

Environmental World Watch, LLC.
LOS ANGELES, CALIFORNIA

October 2, 2013

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., CATERPILLAR INC., DEERE & COMPANY,
DETROIT DIESEL CORP., DEUTZ CORPORATION, VOLVO CONSTRUCTION
EQUIPMENT NORTH AMERICA, INC., CASE NEW HOOLAND INC.,
NAVISTAR, INC., KUBOTA TRACTOR CORPORATION, KOMATSU
EQUIPMENT COMPANY, ISUZU MOTORS AMERICA, LLC,
MISUBISHI ENGINE COMPANY NORTH AMERICA, INC.**

PRIORITY MAIL-
AND FIRST CLASS MAIL TO THE PARTIES LISTED
ON THE ATTACHED DISTRIBUTION LIST

TO:

Cummins Inc.
Mr. Norman T. Linebarger, CEO
PO Box 3005
Columbus, IN, USA 47202-3005

Caterpillar Inc.
Mr. Douglas R. Oberhelman, CEO
100 NE Adams Street
Peoria, IL, USA 61629-0002

Deere & Company
Mr. Samuel R. Allen, CEO
1 John Deere Place
Moline, IL, USA 61265-8010

Detroit Diesel Corp.
Dr. Eckhard Cordes, Chairman
13400 W Outer Drive
Detroit, MI, USA 48239-1309

Kubota Tractor Corporation
Mr Yauo Masumoto, Pres.
3401 Del Amo Blvd
Torrance, CA 90503

Komatsu Equipment Company
Mr. John Pfisterer, Pres.
1486 S. Distribution Drive
Salt Lake, UT 84104

Isuzu Motors America, LLC
Mr. Susumu Hosoi, Pres.
1400 S. Douglas Rd, Ste. 100

60-day Notice of Violation
DIESEL VIOLATORS EQUIPMENT
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Anaheim, CA 92806

DEUTZ Corporation
Mr. Stephen J. Corley, CEO
3883 Steve Reynolds Blvd.
Norcross, GA 30093

Volvo Construction Equipment
North America, Inc
Mr. Patrick Olney, Pres.
One Volvo Way
Asheville, NC 28803

Case New Holland Inc.
Mr. Paolo Monoferino, Pres.
621 State Street
Racine, WI 53402

NAVISTAR, INC
Mr. Troy Clarke, Pres.
2701 Navistar Dr.
Lisle, IL 60532

Mitsubishi Engine North America, Inc.
Mr. Dan Booth, Chairman
1250 Greenbriar Drive, Suite E
Addison, IL 60101 USA

Dear Mr. President, CEO or Chairman:

Environmental World Watch, LLC (the "Noticing Party") serves this Notice of Violation ("Notice") upon Cummins Inc., Caterpillar Inc., Deere & Company, Detroit Diesel Corporation., Deutz Corporation, Isuzu Motors America, LLC, Komatsu Equipment Company, Kubota Tractor Corporation, Navistar, Inc., Case New Holland Inc., Volvo Construction Equipment North America, Inc., (hereinafter "DIESEL VIOLATORS") pursuant to and in compliance with California Health and Safety Code ("H&S Code") §25249.7(d) and California Code of Regulations ("CCR") §25903.

This Notice satisfies a prerequisite for the Noticing Party to commence an action against the DIESEL VIOLATORS 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 DIESEL 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 or other corporate website that identifies a Chief Executive Officer, President, or General Counsel, this Notice is being addressed to, and served upon, one of those persons via the entity Agent for Service.

Attached previously in other 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, and are not being provided here in this new NOTICE, unless specifically requested in writing.

The description of the Noticing Party, the alleged DIESEL VIOLATOR, hereafter alleged "VIOLATOR" and the alleged Violations addressed by this Notice:

- This Notice is provided by Environmental World Watch, LLC. (hereinafter "EWW"), which is based in Los Angeles and is registered in California as a Limited Liability Company 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 along with the VIOLATORS' addresses is to be found at the top of this Notice and on the Distribution Page hereafter.
- The current violations addressed by this Notice began on or after January 1, 2003, and have occurred on numerous occasions each and every day since January 1, 2003, and are ongoing and continuing. The exposures caused by these violations of statute are a "continuing violation", tolling any statutory protection afforded the previous settling VIOLATOR and/or vacating any protection to a previously non settling VIOLATOR.
- Any previous settlement or consent judgment by entities that manufacture diesel engines is a nullity as the VIOLATORS have never properly warned in accordance with the statute as defined at Title 27 Chapter 3, Article 6 §25601.
- This Notice of Violation covers the "warning provision" of Proposition 65, which is found at H&S Code §25249.6. There is a further concern that the VIOLATOR has contaminated sources of drinking water within the state in violation of H&S Code §25249.5.
- The name of each chemical that is Listed pursuant to the Safe Drinking Water and Toxic Enforcement Act of 1986 and involved in the violations addressed by this Notice are:
 1. Diesel Engine Exhaust,
 2. Carbon Monoxide,
 3. Formaldehyde,
 4. Benzo [a] Pyrene, and
 5. Chromium VI;
- The "Listed Chemical[s]". The above 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 route of exposure for the violations addressed by this Notice is inhalation, however there also is a danger of ingestion and dermal exposures. There is also a danger of a dermal exposure while rain events wash VIOLATOR discharged Listed Chemicals, as toxic air contaminants and particulate matter, out of the ambient air.
- The type of exposures are environmental and occupational exposures while the VIOLATORS Diesel engine is running and also afterwards as the emissions remain in the environment for significant periods of time causing global exposures for which each VIOLATOR is also responsible under the theory of "Enterprise Liability".

- The VIOLATORS sell and or introduce into commerce a type of product that is an air contamination conveyance that does release “Toxic Air Contaminants” [TAC’s], which subsequently cause environmental and occupational exposures addressed by this Notice. This conveyance is a Diesel engine powered piece of equipment, including but not limited to all NON ROAD DIESEL EQUIPMENT sold or distributed in California by said VIOLATORS.
- 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 is utilized in its normal course of business and downwind of these equipment operating locations or where the people of the state of California just breathe the ambient air and are not a part of the actual Diesel engine product purchase or its decision regarding use. The Diesel engines addressed in this Notice are actually operated by persons and while the engine runs it is producing Diesel engine exhaust which is a source of the Listed Chemicals which are carelessly released into the ambient air.
- This contamination can be gauged and quantified by a percentage “contribution” to the permanent damage to the environment in each county of California. Innocent persons have been breathing and will continue to breathe these same Listed Chemicals 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, VIOLATORS 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 VIOLATORS to individuals or groups in the environment as persons, except to a few of the actual owners of said equipment, purchased from VIOLATORS after previous Notices of Violation.
- Any decals in owners’ manuals do not convey the warnings to exposed persons in the course of their normal daily activities when near or in the vicinity of each piece of VIOLATOR Diesel equipment. Nor have other warnings on equipment been informative 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 statute.
- These exposures have gone on from at least January 2003 and are ongoing and continuing as EWW believes and so alleges that VIOLATORS have never properly warned in accordance with statutory guidelines. This failure to warn or the VIOLATORS identification of the chemicals released to those that needed warning, specifically but not limited to, DIESEL ENGINE EXHAUST and its identified herein constituents, including but not limited to formaldehyde, Cr VI, benzo [a] pyrene, and carbon monoxide which is released during the use of VIOLATORS Diesel engine equipment. We believe that the VIOLATOR, as the manufacture, has and will continue to withhold any meaningful information from those persons that required warning, absent this enforcement action.

- 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 VIOLATORS, and a part of this Notice: carbon monoxide.
- The inhalation NSRL for Chromium VI is .001 microgram per day, a Listed Chemical alleged to be released here and at levels which regularly exceed the NSRL and now, as of Oct 2012, by ingestion above the action level of .020 ug/l based upon the CA. PHG of 2011. Contamination of drinking water supplies of the state by Chromium VI is a new and previously unnoticed violation of the H&S Code §25249.5 as to each of these VIOLATORS.
- This entire VIOLATOR engine chemical waste matrix, as part of the VIOLATORS exhaust stream, also causes an “unreasonable risk” to those operators of VIOLATORS equipment as the levels of the Listed Chemicals in and around the VIOLATORS Diesel engine exhaust pipe exceed known acute thresholds for many of the individual chemicals; but as a cumulative chemical matrix are near lethal. This Notice places each VIOLATOR on notice that other causes of action might be necessary as part of this enforcement action since it appears regulatory agencies are too busy making the taking of lives only punishable by slaps on the hand economically. The mere presence in any VIOLATORS equipment waste stream going forward, after technology has shown that these discharges can be reduced or eliminated completely, constitutes other violations of these same CA Health and Safety codes and other statutes not yet asserted here, but a part this Notice by general reference.

OCCUPATIONAL ADVISEMENT

The sale by the VIOLATOR, or its agents, of this equipment constitutes exposures to numerous 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 ADVISEMENT

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.

- Further, that usage caused exposures in possibly all of these 58 jurisdictions to the constituents of the Diesel Engine exhaust stream as identified herein, and those exposures by VIOLATORS were allowed to take place without the prerequisite warnings as delineated by the applicable statutes.
- Please direct any inquiries regarding this Notice or any communication with the responsible party for the noticing entity, Environmental World Watch, LLC. to:

Mr. Daniel N. Greenbaum, Esq.
Environmental World Watch , LLC
1467 South Holt Ave. Ste 2
Los Angeles, CA 90036



Daniel N. Greenbaum, Esq.

EXHIBIT B

NOTICED PARTIES:

CUMMINS INC., CATERPILLAR INC., DEERE & COMPANY.,
DETROIT DIESEL CORP., DEUTZ CORPORATION, VOLVO CONSTRUCTION
EQUIPMENT NORTH AMERICA, INC., CASE NEW HOOLAND INC.,
NAVISTAR, INC., KUBOTA TRACTOR CORPORATION, KOMATSU
EQUIPMENT COMPANY, ISUZU MOTORS AMERICA, LLC.,
MISUIBISHI ENGINE COMPANY NORTH AMERICA, INC.

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

CARCINOGENS

<u>Chemical</u>	<u>CAS No.</u>	<u>Date Added to List</u>
DIESEL ENGINE EXHAUST	*****	Oct. 1, 1990
Chromium VI [Hexavalent and its compounds]	*****	Feb 27, 1987
Formaldehyde (gas)	50-00-0	Jan. 1, 1988
Benzo [a] Pyrene,	50-32-8	July 1, 1987
1,3- Butadiene	106-99-0	April 1, 1988

REPRODUCTIVE TOXICANT

<u>Chemical</u>	<u>CAS No.</u>	<u>Date Added to List</u>
Carbon Monoxide	630-08-0	July 1, 1989
Chromium VI [Hexavalent and its compounds]	*****	Dec 19, 2008
1,3- Butadiene	106-99-0	April 16, 2004

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

NOTICED PARTY (S):

CUMMINS INC., CATERPILLAR INC., DEERE & COMPANY.,
DETROIT DIESEL CORP., DEUTZ CORPORATION, VOLVO CONSTRUCTION
EQUIPMENT NORTH AMERICA, INC., CASE NEW HOOLAND INC.,
NAVISTAR, INC., KUBOTA TRACTOR CORPORATION, KOMATSU
EQUIPMENT COMPANY, ISUZU MOTORS AMERICA, LLC.,
MISUBISHI ENGINE COMPANY NORTH AMERICA, INC.

I, Daniel N. Greenbaum, on behalf of Environmental World Watch, LLC., 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: October 2, 2013

Signed by:

□



Daniel N. Greenbaum, Esq.

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 1467 South Holt Ave, #2, Los Angeles, CA 90035.

On October 2, 2013 I served copies of the documents Listed immediately hereafter by Priority Mail by placing same in sealed envelopes, fully preparing postage thereon, and depositing said envelopes in the U.S. Mail at Los Angeles, California. Said envelopes were addressed as follows:

**SEE ATTACHED DISTRIBUTION LIST
FOR ATTORNEY GENERAL, COUNTY DISTRICT ATTORNEY AND CITY ATTORNEY NAMES**
(Sent via Priority Mail with applicable postage to those Noticed parties)

Documents Priority Mailed and Name:

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

Cummins Inc. Mr. Norman T. Linebarger, CEO PO Box 3005 Columbus, IN, USA 47202-3005	Corporation Service Co. Which will do Business in CA as CSC-Lawyers Incorporating Service 2710 Gateway Oaks Dr., Ste 150N Sacramento, Ca 95833
Caterpillar Inc. Mr. Douglas R. Oberhelman, CEO 100 NE Adams Street Peoria, IL, USA 61629-0002	CT Corporation System 818 W. Seventh St. Los Angeles, CA 90017
Deere & Company Mr. Samuel R. Allen, CEO 1 John Deere Place Moline, IL, USA 61265-8010	CT Corporation System 818 W. Seventh St. Los Angeles, CA 90017
Detroit Diesel Corp. Dr. Eckhard Cordes, Chairman 13400 W Outer Drive Detroit, MI, USA 48239-1309	CT Corporation System 818 W. Seventh St. Los Angeles, CA 90017
DEUTZ Corporation Mr. Stephen J. Corley, CEO 3883 Steve Reynolds Blvd. Norcross, GA 30093	CT Corporation System 818 W. Seventh St. Los Angeles, CA 90017
Volvo Construction Equipment North America, Inc. Mr. Patrick Olney, Pres. One Volvo Way Asheville, NC 28803	CT Corporation System 818 W. Seventh St. Los Angeles, CA 90017

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Isuzu Motors America, LLC
Mr. Susumu Hosoi, Pres.
1400 S. Douglas Rd, Ste. 100
Anaheim, CA 92806

CT Corporation System
818 W. Seventh St.
Los Angeles, CA 90017

Case New Holland Inc.
Mr. Paolo Monoferino, Pres.
621 State Street
Racine, WI 53402

CT Corporation System
818 W. Seventh St.
Los Angeles, CA 90017

NAVISTAR, INC
Mr. Troy Clarke, Pres.
2701 Navistar Dr.
Lisle, IL 60532

CT Corporation System
818 W. Seventh St.
Los Angeles, CA 90017

Kubota Tractor Corporation
Mr. Yauo Masumoto, Pres.
3401 Del Amo Blvd
Torrance, CA 90503

Lawyers Incorporating Service
2710 Gateway Oaks Dr., Ste 150N
Sacramento, Ca 95833

Komatsu Equipment Company
Mr. John Pfisterer
1486 S. Distribution Drive
Salt Lake, UT 84104

CT Corporation System
818 W. Seventh St.
Los Angeles, CA 90017

Mitsubishi Engine North America, Inc.
Mr. Dan Booth, Chairman
1250 Greenbriar Drive, Suite E
Addison, IL 60101 USA

CT Corporation System
818 W. Seventh St.
Los Angeles, CA 90017

**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 October 2, 2013 at Los Angeles, California.

October 2, 2013

Signed by: 

Other Distribution List
By First Class Mail –

District Attorney of Alameda County
1225 Fallon Street, Rm. 900
Oakland, CA 94612

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

District Attorney of Amador County
708 Court Street, Ste. 202
Jackson, CA 95642

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

District Attorney of Calaveras
County
891 Mountain Ranch Road
San Andreas, CA 95249

District Attorney of Colusa County
547 Market Street, Ste. 102
Colusa, CA 95932

District Attorney of Del Norte County
450 H Street, Ste. 171
Crescent City, CA 95531

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

District Attorney of Fresno County
2220 Tulare Street, Ste. 1000
Fresno, CA 93721

District Attorney of Glenn County
P.O. Box 430
Willows, CA 95988

District Attorney of Humboldt County
825 5th Street
Eureka, CA 95501

District Attorney of Imperial County
939 Main Street, Ste. 102
El Centro, CA 92243

District Attorney of Inyo County
P.O. Drawer D
Independence, CA 93526

District Attorney of Kern County
1215 Truxtun Avenue
Bakersfield, CA 93301

District Attorney of Kings County
1400 West Lacey Blvd.
Hanford, CA 93230

District Attorney of Lake County
255 N. Forbes Street
Lakeport, CA 95453

District Attorney of Lassen County
220 S. Lassen Street, Ste. 8
Susanville, CA 96130

District Attorney of Los Angeles
County
210 W. Temple Street, Ste. 1800
Los Angeles, CA 90012-3210

District Attorney of Madera County
209 West Yosemite Avenue
Madera, CA 93637

District Attorney of Marin County
3501 Civic Center Drive, Rm. 130
San Rafael, CA 94903

District Attorney of Mariposa
County
P.O. Box 730
Mariposa, CA 95338

District Attorney of Mendocino
County
P.O. Box 1000
Ukiah, CA 95482

District Attorney of Merced County
2222 "M" Street
Merced, CA 95340

District Attorney of Modoc County
204 S. Court Street, Rm. 202
Alturas, CA 96101-4020

District Attorney of Mono County
P.O. Box 617
Bridgeport, CA 93546

District Attorney of Nevada County
110 Union Street
Nevada City, CA 95959

District Attorney of Orange
County
401 Civic Center Drive West
Santa Ana, CA 92701

District Attorney of Placer County
10810 Justice Center Drive, Ste.
240
Roseville, CA 95678

District Attorney of Plumas
County
520 Main Street, Rm. 404
Quincy, CA 95971

District Attorney of Sacramento
County
901 "G" Street
Sacramento, CA 95814

District Attorney of San Benito
County
419 Fourth Street, 2nd Fl.
Hollister, CA 95023

District Attorney of San
Bernardino County
316 N. Mountain View Avenue
San Bernardino, CA 92415

District Attorney of San Diego
County
330 West Broadway, Ste. 1300
San Diego, CA 92101

District Attorney of San
Francisco County
850 Bryant Street, Rm. 325
San Francisco, CA 94103

District Attorney of San Joaquin
County
P.O. Box 990
Stockton, CA 95202

District Attorney of San Luis
Obispo County
1050 Monterey Street, Rm. 450
San Luis Obispo, CA 93408

District Attorney of San Mateo
County
400 County Center, 3rd Fl.
Redwood City, CA 94063

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District Attorney of Santa Cruz
County
701 Ocean Street, Rm. 200
Santa Cruz, CA 95060

Los Angeles City Attorney's Office
City Hall East
200 N. Main Street, Rm. 800
Los Angeles, CA 90012

District Attorney of Santa Barbara
County
Attn: Jerry Lule-Jian
312-D E. Cook Street
Santa Maria, CA 93454

San Diego City Attorney's Office
1200 Third Avenue, Ste. 1620
San Diego, CA 92101

District Attorney of Shasta County
1355 West Street
Redding, CA 96001

San Francisco City Attorney's
Office
City Hall, Room 234
1 Dr. Carlton B. Goodlett Place
San Francisco, CA 94102

District Attorney of Sierra County
Courthouse
100 Courthouse Sq., 2nd Fl.
Downieville, CA 95936

San Jose City Attorney's Office
200 East Santa Clara Street
San Jose, CA 95113

District Attorney of Siskiyou County
P.O. Box 986
Yreka, CA 96097

California Attorney General's Office
Attention: Proposition 65
Coordinator and Robert Thomas
1515 Clay Street, Ste. 2000
P.O. Box 70550
Oakland, CA 94612-0550

District Attorney of Solano County
675 Texas Street, Ste. 4500
Fairfield, CA 94533

District Attorney of Stanislaus County
832 12th Street, Ste. 300
Modesto, CA 95354

District Attorney of Sutter County
446 Second Street
Yuba City, CA 95991

District Attorney of Tehama County
P.O. Box 519
Red Bluff, CA 96080

District Attorney of Trinity County
P.O. Box 310
11 Court Street
Weaverville, CA 96093

District Attorney of Tuolumne County
423 N. Washington Street
Sonora, CA 95370

District Attorney of Yolo County
301 Second Street
Woodland, CA 95695

District Attorney of Yuba County
215 Fifth Street
Marysville, CA 95901