

[REDACTED]

Office of Administrative Law  
Reference Attorney  
300 Capitol Mall, Suite 120  
Sacramento, CA 95814

Re: OAL File No. 2010-1207-01E (Division 2 Department of Water Resources, Chapter 5.1 Water Conservation Act of 2009, Industrial Process Water Regulation; Title 23, Sections 596, 596.1, 596.2, 596.3, 596.4, 596.5, and 596.6).

Dear Reference Attorney:

Because new changes impact the 2010 Urban Water Management Plans that are required by July 2011 from urban water suppliers, and the UWMP guidelines have not been finalized, I will wait for the Department of Water Resources regular rulemaking submittal to comment on these proposed regulations, but I have a concern with regards to the Public Notice and accompanying documents, as well as the Emergency Rulemaking Form.

Telephone numbers, and facsimile numbers are not included in the contact information under "Submit comments to BOTH:...", and "Comments must satisfy all of the following requirements:...". All historic and traditional public comment submittal tools must be accepted and listed. I don't e-mail. And if I did, I would be tying up my husband's business computer for his self-employment. Also, the rare times that I have submitted comments on State agencies public participation process issues, my husband has to reconfigure my letter because of the programming system in our home computer. Members of the public should not have to look high and low for the submittal tools information. Also, the DWR Agency contact name differs: Kent Frame, and Manucher Alemi. Governor Schwarzenegger's "open communication" policy must be adhered to.

Sincerely,

*Mrs. Teresa Jordan*

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