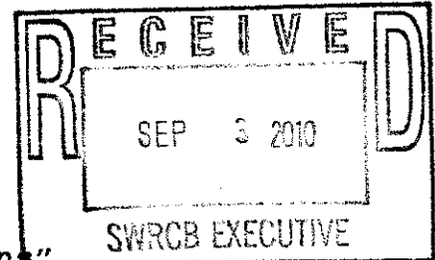


Public Comment
Proposed CEQA Regulations
Deadline: 9/8/20 by 12 noon

3152 Shad Court
Simi Valley, CA 93063
September 3, 2010

Ms. Jeanine Townsend, Clerk to the Board
SWRCB
1001 I Street, 24th Floor
Sacramento, CA 95814



Re: "Comment Letter - Proposed CEQA Regulations"

Dear Ms. Townsend:

The following are my comments on the aforementioned subject for the Board to take into consideration.

- #1 - Pages 1 - 11, 14, 15, 17 - 19, 21, 22, 24 - 27, and 44, I concur with the strike-out "(" and ")" changes made under "Authority cited" and "Reference".
- #2 - Pages 1 - 11, 14, 15, 17 - 19, 21, 22, 24 - 27, and 44, I concur with the "lic" changes made under "Authority cited".
- #3 - Pages 1, 2, 4, 5, 7 - 11, 14, 15, 17, 18, 21, 22, 24 - 27, and 44, I concur with the "lic" changes made under "Reference".
- #4 - Pages 3, 6, and 9, I concur with the "er" changes made under "Reference".
- #5 - Page 3, I concur with the "ernment" change made under "Reference".
- #6 - Pages 18 (Section 3775.5.(b)), 20 (Section 3777(b)), and 21 (Sections (B), (C), (D), (c), and (f)), I concur with the "methods" changes.
- #7 - Page 21, I concur with changing the numbers to capitalized letters.
- #8 - Page 16, I concur with the strike-out of all of Section 3764.

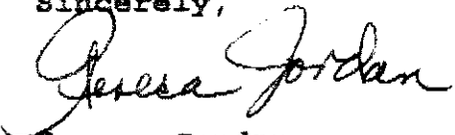
- #9 - Pages 1 (Section 3720.(c)), 2 (Section 3721.(b)), 17 (Section 3775), and 27 (Sections 3781.(a) and (b)), I concur with the "Natural" changes.
- #10 - Page 31, I concur with the changes made to the text of Section "II".
- #11 - Page 32, I concur with the changes to Sections "(c)", "(d)", and "(e)".
- #12 - Page 35, I concur with the added Section "VII GREENHOUSE GAS EMISSIONS", and its text.
- #13 - Pages 35 - 42, I concur with the changes to the Roman numerals sections sequencing.
- #14 - Page 40, I concur with the changes to "XVI.a)" (TRANSPORTATION/TRAFFIC).
- #15 - Page 41, I concur with the changes to "b)", and "f)".
- #16 - Page 25, Section 3779.5, the use of "adopting" and "approving" is confusing.
- #17 - Page 25, Section 3779.5.(b), change "must" to "shall".
- #18 - Page 23, Section 3779(d), it is stated that "The board shall prepare written responses to the significant environmental issues raised in the comments received during the written comment period". I disagree. The words "significant environmental" must be deleted.
- #19 - Page 23, Section 3779(d), it is stated that "including written comments and oral comments received at the public hearing, if the public hearing is held prior to the close of the written comment period". I concur with this addition.
- #20 - Page 23, Section 3779(d), the "board" must respond to every commenter individually. When I addressed the Los Angeles Regional Water Quality Control Board's Ventura Countywide MS4 NPDES Permit in 2009, Board staff never responded to my written comments even though I submitted 5 letters. When the Regional Water Board in 2010 reconsidered the approved Order after the State Water Board requested of the Regional

Water Board to do so, Regional Board staff responded to my 2010 comments on the reconsideration by stating that "Staff did respond to the commenter's and Ginn Doose's April 2009 comment letters. Regional Board staff responded to multiple commenters with one response when the identical comment was stated". Please note that I double checked the Regional Water Board's Website's April 30, 2009 "Response to Comments - Attachment A", "Response to Comments", "Response to Comments Legal", and "Response to Comments 13421", and not once was Teresa Jordan, or Ginn Doose listed (these letters were from the only "Comments from Residents"). Yet, responses to all of the other commenters: 1. Permittees; USEPA Region IX; LA County and Cities Within LA County; Associations, Commissions, Districts; Natural Resources Defense Council, Heal The Bay, and Ventura County Storm Water Permittees; Environmental Groups; and Business were doled out a-plenty whether the names were lumped together, or individually. They didn't have to go to the trouble of cross-referencing responses to their comments the way that I, a member of the general public had to. The 2010 Los Angeles Regional Water Quality Control Board's approved/adopted Ventura Countywide MS4 NPDES Permit Order administrative record is incomplete because Board staff never truly responded to my written comments.

ERRORS

1. Page 2, under "Reference", add "er" to "Wat".
2. Page 14, under "Reference", add "ernment" to "Gov".

Sincerely,



Teresa Jordan