

AMENDED IN SENATE APRIL 16, 2001

AMENDED IN SENATE APRIL 5, 2001

AMENDED IN SENATE MARCH 29, 2001

SENATE BILL

No. 1011

Introduced by Senator Sher

February 23, 2001

An act to ~~amend Section 12805 of,~~ to add Section 12812 to, to repeal Sections 12805.5, 12812.2, 12812.3, and 12812.5 of, and to repeal Article 5.6 (commencing with Section 65959) of Chapter 4.5 of Division 1 of Title 7 of, the Government Code, to repeal Division 37 (commencing with Section 57000) of the Health and Safety Code, to amend and renumber the heading of Part 1 (commencing with Section 71000) of, and the heading of Part 2 (commencing with Section 71050) of, Division 34 of, and to add Part 1 (commencing with Section 70500) to Division 34 of, the Public Resources Code, relating to environmental protection.

LEGISLATIVE COUNSEL'S DIGEST

SB 1011, as amended, Sher. Environmental protection: executive reorganization.

The Governor's Reorganization Plan No. 1 of 1991 became effective July 17, 1991, but many of the changes in the law made by that plan have not been chaptered. However, the plan is valid and the changes made by the plan that have not been superseded by subsequent legislation are effective and operative. Among other things, the plan created the California Environmental Protection Agency and transferred the State Air Resources Board, the California Integrated Waste Management

Board, the State Water Resources Control Board, and the California Regional Water Quality Control Board to the agency.

The plan established the Department of Toxic Substances Control, the Office of Environmental Health Hazard Assessment, and the Department of Pesticide Regulation in the agency and provided for their functions.

This bill would effect certain changes in the statutes necessary to reflect changes made by the reorganization plan, would reorganize various provisions governing the agency, and would recodify provisions governing the agency from various codes into the Public Resources Code.

The bill would require the Secretary for Environmental Protection to develop and implement a policy to ensure that the budget of the agency and each of its boards, departments, and offices considers and addresses cross-media environmental issues. The bill also would require the secretary, on or before January 1, 2003, to develop and adopt an agency information technology and information management policy.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 ~~SECTION 1. Section 12805 of the Government Code is~~
2 ~~amended to read:~~

3 ~~12805. The Resources Agency consists of the Colorado River~~
4 ~~Board, the State Energy Resources Conservation and~~
5 ~~Development Commission, the State Lands Commission, the~~
6 ~~Division of State Lands, the San Joaquin River Conservancy, and~~
7 ~~the following departments: Conservation; Fish and Game;~~
8 ~~Forestry and Fire Protection; Navigation and Ocean~~
9 ~~Development; Parks and Recreation; and Water Resources.~~

10 ~~SEC. 2.~~

11 ~~SECTION 1.~~ Section 12805.5 of the Government Code is
12 repealed.

13 ~~SEC. 3.~~

14 ~~SEC. 2.~~ Section 12812 is added to the Government Code, to
15 read:

16 12812. The California Environmental Protection Agency
17 consists of the State Air Resources Board, the Office of
18 Environmental Health Hazard Assessment, the California



1 Integrated Waste Management Board, the State Water Resources
2 Control Board, and each California regional water quality control
3 board, and the following departments: Pesticide Regulation and
4 Toxic Substances Control. In addition to the general powers set
5 forth in Chapter 2 (commencing with Section 12850), the specific
6 powers of the California Environmental Protection Agency are set
7 forth in Part 1 (commencing with Section 70500) of Division 34
8 of the Public Resources Code.

9 ~~SEC. 4.~~

10 *SEC. 3.* Section 12812.2 of the Government Code is repealed.

11 ~~SEC. 5.~~

12 *SEC. 4.* Section 12812.3 of the Government Code is repealed.

13 ~~SEC. 6.~~

14 *SEC. 5.* Section 12812.5 of the Government Code is repealed.

15 ~~SEC. 7.~~

16 *SEC. 6.* Article 5.6 (commencing with Section 65959) of
17 Chapter 4.5 of Division 1 of Title 7 of the Government Code is
18 repealed.

19 ~~SEC. 8.~~

20 *SEC. 7.* Division 37 (commencing with Section 57000) of the
21 Health and Safety Code is repealed.

22 ~~SEC. 9.~~

23 *SEC. 8.* Part 1 (commencing with Section 70500) is added to
24 Division 34 of the Public Resources Code, to read:

25

26 PART 1. CALIFORNIA ENVIRONMENTAL PROTECTION
27 AGENCY

28

29 CHAPTER 1. ORGANIZATION

30

31 70500. The Governor may, with respect to the California
32 Environmental Protection Agency, appoint not more than three
33 deputies to the Secretary for Environmental Protection. Each
34 deputy secretary shall hold office at the pleasure of the secretary,
35 and shall receive a salary fixed by the secretary with the approval
36 of the Department of Personnel Administration.

37 70501. (a) One of the deputies to the secretary shall be a
38 deputy secretary for law enforcement and counsel, who, subject to
39 the direction and supervision of the secretary, shall have the
40 responsibility and authority to do all of the following:



1 (1) Develop a program to ensure that the boards, departments,
2 offices, and other agencies that implement laws or regulations
3 within the jurisdiction of the agency take consistent, effective, and
4 coordinated compliance and enforcement actions to protect public
5 health and the environment. The program shall include training
6 and cross-training of inspection and enforcement personnel of
7 those boards, departments, offices, or other agencies to ensure
8 consistent, effective, and coordinated enforcement.

9 (2) In consultation with the Attorney General, establish a
10 cross-media enforcement unit to assist a board, department, office,
11 or other agency that implements a law or regulation within the
12 jurisdiction of the agency, to investigate and prepare matters for
13 enforcement action in order to protect public health and the
14 environment. The unit may inspect and investigate a violation of
15 a law or regulation within the jurisdiction of such board,
16 department, office, or other agency, including a violation
17 involving more than one environmental medium and a violation
18 involving the jurisdiction of more than one such board,
19 department, office, or agency. The unit shall exercise its authority
20 consistent with the authority granted to the head of a department
21 pursuant to Article 2 (commencing with Section 11180) of Chapter
22 2 of Part 1 of Division 3 of Title 2 of the Government Code.

23 (3) Refer a violation of a law or regulation within the
24 jurisdiction of a board, department, office, or other agency that
25 implements a law or regulation within the jurisdiction of the
26 agency to the Attorney General, a district attorney, or city attorney
27 for the filing of a civil or criminal action.

28 (4) Exercise the authority granted pursuant to paragraph (3)
29 only after providing notice to the board, department, office, or
30 other agency unless the secretary determines that notice would
31 compromise an investigation or enforcement action.

32 (b) Nothing in this section shall authorize the deputy secretary
33 for law enforcement and counsel to duplicate, overlap,
34 compromise, or otherwise interfere with an investigation or
35 enforcement action undertaken by a board, department, office, or
36 other agency that implements a law or regulation subject to the
37 jurisdiction of the agency.

38 (c) The secretary shall report annually to the Governor and the
39 Legislature on the implementation of this section.



1 70502. One of the deputies to the secretary shall be a deputy
2 secretary for external affairs who shall provide public outreach,
3 communication to individuals and communities impacted by
4 permitted activities, and technical support to businesses subject to
5 regulation by one or more boards, departments, or offices within
6 the agency.

7
8 CHAPTER 2. SPECIFIC POWERS
9

10 70600. The secretary shall develop and implement a policy to
11 ensure that the budget of the agency and each of its boards,
12 departments, and offices considers and addresses cross-media
13 environmental issues.

14 70605. On or before January 1, 2003, the secretary shall
15 develop and adopt an agency information technology and
16 information management policy that is consistent with the policies
17 and requirements of Chapter 7 (commencing with Section 11700)
18 of Division 3 of Title 2 of the Government Code and with Part 1.3
19 (commencing with Section 71050). The policy shall address the
20 feasibility of using standardized data and electronic reporting by
21 all of the boards, departments, and office within the agency.

22 70615. (a) The Governor, utilizing the staff and resources of
23 state agencies, shall transmit to the Legislature, not later than
24 March 15 of each year, an environmental report designated as the
25 “Environmental Report of the Governor” setting forth all of the
26 following:

27 (1) A review of environmental developments during the
28 preceding calendar year, including trends in air quality, water
29 quality, solid waste, the generation and disposal of hazardous
30 waste, population growth, the growth in number of vehicles,
31 depletion of natural resources, and other indicators of
32 environmental quality and pollution.

33 (2) Forecasts of trends in major indicators of environmental
34 quality, resource depletion, and pollution.

35 (3) Insofar as possible within existing resources, an evaluation
36 of the economic and human health costs of resource depletion,
37 pollution, and changes in environmental quality.

38 (4) Additional material on the California environment that is
39 pertinent and of interest, with historical analysis and future
40 projections whenever possible.

- 1 (5) Summaries of state policies and actions that relate to
2 environmental developments and trends.
- 3 (6) A status update on the California Environmental
4 Technology Program established pursuant to Section 70616.
- 5 (b) In conjunction with the environmental report, the Governor
6 shall present an environmental message reviewing significant
7 environmental achievements of the past year, outlining problem
8 areas, and defining environmental policy, and shall make
9 recommendations as may be appropriate for programs to decrease
10 pollution, improve environmental quality, and protect natural
11 resources.
- 12 70616. (a) The agency, using existing resources and in
13 consultation with other relevant agencies in state and local
14 government, shall do all of the following:
 - 15 (1) Establish an environmental technologies clearinghouse,
16 which shall include, but not be limited to, maintaining information
17 on California-based environmental technology companies and
18 information on funding sources for environmental technology
19 endeavors and making this information available to interested
20 parties.
 - 21 (2) Make available technical assistance within the agency to
22 assist California-based environmental technology companies to
23 improve export opportunities, and to enhance foreign buyers'
24 awareness of, and access to, environmental technologies and
25 services offered by California-based companies. The technical
26 assistance may include, but is not limited to, organizing and
27 leading trade missions, receiving reverse trade missions, referral
28 services, reviewing project opportunities, and notifying
29 California-based companies of export opportunities and trade
30 shows.
 - 31 (3) Perform research studies and solicit technical advice to
32 identify international market opportunities for California-based
33 environmental technology companies.
 - 34 (4) Participate in federally and other nonstate funded technical
35 exchange programs, when appropriate, to increase foreign buyers'
36 interest in California's environmental technologies.
 - 37 (5) Coordinate activities in state government, and with the
38 federal government and other countries' governments, to take
39 advantage of trade promotion and financial assistance



1 opportunities available to California-based environmental
2 technology companies.

3 (b) The California Environmental Protection Agency shall
4 report annually to the Legislature the status of the California
5 Environmental Technology Program established pursuant to this
6 section through the Environmental Report of the Governor as
7 provided in Section 70615.

8
9 CHAPTER 3. REGULATION OF ENVIRONMENTAL PROTECTION

10
11 70635. For purposes of this part, the following terms have the
12 following meaning:

13 (a) “Agency” means the California Environmental Protection
14 Agency.

15 (b) “Council” means the California Environmental Policy
16 Council established by Section 71017.

17 (c) “Secretary” means the Secretary for Environmental
18 Protection.

19 70636. (a) Except as provided in subdivision (f), each office,
20 board, and department within the agency shall implement a fee
21 accountability program for the fees specified in subdivision (d).
22 That fee accountability program shall be designed to encourage
23 more efficient and cost-effective operation of the programs for
24 which the fees are assessed, and shall be designed to ensure that the
25 amount of each fee is not more than is reasonably necessary to fund
26 the efficient operation of the activities or programs for which the
27 fee is assessed.

28 (b) Before implementing the fee accountability program
29 required by this section, each board, department, and office within
30 the agency shall conduct a review of the fees identified in
31 subdivision (d), that it assesses. The purpose of this review shall
32 be to determine what changes, if any, that should be made to all of
33 the following in order to implement a fee system that accomplishes
34 the purposes set forth in subdivision (a):

35 (1) The amount of the fee.

36 (2) The manner in which the fee is assessed.

37 (3) The management and workload standards of the program or
38 activity for which the fee is assessed.

39 (c) The fee accountability program of each board, department,
40 or office within the agency shall include those elements of the

1 requirements of Section 25206 of the Health and Safety Code that
2 the secretary determines are appropriate in order to accomplish the
3 purposes set forth in subdivision (a).

4 (d) This section applies to the following fees:

5 (1) The fee assessed pursuant to subdivision (d) of Section
6 13146 of the Food and Agricultural Code to develop data
7 concerning the environmental fate of a pesticide when the
8 registrant fails to provide the required information.

9 (2) The surface impoundment fees assessed pursuant to Section
10 25208.3 of the Health and Safety Code.

11 (3) The fee assessed pursuant to Section 43203 of the Health
12 and Safety Code to recover the costs of the State Air Resources
13 Board in verifying manufacturer compliance on emissions from
14 new vehicles prior to retail sale.

15 (4) The fee assessed pursuant to Section 44380 of the Health
16 and Safety Code to recover the costs of the State Air Resources
17 Board and the Office of Environmental Health Hazard Assessment
18 in implementing and administering the Air Toxics “Hot Spots”
19 Information and Assessment Act of 1987 (Part 6 (commencing
20 with Section 44300) of Division 26 of the Health and Safety
21 Code).

22 (5) The fee assessed pursuant to Section 43212 to recover the
23 costs of the California Integrated Waste Management Board when
24 it assumes the responsibilities of the local enforcement agency.

25 (6) The fee assessed pursuant to Section 43508 to recover the
26 costs of the California Integrated Waste Management Board in
27 reviewing closure plans.

28 (7) The water rights permit fees assessed pursuant to Chapter
29 8 (commencing with Section 1525) of Part 2 of Division 2 of the
30 Water Code.

31 (8) The fee assessed pursuant to subdivision (d) of Section
32 13260 of the Water Code for waste discharge requirements,
33 including, but not limited to, requirements for storm water
34 discharges, and the fee assessed pursuant to subdivision (i) of
35 Section 13260 of the Water Code for National Pollutant Discharge
36 Elimination System permits.

37 (9) The costs assessed pursuant to Section 13304 of the Water
38 Code to recover the costs of the State Water Resources Control
39 Board or the California regional water quality control boards in
40 implementing and enforcing cleanup and abatement orders.



1 (e) If a board, department, or office within the agency
2 determines that the amount of a fee that is fixed in statute should
3 be increased in order to implement a fee accountability system that
4 accomplishes the purposes of subdivision (a), it shall notify the
5 Legislature, and make recommendations concerning appropriate
6 increases in the statutorily fixed fee amount. For fees whose
7 amount is not fixed in statute, the board, department, or office may
8 increase the fee only if it makes written findings in the record that
9 it has implemented a fee accountability program that complies
10 with this section.

11 70637. The agency shall conduct a study by surveying state,
12 regional, and local agencies charged with implementing air
13 quality, water quality, toxics, solid waste, and hazardous waste
14 laws and regulations to determine the amount of revenue that is
15 derived from fines and penalties and the purposes for which that
16 revenue is directed. The study should include a review of the extent
17 to which those funds are used to support state, regional, and local
18 agency operations.

19 70638. (a) Before a board, department, or office within the
20 agency adopts chemical risk assessment guidelines or policies for
21 evaluating the toxicity of chemicals or prepares a health evaluation
22 of a chemical that will be used in the regulatory process of another
23 board, department, or office, the board, department, or office shall
24 first convene a public workshop at which the guidelines, policies,
25 or health evaluation may be discussed. The public workshop shall
26 be designed to encourage a constructive dialogue between the
27 scientists employed by the board, department, or office that
28 prepared the proposed guidelines or policies or health evaluation
29 and scientists not employed by that board, department, or office
30 and to evaluate the degree to which the proposed guidelines or
31 policies or health evaluation are based on sound scientific
32 methods, knowledge, and practice. Following the workshop, the
33 agency shall revise the guidelines, policies, or health evaluation,
34 as appropriate, and circulate it for public comment for a period of
35 at least 30 days.

36 (b) In any case in which the guidelines, policies, or health
37 evaluations described in subdivision (a) are proposed, or are being
38 prepared, pursuant to a statutory requirement that specifies a
39 procedure or a time period for carrying out the requirement, the



1 requirements of subdivision (a) do not authorize a delay or a
2 postponement in carrying out the statutory requirement.

3 70639. (a) For purposes of this section, the following terms
4 have the following meaning:

5 (1) “Rule” means either of the following:

6 (A) A regulation, as defined in Section 11342.600 of the
7 Government Code.

8 (B) A policy adopted by the State Water Resources Control
9 Board pursuant to the Porter-Cologne Water Quality Control Act
10 (Division 7 (commencing with Section 13000) of the Water Code)
11 that has the effect of a regulation and that is adopted in order to
12 implement or make effective a statute.

13 (2) “Scientific basis” and “scientific portions” means those
14 foundations of a rule that are premised upon, or derived from,
15 empirical data or other scientific findings, conclusions, or
16 assumptions establishing a regulatory level, standard, or other
17 requirement for the protection of public health or the environment.

18 (b) The agency, or a board, department, or office within the
19 agency, shall enter into an agreement with the National Academy
20 of Sciences, the University of California, the California State
21 University, or any similar scientific institution of higher learning,
22 any combination of those entities, or with a scientist or group of
23 scientists of comparable stature and qualifications that is
24 recommended by the President of the University of California, to
25 conduct an external scientific peer review of the scientific basis for
26 any rule proposed for adoption by any board, department, or office
27 within the agency. The scientific basis or scientific portion of a rule
28 adopted pursuant to Chapter 6.6 (commencing with Section
29 25249.5) of Division 20 of the Health and Safety Code or Chapter
30 3.5 (commencing with Section 39650) of Part 2 of Division 26 of
31 the Health and Safety Code shall be deemed to have complied with
32 this section if it complies with the peer review processes
33 established pursuant to these statutes.

34 (c) No person may serve as an external scientific peer reviewer
35 for the scientific portion of a rule if that person participated in the
36 development of the scientific basis or scientific portion of the rule.

37 (d) No board, department, or office within the agency shall take
38 any action to adopt the final version of a rule unless all of the
39 following conditions are met:



1 (1) The board, department, or office submits the scientific
2 portions of the proposed rule, along with a statement of the
3 scientific findings, conclusions, and assumptions on which the
4 scientific portions of the proposed rule are based and the
5 supporting scientific data, studies, and other appropriate materials,
6 to the external scientific peer review entity for its evaluation.

7 (2) The external scientific peer review entity, within the
8 timeframe agreed upon by the board, department, or office and the
9 external scientific peer review entity, prepares a written report that
10 contains an evaluation of the scientific basis of the proposed rule.
11 If the external scientific peer review entity finds that the board,
12 department, or office has failed to demonstrate that the scientific
13 portion of the proposed rule is based upon sound scientific
14 knowledge, methods, and practices, the report shall state that
15 finding, and the reasons explaining the finding, within the
16 agreed-upon timeframe. The board, department, or office may
17 accept the finding of the external scientific peer review entity, in
18 whole, or in part, and may revise the scientific portions of the
19 proposed rule accordingly. If the board, department, or office
20 disagrees with any aspect of the finding of the external scientific
21 peer review entity, it shall explain, and include as part of the
22 rulemaking record, its basis for arriving at such a determination in
23 the adoption of the final rule, including the reasons why it has
24 determined that the scientific portions of the proposed rule are
25 based on sound scientific knowledge, methods, and practices.

26 (e) The requirements of this section do not apply to any
27 emergency regulation adopted pursuant to subdivision (b) of
28 Section 11346.1 of the Government Code.

29 (f) Nothing in this section shall be interpreted to limit, in any
30 way, the authority of a board, department, or office within the
31 agency to adopt a rule pursuant to the requirements of the statute
32 that authorizes or requires the adoption of the rule.

33 70640. (a) Each board, department, and office within the
34 agency, before adopting any major regulation, shall evaluate the
35 alternatives to the requirements of the proposed regulation that are
36 submitted to the board, department, or office pursuant to
37 paragraph (7) of subdivision (a) of Section 11346.5 of the
38 Government Code and consider whether there is a less costly
39 alternative or combination of alternatives that would be equally as
40 effective in achieving increments of environmental protection in



1 a manner that ensures full compliance with statutory mandates
2 within the same amount of time as the proposed regulatory
3 requirements.

4 (b) For purposes of this section, “major regulation” means any
5 regulation that will have an economic impact on the state’s
6 business enterprises in an amount exceeding ten million dollars
7 (\$10,000,000), as estimated by the board, department, or office
8 within the agency proposing to adopt the regulation in the
9 assessment required by subdivision (a) of Section 11346.3 of the
10 Government Code.

11 (c) After consulting with the Secretary of Trade and
12 Commerce, the director or executive officer of each board,
13 department, and office within the agency, and after receiving
14 public comment, the secretary shall adopt guidelines to be
15 followed by the boards, departments, and offices within the agency
16 concerning the methods and procedures to be used in conducting
17 the evaluation required by this section.

18 70641. (a) The agency, and the offices, boards, and
19 departments within the agency, shall institute quality government
20 programs to achieve increased levels of environmental protection
21 and the public’s satisfaction through improving the quality,
22 efficiency, and cost-effectiveness of the state programs that
23 implement and enforce state and federal environmental protection
24 statutes. These programs shall be designed to increase the level of
25 environmental protection while expediting decision making and
26 producing cost savings. The secretary shall create an advisory
27 group comprised of state and local government, business,
28 environmental, and consumer representatives experienced in
29 quality management to provide guidance in that effort. The
30 secretary shall develop a model quality management program that
31 local agencies charged with implementing air quality, water
32 quality, toxics, solid waste, and hazardous waste laws and
33 regulations may use at their discretion.

34 (b) The agency, and each board, department, and office within
35 the agency, shall submit a yearly report to the Governor and
36 Legislature, as part of the annual budget process, reporting on the
37 extent to which these state agencies have attained their
38 performance objectives, and on their continuous quality
39 improvement efforts.



1 (c) Nothing in this section abrogates any collective bargaining
2 agreement or interferes with any established employee rights.

3 (d) For purposes of this section, “quality government
4 program” means all of the following:

5 (1) A process for obtaining the views of employees, the
6 regulated community, the public, environmental organizations,
7 and governmental officials with regard to the performance, vision,
8 and needs of the agency implementing the quality government
9 program.

10 (2) A process for developing measurable performance
11 objectiveness using the views of the persons and organizations
12 specified in paragraph (1).

13 (3) Processes for continually improving quality and for
14 training agency personnel, using the information obtained from
15 implementing paragraphs (1) and (2).

16

17 CHAPTER 4. ENVIRONMENTAL PERMITS

18

19 70644. The Legislature hereby finds and declares that the
20 agency was established to enhance the state’s protection of the
21 environment by, among other things, more effectively
22 coordinating the permit actions of the departments or boards
23 within the agency that issues environmental permits and by
24 ensuring timely responses to applicants for permits in order to
25 reduce costs associated with compliance with the state’s
26 environmental protection statutes and programs. It is the intent of
27 this chapter to provide a mechanism by which the agency may
28 further this objective of environmental protection by bringing
29 relevant agencies together to foster the integration of requests for
30 information, promote speedy and cost-effective compliance, and
31 synchronize, to the maximum extent feasible, the environmental
32 permit requirements imposed on applicants by the departments or
33 boards within the agency.

34 70645. For purposes of this chapter, “environmental permit”
35 means any permit issued by the Department of Toxic Substances
36 Control for the storage, treatment, handling, or disposal of
37 hazardous waste, as defined in Section 25117 of the Health and
38 Safety Code, or any waste discharge requirements issued by the
39 State Water Resources Control Board or a California regional
40 water quality control board.



1 70646. (a) At the request of an applicant for more than one
 2 environmental permit, the secretary may, using existing staff and
 3 budgetary resources, convene a permitting team for the project
 4 composed of permit writers and other appropriate personnel from
 5 the board or department responsible for review of the project and
 6 the issuance of an environmental permit. The permitting team shall
 7 identify all statutory and regulatory requirements for the issuance
 8 of the environmental permits and provide that information to the
 9 applicant in order to facilitate, to the maximum extent feasible, the
 10 uniform, consistent, and expeditious processing of environmental
 11 permit applications.

12 (b) At the request of the applicant, the secretary may solicit the
 13 participation of relevant federal, state, and local agencies on the
 14 permitting team to facilitate cooperation, reduce duplication, and
 15 assist in conflict resolution.

16 70647. This chapter does not confer any new or additional
 17 authority over the issuance of environmental permits on the
 18 agency or diminish in any way the existing authority of any other
 19 state or local agency.

20 ~~SEC. 10.~~

21 *SEC. 9.* The heading of Part 1 (commencing with Section
 22 71000) of Division 34 of the Public Resources Code is amended
 23 and renumbered to read:

24

PART 1.2. PERMITS

25

26 ~~SEC. 11.~~

27 *SEC. 10.* The heading of Part 2 (commencing with Section
 28 71050) of Division 34 of the Public Resources Code is amended
 29 and renumbered to read:

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PART 1.3. ENVIRONMENTAL DATA REPORTING

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