTHER RESOLVED that the Board authorizes the Executive Officer to include in the SIP submittal any technical corrections, clarifications, or additions that may be necessary to secure U.S. EPA approval.

BE IT FURTHER RESOLVED that the Board hereby certifies pursuant to 40 CFR section 51.102 that the Butte District’s Emission Inventory SIP Submittal was adopted after notice and public hearing as required by 40 CFR section 51.102.
## October 18, 2012

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CALIFORNIA AIR RESOURCES BOARD

NOTICE OF PUBLIC MEETING TO CONSIDER APPROVAL OF THE 2012 PM2.5 EMISSION INVENTORY SUBMITTAL TO THE STATE IMPLEMENTATION PLAN FOR THE CHICO PLANNING AREA

The Air Resources Board (ARB or Board) will conduct a public meeting at the time and place noted below to consider the proposed PM2.5 Emission Inventory State Implementation Plan (SIP) submittal for the Chico Planning Area that was developed and approved by the Butte County Air Quality Management District (Butte District). If approved, ARB will submit this submittal to the United States Environmental Protection Agency (U.S. EPA) for approval as a revision to the California SIP.

DATE: October 18, 2012
TIME: 9:00 a.m.
PLACE: California Environmental Protection Agency
        Air Resources Board
        Byron Sher Auditorium
        1001 I Street
        Sacramento, California 95814

This item may be considered at a two-day meeting of the Board, which will commence at 9:00 a.m., October 18, 2012, and may continue at 8:30 a.m., on October 19, 2012. This item is scheduled to be heard on the Board’s Consent Calendar. All items on the Consent Calendar will be voted on by the Board immediately after the start of the public meeting. Any item may be removed from the consent calendar at the request of a Board member or if someone in the audience would like to speak on that item.

In December 2006, the United States Environmental Protection Agency (U.S. EPA) lowered the 24-hour standard for fine particulate matter (PM2.5) from 65 μg/m³ to 35 μg/m³. Effective December 14, 2009, the U.S. EPA designated the Chico Planning Area in the Butte District as nonattainment for this more stringent 24-hour PM2.5 standard. The federal Clean Air Act establishes planning requirements for these areas that exceed the health-based National Ambient Air Quality Standards (NAAQS). These nonattainment areas must develop and implement a SIP that demonstrates how they will attain the NAAQS by specified dates. The SIP submittal deadline for the revised 24-hour PM2.5 NAAQS is December 14, 2012.

Under the U.S. EPA’s Clean Data Policy for the Fine Particulate National Ambient Air Quality Standards (Clean Data Policy), nonattainment areas that attain the relevant NAAQS prior to the SIP submittal deadline are eligible for reduced regulatory requirements.
Based on quality-assured federal reference method monitoring data for 2008-2010, the Chico Planning Area has demonstrated attainment of the 24-hour PM2.5 NAAQS for 2008-2010. The Chico Planning Area continues to attain based on the most recent air quality data. On June 2, 2011, ARB submitted a request to the U.S. EPA to issue a clean data finding under the Clean Data Policy, suspending the majority of the planning elements under the Clean Air Act, including the attainment demonstration, reasonable further progress demonstration, reasonably available control measures, and contingency elements of a SIP.

To address its remaining SIP requirement, Butte developed the 2012 PM2.5 Emission Inventory Submittal to the State Implementation Plan for the Chico, CA/Butte County (partial) Planning Area (Emission Inventory SIP Submittal). The Governing Board of the Butte District adopted the Emission Inventory SIP Submittal at a public hearing on September 27, 2012.

ARB staff has reviewed the Butte District’s Emission Inventory SIP submittal and has concluded that it meets the applicable Clean Air Act requirements. Staff is recommending that the Board approved the Emission Inventory SIP Submittal as a revision to the California SIP.

A written ARB Staff Report will be available at the meeting. Copies of the report may be obtained from ARB’s Public Information Office, 1001 I Street, First Floor, Environmental Services Center, Sacramento, California, 95814, (916) 322-2990. The report may also be obtained from ARB’s website at: http://www.arb.ca.gov/planning/sip/sip.htm

Interested members of the public may present comments orally or in writing at the meeting and may be submitted by postal mail or by electronic submittal before the meeting. To be considered by the Board, written comments not physically submitted at the meeting must be received no later than 12:00 noon, October 17, 2012, and addressed to the following:

Postal mail: Clerk of the Board, Air Resources Board
1001 I Street, Sacramento, California 95814

Electronic submittal: http://www.arb.ca.gov/lispub/comm/bclist.php

You can sign up online in advance to speak at the Board meeting when you submit an electronic board item comment. For more information go to: http://www.arb.ca.gov/board/online-signup.htm.

Please note that under the California Public Records Act (Government Code section 6250 et seq.), your written and verbal comments, attachments, and associated contact information (e.g., your address, phone, email, etc.) become part of the public record and can be released to the public upon request.

ARB requests that written and email statements on this item be filed at least 10 days
prior to the meeting so that ARB staff and Board members have additional time to consider each comment. Further inquiries regarding this matter should be directed to Ms. Sylvia Zulawnick, Manager, Particulate Matter Analysis Section, Planning and Technical Support Division at (916) 324-7163 or Ms. Theresa Najita, Air Pollution Specialist, Particulate Matter Analysis Section, Planning and Technical Support Division at (916) 322-7297.

SPECIAL ACCOMMODATION REQUEST

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- An interpreter to be available at the hearing;
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CALIFORNIA AIR RESOURCES BOARD

James N. Goldstene
Executive Officer

Date: October 1, 2012

The energy challenge facing California is real. Every Californian needs to take immediate action to reduce energy consumption. For a list of simple ways you can reduce demand and cut your energy costs, see our website at www.arb.ca.gov.
STATE OF CALIFORNIA
CALIFORNIA AIR RESOURCES BOARD
STAFF REPORT
ANALYSIS OF THE
2012 PM$_{2.5}$ EMISSION INVENTORY SUBMITTAL
TO THE STATE IMPLEMENTATION PLAN FOR
THE CHICO PLANNING AREA

I. BACKGROUND

The federal Clean Air Act (Act) establishes planning requirements for those areas that exceed the health-based National Ambient Air Quality Standards (standards). Areas are designated as nonattainment based on monitored exceedances of these standards. These nonattainment areas must develop and implement a State Implementation Plan (SIP) that demonstrates how they will attain the standards by specified dates.

In December 2006, the United States Environmental Protection Agency (U.S. EPA) lowered the 24-hour standard for fine particulate matter (PM$_{2.5}$) from 65 µg/m$^3$ to 35 µg/m$^3$. Effective December 14, 2009, U.S. EPA designated the Chico, CA/Butte County (partial) Planning Area (Chico Planning Area) in the Butte County Air Quality Management District (District) as nonattainment for this more stringent 24-hour PM$_{2.5}$ standard. The subsequent SIP submittal deadline is December 14, 2012.

II. CLEAN DATA POLICY REQUIREMENTS

Under the U.S. EPA's Clean Data Policy for the Fine Particulate National Ambient Air Quality Standards (Clean Data Policy), areas designated nonattainment that subsequently attain the standard prior to the SIP submittal deadline are eligible for reduced regulatory requirements. Based on quality-assured federal reference method monitoring data for 2008-2010, the Chico Planning Area has demonstrated attainment of the 24-hour PM$_{2.5}$ standard (Table 1). The Chico Planning Area also continues to attain based on the most recent air quality data for 2009-2011.

Table 1

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<tr>
<th>98th Percentile (µg/m$^3$)</th>
<th>3-year Average (µg/m$^3$)</th>
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<tr>
<td>35.7</td>
<td>30.0</td>
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On June 2, 2011, ARB submitted a request to U.S. EPA to find the Chico Planning Area in attainment of the 35 μg/m² 24-hour PM$_{2.5}$ standard. This clean data finding under the Clean Data Policy, suspends the majority of the planning elements under the Act, including the attainment demonstration, reasonably available control measures, and contingency elements of a SIP. The only planning element required under the Clean Data Policy is an emission inventory. Other requirements under the Act, specifically transportation conformity and new source review, are still applicable and are discussed in Section IV of this document.

III. EVALUATION OF THE BUTTE COUNTY AQMD EMISSION INVENTORY

The District developed the 2012 PM$_{2.5}$ Emission Inventory Submittal to the State Implementation Plan for the Chico, CA/Butte County (partial) Planning Area (Emission Inventory SIP Submittal) to address the emission inventory requirements under the Clean Data Policy. The Governing Board of the District adopted the Emission Inventory SIP Submittal at a public hearing on September 27, 2012.

An essential tool to support the evaluation, control, and mitigation of air pollutants, an emission inventory is a systematic listing of air pollutant sources, along with an accounting of the amount of pollutants emitted by each source or category over a given period of time. This accounting is an estimate of emissions, not direct ambient concentration measurements. U.S. EPA requires states to submit an attainment year inventory that includes directly emitted PM$_{2.5}$ emissions, as well as emissions of precursors that contribute to the formation of particles formed through chemical reactions in the atmosphere, in particular, oxides of nitrogen (NOx), oxides of sulfur (SOx), reactive organic gases (ROG), and ammonia (NH$_3$).

In addition, U.S. EPA allows the use of a seasonal inventory, rather than an annual inventory, when it has been demonstrated that the seasonal emissions have significantly led to the original nonattainment status. Analysis of daily air quality data, as well as source apportionment analysis detailed in the Emission Inventory SIP Submittal, has demonstrated that high PM$_{2.5}$ concentrations occur primarily during the winter season. Exceedances during other seasons have been demonstrated to have been influenced by exceptional events, such as wildfires, but are outside of regulatory control.

The District’s Emission Inventory SIP Submittal is the most up-to-date emission inventory for the Chico Planning Area. Based on the daily winter season PM$_{2.5}$ emissions for 2011, it is typical of both the 2008-2010 and 2009-2011 attainment demonstration years. The winter-time 2011 baseline inventory includes PM$_{2.5}$, NOx, SOx, ROG, and NH$_3$ emissions. Residential wood heating comprises almost half of
winter directly emitted PM$_{2.5}$ emissions, while mobile sources are the largest contributors to NOx and ROG emissions.

IV. OTHER CLEAN AIR ACT REQUIREMENTS

a. Conformity

The Act requires that procedures be in place to ensure that there is conformity of federal actions and federally funded transportation projects efforts to attain federal air quality standards. The District has two rules in place to ensure both general conformity (Rule 1103) and federal transportation conformity (Rule 1102). Under the Clean Data Policy, the District had a choice to either set transportation conformity budgets or allow the existing transportation conformity process to continue. The District chose to allow the existing process to continue. Under this process, the District works closely with the Butte County Association of Governments to ensure that emissions from new transportation projects are less than the baseline (or attainment year) emissions.

b. New Source Review

U.S. EPA’s New Source Review (NSR) requirements specify that there must be a method to identify and quantify allowable emissions of pollutants from construction and operation of major new or modified stationary sources in the District. Permits for new or modified stationary sources are required. This requirement is met with a new District rule (Rule 432) implementing NSR requirements; it will be submitted separately to ARB and U.S. EPA as a revision to the California SIP.

V. STAFF RECOMMENDATION

ARB staff has reviewed the Emission Inventory SIP Submittal to the State Implementation Plan for the Chico, CA/Butte County (partial) Planning Area and consulted with District staff during this review. ARB staff finds that the Emission Inventory SIP Submittal meets all applicable Act and Clean Data Policy requirements. Therefore, staff recommends that the Board adopt the Emission Inventory SIP Submittal as a revision to the California SIP for submittal to U.S. EPA.
TITLE 17. CALIFORNIA AIR RESOURCES BOARD

NOTICE OF PUBLIC HEARING TO CONSIDER AMENDMENTS TO THE CALIFORNIA CONSUMER PRODUCTS REGULATION PERTAINING TO AUTOMOTIVE WINDSHIELD WASHER FLUID PRODUCTS

The Air Resources Board (ARB or Board) will conduct a public hearing at the time and place noted below to consider adoption of amendments to the Regulation for Reducing Emissions from Consumer Products pertaining to Automotive Windshield Washer Fluid.

DATE: October 18, 2012
TIME: 9:00 a.m.
PLACE: California Environmental Protection Agency
Air Resources Board
Byron Sher Auditorium
1001 I Street
Sacramento, California 95814

This item will be considered at a one-day meeting of the Board, which will commence at 9:00 a.m., October 18, 2012. Please consult the agenda for the hearing, which will be available at least 10 days before October 18, 2012, to determine the order in which this item will be considered.

INFORMATIVE DIGEST OF PROPOSED ACTION AND POLICY STATEMENT

OVERVIEW

Sections Affected: Proposed amendments to California Code of Regulations, title 17, sections 94508 and 94509.

Background:

Section 41712 of the California Health and Safety Code requires ARB to adopt regulations to achieve the maximum feasible reduction in volatile organic compound (VOC) emissions from consumer products. As part of the regulatory process, ARB must determine that adequate data exist for it to adopt the regulations. ARB must also determine that the regulations are technologically and commercially feasible, and necessary to carry out the Board’s responsibilities under Division 26 of the Health and Safety Code. In addition, Health and Safety Code section 41712(c) provides that no regulation shall be adopted which requires the elimination of a product form. The Health and Safety Code further stipulates in section 41712(e) that public health agencies be consulted, and their recommendations be considered, prior to adopting regulations for health benefit products. Section 41712 is primarily directed at attaining the State and federal ambient air quality standards for ozone.
Pursuant to Health and Safety Code section 41712, ARB has adopted the Regulation for Reducing Emissions from Consumer Products (the "Consumer Products Regulation," title 17, CCR, sections 94507-94517). The regulation has been amended numerous times to adopt VOC limits for over 100 different categories. These limits have reduced VOC emissions from consumer products by about 50 percent. Most recently, in November 2010, the Board approved and subsequently adopted new or lower VOC limits for 11 product categories. When fully effective, these amendments will result in VOC emissions reductions of about 7 tons per day. Most of these reductions will be realized at the end of 2012, with the remaining reductions occurring at the end of 2013.

Automotive Windshield Washer Fluid products were first regulated under “Phase I” of the consumer products regulation adopted in October of 1990. The regulation set VOC limits for Automotive Windshield Washer Fluid products based on areas where they are sold. At that time it was acknowledged that areas that experience freezing temperatures (termed Type “A” areas) during the winter months require products with higher VOC content to prevent the fluid from freezing. To address this need, the Board adopted a VOC limit of 35 percent by weight for Type "A" areas and a 10 percent by weight VOC limit for all other areas of the State. The limits became effective in 1993. Subsequent amendments lowered the VOC limit from 10 to 1 percent by weight for areas outside of Type “A,” effective December 2002. In 2008, a 25 percent by weight VOC limit became effective that replaced the 35 percent by weight VOC limit for Type “A” areas. Overall, VOC emissions from Automotive Windshield Washer Fluid products have been reduced by over 25 tons per day.

Automotive Windshield Washer Fluid products are sold as both ready-to-use ( premixed) products and dilutable concentrated products. Premixed products make up the majority of the market. In Type “A” areas premixed products can be sold with a VOC content of up to 25 percent by weight, while in all other areas of the State premixed products must contain no more than 1 percent by weight VOC. Dilutable products may be sold in all areas of the State as long as the product labels include clear dilution instructions for Type “A” and all other areas.

**Objectives and Benefits:**

In this rulemaking, ARB staff is proposing amendments to the provisions for Automotive Windshield Washer Fluid products. The amendments are designed to redefine Type “A” areas because the current description does not include some areas that routinely experience freezing temperatures in the winter. The areas proposed for addition are mountainous areas of the following counties: Butte, Fresno, Glenn, Humboldt, Kern, Los Angeles, Madera, Riverside, San Bernardino, San Diego, Santa Barbara, Tehama, Tulare, and Ventura. The proposed amendments would also include additional areas of Placer County to Type “A.”

The effect of including these new areas in Type “A” would be to allow, but not require, the sale of premixed Automotive Windshield Washer Fluid with a VOC content of up to
25 percent by weight, rather than the current 1 percent by weight product. The higher VOC content is necessary to prevent the Automotive Windshield Washer Fluid from freezing in the vehicle reservoir or when the product is sprayed onto the windshield.

As proposed, the new areas would be described by ZIP codes within a county. Using ZIP codes is proposed because we believe they are easily understood and succinctly identify the areas proposed for addition to Type “A,” while minimizing the emissions impacts. The amendments would also clarify the existing Type “A” areas by listing these areas by air basin and county.

In addition the proposed amendments would allow additional instructions for the consumer to be included on products that are diluted prior to use. As proposed, Responsible Parties may include, along with the currently required dilution instructions, language advising consumers to dilute the product for Type “A” areas if traveling to areas where freezing temperatures are expected.

Consumers should benefit from the proposed amendments by having access to Automotive Windshield Washer Fluid products that provide antifreeze protection, and by having clear language indicating that concentrated products can be diluted for Type “A” areas, regardless of their location, when freezing temperatures are expected.

Because premixed Automotive Windshield Washer Fluid with a 25 percent by weight VOC content could be sold in the areas proposed for addition to Type “A” areas, rather than 1 percent by weight VOC product, the proposed amendments would result in a small increase in VOC emissions. Staff estimates the statewide VOC emission increase to be about 0.12 tons per day. However, VOC limits adopted as part of the 2010 rulemaking for consumer products are scheduled to become effective at the end of 2012. The estimated statewide VOC reduction of 6.7 tons per day from these limits more than offsets the small increase in VOC emissions from this proposal. Thus, overall VOC emissions from consumer products will continue to decline.

**CONSISTENCY AND COMPATIBILITY WITH EXISTING STATE REGULATIONS**

Staff does not believe the proposed amendments are inconsistent or incompatible with existing state regulations.

**MANDATED BY FEDERAL LAW OR REGULATIONS**

The proposed amendments are not mandated by federal law or regulations.

**COMPARABLE FEDERAL REGULATIONS**

The United States Environmental Protection Agency (U.S. EPA) has promulgated a national consumer products rule under section 183(e) of the federal Clean Air Act (40 CFR Part 59, subpart C, sections 59.201 et seq.). The rule specifies VOC limits for a number of consumer product categories and is similar in format to ARB’s Consumer Products Regulation.
Although the national regulation is similar in many aspects to the California regulation, it does not include a number of product categories that are currently regulated under the ARB regulation. For the categories that are regulated under both rules, many of ARB’s limits are more stringent than the U.S. EPA’s limits. Such is the case for the Automotive Windshield Washer Fluid category. The national VOC limit is 35 percent by weight for all areas whether freezing temperatures exist or not. Because California has unique air quality problems, reducing VOC emissions from all categories, including consumer products, to the maximum extent feasible is necessary to attain the federal and State ambient air quality standards for ozone.

The U.S. EPA’s rule also differs in that it applies nationwide to consumer product manufacturers, importers and distributors (but not retailers), while the ARB regulation applies to any person (including retailers) who “sells, supplies, offers for sale, or manufactures consumer products for use in the State of California.” Finally, the U.S. EPA’s rule has an unlimited “sell-through” period for noncomplying products manufactured before the effective date of the limits, whereas California law limits the sell-through period to three years.

STATE IMPLEMENTATION PLAN REVISION

If adopted by ARB, ARB plans to submit the proposed regulatory action to the U.S. EPA for approval as a revision to the California State Implementation Plan (SIP) required by the federal Clean Air Act (CAA). The adopted regulatory action would be submitted as a SIP revision because it amends regulations intended to reduce emissions of air pollutants in order to attain and maintain the National Ambient Air Quality Standards promulgated by U.S. EPA pursuant to the CAA.

AVAILABILITY OF DOCUMENTS

ARB staff has prepared a Staff Report: Initial Statement of Reasons (ISOR) for the proposed regulatory action, which includes a summary of the economic and environmental impacts of the proposal. The report is entitled: “Proposed Amendments to the California Regulation for Reducing Emissions from Consumer Products Pertaining to Automotive Windshield Washer Fluid.”

Copies of the ISOR and the full text of the proposed regulatory language, in underline and strikeout format to allow for comparison with the existing regulations, may be accessed on ARB’s website listed below, or may be obtained from the Public Information Office, Air Resources Board, 1001 I Street, Visitors and Environmental Services Center, First Floor, Sacramento, California, 95814, (916) 322-2990, on August 29, 2012.

FINAL STATEMENT OF REASONS AVAILABILITY

Upon its completion, the Final Statement of Reasons (FSOR) will be available and copies may be requested from the agency contact persons in this notice, or may be accessed on ARB’s website listed below.
AGENCY CONTACT PERSONS

Inquiries concerning the substance of the proposed regulation may be directed to Mr. Jose Gomez, Manager, Technical Development Section, at (916) 324-8033, or Mr. Olufemi (Femi) Olaluwoye, Technical Development Section, at (916) 327-1503.

Further, the agency representative and designated back-up contact persons, to whom nonsubstantive inquiries concerning the proposed administrative action may be directed are Ms. Lori Andreoni, Manager, Board Administration and Regulatory Coordination Unit, at (916) 322-4011, or Ms. Trini Balcazar, Regulations Coordinator, at (916) 445-9564. The Board staff has compiled a record for this rulemaking action, which includes all the information upon which the proposal is based. This material is available for inspection upon request to the contact persons.

INTERNET ACCESS

This notice, the ISOR and all subsequent regulatory documents, including the FSOR, when completed, are available on ARB's website for this rulemaking at http://www.arb.ca.gov/regact/2012/cp2012/cp2012.htm

FISCAL IMPACT

The determinations of the Board's Executive Officer concerning the costs or savings necessarily incurred by public agencies and private persons and businesses in reasonable compliance with the proposed regulations are presented below.

Summary of Proposed Amendments

The amendments proposed in this rulemaking would modify and clarify provisions related to Automotive Windshield Washer Fluid products. The proposed amendments would add additional areas to Type "A," i.e., those areas of the State that experience freezing temperatures where higher VOC ready-to-use (premixed) formulations of Automotive Windshield Washer Fluid could be sold. Clarifying language for dilutable products that Responsible Parties may include on product labels is also proposed. Because these proposed amendments allow, but do not require, businesses to sell higher VOC product into the newly identified Type "A" areas, or to include additional language on the product label, businesses do not need to incur additional compliance costs. Therefore, there is no additional economic impact.

DISCLOSURES REGARDING THE PROPOSED REGULATON

Pursuant to Government Code sections 11346.5(a)(5) and 11346.5(a)(6), the Executive Officer has determined that the proposed regulatory action would not create costs or savings to any State agency or in federal funding to the State, costs or mandate to any local agency or school district, whether or not reimbursable by the State pursuant to Government Code, title 2, division 4, part 7 (commencing with section 17500), or other nondiscretionary cost or savings to State or local agencies.
COST IMPACTS ON REPRESENTATIVE PRIVATE PERSONS OR BUSINESS

In developing this regulatory proposal, ARB staff evaluated the potential economic impacts on representative private persons or businesses. The amendments would allow, but not require, the sale of higher VOC content Automotive Windshield Washer Fluid in additional areas of the State. Automotive Windshield Washer Fluid products are already sold in existing Type “A” areas that would be suitable for sale in the areas proposed for addition to Type “A.” Therefore, no reformulation costs would be incurred to manufacture products for the newly identified areas. Businesses are also not required to modify their product labels. However, if businesses choose to modify product labels, we estimate a one-time cost of about $165 per manufacturer, or a total one-time cost of about $4,000. This estimated total cost includes those that would be incurred by small businesses for labeling modifications.

We also believe the cost to the consumer to be negligible because the higher VOC products appear to be comparably priced to the lower VOC content products currently sold. The proposed amendments are not expected to change the prices of Automotive Windshield Washer Fluid products.

SIGNIFICANT STATEWIDE ADVERSE ECONOMIC IMPACT DIRECTLY AFFECTING BUSINESS, INCLUDING ABILITY TO COMPETE

The Executive Officer has made an initial determination that the proposed regulatory action would not have a significant statewide adverse economic impact directly affecting businesses, including the ability of California businesses to compete with businesses in other states, or on representative private persons.

STATEMENT OF THE RESULTS OF THE ECONOMIC IMPACT ASSESSMENT PREPARED PURSUANT TO GOVERNMENT CODE SEC. 11346.3(b)

The Executive Officer has determined that the proposed regulatory action would not affect the creation or elimination of jobs within the State of California, the creation of new businesses or elimination of existing businesses within the State of California, or the expansion of businesses currently doing business within the State of California.

Benefits of the Proposed Regulation

Consumers should benefit from the proposed amendments by having access to Automotive Windshield Washer Fluid products that provide antifreeze protection, and by having clear language indicating that concentrated products can be diluted for Type “A” areas, regardless of their location, when freezing temperatures are expected.

EFFECT ON SMALL BUSINESS

The Executive Officer has also determined, pursuant to California Code of Regulations, title 1, section 4, that the proposed regulatory action would affect small businesses. However, the amendments allow, but do not require, small businesses to offer for sale
higher VOC Automotive Windshield Washer Fluid in the areas proposed for addition to Type “A,” or require labels on their dilutable products to be modified. For this reason, we expect all businesses, small or otherwise, to make a business decision as to whether to sell in the additional Type “A” areas or modify dilutable product labels. If manufacturers choose to modify dilutable product labels, the cost is estimated to be about $165 per manufacturer.

**ALTERNATIVES**

Before taking final action on the proposed regulatory action, the Board must determine that no reasonable alternative considered by the Board, or that has otherwise been identified and brought to the attention of the Board, would be more effective in carrying out the purpose for which the action is proposed, or would be as effective and less burdensome to affected private persons than the proposed action, or would be more cost-effective to affected private persons and equally effective in implementing the statutory policy or other provisions of law.

**ENVIRONMENTAL ANALYSIS**

In accordance with ARB’s certified regulatory program, California Code of Regulations, title 17, sections 60006 through 60007, and the California Environmental Quality Act, Public Resources Code section 21080.5, ARB has conducted an analysis of the potential for significant adverse and beneficial environmental impacts associated with the proposed regulatory action. The environmental analysis of the proposed regulatory action can be found in Chapter IV of the ISOR.

**SUBMITTAL OF COMMENTS AND WRITTEN COMMENT PERIOD**

Interested members of the public may also present comments verbally or in writing at the meeting, and comments may be submitted by postal mail or by electronic submittal before the meeting. The public comment period for this regulatory action will begin on September 1, 2012. To be considered by the Board, written comments, not physically submitted at the meeting, must be submitted on or after September 1, 2012, and received no later than 12:00 noon on October 17, 2012, and must be addressed to the following:

Postal mail: Clerk of the Board, Air Resources Board
1001 I Street, Sacramento, California 95814

Electronic submittal: [http://www.arb.ca.gov/lispub/comm/bclist.php](http://www.arb.ca.gov/lispub/comm/bclist.php)

You can sign up online in advance to speak at the Board meeting when you submit an electronic board item comment. For more information go to:
[http://www.arb.ca.gov/board/online-signup.htm](http://www.arb.ca.gov/board/online-signup.htm)

Please note that under the California Public Records Act (Gov. Code, § 6250 et seq.), your written and verbal comments, attachments, and associated contact information
(e.g., your address, phone, email, etc.) become part of the public record and can be released to the public upon request.

ARB requests that written and email statements on this item be filed at least 10 days prior to the hearing so that ARB staff and Board members have additional time to consider each comment. The Board encourages members of the public to bring to the attention of staff in advance of the hearing any suggestions for modification of the proposed regulatory action.

Additionally, the Board requests but does not require that persons who submit written comments to the Board reference the title of the proposal in their comments to facilitate review.

**STATUTORY AUTHORITY AND REFERENCES**

This regulatory action is proposed under the authority granted in Health and Safety Code, sections 38501, 38510, 38560, 38562, 38580, 39600, 39601, 41511, and 41712. This action is proposed to implement, interpret, and make specific sections 38501, 38510, 38560, 38562, 38580, 39600, 39601, 41511, and 41712 of the Health and Safety Code.

**HEARING PROCEDURES**

The public hearing will be conducted in accordance with the California Administrative Procedure Act, Government Code, title 2, division 3, part 1, chapter 3.5 (commencing with section 11340).

Following the public hearing, the Board may adopt the regulatory language as originally proposed, or with nonsubstantial or grammatical modifications. The Board may also adopt the proposed regulatory language with other modifications if the text as modified is sufficiently related to the originally proposed text that the public was adequately placed on notice and that the regulatory language as modified could result from the proposed regulatory action; in such event, the full regulatory text, with the modifications clearly indicated, will be made available to the public, for written comment, at least 15-days before it is adopted.

The public may request a copy of the modified regulatory text from ARB's Public Information Office, Air Resources Board, 1001 I Street, Visitors and Environmental Services Center, First Floor, Sacramento, California, 95814, (916) 322-2990.

**SPECIAL ACCOMMODATION REQUEST**

Special accommodation or language needs can be provided for any of the following:

- An interpreter to be available at the hearing;
- Documents made available in an alternate format or another language; or
- A disability-related reasonable accommodation.
To request these special accommodations or language needs, please contact the Clerk of the Board at (916) 322-5594 or by facsimile at (916) 322-3928 as soon as possible, but no later than 10 business days before the scheduled Board hearing. TTY/TDD/Speech to Speech users may dial 711 for the California Relay Service.

Comodidad especial o necesidad de otro idioma puede ser proveído para alguna de las siguientes:

- Un intérprete que esté disponible en la audiencia.
- Documentos disponibles en un formato alterno u otro idioma.
- Una acomodación razonable relacionados con una incapacidad.

Para solicitar estas comodidades especiales o necesidades de otro idioma, por favor llame a la oficina del Consejo al (916) 322-5594 o envíe un fax a (916) 322-3928 lo más pronto posible, pero no menos de 10 días de trabajo antes del día programado para la audiencia del Consejo. TTY/TDD/Personas que necesiten este servicio pueden marcar el 711 para el Servicio de Retransmisión de Mensajes de California.

CALIFORNIA AIR RESOURCES BOARD

[Signature]

James N. Goldstene
Executive Officer

Date: August 21, 2012

The energy challenge facing California is real. Every Californian needs to take immediate action to reduce energy consumption. For a list of simple ways you can reduce demand and cut your energy costs, see our website at www.arb.ca.gov
Staff Report: Initial Statement of Reasons

Proposed Amendments to the California Regulation for Reducing Emissions from Consumer Products Pertaining to Automotive Windshield Washer Fluid Products

Date of Release: August 29, 2012

California Environmental Protection Agency
Air Resources Board
State of California

AIR RESOURCES BOARD

Initial Statement of Reasons

Proposed Amendments to the
California Regulation for Reducing Emissions from Consumer Products
Pertaining to Automotive Windshield Washer Fluid

To be Considered by the Air Resources Board at a Public Hearing on
October 18, 2012

Byron Sher Auditorium
Air Resources Board, Cal/EPA Headquarters
1001 I Street
Sacramento, CA 95812

Release date: August 29, 2012

This report has been reviewed by the staff of the California Air Resources Board and approved for publication. Approval does not signify that the contents necessarily reflect the views and policies of the Air Resources Board, nor does mention of trade names or commercial products constitute endorsement or recommendation for use.
Initial Statement of Reasons

Public Hearing to Consider
Proposed Amendments to the California Regulation for
Reducing Emissions from Consumer Products Pertaining to
Automotive Windshield Washer Fluid

Air Resources Board Meeting
October 18, 2012, at 9:00 a.m.
Air Resources Board
Cal/EPA Headquarters
Byron Sher Auditorium
1001 I Street
Sacramento, CA 95814

For those unable to attend the meeting in person, a live video webcast will be available beginning at 9:00 a.m. on October 18, 2012, at http://www.calepa.ca.gov/broadcast

This staff report and related materials are available for download from the Air Resources Board’s Internet site at: http://www.arb.ca.gov/regact/2012/cp2012/cp2012.htm

In addition, written copies may be obtained from the Board’s Public Information Office, 1001 I Street, 1st Floor, Environmental Services Center, Sacramento, California, 95814, (916) 322-2990.

If you have a disability-related accommodation need, please go to: http://arb.ca.gov/html/ada/ada.htm for assistance or contact the ADA Coordinator at (916) 323-4916. If you are a person who needs assistance in a language other than English please contact the Bilingual Coordinator at (916) 324-5049.

Questions

If you have questions concerning this report, please contact:

Mr. Jose Gomez or Mr. Olufemi Olaluwoye
Manager Air Pollution Specialist
Technical Development Section Technical Development Section
Phone: (916) 324-8033 Phone: (916) 327-1503
email: jgomez@arb.ca.gov email: oolaluwo@arb.ca.gov
Prepared by Staff of the:

Technical Development Section
Implementation Section
Emission Inventory Forecasting and Special Projects Section
Area Source and Emission Inventory Programs Branch
Planning and Technical Support Division

Reviewed by:

Planning and Technical Support Division
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Executive Summary

In this rulemaking, California Air Resources Board (ARB or Board) staff is proposing amendments to the provisions for Automotive Windshield Washer Fluid (AWWF) products as set forth in the Regulation for Reducing Emissions from Consumer Products (Consumer Products Regulation). Requirements for AWWF products are based upon the region in which they are sold. Type “A” areas are regions of the State which routinely experience freezing temperatures and require an AWWF with a higher volatile organic compound (VOC) content to prevent the fluid from freezing. However, the current description of Type “A” does not include some areas of California that routinely experience freezing temperatures.

To address this issue, the proposed amendments are designed to redefine and expand areas of the State where freezing temperatures occur during the winter months. The net effect of this proposal would be to allow, but not require, the sale of higher VOC AWWF products in a ready-to-use (premixed) form in additional areas of the State. The amendments would also allow clarifying language to be included on products that are diluted prior to use. As proposed, the language would advise the consumer to dilute the product to Type “A” specifications if traveling to areas where freezing temperatures are expected. The proposal would also clarify and improve existing regulatory provisions. For example, where appropriate, we are proposing to use ZIP codes to identify some Type “A” areas. The regulation is codified in title 17, California Code of Regulations, sections 94507-94517.

This Executive Summary, together with the Technical Support Document is the Initial Statement of Reasons for Proposed Rulemaking as required by the California Administrative Procedure Act. Appendix A contains the amendments to the Consumer Products Regulation in underline and strikeout format.

Background: AWWF products are defined as liquids designed or labeled for use in motor vehicle windshield washer fluid systems to provide anti-freeze protection or to clean the windshield. AWWFs were first regulated in 1990. At that time it was acknowledged that AWWF products with a higher VOC content were necessary in areas that routinely experience freezing temperatures to prevent the fluid from freezing. To maximize VOC reductions, the State was divided into areas designated as Type “A” areas and “All other areas.” The term Type "A" area was used to describe regions of the State which experience freezing temperatures. Specifically, Type “A” areas were described as Del Norte, Shasta and Trinity Counties; the Great Basin Valley, Lake Tahoe, Mountain Counties, and Northeast Plateau Air Basins. The rest of the State was designated as “All other areas.” For ready-to-use (premixed) products the current VOC limit for Type “A” areas is 25 percent by weight VOC. A 1 percent by weight VOC limit is in effect for “All other areas.” Dilutable (concentrated) products can be sold throughout the State year-round as long as dilution instructions are specified for Type “A” and “All other areas.”
Regulation of AWWF products has resulted in a VOC reduction of over 25 tons per day. Most of these reductions have come from products sold in "All other areas."

**Development of Proposed Amendments:** To determine whether, and to what extent, areas should be added to Type "A," staff mapped average monthly minimum temperature data using the Geographic Information System (ArcGIS, 2012). This analysis identified additional mountainous regions of several counties that routinely experience freezing temperatures during the winter months of December through March. Because adding areas to Type "A" would result in increased VOC emissions, staff evaluated methods to minimize the emission increases while allowing higher VOC product to be available in the identified areas. Staff determined that ZIP (Zone Improvement Plan) codes most closely aligned with the areas with freezing temperatures. This system of five-digit postal codes has been used by the United States Postal Service, since 1963. Each address is tied to a specific ZIP code and these codes are readily understood. Figure ES-1 below shows the areas proposed for addition to Type "A" in blue. The pink lines indicate ZIP codes to be used to define these areas. Existing Type "A" areas are shown in gray.

**Figure ES-1.**
ZIP Codes Used to Describe Proposed New Type "A" Areas

Executive Summary
As shown in Figure ES-1, the additional areas are mountainous portions of the following counties: Butte, Fresno, Glenn, Humboldt, Kern, Madera, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Tehama, Tulare, and Ventura.

**Summary of Proposed Amendments:** Staff is proposing amendments to the provisions for AWWF products only. Amendments are proposed to section 94508, "Definitions," and section 94509, "Standards for Consumer Products."

Staff is proposing to expand Type "A" areas to include those regions identified in Figure ES-1. As proposed, areas identified by 43 ZIP codes would be added into Type "A" areas. The AWWF definition would also be reorganized to include all terms necessary to understand regulatory provisions.

Stakeholders have indicated that describing existing Type "A" areas by air basin is not easily understood. Therefore we are also proposing to include in the AWWF definition the counties that comprise the air basins. In the case of Placer County, only portions of the county are included in Type "A." To clarify the areas that are in Type "A," staff is proposing to list the ZIP codes of Placer County included in Type "A" areas.

Section 94509(b)(3) allows concentrated AWWF products to include dilution instructions for both Type "A" and Nontype "A" areas. Within this section, staff is proposing that the dilution instructions may advise the consumer to follow the dilution instructions for Type "A" areas if traveling during times when freezing temperatures are expected.

We also note that areas proposed for addition to Type "A" are those areas with the most severe winter temperatures that are not currently in Type "A." Clearly, there are additional areas of the State that occasionally experience freezing temperatures during the winter months. For residents in these areas, when freezing temperatures do occur, dilutable products are available for use. Our proposal would further clarify that diluting these products for freezing conditions is allowed.

The proposed amendments allow, but do not require, manufacturers, distributors, and/or retailers to sell, supply, or offer for sale, higher VOC content AWWF products into the expanded Type "A" areas. Likewise manufacturers are not required to modify dilutable product labels. However, staff believes most manufacturers, distributors, and retailers will accommodate the amendments as a service to their customers. All other regulatory provisions for AWWF products would be unchanged.

**Economic Impacts:** The proposed amendments should have no discernible cost impact on California businesses. This is because businesses may choose whether to sell, supply, or offer for sale higher VOC AWWF in the areas proposed for inclusion into Type "A." We also note that manufacturers incurred reformulation costs in the 2008 timeframe to comply with the 25 percent by weight VOC limit for Type "A" areas. This same formulation would be compliant in the areas proposed for addition to Type "A." Should they choose to expand distribution of these products into new Type "A" areas, there would be minor costs associated with redesigning distribution systems. However,
transportation costs are expected to remain stable because the weight, size, and amounts of AWWF to be offered for sale would be comparable to the existing situation. We estimate the cost for labeling modifications, should the manufacturer choose to include the clarifying language, to be about $165 per manufacturer.

Likewise, we do not expect retailers in the expanded Type “A” areas to experience costs associated with the proposed amendments. The AWWF products these businesses currently offer for sale would continue to be compliant. Retailers in the expanded Type “A” areas could choose to offer for sale higher VOC premixed AWWF products instead of, or in addition to, current products. However, we expect most retailers to sell the higher VOC products as a service to their customers.

Because manufacturers, distributors, and/or retailers may choose, but are not required, to sell higher VOC content AWWF in the expanded Type “A” area and/or modify product labels, we also do not expect the proposed amendments to impact California jobs; business expansion, elimination or creation; or the ability of California businesses to compete with businesses in other states. We also expect consumers to experience little or no difference in the price of the available AWWF products. Premixed AWWF products, regardless of VOC content appear to be comparably priced.

We have also determined that the proposed amendments will not create costs or savings to any State agency or in federal funding to the State, costs or mandate to any local agency or school district whether or not reimbursable by the State, or other nondiscretionary savings to local agencies.

**Environmental Impacts:** Based on ARB staff’s review, implementation of the proposed amendments will neither benefit nor result in significant adverse impacts on the environment.

However, these proposed amendments, taken alone, are expected to result in a small VOC emissions increase. We estimate that emissions could increase by as much as 0.12 tons per day statewide. To offset this increase, new or lower VOC limits for various categories of consumer products are scheduled to become effective concurrent with these amendments. In a 2010 rulemaking, the Board approved, and subsequently adopted, limits resulting in a 6.7 ton per day statewide VOC emissions decrease beginning on December 31, 2012. Further reductions from this 2010 rulemaking will occur at the end of 2013. Taken together then, we do not expect a significant adverse impact on air quality because overall consumer product VOC emissions will be declining.

**Environmental Justice:** We do not expect any communities, especially those with low-income and minority populations, regardless of location, to be disproportionately impacted by adoption of the proposed amendments. The goal of the proposed amendments is to alleviate potential hazardous driving conditions in areas that routinely experience freezing temperatures by allowing higher VOC content AWWF to be sold in additional areas of the State. All residents in the proposed expanded Type “A” areas.
will have access to the higher VOC AWWF, and these products are comparably priced to the lower VOC content AWWF. The slight increase in VOC emissions resulting from the proposal would not be concentrated in any particular area, but rather would be widely distributed across the entire area.

**Recommendation:** Staff recommends that the Board adopt the proposed amendments to the California Consumer Products Regulation that would modify and clarify provisions related to Automotive Windshield Washer Fluid products. Adoption of the amendments would expand Type "A" areas and clarify other regulatory provisions pertaining to these products. The net effect of expanding Type "A" areas would be to allow, but not require, the sale of premixed AWWF products with a VOC content of up to 25 percent by weight. Amendments are proposed to sections 94508 and 94509 of title 17, California Code of Regulations.
State of California

AIR RESOURCES BOARD

Initial Statement of Reasons

Proposed Amendments to the California Regulation for Reducing Emissions from Consumer Products Pertaining to Automotive Windshield Washer Fluid

Technical Support Document
I. Introduction and Background

In this rulemaking, California Air Resources Board (ARB or Board) staff is proposing amendments to the provisions for Automotive Windshield Washer Fluid (AWWF) products contained in the Regulation for Reducing Emissions from Consumer Products (Consumer Products Regulation). AWWF products are regulated based on the region in which they are sold. "Type A" areas are regions of the State which routinely experience freezing temperatures and require AWWF products with a higher volatile organic compound (VOC) content to prevent freezing of the fluid. However, the current description of Type "A" does not include some areas that routinely experience freezing temperatures.

The amendments are primarily designed to better characterize the areas of the State where freezing temperatures occur during the winter months. As proposed, businesses in these areas would be allowed to offer for sale higher VOC AWWF products in a ready-to-use (premixed) form. The amendments would also clarify and improve existing regulatory provisions, and allow additional clarifying language to be included on labels for products that are diluted prior to use. The regulation is codified in title 17, California Code of Regulations, sections 94507-94517. The proposed amendments are specific to AWWF products; all other provisions of the Consumer Products Regulation would be unchanged.

This Technical Support Document is ARB staff's technical justification and analysis of the proposed amendments. It is part of the Initial Statement of Reasons (ISOR) for the Proposed Amendments to the California Consumer Products Regulation pertaining to Automotive Windshield Washer Fluid Products. The proposed amendments to the Consumer Products Regulation are found in Appendix A of this document.

Included in this Technical Support Document is the following information:

- background information on the consumer products program;
- regulatory history related to AWWF products;
- a description of the public problem, the proposed solution, and the rationale supporting the solution;
- a description, in plain language, of the proposed amendments to the Consumer Products Regulation;
- an analysis of the expected environmental impacts;
- the economic impacts associated with complying with the proposed amendments; and
- the rationale for the proposal.
A. Authority to Regulate Consumer Products

The Health and Safety Code sets forth ARB's authority to regulate consumer products to control VOC emissions and greenhouse gas (GHG) emissions. Section 41712 specifies requirements to reduce VOC emissions as a ground-level ozone control strategy. Section 38500 et seq., establishes authority to reduce emissions of GHGs from consumer products as part of ARB's climate change mitigation strategy.

Consumer products are defined as chemically formulated products used by household and institutional consumers. Examples include detergents, cleaning products, floor finishes, personal care products, lawn and garden products, air fresheners, disinfectants, automotive specialty products (e.g. automotive windshield washer fluid), paint thinners, insecticides, and aerosol paints.

B. Background

1. Existing Consumer Products Regulations

For more than twenty years, the Board has taken actions to fulfill the legislative mandates pertaining to the regulation of consumer products. Three regulations have set VOC limits for 129 consumer product categories. Two voluntary regulations, the Alternative Control Plan and the Hairspray Credit Program, have been adopted to provide compliance flexibility to companies. These five consumer product regulations are codified in title 17, California Code of Regulations, sections 94500 to 94575.

The three regulations that set VOC limits for consumer products, when fully effective, will result in reducing VOC emissions by about 50 percent compared to 1990 levels. By 2020, limits on the use of ingredients with higher global warming potential (GWP) values will provide reductions of approximately 0.23 million metric tons of carbon dioxide equivalents per year.

2. Consumer Products and State Implementation Plan (SIP)

Federal clean air laws require areas with unhealthy levels of ozone, carbon monoxide, nitrogen dioxide, sulfur dioxide and inhalable particulate matter to develop State Implementation Plans (SIP) describing how they will attain national ambient air quality standards (NAAQS).

A SIP is a compilation of new and previously submitted plans, programs (such as monitoring, modeling, permitting, etc.), local air district rules, and State and federal regulations. The Code of Federal Regulations (CFR) Title 40, Chapter I, Part 52, Subpart F, Section 52.220 sets forth all of the items which are included in the California SIP.

Because they are ozone precursors, reducing VOC emissions has been necessary to work toward attainment of the ambient air quality standards for ozone. In 1988, with the
passing of the California Clean Air Act, the importance of controlling emissions from consumer products was set forth. In 1994, emission reductions from consumer products became part of the SIP to meet the federal standard for ozone.

The 2007 SIP, the State Strategy for California’s 2007 State Implementation Plan, is California’s plan to attain the NAAQS for ozone of 0.08 parts per million (ppm) averaged over eight hours. In the 2007 SIP, ARB set a target to achieve an additional statewide VOC reduction of 30 to 40 tons per day from consumer products by January 1, 2014. As of this writing, limits reducing VOC emissions by 26 tons per day have been adopted to progress toward this target.

With respect to the ozone standard, the United States Environmental Protection Agency (U.S. EPA) set a standard of 0.075 ppm in 2008. This standard was under reconsideration, but ultimately, in September 2011, the U.S. EPA announced its decision to proceed with implementation of the ozone standard of 0.075 ppm. On April 30, 2012, the U.S. EPA issued a final rule that directs key aspects of the implementation of the ozone standard of 0.075 ppm. The U.S. EPA will issue a second rule that will guide implementation of the 2008 ozone standard and will address SIP deadlines and other implementation issues. We expect to submit new SIPs for the 0.075 ppm ozone standard in 2015.

Up-to-date information on SIP activities can be found on ARB’s website at: http://www.arb.ca.gov/planning/sip/sip.htm.

3. National Consumer Products Regulation


The U.S. EPA has also promulgated a national regulation for aerosol coatings (spray paints) based on ARB’s Aerosol Coatings Regulation. This is a reactivity-based regulation. The national aerosol coatings regulation was promulgated on March 24, 2008. The compliance date was July 1, 2009 (U.S. EPA, 2008).

The national consumer products regulation is less effective than the California Consumer Products Regulation in reducing VOC emissions from consumer products. The national regulation does not regulate a number of product categories that are currently regulated under the ARB regulation. For the categories that are regulated under both regulations, many of ARB’s limits are more stringent than the national limits.
Such is the case for the AWWF category; the national rule contains a 35 percent by weight VOC standard for all areas whether freezing temperatures exist or not. Therefore, ARB's consumer products regulations have achieved significant additional reductions over those that would be achieved by the national rule.

Because California has unique air quality problems, reducing VOC emissions from all categories, including consumer products, to the maximum extent feasible, is necessary to attain the federal and State ambient air quality standards for ozone.

The national regulations for consumer products and aerosol coatings do not prohibit the use of certain toxic air contaminants (TACs). To date, the California Consumer Products Regulation includes prohibitions on the use of certain TACs in 80 categories, resulting in a reduction of toxic compound emissions of over 13 tons per day.

As of the date of this staff report, there are no national consumer products regulations related to reducing GHG emissions.

**C. Public Process for Development of Amendments**

In order to involve the public, the consumer products staff held a public workshop on July 10, 2012, to discuss the proposed amendments for AWWF products. The information discussed at the workshop was posted on our consumer products program webpage, and stakeholders were notified via a list serve announcement. At the workshop, staff discussed the methodology used to identify additional Type “A” areas, the resulting areas proposed for addition to Type “A” areas, the potential environmental and economic impacts, and the rulemaking schedule. The workshop was also webcast.

In addition to the workshop, staff held discussions with individual stakeholders and associations representing manufacturers, distributors, and retailers of AWWF products. No suggested alternatives to the amendments were raised at the workshop or during discussions.

The workshop notice was distributed via the consumer products electronic list serve, which has over 2,800 subscribers. The list serve is used to provide subscribers pertinent information about the consumer products program.

**D. Automotive Windshield Washer Fluid Regulatory History**

This section provides a summary of existing regulatory provisions pertaining to AWWF products sold in California. These requirements are set forth in the Consumer Products Regulation, title 17, California Code of Regulations, sections 94507-94517.

**1. Product Description**

AWWF products are liquids designed or labeled for use in motor vehicle windshield washer fluid systems to provide anti-freeze protection or to clean, wash, remove bugs,
or wet the windshield. Some products also claim to add a coating to the windshield that repels water, bugs, dirt and grime. Any fluid which is placed in the windshield washer reservoir of new motor vehicles at the time the vehicle is manufactured is not subject to the requirements for AWWF products. AWWF products do not include Windshield Water Repellant products; these products are regulated separately.

AWWF products are sold as both ready-to-use ( premixed) products and concentrated (dilutable) products. The premixed products make up the vast majority of the market. Premixed products are intended to be poured directly into the vehicle fluid reservoir without any additional dilution or mixing. On the other hand, concentrated products are to be diluted with water prior to use. AWWF products are sold in auto parts stores, car dealerships, hardware stores, grocery supermarkets, convenience stores and in mass-merchandisers.

AWWF products are typically formulated with water, short chain alcohols (such as methyl, ethyl, or propyl), smaller amounts of glycol ethers, and surfactants. The alcohols are typically used to provide the anti-freeze protection while not leaving a greasy film on the windshield. The glycol ethers and surfactants provide the cleaning function. This same suite of VOCs is used to formulate dilutable and premixed AWWF.

2. Regulatory History

AWWF products were first regulated as part of "Phase I" of the Consumer Products Regulation in 1990. At that time, it was acknowledged that products with higher VOC content were necessary in some areas of the State because these areas routinely experience freezing temperatures, i.e. less than 32 degrees Fahrenheit. Thus, to achieve the maximum feasible VOC reduction, the State was divided into areas designated as Type "A" areas and "All other areas." The term Type "A" area was used to describe regions of the State which experience freezing temperatures. Specifically, Type "A" areas were described as Del Norte, Shasta and Trinity Counties; the Great Basin Valley, Lake Tahoe, Mountain Counties, and Northeast Plateau Air Basins, as defined in title 17, California Code of Regulations, sections 60105, 60108, 60111, and 60113. Figure I-1, shows the existing Type "A" areas in gray. The rest of the State was designated as "All other areas."

In the Phase I rulemaking, a VOC limit of 35 percent by weight was set for Type "A" areas, while a 10 percent by weight VOC limit was set for "All other areas." These limits became effective on January 1, 1993.

In a 1999 rulemaking, the VOC limit for AWWF products for areas outside of Type "A," i.e., "All other areas" was lowered to 1 percent by weight VOC effective December 31, 2002. In 2006, the Board approved and subsequently adopted a 25 percent by weight VOC limit for Type "A" areas effective December 31, 2008. Table I-1 shows a chronology of the VOC limits for AWWF.
Figure I-1. Existing Type "A" Areas

Air Basins in Type "A":
- North East Plateau (NEP)
- Mountain Counties (MC)
- Lake Tahoe (LT)
- Great Basin Valley (GBV)

 Counties in Type "A":
- Del Norte
- Shasta
- Trinity
Table I-1
VOC Limits for Automotive Windshield Washer Fluid

<table>
<thead>
<tr>
<th>Area</th>
<th>Effective Date</th>
<th>VOC Standard (percent by weight)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type “A” areas</td>
<td>1/1/1993</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>12/31/2008</td>
<td>25</td>
</tr>
<tr>
<td>All other areas</td>
<td>1/1/1993</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>12/31/2002</td>
<td>1</td>
</tr>
</tbody>
</table>

Overall, VOC emissions have been reduced by 25 tons per day from this category. The majority of reductions have come from VOC limits for “All other areas.”

Other amendments have established package size requirements for AWWF products. Dilutable products are defined as those packaged in quart containers, or smaller, or in sizes of 10 gallons or more. Premixed fluids are defined as those packaged in sizes larger than one quart but less than 10 gallons. In 2004, amendments modified the regulation to allow manufacturers of dilutable AWWF products to specify dilution instructions for both Type “A” and “All other areas” on the product label.

For further information on these rulemakings, the reader is referred to the following rulemaking documents:

- "Initial Statement of Reasons for Proposed Amendments to the California Consumer Products Regulation: Midterm Measures II.” September 10, 1999. (ARB, 1999)
- "Initial Statement of Reasons for Proposed Amendments to the California Consumer Products Regulation.” August 7, 2009. (ARB, 2009)
II. Description of Public Problem, Proposed Solution to the Public Problem, and Rationale Supporting the Proposed Solution

In this chapter we describe issues that have come to light with the regulation of Automotive Windshield Washer Fluid (AWWF) products, the analysis to determine how best to resolve the issues, and the resulting proposed solutions. We also describe, in plain language, the amendments proposed to implement the solutions, along with a rationale for each amendment proposed.

A. Description of Public Problem

As described in Chapter I, the intent of our regulations has always been to allow ready-to-use premixed AWWF products with a higher volatile organic compound (VOC) content to be sold in areas that routinely experience freezing temperatures. In these areas, termed Type "A" areas, ready-to-use AWWF products may be sold with a VOC content of up to 25 percent by weight to prevent the fluid from freezing.

Areas outside of Type "A" are termed “All other areas.” In these areas of the State premixed ready-to-use AWWF must contain no more than 1 percent by weight VOC, because freeze protection is not needed. However, the current definition of Type "A" area does not include some areas that routinely experience freezing temperatures in the winter. In these areas ready-to-use products with 1 percent by weight VOC do not provide the necessary anti-freeze protection and consumers could encounter hazardous driving conditions either because the AWWF freezes in the reservoir or freezes as the product is sprayed onto the windshield.

Another issue identified relates to dilutable AWWF products. These are products that must be diluted prior to use and can be sold throughout the State year-round. In practice these products should be diluted by consumers to concentrations appropriate for driving conditions. For example, when traveling to an area with sub-freezing temperatures, from areas where premixed AWWF is sold with a VOC content of 1 percent by weight, the consumer should purchase a dilutable product and dilute the product to Type “A” specifications to achieve the proper anti-freeze protection. The statewide availability of these products is designed to alleviate situations where the use of lower VOC AWWF would freeze during winter. However, we have learned from stakeholders that the dilution instructions are unclear as to whether the end user may dilute the product to a concentration appropriate for driving conditions, whether they reside in Type “A” areas or not. Consumers have also indicated that these products are not readily available in some areas.
A further issue is that much of existing Type “A” area is described using air basin names. Stakeholders have indicated that air basin names are not easily understood, making it difficult to discern where higher VOC premixed AWWF products can be sold.

**B. Proposed Solutions**

To address the problem of areas routinely experiencing freezing winter temperatures, but being outside of areas designated Type “A,” staff is proposing to identify, and if appropriate, propose that these areas be included in Type “A.” The net effect of this solution would be to allow higher VOC content AWWF products to be sold in additional areas of the State.

Related to a solution for clarifying dilution instructions on concentrated products, allowing language on dilutable products to explicitly advise the consumer to dilute to a concentration appropriate for the driving conditions should resolve the problem.

To help stakeholders understand the existing Type “A” areas, a combination of listing counties within the air basins, and in the case of Placer County, listing United States Postal ZIP codes should clarify areas of the State included in Type “A.”

As a first step to implement the proposed solutions, staff undertook an evaluation to determine whether, and to what extent, additional areas of the State should be added to Type “A” areas. A detailed description of the data sources and the methodology used in our analysis is included in Appendix B. A summary of staff’s analysis follows.

1. **Determine Areas of the State that Experience Freezing Temperatures During the Winter Months**

To identify areas of the State that should be included in Type “A,” staff used temperature data for the months of December to March for the period of 1970 to 2000. Using this data set staff was able to identify regions of the State where the overall average of the minimum temperature between the months of December through March was below 32 degrees Fahrenheit (PRISM, 2012). The areas that met this criterion were mapped using the Geographic Information System (GIS) (ArcGIS, 2012). The identified “freezing zones” not currently included in the Type “A” area are shown in blue in Figure II-1. Existing Type “A” areas are shown in gray.

2. **Define Additional Type “A” Areas**

As shown in Figure II-1, existing Type “A” areas are either described by entire air basins or by entire counties. In evaluating the additional regions with freezing temperatures, it is clear that many of them are located in areas that are nonattainment for ozone, e.g. the San Joaquin Valley and the South Coast. Thus, including the entire county or air basin where the identified areas exist would substantially erode the emission reduction benefits achieved from regulating the VOC content of AWWF products. Therefore, staff
evaluated approaches that would clearly define the additional freezing regions, while minimizing emission impacts.

Figure II-1. Areas Outside of Existing Type “A” where the Average Minimum Temperature for December to March is Less than 32 Degrees Fahrenheit

Air Basins in Type “A”:
- North East Plateau (NEP)
- Mountain Counties (MC)
- Lake Tahoe (LT)
- Great Basin Valley (GBV)

Counties in Type “A”:
- Del Norte
- Shasta
- Trinity
To define the additional areas staff evaluated using census tracts and ZIP codes. Using GIS staff mapped census tracts and ZIP codes over the identified freezing regions. Both approaches matched the freezing temperature regions closely.

While use of census tracts to identify the freezing regions would lessen the emissions impact slightly, staff believes this information is not easily understood. ZIP codes, on the other hand, are commonly used and understood. Each address is identified by a single ZIP code and their use would provide a practical way for manufacturers, distributors, and retailers to manage the distribution and sale of AWWF products into the new Type “A” areas. Thus staff believes use of ZIP codes is the better approach to define the identified freezing regions.

Figure II-2 shows the ZIP codes (as a pink line) that are consistent with the identified freezing regions. Forty-three ZIP codes identify these freezing regions that are not currently identified as Type “A” areas.

3. Better Define Existing Type “A” Areas

As discussed in Chapter I, beginning in 1993 VOC limits for AWWF were established based on where the products are sold. This was done to maximize VOC reductions while recognizing the need for higher VOC products to provide anti-freeze protection in areas where the temperature is routinely less than 32 degrees Fahrenheit. Much of the existing Type “A” area was identified by air basin names. Stakeholders have asked for an approach to make it easier to understand existing Type “A” areas.

Two solutions are proposed to clarify areas currently included in Type “A:” 1) list counties that fall within the air basins; and 2) use ZIP codes to identify areas that cannot be described by county name. Table II-1 lists the counties that are currently considered Type “A.” Listing county names provides a clear distinction for all Type “A” areas except for Placer County. Not all of Placer County is currently defined as Type “A.” Therefore, a further discussion related to Type “A” areas of Placer County is warranted.

<table>
<thead>
<tr>
<th>Air Basin</th>
<th>Counties</th>
</tr>
</thead>
<tbody>
<tr>
<td>Great Basin Valleys</td>
<td>Alpine, Inyo, Mono</td>
</tr>
<tr>
<td>Lake Tahoe</td>
<td>El Dorado, Placer* (portions)</td>
</tr>
<tr>
<td>Mountain Counties</td>
<td>Amador, Calaveras, El Dorado, Mariposa, Nevada, Placer* (portions), Plumas, Sierra, Tuolumne</td>
</tr>
<tr>
<td>Northeast Plateau</td>
<td>Lassen, Modoc, Siskiyou</td>
</tr>
<tr>
<td>North Coast</td>
<td>Del Norte, Trinity</td>
</tr>
<tr>
<td>Sacramento Valley</td>
<td>Shasta</td>
</tr>
</tbody>
</table>

* Only part of Placer County is included in Type “A” in this air basin
Figure II-2. ZIP Codes Used to Describe Proposed Newly Identified Type "A" Areas
Placer County is divided among three air basins: Sacramento Valley, the Mountain Counties, and Lake Tahoe. All portions of Placer County in the Lake Tahoe Air Basin are in Type "A." No parts of Placer County that are in the Sacramento Valley Air Basin are Type "A." The portion of Placer County that is in the Mountain Counties Air Basin is Type "A." The Sacramento Valley and Mountain Counties Air Basin share a common border. The border is termed "Range 9 east, Mount Diablo Baseline and Meridian" (M.D.B. & M). Range 9 east M.D.B. & M is not clearly defined by conventional maps. Figure II-3 shows the line that forms the border between the Sacramento Valley and Mountain Counties Air Basins.

Figure II-3. Range 9 East Mount Diablo Baseline and Meridian in Placer County: the Boundary for Existing Type “A” Areas

To help clarify areas considered Type “A” in Placer County, ZIP codes could be used. However, four ZIP codes span Range 9 east M.D.B. & M: 95602, 95603, 95631 and 95722. ZIP codes 95602 and 95603 define areas including the city of Auburn. ZIP code 95631 describes Foresthill. ZIP code 95722 identifies the community of Meadow Vista. Staff further evaluated whether the entirety of these four ZIP codes should be added to Type “A.”

As was done to identify additional areas to consider adding to Type “A,” staff reviewed average monthly minimum temperature data for the months December through March. This review indicates that areas west of Range 9 east M.D.B. & M are beyond the identified winter freezing regions and are densely populated areas including the city of
Auburn. The entirety of the city of Auburn is beyond Type "A" and is not bisected by Range 9 east M.D.B. & M.

The same cannot be said for the community of Meadow Vista, ZIP code 95722. Range 9 east M.D.B. & M. splits the community of Meadow Vista. This means that some businesses in this community are able to sell higher VOC content AWWF while other areas of this same community are not. To provide consistency and clarity staff is proposing to add all of ZIP code 95722 into Type "A." The area of ZIP code 95722 that would be added to Type "A" is shown with diagonal lines in Figure II-3.

The areas of ZIP Codes 95602, 95603, and 95631 which lie east of Range 9 east M.D.B. & M appear to be rural areas or public land. No cities or communities of these three ZIP codes appear to span Range 9 east M.D.B. & M. Therefore adding the entire area of these three ZIP codes is not warranted or supported by our freezing temperature data. Because no cities are impacted by this boundary there should be no confusion as to which AWWF products could be offered for sale in the areas to the west of Range 9 east M.D.B. & M—premixed products with 1 percent by weight VOC content. We also note that adding all areas of these ZIP codes would substantially erode air quality benefits from the regulation of AWWF.

To clarify those areas of Placer County included in Type "A," staff proposes to list appropriate ZIP codes within the definition of AWWF (see Table II-4) and add all of the community of Meadow Vista described by ZIP code 95722. As a further aid, staff maintains a website that also describes Type "A" vs. Nontype "A" areas along Range 9 east M.D.B. & M. The website can be accessed at: http://www.arb.ca.gov/consprod/regact/awwf/awwf.htm

4. Determining Emission Impacts

Another part of our analysis for the proposal was to evaluate the emissions impact that could occur if additional areas of the State were to be added to Type "A." As stated earlier, the net effect of adding regions into Type "A" would be to allow the sale of premixed AWWF products with VOC content of up to 25 percent by weight VOC—in addition to or in place of—the currently available 1 percent VOC by weight premixed product.

To evaluate the potential emission increases staff used existing survey data (grown to current year by population) to determine a per capita AWWF usage per day (ARB, 2006). Staff then calculated the emission increase by multiplying this daily usage of AWWF by the population in the proposed new Type "A" areas to get the total amount of product used. This result was then used to determine emissions if all product sold was either 1 or 25 percent by weight VOC. The difference is the potential VOC emissions increase.

Staff estimates that the statewide VOC emissions increase would be about 0.12 tons per day (tpd). This analysis assumes that all product used was premixed AWWF. In
reality, in these areas there is some use of dilutable AWWF at a higher VOC content than 1 percent by weight, as allowed by regulation, thus the emissions increase is likely overstated. Table II-2 displays the estimated emissions impact by air basin. In the context of having reduced VOC emissions by over 25 tpd from this category, staff believes the increase to be quite small. A more detailed description of this analysis is included as Appendix B to this report.

Table II-2
Estimated Emissions Increases in Affected Air Basins

<table>
<thead>
<tr>
<th>Air Basin</th>
<th>VOC Emission Increase (tpd)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mojave Desert</td>
<td>0.02</td>
</tr>
<tr>
<td>San Joaquin Valley</td>
<td>0.03</td>
</tr>
<tr>
<td>South Coast</td>
<td>0.04</td>
</tr>
<tr>
<td>Northern Air Basins**</td>
<td>0.02</td>
</tr>
<tr>
<td>San Diego</td>
<td>&lt; 0.01</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>0.12</td>
</tr>
</tbody>
</table>

* Values are rounded
** Includes Sacramento Valley, North Coast, and Lake County Air Basin

5. Summary of the Proposed Solutions

To resolve issues associated with regulatory provisions for AWWF products staff is proposing to add areas of the State that routinely experience freezing temperatures into Type “A.” This would allow ready-to-use products with higher VOC content to be sold which, in turn, should alleviate potential hazardous driving conditions that could result from use of a lower VOC content AWWF. Staff is also proposing to better define existing Type “A” areas. A third proposal would allow clear instructions to be included on dilutable product labels to indicate that these products can be diluted to Type “A” specifications when warranted by weather conditions.

Areas proposed for addition to Type “A” are those areas with the most severe winter temperatures that are not currently in Type “A.” Clearly, there are additional areas of the State that occasionally experience freezing temperatures during the winter months. For residents in these areas, when freezing temperatures do occur, dilutable products are available for use. Our proposal would further clarify that diluting these products for freezing conditions is allowed.

C. Proposed Amendments and the Rationale Supporting the Proposals

This section describes the proposed amendments that would implement the solutions to address the issues with current regulatory provisions for AWWF products. The rationale supporting the amendments is also explained.
This section is intended to satisfy the requirements of Government Code Section 11343.2, which requires that a noncontrolling "plain English" summary of the regulation be made available to the public. The proposed amendments to the Consumer Products Regulation are set forth in Appendix A to this report.

1. Proposed Amendments

Amendments are being proposed to section 94508, "Definitions," and section 94509, "Standards for Consumer Products," of the Regulation for Reducing Emissions from Consumer Products. The regulation is codified in title 17, California Code of Regulations, Division 3, Chapter 1, Subchapter 8.5, Article 2, Consumer Products, sections 94507-94517 (Consumer Products Regulation).

Where applicable, key terms or concepts involved in each proposed amendment are described. In the sections below, we describe the proposed amendments and the rationale for them.

a. Definitions (Section 94508)

At present, contained in section 94508 are definitions for Automotive Windshield Washer Fluid (dilutable) and Automotive Windshield Washer Fluid (premixed). In addition, rather than providing a definition in section 94508, the current regulation includes a description of Type "A" areas in the Table of Standards, section 94509(a). Specifically, Type "A" areas are described as Del Norte, Shasta and Trinity Counties; the Great Basin Valley, Lake Tahoe, Mountain Counties, and Northeast Plateau Air Basins, as defined in title 17, California Code of Regulations, sections 60105, 60108, 60111, and 60113. Staff is proposing to consolidate all definitions pertaining to Automotive Windshield Washer Fluid (AWWF) products into a modified AWWF definition. This should make the regulation easier to understand, and allow stakeholders to review all definitions pertaining to AWWF in one place.

We are proposing to delete the description for Type "A" in the Table of Standards and instead define Type "A" within the reorganized AWWF definition. In addition, within the proposed AWWF definition, we would include the definitions for "premixed," "dilutable," and "Nontype "A" area." The term "Nontype "A" area" is proposed to replace the term "All other areas." The term Nontype "A" area would be simply defined as all areas that are not Type "A."

The proposed definitional changes would also clarify the areas of the State that are currently included in Type "A." Specifically, we are proposing to include the names of the counties that comprise the air basins in existing Type "A" areas. Staff believes that county boundaries are more readily understood than are air basin boundaries. Thus defining existing Type "A" areas by county should clarify and simplify areas termed Type "A." Table II-3 displays these counties.
Table II-3
Counts that Comprise Existing Type “A” Areas

<table>
<thead>
<tr>
<th>Air Basin</th>
<th>Counties</th>
</tr>
</thead>
<tbody>
<tr>
<td>Great Basin Valleys</td>
<td>Alpine, Inyo, Mono</td>
</tr>
<tr>
<td>Lake Tahoe</td>
<td>El Dorado, Placer (portions)</td>
</tr>
<tr>
<td>Mountain Counties</td>
<td>Amador, Calaveras, El Dorado, Mariposa, Nevada, Placer (portions), Plumas, Sierra, Tuolumne</td>
</tr>
<tr>
<td>Northeast Plateau</td>
<td>Lassen, Modoc, Siskiyou</td>
</tr>
<tr>
<td>North Coast</td>
<td>Del Norte, Trinity</td>
</tr>
<tr>
<td>Sacramento Valley</td>
<td>Shasta</td>
</tr>
</tbody>
</table>

As shown in Table II-3, only portions of Placer County are included in the Mountain Counties Air Basin Type “A” area. To help provide regulatory clarity staff is proposing to include in the AWWF definition the ZIP codes of Placer County included in Type “A.”

As described in section B.3 of this chapter, several ZIP codes span the boundary for Type “A” areas in Placer County. Because the boundary line bisects the Meadow Vista community, to alleviate potential confusion, staff is proposing to add all of the ZIP code for Meadow Vista, 95722, into the Type “A” area. The ZIP codes that define Type “A” areas in Placer County are shown in Table II-4.

Table II-4
ZIP Codes of Placer County that are Type “A” Areas or Proposed Type “A” Areas

<table>
<thead>
<tr>
<th>Post Office Name</th>
<th>ZIP Code</th>
<th>Post Office Name</th>
<th>ZIP Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auburn</td>
<td>95602*</td>
<td>Norden</td>
<td>95724</td>
</tr>
<tr>
<td>Auburn</td>
<td>95603*</td>
<td>Carnelian Bay</td>
<td>96140</td>
</tr>
<tr>
<td>Foresthill</td>
<td>95631*</td>
<td>Homewood</td>
<td>96141</td>
</tr>
<tr>
<td>Alta</td>
<td>95701</td>
<td>Tahoma</td>
<td>96142</td>
</tr>
<tr>
<td>Applegate</td>
<td>95703</td>
<td>Kings Beach</td>
<td>96143</td>
</tr>
<tr>
<td>Colfax</td>
<td>95713</td>
<td>Tahoe City</td>
<td>96145</td>
</tr>
<tr>
<td>Dutch Flat</td>
<td>95714</td>
<td>Olympic Valley</td>
<td>96146</td>
</tr>
<tr>
<td>Emigrant Gap</td>
<td>95715</td>
<td>Tahoe Vista</td>
<td>96148</td>
</tr>
<tr>
<td>Gold Run</td>
<td>95717</td>
<td>Truckee</td>
<td>96161</td>
</tr>
<tr>
<td>Meadow Vista</td>
<td>95722</td>
<td>Truckee</td>
<td>96162</td>
</tr>
</tbody>
</table>

* Only the portion of ZIP codes 95602, 95603, and 95631 that lie to the east of Range 9 east, Mount Diablo Baseline and Meridian.

We are also proposing to add additional areas to the Type “A” definition. As described earlier in this chapter, we have identified additional areas that routinely experience freezing temperatures during the winter. As proposed, the areas to be added would be
listed by ZIP codes and the county where the ZIP codes are located. County names are provided as a point of reference only. All portions of the identified ZIP codes (regardless of the county listed) would be added to Type "A" areas. The ZIP codes representing the areas proposed for addition are shown Table II-5.

<table>
<thead>
<tr>
<th>County*</th>
<th>ZIP Code</th>
<th>County*</th>
<th>ZIP Code</th>
<th>County*</th>
<th>ZIP Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Butte</td>
<td>95954</td>
<td>Madera</td>
<td>00020</td>
<td>San Bernardino</td>
<td>92382</td>
</tr>
<tr>
<td>Butte/Tehama</td>
<td>95942</td>
<td>Madera</td>
<td>93643</td>
<td>San Bernardino</td>
<td>92385</td>
</tr>
<tr>
<td>Fresno</td>
<td>00017</td>
<td>Madera</td>
<td>93644</td>
<td>San Bernardino</td>
<td>92397</td>
</tr>
<tr>
<td>Fresno</td>
<td>93621</td>
<td>Riverside</td>
<td>92549</td>
<td>San Diego</td>
<td>91962</td>
</tr>
<tr>
<td>Fresno</td>
<td>93628</td>
<td>Riverside</td>
<td>92561</td>
<td>Santa Barbara</td>
<td>00032</td>
</tr>
<tr>
<td>Fresno</td>
<td>93664</td>
<td>San Bernardino</td>
<td>91759</td>
<td>Tehama</td>
<td>00037</td>
</tr>
<tr>
<td>Fresno/Tulare</td>
<td>93633</td>
<td>San Bernardino</td>
<td>92256</td>
<td>Tehama</td>
<td>00038</td>
</tr>
<tr>
<td>Glenn</td>
<td>00047</td>
<td>San Bernardino</td>
<td>92305</td>
<td>Tehama</td>
<td>96063</td>
</tr>
<tr>
<td>Humboldt</td>
<td>00050</td>
<td>San Bernardino</td>
<td>92314</td>
<td>Tulare</td>
<td>00026</td>
</tr>
<tr>
<td>Kern</td>
<td>00016</td>
<td>San Bernardino</td>
<td>92315</td>
<td>Tulare</td>
<td>93260</td>
</tr>
<tr>
<td>Kern</td>
<td>93255</td>
<td>San Bernardino</td>
<td>92317</td>
<td>Tulare</td>
<td>93262</td>
</tr>
<tr>
<td>Kern</td>
<td>93285</td>
<td>San Bernardino</td>
<td>92321</td>
<td>Tulare</td>
<td>93265</td>
</tr>
<tr>
<td>Kern/Ventura</td>
<td>93225</td>
<td>San Bernardino</td>
<td>92339</td>
<td>Tulare</td>
<td>93271</td>
</tr>
<tr>
<td>Kern</td>
<td>93226</td>
<td>San Bernardino</td>
<td>92352</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kern/Ventura/Santa Barbara/San Luis Obispo</td>
<td>93252</td>
<td>San Bernardino</td>
<td>92358</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* County names are provided for reference only. All identified ZIP codes (regardless of the county listed) are proposed for addition to Type "A" areas.

The proposal is designed to minimize the emission increases resulting from the sale of higher VOC AWWF products in more areas of the State, while acknowledging that there are additional areas that require a higher VOC content AWWF product to prevent the AWWF from freezing. The net effect of adding areas to Type "A" would be to allow, but not require, the sale of ready-to-use ( premixed) AWWF products with a VOC content of 25 percent by weight in the identified areas.
b. Proposed Amendments to Standards for Consumer Products (section 94509)

Several modifications to section 94509 are proposed as described below.

i. Section 94509(a), Table of Standards

As previously mentioned, we are proposing to delete the description of Type “A” area in the Table of Standards and instead refer to the proposed reorganized definition for AWWF in section 94508(a). The proposed amendments would replace the term “All other areas” in the Table of Standards with the term Nontype “A” areas. These changes are proposed to provide clarity. It would also be impractical to include the modified description of Type “A” area in the Table of Standards.

ii. Section 94509(b), Products that are Diluted Prior to Use

Subsection 94509(b)(3)(B) currently specifies labeling requirements for dilutable (concentrated) products. The labeling requirements allow a single concentrated product to be sold in all areas of the State provided that dilution instructions clearly specify how the product is to be diluted for Type “A” areas and “All other areas.” This section would be modified to replace the term “All other areas” with the newly defined term Nontype “A” area. However, use of the term “All other areas” for products that provide dilution instructions for these areas would continue to be in compliance as long as the dilution instructions result in a final concentration of no more than 1 percent by weight VOC.

Section 94509(b) would be further modified to add new subpart (C). Subpart (C) would clarify that language on dilutable products may include instructions for the consumer to dilute the product as specified for Type “A” areas, if the consumer intends to travel to an area when freezing temperatures are expected. This language would allow the consumer to prepare for winter driving conditions prior to experiencing freezing temperatures.

We also note that areas proposed for addition to Type “A” are those areas with the most severe winter temperatures that are not currently in Type “A.” Clearly, there are additional areas of the State that occasionally experience freezing temperatures during the winter months. For residents in these areas, when freezing temperatures do occur, dilutable products are available for use. Our proposal would further clarify that diluting these products for freezing conditions is allowed.

iii. Effective Date

Staff is proposing that the amendments would become effective when filed with the Secretary of State, i.e., the effective date of the amendments. This proposal is designed to allow sale of higher VOC AWWF into additional areas of the State as soon as possible to alleviate potential hazardous driving conditions.
2. Compliance with the Proposed Amendments

While the proposed amendments would expand Type “A” areas, reformulation of AWWF products for these areas is not required. This is because ready-to-use (premixed) AWWF products that comply with the December 31, 2008, 25 percent by weight VOC limit are already sold in existing Type “A” areas. The proposed amendments would allow, but not require, these products to be sold, supplied, or offered for sale into additional areas. In addition, premixed AWWF currently sold in these areas would continue to be in compliance because their VOC content is no more than 1 percent by weight. We expect manufacturers of AWWF products, as well as distributors and retailers, to make a business decision as to whether to offer for sale the higher VOC ready-to-use (premixed) AWWF products into the expanded area.

Likewise, the proposed labeling language would not require the dilution language on dilutable product labels to be changed. It would also be a business decision as to whether to make label modifications to advise the consumer to dilute concentrated products as specified for Type “A” areas if traveling to areas experiencing freezing temperatures.

While not mandated, we believe most manufacturers, distributors, and retailers will make the changes allowed by the proposed amendments as a service to their customers.
III. Summary of Recommended Action and Alternatives to the Proposed Regulation

This chapter contains staff’s recommendation to adopt the proposed amendments. It also sets forth two alternatives to the proposal that were considered, but rejected by staff, in favor of the recommended proposal.

A. Recommended Action

Staff recommends that the Board adopt the proposed amendments to the California Consumer Products Regulation that would modify and clarify provisions related to Automotive Windshield Washer Fluid (AWWF) products. Adoption of the amendments would expand Type “A” areas and clarify other regulatory provisions pertaining to AWWF products. The net effect of expanding Type “A” areas would be to allow, but not require, the sale of premixed AWWF products with a VOC content of up to 25 percent by weight. Amendments are proposed to sections 94508 and 94509 of title 17, California Code of Regulations. A description of the proposed amendments and rationale for them is contained in Chapters II and VII. The regulatory text for the proposed amendments is set forth in Appendix A.

B. Evaluation of Regulatory Alternatives

Government Code section 11346.2 requires ARB to consider and evaluate reasonable alternatives to the proposed amendments and provide reasons for rejecting those alternatives. Staff has evaluated potential alternatives to the proposal including “taking no action,” and using a different approach to describe areas proposed for addition to Type “A.”

A rationale for rejecting the alternatives is also provided. Staff has determined that no alternative considered by the agency would be more effective in carrying out the purpose for which the regulation is proposed, or would be as effective or less burdensome to affected private parties than the proposed regulation.

1. Taking No Action

A “taking no action” alternative would leave Type “A” areas unchanged. However, as described in Chapter II, the current description of Type “A” areas does not include several areas of California that routinely experience freezing temperatures during the winter months. Consumers in these areas currently only have access to ready-to-use AWWF products with a 1 percent by weight VOC content. This VOC level is not sufficient to keep the AWWF products from freezing at low temperatures and creates a potential hazard in these areas should the AWWF product freeze in the reservoir or
freeze when applied to the windshield. While concentrated products are available statewide that should alleviate this situation, dilution instructions direct the end user in Nontype “A” areas to dilute the product to a concentration of 1 percent by weight. Hence, having concentrated products available does not alleviate the situation.

Staff rejected this alternative because the “taking no action” alternative leaves residents in areas with routine freezing temperatures, but not currently considered Type “A,” without suitable AWWF products to provide the necessary anti-freeze protection.

2. Define New Type “A” Areas by County Boundaries

Current Type “A” areas are identified by either county or air basin boundaries. Therefore, a straight-forward approach to add areas to Type “A” would be to include the entire county if a portion of that county has an identified freezing region. Our analysis indicates that including the entire county would expand the Type “A” areas well beyond areas where freezing temperatures are common in the winter months, and result in much greater emission increases than would the staff’s proposal. For example, if all of Tulare County were to be considered a Type “A” area, potential emission increases would be about 0.5 tons per day. Using ZIP codes to identify freezing regions within Tulare County to be included in the Type “A” area, which is the staff’s proposal, results in a VOC emission increase of about 0.01 tons per day.

Staff has tried to balance the need to have easily understood Type “A” area boundaries while minimizing emission increases. Staff believes using ZIP codes to describe as Type “A” only those areas of a county in the identified freezing regions is the better approach to minimize emission increases. This is important because many of the identified areas are in ozone nonattainment areas, such as the San Joaquin Valley Air Basin and the South Coast Air Basin. Therefore, staff rejected this approach in an effort to minimize the potential VOC emissions increase in these areas.
IV. Environmental Impacts Analysis

This chapter provides an environmental analysis for the proposed amendments. Based on ARB staff’s review, implementation of the proposed amendments to the Regulation for Reducing Emissions from Consumer Products would not result in any potentially significant adverse environmental impacts on the environment. This analysis provides the basis for reaching this conclusion.

A. Environmental Review Process

ARB is the lead agency for the proposed amendments and has prepared this environmental analysis pursuant to its regulatory program certified by the Secretary of the Natural Resources Agency (14 CCR 15251(d); 17 CCR 60005-60007). In accordance with Public Resources Code (PRC) section 21080.5 of the California Environmental Quality Act (CEQA), public agencies with certified regulatory programs are exempt from certain CEQA requirements including, but not limited to, preparing environmental impact reports, negative declarations, and initial studies. As required by ARB’s certified regulatory program, and the policy and substantive requirements of CEQA, ARB staff has prepared an assessment of the potential for significant adverse and beneficial environmental impacts associated with the proposed regulation and a succinct analysis of those impacts. This environmental analysis is part of this Staff Report: Initial Statement of Reasons (ISOR) prepared for the rulemaking. The resource areas from the CEQA Guidelines Environmental Checklist were used as a framework for assessing the potential for significant impacts.

When ARB adopts a rule or regulation requiring the installation of pollution control equipment, or a performance standard or treatment requirement, CEQA requires ARB to conduct “an environmental analysis of the reasonably foreseeable methods of compliance by which that rule or regulation will be achieved” (PRC section 21159). This analysis describes the reasonably foreseeable methods of compliance with these amendments and the potential for adverse environmental impacts associated with those actions.

If comments received during the public review period raise significant environmental issues, staff will summarize and respond to the comments in writing. The written responses will be included in the Final Statement of Reasons (FSOR) for the regulation. Before taking final action on any proposed action for which significant environmental issues have been raised, the decision maker shall approve the written responses to these issues. If the regulation is adopted, a Notice of Decision will be posted on ARB’s website and filed with the Secretary of the Natural Resources Agency for public inspection.
B. Proposed Regulation

1. Description

In this rulemaking, ARB staff is proposing amendments to the provisions for Automotive Windshield Washer Fluid (AWWF) products. As described in Chapter I, AWWF products are regulated based on the area of the State where they are to be sold. The term Type "A" area is used to describe regions of the State which experience freezing temperatures. In Type "A" areas, premixed ready-to-use AWWF products may be sold with a volatile organic compound (VOC) content of up to 25 percent by weight to prevent the fluid from freezing.

The amendments are designed to redefine Type "A" areas because the current description does not include some areas of the State that routinely experience freezing temperatures in the winter. The areas proposed for addition are mountainous areas of the following counties: Butte, Fresno, Glenn, Humboldt, Kern, Madera, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Tehama, Tulare, and Ventura. The proposed amendments would also define additional areas of Placer County as Type "A."

In addition the proposed amendments would allow additional clarifying language to be included on labels for products that are diluted prior to use. As proposed, Responsible Parties may include, along with the currently required dilution instructions, language advising consumers to dilute the product for Type "A" areas if traveling to areas where freezing temperatures are expected.

2. Objectives

The proposal to expand Type "A" areas is designed to allow, but not require, premixed (ready-to-use) products with a VOC content of 25 percent by weight to be offered for sale in additional areas of the State that experience freezing temperatures during the winter months. Proposed labeling provisions for dilutable products are designed to clarify that the end user may dilute the product appropriately for winter driving conditions whether they reside in Type "A" areas or not. These proposals would make it less likely that consumers would encounter hazardous driving conditions because the AWWF product freezes in the reservoir or when sprayed onto the windshield.

3. Methods of Compliance

While the proposed amendments would expand Type "A" areas, manufacturers and distributors are not required to sell or supply AWWF products with higher VOC content into these areas. There would not be a need for reformulation because ready-to-use (premixed) AWWF products that comply with the December 31, 2008, 25 percent by weight VOC limit are already sold in existing Type "A" areas. In addition, premixed AWWF currently sold in these areas would continue to be in compliance because their VOC content is no more than 1 percent by weight.
Moreover, manufacturers may choose, but are not required, to modify dilutable product labels to advise the consumer on how to dilute the product if traveling to areas where freezing temperatures are expected.

Businesses that offer for sale or use AWWF products may be impacted by the proposed amendments. However, because the proposed amendments only allow, but do not require, a specific action, it would ultimately be a business decision as to whether operations should be modified. Distributors, for example, may choose to modify their distribution systems to supply higher VOC content AWWF products into the expanded Type “A” areas which may potentially involve revising their computer databases. Additionally, businesses and retailers that had been required to sell only the lower VOC content premixed AWWF, may now choose to offer for sale the higher VOC AWWF in addition to (or instead of) the lower VOC AWWF product.

C. Environmental Impacts

1. Beneficial Impacts

Staff did not identify any beneficial environmental impacts directly associated with this proposal. However, consumers should benefit from the proposed amendments by having access to a higher VOC content AWWF product in areas where freezing temperatures are common. Language on dilutable product labels would also benefit the consumer by clarifying that they can mix the concentrated products to the Type “A” dilution, regardless of their location when freezing temperatures are expected. These proposals are designed to alleviate potential hazardous driving conditions that may result from use of the 1 percent by weight VOC content AWWF.

2. Resource Areas with No Impacts

Staff has evaluated the proposed amendments to determine whether implementation of the proposed amendments to the Consumer Products Regulation would have the potential to adversely impact the environment.

Based on staff's review, it has been determined that the proposed amendments would not have a significant adverse impact on the environment. The rationale for making this determination is further explained below.

AWWF products are currently sold throughout California. The proposed amendments would allow, but not require, the sale or supply of higher VOC content AWWF into additional areas of the State that had previously sold only the lower VOC content AWWF. Other than a difference in VOC content, the AWWF products are identical in size, comparable in weight, and used in the same manner. After applying AWWF to clean the windshield—regardless of VOC content—the product is designed to evaporate.
Expanding the areas where AWWF products with higher VOC content can be sold will result in increased VOC emissions. We estimate that the emissions could increase by as much as 0.12 tons per day statewide. This estimate assumes that all AWWF used in the newly identified Type “A” areas is the 1 percent by weight premixed AWWF, and that all of this product will be replaced by premixed AWWF with 25 percent by weight VOC content. In reality, dilutable concentrated products are used to some extent in these areas at concentrations higher than 1 percent by weight VOC, as allowed by current regulation, so the assumed VOC increase is conservative and is likely smaller.

These proposed amendments, taken alone, are expected to result in a small VOC emissions increase. However, new or lower VOC limits for various categories of consumer products are scheduled to become effective concurrent with these amendments. In a 2010 rulemaking the Board approved, and subsequently adopted, VOC limits for consumer products resulting in a 6.7 ton per day statewide VOC emissions decrease beginning on December 31, 2012 (ARB, 2010). Even further VOC emissions reductions from this 2010 rulemaking are expected to occur at the end of 2013. Additionally, staff is currently working on another consumer products rulemaking that will result in even further reductions from consumer products. While there is a slight erosion of emission reduction benefit from these proposed amendments, the reductions from the 2010 rulemaking and the future rulemaking will more than offset this small emissions increase. Taken together then, we do not expect a significant adverse impact on air quality because overall consumer product VOC emissions will be less.

Climate change or global warming is the process whereby emissions of anthropogenic pollutants, together with other naturally occurring gases, absorb infrared radiation in the atmosphere, leading to increases in the overall average global temperature. Gases in the atmosphere can contribute to the greenhouse effect both directly and indirectly. Direct effects occur when the gas itself is a greenhouse gas (GHG). Indirect radiative forcing occurs when chemical transformations of the original gas produce other GHG. Such is the case for VOCs; they are considered GHGs primarily because of their role in forming ozone and prolonging the life of methane, both of which are GHGs. The small VOC emissions increase that would occur from these amendments is not expected to have an adverse impact on climate change because the compounds used in AWWF products are not potent ozone formers. Additionally, this rulemaking, together with the VOC reductions occurring from the previously mentioned 2010 rulemaking, will result in a net decrease in VOC emissions.

In general, there are hazards associated with many products containing VOCs if used, handled, or disposed of incorrectly. California currently has a strong regulatory system to manage hazardous materials and hazardous waste—from generation to final disposition—under which the AWWF products would be regulated. Hazardous materials, including products containing VOCs, are currently required to be labeled and accompanied by a Material Safety Data Sheet when sold (by State or federal regulations) in order to warn the end user of its potential hazards and safe handling. The AWWF products will not change as a result of these proposed amendments;
therefore, the potential hazards already identified on the label (flammable and toxic) will not change. Both higher and lower VOC AWWF products are formulated with water, short chain alcohols (such as methyl, ethyl, or propyl), smaller amounts of glycol ethers, and surfactants. The alcohols are typically used to provide the anti-freeze protection without leaving a greasy film on the windshield, while the glycol ethers and surfactants provide the cleaning function. This same suite of VOCs is used to formulate dilutable and premixed AWWF products. Individual exposure to the VOCs in AWWF products is minimal because it is essentially limited to when the AWWF is added to the reservoir. Users are otherwise inside of their vehicles at the time the product is applied to their windshields, thus limiting any exposure. Label instructions must be properly followed and warnings heeded in order to eliminate any adverse exposure to this product.

Staff does not expect any impacts on traffic and transportation systems because AWWF products are already distributed statewide. The weight, size, and amounts of AWWF products to be offered for sale and distribution will be similar to the existing situation, and there would be no changes to the current traffic routes and frequencies; therefore, there would not be any additional emissions associated with traffic or in the transportation of AWWF products.

Staff has concluded that the proposed amendments would not have a significant adverse impact on the following resource areas: aesthetics; agricultural and forestry resources; biological resources; cultural resources; geology and soils; hydrology and water quality; land use planning; mineral resources; noise; population and housing; public services; or recreation. These areas would not be impacted because compliance with the regulation does not require any action that could affect these resources, either directly or indirectly.

No discussion of alternatives or mitigation measures is necessary because no significant adverse environmental impacts were identified for these resource areas.
V. Environmental Justice

The ARB has made the achievement of environmental justice an integral part of its activities. State law defines environmental justice as the fair treatment of people of all races, cultures, and incomes with respect to the development, adoption, implementation, and enforcement of environmental laws, regulations, and policies.

The Board approved Environmental Justice Policies and Actions (Policies) on December 13, 2001. These Policies establish a framework for incorporating environmental justice into the ARB's programs consistent with the directives of State law. The Policies apply to all communities in California, but recognize that environmental justice issues have been raised more in the context of low-income and minority communities.

We believe the proposed amendments to the Consumer Products Regulation pertaining to AWWF are consistent with environmental justice policies. The goal of the proposed amendments is to alleviate potential hazardous driving conditions in areas that routinely experience freezing temperatures by allowing higher VOC content AWWF to be sold in additional areas of the State. These higher VOC products help prevent the AWWF from freezing either in the vehicle's reservoir or when applied to the windshield. All residents in the proposed expanded Type "A" areas will have access to the higher VOC AWWF, and these products are comparably priced to the lower VOC content AWWF. The proposed amendments would potentially result in a slight increase in VOC emissions in the expanded Type "A" areas. Because of how AWWF products are used, however, this increase would not be concentrated in any particular area, but rather would be widely distributed across the entire area. For these reasons, we do not expect any communities, especially those with low-income and minority populations, regardless of location, to be disproportionally impacted by adoption of the proposed amendments.
VI. Economic Impacts

This chapter provides our analysis of the estimated economic and fiscal impacts associated with complying with the proposed amendments. This economic impacts analysis was conducted in accordance with the current legal requirements under the Administrative Procedure Act (APA).

The proposed amendments are designed to redefine Type “A” areas because the current description does not include some areas that routinely experience freezing temperatures in the winter. The effect of including these areas in Type “A” would be to allow, but not require, the sale of premixed Automotive Windshield Washer Fluid (AWWF) products with a volatile organic compound (VOC) content of up to 25 percent by weight rather than, or in addition to, the current 1 percent by weight products.

In addition the proposed amendments would allow Responsible Parties to include language on dilutable product labels to advise consumers how the product should be diluted when they expect to travel to areas that are experiencing freezing temperatures. Proposed amendments would also clarify existing Type “A” areas.

A. Summary of Economic Impacts

The proposed amendments allow, but do not require, higher VOC AWWF products to be sold into the additional Type “A” areas. Likewise proposed labeling language would not require the dilution language on dilutable product labels to be changed. Therefore, the economic impacts of the proposed amendments are neutral. We do not expect businesses to incur any costs to reformulate AWWF products. However, to sell, or offer for sale, higher VOC products into the added Type “A” areas, distribution systems may have to be modified. We believe this cost to be negligible. Should manufacturers opt to modify product labels, costs are estimated to be about $165 per manufacturer. While the proposed amendments do not require a specific action, we expect most manufacturers, distributors, and retailers to accommodate the proposals if it would be profitable to do so or as a service to their customers.

B. Impacts on California Businesses, Consumers, and State and Local Agencies

Section 11346.3 of the Government Code requires State agencies to assess the potential for adverse economic impacts on California business enterprises and individuals when proposing to adopt or amend any administrative regulation. The assessment must include a consideration of the impact of the proposed regulation on California jobs; business expansion, elimination or creation; and the ability of California businesses to compete with businesses in other states.
1. Potential Impacts on California Businesses

The proposed amendments should have no discernible cost impact on California businesses. Businesses may choose whether to sell, supply, or offer for sale higher VOC AWWF in the areas proposed for inclusion into Type "A." Manufacturers incurred reformulation costs in the 2008 timeframe to comply with the 25 percent by weight VOC limit for Type "A" areas. This same formulation would be compliant in the areas proposed for addition to Type "A." Should they choose to expand distribution of these products into new Type "A" areas, there would be minor costs associated with redesigning distribution systems. However, transportation costs are expected to remain stable because the weight, size, and amounts of AWWF to be offered for sale would be comparable to the existing situation. The proposed dilution language is also not required to be included on product labels. Thus, it can be presumed that manufacturers will choose to update their product label dilution instructions if it would be profitable to do so or as a service to their customers. Costs for revising product labels of concentrated AWWF are also expected to be negligible. However, if manufacturers choose to modify the labels, we estimate the cost to be about $165 per manufacturer or a total one-time cost of about $4,000 ($165 x 24 businesses = $3,960).

Likewise, we do not expect retailers in the expanded Type "A" areas to experience costs associated with the proposed amendments. AWWF products are sold in a variety of businesses including home supply stores, automotive parts and tire stores, gasoline filling and service stations, and variety stores. Using the Dun and Bradstreet Market Insight database, we identified 41 such businesses in the affected areas; 37 of them are small businesses (D&B, 2012). The AWWF products these businesses currently offer for sale would continue to be compliant so we believe there would be no costs associated with product recall or sell-through provisions. We expect retailers to make business decisions as to whether to offer for sale higher VOC premixed AWWF products in the expanded Type "A" area instead of, or in addition to, the current products. However, we expect most retailers to offer for sale the higher VOC products.

2. Potential Impacts on Business Creation, Elimination, or Expansion

The amendments would add areas of California into Type "A." This could result in different AWWF products being offered for sale in these areas, but should not cause any noticeable increase or decrease in sales of AWWF products. Therefore, we do not believe there would be impacts on business creation, elimination, or expansion.

3. Potential Impacts on Business Competitiveness

The proposed amendments would have no impact on the ability of California businesses to compete with businesses in other states. Because the proposed amendments would have no noticeable cost impact, the staff's proposal should not present any economic disadvantages specific to California businesses.

Technical Support Document Chapter VI-30
4. Potential Impacts on California Employment

The proposed amendments are not expected to cause any change in California employment and payroll. The proposed amendments would only change the types of products that may be sold in small areas of the State. Overall, we expect total sales of AWWF products to remain unchanged.

5. Potential Impacts on California Consumers

Consumers in the expanded Type “A” areas would potentially benefit by having access to ready-to-use, freeze resistant AWWF products. These products are potentially more convenient to use than are dilutable products. We also expect consumers to experience little or no difference in the price of the available AWWF products. Premixed AWWF products, regardless of VOC content appear to be comparably priced.

Modified labeling requirements for dilutable products would help provide clarity for consumers regarding the use of these products in freezing conditions.

6. Potential Impacts to California State or Local Agencies

State agencies are required to estimate the cost or savings to any State or local agency and school district in accordance with instructions adopted by the Department of Finance. The estimate shall include any nondiscretionary cost or savings to local agencies and the cost or savings in federal funding to the State.

We have determined that the proposed amendments will not create costs or savings, as defined in Government Code section 11346.5(a)(6), to any State agency or in federal funding to the State, costs or mandate to any local agency or school district whether or not reimbursable by the State pursuant to Part 7 (commencing with section 17500), Division 4, title 2 of the Government Code, or other nondiscretionary savings to local agencies.

C. Mitigation of Potential Impacts

If adopted by the Board, the proposed amendments would be incorporated into sections 95408 and 94509 of the Consumer Products Regulation (title 17, California Code of Regulations, sections 94507-94517). We do not expect there to be any noticeable economic impacts associated with complying with the proposed amendments. Therefore, no mitigation strategies are necessary. We believe manufacturers, distributors, and/or retailers will make business decisions as to how to respond to the proposed amendments, with the goal of maintaining or improving profitability.
VII. Summary and Rationale for the Proposed Amendments

This chapter provides a summary of specific changes to the regulation and the reason, or rationale, for the change. Amendments are being proposed to section 94508, "Definitions," and section 94509, "Standards for Consumer Products." Any sections of the regulation without proposed changes are not included here.

A. Summary of Section 94508, Definitions

Section 94508 of the regulation defines all key terms used in the regulation that may not be in common use or which may potentially be ambiguous without a regulatory definition. Definitions have been edited and added to clarify the meaning and intent of the regulation.

Summary of Section 94508(a) Proposed Amendments

We are proposing to reorganize the definitions pertaining to AWWF products into a single definition. Within the modified definition we would define Type "A" areas and Nontype "A" areas. The term "Nontype "A" areas" is proposed to replace the current term "All other areas." As proposed, Nontype "A" area would be any area that is not defined as a Type "A" area. Additional geographical areas would be added to the definition of Type "A" area, and these areas would be defined by ZIP code boundaries rather than by county or air basin boundaries. Existing Type "A" areas would also be clarified.

Rationale for Section 94508(a) Proposed Amendments

Type "A" areas were previously described in the Table of Standards. Inclusion of additional regions as well as redefining these areas would cause the Table of Standards to be unnecessarily lengthy. We believe that substituting the term Nontype "A" area for the previously undefined term "All other areas" will eliminate confusion. Providing definitions for Type "A" and Nontype "A" areas will better differentiate the two types of areas as well as provide definitions where they are normally found within a regulation. Additional regions that routinely experience freezing temperatures during the winter are proposed to be added to the definition of Type "A" area. We are proposing to define these areas by ZIP code boundaries to minimize emission increases. Along with ZIP codes we are providing the county names as a point of reference. However, all of the identified ZIP codes (regardless of the county listed) would be included in Type "A" areas.
B. Summary of Section 94509, Standards for Consumer Products

Section 94509 sets forth the VOC standard for each regulated category along with the effective date of the limit. Various other requirements for consumer products, such as specific prohibitions on use of toxic compounds, product labeling, and sell-through dates are also included.

Summary of Section 94509(a) Proposed Amendments

We are proposing to delete the description of Type "A" areas in the Table of Standards and instead reference the definition in section 94508(a).

Rationale for Section 94509(a) Proposed Amendments

We are providing a definition for Type "A" areas within the reorganized AWWF definition in section 94508(a). This change is necessary as it would be impractical to include the expanded definition of Type "A" area in the Table of Standards.

Summary of Section 94509(b)(3)(B) Proposed Amendments

Subsection 94509(b)(3)(B) would be modified to replace the term "All other areas" with the term Nontype "A" area.

Rationale for Section 94509(b)(3)(B) Proposed Amendments

Replacement of the term "All other areas" with the proposed term Nontype "A" area will allow for clarity and consistency of terminology within the regulation. However, dilutable product labels that continue to provide dilution instructions for Nontype "A" areas using the term "All other areas" would continue to be compliant as long as the dilution instructions result in a VOC content of no more than 1 percent by weight.

Summary of Section 94509(b)(3)(C) Proposed Amendments

Section 94509(b)(3)(C) would clarify that language on dilutable products may include instructions for the consumer to dilute the product as specified for Type "A" areas if the consumer intends to travel to an area where freezing temperatures are expected.

Rationale for Section 94509(b)(3)(C) Proposed Amendments

The proposed language for dilutable products is designed to advise the consumer in Nontype "A" areas that if they plan to travel to areas during times when they may encounter freezing temperatures they should dilute the product to Type "A" specifications. This will help consumers better prepare for winter driving conditions.
VIII. References


Appendix A

Proposed Amendments to the Regulation for Reducing Emissions from Consumer Products
Proposed Amendments to the
Regulation for Reducing Emissions from Consumer Products

Subchapter 8.5 Consumer Products

Amend title 17, California Code of Regulation, sections 94508 and 94509 to read as follows:

Article 2. Consumer Products

§ 94508. Definitions.

(a) For the purpose of this article, the following definitions apply:

*****

(20) "Automotive Windshield Washer Fluid (Dilutable)" means any liquid dilutable or premixed product that is designed or labeled for use in a motor vehicle windshield washer fluid system either as an anti-freeze or for the purpose of cleaning, washing, bug removal, or wetting the windshield(s). "Automotive Windshield Washer Fluid" does not include any fluid which is placed in a new motor vehicle at the time the vehicle is manufactured, which meets the following criteria:

(A) the product is sold either in a container with a capacity of 10 gallons or more; or a container with a capacity of one quart or less; and

(B) the product is designed or labeled for use in a motor vehicle windshield washer fluid system either as an anti-freeze or for the purpose of cleaning, washing, bug removal, or wetting the windshield(s).

"Automotive Windshield Washer Fluid (Dilutable)" does not include any fluid which is placed in a new motor vehicle at the time the vehicle is manufactured.

For the purpose of complying with the requirements for "Automotive Windshield Washer Fluid," the following definitions (A-D) apply:

(A) "Dilutable" means any product sold either in a container with a capacity of 10 gallons or more, or a container with a capacity of one quart or less.
(B) "Nontype "A" area" means all other areas of California that are not a "Type A area."

(C) "Premixed" means any product sold in a container with a capacity that is greater than one quart, but less than 10 gallons.

(D) "Type "A" area" means:

(1) Before [Effective Date INSERT SECRETARY OF STATE FILING DATE] the following regions of California: Del Norte, Shasta, and Trinity Counties; the Great Basin Valley, Lake Tahoe, Mountain Counties and Northeast Plateau Air Basins, as defined in title 17, California Code of Regulations, sections 60105, 60108, 60111, and 60113.

(2) On and after [Effective Date INSERT SECRETARY OF STATE FILING DATE] the counties listed in Table 94508(a)(20)(A), and areas defined by ZIP codes listed in Table 94508(a)(20)(B) below:

(21) "Automotive Windshield Washer Fluid (Premixed)" means any liquid which meets the following criteria:

(A) the product is sold in a container with a capacity that is greater than one quart, but less than 10 gallons; and

(B) the product is designed or labeled for use in a motor vehicle windshield washer fluid system as an anti-freeze or for the purpose of cleaning, washing, bug removal, or wetting the windshield(s).

"Automotive Windshield Washer Fluid (Premixed)" does not include any fluid which is placed in a new motor vehicle at the time the vehicle is manufactured.

[Note: Table 94508(a)(20)(A) and (B) are new tables. For clarity, the tables are not shown in an underline font.]

<table>
<thead>
<tr>
<th>Table 94508(a)(20)(A) Counties that are Type &quot;A&quot; Areas</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Basin</td>
</tr>
<tr>
<td>Great Basin Valleys</td>
</tr>
<tr>
<td>Lake Tahoe</td>
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<tr>
<td>Mountain Counties</td>
</tr>
<tr>
<td>Northeast Plateau</td>
</tr>
<tr>
<td>North Coast</td>
</tr>
<tr>
<td>Sacramento Valley</td>
</tr>
<tr>
<td>County*</td>
</tr>
<tr>
<td>-----------------</td>
</tr>
<tr>
<td>Butte</td>
</tr>
<tr>
<td>Butte/Tehama</td>
</tr>
<tr>
<td>Fresno</td>
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<tr>
<td>Fresno</td>
</tr>
<tr>
<td>Fresno</td>
</tr>
<tr>
<td>Fresno</td>
</tr>
<tr>
<td>Fresno/Tulare</td>
</tr>
<tr>
<td>Glenn</td>
</tr>
<tr>
<td>Humboldt</td>
</tr>
<tr>
<td>Kern</td>
</tr>
<tr>
<td>Kern</td>
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<tr>
<td>Kern</td>
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<tr>
<td>Kern/Ventura</td>
</tr>
<tr>
<td>Kern</td>
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<tr>
<td>Kern/Ventura/</td>
</tr>
<tr>
<td>Santa Barbara/</td>
</tr>
<tr>
<td>San Luis Obispo</td>
</tr>
<tr>
<td>Madera</td>
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<td>Madera</td>
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<tr>
<td>Madera</td>
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<tr>
<td>Placer</td>
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<tr>
<td>(portion)**</td>
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<td>(portion)**</td>
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<tr>
<td>Placer</td>
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<tr>
<td>(portion)**</td>
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</tbody>
</table>

* County name is provided as a point of reference only. Except as specified for ZIP codes 95602, 95603, and 95631, all portions of the identified ZIP codes are Type "A" areas.

** Only the portion of ZIP codes 95602, 95603, and 95631 that lie to the east of Range 9 east, Mount Diablo Baseline and Meridian.
§94508(a)(21) – §94508(a)(159) [Nonsubstantive changes to indicate renumbering].


§ 94509. Standards for Consumer Products.

[Note: Only those parts of the Table of Standards proposed for amendment are shown.]

(a) Except as provided in Sections 94510 (Exemptions), 94511 (Innovative Products), 94514 (Variances), 94540 through 94555 (Alternative Control Plan), and 94567(a)(1) (Hairspray Credit Program), Title 17, California Code of Regulations, no person shall sell, supply, offer for sale, or manufacture for sale in California any consumer product which, at the time of sale or manufacture, contains volatile organic compounds in excess of the limits specified in the following Table of Standards after the specified effective dates.

Table of Standards
Percent Volatile Organic Compound by Weight

<table>
<thead>
<tr>
<th>Product Category</th>
<th>Effective Date ¹</th>
<th>VOC Standard ²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Automotive Windshield Washer Fluid*: Type “A” areas*</td>
<td>1/1/93</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>12/31/2008</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>12/31/2008</td>
<td>10</td>
</tr>
<tr>
<td>All other areas** Nontype “A” areas</td>
<td>1/1/93</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>12/31/2002</td>
<td>1</td>
</tr>
</tbody>
</table>

*Type “A” areas include only the following: Del Norte, Shasta and Trinity Counties; the Great Basin Valley, Lake Tahoe, Mountain Counties, and Northeast Plateau Air Basins, as defined in Title 17, California Code of Regulations, Sections 60105, 60108, 60111, and 60113.

**See section 94508(a)(20), section 94509(a)(21), section 94509(b)(3), and section 94509(l) for provisions that apply to Automotive Windshield Washer Fluid.

*****

(b) Products that are diluted prior to use
(3) For “Automotive Windshield Washer Fluids (Dilutable)” for which the front panel of the product label specifically states that the product should be diluted (e.g. identified as a “concentrate”) prior to use;

(A) the VOC limits specified in section 94509(a) shall apply to the product only after the minimum recommended dilution has taken place;

(B) for the purpose of complying with the VOC limits specified in section 94509(a), different dilution instructions for “Type “A” areas” and Nontype “A” areas and other areas of California may be specified on the product label if the dilution instructions meet the following criteria:

1. The instructions are readily visible, and
2. The instructions can be easily understood by the consumer, and
3. The instructions clearly specify the recommended dilutions to that applies in “Type “A” areas” and Nontype “A” areas in other areas of California, and

If the dilution instructions specified on the product label meet these criteria, the VOC limits specified in section 94509(a) shall apply to the product only after the minimum recommended dilution has taken place for the area in which the product is sold, supplied, or offered for sale.

(C) The dilution instructions on the product label may indicate that the consumer follow the dilution instructions for “Type “A” areas” if traveling during times when freezing temperatures are expected.

(4) For products sold in pump spray containers, the VOC limits specified in section 94509(a) shall apply to the product prior to any minimum recommended dilution.

Appendix B

Analysis to Identify Freezing Regions and Evaluate Impacts of Expanding Type “A” Areas
Analysis to Identify Freezing Regions and Evaluate Impacts of Expanding Type “A” Areas

This appendix presents the data sources and methodology staff used to evaluate areas experience freezing temperatures in the winter months to determine whether, and to what extent, additional areas of California should be added to Type “A” areas.

A. Data Sources

To identify areas experiencing freezing temperatures, staff used average monthly minimum temperature data from the Parameter-elevation Regressions on Independent Slopes Model (PRISM) developed by Dr. Christopher Daly of the PRISM Climate Group at Oregon State University. PRISM is a hybrid statistical-geographic approach to mapping climate, using discrete point measurements of climatic elements such as precipitation and temperature, with a digital elevation model and knowledge of climatic extremes to generate continuous, gridded estimates of monthly, annual, and event-based climatic parameters (PRISM, 2012).

PRISM data sets are recognized world-wide as the highest-quality spatial climate data sets currently available and are widely accepted by the meteorological community. PRISM climatologies are used in a variety of weather and climate related projects such as the 2012 United States Department of Agriculture’s (U.S.D.A.) Plant Hardiness Zone Map; the official U.S.D.A. precipitation and temperature maps for all 50 states and Caribbean and Pacific Islands; the official climate atlas for the U.S.D.A.; a 112-year series of monthly temperature, precipitation, and dew point maps for the conterminous 48 states; National Weather Service Forecasts; and several climate change research efforts; to name a few. PRISM data sets are the official spatial climate data (Daly et al., 2008).

PRISM generated gridded average monthly minimum temperature data for the climatological period 1971-2000 were obtained and used in this analysis. These gridded data sets are 30-year climatologies produced by the PRISM modeling system, by distributing the normal mean monthly minimum temperature at each discrete station to a spatial grid. A climate normal is defined as the arithmetic mean of a climatological element computed over three consecutive decades (WMO, 1989). Thus, the normal mean monthly minimum temperature for each station is the 30-year mean of the monthly means, where the monthly means are computed from the daily values for the same 30-year period. Detailed discussions on creating climate data sets using PRISM are well documented in the literature (Daly and Johnson 1998, Daly 2006, Daly et al. 2002, 2008).

PRISM generated spatially gridded average monthly minimum temperature data were specifically chosen for this analysis, because these data are representative of the average minimum temperatures in a region. Further, the PRISM data are distributed on a uniform ~800m grid, thus providing a dense coverage of the climate variable and are
in a digital form that allows the data to be easily incorporated in calculations and analysis using a Geographic Information System (GIS) approach.

These data allowed staff to identify areas of California that experience typical freezing weather (i.e., temperatures less than 32 degrees Fahrenheit) during the winter. To encompass all of winter, staff selected the average monthly minimum temperature of the months of December to March. Areas that fell into these typically freezing areas were referred to as “freezing zones.” These areas are shown in blue in Figure B-1. Existing Type “A” areas are shown in gray.

To translate the identified “freezing zones” to a list of recognizable spatial entities, staff used existing United States (U.S.) Postal Service ZIP code boundaries to identify specific ZIP codes having typical freezing weather in winter. The U.S. ZIP code boundary along with 2010 Census population dataset developed by the Environmental Systems Research Institute (ESRI) were also used (ArcGIS, 2012).

Staff used a GIS approach for the analysis, from processing and averaging of the datasets, to overlay and statistical analyses, to the identification and mapping of “freezing zones” and ZIP codes. ESRI designs and develops the world’s leading GIS technology. GIS is an important tool used by national mapping agencies, aeronautical and nautical organizations, and commercial map and chart publishers around the world.

A. Methodology

Determining Freezing Zones

PRISM 30-arcsec (~800m) 1971-2000 average monthly minimum temperature data for December through March were obtained from the PRISM Climate Group for the entire United States (PRISM, 2012). Using GIS, the data were clipped to the California extent, reprojected, and converted from a floating point grid to an integer grid. The individual monthly grids were then averaged to generate a seasonal average monthly minimum temperature grid (Dec.-Mar. average) within GIS. Regions experiencing temperatures below 32 degrees Fahrenheit (“freezing zones”) were then identified and a shapefile was generated for mapping and further analysis.

Existing Type A

The existing Type “A” areas that cover 18 counties were also identified and mapped. Portions of the “freezing zones” that are outside of the existing Type “A” were separated and used in the identification of ZIP codes experiencing freezing temperatures through a GIS overlay approach. Staff is proposing to expand Type “A” areas with these identified ZIP codes.
Figure B-1. Areas Outside of Existing Type “A” with Freezing Temperatures

Air Basins in Type “A”:
- North East Plateau (NEP)
- Mountain Counties (MC)
- Lake Tahoe (LT)
- Great Basin Valley (GBV)

Counties in Type “A”:
- Del Norte
- Shasta
- Trinity

Existing Type “A” areas are identified by either county or air basin boundaries. The additional areas identified as having freezing zones in the current analysis encompass parts of several counties. Staff evaluated various approaches to describe the areas being considered, while minimizing the potential emission impact of allowing the higher VOC products to be sold. ZIP codes appear to be the best descriptor of these areas; they closely match the freezing zones. Figure B-2 shows the ZIP codes to be added to describe the additional Type “A” areas as a pink line.
Figure B-2. Zip Codes that Would Describe Additional Type "A" Areas
B. Results

Through a GIS based approach, staff identified the ZIP codes, along with their respective populations, that would be added to Type “A” areas. Forty-three ZIP codes were identified from this analysis as having freezing conditions outside of the existing Type “A” areas (Figure B-2). Staff is proposing to add these ZIP codes for Type “A” areas into the definition for Automotive Windshield Washer Fluid (AWWF) in section 94508(a).

C. Emissions Impact

The estimated total population (2010 census based) in the new proposed Type “A” (i.e. identified ZIP codes), was used to estimate the potential VOC emissions that may result from allowing the higher VOC products to be sold in these areas. Staff calculated the estimated emission increase by taking the per capita use of AWWF products and applying it to the population that would be added to Type “A” area. The per capita use was calculated by taking sales information, for AWWF, from the Initial Statement of Reasons for Proposed Amendments to the California Consumer Products Regulation (ISOR), released on September 29, 2006 (ARB, 2006).

In that staff report, the sales and emissions of Automotive Windshield Washer Fluid, for Type “A” areas, are based on the results of the 2003 Consumer and Commercial Products Survey. These data showed that, in 2003, 10,982 pounds of AWWF was sold in Type “A” areas.

In order to calculate a per capita use, staff grew the sales data by the population of the State in 2010, as obtained by ESRI. Dividing this sales number by our modeled population number for Type “A” area in 2010 (848, 244) yields the per capita use of 0.01 pounds (lbs) of product per day.

Multiplying our per capita use rate by the estimated population in the new Type “A” areas, we estimate the total volume of 25 percent by weight VOC product that would be sold in these new areas. Multiplying sales data by 24 percent yields the estimated increase in VOC emissions resulting from the proposal.

Lastly, the data were grown to representative 2012 numbers using population data from the California Department of Finance webpage (CADOF, 2012). Using the ZIP code data, the population added to Type “A” areas would be approximately 101,000 people. These calculations yield an increase in VOC emissions of 0.12 tons per day (tpd). In the context of having reduced VOC emissions by over 25 tpd from this category, staff believes the increase to be quite small. Table B-1 presents the estimated emission increase by air basin.
Table B-1
Estimated Increase in VOC emissions by Air Basin

<table>
<thead>
<tr>
<th>Air Basin</th>
<th>Emission (TPD)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mojave Desert</td>
<td>0.02</td>
</tr>
<tr>
<td>San Joaquin Valley</td>
<td>0.03</td>
</tr>
<tr>
<td>South Coast</td>
<td>0.04</td>
</tr>
<tr>
<td>Northern Air Basins**</td>
<td>0.02</td>
</tr>
<tr>
<td>San Diego</td>
<td>&lt; 0.01</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>0.12</td>
</tr>
</tbody>
</table>

* Values are rounded
** Northern Air Basins include Sacramento Valley, North Coast, and Lake County Air Basin

The estimated statewide total emissions increase of 0.12 tpd is conservative. To the extent that dilutable AWWF is used at a concentration greater than 1 percent by weight VOC in the areas proposed for addition to Type "A," as allowed by regulation, the emissions increase would be lower.
References for Appendix B


