

Environmental World Watch, Inc.
4821 LANKERSHIM BLVD, SUITE 239
NORTH HOLLYWOOD, CALIFORNIA 91601

APRIL 3, 2009

NOTICE OF VIOLATION OF THE SAFE DRINKING WATER AND
TOXIC ENFORCEMENT ACT OF 1986
(California Health and Safety Code §25249.5 et seq.)

AMENDED NOTICE
TO: CUMMINS INC.,
CATERPILLAR INC.,
DERRE & CO.,
DETROIT DIESEL CORP.,

PRIORITY MAIL - Signature Confirmation Requested

TO THE PARTIES LISTED ON THE
ATTACHED DISTRIBUTION LIST

TO:

Cummins Inc. ✓
Tony Satterthwaite - President
Mail Address: PO Box 3005
Columbus, IN, USA 47202-3005

Caterpillar Inc. ✓
Mr Stuart L Levenick - President
Mail Address: 100 NE Adams St
Peoria, IL, USA 61629-0002

Deere & Co. ✓
Mr David C Everitt - President
1 John Deere Pl
Moline, IL, USA 61265-8010

Detroit Diesel Corp. ✓
Dr Eckhard Cordes - Chairman of the Board
Mail Address: 13400 W Outer Dr
Detroit, MI, USA 48239-1309

Dear Mr. President or Chairman
Sir or Madam:

Environmental World Watch, Inc. (the "Noticing Party") AND THE Individual complainants so listed on the attached Exhibit "C" serves this Notice of Violation ("Notice") upon Cummins Engine Co., Caterpillar Co, Inc. John Deere Co, Inc., Detroit Diesel Co. (hereinafter "DIESEL VIOLATORS") pursuant to and in compliance with California Health and Safety Code ("H&S Code") §25249.7(d) and 22 California Code of Regulations ("CCR") §12903.

This Notice satisfies a prerequisite for Noticing Party to commence an action against DIESEL VIOLATOR to enforce the Safe Drinking Water and Toxic Enforcement Act of 1986. The violations addressed by this Notice occur in every county and city in California. This Notice is being served upon each violator, the California Attorney General, the district attorney of every California County and the city attorney of every California City with a population (according to the most recent decennial census) of over 750,000. If the above DIESEL VIOLATOR has a current registration with the California Secretary of State that identifies a Chief Executive Officer, President, or General Counsel, this Notice is being addressed to, and served upon, one of those persons.

Attached previously in other original EWW Notice [s] was a copy of "The Safe Drinking Water and Toxic Enforcement Act of 1986 (Proposition 65): A Summary. Copies of the Summary are not required to be, and are not being provided here in the AMENDED NOTICE.

The description of the Noticing Party, the Alleged Violator, and the Alleged Violations Addressed by this Notice:

- This Notice is provided by Environmental World Watch, Inc. Environmental World Watch, Inc. (hereinafter "EWW"), is based in Los Angeles and is registered as a Delaware corporation with the office of the California Secretary of State. EWW is acting in the public interest pursuant to H&S Code §25249.7(d), and is dedicated to protecting the environment, improving human health and supporting environmentally sound practices.
- The violators' names:
CUMMINS INC., CATERPILLAR INC., DERRE & CO., DETROIT DIESEL CORP.,
- With the violators' addresses at the Distribution Page: Served at Agent for Service of Process.
- The violations addressed by this Notice began on or after January 1, 1991, have occurred on numerous occasions each and every day since January 1, 1991, and are ongoing and continuing.
- This Notice of Violation covers the "warning provision" of Proposition 65, which is found at H&S Code §25249.6.
- The name of each chemical that is listed pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986 involved in the violations addressed by this Notice is DIESEL EXHAUST, Benzo [a] Pyrene, and Chromium VI; (the "Listed Chemical[s]"). The Listed Chemical is listed (and has been so listed for more than twelve months) by the Governor of the State of California as being a chemical known to the State of California to cause cancer or reproductive toxicity, or both cancer and reproductive toxicity. See Exhibit B attached hereto.
- The routes of exposure for the violations addressed by this Notice is inhalation, however there also is a danger of ingestion and dermal exposures, especially in environmental and occupational setting[s]. There is also a danger of a dermal exposure while rain events wash DIESEL VIOLATOR contaminants out of the ambient air.

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- The type of product as an air contamination conveyance that does release "Toxic Air Contaminants" [TAC's]. and subsequently causes environmental, and occupational exposures addressed by this Notice are DIESEL engine equipment, including but not limited to, the following illustrative equipment and industrial machinery [hereinafter "equipment"] :

TABLE A

Various Construction Equipment and Industrial Diesel Engine Machinery.

- There are numerous sources of the exposures addressed in this Notice. These exposures occur in homes, the workplace and everywhere else in California where this equipment are smoked and downwind of these releases or where people just breathe the ambient air and not a part of the actual product purchase or its decision regarding use. The DIESEL engines are actually operated and the engine run thus making the DIESEL engine a "source of air contaminants" while the listed chemicals are released into the ambient air as further environmental and occupational exposures and environmental contamination. This contamination can be gauged and quantified by percentage "contribution". Innocent persons have been breathing and will breathe these same listed chemicals, also known as TAC's, to their detriment absent environmental warnings, including but not limited to decals on the equipment, Notices in media materials and other media vehicles such as billboards. These exposures occur principally off the property of the Noticed Company.
- In the course of doing business, DIESELVIOLATORS have and did knowingly and intentionally expose, and continue to expose, individuals (especially pregnant and post-partum women) to the Listed Chemicals. No clear and reasonable warning is or has been provided by DIESEL VIOLATORS to individuals or groups in the environment as persons, except the actual owners of said equipment, purchased from DIESELVIOLATORS, by way of the defective decals in conformity with the "Mateel" Consent Judgment (Mateel decal, herein after "decal"). These said decals do not convey the warnings to persons in the course of their normal daily activities regarding exposures to the Listed Chemicals or regarding the fact that the Listed Chemicals are known to the State of California to be a carcinogen, reproductive toxicant, or both a carcinogen and reproductive toxicant in conformity with Health and Safety Code section 25249.6.
- These exposures have gone on from 1991 and are ongoing and continuing as EWW believes and so alleges that DIESELVIOLATORS have tolled the statute of limitations by fraudulent concealment of the existence of DIESEL EXHAUST in DIESEL waste streams. This failure to warn of the identification of the chemicals released, specifically but not limited to, DIESEL EXHAUST and its identified herein constituents, including but not limited to Cr VI, Benzo [a] Pyrene, and carbon monoxide is released during the use and from their equipment as air contaminant conveyances, withholds any meaningful information from those persons that required warning.

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- The actual equipment of the offending and dangerous DIESEL VIOLATOR, manufactured or otherwise caused to be distributed for sale in California, are not decaled in any health warning version or advisement, or is the decal message reasonably expected to be seen or heard by persons in normal daily activities. Nor is this decal consistent with the actual source of the ambient air exposures and contamination alleged herein.
- All or most of the 58 Counties identified at the Distribution page herein have levels or contributions of air contamination from these same listed chemicals. Many counties are identified by EPA as non-attainment by the various levels of just one listed reproductive toxicant, released by DIESEL VIOLATORS, and a part of this Notice: carbon monoxide.
- As a note, and a further part of this Notice, is the fact that, in a strict view of the DIESEL VIOLATORS decals that are on this equipment, is the observation that the decals are further absent any warning that would meet the definition delineated at Title 22 CCR §12601(d).
- The carcinogens or reproductive toxicants, contained in the releases and exposures of the Noticed equipment, and subject to the warning requirements of H&S Code §25249.6 and more specifically 22 CCR §12601(b) *et seq.* are listed below:

DIESEL EXHAUST,
Chromium VI,
Benzo [a] Pyrene,
Carbon Monoxide

- The aforementioned carcinogens/reproductive toxicants are on the Governor's list (Prop 65 List) as expressed at 22 CCR §12000. These chemicals are known to the State of California to cause carcinogenic/ and or reproductive harm to humans requiring special warning labels and care in handling and use. The concentrations of these listed chemicals once released by the DIESEL VIOLATORS subject product via air emissions and then exposures via inhalation or by persons breathing the listed chemicals, that are also "Toxic Air Contaminants", and exceed the No Significant Risk Level ("NSRL") threshold identified by OEHHA.
- The NSRL of .001 microgram per day for Chromium VI, a listed chemical alleged to be released here and at levels which regularly exceed the said NSRL, is especially egregious as this chemical is listed also as a "known to be human carcinogen" by NTP requiring very special use and handling. This chemical as a "known carcinogen", on information and belief, also causes a "unreasonable risk" in the said environments identified in this Notice and the mere presence in any DIESEL VIOLATORS equipment waste stream constitutes other violations of these same Health and Safety codes asserted here, and a part of this Notice.
- The principal route of exposure is through inhalation, and dermal exposure. There is a further danger of contacting these carcinogens via a dermal exposure while operating the DIESEL VIOLATORS equipment as intended by the manufacture. These exposures have gone on since January 1 1991, and are ongoing and continuing at every place in California that the equipment listed in TABLE A are offered for sale and use. All references to "exposure" in this Notice shall be understood to be exposures to the specific product lines in said TABLE and the listed chemicals emitted out of those equipment during use.

OCCUPATIONAL NOTICE

The sale by DIESELVIOLATORS, or its agents, of this equipment constitutes exposures to known carcinogenic chemicals in the environment and the normal use of the equipment by the purchaser or others will cause the subsequent occupational exposures to operators of the equipment without a clear and reasonable warning.

"This notice alleges the violation of Proposition 65 with respect to occupational exposures governed by the California State Plan for Occupational Safety and Health. The State Plan incorporates the provisions of Proposition 65, as approved by Federal OSHA on June 6, 1997. This approval specifically placed certain conditions with regard to occupational exposures on Proposition 65, in that it does not apply to the conduct of manufacturers occurring outside the State of California. The approval also provides that an employer may use the means of compliance in the general hazard communication requirements to comply with Proposition 65. It also requires that supplemental enforcement is subject to the supervision of the California Occupational Safety and Health Administration. Accordingly, any settlement, civil complaint, or substantive court orders in this matter must be submitted to the Attorney General."

ENVIRONMENTAL NOTICE

- The location of these alleged exposures are many and varied while occurring within the 58 counties of the state of California as evidenced by the District Attorneys addressed in the enclosed distribution list. EWW believes and so alleges that at least one of the jurisdictions identified had DIESELVIOLATORS equipment sold within that county by a DIESEL VIOLATORS retail distributor and that sale caused the utilization of the equipment and subsequent environmental exposure. Riverside County, on information and belief, is a County that is Non-Attainment by EPA because DIESEL VIOLATORS contribution to carbon monoxide. Riverside County is the residence of the Individual Noticing Complainants that are a part of this Notice.
- Further, that usage caused exposures in these 58 jurisdictions to the constituents of the Diesel Engine Exhaust stream as identified herein, and those exposures by DIESELVIOLATORS were allowed to take place without the prerequisite warnings as delineated by the applicable statutes specified in this Notice, including but not limited to CCR 12601, et seq.
- Please direct any inquiries regarding this Notice or any communication with the responsible party Dennis Becvar for the noticing entity, Environmental World Watch, Inc. to:

Matthew E. Jackson
Environmental World Watch Corp Headquarters,
Los Angeles Offices
4821 Lankershim Blvd Ste 239, Code F
North Hollywood, California 91601

EXHIBIT B

NOTICED PARTIES:

Cummins Inc, Caterpillar Inc, Deere and Co, Inc., Detroit Diesel Corp.

List Of Chemicals Contained In The Attached 60-Day Notice of Violation That Are Listed By The Governor Of The State Of California As Being Known To The State Of California To Cause Cancer Or Reproductive Toxicity

LISTED CHEMICALS

<u>Chemical</u>	<u>CAS No.</u>	<u>Date Added to List</u>
DIESEL ENGINE EXHAUST	*****	January 1, 1990
Chromium VI [Hexavalent and its compounds]	*****	Feb 27, 1987
Benzo [a] Pyrene,	50-32-8	July 1, 1987
Carbon Monoxide [REPRODUCTIVE TOXIN]	630-08-0	July 1, 1989

EXHIBIT C

INDIVIDUAL NOTICING COMPLAINTANTS

1. Jayde Oliver
2. Jessica Oliver
3. Paul Dunlap, Sr. (And Survivor Action: Wrongful Death of Carol Dunlap-CCP 377.30).
4. Trudy Oliver
5. Mark Oliver
6. Tommie Gandy
7. Lawrence Gandy,

Individually and Collectively on behalf of all the Residents of Riverside County.

CERTIFICATE OF MERIT
HEALTH AND SAFETY CODE SECTION 25249.7(d)

- DIESEL EXHAUST
- CHROMIUM VI
- Benzo [a] Pyrene
- Carbon Monoxide,

NOTICED PARTY:

Cummins Inc., Caterpillar Inc., Deere and Co, Inc., Detroit Diesel Corp.

I, MATTHEW E. JACKSON, on behalf of Environmental World Watch, Inc., hereby declare:

1. This Certificate of Merit accompanies the attached sixty-day Notice(s) in which it is alleged that the parties identified in the Notices have violated California Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.

2. I am the attorney for the noticing party.

3. I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the exposure to the listed chemical(s) that is the subject of this action.

4. Based upon the information obtained through those consultations, and all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for private action" means that the information provides a credible basis that all the elements of the plaintiffs' case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute.

5. The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and safety Code section 24249.7(h)(2), *i.e.*, (1) the identity of the person consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Date: April 3, 2009

Signed by:


Matthew E. Jackson

CERTIFICATE OF SERVICE

I am over the age of 18 and not a party to this case. I am a resident of or employed in the county where the mailing occurred. My business address is 4821 Lankershim Blvd Ste 239, NH 91601.

On April 3, 2009 I served copies of the documents listed immediately hereafter by Priority and First Class Mail by placing same in sealed envelopes, fully preparing postage thereon, and depositing said envelopes in the U.S. Mail at Fillmore, California. Said envelopes were addressed as follows:

SEE ATTACHED DISTRIBUTION LIST

(Sent via Priority Mail, as required, with applicable postage to those parties also listed on the Distribution)

Documents mailed:

- 1. NOTICE OF VIOLATION OF THE SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986 (California Health and Safety Code §25249.5 et seq.)**

TO:

Cummins Inc.
Tony Satterthwaite - President
Mail Address: PO Box 3005
Columbus, IN, USA 47202-3005

Caterpillar Inc.
Mr. Stuart L Levenick – President
Mail Address: 100 NE Adams St
Peoria, IL, USA 61629-0002

Deere & Co.
Mr. David C Everitt - President
1 John Deere Pl
Moline, IL, USA 61265-8010

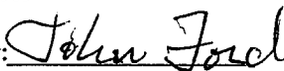
Detroit Diesel Corp.
Dr. Eckhard Cordes - Chairman of the Board
Mail Address: 13400 W Outer Dr
Detroit, MI, USA 48239-1309

2. CERTIFICATE OF MERIT - (attachments only sent to California Attorney General's Office)

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct, and that this declaration was executed on April 3, 2009 at Los Angeles, California.

April 3, 2009

Signed by:



John Ford

DISTRIBUTION LIST
By Priority Mail –Signature Confirmation Requested

◆ Cummins Engine Co, Caterpillar Inc,
Deere and Co, Inc., Detroit Diesel Co.

Detroit Diesel Corp.
Dr Eckhard Cordes - Chairman of the Board
Mail Address: 13400 W Outer Dr
Detroit, MI, USA 48239-1309

◆Registered Agent for Service of Process:
ET Corporation System
818 W. Seventh Street Los Angeles,
CA 90017

◆Registered Agent for Service of Process:

ET Corporation System
818 W. Seventh Street Los
Angeles, CA 90017

◆ **CALIFORNIA ATTORNEY GENERAL**
CA Department of Justice
PROP. 65 ENFORCEMENT REPORTING
Attn: Prop 65 Coordinator
1515 Clay Street, Suite
2000 Post Office Box
70550 Oakland, CA 94612-
0550

Cummins Inc.
Tony Satterthwaite - President
Mail Address: PO Box 3005
Columbus, IN, USA 47202-3005

Caterpillar Inc.
Mr Stuart L Levenick – President
Mail Address: 100 NE Adams St
Peoria, IL, USA 61629-0002

Deere & Co.
Mr David C Everitt - President
1 John Deere Pl Moline, IL, USA 61265-8010

San Francisco City Attorney's Office
City Hall, Room 234 San Francisco,
CA 94102

<By First Class Mail>
Los Angeles City Attorney's Office
1800 City Hall East 200 N. Main
Street Los Angeles, CA 90012

San Diego City Attorney's Office
Civic Center Plaza 1200 3rd
Avenue, Suite 1200 San Diego,
CA 92101

Office of the District Attorney of
Alameda County 1225 Fallon
Street, Room 900 Oakland, CA
94612

San Jose City Attorney's Office
151 West Mission Street San
Jose, CA 95110

Office of the District Attorney of
Amador County 708 Court
Street, Room 202 Jackson, CA
95642

Office of the District Attorney of
Butte County Administration
Building 25 County Center
Drive Oroville, CA 95965

Office of the District Attorney of
Alpine County P.O. Box 248
Markleeville, CA 96120

Office of the District Attorney of
Colusa County 547 Market Street
Colusa, CA 95932

Office of the District Attorney of
Contra Costa County PO Box
670 Martinez, CA 94553

Office of the District Attorney of
Calaveras County Government
Center 891 Mountain Ranch
Road San Andreas, CA 95249

Office of the District Attorney of
El Dorado County 515 Main
Street Placerville, CA 95667

60-day Notice of Violation
DIESEL VIOLATORS EQUIPMENT
April 3, 2009
Page 10

PUBLIC ENFORCEMENT AGENCY SERVICE LIST

ALAMEDA COUNTY DISTRICT ATTORNEY
1225FALLQNSTRM900
OAKLAND CA 94612

ALPINE COUNTY DISTRICT ATTORNEY
PO BOX 248 MARKLEEVILLECA 96120

AMADOR COUNTY DISTRICT ATTORNEY
708 COURT STSTE 202 JACKSON CA 95642

BUTTE COUNTY DISTRICT ATTORNEY
25 COUNTY CTRDR OROVILLE CA
95965

CALAVERAS COUNTY DISTRICT ATTORNEY
891 MTN RANCH RD SAN ANDREAS CA 95249

COLUSA COUNTY DISTRICT ATTORNEY
547 MARKET STSTE 102 COLUSA CA
95932

CONTRA COSTA COUNTY DISTRICT
ATTORNEY 725COURTST4THFLR
MARTINEZ CA 94553

DEL NORTE COUNTY DISTRICT ATTORNEY
450 H STSTE 171 CRESCENT CITY CA 95531

EL DORADO COUNTY DISTRICT ATTORNEY
515 MAIN ST PLACERVILLE CA 95667

FRESNO COUNTY DISTRICT ATTORNEY
2220 TULARE STSTE 1000 FRESNO CA
93721

GLENN COUNTY DISTRICT ATTORNEY
PO BOX 430 . WILLOWS CA 95988

HUMBOLDT COUNTY DISTRICT ATTORNEY
825 FIFTH ST EUREKA CA 95501

IMPERIAL COUNTY DISTRICT ATTORNEY
940 W MAIN ST
EL CENTROCA 92243

INYO COUNTY DISTRICT ATTORNEY
POBOXD
INDEPENDENCE CA 93526

KERN COUNTY DISTRICT ATTORNEY
1215TRUXTUNAVE BAKERSFIELD
CA 93301

KINGS COUNTY DISTRICT ATTORNEY
1400WLACEYBLVD
HANFORD CA 93230

LAKE COUNTY DISTRICT ATTORNEY
255 N FORBES ST LAKEPORTCA 95453

LASSEN COUNTY DISTRICT ATTORNEY
220SLASSENSTSTE8 SUSANVILLECA
96130

LA COUNTY DISTRICT ATTORNEY
210W TEMPLE STSTE 18000 LOS
ANGELES CA 90012-3210

MADERA COUNTY DISTRICT ATTORNEY.
209WYOSEMITEAVE
MADERA CA 93637

MARIN COUNTY DISTRICT ATTORNEY
3501 CIVIC CTRDR RM 130 SAN
RAFAEL CA 94903

MARIPOSA COUNTY DISTRICT ATTORNEY
PO BOX 730 MARIPOSA CA 95338

MENDOCINO COUNTY DISTRICT
ATTORNEY PO BOX 1000 UKIAH
CA 95482

MERCED COUNTY DISTRICT ATTORNEY
2222 M ST MERCED CA 95340

MODOC COUNTY DISTRICT ATTORNEY
204 S COURT ST RM 202 ALTURASCA
96101-4020

MONO COUNTY DISTRICT ATTORNEY
PO BOX 617 BRIDGEPORT CA 93517

MONTEREY COUNTY DISTRICT ATTORNEY
PO BOX 1131 SALINAS CA 93902

NAPA COUNTY DISTRICT ATTORNEY
931 PARKWAY MALL NAPA CA 94559

NEVADA COUNTY DISTRICT ATTORNEY
201 CHURCH ST STE 8 NEVADA CITY CA
95959

ORANGE COUNTY DISTRICT ATTORNEY
401 CIVIC CTR DR WEST SANTA ANA CA
92701

PLACER COUNTY DISTRICT ATTORNEY
10810 JUSTICE CENTER DR STE 240
ROSEVILLE, CA 95678

PLUMAS COUNTY DISTRICT ATTORNEY
520 MAIN ST RM 404 QUINCYCA 95971

RIVERSIDE COUNTY DISTRICT ATTORNEY
4075 MAIN ST RIVERSIDE CA 92501

60-day Notice of Violation
DIESEL VIOLATORS
EQUIPMENT
April 3, 2009
Page 11

PUBLIC ENFORCEMENT AGENCY SERVICE LIST

SACRAMENTO COUNTY DISTRICT
ATTORNEY 901 G ST SACRAMENTO
CA 95814

SAN BENITO COUNTY DISTRICT ATTORNEY
419 FOURTH ST, FL 2 HOLLISTER CA 95023

SAN BERNARDINO COUNTY DISTRICT
ATTORNEY
316 NMTN VIEW AVE
SAN BERNARDINO CA 92415-0004

SAN DIEGO COUNTY DISTRICT ATTORNEY
330 W BROADWAY SAN DIEGO CA 92101

SAN FRANCISCO COUNTY DISTRICT
ATTORNEY
850 BRYANT ST RM 325
SAN FRANCISCO CA 94103

SAN JOAQUIN COUNTY DISTRICT
ATTORNEY
PO BOX 990
STOCKTON CA 95201-0990

SAN LUIS OBISPO COUNTY DISTRICT
ATTORNEY
CITY GOVERNMENT CTR, 4TH FLR
SAN LUIS OBISPO CA 93408

SAN MATEO COUNTY DISTRICT ATTORNEY
400 COUNTY CTR FL 3 REDWOOD CITY CA
94063

SANTA BARBARA COUNTY DISTRICT
ATTORNEY
1112 SANTA BARBARA ST
SANTA BARBARA CA 93101

SANTA CLARA COUNTY DISTRICT
ATTORNEY
70 W HEDDING ST WEST WING
SAN JOSE CA 95110

SANTA CRUZ COUNTY DISTRICT
ATTORNEY
701 OCEAN ST RM 200
SANTA CRUZ CA 95060

SHASTA COUNTY DISTRICT ATTORNEY
1525 COURT STFL 3 REDDING CA 96001

SIERRA COUNTY DISTRICT ATTORNEY
PO BOX 457 DOWNIEVILLE CA 95936

SISKIYOU COUNTY DISTRICT ATTORNEY
PO BOX 986 YREKA CA 96097

SOLANO COUNTY DISTRICT ATTORNEY
675 TEXAS ST STE 4500 FAIRFIELD CA
94533

SONOMA COUNTY DISTRICT ATTORNEY
600 ADMINISTRATION DR RM 212-J
SANTA ROSA CA 95403

STANISLAUS COUNTY DISTRICT
ATTORNEY PO BOX 442
MODESTO CA 95353

SUTTER COUNTY DISTRICT ATTORNEY
446 SECOND ST YUBA CITY CA 95991

TEHAMA COUNTY DISTRICT ATTORNEY
PO BOX 519
RED BLUFF CA 96080

TRINITY COUNTY DISTRICT ATTORNEY
PO BOX 310 WEAVERVILLE CA 96093

TULARE COUNTY DISTRICT ATTORNEY
221 S MOONEY BLVD RM 224 VISALIA CA
93291

TUOLUMNE COUNTY DISTRICT ATTORNEY
423 N WASHINGTON ST SONORA CA 95370

VENTURA COUNTY DISTRICT ATTORNEY
800 S VICTORIA AVE VENTURA CA 93009

YOLO COUNTY DISTRICT ATTORNEY
301 SECOND ST WOODLAND CA 95695

YUBA COUNTY DISTRICT ATTORNEY
215 FIFTH ST MARYSVILLE CA 95901

LOS ANGELES CITY ATTORNEY'S OFFICE
800 CITY HALL EAST
200 N MAIN ST
LOS ANGELES CA 90012

SAN DIEGO CITY ATTORNEY'S OFFICE
CIVIC CENTER PLAZA 1200 THIRD AVE
STE 1620 SAN DIEGO CA 92101

SAN JOSE CITY ATTORNEY'S OFFICE
200 E SANTA CLARA ST FL 6 SAN JOSE
CA 95113

SAN FRANCISCO CITY ATTORNEY'S
OFFICE
CITY HALL RM 234