Title 19. Public Safety

Division 2. California Emergency Management Agency

Chapter 4. Hazardous Material Release Reporting, Inventory, And Response Plans

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Article 1. Definitions.

§ 2620. Control.

“Control” means any actions necessary to stop, prevent, abate, or mitigate a release or threatened release thereby ensuring the elimination of a condition of substantial probability of harm to human health and safety, property, or the environment.


§ 26502621. Person.

“Person” means any employee, authorized representative, agent or designee of a handler.


§ 26602622. Pesticide Drift Exposure Incident.

“Pesticide drift exposure incident” means an unintended airborne transport of a pesticide to non-target areas, potentially resulting in exposures that could affect public health and safety and the environment. For the purposes of this Chapter, the term “pesticide” has the same meaning as “pesticide”, as defined in the Food and Agricultural Code, Section 12753.

Article 2. Reporting Requirements.

§ 27042630. Applicability.

The provisions of this subchapter shall not, in any way, preempt more restrictive reporting requirements pursuant to other local, state, or federal ordinances, statutes, or regulations.

Pursuant to Section 23112.5 of the Vehicle Code, reporting of on-highway releases shall be made to the Department of the California Highway Patrol.


§ 27042631. Immediate Reporting of a Release or a Threatened Release.

(a) A person shall provide an immediate, verbal report of any release or threatened release of a hazardous material to the administering agency and the California Emergency Management Agency* as soon as:

(1) a person has knowledge of the release or threatened release;

(2) notification can be provided without impeding immediate control of the release or threatened release;

(3) notification can be provided without impeding immediate emergency medical measures.

(b) The immediate reporting pursuant to subsection (a) of this section shall include, as a minimum:

(1) the exact location of the release or threatened release;
(2) the name of the person reporting the release or threatened release;

(3) the hazardous materials involved in the release or threatened release;

(4) an estimate of the quantity of hazardous materials involved; and

(5) if known, the potential hazards presented by the hazardous material involved in the release or threatened release;

(c) The immediate reporting pursuant to subsection (a) of this section shall not be required if there is a reasonable belief that the release or threatened release poses no significant present or potential hazard to human health and safety, property, or the environment.

(d) Immediate reporting pursuant to subsection (a) of this section shall be made to the California Emergency Management Agency, at telephone number (916) 845-8911 or (800) 852-7550, and to the local administering agency. The administering agency may designate a call to the 911 emergency number as meeting the requirement to call the administering agency.

(e) The notifications in subsection (d) shall constitute compliance with the requirements of subdivision (b) of section 11004 of title 42 of the United States Code (1989) regarding verbal notification of the State Emergency Planning Commission and the Local Emergency Planning Committee.

* For additional guidance on notification procedures, consult the State of California Hazardous Material Incident Contingency Plan (HMICP).

§ 27052632. Written Reporting of Emergency Releases.

(a) If required to submit a written emergency release follow-up notice pursuant to 42 U.S.C. section 11004(c) (1989), or as that section may be subsequently amended, a business shall prepare the written emergency release follow-up notice using the form specified in subsection (c) of this section.

(b) A written emergency release follow-up notice prepared pursuant to subsection (a) shall be sent to the Chemical Emergency Planning and Response Commission (CEPRC) at 3650 Schriever Avenue, Mather, CA 95655. This written report shall be sent as soon as practicable following a release, but no later than 30 days from the date of the release.

(c) The following reporting form (with instructions), the ‘Emergency Release Follow-up Notice Reporting Form,’ shall be used for filing the written emergency release follow-up notice required by subsection (a) of this section. This form may be reproduced, as needed.
Article 3. Minimum Standards for Area Plans

§ 27202640. Proposed Area Plans.

The proposed area plan, as required by Section 25503(d) of the Health and Safety Code, shall include:

(a) a description of the extent to which the administering agency has met the requirements of this Article, and a schedule for implementing the final area plan, by December 29, 1987, to include the

provisions of Sections 2722-2736 2642-2648 of this Article;

(b) provisions for integrating, in the final area plan, information from business plans submitted by handlers within the jurisdiction of an administering agency;

(c) protocols for responses to pesticide drift exposure incidents; and

(d) a form providing information on the elements within the area plan, substantially equivalent to the following optional model reporting form for area plans.

Note: Authority cited: Sections 25503 and 25517.5, Health and Safety Code; and Section 12997.7, Food


Area plans shall include procedures and protocols to ensure the health and safety of emergency response personnel, such as, but not limited to:

(a) guidelines for approach, recognition, and evaluation of releases and threatened releases of hazardous materials by emergency response personnel; and

(b) monitoring and decontamination guidelines for emergency response personnel and equipment.


§ 27232643. Pre-Emergency Planning.

Area plans shall include, but not be limited to:

(a) provisions for pre-incident surveys of business sites by first responders for the purpose of site familiarization, if deemed necessary by the administering agency;

(b) provisions for pre-emergency planning and coordination among emergency responders within the jurisdiction of an administering agency. Pre-emergency planning shall include coordination of emergency response and emergency assistance between contiguous jurisdictions;

(c) procedures to access local, state and federal funding and emergency response assistance; and

(d) procedures, developed in consultation with the Local Health Officer, to inform medical providers.
regarding eligibility for reimbursement pursuant to Section 12997.5 of the Food and Agricultural Code, where applicable;

(e) provisions for access to state approved and permitted hazardous waste disposal facilities and emergency response contractors;

(f) development of an integrated response management system providing standardized organizational structure, terminology, and procedures for use during any release or threatened release of hazardous materials, to include pesticide drift exposure incidents. The administering agency shall incorporate into the area plan specific agency roles within the Standardized Emergency Management System, including procedures for agency notification and responsibility for public safety and information pursuant to Section 2726.2646 for all emergency responses, to include pesticide drift exposure incidents. The administering agency shall consult with the County Agricultural Commissioner and the Local Health Officer when incorporating their statutory duties into a pesticide drift response, and when assigning other specific agency responsibilities for pesticide drift exposure incidents; and

(g) procedures, established in consultation with the County Agricultural Commissioner and the Local Health Officer, with assistance from the Department of Pesticide Regulation, to provide immediate access to pesticide-specific information for responders to pesticide releases. This information will assist emergency response and emergency medical services personnel in identifying and characterizing any pesticides which have the potential to come into contact with one or more individuals as the result of a pesticide drift exposure incident within the jurisdiction.

Note: Authority cited: Section 25503, Health and Safety Code; and Section 12997.7(b)(1), 12997.7(b)(2) and 12997.7(b)(6), Food and Agricultural Code. Reference: Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code.

§ 27242644. Notification and Coordination.

Area plans shall include, but not be limited to:

(a) provisions for notification of, and coordination with, emergency response personnel, such as, but not limited to, law enforcement, fire service, medical and public health services, poison control centers, hospitals, and resources for the evacuation, reception and care of evacuated persons;

(b) identification and utilization of alternative forms of emergency communications (such as amateur
radio services), in the event of a loss of primary communications;

(c) a responsibility matrix or listing of specific emergency responsibilities of responding organizations. This matrix or listing shall be developed in coordination with the listed responding organizations;

(d) provisions for notification to the California Emergency Management Agency of all reports received pursuant to Article 2 of this subchapter. These notifications shall be submitted, at least monthly, on forms specified by the California Emergency Management Agency; and

(e) procedures, developed in consultation with the Local Health Officer, to ensure access to health care within 24 hours of an exposure resulting from a pesticide drift exposure incident and up to a week after the incident.

Note: Authority cited: Section 8585, Government Code; and Section 25503, Health and Safety Code; and Section 12997.7(b)(5), Food and Agricultural Code. Reference: Section 8585, Government Code; and Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code.

§ 27252645. Training.

(a) At a minimum, area plans shall establish provisions for training of emergency response personnel in the following areas:

(1) emergency procedures for first response to a release or threatened release of hazardous materials, to include pesticide drift exposure incidents;

(2) health and safety procedures for response personnel, including those procedures required by Section 27242644 of this Article;

(3) use of emergency response equipment and supplies;

(4) procedures for access to mutual-aid resources;
(5) identification of medical facilities capable of providing treatment appropriate for hazardous material incidents, to include pesticide drift exposure incidents;

(6) evacuation plans and procedures;

(7) monitoring and decontamination procedures for emergency response personnel and equipment;

(8) first-aid procedures for hazardous material incidents, including pesticide exposure;

(9) procedures for informing the public during emergencies; and

(10) psychological stress that may be encountered during disaster operations.

(b) Area plans shall include, but not be limited to:

(1) provisions for documenting personnel training described in subsection (a) of this section; and

(2) provisions for joint field or table-top exercises, with affected organizations, with voluntary participation of business representatives.

Note: Authority cited: Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code. Reference: Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code.

§ 27262646. Public Safety and Information.

Area plans shall include, but not be limited to:
(a) site perimeter security procedures for use during a release or threatened release of hazardous material;

(b) provisions for informing business personnel and the affected public of safety procedures to follow during a release or threatened release of a hazardous material;

(c) procedures, developed in consultation with the County Agricultural Commissioner, to notify residents of a pesticide drift exposure incident and a procedure to assist in the coordination of an evacuation, if deemed necessary by emergency response personnel;

(d) procedures to identify all languages known to be spoken in the administering agency’s county or city, as the case may be, and ensure that any individual is able to access services in their native language as required by Section 11135 of the Government Code. The area plan will outline what these services are and how they will be provided in the languages identified;

(e) designation of responsibility for the coordinated release of safety information to the public and to the local Emergency Broadcast System;

(f) provisions for informing medical and health facilities of the nature of the incident and the substance(s) involved in an incident; and

(g) provisions for evacuation plans. Evacuation planning shall provide for the following elements:

(1) determination of the necessity for evacuation;

(2) centralized coordination of information with local law, fire, public health, medical, and other emergency response agencies;

(3) timely notification of the affected public, including release of messages prepared pursuant to subsections (e) and (f) of this section;
(4) properties of hazardous materials, such as quantity, concentration, vapor pressure, density, and potential health effects;

(5) possible release scenarios;

(6) facility characteristics, topography, meteorology, and demography of potentially affected areas;

(7) ingress and egress routes and alternatives;

(8) location of medical resources trained and equipped for hazardous material response;

(9) mass-care facilities, reception areas, and sheltering; and

(10) procedures for post-emergency period population recovery.

Note: Authority cited: Sections 25503 and 25517.5, Health and Safety Code; and Section 12997.7(b)(2) and 12997.7(b)(4), Food and Agricultural Code. Reference: Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code.

§ 27272647. Supplies and Equipment.

(a) Area plans shall contain a listing and description of available emergency response supplies and equipment specifically designated for the potential emergencies presented by the hazardous materials which are handled within the jurisdiction of the administering agency. This information shall be presented to reflect response capability.
(b) Area plans shall outline the provisions for regular testing, if applicable, and proper maintenance of emergency response equipment under the direct control of the county or city, as the case may be.


§ 27282648. Incident Critique and Follow-Up.

Area plans shall describe provisions for the critique and follow-up of major incidents of a release or threatened release of hazardous material, including pesticide drift exposure incidents. The critique shall include an interagency meeting to evaluate the response, to improve future response, and to determine if any area plan revisions are required.

Note: Authority cited: Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code. Reference: Section 25503, Health and Safety Code; and Section 12997.7, Food and Agricultural Code.

19 CCR T. 19, Div. 2, Chap. 4, Refs & Annos – no change


§ 27292650. Purpose.

(a) This article provides minimum standards for the hazardous materials business plan. A hazardous materials business plan includes the following:

(1) Hazardous material inventory in accordance with Section 2729.2-2729.7-2652-2657;

(2) Emergency response plans and procedures in accordance with Section 2734-2658; and
(3) Training program information in accordance with Section 2732 2659.


(a) A business that handles a hazardous material or a mixture containing a hazardous material shall establish and implement a business plan if the hazardous material is handled in quantities:

(1) equal to or greater than 500 pounds, 55 gallons, or 200 cubic feet of gas (gas calculated at standard temperature and pressure), or

(2) equal to or greater than the applicable federal threshold planning quantity (TPQ) for an extremely hazardous substance (EHS) listed in Appendix A, Part 355, Title 40, of the Code of Federal Regulations.

(3) radioactive materials that are handled in quantities for which an emergency plan is required to be adopted pursuant to Part 30 (commencing with Section 30.1), Part 40 (commencing with Section 40.1), or Part 70 (commencing with Section 70.1), of Chapter 10 of Title 10 of the Code of Federal Regulations (54 Federal Register 14051), or pursuant to any regulations adopted by the state in accordance with those regulations.

(b) If a business handles a hazardous material pursuant to (a)(2) above, the business is subject to the Federal Emergency Planning and Community Right-to-Know Act (EPCRA) and shall also comply with Section 2729.6 2656 of this article.

Note: Authority cited: Sections 25503, Health and Safety Code. Reference: Sections 25503.5(a) and 25503.8(a), Health and Safety Code.
§ 2729.22652. Hazardous Materials Inventory Reporting Requirements.

(a) A business subject to the requirements of Section 2729.1–2651 shall complete and submit to the Certified Unified Program Agency (CUPA) or Administering Agency (AA) the following to satisfy the inventory reporting requirement:

(1) The Business Activities page of the Unified Program Consolidated Form as required by California Code of Regulations (CCR) Title 27, Section 15600(a); and Business Owner/Operator Identification page (Appendix A, UPCF (Rev. 12/07)); and

(2) The Hazardous Materials-Chemical Description Page (Appendix A, UPCF (Rev. 12/07)); and

(3) An Annotated Site Map if required by the CUPA or AA. An optional Annotated Site Map (Appendix A, Cal EMA Form 732 (map) (12/09)) is provided. CUPA’s or AA’s may modify the optional Annotated Site Map.

(b) Forms described in (a) of this section and their completion instructions are in Appendices A and B of this article.

(c) Hazardous materials considered to be trade secrets shall be clearly marked as such on the Chemical Description Page and are bound by Health and Safety Code, Section 25511.

(d) Businesses shall report mixtures that are hazardous materials by their common name (the common name or trade name of the mixture as a whole). Hazardous components in the mixture shall be identified by chemical name, percent weight, and Chemical Abstract Service (CAS) numbers (refer to Material Safety Data Sheet (MSDS) or, in case of trade secrets, refer to manufacturer).

(e) Public availability of the hazardous materials inventory required by this section is subject to Section 25506(a) of the Health and Safety Code.

Note: Authority cited: Section 8585, Government Code; and Sections 25503, 25503.1, 25503.3 and 25503.9, Health and Safety Code. Reference: Section 8585, Government Code; and Sections 25503.3, 25503.9, 25504, 25505(d), 25509, 25511 and 25533(b), Health and Safety Code.
§ 2729.32653. Alternative Hazardous Materials Inventory Requirements.

(a) A CUPA or AA may create alternative versions of the hazardous materials inventory forms for local purposes.

(b) Alternative versions shall:

   (1) Be developed in consultation with all agencies within the CUPA’s or AA’s jurisdiction that are responsible for fire protection, emergency response and environmental health; and

   (2) Meet the requirements of 27 CCR, Section 15400.3(c).

(c) The CUPA or AA shall accept the inventory as shown in the appendices from any regulated business that chooses to use it, even if the CUPA or AA adopts one or more alternative versions.

Note: Authority cited: Section 25503, Health and Safety Code. Reference: Sections 25404(b), (c), (d) and (e), 25404.6(c) and 25503.3, Health and Safety Code.

§ 2729.42654. Hazardous Materials Inventory Submittal.

(a) A business shall submit a hazardous materials inventory to the appropriate CUPA or AA and local fire agency.

(b) The hazardous materials inventory shall be submitted annually on or before March 1.

(c) Businesses may choose to submit an inventory utilizing the forms specified in Section 2729.2-2652 of this article or an alternate version developed by the CUPA or AA for their jurisdiction.
(d) Businesses shall submit an amendment to the inventory within 30 days of the following events:

(1) A 100 percent or more increase in the quantity of a previously disclosed material.

(2) Any handling of a previously undisclosed hazardous material subject to the inventory requirements of this chapter.

(3) Change of business address.

(4) Change of business ownership.

(5) Change of business name.

Note: Authority cited: Sections 25503, Health and Safety Code. Reference: Sections 25505(a) and (d) and 25510 Health and Safety Code.

§ 2729.52655. Hazardous Material Inventory Submission Options.

(a) If no change in an inventory has occurred, a business subject to the hazardous materials reporting requirements may comply with the annual inventory reporting requirements of Section 2729.4 2654 by submitting a certification statement to the CUPA or AA if all the following apply:

(1) The business has previously filed the hazardous materials inventory pursuant to Section 2729.2 2652 and 2729.3 2653 requirements.

(2) The business owner or officially designated representative signs and attests to these statements:

(A) The information contained in the hazardous materials inventory most recently submitted to the CUPA or AA is complete, accurate, and up to date.
(B) There has been no change in the quantity of hazardous materials reported in the most recently submitted inventory.

(C) No hazardous materials subject to inventory requirements are being handled that are not listed on the most recently submitted inventory.

(3) The business is not utilizing the submission of this certification to meet the annual inventory submission requirements of EPCRA (Section 11022 of Title 42, United States Code).

(b) If a change in the hazardous materials inventory has occurred, a business subject to the hazardous materials reporting requirements may comply with the annual inventory reporting requirements by submitting the following:

(1) Signed Business Owner/Operator page for the current reporting year.

(2) Updated Chemical Description pages showing additions, deletions, or revisions to previously submitted hazardous materials inventory.

(c) Notwithstanding Section 2729.5-2655 (a) and (b), facilities subject to EPCRA must, annually submit the following, whether a change has occurred or not:

(1) Business Activities page of the Unified Program Consolidated Form.

(2) Signed Business Owner/Operator page for the current reporting year.

(3) Chemical Description page for each federally listed Extremely Hazardous Substance (EHS) handled in quantities equal to or greater than applicable Federal Threshold Planning Quantities or 500 pounds, whichever is less.
§ 2729.62656. Emergency Planning and Community Right to Know Act Compliance Requirements.

(a) Submittal of the inventory required in § 2729.2-2652 shall meet EPCRA if the following additional requirements are met.

1. Business Activities page of the Unified Program Consolidated Form.

2. All businesses which are subject to EPCRA and wish to claim trade secrecy must comply with the requirements of Code of Federal Regulations (CFR) Title 40 Part 350 and submit a “Substantiation to Accompany Claims of Trade Secrecy” form (40 CFR 350.27) to the United States Environmental Protection Agency (USEPA).

3. If the hazardous material being reported is an EHS as identified in 40 CFR Part 355, Appendix A, the Chemical Description page, for that material, must contain an original signature, a photocopy of the original signature, or a signature stamp. This signature may be placed in the box for locally collected information.

Note: Authority cited: Sections 25503, 25503.8, 25509(d) and (e), Health and Safety Code. Reference: Section 25506, Health and Safety Code.

§ 2729.72657. California Fire Code Compliance Requirements.

(a) The requirement of Section 25503.9 of the Health and Safety Code to obligate administering agencies to require businesses to submit an addendum with the inventory of hazardous materials when complying with Sections 13143.9(b) and (c) and Section 25509(b) of the Health and Safety Code shall be met by complying with the requirements of Section 2729.2-2652.

1. If the local fire chief requires submittal of a Hazardous Materials Inventory Statement (HMIS) as stated in the California Fire Code Section 2701.5.2, then the fire code hazard classes shall be identified on the chemical description page.
(2) The hazardous material inventory specified in section 2729.2-2652 shall be submitted in lieu of an HMIS.

Note: Authority cited: Sections 25503, 25503.9, 25509(b), and 25509.2(a), (b), and (c), Health and Safety Code. Reference: Sections 25509(b), and 25509.2(d) and (e), Health and Safety Code

Appendix A

Article 4 - Minimum Standards for Business Plans Hazardous Materials Inventory - Forms

I. Unified Program Consolidated Form - Business Activities Page

II. Business Owner/Operator Identification Page

III. Hazardous Materials - Chemical Description Page

IV. Annotated Site Map

Business Activities
### II. ACTIVITIES DECLARATION

- **NOTE:** If you check YES to any part of this list, please submit the Business Owner/Operator Identification page.

#### A. HAZARDOUS MATERIALS
- Have on site (for any purpose) at any one time, hazardous materials at or above 55 gallons for liquids, 500 pounds for solids, or 200 cubic feet for compressed gases (includes liquids in ADRs and USTs), or the applicable Federal threshold quantity for an extremely hazardous substance specified in 40 CFR Part 355, Appendix A or B, or handle radiological materials in quantities for which an emergency plan is required pursuant to 10 CFR Parts 50, 49 or 71?
  - [ ] YES
  - [ ] NO

#### B. REGULATED SUBSTANCES
- Have Registered Substances stored onsite in quantities greater than the threshold quantities established by the California Accidental Release Prevention Program (CARAP)?
  - [ ] YES
  - [ ] NO

#### C. UNDERGROUND STORAGE TANKS (USTs)
- Own or operate underground storage tanks?
  - [ ] YES
  - [ ] NO

#### D. ABOVE GROUND PETROLEUM STORAGE
- Own or operate ASTs above those thresholds:
  - Store greater than 1,320 gallons of petroleum products (new or used) in aboveground tanks or containers.
  - [ ] YES
  - [ ] NO

#### E. HAZARDOUS WASTE
- Generate hazardous waste?
  - [ ] YES
  - [ ] NO

- Recycle more than 100 kg/month of excluded or exempt recyclable materials (per IRC 25143.37)?
  - [ ] YES
  - [ ] NO

- Treat hazardous waste on-site?
  - [ ] YES
  - [ ] NO

- Transport subject to financial assurance requirements (for Permit by Rule and Conditional Authorization)?
  - [ ] YES
  - [ ] NO

- Consolidate hazardous waste generated at a remote site?
  - [ ] YES
  - [ ] NO

- Need to report the closure(removal) of a task that was classified B8 hazardous waste and cleaned on-site?
  - [ ] YES
  - [ ] NO

- Generate in any single calendar month 1,200 kilograms (kg) (2,646 pounds) or more of federally RCRA hazardous waste, or generate in any single calendar month, or accumulates at any time, 1 kg (2.2 pounds) of RCRA waste hazardous waste, or generate or accumulate at any time more than 100 kg (220 pounds) of spill cleanup materials contaminated with RCRA acute hazardous waste.
  - [ ] YES
  - [ ] NO

- Household Hazardous Waste (HHW) Collection site?
  - [ ] YES
  - [ ] NO

### F. LOCAL REQUIREMENTS

(You may also be required to provide additional information by your CUPA or local agency.)
Hazardous Materials
Annotated Site Map
Appendix B

Article 4 - Minimum Standards for Business Plans Hazardous Materials Inventory - Instructions

I. Unified Program Consolidated Form - Business Activities

II. Business Owner/Operator Identification

III. Hazardous Materials - Chemical Description

IV. Annotated Site Map
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IV. California Annotated Site Map - Instructions

Attach a map of the facility using the standard grid. As a minimum, the map should show the following:

1. Site Layout
   - Scale of map
   - Site Orientation (north, south, etc.)
   - Loading areas
• Parking lots
• Internal roads
• Storm and sewer drains
• Adjacent property use
• Locations and names of adjacent streets and alleys
• Access and egress points and roads

2. Facility

• Location of each storage area
• Location of each hazardous material handling area
• Location of emergency response equipment. For example, equipment for fire suppression, approach and mitigation, protective clothing, medical response, etc.


The business plan shall include the following emergency response procedures for a release or threatened release of hazardous materials, scaled appropriately for the size and nature of the business, the nature of the damage potential of the hazardous materials handled, and the proximity of the business to residential areas and other populations:

(a) immediate notification of:

(1) local emergency response personnel;
(2) the administering agency and the California Emergency Management Agency pursuant to article 2 of this subchapter;

(3) persons within the facility who are necessary to respond to an incident;

(b) identification of local emergency medical assistance appropriate for potential accident scenarios;

(c) mitigation, prevention, or abatement of hazards to persons, property, or the environment;

(d) immediate notification and evacuation of the facility; and

(e) identification of areas of the facility and mechanical or other systems that require immediate inspection or isolation because of their vulnerability to earthquake related ground motion.

Note: Authority cited: Section 8585, Government Code; and Sections 25503 and 25517.5, Health and Safety Code. Reference: Section 8585, Government Code; and Sections 25503(b)(2), 25504(b) and 25507, Health and Safety Code.

§ 2732659. Training.

(a) The business plan shall include a training program which is reasonable and appropriate for the size of the business and the nature of the hazardous materials handled. The training program shall take into consideration the responsibilities of the employees to be trained. The training program shall, at a minimum, include:

(1) methods for safe handling of hazardous materials;

(2) procedures for coordination with local emergency response organizations;
(3) use of emergency response equipment and supplies under the control of the handler, and

(4) all procedures required by Section 2734-2658 of this Article.

(b) The business plan shall include provisions for ensuring that appropriate personnel receive initial and refresher training.


Article 5. Warning Signs for Agricultural Handlers

§ 27332670. Applicability.

Each building which is subject to the requirements of Section 25503.5(b)(5)(B) of Chapter 6.95 of the Health and Safety Code, and in which any pesticides, petroleum fuels or oils, or fertilizers are stored shall be conspicuously posted with warning signs as described in Section 2734-2671 of this Article.

Note: Authority cited: Sections 25503, 25503.5, and 25517.5, Health and Safety Code. Reference: Sections 25503, 25503.5, and 25504, Health and Safety Code. (New section filed as an emergency 9-12-86, operative 9-12-86; Certificate of Compliance must be transmitted no later than 1-12-87, or section will be repealed by operation of law (Gov. C.s 11346.1(g)); Register 86, No. 37).

§ 27342671. Warning Signs.

(a) Warning signs shall be conspicuous and visible from any direction of probable approach.

(b) Each sign shall be of such a size that it is readable from a distance of 25 feet and shall be
substantially as follows:

DANGER

HAZARDOUS MATERIAL STORAGE AREA

(in this space--list the hazardous material stored within, by category - pesticides, petroleum fuels, oils, or fertilizers)

ALL UNAUTHORIZED PERSONS - KEEP OUT

IN AN EMERGENCY, CONTACT:

(in this space--list the name and phone number of an emergency contact person)

(c) The sign shall be repeated in an appropriate language other than English when it may reasonably be anticipated that persons who do not understand the English language may enter the posted building.

Note: Authority cited: Sections 25503, 25503.5, and 25517.5, Health and Safety Code. Reference: Sections 25503, 25503.5, and 25504, Health and Safety Code. (New section filed as an emergency 9-12-86, operative 9-12-86; Certificate of Compliance must be transmitted no later than 1-12-87, or section will be repealed by operation of law (Gov. C.s 11346.1(g)); Register 86, No. 37).