# STATE OF CALIFORNIA

# CalRecycle

2017 STAKEHOLDER WORKSHOP

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Reported by: Mason Booker

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# PROCEEDINGS

9:16 A.M.

DIAMOND BAR, CALIFORNIA, THURSDAY, FEBRUARY 16, 2017

MR. LEVENSON: I'm Howard Levenson with CalRecycle. I'm going to be your moderator today. I want to welcome you to the first of what are going to be a series of workshops throughout the 2017 calendar year on Senate Bill 1383, which covers a lot of different topics but all related to short-lived climate pollutants. The workshop that we're having today and that we'll be continuing to have workshops during the course of the year is relative to CalRecycle's obligation under SB 1383 for organic waste methane emissions reductions.

I wanted to -- today what we're going to do, it's going to be a long day. We'll try and get folks out of here before -- we can go to five o'clock, but if we can get out of here before so people can deal with traffic, that would be A-Okay.

The agenda today will have some welcoming remarks from the Director of CalRecycle, Scott Smithline, from Tung Le, the Manager of Regulatory Assistance Section at the California Air Resources Board, some remarks from Hank Brady, who is up at

the dais here, as well, who is overseeing the entire 1383 effort at CalRecycle, and from our Legal Counsel Elliott Block. So that will be kind of the introductory section this morning.

And then we'll pause for some questions and answers, a discussion with stakeholders, to the extent that you have comments and questions. And then we will move into, in the latter half of the morning, into a presentation on definitions and baselines that we're thinking about for purposes of this law. And then a discussion about potential programmatic concepts that might be applied to jurisdictions, generators and other entities.

We'll take a lunch break, and then we'll come back and we'll have three or four -- four different sections of presentations, one on edible food recovery issues, a second on reporting concepts relative to these regulations, a third on enforcement and a fourth on soliciting comments and ideas on how to streamline the corollary AB 939 Process. After each one of those sections, we're going to open it up to questions and answers. So there's going to be plenty of opportunity for all of you to provide comments and have input today. We're really here to listen to you. This is the

start of a long process, and we're really eager to hear what you have to say.

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To that end, I just want to -- I know people are still probably driving and coming in, we hope the auditorium will get fuller. besides CalRecycle staff, I just want to get a show of hands on roughly who we have in the audience. How many are from jurisdictions, county or city? That's great. How about generators, Okay. businesses? Not too many. Okay. That's good know. Haulers, wastewater manager folks? Nonprofits, maybe food recovery nonprofits or consultants? Okay. So what am I forgetting? Community groups? Okay. So we have a preponderance of jurisdiction folks, which is really good. We'll need to be -- we'll be reaching out to lots of other groups to make sure we're getting their input, as well.

Just a couple of logistics that I want to mention, and then we will launch into the actual meat of the workshop.

First of all, we have a court reporter over there, so I appreciate that. This is all going to be transcribed so that -- and it will be posted, so that we can all make sure we heard

1 exactly what you said. We're taking notes, but we 2 want to make sure that we get everything 3 completely. 4 A couple of other housekeeping things. 5 Thank you, Paul. 6 Phones; please turn your phones to silent 7 That will interfere with, you or vibrate mode. know, some of the discussions if we hear that. 8 9 Restroom locations are located down the hallway and across the auditorium entrance. 10 11 And in the event of an emergency, you may 12 need to shelter in place or evacuate the building. If an evacuation is called, we'd exit the building 13 through the back of the auditorium and outside. 14 Ιf 15 a shelter in place is necessary, such as event of 16 an earthquake, please drop, cover your head and 17 hold onto your chair. So let's hope we don't have to deal with any of that. 18 19 Thank you, Paul. 20 For those of you who are listening online, 21 we will be taking your questions via email. should be aware of the email address but let me 2.2 23 repeat it for right now, it's 24 slcp.organics@calrecycle.ca.gov. 25 And, Paul, do you want to make a Wi-Fi --

MR. WRIGHT: Okay. On the screen, there's our email for providing comments. And if you're looking to log onto an AQMD Wi-Fi, you just look for AQMD Wi-Fi. There's no password needed, and just log on. Thank you.

MR. LEVENSON: Thanks, Paul.

One other thing I forgot to mention, for the court reporter, when we go around in the Q&A in discussion, we'll have roving microphones and we'll ask you to identify yourself. But the person holding -- bringing the microphone will probably also ask you for a business card, so that the court reporter can make sure we get your name and affiliation correctly.

And then I will be monitoring time, so I get to wear the imperial timekeeper scepter and crown. I will -- I think, based on Tuesday's workshop, we'll have plenty of time for everybody to have their comments provided. And you'll have a chance to come back and speak again throughout the day. But if it starts to run on too long, I'll probably chop off the discussion or ask you to shorten things. We'll see how many people want to speak during the different breaks that we have.

So with that, I'm going to stop and I'm

going to introduce the director of CalRecycle,
Scott Smithline, who's been championing this and
other issues. And Scott's going to make some
introductory remarks to frame the work that we're
doing, starting today.

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MR. SMITHLINE: Thanks, Howard.

Good morning everybody. Thanks for coming today. This is broadcast; right? So thanks to everyone who's listening in. We look forward to your participation.

This is probably the most substantial effort that CalRecycle and we all collectively will be undertaking since AB 939. When you just look at the sheer mass of material that we're talking about diverting, it's an infrastructure of the scale of billions of dollars. And it's an expansive effort that's going to require coordination between the state, local governments, industry, consumers, generators, everybody. I think the good news is we've done this before, but it's really time to do it again.

And so as we look forward, our approach is going to be one of collaboration and trying to work with everyone. We understand that this is a challenging lift. There's going to be tension.

It's a hard conversation. But our approach is going to be one of transparency and collaboration.

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I always want to note that given this scale of the development that we're talking about, we have a particular sensitivity now that we didn't have before with respect to building and disadvantaged communities and impacts on disadvantaged communities. And that's something we really want to make sure we have a robust conversation about moving forward.

We are starting this conversation now. As you may or may not know, the effective date of the regs that we are required to adopt pursuant to SB 1383 is in 2020, January 1 of 2020. We're starting this conversation now, five years early, A, because we understand the amount of time and the work involved in developing this infrastructure, and we really want to make sure that there's sufficient time, that we don't jam this up at the end. So we're starting literally as quickly as we possibly could.

The concepts that are going to be discussed today are just that, they're concepts. We do not have a regulatory approach that we are prepared to provide. The first step for us is to

sort of look at the statute, make a general assessment about what we think will be necessary in terms of components and moving parts to achieve the targets that are in the bill. And then we've developed some concepts around that, that we intend to highlight today, and then really start a conversation about where responsibilities ultimately should fall over a period of time.

I want to just quickly highlight a handful of kind of specific goals that we have moving forward, just to keep in mind as we move -- one I've already mentioned, which is just making sure that we have a transparent and engaging process.

The next is that we really have an obligation to develop regs that are effective, measurable and enforceable. And so that has to be a guiding principle for the department as we move forward.

I've mentioned, we have a particular sensitivity now, when we think about the scale of developing this infrastructure and how it impacts all communities, and in particular disadvantaged communities. We also recognize that just pushing on the material is not going to be sufficient. So you're going to hear us constantly coming back to

how can we develop markets for this material? How can we work on the pull side of this equation, whether there's additional laws that we need to be considering to work on demand pull, or whether there's something we can do in these regs, or whether there's particular funding sources that we should be trying to take advantage of. And ultimately, we recognize that we need to work on both of this equation to be successful.

And then the last thing is really SB 1383 is very specific with direction to focus on edible food recovery. That's not something that the department has historically had a focus on, but it's something that we think is really important. It certainly matches with our agenda, almost in every way anyways. And it is specifically called out in 1383, so that's something new that we will be talking about.

Given the scope of the work that needs to be done, we recognize that it might create a lot of overlap with existing regulations and requirements that already exist under AB 939. So as part of this conversation moving forward, we're hoping to be looking at how we can streamline that process, avoid duplication and overlap, so that's something

else we'll be discussing.

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And then finally, I want to note that this not a CalRecycle effort. This is very much an administration effort. At yesterday's workshop we all had representatives -- or Tuesday's workshop, we had representatives from ARB, California

Department of Food and Agricultural and Office of Planning and Research, the Governor's Office of Planning and Research, in addition to CalRecycle. We're working as a team in this administration.

This is a priority across the administration. And so I think you'll see a pretty robust engagement from a lot of other agencies. And we do have Tung Le from the Air Resources Board today who's come down with us to represent the Air Resources Board.

The last really big elephant in the room is funding. We know this is a very expensive adventure. The department's focus, you know, we've been stating for years now that we know organics are going to need to come out of the landfill. And we've been stating for years now that we've recognized that there needs to be public investment made at the state level to make that happen. That hasn't changed. We still recognize that an investment needs to happen.

Our focus right now is on making sure that we can continue to have cap and trade dollars available for this infrastructure. So that's something that we know how to do that's in front of us and requires our attention at the moment. know there have been other mechanisms that have been introduced and discussed in the past. there are additional recommendations, either through -- come up through this conversation or through the legislature, of course, we will be responding and engaging to those, as well. So with that, I will stop. And we can get to the meat of the conversation now. So thank you very much for coming and really look forward to your engaging with us on this process. (Applause.) MR. LE: Good morning. My name is Tung I'm a Manager with the Air Resources Board. Ι oversee the Regulatory Assistance Section.

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As many of you may know, the Air Resources
Board is responsible for many of the climate change
programs here in California. And one of the items
that we work on is the scoping plan. That, like
Scott said, is also an administration-wide effort.
We'll work with many of the other state agencies.

We'll work with CalRecycle, of course, the Energy Commission, CDFA, the PUC, Natural Resources and, you know, a whole lot of -- a whole host of other state agencies when we put that together.

What the scoping plan is the roadmap to meet a lot a lot of the climate goals that we have identified in SB 32 and its predecessor AB 32.

We're currently updating the scoping plan to meet the 2030 targets, so that effort is going to continue this year.

We also oversee development of the Short-Lived Climate Pollutant Strategy. And what that is, it's a plan to address super pollutants, methane being one of them. Super pollutants have a very high global warming potential. They're very short-lived in the atmosphere, but they're much more potent than carbon dioxide or CO2. And so immediate reductions in short-lived climate pollutants result in very great benefits with that, as well. The legislature recognized the importance of these super pollutants by passing SB 605 and, of course, SB 1383, which is what we came to talk a little bit more about today. The Short-Lived Climate Pollutant Strategy will be heard at our March board hearing, and it will be up on the

agenda for consideration.

Reductions through the SLCP are critical to meeting our 2030 targets that we identified in the scoping plan. In fact, the short-lived climate pollutants, methane, black carbon F-gases account for about a third of the total reductions that we're going to need to meet our 2030 targets.

Again, they're identified in the scoping plan.

So SB 1383 set some specific goals for organics diversion and gave CalRecycle the responsibility to implement that program. So the Air Resources Board is here, and I represent a whole team of folks at the Air Resources Board.

And we're glad to be a part of the CalRecycle team, as well. We've been working very closely together to, you know, develop this program, think about some ideas as we put it together, and you'll hear a lot more about that later today.

We're very interested in the greenhouse gas reductions that could potentially come from this. We're also interested in the biofuel and biogas that come from this for our Low Carbon Fuel Standard. And we're also interested in this because of the infrastructure that might need to be developed in response to the organic diversion, it

might have benefits and it might have impacts, as well, for disadvantaged communities. And so we want to make sure that infrastructure developed addresses those needs, as well.

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So there are a lot of issues. We're well aware of them. Like I said, we've been working as a team with many of the state agencies, specifically for this process. We're a very large of the part of the team with CalRecycle, and there are a lot of issues that we're going to have to address. And I'm sure that with working with CalRecycle and working with you, the stakeholders, we'll be able to come up with innovative ways to address those challenges.

MR. BRADY: Good morning. My name is Hank Brady. I'm the SB 1383 Implementation Manager at CalRecycle. It just wanted to say a few words about what we're hoping to accomplish today and over the next year to two years.

And really, today's workshop is a culmination of several months of internal thinking within CalRecycle and the administration. I'd like to echo what Scott said, thanking some of our sister boards, departments and agencies that we've worked with. We've worked particularly closely

with the Air Resources Board, as well as the

Department of Food and Ag, OPR, DGS, and a number

of other state agencies and acronyms, that I won't

go through all of those.

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But in terms of today, we're hoping to really outline a series of concepts that we think we've developed far enough that they're enough for you folks to provide us feedback and help us develop them further. But we're also really hoping to clearly communicate what we see is the lift of the next five to eight years.

Scott mentioned 939. We've accomplished that. And we, not CalRecycle, we, jurisdictions, the state, industry, consumers accomplished 939. The legislature set that out in 1989 and provided ten years to get a 50 percent reduction. This goal is -- and another 50 percent reduction for a very specific material type that the legislature has provided three years to achieve. And the follow-up goal needs to be -- of 75 percent needs to be achieved by 2025. So there's -- just to give some context of the scale of what we're setting out to do.

And the concepts that we'll put out today, we think, are developed enough to get some

substantive feedback. But they're -- we don't want you to feel as though we've predetermined what the regulatory path forward is. That's what we want your feedback for.

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And in terms of -- we're going to go over a number of different sections related to collection systems, edible food recovery, reporting, as well as enforcement concepts. And each of those sections really lends itself to its own more detailed and specific workshop, and that's what we'll be looking to do over the next year or so.

I should stress that this is our informal regulatory process. We want to vet concepts with you, our stakeholders, over the next year. And once we feel that we've had sufficient feedback and vetted proposals to then enter into formal rule-making with our goals, starting that process at the end of the year or early 2018, and that will be another year-long process. Part of that is so our regulations can be developed by 2019. And that will help communicate what the expectation is for compliance when the regulations will eventually take effect in 2022.

With that, that's what we're hoping to

accomplish today and over the next year or so, so thank you all for being here.

MR. BLOCK: Where's the clicker that I use? Yeah.

Good morning. I'm Elliot Block, Chief

Counsel at CalRecycle. I'm going to quickly -
yeah, you can, thank you -- walk through the

statute that forms the framework for the

conversation that's going to happen as we proceed

today and throughout the course of the year. There

we go.

So as has already been mentioned, here's just the statutory requirements for the organics waste reduction targets, 50 percent by 2020, 75 percent by 2025. One of the things I want to point out here is that the reduction is from the 2014 level, just a very brief mention of that. Unlike those of you that are familiar with the AB 939, this is not something with a built-in adjustment for population or the like. Evan is going to be talking about that in the next section, after we discuss how we're going to measure that. But that's where that discussion that he's going to engage in comes from-a very general grant of authority to adopt regulations that are necessary

to meet those requirements. And then what the statute then does is it provides a few details on top of this very general grant of authority, some things that shall be included in the regulations, some things that may be included in the regulations, and some things that shall not be included in the regulations.

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So the one shall is for edible food, as also will be discussed later on today. But we are required in the regulations to include requirements to meet this edible food reduction requirement.

Then the statute has a couple of permissive items in there, which is one of the things we, of course, can talk about as we go on throughout the presentations today. We may require local jurisdictions to impose requirements and to impose penalties, so that's something that obviously has been contemplated in the legislative intent and for the bill, but without any conclusions. And then we also may include different levels of requirements, essentially phase-ins, depending on differences between jurisdiction, assuming we have requirements for jurisdictions.

The other may that's outlined in the

statute is that we may include penalties to be imposed for non-compliance. One of the things I'm going to reference here and that's going to be talked about this afternoon when we talk about enforcement is that it does -- there's a limitation on the amount of those penalties. Those of you that are familiar with AB 939 know that section 41850 has the \$10,000-a-day penalty amount, but there's no other details here. So one of the things that we're going to be talking about later today is the fact that we essentially have to place in these regulations a new structure process and the like of how we're going to do that.

And then finally, well, not finally, but in terms of the regulations, there are a couple of things that we're prohibited from doing. We're prohibited from including a numeric waste disposal limit for individual landfills. And as Scott had mentioned, the regulations themselves don't take effect until January 1st, 2022. And in addition, to the extent we include penalty provisions for jurisdictions to impose penalties, those don't go into effect until two years after that.

And then finally, to the extent that we are going to include requirements on jurisdictions,

the statute provides some explicit authority to 2 allow local jurisdictions to impose fees to cover 3 the costs of whatever those requirements are. 4 And with that, I'm done. MR. LEVENSON: Thank you, everyone, for 5 6 that, the kind of opening remarks. 7 What we're going to do now -- we started 8 15 minutes late. We still have plenty of time. 9 I'd like to open it up to comments on those 10 presentations by all four of those folks in terms 11 of overall perspective, legal authority, kind of 12 what our plan is, to see if there's any issues that you have -- (cell phone rings) -- okay, and if you 13 14 can turn off your phones, remember that, whoever 15 that was, I'm not going to point any fingers -- and 16 we'll take questions. If you can -- we have a 17 roving mic. I'll try to keep my eyes open for who's raising their hands. Please identify 18 19 yourself and your affiliation. If you've got a 20 business card, let's get it in so we can get that 21 to the court reporter. 22 If you can keep your comments relatively 23 focused and brief so that, one, we have a chance to 24 respond if it's appropriate, or we may just listen, 25 or particularly so that other folks have an

opportunity to get their comments in, as well. We really appreciate it.

Paul?

MR. RYAN: Thank you for the opportunity to meet with you folks in terms of not only SB 1383, but the bigger picture of the short-lived climate reduction strategy, and also the implementation of the AB 32 plan updates.

One of the things, in studying all of the parameters and discussions, both in this forum, as well as ARB and the Water Board and so forth, it's becoming clear that there's a nexus between the agencies, not only under AB 1045, but the need for the stakeholders to have continuity and participation in all the forums.

One of the things I'm seeing right now, particularly with where we're at today, many of us have had experiences throughout the life of AB 939 and beyond. And it seems like it's, as I mentioned to Staff, it was a deja vu experience for me. But one of the things I'm finding is that we're dealing with a supply-and-demand problem, as Scott talked about, in terms of organics. And I want to throw out some ideas, and I need some direction from both ARB and you folks on how to deal with the various

levels of complexity. And it has to do with the markets for organics.

One of the things that I'm seeing is there's a great emphasis on supply but not enough on demand, as Scott pointed out.

I'd like to throw this out, going back to some of the things that we did early on in 939. I would like to see both ARB and/or CalRecycle form an advisory group or a working group to looking at market-based compliance mechanisms for both the Short-Lived Climate Pollutant Plan, plus SB 1383, because we need to look at the differentiating markets. As was specified by you guys on the 14th, you can only do so much, and primarily your role is with the urban markets.

We have to force markets, agricultural and so on, and transportation. And that's certainly beyond the scope of this, but we do need to address those issues. And I'm hoping that at some point you come to the stakeholders and we go back to the same approach that we used for the RMDZ programs and put some things in place where the stakeholders can work with you folks to make things better and balance the equation.

MR. LEVENSON: Thanks, Paul. And we heard

that comment on Tuesday, as well. 1 2 Does anybody want to say anything? 3 MR. SMITHLINE: Well, I just want to thank 4 Paul for the comment. It's a critical point. 5 task will be -- it's complex; right? We have to 6 figure out on the broader level across the state, 7 how do we address markets and develop those 8 markets? And specifically, we have to see what 9 opportunities to do we have within 1383 to do that 10 right here? That's what's in front of us. 11 So we want to keep that conversation going 12 on all fronts. If you have ideas that you think 13 are specifically germane to 1383, fantastic, please 14 let us know. If you think they're not and still 15 important, you know, we'll work with -- as an 16 administration to try and find an opportunity for 17 those. There's a couple of --18 MR. LE: 19 SMITHLINE: Oh, go ahead. MR. 20 MR. LE: There's actually a couple of 21 points for you to engage with us on in some of 22 those discussions. You may know about the 1045 23 process that CalEPA is heading to look specifically 24 at compost development and at some of the markets

that could be developed from that.

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There's another group that you can engage It's been identified in the Short-Lived with. Climate Pollutant strategy, and that's the Interagency Waste Workgroup. That's an effort that's being led by ARB, but many of the sister agencies that we have already spoken about this morning are a part of that effort. Some of the conversations that we'll be having in that group will deal with markets. They'll also deal with siting challenges, permitting challenges, a lot of the challenges that folks will be facing and how -you know, some recommendations moving forward on how to address those challenges when we're siting infrastructure to support a lot of the diversion goals that are going to be coming out 1383 the SLCP. So that public -- so that process is going to go public later this year, probably in spring or early summer. And I would really encourage you to go ahead and engage with us in that process in helping form it.

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MR. LEVENSON: I'll add, and Hank will get to this later, as well, but I will add that we will be taking comments post-workshop. We'll have a place where you can submit comments online. So

1 specifics, you know, on those, for example, what do 2 you mean by market-based compliance mechanisms? 3 We've had discussions in the past about some of the 4 bills that have been introduced on TPPF (phonetic) reform, about the idea of using monies for 5 6 incentive payments, but that's different than a 7 compliance mechanism, so we're eager to hear that. 8 Some of that is within the framework of -- or 9 outside the framework of these regs, but we 10 definitely want to have that conversation. 11 So to the extent that those ideas come up 12 today, we probably won't go into them in a lot of detail. But we definitely want to note them and 13 14 consider how to respond to those. I think Paul, and then John. 15 16 MR. RELIS: Hi. My name is Paul Relis. 17 I'm with CR&R, and we're in the anaerobic 18 development area and have invested some \$55 million 19 so far in that, and look to \$100 million in the 20 next few years. 21 So I want to impress on you from the 22 enforcement and the compliance side that companies 23 like us are engaged in very long-term investments. 24 These projects take a long time to hatch. It took 25 us three years to build our first phase. It gets

1 shorter after that, much shorter, but still, 2 they're long lead times. And then there's the 3 complexity, in our case, of linkage with the 4 transportation side. So we're producing fuel which 5 ties to pipelines that ties to trucks, to fueling infrastructure, to RFS and the whole gambit. 6 7 there's the soils side. 8 So we serve municipalities, and we have 11 9 municipalities signed up so far for our AD project. 10 But I know it will a complex challenge to 11 calibrate, I guess, the flexibility that we need to 12 have. So for instance, say when 2020 comes 13 around and 2022, 2022 is the enforcement dates. 14 15 But you have these, okay? You have a contract, and 16 then you have to build a phase to accommodate that. 17 So it falls at late 2021 and you might go over, 18 but you clearly have the mechanisms in place for 19 full compliance. I hope that you will give a lot 20 of attention to the flexibility side, because those 21 are real challenges. You would have demonstrable 22 proof that the compliance will be met, but all time 23 frames can't be controlled neatly. 24 So I just wanted to impress on you, that

is a big deal for companies like us.

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MR. BRADY: Thanks Paul. Thanks Paul.

And I just wanted to touch on your point about the timelines and, you know, the construction and the permitting process does take time. And that's just another reason of part of why we're trying to start now, is that some of these projects need to be started immediately if they're actually going to be coming online by 2022 realistically, so we recognize that.

And also appreciate your comments in terms of linking between the waste sector and transportation and how we can best establish those links, both inside, but also outside the scope of just the regulatory process and the broader 1383 effort.

MR. SMITHLINE: One more comment, Paul.
Thanks.

If we're going to contemplate what you're recommending, we'll need really specific approaches on how to do that, right, real metrics. We won't - this is specifically not written as a good-faith effort type of law, right, and there's none of that language in there. So that means we're not going to be able to kind of sit down with a jurisdiction, like they're trying hard. So what we'll need to do

is have objective metrics that we can refer to so that we will be able to provide that kind of, I don't want to call it leniency, necessarily, but just sort of recognition of the realities of what's I mean, if there's a jurisdiction that's going on. doing what they're saying and they're -- you know, we don't necessarily want to find them out of compliance, but we'll need to really figure out how we can objectify that, so just to put that out there. MR. LEVENSON: And I think that becomes particularly important when we talk about some of the programmatic concepts that might be possible. Rather, it's with respect to jurisdictions or haulers or generators, facility operators, and then the enforcement concepts that, you know, we need to

17 discuss, how do we have the objectivity and

18 specificity so that we can assist people to get

into compliance, but also recognize those

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I'll just reiterate what Hank and Scott have said, is that we want to -- we're doing this rulemaking informal part now, the formal rulemaking probably next year so that hopefully they're adopted three years ahead of time and people at

least have a change to start making budgetary and programmatic decisions that they'll need to come into compliance with recognition of some of those, you know, real-world situations.

2.2

So I think I have John in the back, and Colleen. And raise your hands if you're in the queue.

MR. DAVIS: John Davis, Mojave Desert and Mountain Recycling Authority. We are nine jurisdictions. We've been working together, now in our 26th year in the high desert and the mountain communities in San Bernardino County.

So I have one kind of basic question. As I was reading the background material it came up and it's really, I don't know, Scott, if it's a CalRecycle or ARB or joint answer. But short-lived climate pollutants are different than methanegenerating organic material, particularly the way it's defined. You're going to get short-lived climate pollutant reduction from keeping food out of landfills, from generating that methane over a short time frame. Wood might generate methane over a very long time frame, or sequester carbon depending on how you view it.

So where's the focus? Is the focus under

1 1383, all of this organic material, and I know 2 we're going to talk about what that definition 3 means, or is -- or should we really be initially 4 focused on the short-lived question, kind of how do 5 we implementation 1826 more efficiently? 6 So that's, I guess for me, that's kind of 7 a framing question. 8 MR. LEVENSON: Okay. John, as you said, 9 we will -- the next presentation will be on the 10 definitions and baselines, so I think that's a key 11 question there. We had some of this discussion the 12 other day. You know, at least in my mind, we have multiple goals that we have to juggle and 13 14 accomplish. We have the methane reduction goals 15 that are supporting ARB's efforts under 1383. 16 we also have the specific provisions that require 17 50 and 75 percent waste diversion. So do we need 18 to prioritize things? Do we phase things? Those 19 are the kinds of questions that we want to have 20 that discussion on. 21 I'd like to go to -- oh, you've got one 22 more quick? Yeah, I did. 23 MR. DAVIS: 24 MR. LEVENSON: One quick one. MR. DAVIS: Yeah. So we'll talk about 25

that later.

On the market idea and market pull and the impact on fees, that's really going to be important. A lot of the benefits from organic products are in the use of the products.

But the one thing that Elliot mentioned, the ability to levy penalties, was really important in the AB 939 phase. It was that risk, that threat that motivated a lot of people. And I think as we — if we can address it on the market side, because when we were doing AB 939, we didn't really know if we were going to move mixed paper. There was not commodity like mixed paper. But we knew we didn't want to pay \$10,000 a day fines.

So, you know, I think that's an important thing to elaborate a little bit, whether you ever reach it or not, just the threat of it motivates a lot of people.

MR. LEVENSON: Okay. Thanks John.

I've got three folks in the queue. And then I think we'll probably close it there and move on to the next presentation, just so we can keep going through the day. There will be plenty of opportunities to talk about some of these things.

We've got Colleen, Karen and the

1 gentleman. 2 MS. FOSTER: Colleen Foster, City of 3 Oceanside. I just have a quick point of clarification. 4 5 On your slide, Permissive in Regulations, 6 and then your slide, Limits on the Regulations, am 7 I understanding this correctly, that penalties could go against the jurisdictions as early as 8 9 2020, but the jurisdictions cannot enforce 10 penalties on generators until 2024? 11 MR. BLOCK: The way the statute is 12 written, if we include penalties against 13 jurisdictions, those could be effective as -- well, 14 those regulations with the penalties would be as of 15 2022, but there is that specific language. If we 16 include a provision for jurisdictions to impose 17 penalties on generators, those would be two years after the effective date, so essentially 2024. 18 19 Now to the extent that jurisdictions have 20 their own ordinances under their own police power 21 that have penalties, this wouldn't affect that at 2.2 all. 23 MS. COCA: Good morning. Karen Coca with 24 the City of Los Angeles. My question is about 25 lines of authority.

Can you describe the difference or the 1 2 similarities between the AB 1826 lines of authority 3 and the SB 1383? Because those -- well, we're 4 getting at the same stuff with these regulations. 5 MR. BLOCK: Not exactly sure what your 6 phrase "lines of authority" means, but let me try 7 to answer it this way and maybe this will help, because we'll talk about this a little bit later, 8 9 as well. 10 We have this existing 1826 which is 11 mandatory organics recycling, commercial recycling, 12 which is a broader universe of waste that we're 13 dealing with potentially, although there's 14 obviously a lot of overlap. And then we have 1383 which is a little bit more focused but had some 15 16 other specific requirements. 17 So one of the things we're going to try to do, talk about it today and, of course, as we move 18 19 this forward, is to try to not reinvent the wheel 20 and try to, to the extent that there's overlap, not 2.1 have two different sets of requirements. 2.2 MS. COCA: Okay. 23 MR. BLOCK: And you're going to hear about 24 this when we talk about reporting, as well. One of

the things we're going to talk about is to the

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extent we already have a reporting mechanism, rather than creating a new one is just simply add on to the existing one.

So that, if I'm hearing that that's the

2.1

So that, if I'm hearing that that's the question you were asking, we're going to try to make this as efficient, for lack of a better word, as possible because there is a significant amount of overlap.

MR. LEVENSON: Okay. And we have one more. Can you raise your hand so we can see where to bring the mic?

MR. REYNOLDS: Hi. My name is Dave Reynolds with the City of Laguna Hills.

And in the opening comments there was the statement that funding is a big question, and I could understand that as the regulations are going to still be built with the SB 1383. And also a point was made on infrastructure and how that's important. And in Orange County there probably is more of a need for infrastructure for processing facilities.

So I was curious if a general comment can be made on what the state means in terms of funding? Does that take the shape in the future for grant opportunities to help for the investment

in the development of some of these facilities and jurisdictions that are in need of it?

MR. SMITHLINE: So you asked the question, and it's a fair question. And I'm pausing because I think what I was going to say was going to make it sound dismissive and I don't mean it to. I can't speak for the state, obviously, right, this is CalRecycle, Tung can, and speak on behalf of ARB.

So I think the point I was making is that we recognize that this is a significant infrastructure that needs to be developed. And we have had enough conversation with the local governments and industry to understand that it's going to be very expensive, let alone siting complications. The administration has indicated in the past and I think continues to feel that there's a role for investment at the state level to this infrastructure.

And so beyond that, there's not a lot of specifics I can provide. I think we've made efforts and engaged in efforts historically that probably could help you understand our approach and what we think is important; right? We've been working on this for some time to try and recognize

the need for funding for this infrastructure.

2.1

Currently our focus is on cap and trade funding because it's funding that is potentially available immediately. It doesn't require any new programs to be developed. There's a revenue source. We have staffing in place. We have excellent programmatic capacity to move cap and trade funds to help support the infrastructure. We recognize it's incomplete and has other challenges associated with it, but that is our current focus right now is to continue to support that effort for cap and trade funds.

There have been efforts in the past. As I mentioned, there was a bill last year on fee reform. The administration engaged in a pretty detailed fashion on that reform proposal. That did not move forward for a number of reasons. There is not current proposal. If another proposal were to arise, you know, we would, of course, have to engage again on that.

But I can't speak on behalf of the state in total, other than saying that we recognize there's a need, and there is a current focus on cap and trade funds.

MR. LEVENSON: Okay. Thanks everyone.

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   I'm sure that there's more comments that you might
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   want to bring to bear on this general opening.
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   I think right now, just to keep on track, we're
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   going to ask those folks to move off, and Evan,
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   Cara and Hank to -- oh, yeah.
 6
            MR. SMITHLINE: You just kicked me off the
   dais, huh?
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8
            MR. LEVENSON: Pardon?
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            MR. SMITHLINE: You just kicked me off the
   dais?
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11
            MR. LEVENSON:
                           Yeah, I did.
12
            MR. SMITHLINE:
                            Thank you.
            MR. LEVENSON: You bet. Thanks Scott.
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            I just want to remind folks on the
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   broadcast that the email for sending in questions
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   is up on the screen right now.
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            And so now we're going to move into a
   presentation on some of the issues that a few folks
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   have already raised about definitions and
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   baselines. What are we starting from? What's the
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   universe that we're dealing with and where are we
22
   starting from? So we'll have that presentation.
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   We'll stop and have some Q&A on that. And then
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   Cara and I will present some ideas on some of the
25
   programmatic possibilities for collection and
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1 recovery. 2 Evan? 3 MR. JOHNSON: So my name is Evan Johnson. 4 I'm a Science and Policy guy over at CalRecycle. And I want to talk a little bit about what we're 5 6 talking about when we talk about organic waste and 7 some of our preliminary ideas here. 8 SB 1383 didn't really provide any 9 definitions for some of the key terms that you 10 might need in developing this regulation, thinking 11 about the term generators, the term edible food, 12 which we'll be talking about a little bit later today, and I think Kyle will be talking about that. 13 14 So through the regulatory process we're going to 15 be working with ARB to develop those definitions. 16 But a key one is organic waste, because 17 the definition of organic waste will determine how much methane we're eventually avoiding, and that's, 18 19 of course, the key part of this. 20 Oh, sorry, I should have Oh, yeah. advanced the slide. You are the guy with the 21 2.2 scepter. Thank you. 23 So, you know, the way we define organic waste will ultimately be responsible for 24 25 determining how much methane we're avoiding.

so it's critical to meeting the requirements in 1383 and the Short-Lived Climate Pollutant Plan.

2.2

We obviously have a number of existing definitions for organic waste under AB 1826 and the regulations under 901 now, as you guys are probably familiar with. But they all aim at different objectives, and the objective specifically here is methane reduction and organic waste diversion, and so the definition has to be tailored for that purpose.

So I think I'll just switch ahead. I'm putting up here, this is just a draft definition that we've come up with in development with the Air Resources Board, and I think Tung is behind me, and we've worked together closely on this. I'll read it out loud.

"Organic waste is solid waste containing material originated from living organisms and their metabolic waste products, including but not limited to food, green waste, landscape and pruning waste, applicable textiles and carpets, wood, lumber, fiber, biosolids, digestate and sludges."

And this definition, when we run the calculations in terms of methane reduction, gets us

to where ARB outlined in its Short-Lived Climate Pollutant Plan. And it gets us to the emissions reductions, the 40 percent methane, the piece of the 40 percent methane emission reductions that 1383 calls for from the landfill sector. So the breadth of this definition gets at that.

And I did want to be clear, this came up in the first workshop, when we talk about fiber, that's intended to be papers, basically, papers and cardboard, et cetera.

So using this broad definition, we decided to run some calculations to see where this gets us and what the lift is, really. But a little detail on the baseline here.

So I think Elliot described this before, but the legislation, 1383 and the statute now basically sets a waste reduction goal or target associated with the 2014 baseline.

So what it does is it says you take the amount of organic waste that was thrown away in landfills in California in 2014, you multiply it by 0.5, that's the 50 percent reduction, and that's -- what's left is how much you're allowed to be throwing away in landfill or disposing in landfills in California in 2020.

And then for the 2025 goal which is 75 percent, you just take what was thrown away in landfills in terms of organic waste in 2014 and then you multiply it by 0.25, and that's how much you're allowed to be throwing away in California landfills in 2025.

And I go through that just a little, I don't want to belabor it, but I go through it in a little bit of detail here simply because what it means is that there's effectively a hard cap on how much material can be thrown away in landfills from 2025 and beyond. And when you run the calculations using the definition that we had on the last slide, they're talking about effectively 20 million tons of material that were thrown away in 2014 of organic waste.

And then by 2025 -- let me see if I've got my pointer here. No. That's okay. That's all right. I don't -- oh, okay. Got you. There we go.

so by 2020, right here, we're talking about a 50 percent reduction from that 20 million, so that's 10 million tons that can be thrown away in landfills. And then -- there you go. And then here, at 2025, you're talking about roughly 5

1 million tons of material. 2 So this is to say that using projections, 3 you know, and we have -- CalRecycle has some projections, basic projections of landfill material 5 growth based on population growth. And that is to 6 say that this lift gets more difficult as 7 population grows and as we start to throw away more 8 stuff. But we're talking, you know, the lift 9 ultimately is -- you know, when you look at the 10 factor in population growth, it's about 20 million tons of material in the year 2025 that will need to 11 12 be moved away from landfills and to other uses. 13 And I think, Howard, do you want to -- all 14 right, so that's it for my part, but I'll stay 15 around for questions. 16 MR. LEVENSON: So questions about 17 definitions and baseline? I figured John would have some. 18 19 We'll get a mic to you in a minute, John. 20 Anybody else? Okay. Frank? Okay. Okay, 21 we've got --2.2 MR. DAVIS: I can talk loud. 23 MR. LEVENSON: -- two over here when --24 two over here when you're done, Sam. There's a 25 couple over here.

MR. DAVIS: Okay. John Davis again, the 1 2 Mojave Desert and Mountain Recycling Authority. 3 Is the basis for the sludge, is that 4 available or will it be available? Is it going to 5 be in the ARB's plan, the strategy? 6 MR. JOHNSON: So you mean the data 7 associated with it? 8 MR. DAVIS: Yeah. 9 MR. JOHNSON: So the date is pulled from 10 our 2014 Waste Characterization Study, so it is 11 available already. You know, once, I think, as we 12 refine this work, we can make all the data available and that would be --13 14 MR. DAVIS: I mean, well, so basically it 15 was that each material has its own methane 16 factor --17 MR. JOHNSON: Right. MR. DAVIS: -- associated with it. 18 19 has only issued factors for food and landscape 20 material. And when you show this slide that shows 21 the reduction of this whole big aggregate of 22 material and it's one number, it's just really hard 23 for me to understand. You know, I mean, getting 75 24 percent of carpet out would not have the same 25 methane impact as 75 percent of food.

So what does that mean? Does that mean an 1 2 across the board reduction of all those materials 3 on the same basis or is it weighted by specific 4 methane factors for material type? 5 MR. JOHNSON: Sure, I can answer that. 6 And then I might hand it off to Tung, as well, to 7 go into more detail. But the estimates of the emissions 8 reductions associated with these are based on 9 emissions reductions factors associated with each 10 of those types of materials. ARB has done their own 11 12 calculations for the Short-Lived Climate Pollutant Plan. We've done our own calculations sort of, 13 14 just to get a sense of whether it trued up with 15 that, and it did. 16 But you're right, that each of these 17 materials has a different methane generating 18 potential. For example, the highly agnostic 19 (phonetic) -- is that the right word, agnostic, did 20 I use that right? Anyway, some of the white paper, 21 for example, is high in methane-generating 22 potential. Some of the wooden materials will 23 generate methane, but slowly over time. 24 So you're right. There's different amounts of methane associated with each of these. 25

And then doing the calculations to see that it got us to where we need to be, we, you know, CalRecycle and ARB both independently ran those calculations.

Tung, do you want to talk a little bit about ARB?

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MR. LE: Yeah. So in the SLCP we did rely upon CalRecycle's Characterization Study to look at some of the inventory data that was in there. If you look in the -- I do believe it's in Appendix F of the SLCP, and out methodology is outlined in there, if you look at the values, they may not be as detailed as what, you know, we may have done in the background for some of the presentation this morning, but they align every closely and we come to a lot of the same numbers.

MR. LEVENSON: And I'll just remind everyone that, again, we have the short-lived climate pollutant reduction goals in SB 1383, the 40 percent. And what we're trying to do here is two things; one is contribute to that by diverting materials from landfills, but we also have this other provision in 1383 that specifies 50 and 75 percent reduction of organics. So how we go about that, do we prioritize certain things? We have a lot of material we need to get out to get to 75

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   percent, and we need to probably get most of it
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   out.
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            We've got one over here and a couple of
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   hands over here, and then one in the back.
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            Sam, after Paul, we'll have these folks
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   over here.
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            MR. RELIS: Question related. Paul Relis,
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   CR&R. A question related to in the
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   organic -- the working organics definition, you
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   have digestate. I'm having difficulty
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   understanding the use there, because I know we
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   produce digestate, but that's met the time-
   temperature-to-compost definition. So are we --
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   we're not -- surely, we're not having to reduce the
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   digest state by half, are we?
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            MR. JOHNSON: Well, I think the intent
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   here is to say what goes to landfills. And so in
   terms of the material, if you're sending digestate
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   to a landfill as an end product
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   ratio --
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            MR. RELIS: But that doesn't happen.
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            MR. JOHNSON: -- that is a waste.
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            MR. RELIS: I mean, we would produce
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   digestate if we were sending it to a landfill.
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   That would completely be contrary to -- anyway,
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1 I'll let that hang out there. It's a problem the 2 way I read it as a definitional matter. 3 MR. JOHNSON: So I actually just -- if I 4 can just follow up with a question there, you know, 5 so we understand the concern? 6 You know, I think that this definition is 7 meant to say, you know, stuff that's material that 8 going, if you -- he may need the microphone. 9 The material that's going to landfills, 10 you know, the organic waste piece here is talking about material that's going to landfills and needs 11 12 to be gotten out. And so digestate, for these purposes, is still talking about going to 13 landfills. 14 15 But I think you're getting at a nuance 16 question here, which is that if it's in the 17 definition at all it could cause trouble. MR. RELIS: Yes. I think it's a big 18 19 problem if it's in the definition, how it could be 20 interpreted, like suddenly what we're doing is 21 looked at as disposal of organics. That would 22 frighteningly bad. 23 MR. JOHNSON: Sure. Sure. All right. 24 Thank you, and point taken. 25 MR. BRADY: Evan, if I can just add on, I

think that's a good point. Sort of the purpose for this first section, though, is to very clearly outline what material is organic in nature. We're very far from what that means for programmatic requirements. And that's part of, you know, looking and exploring what some of those concepts might be and how to best address those types of issues moving forward.

MR. CAPONI: Frank Caponi, L.A. County

MR. CAPONI: Frank Caponi, L.A. County
Sanitation Districts. I just wanted to follow up
on John's comment. I agreed with everything he
said.

It seems that the definition gets overly complicated when you start including, for 1383 purposes, start including organics that don't really produce methane to any great degree.

Echoing Chuck White, there's a fair amount of carbon sequestration that goes on in landfills, including lumber, fiber, textiles, carpet. It seems that you're getting overly complicated when you're including these in the definition, once again, for this purpose. And I know there's complications with other regulations and other purposes.

It just seems like it would be a whole lot

1 simpler if you just concentrated on the methane-2 producing products or the constituents of organics 3 as you move forward. You're going to have enough 4 complications in trying to enact this regulation. 5 MR. JOHNSON: Can I just do a quick 6 response to that? 7 Just to point out that, you know, when 8 we're talking about -- and, you know, and I think 9 you're point is taken. But when we're talking 10 about organic waste, you know, if you're talking 11 about reducing the amount that's going to the 12 landfills by 75 percent, that does mean that there's a 25 percent that stays in. And so, you 13 14 know, this will all be discussed as we go through 15 the regulatory process over the next year, the 16 informal process over the next year. But you could 17 imagine that some of those materials may stay in the landfill because they're too difficult to get 18 19 out, and they'll just be part of the 25 percent 20 that stay in. And hopefully programs target the higher methane-generating material, the food and 21 22 some of the papers and whatnot, so --23 MS. GREEN: Hi. Sharon Green, also with the Sanitation Districts of Los Angeles County. 24 25 I was just going to raise a point about

another complicating factor, which is things that 2 are mixed materials, some of which may be organic 3 and some of which may be inorganic, and so how 4 those would be managed will be another 5 complication. 6 MR. LEVENSON: Great. And I think I'm up 7 for -- oh, go ahead. Oh, wait, I'm sorry. 8 didn't hear what you -- hang on one second. For 9 sure. And we're going to talk about contamination 10 and handling -- ideas on how to handle multiple materials as we move on, so I definitely want to 11 hear more on that, Sharon. 12 Over there, and then back in front. 13 14 MR. BAROLDI: Thank you. Yeah, my name is 15 Layne Baroldi with Synagro Technologies. And we 16 have composters throughout the state. 17 And one of my questions is that for the purpose of the baseline here, you didn't include 18 19 digestates and biosolids and sludges. And how does 20 that work in the California for the purpose of 75 2.1 percent reduction? 2.2 And then I have one follow-up. 23 MR. JOHNSON: I'm sorry. Can you say it 24 again? 25 MR. BAROLDI: Yes.

1 MR. JOHNSON: I was just making a note on 2 that. 3 MR. BAROLDI: No worries. On your 4 baseline, your calculation for organics going to landfill, which was 2014 data, if you look at the 5 6 table, you don't have the sludges, the biosolids, 7 the digestate in that table for the purpose of 8 calculating a 75 percent removal. And I was 9 wondering, how does that factor in for your 20 million down to, you know, the 75 percent 10 11 reduction? 12 MR. JOHNSON: It's a good question. 13 we don't have, through our Waste Characterization 14 Study, we don't have good data on that at the time, 15 so it's not included for that reason, but it would 16 be included. You know, I don't think we're talking 17 about huge, huge volumes of material, though you probably have a much better sense of it than I do. 18 19 MR. BAROLDI: Yeah. Because looking at 20 the data, if you have -- it was pushing 50 percent 21 of that waste stream and tallies just shy of a 22 million tons a year, so I think it's probably 23 significant. So just curious how you calculate 24 that? 25 So -- and the second question would be is

as you're looking at the methane production factors 2 that you're using, how do you look at, when you mix 3 things, synergistic effects and how that impacts 4 different waste streams that go into a landfill? 5 MR. JOHNSON: Thanks for the question. 6 And I think that, you know, I will get rapidly out 7 of my depth if I start talking about the envelope that's used for calculating emission reduction 8 factors associated with each of these materials. 9 10 But I think that's a really good point, that those 11 factors, especially as they sit in the landfill, 12 you know, have to be taken into place. And my --13 you know, if I were a wagering man, I'd say that 14 ARB does a pretty good job of doing so. 15 But I don't know whether Tung wants to 16 weigh in. 17 MR. LE: Yeah. So I couldn't give you an 18 answer right now as far as how that's characterized 19 in the SLCP. 20 But I can say that, you know, alluding to 21 some of my comments that were made earlier, ARB did 22 go through and rely on some of CalRecycle's data. 23 And the data that was available and that we rely upon, we include in the SLCP for calculation of the 24 25 inventory purposes and some of the reductions that

we identified in the SLCP.

That being said, if there are additional data points that, you know, could be helpful for this process, then we would certainly encourage you to bring those forward.

MR. BAROLDI: Great. Thank you.

MS. WHITE: Monica White, Edgar and Associates. Just a general comment, that it is very nice to see such a great collaboration between these state agencies. And I think this is a unique opportunity for us to look at the organic waste stream in a comprehensive way, especially as we start dealing with the edible food waste component, which is exciting.

That leads to me a friendly counterpoint about wood materials. So even though, yes, we do have a variety of organization materials that have different methane generation, as we all know, wood chips provide a very good opportunity for us to generate renewable electricity within the state in certain applications. Certainly with gasification, we can get the benefit of using biochar within soils, furthering their carbon sequestration capacity and water holding capacity.

So when we're looking at the organic waste

1 definition, I think that keeping that comprehensive 2 outlook on the purpose of this is very important. 3 So, yes, there could be challenges with carpet 4 recycling, but I don't think we should let go of 5 woody materials based on their methane content 6 alone. 7 MR. JOHNSON: Good comment. Thank you. 8 MR. LEVENSON: Thanks. And I will just 9 point out that there is a lot of discussion going 10 on within the administration across multiple 11 agencies about biomass, woody material in the 12 context of the co-gen plants that have been declining, and also in the context of tree 13 14 mortality. And so that's all part and parcel of 15 that bigger picture, so thanks. 16 MR. JOHNSON: And I'd add that simply 17 that, you know, I think it's recognized that that 18 material is a challenge in terms of management 19 right now. And there's a lot more of it around 20 than there was before, and so we don't want to lose 2.1 sight of that as both a management challenge, but 22 also an opportunity to create other products and 23 the co-benefits that are associated with those 24 products, so thank you. 25 MR. LEVENSON: Okay. We've got time for a

couple more comments on this, or we can move on to the next set of presentations. I'll give everybody a chance to -- okay.

I know that this will continue to be a key topic. Clearly, we have a lot of work and that's why we're doing this initially, just to get some feedback on the kinds of things we need to consider, the nuances and some of the points and counterpoints, before we can put out something that's a little bit more definitive. So thanks for those comments.

So now, I'll just stay here, Cara and I are going to tag team on the next section which is about organics collections. And this starts to get into concepts related to programmatic requirements. What might we think about in terms of what should jurisdictions do, what should generators do, other entities that might be involved, depending on where we go with this regulatory package?

I want to emphasize again, these are just concepts at a very high level. As Hank and I think Scott said, we haven't decided on anything. This is just to put out ideas that we think might be needed in some way to move forward in achieving these goals, but we want your feedback on those.

So in this section for this presentation, one other thing I want to say is all the presentations that are going to happen almost from here on out, except maybe edible food recovery, they're all going to be shaped by what we decide in terms of the definition. And so, you know, we can't -- there are going to be a lot of nuances and a lot of things that we're going to have to get into detail once we have that definition more refined and hopefully have more consensus on what that should be. So keep that in mind as we talk about these programmatic concepts. They're all going to vary and be very nuanced as we move forward, but right now we're at the high level. So right now, in this section what we're going to try and do, and we'll probably go about an hour-and-a-half and then break for lunch, the presentation won't be an hour-and-a-half. Mostly, hopefully, it will be comments. But we're seeking feedback on a number of different concepts. One is how do we provide organics recycling services to every generator of organics in the state? How do we keep organic materials clean and recoverable? Which might relate, in part, to Sharon's comment. How do we foster sufficient capacity planning?

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how do we strengthen organics recycling markets?

So first, Cara and I are going to address organics collection concepts. We've got about three slides that show nine different concepts that we've thought about, so we'll walk through those. And then Evan is going to talk a little bit about market and procurement issues. And then we'll open it up to discussion.

about within this section, is to ensure that organics are being collected, which can be done in a number of different ways. One way that it might be done is through collection services that are being provided to all generators. For example, this could be done by having jurisdictions require their haulers to provide mandatory organics recycling services to all generators. That's one idea. We're going to talk about generator ideas a little later.

At the workshop on Tuesday, we had some discussion, some feedback on the different between jurisdictions and their haulers providing a mandatory service versus a mandate to source separate. And so that's a nuance that we're going to need to be looking at.

And there might also be other ways to capture organics. For example, you could have organics bins placed next to trash bins at parks and large events, farmers markets, things like that.

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Another collection concept is to specify that organics that result from building-related activities, kind of construction and demolition activities, have to be recycled, and tying that to the existing CALGreen Building Standards.

Whichever programs end up being in this package to address collection of organics, we know that education and outreach are going to be key to promote this. This concept came up again on Tuesday as to what's the state role in outreach and education? And clearly, what's the role of jurisdictions and haulers at the local level in terms of providing information to generators about what's required or what they might do?

Another -- let's see, Cara, you're going to go ahead and take these.

MS. MORGAN: Thanks, Howard.

Collection services might be provided via single-stream recycling or mixed waste. So let's first talk about single-stream collection.

Jurisdictions that have a single-stream collection would have source-separated organics. But we talked about earlier, with the definition of baseline, in our typical blue bin, that would be the place to collect some of those non-putrescible types of organic materials, like the paper and cardboard aseptic packages.

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For jurisdictions that have mixed-waste collection systems, it would be important that the collection system is set up to ensure that all of those organics are pulled out of the system, pulling out the yard waste, the food waste and the paper. So that will be important as we talk about what types of collection services there might be.

Another concept that might be included is placing a recovery rate on material recovery facilities. This might look something like 50 percent of the organics that come through that material recovery facility would need to be captured, or maybe even 75 percent when we hit the 2025 time frame.

With organics collection another key issue is not having the organics sit around for too long. So another concept might be providing jurisdictions with the authority to have source-

separated organics collection on a weekly basis and allow jurisdictions the flexibility to provide trash collection and maybe even recycling collection on every-other-week basis.

Beyond that, how do we ensure that organics don't end up at disposal facilities, and instead end up at recycling facilities?

So a couple of concepts to consider might be that haulers and processing facilities send source-separated materials to recycling facilities.

Another option might be if the material does end up in the landfill, that landfills would have some type of preprocessing to capture those organics.

Now let's talk about generators.

Generators will have a responsibility to either source reduce their food waste -- we're going to talk later about edible food recovery -- and also participating in recycling programs. So one concept could be when we talk about the collection services, as Howard mentioned, jurisdictions would provide service to generators automatically. So instead of relying on the generator to subscribe to that service, just like you do with trash now, that generator would be provided their organics recycling service.

1 However, there are generators that do 2 recycle in other manners, so they would be allowed 3 to opt out of those services if they can 4 demonstrate that they are recycling their organics 5 materials in another way. Maybe they're 6 backhauling to a distribution facility that are 7 then being sent to a recycling facility, so that 8 could be an option. 9 And I'll turn to Howard to talk about 10 managing contamination. 11 MR. LEVENSON: One recognizes that organic 12 feedstocks need to be as clean as possible if we're 13 going to ensure that they can be processed 14 efficiently and that the ensuing market -- ensuing 15 products are marketable at a price point that makes 16 it at least a little bit more cost effective. 17 One of the things that CalRecycle has 18 already done in our composting facility 19 regulations, we have put in new physical 20 contaminant levels standards for things like 21 plastics and glass that can be in the resulting 22 products, and that is ramping down over time. 23 That's already in place. And so that's one effort to try and address product quality. 24

We'd like to, in this regulatory package,

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be able to at least put out some other concepts for your consideration to support and address this, particularly at the interface between generators and collectors. So here's a couple of concepts on this slide, very high level. You know, what kind of education and outreach efforts might we need, whether it's from the jurisdiction to generators or through the hauler, or are there other mechanisms? Should there be compliance monitoring of the levels of contamination that are in bins? Should that be done by -- should it be done and should it be done by jurisdictions or haulers? Could there be -- another concept is to have additional inspection monitoring and reporting of contamination by haulers and facilities, beyond what they already do in terms of bin checks and load checks at facilities? Those are all just high-level possibilities. What we're really looking at is what can we do to enhance our ability of everyone involved to get materials that are cleaner and that are going to be more easily processed if they go --

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whether they're source separated or whether they go

to a mixed-waste facility in some manner.

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Another concept, looking at the last bullet there, is to specify materials that should or should not be placed in organics collection bins. So are there materials that are particularly challenging for organics that are going to a composting facility or a digestion facility, or that cause problems in the products and uses? And we've, you know, heard many, many examples, aseptic packages, mixed materials, polyethylene-lined paper, things like that. Should be trying to address those in some way in these regulations? So we're wide open for questions or comments on that.

Now I think Scott has already and a number of people have already alluded to the difficulties of siting any kind of facility. We're all well aware of that. We know this is a huge lift. We've done a lot of work for many years, trying to address some of the barriers that exist for siting and developing facilities. And, you know, we've made some progress but there's a lot of work to do within the context of this regulatory package. So we'd be happy to talk about some of the other things that are going on.

But within the context of this regulatory

package, we're interested in your feedback on what can we do to enhance facility capacity planning, facility siting? What are the things that we can include here that might be helpful on that and so that we make sure that market drivers exist and, to the extent that we can, that any siting or other kinds of barriers be addressed here?

Now, we can't deal with some of the crossregulatory issues, such as air offsets and things
like that, that were mentioned on Tuesday. I'm
sure some of you are thinking about. Tung, who is
now in the back, mentioned the Interagency Working
Group which is working on issues like that. So
just be cognizant that a lot is going on outside of
this particular package.

So here's a couple of concepts for your consideration and feedback, and whether there's other ideas.

Those of you who are familiar with AB 876, a bill that passed a few year ago and that we're now implementing, that requires counties to provide information on capacity and the potential geographic areas that might be used or needed for new facilities, without specifying any particular specific locations.

So one concept to expand this and provide more specificity is to require plans from jurisdictions and haulers that don't have access to adequate capacity. Right now they have to provide information under 876, and also under 1826, on some of these barriers. But should we have a more formal discussion about formal plans that would be submitted for folks for areas that don't have sufficient capacity?

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Another concept to expand 876 is to require planning for edible food recovery capacity and programs. And we'll talk more about edible food later on this afternoon, but that's just another idea for trying to deal with some of the capacity issues.

Separately, we could also look at solid waste facility permitting process. For example, one of the big issues that we've come across with the Greenhouse Gas Grants under the cap and trade program is that we need to be working with disadvantaged communities to make sure that impacts are minimized, that the communities are involved in the discussions about facilities, and that we are working, we at the state and the facility operators, are working with the communities on a

continuing basis.

So is that something that we should include within these regulations, that facilities that are going to be newly sited or expanded, or at least within our solid waste facility permit regulations, should they be demonstrating some type of consultation with disadvantaged communities and other community groups when there's a facility going in one of those areas?

Another facility-related concept is since SB 1383 and this rulemaking, we believe, ultimately is going to result in a lot less organics going into landfills, that's going to change the entire nature of the closure of landfills and post-closure maintenance. And so we wonder whether there needs to be -- one concept is to require landfills to adjust their financial assurance planning to deal with these changes and what's going to be in the landfills.

So there's just a few ideas, they're very broad. And we're open to concepts on how to improve facility siting, capacity planning, those kinds of things within this package.

Now I'm going to turn it over to Evan to talk a little bit more about some of the ideas we

have for market development, again within the context of this regulatory package. And then we'll open it up to discussion for -- until we head to lunch.

MR. JOHNSON: So I'm going to try and keep this conversation, actually, pretty wide open.

It's already been identified in some of the comments that the markets for these products is a critical piece of this, that we need a draw for the material. There needs to be economic viability of that material. And there needs to be sort of a transparent flow of that material, meaning that we need to remove any barriers that awe have. And I think all those things are important.

So I kind of just want to throw out there for -- well, and I should say upfront that we -- you know, CalRecycle has been working on this a long time, and we have programs in place already at the state level for procurement for paper and other recycled products, recycled content products. We have CDFA. They presented at the first workshop about their Healthy Soils Initiative, and we're hoping that that provides an additional draw for compost and markets for compost in the ag sector. And we also have procurement requirements for mulch

on public facilities. And so there is some of this out there, but I guess we want to open this up to other ideas for how to strengthen the markets and the draw for this material.

When we think about some of the products, we have compost, mulch, biogas, recycled cardboard, recycled paper, building materials. The list is -- that list is certainly not complete. There's a whole host of products that come out of these. So how do we strengthen the markets for them? Are there requirements that we could say, you know, could we have jurisdictions required to purchase material for use on public spaces, something like that; right? You know, where can we strengthen, obviously, that flow?

and the we want to talk a little bit about market ideas on market development tools. Are there specific incentives of subsidies that would be helpful in procurement, market incentives or market incentive payments? And are there specific procurement mandates that might be helpful? You know, obviously the state has led the way on some of that and we hope will continue to lead the way on that, and we've had some of those conversations already with DGS, what would help there and what

would help in terms of procurement requirements elsewhere.

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So I think that just -- I just wanted to frame the conversation that way and leave it.

MR. LEVENSON: Okay. We ran through those very quickly. I think it's really more just to give you a sense of the scope of ideas that we're talking about here potentially.

And so I want to open it up to questions, suggestions. I've got one in the back, and then I see you guys over here, and then back to Frank. I can probably handle four or five in the queue at a time before I lose track.

MR. CAPONI: Just to give you some thoughts on what I was talking about in terms of market-based compliance mechanisms, though you have responsibilities, both within CalRecycle for the state agencies in the Buy-Recycle Program, there is a connection or a nexus with other programs in the state, such as the stormwater programs and the MS4 Program, which effects the jurisdictions, as well as Caltrans and others.

Keep in mind that the way market development can occur is if we work together with these agencies, either in educational mode of put

in place things like best management practices and so forth, which are available and are being discussed right now in the water world. It becomes a benefit to you folks in terms of the overall strategies that you're putting together.

In addition, you know, even local procurement is very important. And keep in mind that the local jurisdictions have a great deal of power under the Green Building Programs and the recent requirements of MWLO and other things. They also have the construction SWPs. I'd rather seen compost used rather than gravel bags and silt fences, or an alternative to that, and many, many things that they can do. And, you know, you can even carry it forward to OPR and set standards for the environmental review to include, you know, those things that are germane to us using more organics and getting away from more polluting types of procedures and products.

Additionally, if you look at what's happening with the stormwater programs, and also service water programs, and the governor's mandate in terms of water reuse and so forth, there's a number of areas that what you are promoting in your programs work very well in terms of those

applications.

So getting back to my original thoughts, it's important for you and ARB to start the dialogue from your point of view. I've talked to Scott Couch (phonetic) and others, and Dr. McCarthy of ARB, on these matters. And I think it's time to start looking at that very carefully and put a heavy-duty emphasis on looking at diversified markets and so forth, because this is the time that you can adjust the programs within 939, as well as move forward with AB 901, and also SB 1383. I'll be happy to join you guys in discussions.

And Cara, remember, we're done the dog and pony shows in the Inland Empire many times. And, Howard, you remember you saw some of the advance technology that we'd been working on in the Inland Empire. And I think those are the kinds of things that I'd like to see carried forward throughout the state.

MR. LEVENSON: Thanks Paul. I think that that helps a lot. I will -- I do want to say a couple of things.

One is as we move forward this year, unless we want to engage in those conversations and get into specifics, one of the questions will be

1 what specific things are within the purview of this 2 regulation? What kinds of things are outside but 3 still need to be done? For example, we have worked 4 with Caltrans for years, as you know, on developing 5 specifications for the use of mulch in erosion 6 That has some cross-regulatory issues 7 with stormwater runoff that haven't been fully 8 resolved yet. But that, you know, we have been 9 working on that for a long time. What more do we 10 need to there? And is it part of this reg or is it 11 just, you know, something equally important but 12 separate? 13 Similarly with -- you mentioned MWLO, for 14 those who don't know that, that's the Municipal 15 Water Landscape Ordinance by Department of Water 16 Resources. We worked with them in developing that 17 and promoting that. So again the question would be, what more should done? Should that be 18 19 something that's mandated within these regulations 20 or something we need to expand, so we definitely 21 want to engage in that specificity of deep 22 discussion, so I appropriate that. 23 I forget where we -- let's see. I had a 24 couple -- yes, sir. Yeah. 25 MR. HAMPEL: Kreigh Hampel, City of

1 Burbank. And I'd just like emphasize that our 2 single-family neighborhoods have tremendous 3 capacity for absorbing organics. You know, if 4 we're talking about healthy soils, we need to talk 5 about healthy soils in urban settings, as well. 6 We do a lot of hauling. The City of 7 Burbank, for instance, collects 20,000 tons of yard 8 clippings every year. But if you break that down 9 in a different way, if you look at grass which can 10 be dropped on the grass, if you look at chips from 11 our forestry and our utility clearing and the 12 leaves that we sweep up, we're getting close to 40 or 50 percent of the stuff that we haul out of 13 14 town. 15 So if we have local programs, you know, 16 there's great apps that are showing up for both 17 food and chips, things like -- can I say it in an official hearing? We have apps that distribute 18 19 chips from tree trimmers. And when I talked to our 20 forestry department, I said, "How much does it cost 21 to go across the scales for the Green Waste 22 Program?" They said, "Well, that's about \$200 a 23 24 load." And I said, "How much does it cost to drop 25

it on a driveway?" 2 They said, "About \$50.00." 3 So I said, "There's about a 75 percent 4 savings then by doing local programs." 5 So I want to emphasize here is that we 6 have tremendous potential in looking at healthy 7 soils in cities, certifying gardeners so that they understand things like mulching, composting, grass 8 9 cycling. And that's where we can all work together 10 on promotional programs and drop the tonnage that 11 needs to be hauled. 12 When we get into high-density neighborhoods, commercial settings for food, we 13 14 have to haul it, or we have to look again at 15 possible local programs where we can set up hubs 16 and mix that with local yard clippings and actually 17 make that a center of educational activity. 18 So I think, you know, we're going to need 19 all the horsepower around this that we can get. 20 We're going to need big, big composting facilities. 21 But we can reduce the dependency on that tremendously by looking at local programs and 22 23 boosting those, and I think we should do that 24 first. Because once we do the collection programs, 25 we've lost the interest of the public.

MR. LEVENSON: Thanks very much, Kreigh. 1 2 MR. JOHNSON: Oh, sorry. 3 MR. LEVENSON: Go ahead, Evan. 4 MR. JOHNSON: Sorry. I just wanted to say 5 that I think that those comments are well taken. 6 And those local programs are going to be so 7 important to this. 8 And it provided an opportunity to tee up a comment about source reduction, which I think is 9 10 really important to this, too, that we talk a lot 11 about finding the opportunities to recycle this 12 material. 13 But making sure that this doesn't go in the bin in the first place is really a key part of 14 15 this, and the local programs that you're talking 16 about are integral to that. And I want to make 17 sure, you know, that we're, you know, in your comments here, we're not losing sight of that 18 19 aspect of it. And I think CalRecycle recognizes 20 the significance of that and how it reduces the lift ultimately that's ahead of us if it's just not 2.1 22 going in the bin in the first place or not even 23 being generated, so thanks. 24 MR. BRADY: And I just wanted to add, to 25 the extent that you mentioned some kind of specific financial pieces, the 75 and \$200, as we move forward in the rulemaking from informal to formal, that type of data will be very helpful, even at an anecdotal level because it will help guide where we should be looking for that.

So anything -- not to give you a homework assignment, but if you could send any data, we'd really be looking for that.

MR. LEVENSON: Go ahead, Colleen.

And let's see, let me just have a show of hands just so I -- one. Okay, we'll kind of -- we'll go up that row, we'll come down here, and then we'll go back up that way. There's too many of you.

MS. FOSTER: I just had a couple questions. Is it going to require organics in a public setting? That can be very difficult for communities that have high populations to tourism from other states, et cetera.

Secondly, I was wondering if there's going to be any enhancement or clarification on the DAC process? The DAC standards from CalRecycle are actually different than the State Water Resources Control Board. And State Water Resources Control Board is more accommodating to communities that

might have, you know, homes or that puts 2 communities outside of a DAC, even though a major 3 portion of the population would fall into a DAC and 4 vulnerable community, especially your coastline 5 cities. 6 Secondly, I just want to reiterate, I'm 7 glad to hear that the agencies are working 8 together, especially with the State Water Resources 9 Control Board, to kind of manage some of the 10 limitations that could be set by some of the new 11 stormwater standards in regards to land application 12 of compost and other types of materials. And I'd 13 like to see those organizations and agencies in 14 these workshops. And hopefully you're working down 15 to even the regional level. Because the 16 interpretation on the different Regional Water 17 Boards can be very different than the state level. 18 Thank you. 19 MS. MORGAN: Colleen, I'd just like to hit 20 on the first one with respect to having organics' 21 receptacles wherever there are trash receptacles in 22 public sites. It's a concept that we want to put 23 out, and we want that feedback so that we can further refine the concepts. 24 25 MR. LEVENSON: And we'll do a follow-up

with you, Colleen. I'm not sure what you meant on the DAC requirements, because we don't have any regulatory requirements on disadvantaged communities. But let's do a follow-up and talk about that.

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Very, very difficult. There's a lot of discussions going on at many, many, many levels on cross-regulatory issues, some of them Tung has mentioned, some of the air offset issues, some of the issues with co-benefits that accrue from composting or digestion versus groundwater protection, stormwater protection. And so those are not something that we can address directly in this regulation. We have to work under the frameworks that the other agencies have and see what we can do to deal with those. But happy to engage in that, as well.

Let's see, a couple more on there, and then we'll come down the middle and we'll go back up the side. Sorry, that's the best I can do right now.

Go ahead. And let's try to get some folks who haven't spoken yet. Let's do that if we can. So if you can concede the mic, Paul, for now, and we'll get folks who haven't spoken. And then we'll

come back around to folks who have spoken.

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MS. HAMILTON: Barbara Hamilton with the San Diego Food System Alliance. And I'm making a comment, an additional comment in regard to the reduction strategies.

And I saw some of the concepts. were reduction strategies in regard to consumer education campaigns in regard to contamination. And I would suggest that we have some enhanced rigor around additional opportunities for incentivizing collaborative efforts within counties on these issues in regard to consumer education campaigns, specifically on food waste reduction, and incentivizing programs for waste tracking for businesses and institutions, as well as looking into opportunities to incentivize donor-matching software technology, and then the infrastructure needs that are needed to make up the difference in the capacity for the food providing agencies to then get that food out to the people, specifically refrigeration transportation, things like that.

Thank you.

MR. LEVENSON: Thanks. And I just -- I won't spend any time on this, but I want to make sure everyone is aware that we do have \$5 million

1 this year for a Food Recovery and Prevention Grant 2 The notice of funding for that is going Program. 3 to be out April or May, so to address exactly those 4 kinds of things. But I know you're saying that 5 within the context of this regulatory package, as 6 well, so I appreciate that. 7 Someone else who hasn't spoken yet? 8 sir. 9 MR. DERDERIAN: Thank you very much. Му name is Armen Derderian. I'm with the Resource 10 11 Management Group, service provider, hauler 12 recycling service provider, commodities, waste 13 materials management company. I wanted to 14 correlate and address the connection between the 15 collection aspect of it and the market development 16 and commoditization of the various organic 17 materials. I think a lot of the materials on the 18 19 list, particularly the low-hanging fruit, the 20 cardboard, the papers, the woods, the lumbers, have 21 already a good, mature industry behind it. 22 good values on the recycling side, the rebate side 23 of things. 24 I think the aspect to keep in mind is the, 25 as we go further up on the recycling fruit tree

1 where we're talking about the putrescibles, the 2 food waste, the organics, the more difficult items 3 to take. As AB 1826 has iterated, the first phase, 4 eight cubic yards or greater, the second phase, 5 four cubic yard or greater, next phase, two cubic 6 yard, at each individual phase you're going to run 7 into challenges where a uniform collection system 8 will not apply successfully at the different tiers, 9 at the different phased in levels. Each level will 10 require a very specific type of collection program, 11 just because of the nature of the beast. But also, 12 if you consolidate it, as the older mentality of, you know, recycling, of single-streaming it, then 13 14 you'll lose the opportunity of commoditizing it. 15 So I think that is an important facet to 16 be kept in mind where it might buck the traditional 17 mind set of one hauler fits all mentality or one 18 recycling type of processor fits all mentality. 19 Thank you. 20 MR. LEVENSON: Thanks. 21 Somebody else who hasn't spoken yet? 2.2 We've got someone up in front. I'll come back to 23 all of you folks for a second round and we'll get -24 25 MR. BLYTHE: You got it? Yeah. I'm

Trevor Blythe. I work as a consultant with EcoNomics, Inc. We provide consulting services to some cities in Southern California. One of the services we offer is working with restaurants to set up organics programs to help our clients comply with AB 1826. What we've seen with these programs is there's a higher success rate when there is a discount offered for organic services, and that magic number is around 50 percent the cost of equivalent trash service. What we're seeing, though, with organics' service is that it costs about three times the cost of trash service. So essentially the discount is artificial, so that opens up a whole can of worms

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Has the state looked at this issue with respect to rates?

really emphasized that.

with Proposal 218 issues, and recent case law has

MR. LEVENSON: When in doubt, turn to your attorney.

MR. SMITHLINE: It's one of the issues we're aware of that's part of the mix of as we start talking about what the requirements are, but nothing specific yet. This is still a fairly early stage of what we're looking at. But there's no

1 question that that will factor into what's 2 appropriate to require or not require in the 3 regulations. 4 MR. LEVENSON: Did you want to say 5 something? 6 MS. MORGAN: Yeah. We also did some work 7 with the Institute for Local Government, and did 8 some work with respect to Prop 218 and some of the 9 jurisdictions that have dealt with that. So I do see as we move forward with some of the challenges 10 11 with rate setting, as we collect, and we'll see 12 later with reporting, collect more information with 13 respect to what's happening with rates, we probably 14 will have to continue to do more work on that. But I think a lot of what we have focused 15 16 on and will continue to focus on is sharing what's 17 worked in jurisdictions to deal with some of the Prop 218 rate-setting issues. 18 19 So I don't -- we're happy to do a follow-20 up with you and make sure you've got some of that 2.1 info. 2.2 MR. BLYTHE: Thank you. 23 MR. LEVENSON: We have a new hand, Sam. Sam, a new hand back there. Thanks. 24 I'm Ruben Aronin with 25 MR. ARONIN: Hi.

the Better World Group. We're an environmental consulting firm for foundations and nonprofits that are looking at this space.

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My question is on the communications marketing thinking, you know, we're a big marketplace in California. What kind of budgets and messaging campaigns are you thinking about? what's the role of the private sector, of philanthropy in that space? And then as a corollary, one of my nonprofit clients, Global Green, is working on multifamily pilot projects on composting. And it's been all about getting a champion low-income resident to buying in and spread the word, if you will, to proselytize. the apartments where this goes south, those are not the pilots that you want to showcase. So I worry about having really good model programs in municipalities throughout the state early to be able to share success before you have the negative snowball effect of poor implementation and consumer backlash.

MS. MORGAN: Yeah, Ruben, thank you so much. I think that is absolutely key. And I think as the jurisdictions are rolling in to implementation AB 1826, that is certainly the kind

of information that we'll need for peer matching. You know, I look at Karen Coca and some of the things that City of L.A. is doing and some of the other jurisdictions, Colleen, some of the things that Colleen has done, San Francisco, Alameda. We're really focused on trying to share those models, especially the lessons learned, the hard lessons. Because I think that's where a lot of cost comes into play for jurisdictions, so we're trying to get that information out.

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So if you have feedback for us on how we can do a better job of that in disseminating that information, sharing lessons learned, we'd love to hear that.

MR. LEVENSON: And I would just add onto that and look to you in a sec, your feedback on what's the state's role in that, obviously, getting some information out, we don't have to answer your question about budget. You know, we do not have millions and millions of dollars to run broad, statewide campaigns. So to what extent do you we use social media? To what extent do we use case studies and peer matching? To what extent do we use -- disseminate that information through other venues? I think we need that kind of feedback in

terms of what's most effective and what's needed, 2 so appreciate that. 3 MS. MORGAN: And one more thing on that. 4 If you have ideas, you mentioned the -- I can't 5 even say it -- philanthropic organizations, it's an 6 area we really haven't explored and would love 7 input on ideas related to that, because we do need 8 to leverage. 9 MR. LEVENSON: Okay. Do we have a hand back there? Yeah. 10 11 MR. REYES: Greg Reyes, Riverside County 12 LEA. 13 So most of the focus on this has been 14 commercial, 1826, 1383. We're talking a lot about 15 commercial recycling programs and push. 16 Do you have a sense of when a residential 17 organics program might become mandatory to achieve these goals? Essentially, you've discussed here. 18 19 In some of your slides, you're talking about 20 residential programs. But that's never been the 21 focus, at least not in the mandatory programs, up 2.2 to this point. MR. BRADY: So with 1826 the statute very 23 24 clearly specifies it's commercial organics; 1383 25 doesn't have that level of specificity. We are

still at the exploratory phase in terms of concepts of what might become requirements.

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I think as it relates to residential collection, you know, Evan was outlining the lift and how much material has to be moved out of the waste stream and how many tons of organics need to be collected and recycled. It's hard to imagine how that would be done without some residential programs in place.

That said, the regulations don't come into effect until 2022, so there's not -- even if we were exploring that specific requirement, the state would not be able to require that until 2022.

MS. MORGAN: And then if I might add, what we are seeing, because of 1826, is many jurisdictions are starting to move into adding residential collection of food waste with organics, you know, with green waste. So it's definitely a trend that we're seeing. And many jurisdictions are doing that because it does help to spread out the costs. We were talking about the rates earlier. That is one reason that jurisdictions are starting to do that.

MR. REYES: And in Riverside County, that's been part of the debate and with organic

rate presentations. Some haulers, such as CR&R, have offered a residential rate. But there is some political pushback because there's no mandate for the residential. So we're trying to figure out how to bridge that gap. Some jurisdictions, some cities have taken it on wholeheartedly, but some don't. So you kind of have -- you lose traction on the whole rate when some portion of it they don't find as mandatory.

MS. VIVANTI: Hi. Konya Vivanti, City of Lakewood.

I'm starting to notice some fee and regulatory fatigue from our business in my city with all these competing regulations. And, you know, we're requiring them to redo their trash enclosures for stormwater and make sure there's enough space for organics. And, you know, we're requiring grease control devices for our food services, as well, for other regulations. And so it's just we're starting to see a little pushback from businesses, that all this is really starting to cost them a lot of money, and they're starting to complain a little more.

And for me, it's particularly concerning because we have a municipal election coming up.

1 And, you know, there's -- you know, it's a problem. 2 And I don't know if any other cities, I'm sure 3 they are, are facing the similar situation. 4 with all these competing regulations, and I'm not 5 saying I'm anti-regulation, I mean, this is my job 6 but, you know, it's harder to look a business owner 7 or a contractor across, you know, the counter when I'm reviewing their plans and telling them all 8 9 these different things that they have to do for 10 stormwater, fat oils and grease, for solid waste. 11 You know, they're getting fatigued by it and 12 starting to complain a little bit more. 13 So the other thing was, you know, putting 14 organic waste out in public places, is CalRecycle 15 considering any kind of grants for cities to 16 purchase some type of, you know, container that 17 will contain it and keep it, you know, without getting contaminated and all that stuff? So --18 19 MR. LEVENSON: Well, I'll tackle that last 20 one, if you're done, Konya. I didn't want to cut 21 you off. 2.2 MS. VIVANTI: Okay. 23 MR. LEVENSON: I'll tackle that one. 24 then I'll punt to Hank to start on the other, more 25 difficult question about rates and so on.

We don't have funding for grants for collection systems, MRF (phonetic) enhancements, things, like that. That's part of that broader discussion that Scott was talking about, you know, what kinds of funding is needed from the state to help jurisdictions and the private sector to implement that, where might that come from? So we engaged in that discussion and those kinds of ideas have been on the table as to, if we had funding, should we be able to do grant programs, but we don't have it right now.

You want to take a stab at --

MR. BRADY: You want to talk about the grants, and then I'll talk about rate?

And so Howard was talking about the good, the happy side of things. But on 1383, I think it's beyond -- it's larger than just the regulatory process. And it's trying to identify areas where there might be funding opportunities that the state can help provide on the ratepayer side and regulations. I think we're very sensitive to that. However, we do have a legislative requirement and a mandate to implement the law. And where that may come down is that looking at different types of mandatory programs and services that would need to

be provided, and services do cost money. want to be -- I don't want to sound insensitive to 2 3 that, but we want to work with you to understand 4 how this can best be designed to minimize those 5 impacts. 6 MR. LEVENSON: And I'll just tag onto that 7 8 MR. BRADY: Yes, sir. MR. LEVENSON: -- that with both AB 341 9 10 and AB 1826, although there are enforcement 11 provisions and we are taking them seriously, for 12 those of you who have read Scott's letter that came 13 out a month ago, within the 939 context, we're 14 doing what we can to make sure that there's 15 compliance and we are not -- where things are out 16 of compliance, where there's enforcement. But the 17 enforcement tools in those statutes are -- you 18 know, they are not super strong. And so one of the issues for us to 19 20 consider here in the SB 1383 is what kinds of 21 enforcement concepts and provisions do we need to 22 Georgianne is going to talk about enact? 23 enforcement later on, what should be mandatory, what should have flexibility, how do rate 24 25 structures and those kinds of things fit into that.

So that's a really key discussion. And we've heard a lot from folks around the state on both side, both perspectives. We need more enforceable provisions. We need more versus we shouldn't have these kinds of mandates. So were going to have to continue talking about that.

Yes, sir?

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MR. CHONG: Good morning. My name is Suk Chong. I'm with L.A. County Public Works. I oversee the commercial waste collection through our non-exclusive franchise system.

So I wondered if you could speak a little more about what do you mean or what do you have in mind for making the organics collection services to be provided mandatory?

So we started a pilot organics or food waste collection back in August. And this pilot is to last for a year. We have three waste haulers signed on, but we have very limited, very limited businesses participating. This is a pilot where it's no net increase in cost to the businesses, to the customers, and yet we have very few people signed on.

So depending on what you have in mind or how you plan to make it mandatory, it could go --

it could be favorable or unfavorable, so I would like to know what you have in mind.

Thank you.

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MS. MORGAN: Well, I think the concept that we presented earlier, it's similar to trash service. When I as a business, you know, start up a business and I turn on my utilities, I receive trash service. So the concept is when you receive trash service, if you're a generator of organics, you would also automatically receive your organics collection service. And then you would be allowed to opt out if you could demonstrate that you were recycling in it some other way, that you didn't need that collection service.

What we're seeing in some communities that have already deployed this method, it can reduce the amount of monitoring that's needed. It puts it on the generator then to say, hey, I don't need this service and this is the reason why. What we're seeing is a lot of haulers are expending a lot of effort to try and sell, even though it may not cost anything for someone to subscribe. So in a way it takes the kind of generator having to subscribe and call up and say, hey, I need this service. It takes it out of their hands in that

respect.

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And so that's -- does that help answer your question? So it's making it more automatically provided with an opt-out provision.

MR. CHONG: So right now we have the ability to make it a requirement for the haulers to offer the service, but it's not a requirement where we require the haulers to provide the service, and that's where I'm coming from.

When you say you make it mandatory, do you -- so how do we see ourselves -- how do we see collectively making that mandatory? So obviously, different people or different jurisdictions have different capabilities and abilities based on the system they have, so that's what I'm looking -- I'm wanting to discuss.

MS. MORGAN: So I think you're hitting on it. The jurisdiction would have their haulers provide that service, so that the haulers are providing that service automatically to the customer.

And, you know, depending upon what the situation is in your jurisdiction, whether you have a franchise, whether it's a permit type of system, it's an open system, those are things, as we talk

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and refine these concepts, we have into
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   consideration how that would work with the
   jurisdiction, how you would -- a jurisdiction would
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   have their hauler provide those services
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   automatically. Certainly, there's probably rate
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   setting -- there is rate setting involved likely,
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   if a hauler hasn't been doing that before.
   there's a lot to that.
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            Did that help answer it?
            MR. CHONG: Yeah.
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            MR. LEVENSON: Well, we'll keep talking
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   about that one.
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            And we're going to open it up back to
   second-timers, third-timers.
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            So go ahead, Karen.
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            And then I'll try to --
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            MS. COCA:
                       Thank you.
            MR. LEVENSON: -- to see if John and Paul
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   and Frank --
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            MS. COCA: So --
            MR. LEVENSON: -- yeah.
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            MS. COCA:
                      -- a number of things.
                                                 I fully
23
   agree with this gentleman in front of me about the
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   inability right now to go to a true three-bin
   system here in the region because of our
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infrastructure issues. Everybody's scrambling around right now for what little organics processing and management capacity exists in this region. And it's come to light very strongly because, well, we just negotiated these franchise contracts, and they have requirements for diversion of a million tons out of the landfill per year by 2025, so that's our time frame.

2.2

We're not going to be able, in the City of Los Angeles, to move to a true three-bin system until that capacity exists. I mean, we can't -- there is -- in no way am I going to require my residents to source separate material or put it in their green bin and have it go to landfill. I mean, that's not going to happen.

window, just so you have an idea, is we have about \$210 to \$220 million in investment in our franchise contracts in infrastructure. Much of that is processing infrastructure, contamination removal, and then organics management. But even when we look at the franchise contracts which would service all of our commercial accounts, we're looking at probably it's going to be 2021 or 2022 before we're going to be able to reach all those generators and

provide them the full menu of organics programs.

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What's most available right now is the source-separated clean food waste. Those processes and it going to wastewater treatment are moving a lot faster than the ones that take the mixed materials. It's not just permitting, it's what you do with the material after you compost it and marketing, that's giving people heartburn.

One of the things, because I won't be here after lunch, is the edible food and the food recovery. It's wonderful. We've done a lot of work with our network in Los Angeles. They're very active. We've gotten a lot of information. And so in our franchise contracts we require that the haulers offer to every single customer edible food recovery as part of their waste assessments that they're required to do. So they have to partner with someone, and partner means money. There are financial requirements, as well, for reuse and for food recovery. And it has to be what they offer up front.

Now it's not the normal course of business for them but it is a requirement. Because I find that with the food recovery networks a little money goes a really long way. The networks have the

capacity to take and redistribute millions of more tons of food. They just need a little bit of money.

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So I think that folding it in and making it a requirement of an offering to the customer, we could do that a lot faster than we can the mixed organics green bin. Then we have to manage it afterwards. And it's also a lot less expensive. So that was something that I would suggest, rather than trying to build something new outside of the networks that already exist.

Also, phasing. As far as our program goes, the way that we're looking it is we are going after the food-rich, you know, commercial first because the infrastructure exists for that. Then we're moving down and adding materials as we go lower and lower. Because once you get to residential -- and my point is, is that single-family residential, duplexes, very difficult to get the material out of, very difficult to have material that can be beneficially reused, even after you've paid \$120 to \$150 to transport and process it.

So if we could work in some sort of phasing so that we can get at these materials, you

1 know, the easiest to get and the most beneficial 2 first, and working down, that would be a lot easier 3 than going forward with just a flat mandate, 4 everybody has to have organics. Because then 5 you're going to get everything under the sun. 6 So I just wanted to make those comments. 7 I'll also have more comments, some additional ideas 8 as far as what you can do, you know, moving forward. 9 10 Thank you. And I think we also are 11 MS. MORGAN: 12 really interested in, if we are looking -- and Scott mentioned it earlier, if we're looking at 13 14 phasing, we really need objective specifics so that 15 we -- and this gets to Paul's comment earlier, what 16 that looks like. So we really need your input on 17 what that might be. MR. LEVENSON: Yeah. 18 No. Thank you for 19 the comment. That's very helpful. And I think 20 that's something we have heard and are looking at 21 in terms of, you know, as we develop this 22 regulation is where can we get the most bang for 23 our buck. And not just at the statewide level, but also to the comment on local costs and impact on 24

ratepayers, how can we best minimize that and how

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can we -- you know, there's a lot of organic material that needs to be moved out. So there's 2 3 certainly potential opportunity for strategizing 4 where you place the most focus, so that's certainly 5 something we're thinking about. 6 Who's got the mic? Okay. We've got Paul, 7 John, and I saw Frank, Monica. 8 MR. RELIS: Okay. Paul Relis, CR&R. 9 Three comments that are more reconnaissance in 10 nature. 11 One is markets for paper. We want to 12 collect a lot more paper still, so any feedback. It doesn't need to be dealt with here and now but 13 14 just, I want to put on record, how are the 15 market -- what's the market situation, the ability 16 to absorb more material? We've had no industrial 17 paper growth domestically for a long time. And we 18 rely almost, in a major way, on exports. Just 19 table that. 20 Second, we're going to build a multi-21 billion-dollar organics infrastructure, composting, 2.2 AD, all the like. 23 You'll recall, Howard, some years ago we had a real scare with a product called clopyralid 24 25 that almost killed the compost industry and

required emergency action.

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I would think it would be wise to begin a disclosure process that California is developing the next phase of organics and to alert the product manufacturers, particularly the chemical side, that we have an industry to protect from unknown products that could be a detriment to the investment and to the safety of the products that we produce from the organics. So I know that seems abstract, but it was nearly fatal a number of years ago. And we typically don't know what is being manufactured until after the impacts. So we can't afford, you know, a buyer's report that their seedlings won't germinate, something like that.

The third factor relates to plastics. As you know, plastics are the anathema to composting AD, all of the organics management for, what, 20 years now. We've heard about bioplastics and whether they're compatible or not.

Will you be offering any information, any advice, any insights on field plastics of a biobased nature? Because so far that hasn't worked, as far as I know, that the products being introduced don't typically perform at the levels that have been marketed.

That's it.

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MR. BRADY: Those are all very good comments. I can actually -- I want to jump on the plastic one that you mentioned, but also would like to hear more on what you're talking about with paper, as well.

But the short answer is that's certainly something we're looking at. I think part of what Cara and Howard alluded to is other -- how do we address other organic material streams in this but, also, how do ensure that there's contamination -- a reduction of contamination, and plastics are certainly a source of contamination in the organics collection and processing stream. So we're looking for ideas on how to address that. But I think you're also talking sort of to product specification in terms of where it's labeled biodegradable or compostable. That's also something we're looking for information on moving forward in this, and concepts on how to address that.

And then the other -- and I don't think this is really getting at what your comment was, but just to note, there are other materials, such as polyethylene-coated paper that do have organic

material in that, that we think looking at -- you know, they count in the total amount of what's organics, and so how do we account for that and how do we potentially develop programs for that, as well?

MR. LEVENSON: I'd like to tag on to what Hank said on a couple of those points.

On the biodegradable plastics, you know, as Hank said, we're soliciting your input on what kinds of materials should we be trying to address within these regulations? We would need to -- if we were going to look at biodegradable plastics, do we use the ASTM Standards, which really do not jive with composting practices? And we're active on that committee, but that's a nationwide voluntary consensus approach. How would we incorporate those into a regulatory package, or should we, or is there some other approach to that?

I also wanted to speak to your mention of clopyralid, Paul. That was a big scare for the industry. We've had other scares, too, with bifenthrin and other products. And we actually have engaged quite a bit with the Department of Pesticide Regulations on trying to work through USEPA on how you get additional labeling

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   requirements and disclosure requirements.
   think this is something the industry itself needs
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   to really pick up on, because we can only influence
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   that pathway back to USEPA so much. And the
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   industry really needs to articulate where the
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   issues are and what possible changes might be
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   needed. And we can, you know, try to help
   facilitate that discussion, as well.
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            So we'll need a mic. You're not allowed
   to sit down, Jeff.
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            MR. RELIS: We've learned that disclosure
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   can be a powerful tool in itself. You're probably
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   not going to get too much rigorous help from the
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   EPA, so --
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            MR. LEVENSON: And we don't have the
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   authority to require --
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            MR. RELIS: Right.
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            MR. LEVENSON: -- that either, so --
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            MR. RELIS: But just getting the
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   information out, that it's disclosed that
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   California has a stake in this organics industry
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   and we're basically putting manufacturers on
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   notice. Now where that goes, it does create a
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   potential legal matrix there. And so I would just
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   urge you to do what you can to protect all of us
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1 who are making investments, and the consumer who is 2 relying on the representations of our products. 3 MR. LEVENSON: Thanks, Paul. 4 John? MR. DAVIS: I want to go back to one of 5 6 the items that earlier had laid out the 7 42652.5(a)(4) which says there may be different 8 levels of requirements for local jurisdictions. 9 And I didn't hear Cara or Howard, I didn't hear you 10 refer to that. In fact, you talk about having all 11 generators have access, et cetera. And, you know, 12 some of the communities in our authority have really tough issues to deal with. 13 14 You know, small amounts of material on a 15 community scale, you know, trying to fit that into 16 a system, compost facilities that may be hours 17 away, you're not going to drive a collection 18 vehicle to them. So, you know, keep that in mind 19 as you lay this out, that one size doesn't fit all 20 and the impacts are great. You know, what Karen 21 does in Los Angeles on January 1 has a bigger 22 impact than what Needles might do through December 23 It just is -- and you're talking about a 24 statewide goal, a statewide set of programs. And 25 I'm going to come back to this repeatedly, but I

want to lay that out.

mentioned, biweekly hauling option. It may even be as needed for refuse once you pull the putrescible materials out, and we've got the recycling obligations, as well, you know, what's left and why does it have to go every week? I think that's something that we really need to clear the air about and do it soon so that we can make logical decisions about what service levels might be required.

And I wanted --- on contamination,
particularly if you're going to talk with some of
the people who might fund efforts, you know,
strategies like community-based social marketing,
find out what are the obstacles and what strategies
might work to overcome those obstacles to change
behavior. I've promoted that time and again for
recycling contamination issues. Apparently there
are people in California who don't know that you
can recycle an aluminum can because we're less than
100 percent recycling rate. So what are the
obstacles and how do we address them? We all -everybody has ideas, but give us some hope that we
can someday try to figure out what those obstacles

really are.

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And we'll talk about glass, because glass in composts, all the compost operators tell us, yeah, we can blow the plastic out. It would be nice if it's not here, but we can get rid of it from the final product. Glass, you can't. And of the, you know, go to the beverage container program discussions that are going on, liquor and wine are just an increasingly higher percentage of glass that we see in our MRFs, we see in our containers, and you're going to see in compost facilities.

You know, it's a cross-strategy that's not addressed here, but that is the contaminant of choice in compost. And we continue, you know, of whatever political reasons exists, we continue not to be able to address it.

One last thought is that as far as infrastructure capacity and development, OPR, I think, needs to be engaged around issues like CEQA, local planning obligations, local climate action plans, you know, they should all be addressed. There was work that we did earlier with addressing organics facility siting and under CEQA that you funded, and I think it's time to really get that in there.

1 There are beneficial impacts. 2 doesn't always have to look at negative impacts. 3 Impacts can be beneficial, and we should be calling 4 out the beneficial impacts of what you're proposing 5 and how that fits, not only the statewide goals, 6 but how it can fit local goals, and let people take 7 credit for siting compost facilities, or take credit for implementing the kinds of collection 8 9 programs that you're talking about. 10 This whole collection discussion is going 11 to be lengthy, so I'm not going to go any longer 12 with it. 13 MS. MORGAN: John, thank you so much. I ' d like to hit on to points, and very important with 14 15 respect to our collaboration with OPR. The team 16 has just been recently meeting with OPR to work on 17 modifications to the General Plan quidelines, to get some of the great ideas that you've shared with 18 19 us, and so we really encourage it. 20 I don't know, Hank, I don't know if you want to talk to that, but we're very excited about 21 2.2 this, as well as their offer to help us to meet 23 with planners that they are regularly interacting

with. And then I'll come back to that.

Do you guys have anything?

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MR. JOHNSON: Well, I wanted -- I did just want to mention, somewhat unrelated to that, but your point about valuing the co-benefits or the benefits, this is a really important one. And you probably know that that's something that CalRecycle has long worked on and has been -- continues to be in conversation with, you know, our various regulatory entities across the state.

Because I think that, you know, understanding the value of doing, you know, doing what we're doing here, not just from a methane perspective but from, you know, the water conservation benefits of composting and from, you know, the additional air benefits, I think that all those things are critically important. And we need to be able to find a way to capture them, you know, officially or unofficially.

So thanks.

MS. MORGAN: Then I did want to hit back, if I didn't make it clear enough, we really, when we talk about the need for potentially phased timing, we really are going to need your input on specific objectives that we could have as a part of this regulatory concept. We really do understand that, you know, one size doesn't fit all with

1 jurisdictions. And there certainly are 2 infrastructure issues and rate structures, et 3 cetera. So as we move forward, you know, your 4 ideas in that regard are going to be really 5 important. 6 MR. LEVENSON: Okay. We had a couple 7 hands over here, and then we'll come back. I've 8 got a couple of emails, too, that I'll get to. 9 Frank and Monica, either order. I'll be quick. Frank Caponi, 10 MR. CAPONI: 11 L.A. County Sanitation Districts 12 I know CalRecycle, as well as CARB, recognize the importance of POTWs in being able to 13 14 manage organics food waste in the short term, 15 especially as some of these larger infrastructure 16 projects come onboard. 17 You know, it occurs to me, as I'm hearing the conversation here, what is lacking is we're 18 19 kind of all doing our own thing. I think time 20 would be well spent for CalRecycle to work on collaboration efforts between all the POTWs. 2.1 22 think if you look probably in this room, you 23 probably have most of the capacity in Southern 24 California, yet we're not all talking to each 25 other, and I think there's a lot of value in doing

that.

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You know, the POTW part of it is a regional solution. We're talking a lot of local solutions here, and there needs to be a bridge of that gap between the two to make the POTW solution to be more efficient in going forward.

So I would strongly recommend that we find some way to collaborate and pull people together to be able to discuss how to better move forward.

You've talked about money. You've talked about some of the challenges. You know, those are very real and things that we continue to need to talk about. Talking among each other, I think is going to be equally important.

MR. LEVENSON: Thank you.

MS. MORGAN: Frank, thank you for that comment. One thing we have been working very closely with Greg Kester and CASA. And I think you're right about the collaboration and sharing communication. I think one of the things that the association did for us was identify what capacity is available. And we have begun that process of getting that information out to local jurisdictions.

So I think if there are other ideas that

1 you have, specifics that we could do even more with 2 respect to that, we want to hear that. 3 Thank you. 4 MS. WHITE: Monica White, Edgar and 5 Associates. I'll try and make this quick. I have 6 a lot of comments. 7 MR. LEVENSON: No, you're good. MS. WHITE: I'm glad, Howard, you 8 mentioned the AB 1826 enforcement letter that had 9 come out. I think that is an important tool. 10 11 certainly from our perspective, we're actually 12 getting a lot more people kind of knocking on our 13 doors, saying how are we going to do this, now that 14 they know CalRecycle is very serious about it. 15 I was very encouraged to hear from the 16 City of L.A. And I think it's a concept that 17 really should be understood between a franchise requirement that links to food recovery 18 19 organizations and not asking a waste hauler to 20 reinvent the wheel, but certainly encouraging that 21 partnership where fees from the franchise collection from commercial agencies can be used to 2.2 23 increase infrastructure for the food recovery. 24 In addition, where my mind goes is from 25 your reporting, which we're going to talk about

later, collectors and outreach programs together.

They can look at a generator-based model where they know how much material is being collected or recovered for edible food. And in addition, you have a note about planning for edible food recovery and capacity. Certainly that seems like a very streamlined way to understand what existing capacity is and where infrastructure funds need to go.

In addition, with compost market study, I know this was brought up on Tuesday, I believe CalRecycle has, in the future, a compost market study coming out. And I would encourage that to happen as soon as possible. My counterpart, Evan Edgar [sic], I know has touched on a variety of regulations that is required compost purchasing or mulch purchasing through state agencies.

I'm very curious if through an annual reporting mechanism you could ask cities to evaluate their potential compost use and their actual compost use, and maybe from a citywide perspective, I know Kreigh touched on it with Burbank, do we have those metrics available for residences if we want to encourage local use planning? Can we evaluate compost use capacity, in

addition to organic processing capacity?

And certainly, it sounds like there is another need for another landfill tipping fee bill. Hopefully with this regulation we can encourage that successful passage.

MR. BRADY: Yes, ma'am. Thank you. Those are very good comments. And it's certainly something we'll look at, especially related to the compost evaluating and identifying potential capacity, so thank you.

MR. LEVENSON: Cara, do you have anything on that or -- okay.

I just wanted to mention one thing, I think Monica brought it up. A separate part of SB 1383 requires that CalRecycle, in consultation with ARB, prepare a report due in 2020 on progress to date, barriers, a lot of market infrastructure, rate structures, a lot of different things. We are planning to initiate that very soon. We will have scopes of work for some contracts to assist that effort, hopefully on our March agenda. So we'll get in -- it will take a little while to get contracts in place, but we need to have that information way before 2020 for a variety of reasons. So I just want to mention that for those

who are interested.

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MS. MORGAN: Oh, I did have one thing to add.

So the things that L.A. City is doing with getting their haulers to support food recovery, we just learned of another example in Orange County. So what we will be doing is getting those examples of franchise agreement language up on the 1826 website so we can do more peer matching, because there are some really great things that haulers are doing out there to support food recovery efforts, including funding, as well as educating generators about it, so thank you.

MR. LEVENSON: Okay. Let me just take a quick time out to let you know where we are. It's about 20 to 12:00. We can go to -- we'll go to 12:00 and then take a lunch break. I've got a couple of emails to read, and I know I've got a couple of hands. So just so you kind of know where we are. I don't want energy to slack. I want you all to amp up over lunch and come back ready to go.

So we have one mic over there, and then we'll come back to the middle, and then I'll go emails and then we'll -- I'll come back to you, Kreigh.

1 MR. ZIEGENBEIN: Jeff Ziegenbein, 2 Association of Compost Producers. And we've heard 3 some good comments today about market demand and 4 procurement issues related to organics. And I just 5 want to stress the importance of that. When I was 6 looking at the bullets of priorities I noticed that 7 the marketing and procurement was kind of far down the list. But I think the overall concern about 8 9 building supply long before building demand is a 10 very big issue. And of the four regions at 11 CalRecycle, the south region is currently doing 12 half the recycling of organics in the state, and 13 that region is largely an over-supply side. 14 And so when we're starting to talk about 15 doubling what we're going to pull out of landfills 16 or tripling that, we absolutely have to make sure 17 that that's a priority. I don't think we're going 18 to see tremendous enthusiasm to expand facilities 19 or build new facilities unless we address that 20 issue. So I just want to make sure that we're 2.1 mindful. 2.2 Thank you. 23 Thanks, Jeff. MR. LEVENSON: 24 Let's go -- oh, you have the mic. 25 MR. JOHNSON: Hey, Howard, sorry.

MR. LEVENSON: Sorry, Evan.

MR. JOHNSON: Can I just say that I think that point is well taken. And with all of these comments, but that in particular, if there are specific places that you think we need support there, you know, specific programs or measures that could be put in place to make that happen, I think that would be very welcome, because you guys are the experts, so appreciate that.

MR. LEVENSON: Go ahead.

MR. SCHERSON: My name is Yaniv Scherson.

I with NRGO. Just a brief thought, a couple of comments about scale and low-hanging fruit.

It seems that it could make a lot of sense for generators that have large volume to benefit from economies of scales, particularly those that start with wet wastestreams to begin with, that that could get a pretty large step forward towards the 50 percent and 75 percent targets honing in on a few large regions.

And it kind of begs the question: If a credit system would make sense so that haulers that have large volumes and can get access to large quantities of organic-rich wastestreams could make an investment, say in a MRF, for mixed-waste

processing to meet their needs but with just an incremental increase in capital, it could substantially increase the diversion beyond what their requirements are and incentivize that additional investment through a credit, so small jurisdictions that can't justify infrastructure to divert small quantities could simply buy into the credit system and through that incentivize as a new revenue stream regions that it's not that much more expensive? So basically, that would minimize the dollar per ton on diversion. And then that could be layered with, also, a greenhouse gas mitigation, as well. So depending on where those organics go that credit has higher or lower value, so it would help a lot quicker. Just a thought. MR. LEVENSON: Thanks. That's -- some of the concepts that folks are -- ideas that folks are offering like that one, we would have to look to even see if we have any statutory authority to do

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Let me do a couple of emails, and then we have a microphone back down below to Kreigh, so hang on a sec. I'm not going to read these in their entirety, but I'll paraphrase this.

that, but I appreciate the idea, so we'll look.

This is from Eric Martig of L.A. Compost.

He wants to emphasize the role of small-scale decentralized compost hubs as a means of educating the public about source separation and the benefits and impacts of composting.

"In your planning efforts and funding opportunities, please be inclusive of local organizations that focus on education and small-scale composting. They can help grow the recycling culture and fill some important communication needs."

So I appreciate that.

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And then a longer email and attached letter from Robert Northoff, Director of LAANE, Los Angeles Alliance for a New Economy.

"Regulations or efforts around organics collection should require source-separated organics to result in" -- I'm paraphrasing -- "and so that things are not contaminated.

Source separated collection also supports education efforts to move towards zero waste.

And other forms of collection, such as wet-dry or one-bin-for-all collections confuse consumers and obscure how their consumption choices matter regarding waste."

And then the third point in this email is 1 to, "Build into the implementation specifics that 2 3 incineration not count towards reduction in 4 disposal," and it talks a little more about the 5 hierarchy. So appreciate that from LAANE or LAANE. 6 7 I'm not sure how you pronounce it with the double 8 Α. 9 Did we get the mic to Kreigh? Okay. 10 MR. HAMPEL: Thank you. Kreigh Hampel, 11 Burbank again. I just wanted to add to Monica's 12 comments about evaluating capacity for organics to be absorbed into soils and looking at how much 13 14 jurisdictions are using compared to what they could 15 be using. 16 And I've been kind of going through this 17 exercise in sort of reversing the question: if we were distributing material rather than 18 19 collecting it? And how would that look when we 20 start analyzing the capacity for landscapes to 21 absorb organics. And it changes the entire 22 approach to this. 23 So we have about 60-acre feet of 24 collections in the city every year. That's about 25 20,000 tons. And so if you spread that over 60

acres, a foot thick, that's about what you have.

We probably have something like 1,200 acres of single-family landscapes. And so when you look at the distribution, it works out to each yard only has about a bedroom size of, what would you say -- that's all it would take. In other words, if we were distributing this material from landscapes back to landscapes as a raw material, not composted because you'd lose a lot of the bulk of it, but it's a very small ask.

And I think that, you know, what we're missing here today is the landscape industry and how they can play into this. Because I just keep going back to this, we're over-engineering a lot of these system where if you look at a forest floor in biology, these things can really work within neighborhoods. And so I just want to emphasize that again.

The other thing that I just want to bring up is kitchens that are generating a lot of food waste also have a lot of heat, and they have a lot of heat wasted through their vents. And if you could use that heat to dry food, there's a lot of ways that, you know, we could reduce the moisture going out in these bins and get dry materials into

those collections. Say if you can get it to pasteurize, you've actually got something that can be stable and it doesn't stink.

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So you know, you really change the equation by looking at how we can hybridize and look at these systems in a little bit different ways, so I just wanted to add those comments.

MR. LEVENSON: Okay. Thanks for a different way of thinking, and we'll need to think about that one, too, so appreciate that.

Other comments on this? Everybody ready for lunch? I'll just give a minute, just to make sure nobody wants to offer anything else.

I think one of the things you've heard all of us say, so one is we appreciate all of the input so far. We're obviously at the very high level, nothing super detailed, and yet we're asking you for, okay, what are some specifics. So as this continues to roll out over the course of this year, we will get more specific. But we certainly want, you know, at any time, you know, your specific ideas on what you think ought to be incorporated. So this is going to be an iterative back and forth process for quite a while. So I appreciate so far what we've heard.

Okay, we'll break for lunch. It is --1 2 we'll call it 10 to 12:00. Let's get back to 10 to 3 1:00. We'll try and move through the afternoon a 4 little faster -- well, not faster, but see if we 5 can get out a little earlier. And we'll start at 6 10 to 1:00. Thank you. 7 (Luncheon recess taken from 11:49 a.m. to 12:58 8 p.m.) 9 MR. LEVENSON: Good afternoon everyone, 10 10 to 1:00 having come and passed by a few minutes. 11 People are still wandering in, but we're going to 12 go ahead and get started. 13 So for the rest of the afternoon we have 14 four presentations and each one will have a 15 presentation, and then we'll have Q&A. And the 16 first one is going to be edible food recovery 17 issues, second will be reporting concepts, third will be enforcement concepts, and the last will be 18 19 AB 939. 20 Two things I want to mention. First of 21 all, we really appreciate the comments that have 2.2 come in. The Sacramento workshop, we had many 23 fewer jurisdiction representatives. So I think 24 we're getting some really important feedback from 25 jurisdiction, as well as operators and others

today, that we didn't hear some of those nuances on 2 Tuesday, so this is great. 3 Also, keep your energy level up. 4 obligation is to make sure that you have an 5 opportunity to speak and that we hear your 6 comments, so we're willing to go until five 7 o'clock. I grew up in the L.A. area. I know what 8 traffic is like. We don't necessarily need to stay 9 that long. But as long as folks want to talk, we're here to listen. 10 11 So if you do need to go, we understand. 12 If we wrap some of the sessions a little ahead of 13 time, we've got roughly an hour slotted for each 14 one and we don't need that necessarily, but it's 15 available. 16 So with that, I'm going to go ahead and 17 turn it over to Kyle Poque from CalRecycle, who is going to talk about some of the food recovery 18 19 concepts. And then we'll get the -- Paul will get 20 that up. 21 MR. POGUE: Good afternoon everybody. 22 you hear me? Great. Great. A little more? 23 I am Kyle Poque with CalRecycle and I'm here today to talk to you about the edible food portion. 24 25 Howard said I could take the jacket off and roll

the sleeves up. I had the kung pao at lunch. 2 Maybe many of you did, so that got me out of the 3 I just wanted to give you a little bit 4 before I launch into this. 5 Maybe we can go back, Paul. Can you go 6 back or is it -- oh, that's for me to do. 7 Oh, no, going the wrong way. Oh, here we go. 8 There we go. 9 MR. LEVENSON: You got it? Thanks. 10 MR. POGUE: Yeah. Just a little 11 context on edible food recovery and what we're 12 talking here. And I heard some discussion. certainly saw a lot of that on Tuesday and some of 13 14 that this morning about the need for infrastructure 15 development and whether we're talking composting, 16 anaerobic digestion or other types of organics 17 management, I think the same parallel discussion 18 applies to food recovery. 19 There is -- I will acknowledge that there 20 is an extensive kind of network of food recovery 21 organization programs out there that really dive 22 into communities and provide those needed services. 23 But what I've heard consistently is there's a 24 great need to expand the reach of that 25 infrastructure that props that up if we're going to

get at additional recoverable food. So I just wanted to put that out there.

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At our Tuesday workshop, Dr. Baca came and talked a little bit, the Governor's Office of Planning and Research, kind of opened up and said, you know, there are some really compelling reasons why we need to get at food recovery. And some of the stats she used, I wanted to share those with you, that, you know, one in eight Californians is It's a big number. One in four food insecure. children may go to bed hungry within California. And then more recently I've seen one that one in three college students here in California experiences food insecurity. And you could expand that to all different areas to talk about that, you know, when it comes to the elderly and others. So there are really some compelling reasons why we need to be getting at this recoverable for edible food.

I also do want to acknowledge that we're well aware of a lot of the good work going on out there in local jurisdictions and what they're doing and what folks like. And I know we have them in the room here, San Diego Food System Alliance, L.A. Food Policy Council, what Santa Clara has done up

there with Food Shift. I want to point out, we're well aware of the ReFED Report, as well as what NRDC has done in that space. So there's a lot of good work that we've already looked at and we're looking at, diving into, we need to further understand, so I wanted to put that out there.

And I also wanted to acknowledge there are

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And I also wanted to acknowledge there are a lot of donors out there already, a lot of generators that are contributing food, are donating and getting those out into the food recovery network that already exists.

Let's see, anything I'm missing there?

Okay. Next slide.

So a little bit more context about this 20 percent statewide goal for 2025. We do know, and I do want to point out, this is food for human consumption. So this is not focused on food waste prevention. It's also not focused on food that you may be able to capture from a field setting that's currently being tilled in. Keep in mind that it's focused on food destined for land filling.

So in California, we generate about 5 million to 6 million tons of food annual that's disposed, so a large number there. We do recognize that certainly not all 5 million to 6 million tons

is recoverable. You know, there's a large fraction 2 of that. I mean, you could start stripping some 3 things out when you talk about shells and peels and 4 things that were never edible to begin with. 5 then you start looking at post-consumer to some 6 degree, and I know we have to be careful about how 7 we define that, and again, really focusing on 8 trying to determine what the recoverable amount is, 9 and I'll talk a little bit more about that later. Let's see, you know, I really think this, 10 11 and this kind of goes to my last bullet here, the 12 program development and measurement, you know, we 13 really need to explore what -- you know, how 14 program development and infrastructure tie together 15 and ultimately how we measure the performance of 16 the programs that we put in place. 17 Okay, so just like Evan, I'm going to put this on the record and read this definition in. 18 19 And I do want to stress, if I haven't done that 20 already in this slide, that this is a draft. 2.1 "Food intended for human consumption. for this edible food to be recovered it must 2.2 23 meet applicable public health and food safety 24 standards."

So a pretty basic definition, maybe

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something to build on. I encourage you in this discussion to identify components that may be missing. Is there something we should change?

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I do want to point out that food safety and health, Health and Safety standards are an important component of this. I think we all recognize that. But does recoverable need to be in this definition? Things like that to consider.

And I also will mention that, you know, this may be -- this is one draft definition, but there may the need to ultimately generate some other definitions when it comes to waste characterization and trying to understand and define what we see as that edible portion. So there may be some need to further refine that.

Okay, bottom line, I think generators need access to the food recovery network, whatever that network looks like. You know, likewise, you know, these networks need the capacity and ability to handle the inflow of additional edible material or recoverable material. And I think we've heard that from a number of folks.

The California Association of Food Banks and their members have said, hey, you know, yeah, we can handle certain things. And they do

acknowledge that different parts of the network can 2 handle different types of recoverable materials. 3 But, you know, they all need to be able to 4 actually, you know, collect, transport, distribute, 5 all those things that are needed to get that 6 material out there. So I keep mentioning the word 7 infrastructure to some degree on that. 8 Let's see, bullet number two, you know, 9 these are just a couple of concepts here. When we 10 talk about edible food pick-up services for 11 generators, you know, are generators experiencing, 12 or maybe food recovery organizations, are they 13 experiencing any impediments to being able to pick 14 up that food? I just kind of pose that as a 15 question. Or are there some opportunities to get 16 at some of these other recovery services in terms 17 of farmers markets, venues and events, things like 18 that? 19 So again, you know, generator 20 participation in food recovery is absolutely 21 essential. That's what we need, and there are a 22 lot of generators out there. You know, so for the 23 sake of argument let's just assume that the food 24 recovery network, you know, has the capacity to 25 handle all of this recovered food. You know, what

perhaps needs to happen to compel additional generators to donate more food or provide more food to that network?

I want to make sure I cover these well enough.

Another example would be food donation plans for edible food generators. Do they need to generate plans? Would you have the same thing for public facilities? Do there need to be formal arrangements between those generators and the recovery organizations and things like that? So a few concepts up here, you can react to.

And then, like I mentioned at the start, it's always important to be able to measure how we're doing under this program and how do we get at a number? Yeah, we have some -- well, we're pretty good at waste characterization. We know how much food is currently being disposed. But do we know how much food is currently being rescued or recovered?

I will note that, you know, Association of Food Banks is pretty good at identifying and quantifying how much food they're distributing. They always have those types of numbers. But when it comes in the context of additional food recovery

under 1383, are they capable of doing that? Or is 2 that something that needs to be a little bit more 3 on the generators? We can pose that as a question. 4 And speaking of questions, these are just 5 some general questions that can frame up the 6 discussion a little bit. But I really just want to 7 encourage you guys to share all your ideas and concepts. I do think that when Howard mentions 8 9 looking at the regulatory construct and how that 10 fits in there, maybe your comments can kind of fit 11 that direction. 12 But that's it for me, and I'm really 13 excited to hear from you guys. And thanks for the 14 opportunity. 15 MR. LEVENSON: Okay. So we'll open it up 16 to comments, questions, input on the issue around 17 edible food recovery pursuant to SB 1383. Anybody have -- okay, Monica. 18 19 MS. WHITE: Monica White. 20 MR. LEVENSON: Thank you for starting it off. 2.1 MS. WHITE: Yeah, no worries. 22 Monica 23 White, Edgar and Associates. So first, a question about the 20 percent recovery goal. 24 25 In my circles there seems to be a little

bit of confusion about what that goal is actually 2 trying to achieve. Some people are thinking it's 3 20 percent of the total food disposed. I seem to 4 think it's 20 percent of whatever we consider 5 edible disposed. So I just wanted to understand 6 that in the context, you mentioned, that the Re-Fed 7 Report, it looks to me like Re-Fed is at least 8 targeting at about eight percent of the total food 9 waste disposal category to be recoverable. So is 10 it 8 percent of the total food waste disposed in a 11 landfill, and that SB -- sorry, I'm blanking -- the 12 goal is 20 percent of that 8 percent? Does that 13 make sense? 14 MR. LEVENSON: Yeah. And, Hank, if you 15 can take it? Sorry, I don't think we've --16 MR. BRADY: 17 we haven't reached that level of specificity just 18 I think one of the points Kyle was totally into is there's kind of a sort of two tracks here. 19 20 One is we need to define edible food for the 21 purposes of programmatic requirements that could be 22 incorporated into the regulations. But we also need to define edible food in the sense of if we 23 were going to determine a baseline, because the 24 25 legislation doesn't specifically provide a baseline so that we could measure a 20 percent increase of edible food recovery.

We've seen a couple models in other states and counties where they've done -- they've measured edible food that's being disposed, but they measured it as -- I think Kyle mentioned, that it's -- the edible food is your onion. The inedible food is the onion peel. The edible food is the egg. The inedible food is the egg shell. That's a way of measuring it and maybe not the best way, but it's one of the methods that we've seen.

We do have, in the budget right now for 1383, funding for a waste characterization study. And so we're looking at incorporating that into the next waste characterization study so we could have at least a basis -- some basis of measurement. But we really are looking for folks' feedback on how to determine and how to measure edible food.

MS. WHITE: But from what I'm hearing, the intention is certainly to look at say commercial food waste disposal right now, divide it into categories of edible and inedible, and then your 20 percent goal is of that subset, which is considered edible?

MR. BRADY: I think we're potentially

looking at categories as to where we can sort of strategize, whereas the food is -- the most edible food can be targeted in sort of the food distribution chain, but not necessarily saying 20 percent of the 8 percent, but we're still developing that.

MS. WHITE: Got it. Okay. Because that's something when, you know, we're actively working on CalRecycle Organic Grants, for example, and we're trying to set out own goals around projects and food recovery partnerships, and trying to define those goals with not a lot to go on is definitely a challenge. So I know you guys are working on it. It's great to hear that you're going to do a waste characterization specifically on this issue. But as I said, I'm getting a lot of different ideas of what that goal is, and we certainly need clarity.

MR. LEVENSON: At least in my mind, and I think this reiterates what Hank and Kyle were saying, we have to come up with a definition of what's edible food. What out of the food that is going into landfills is edible? So that's kind of our first hurdle. And then we can look at how does the 20 percent recovery of that apply. And I don't know if that's 8 percent or 20 percent or 20 of 20

or 20 of 40 or what have you.

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But what Kyle -- the definition that Kyle put up there, you know, we definitely need feedback on. Is that sufficient? Are there other parameters that need to be included in that definition? It's just a starting point.

So just as we had the earlier discussion this morning about what's the scope of organics and do we deal with the highest methane producers first or do we narrow the definition or do we keep it broad, it's sort of the same issue here. We've got to come up with that pretty soon, at least as a work-in-progress definition, so that we can then move on to some of these more detailed implementation issues. So thanks for raising that.

MS. FOSTER: So I should go now?

MR. LEVENSON: Okay. Great.

MS. FOSTER: Colleen Foster, City of Oceanside.

First of all, I'd like to start with a huge thank you. Food recovery is one of those issues that you weren't talking about at these workshops two or three years ago. And it's an issue that I think you responded to the industry on, so it's really good to see CalRecycle move on

that.

I think this issue in particular should have its own workshop. We should be really talking about the definition, et cetera, so I'll try to keep some of my comments to minimal, but I definitely have a lot of ideas on it.

One of the big aspects, and I even notice it in your slides here, and in talking about definitions and how you address this issue in your statutory and your FAQs, is we really need to stop referencing it as food donation but food recovery programs.

One of the biggest barriers to developing food recovery services and really creating a sustainable and viable service system that's funded is working with feeding agencies that are used to just food donation and being dependent on the business donating it, and then the agency being burdened with no funding sources but trying to find volunteers and networks to capture that material. When you go from 50 donors to 1,000 donors in one community as a result of these laws, you're going to need viable service routes and you're going to need funding behind that. So I think the food donation aspect is one of the biggest barriers.

Also, we need improvement in education so they understand this opportunity. You know, recently I had an experience with a very large feeding agency. And their response was, "We don't want to get into the food waste hauling business." And so I think there's a lack of understanding of the potential that we're talking about here.

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The other aspects of it, I hope when you talk about infrastructure, and I know there are some grants coming up so hopefully we can hear a little bit about that today, when you talk about infrastructure, infrastructure for food recovery needs to be creative. It does not only -- it needs to include the trucks, the staffing to move the material. It needs to include refrigeration capacity, increasing the capacity of these organizations to receive these materials. But it also needs to include processing systems for this So what do you do with a semi full of bruised tomatoes? You need a kitchen to turn it into spaghetti sauce. So I think we really need to look at getting creative to the types of processing systems that will need to be developed to enhance food recovery for 20 percent.

Thank you.

1 MR. POGUE: Great. Thank you. Thank you 2 for those comments. And we were hearing some 3 similar things at Tuesday's workshop, as well. You 4 opened the door to talk a little bit about the 5 And Howard mentioned it earlier in grant program. 6 the day, we have an upcoming Food Waste Prevention 7 and Rescue Grant Program that will be out in April 8 or May time frame. And in there we have basically 9 \$5 million available for a whole host of eligible 10 applicants, so it's not just necessarily 11 nonprofits. There could be school districts. 12 There could be others that actually participate in this. It could even be for-profits that help 13 14 facility food recovery to nonprofits for some type 15 of use, too. 16 And so I encourage you -- we've had a 17 couple of workshops on this over the past year, and 18 I think many of you have been engaged in that. Ι 19 encourage you to look at the criteria when that 20 comes out, ask questions about it, you know, either prior to that or once we release it, kind of in a 21 22 formal way, so we can let everybody know about it. 23 But this is definitely the first of its kind for 24 this grant program, certainly for California, and I 25 haven't seen it anywhere else. So someone may call

me on that, but definitely keep an eye on that.

And then also, it came up a little bit earlier. I just wanted to mention, we have a Fiber, Plastic and Glass Grant Program, too. It's kind of off topic of this, but it is going to have a textile reuse component to it. So I encourage you to look at from that perspective.

And the release on that, Howard, do you have any --

MR. LEVENSON: March, I think.

MR. POGUE: March. Yeah. That's soon.

So that's for in-state manufacturing of products using those materials, fiber, plastic and glass that result in recycled content products. So also keep an eye on that one.

And then currently we have an Organics

Grant Program that many of you know is out on the street that also includes the ability partner in food waste prevention or a Rescue Grant Program.

And the last real quick thought, I wanted to acknowledge kind of that vernacular on what we're using for recovery, for donation, for rescue. I'm sorry if I still get a little bit loose with those terms. And I think it just illustrates that a need for, you know, solid waste industry, for

recovery organizations, for all kinds of different groups to speak the same language. And I think we're working hard to try and do that, and how these can run in parallel and support one another, so -
MR. LEVENSON: Kyle, I just want to add, although this is a little still on the side, on the Food Waste Recovery Grant Program, as Kyle mentioned, we did have workshops last year. Last year, one of the last ones I think was in BioCycle where we solicited feedback.

Next month, and I don't remember the date,

Next month, and I don't remember the date, so if I somebody could look it up while I'm blabbing, our monthly meeting, March-something, we will have an item that proposes the exact criteria, eligibility, you know, what costs are okay for that grant program. We hope to get that approved by our director in March. It then has to go over to ARB for some final approvals. And so if all goes well, it will be out on the streets, you know, April or May, as soon as we can get it out, and that's the \$5 million for that. And it does cover, Colleen, many if not all of the things that you talked about, you know, refrigeration, staffing, et cetera, trucks, you know, software, all those kinds

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   of things, so we'll see. We don't know what we're
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   out to get.
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            MR. POGUE: That's March 21st, by the way.
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            MR. LEVENSON:
                           Thank you.
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            So that item, typically we post those
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   things. We do this for all our grant programs.
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   put out the criteria-eligibility process ahead of
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   time. And it will probably be a week to ten days
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   before the March 21st meeting where that's out for
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   your review.
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            MS. SCHILL: Is the monthly meeting
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   webcast?
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            MR. LEVENSON: I'm sorry, we'll get the
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   mic to you. And then John will come to you after.
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            MS. SCHILL: Okay.
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            MR. POGUE:
                        The monthly meetings are
   webcast.
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            MR. LEVENSON: Oh, yeah. Sorry. Yeah.
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            MS. SCHILL: Hi. My name is Alyson
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   Schill.
            And I work for Tree People, but I'm here
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   kind of on behalf of the L.A. Food Policy Council,
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   Food Rescue and Recovery Working Group.
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            And I just wanted to say a couple of
   things along the lines of what Kreigh and what Eric
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Martig emailed about earlier, really thinking about not only composting, but also food recovery on a micro level, on a community level is really important. Because if you go into a large food bank where a lot of people are shipping large shipments of, you know, macaroni and Chef Boyardee and other types of really nonperishable items, and that's what a lot of people are thinking of in terms of bulk food waste, there are so many churches and after-school programs and like elderly housing and recovering addicts and domestic violence shelters that need smaller quantities of food, but really what they need is healthy food.

And that really needs to be brought to the attention of the conversation in the food recovery world, is that we need to not only be concentrating on these corn- and rice-based items, but produce and vegetables, like things that are going to feed people in a -- perishable foods that are going to feed people that need that nutrition, specific with all of the diabetes and obesity and things that are going on right now.

So I've been working to identify a list of ways that we can identify the auditing of food waste as it comes to food recovery. And that

has -- I've worked with a lot of people to -- it's soup, pastries, bread, deserts, produce, prepared food that needs to be refrigerated, canned and packaged foods, packaged beverages and condiments, and that's kind of the breakdown of different types of agencies and organizations that feed those in need are able to accept or not accept those different types of items. And so you're working with refrigeration and kitchen needs in these different types of smaller agencies.

And there might be somebody that's just right down the street that is a kitchen and they have leftover soup every day, but they don't know where to give it to so they're throwing it away. And they could literally just have a car deliver it a block away and feed a whole plethora of hungry families that are living there in some sort of need.

So I just wanted to bring that to the conversation.

And then, two, we were talking offline, just to get it on the record, too, making sure that the software, that there is an online or a database that people can access, the public can access, not just restaurants and catering companies but that

the public can access to know where these shelters 2 are that they can donate their extra food to, as long as it's safe, and what the rules are about 3 4 that, as well. There needs to be funding for that 5 type of software to develop. And most of the 6 listed apps that are out there right now, the apps 7 and websites are more for just restaurants of just 8 large food producers. And then in some cases, like 9 you've got Ample Harvest which has the backyard food growers, too. 10 But there needs to be kind of an across 11 12 the board, everybody needs to be able to access a database of who are their food insecurity -- the 13 14 food recovery agencies that they can access. 15 MR. POGUE: Thank you. 16 MR. LEVENSON: John? 17 MR. DAVIS: Yeah, what she just said is 18 half of what I was going to say. Because if all we 19 do is increase the supply of donuts and cookies 20 that are handed out, that's not, I think, what the

But the other part is the generators, who aren't here, and their idea about what is edible, what is recoverable. As you work on your definition I think, you know, the grocers, the

intent really should be.

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people that handle that stuff, there's a big disconnect from their shelf to their backroom to the recipients of the food. And I don't know how you quantify it, I don't know how you define it, but that's -- you know, as you've got to reach your 20 percent.

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It would be nice if it was GHG based rather than tonnage based, because then you'd give priority to produce. And maybe that should be a way to give priority to produce, because that's what the recipients tell me that's what they're looking for. You know, they don't need more cupcakes.

MR. POGUE: Thanks, John, for those comments. I do just what to mention that, you know, part and parcel of all the greenhouse gas reduction fund program, our climate change initiative funds that we have out there for these grant programs require a quantification component. How do we quantify what those emission reductions are?

And I just want to point out that food waste prevention and recovery has a pretty profound emission reduction factor with it that's basically four to five times greater than that of composting,

and we want to see lots of composting. We want to see, you know, lots of digestion.

But we also -- if we can get at that 20 percent kind of off the top in there, there are some significant emissions reduction factors we can achieve. And then you have the associated benefits of, you know, getting it out of landfill, and also helping the food-insecure people. So thanks.

MR. LEVENSON: Other comments?

Well, somebody -- okay, we got -- while we get the mic, I do want to note that Tuesday, the issue of the labeling, the date labeling on food came up. And just today I saw on the news, I didn't get a chance to really read it, but there's a national industry, I think it's a voluntary, you know, standards to do used by and best used by and trying to address some of the date issues. So to the extent we can incorporate that kind of issue and address that, that's also another one that we're going to have to think about. Okay. Yeah.

And then back to you then.

MS. HAMILTON: Barbara Hamilton from the San Diego Food System Alliance. So a couple things.

I know that in San Diego County, we have

two major food banks. And they provide about 40 million meals a year. And they believe that they probably need to provide about 80 million. Perhaps they only capture about 90 percent of the food that's currently donated, and some of the food is donated directly to the pantries. And that's okay because they don't really need all the food to go through the food bank. Sometimes it's better, especially if it's prepared food, if it goes directly to the pantry because it's time sensitive for that. And that's where it gets a little bit trickier on tracking those food donations.

So some of that may be falling back to the donor may be a good way to track that. Because in the pantries, one of the things that we found in the pantry surveys in our county is that they actually need also support in business practices. They may not have the same ability to track the stock that they have and just to track their business practices because part of the reason is they're working with a lot of volunteers. Maybe they'll have one staff person who's actually paid and the rest are volunteers who cycle through. So I think there's an opportunity to do business building capacity with the pantries, as well.

And then we also have a number of gleaning organizations, and they're not just on-farm. You said that the on-farm doesn't count. But we have gleaning organizations that have identified urban orchards, and they'll glean from that. So I'm curious if that will be covered, because that would end up in the landfill when they clean that out of their yards. And we can easily quantify that.

And we're actually even undergoing -starting to undergo a study right now where we're
looking at what is the financial value of that, and
also what is the nutritional value of that?

Because a lot of these food-insecure people can't
afford to buy produce. So they're going to use
their dollars to buy the most calorie-dense
products they can buy, which isn't the produce.

And, of course, that's what they need in order to,
you know, have a healthier life and to move on.

And then the final thing is about education to generators and opportunities for them to really understand that it's okay for them to donate food, but also to make it easy for them to donate food. And looking at really good case studies where, for example, a produce company delivers produce to their restaurants, and then

they have a pick-up ability to pick up prepared food and take that back.

And we have a pilot project in San Diego County that's working on that right now, but they're doing that just out of their own business sustainability principles. And in order to do that, they have to fund the packaging and make sure that the education goes out to the generators on the food safety issues and make sure that everything's labeled correctly so that they can get it safely transported within a reasonable amount of time, and then used before food safety would be an issue.

MR. POGUE: Great. Thank you for those comments. Just a couple of thoughts is you mentioned gleaning, for example and, you know, backyard gleaning and residential gleaning. And I think that can fit snugly in what we're trying to go after, too, because typically you do see that either, you know, hitting a landfill, or perhaps even hitting and organics bin for collection.

You're doing co-collection of food and green or food, and that's something that we have considered, even for a grant program, that for our grant program, too, the incremental emission reductions that you can achieve by getting it from green into

recovered edible food is something that would help 2 and be accounted for in emission reductions. So we 3 have thought about that, too. 4 Certainly the need, and we heard a lot of that discussed, about the Good Samaritan Act and is 5 6 there a way to further bolster that somehow? 7 know that's a discussion, as well. But certainly 8 the need to uniformly educate those donors out 9 there on what' -- you know, how that fits with 10 health and safety and how that fits, you know, in 11 what they can recover. So it doesn't appear to be 12 uniform. 13 And I think one of the other things is 14 that there's a lot of engagement, I think. You 15 know, Waste Not Orange County is a good example of 16 There are other public environmental that. 17 agencies that really want to get engaged in that. 18 And I think we heard that up in Sacramento, that 19 desire for that group to work directly with us to 20 make sure that that's clarified and how that fits 21 into this regulatory package, so --2.2 MR. LEVENSON: Lynn? 23 MS. FRANCE: He took the words out of my 24 mouth. I was going to talk about --25 MR. LEVENSON: Can you identify yourself

first, Lynn?

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MS. FRANCE: Oh, sorry. Lynn France with the City of Chula Vista.

I was going to suggest that people take a look at the WasteNot.org website, because you can actually enter a zip code and it will tell you the pantries close to you that are accepting food. And they actually set up a system with the Yellow Cab Company so that caterers that were doing special events, and at the end of the night they had food left over, could call a cab to come take the food and take it to a 7-Eleven or some sort of convenience store where they would put it in the refrigerator so that the pantry folks could pick it up the next morning, so that way it would be refrigerated. And this was all started by the Public Health Official in Orange County. And it's a pretty interesting an innovating system.

And I know we're looking at how we can do something like that in San Diego County. But it seemed to answer a lot of these questions about the Good Samaritan Law and things like that, so it's the model, I think, at this point. And I'm hoping the grant funds will help support that.

MR. LEVENSON: Thank you. I'll wait until

-- we'll get it over to Monica.

Any other folks who haven't spoken on this

Okay.

You have the floor when you get the mic.

Can we get a mic over here please?

MS. WHITE: Sorry, I'm quite a Chatty

Cathy.

topic yet at this point?

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So I just what to reiterate, and really feeding off a lot of these ideas and opportunities, to me it's very clear that when we look at organic materials in this comprehensive way, we should also have a system that matches. And from my world, franchise agreements are a very clear-cut way to manage organics wastes in all their different shapes and sizes. So whether or not we can leverage a franchise agreement to enhance funding for food recovery infrastructure. So a hauler, a potentially food inspector for a food recovery group, you've actually now given three bites at the outreach apple for each generator and you have a more comprehensive approach for how they're going to manage their materials from their front end to the back end. I think that this mechanism could really help enhance that recovery, the education outreach

1 In addition, we talked about it a little 2 bit earlier when looking at organics infrastructure 3 and trying to engage disadvantaged communities, 4 what an excellent way to bring food recovery 5 organizations and those organic processing 6 facilities into the same discussion where there's 7 job opportunities, there's training, where people 8 may see that composter next door or that processor 9 next door as part of their solution, because 10 they're also helping to recover food through a food 11 recovery agency. 12 MR. POGUE: Thank you. Some really good 13 thoughts there. 14 MR. BRADY: Could I add --15 MR. POGUE: Yeah, Hank. 16 MR. BRADY: Sorry. I just had a quick 17 question. 18 You mentioned leveraging dollars for food 19 recovery and franchise, and that the hauler -- are 20 you thinking of that as sort of through the 21 regulatory framework, or did you have any concepts 22 on that or just putting an idea out? 23 MS. WHITE: I'm putting an idea out. 24 Because I recognize that CalRecycle doesn't 25 have -- that you can put out concepts as far as

1 franchise agreements go. And what I would think is 2 I believe it would be a very cool concept if a 3 franchise agreement actually had like a food 4 recovery surcharge for a commercial business. So 5 then businesses are not only paying for their 6 organic disposal, but they're already in a sense 7 paying for food recovery. So maybe they would be 8 more engaged that way to take advantage of the 9 program. And that fund could go directly to a food 10 bank or food recovery organization, which are 11 generally, I believe, county organized anyhow. 12 So I don't know the regulatory mechanism 13 to do that. But certainly you guys have the 14 ability to spread the word and spread ideas and 15 concepts. Maybe there a white paper that could be 16 generated about what those fees may need to look 17 at. 18 You know, it was mentioned, partnering 19 for-profit businesses and not-for-profits. 20 there's a lot of education that can happen on both sides of the fence, reportings, synchronize, I 21 22 think that's very cool. And I know Waste Not OC, 23 I'm a little familiar with them, has really piloted 24 this and it's very -- a very cool concept. 25 MR. POGUE: Just a couple quick additional

1 thoughts. We did hear from Karen Coca, I think 2 this morning, about Los Angeles and maybe what 3 they're doing on that level and building that in. 4 I think I've heard that Orange County is doing some 5 similar things. So we'd really like to see those 6 types of examples that we could certainly 7 highlight, you know? And anybody else out there 8 has attempted to do that through those agreements, 9 I'm very interested to hear about that. 10 I do mention, you know, Howard asked for a 11 show of hands at the beginning, I don't think we 12 have a lot of generators in this room right now. But we have -- we are in discussions with some. 13 14 We've reached out to some and we heard from the 15 California League of Food Processors, who attended 16 on Tuesday. We know, you know, Grocers Association 17 and others are essential to this discussion, as So that could go to, you know, more of that 18 well. 19 focused discussion on those folks involved in that 20 process. So I'm going to let you know that we are 21 reaching out to them on that, too. 2.2 MS. WHITE: I'm sorry, one last point. 23 MR. POGUE: Uh-huh. 24 MS. WHITE: The other thing, as well as, 25 as it's mentioned, making that jump from say like

100 participants to 1,000 participants in a 2 community, it's fairly well recognized that at some 3 point the food recovery operation becomes --4 accepts a lot of solid waste or organics that are 5 meant for disposal. So by wrapping it into a 6 franchise agreement, you're actually helping to 7 protect them from increasing overhead costs that 8 they're taking on, on a volunteer basis, and having 9 to pay now for disposal of organic waste. 10 11 So I think there's some protections there 12 that could be quite neat to for the for-profit and 13 not-for-profit. 14 MR. POGUE: I do you definitely think the 15 California Association of Food Banks would really 16 appreciate that comment that you just made right 17 They brought that up on Tuesday, you know, 18 concerns about, okay, they're part of the solution 19 here, but it could result in additional, you know, 20 back-end need to manage this stuff. So if there's 2.1 additional cost --2.2 MS. WHITE: Right. 23 -- how do you factor that, as MR. POGUE: 24 well? 25 MS. WHITE: And as outreach teams are

1 already working together, they can actually call up 2 Hauler A and say, hey, I picked up from X grocery 3 store today. They gave me a lot of contamination. 4 Let's mark them for an outreach component. And 5 then not only are you again getting multiple bites 6 of that outreach apple, but that kind of 7 information could go into noncompliance pickups. 8 If you get rolled into annual reporting where 9 haulers are now having to submit how many 10 commercial companies are part of an organics 11 diversion program, part of a food recovery program, 12 all of that can be tracked together if those 13 partnerships exist. 14 MR. LEVENSON: Great ideas. 15 We've got -- Colleen has got the mic, and 16 then we'll come over here. 17 MS. FOSTER: So I really appreciated her 18 points. And just to dive into that a little bit more, so, you know, my current rate structure, I've 19 20 got rates for my commercial customers and my 2.1 residential customers. And maybe that customer 22 thinks it's just for their trash bin or recycling 23 bin. But imbedded within that rate there is funds 24 that cover a household hazardous waste facility or 25 other types of services related to solid waste and

recycling. So I think, in essence, you could incorporate a food recovery aspect within the rate system.

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And so how do you do that and avoid the Prop 218 issues is one of the questions we've been working with our attorneys on, so we can definition use some guidance on that.

It also would be great if you could speak a little bit -- I know you guys have updated your update queues to limit the scope of franchise so franchise does not become a barrier towards recovering food. So when you have a hauler building a massive beast for anaerobic digestion and they typically have a franchise over the organics materials, we want to make sure they don't have franchise over recoverable food for people and animals.

MR. LEVENSON: We'll just say, duly noted on franchise, the thorny franchise issues. You know, we have a limited ability. I think there's a lot of good ideas that have been put out here that we can consider what can we do and not do. And we have to be careful not to infringe on, you know, the rights of franchise agreements and those, as well. So how do we mix all that? We're going to

be talking about it.

MR. POGUE: Just real quick. Are you kind of seeing examples? Are there examples of where you've seen that somehow impede food recovery?

MS. FOSTER: I'm not really seeing that service examples are in the rate systems. But I've been -- I think part of it is, is bringing your haulers along. If my hauler wants another extension which, of course, they are, they want to be a part of our solution in the next few years, whatever solution we choose for organics processing, we're going to put the burden on them to include opportunities and services for food recovery. So, you know, instilling the zero waste and higher diversion and food recovery, and then we'll sign your contract, so making them a partner.

And I think with the feeding agencies, I know a lot of the feeding agencies have been like, well, we don't want a bunch of -- you know, we don't want too much food and it becomes waste, or we're worried about contamination, et cetera. You know, it's kind of like a subcontractor relationship that I've had to educate my feeding agencies on. Look, I've got this hauler. I have a rate structure. I need a feeding organization that

knows about donors and knows how to pick up the material and how to package it. And through that system, it's not going to be our hauler moving the material, it's going to be your organization, but I need your cost.

So what do you need to, you know, take care of this many type of businesses? And you need to start identifying what you're recovering and what more can you recover if you simply had the infrastructure to do so?

MR. SMITHLINE: So not to add anything or conclude anything from some of these comments, but I just want to put out there that to the extent that some of you are working with your own city attorney or county counsel's offices on these issues, they should feel free to contact me.

MR. LEVENSON: Okay. And I'll go a step further, maybe at some risk or peril to my -- I think as we go down the next few months talking about these kinds of issues, you know, think about, you know, if we were going to have a concept in the regulations about this idea, why we can't -- is that something that the jurisdictions might want to have as something the jurisdictions, via whatever way, via ordinance, via franchise agreement, via

something else, is that -- should that be something 1 2 that's considered at the jurisdiction level with 3 their responsibility, which can then be passed on 4 in different ways. So think about that, kind of from a 5 6 regulatory context, how would we approach that? 7 MR. POGUE: I just wanted to add one 8 thing, and this is off of franchise agreements. 9 just want to mention I have seen some really good 10 partnerships between waste service providers and 11 food recovery organizations, and I think we're 12 seeing that through our first Organics Grant 13 Program. I think we've seen, you know, Colony 14 Energy and the Fresno Food Recovery Network partner 15 on some things and it's still a work in progress. 16 But also, both Burrtec and CR&R committed to doing food recovery efforts in conjunction with 17 organizations like that as they're also building 18 19 their facilities and recognizing the need for that. 20 So I just want to put that out there. 21 MR. LEVENSON: Okay. I think we were back 2.2 over here. 23 Hi. MR. CHONG: Suk Chong again. wanted to share a couple of efforts that are going 24 25 on at L.A. County. One is being led by our public

health.

Bernadet Garcia, has been hired by L.A.

County Public Health. And she's working on the endeavor called LACFRI. It's a body where, I think the L.A. Food Policy is involved, I'm involved, the producers are involved, as well as recovery organizations are involved. And we are basically -- so basically strategizing and coming together, looking at various challenges and ways to overcome those challenges.

We're working with -- like school districts are involved, and so we're trying to get schools to develop food recovery or donation programs.

And then at the county, it's all as a local jurisdiction, we're also, my staff and I, we're developing a food donation or food recovery program. We started out with canvassing over 200-some nonprofits, organizations that recover or receive food. And then, you know, we identified what they do, what capacity they have, what kind of food they would accept, so all kind of different things.

And then we also are reaching out to other fellow county departments and see how they could

partner and help us, as well as our next step would be to go out to the generators. Because have information on all their -- like, for instance, how much they produce, what kind of business they are and so on. And so at a local level, we're doing that.

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And I would like to -- you know, like you talked about reaching out at a higher level with like the California Grocers Association, you know, we may be talking to the local, you know, supermarkets and restaurants. It's good that you will be looking at the bigger organizations and reaching out, as well.

Basically, I just wanted to share the efforts that are going on. And that we see it as an integral and very important part of diverting the food waste and organics waste, not just, you know, collecting them but also to avoid them becoming a food waste to begin with.

MR. POGUE: Just one -- I hope it's okay to ask a follow-up question to something that you mentioned there. You mentioned generators and what they're producing. Is that more on a disposal end of things or does that actually get into quantifying, hey, what's being recovered for some

1 other purpose or --2 MR. CHONG: Right. So they're being 3 recovered, so they're being recovered, so basically 4 donated for human consumption. And then that is 5 being quantified in terms of how much is being 6 recovered. 7 MR. POGUE: Okay. 8 MR. LEVENSON: Thanks. That's great to 9 hear. 10 I think I'm going to exercise my 11 prerogative as the time czar to move on to the next 12 topic, because I want to make sure we get through reporting and enforcement before folks really start 13 14 to filter out. 15 If you have other ideas, clearly we're 16 going to have many, many more workshops that will 17 dive into these issues in more and more detail, so there will be more opportunities in the future. 18 19 I also want to congratulate you on pretty 20 much being energetic and awake. I saw a few yawns, 21 I saw a few stretches. It's okay if you step --2.2 get up and stretch. But let me go ahead now and invite --23 thank you, Kyle, and thanks, everybody, for those 24

comments -- invite Hank back up to talk about some

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1 of the concepts that we're thinking of about 2 reporting. And as we've said a number of times, 3 these are going to get refined later on, but 4 they're going to depend in part on those baseline 5 definitions and the programmatic requirements. 6 we're going to have to -- we have to talk about 7 that at a pretty high level at this point. 8 MR. BRADY: Thanks, Howard. And I just 9 wanted to, yeah, I just wanted to clarify. 10 Howard mentioned earlier, I think that 11 yesterday around 1:30, everyone was kind of yawning 12 off, and that's about the time my presentation started. So I don't know if that's a reflection of 13 14 Kyle or me, but probably, yeah. 15 So I'm going to talk about different reporting 16 concepts that we're considering seeking feedback on 17 for 1383. You know, really quickly, I'm going to talk about a number of potential concepts that will 18 19 relate to the different programmatic concepts that 20 were discussed earlier that may involve some level 21 of reporting. So today I'm going to talk about 22 existing systems and databases that CalRecycle 23 currently uses that can be expanded or replicated for the purposes of 1383. 24 25 I'll talk about some of the potential

reporting entities that may be sources of information that is necessary to measure things like how we're doing in the organics disposal reduction goals or the edible food recovery goals.

Some of the potential reporting relationships, either between CalRecycle and a direct reporting entity or CalRecycle and jurisdictions go through a number of different reporting items that we've looked at that could be useful sources of information for measuring the effectiveness of the regulations.

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And kind of before I start on the different items, we're looking at this -- we've kind of looked at this through two rubrics in terms of determining reporting items, and that's items that could contribute to monitoring programmatic effectiveness, so how effective are the programs that are being -- that are potentially implemented through the regulations, and then actually tracking the statewide progress towards the organic waste reduction and the methane reduction mandates, as well as the edible food recovery mandates.

So just two slides for a quick overview of some of the existing system that we have at CalRecycle. And many of you are familiar with the

electronic annual report that's submitted by jurisdictions on an annual basis as a part of the 939 annual review and the formal biannual or quadrennial review process. We're seeing this as potential reporting mechanism for any jurisdiction programs that may be implemented, similar to how 1826 and 341 included additional questions to be included for measuring programmatic effectiveness for those programs.

We have the Solid Waste Information

System, which is more of a database than a reporting system. It contains information on permitted or facilities and operations.

CalRecycle currently has reporting for biomass conversion facilities. And this includes reports directly from facilities to CalRecycle on the amount of material that's accepted and rejected by the facility, the name, location and source of materials accepted or rejected by the facility, and the name and location of the final end-user of the byproducts coming out of those facilities, which provides a tremendous amount of data for monitoring that are of our sphere.

Moving on to a couple more or a few more reporting system that we have.

For waste tires, we have a waste tire hauler manifest program that involves reporting from generators, haulers and the end users. And it specifies the level of threshold for haulers to be reporting. And that's a potential model we're looking at that could be replicated.

And then finally, I'll touch on we have a disposal reporting system that's currently being updated. It's, as some of you may now, AB 901 was adopted last year, and that updates the DRS system to include diversion, and so that includes reporting from facilities, disposal facilities, processing facilities, and in some cases haulers or transporters and brokers.

And just quickly, this is just a list of some of the potential reporting entities that we've identified that could be sources of information, not necessarily serving in a reporting role, but that is a possibility that we may examine. And I'm not going to read the list, but these are some of the entities we've looked at. And we're certainly looking for other ideas that folks may have.

And then before moving on to reporting items that we've looked at, these are just a sample of the different reporting relationships and

mechanisms that could potentially be translated from existing systems to 1383. So with biomass reporting and waste tire reporting, that's where CalRecycle has a direct relationship with the reporting entity. The existing DRS system, which is being updated, is actually a system where the facilities report to the county and the counties collect that information and report to CalRecycle.

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And this last bullet here on local or state licensing, permitting, registering of haulers, a specified threshold, that's a model we've seen very successful in the waste tire program. We've also seen, local jurisdictions in many cases will have their own ordinance or permitting requirements for haulers that include registration, and that can be useful in terms of identifying reporting information that can be collected from the hauler.

So as it relates to monitoring programmatic effectiveness, there's a number of items that we've identified. We're certainly looking for more items from you and for feedback on these items.

So organic recycling program implementation and edible food recovery

programmatic implementation, one of the concepts discussed earlier is having jurisdictions have a program similar to how the jurisdictions have a program for 1826, have a program for organics recycling, a program for edible food recovery, and that could include a reporting element potentially through the electronic annual report.

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Reporting on compliance and enforcement actions, this is similar existing reporting that's part of 1826 and something we may look at expanding on.

And then number of generators served is a potential metric and data point that we could use for evaluating programmatic effectiveness.

And then contamination levels and informational efforts to reduce contamination and local rate structures, both of these sort of feed more into measuring potential programmatic implementation, if there's requirements related to reducing contamination levels is a data point that could potentially be useful.

And then this final slide is talking about a number of items that could both be useful for monitoring programmatic effectiveness, but also monitoring the state's performance towards meeting

and achieving the mandates of 1383.

Facility and jurisdiction, organic recovery rates, Howard and Karen mentioned earlier, in terms of looking at organics collection systems, the potential concept of having recovery rates at the facility or jurisdiction level to measure and monitor programmatic effectiveness.

Origin and type of organics collected, you know, I think when we were talking about the definition there was a lot of conversation about strategizing and identifying different types of organics and different collection methods for those types of organics, as well as the different processes for processing those organics and how it varies from material to material. So we're seeing this as a potential source that could help inform decisions on that.

Collection method used, this could potentially be at the jurisdiction level to see if its, for example, source-separated collections, mixed-waste collection that recycles organics.

This is kind of a similar data point already that I mentioned is facility rejection of contaminated organics, trying to get some measure of what quality of material is going to recycling

facilities. And also trying to make sure we're looking at creating programs that aren't just dumping tons and tons and tons of material on facilities that don't want to accept it.

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And then destination and end use of collected or processed organics. As this is a disposal reduction goal, but also a methane emissions reduction goal, the type of end use and process for the organics does matter in terms of how methane is reduced. Food recovery has a different methane reduction potential than compost and aerobic digestion and other processes. actually seeing how the organics were collected and the end use they went to will help determine whether or not the disposal reduction programs that are implemented as part of this regulatory package are meeting the methane emission reduction goals of the broader Short-Lived Climate Pollutant Plan for the waste sector.

And this last slide is just posing a couple questions for stakeholder input and thoughts to consider. And then I guess we'll open it up to questions now.

MR. LEVENSON: So just stay up here, my friend.

1 Questions? Comments? Reporting is 2 clearly going to be a very critical component of 3 this whole effort. And you can see Hank outlined 4 many, many different areas where we might want to 5 consider different reports of one kind of another 6 so that we can verify what's going on so we can use 7 it for compliance assistance, as well as 8 enforcement. So these are really critical areas. 9 Obviously the details are going to depend on some 10 of the earlier discussions. But we're interested 11 in your feedback on kind of how far we should go, 12 what other kinds of things ought to be considered, 13 and the like. 14 We have one? Oh, yeah. Go ahead. 15 MS. SWIONTEK: Hello. Noreen Swiontek, 16 City of San Juan Capistrano. And this doesn't 17 directly relate to this area, and I have a question in relation to the materials. 18 19 One of the items had mentioned manure, 20 which we haven't touched on today. And I'm 21 specifically looking at horse stables and how 22 you're categorizing that, and whether it's covered under this? 23 24 MR. JOHNSON: Sure. This is Evan, hiding 25 behind Tung Le over here.

So I think that, you know, in the 1 2 conversation, it's interesting, in the conversation 3 around this definition originally, it was included 4 but there was a question of, well, there's not a 5 lot of material of that, you know? And our waste 6 characterization study doesn't show a lot of animal 7 manure and horse bedding going to landfills. 8 But in some of the conversations we've had 9 subsequent to that, you know, in certain areas it 10 is a significant portion of what's going into 11 landfill. And so, yeah, I think it would need to 12 be covered as part of the definition that we have. 13 MR. LEVENSON: Yeah, we'll get you the 14 mic. Thank you. 15 MS. SWIONTEK: So with that in mind, I'm 16 having a difficult time. I had a composter who was 17 accepting and has now declined. And so I'm in the position of facilities to take this. So where I 18 19 did have the diversion, I no longer will. And the 20 rate on the tonnage from a composter which was 21 \$2.00 a ton to a landfill which is probably \$34.00 22 a ton to a digester that's like \$89.00 a ton, I 23 mean, we're putting these people out of business. 24 MR. JOHNSON: Sure. I think if I might just add to that, I think that point is well taken. 25

1 And then it gets at a couple of different 2 challenges that we're going to face as this evolves 3 in that we need, obviously, additional capacity to 4 take those materials. If there are reasons why it's being rejected, it's good for us to know that 5 6 and be able to look at that and see if there's 7 anywhere within this process that we can work with 8 that. 9 So you know, I mean, your question is well 10 -- your point is well taken. And I think it gets 11 at a number of challenges we're going to face 12 through this process. 13 MR. BRADY: Could I just ask a 14 clarifying -- this is tons of manure that are being 15 diverted today, but are you saying tomorrow they 16 might be going to a landfill, is that a correct --17 MS. SWIONTEK: That's correct. I have ten stables, about 20,000 tons annually. And a 18 19 composter was accepting it and now they're 20 declining it, so it will end up going to the landfill. 2.1 22 MS. ROSEN: Thank you. I just wanted to 23 make sure I was understanding that correctly. 24 And to Evan's point, I mean, we're looking at organics that are being disposed. And so we'll 25

have to keep that in mind as we're moving forward. 1 2 MR. LEVENSON: Monica? 3 Jeff? Thank you. 4 MS. WHITE: So, you know, reporting to me 5 is a major component of this. And we can have all 6 the goals and all the intentions and all the 7 programs, but if we can't prove that a ton really 8 went somewhere, it doesn't mean anything. So thank 9 you guys for spending the time on this. I will reiterate that I do think, from 10 11 what I've seen in our perspective, the DRS reports 12 at a facility level are very important. And it's nice to see the expansion of that reporting under 13 14 901. I do think that the ultimate goal should be 15 taking a step back, perhaps at a county level, and 16 looking to see if we can track tons that were 17 collected from cities and where those went. I know from Tuesday, there was some discussion about 18 19 privacy and things. I think we need to work 20 through a lot of those issues to make sure that we 2.1 know where the compost is being used, if it's being 22 land applied, if it's being sold as a commodity, if 23 it's ending up as ADC, for example. We need -these are very important factors as we're 24 25 evaluating the organic picture as a whole.

I do see a very important role for the 1 2 annual reporting from a local jurisdiction level. 3 I talked about it a little bit earlier. And I 4 think putting greater emphasis on the verifiability 5 of those are very important too. So perhaps 6 there's requirements under the type of documents 7 that jurisdictions or disposal facilities, 8 processing facilities are required to maintain, 9 saying that those are enforceable reports, that 10 they must be true and accurate, and then having the 11 option to audit those reports, should that become 12 necessary, I think would be key components. 13 MR. LEVENSON: Thank you. 14 Jeff, we've got John in the back. 15 Thanks for this comments, Monica. 16 just jotting down something. Cara had to walk out 17 for a moment, but I'll relay some of that. Because, you know, she oversees all the 18 19 jurisdiction staff at CalRecycle who work on it 20 here and work with you guys on site visits and 21 stuff like that, formals reviews. So we look at 22 the electronic annual report every year in terms of what we can add to it. So I think that's -- to the 23 24 extent that we add -- we don't want to create new 25 So to the extent that we use the new DDRS or the EAR (phonetic) to add some of these verifiable pieces of information is going to be really critical.

John?

MR. DAVIS: Yeah. It just seems like you end up disparate information and you can end up with duplicative information. Your goals are set based on, you know, this really generalized statewide characterization in tonnage numbers. And then you want to get facility- and jurisdiction-specific information while there's activity that takes place outside of facilities and jurisdictions. So you know, you've got apples and oranges and peaches and you want to add them all together and come up with a watermelon. And it probably -- you know, you probably don't get there.

have to look at where your original data came from.

And that's, in some way, that's really the most comparable final measurement. You know, if you start with the waste characterization against tons disposed, then, you know, you've got to keep that - that's consistent. You start adding all these other -- you know, if you took all the electronic annual reports and added up the tonnage and

1 compared it to what you think is being recycled in 2 California, do you think that's an accurate number? 3 I'm guessing, probably not. 4 So, you know, I'm not sure this is 5 helpful, but I think it's just -- it's real. 6 yeah, you can get a lot of data. 7 But we talked about food donations from 8 generators. You know, who's going to track that, 9 and I don't know. 10 MR. BRADY: Yeah. You're hitting on one 11 of the issues that we've been grappling with in 12 terms of identifying an appropriate reporting scheme. Part of it and part of the challenge of 13 14 talking about reporting today is it's a little bit 15 in the abstract as we're still at the exploratory 16 phase with what the potential programmatic elements 17 of the regulations would be. So designing what a 18 reporting scheme would be when you don't know what 19 you need the reporting on is a little challenging. 20 But also, just for the goals, grappling with this kind of mass balance issue so that you're not 2.1 2.2 double counting. 23 But also, you did mention duplication. 24 And that's something that we -- we want to avoid 25 duplicative efforts at the -- we don't want folks

reporting in DRS and then reporting the exact same information through some other new scheme. We want to really expand upon our existing system. It may be that it's reporting through DRS for the purposes of 901, reporting through DRS for the purposes of 1383, to make sure it's as simple and understandable for the industry.

But, yeah, there are going to be -- we're going to need to continue to grapple with how do we create a system that doesn't get too complicated or leave too many holes.

MR. LEVENSON: I'll add onto that, make a facetious comment. I'm not sure about your genetic modification of apples and oranges into watermelon, but I get it.

But one of the issues, and I think Scott spoke to this earlier, and we haven't really talked about it very much, you know, the statute does not — it specifically says we don't have a 75 percent goal per jurisdictions, unlike 939. So we have a statewide goal. We have measurement needs in order to verify or track the progress towards that. Then in lieu of a 75 percent numerical goal at the jurisdiction level, how do we ensure that things are happening? You know, what kinds of programs do

we end up including in these regulations, whether it's the jurisdiction, generator or hauler level or 2 3 whatever? And then how do we track and verify that 4 in a manner that allows us to make consistent and 5 fair enforcement decisions in terms of compliance 6 and enforcement? Which will lead into some of 7 Georgianne's presentation. 8 So that's some of the -- maybe that's some 9 of the apples and oranges. We need information for 10 different purposes in this. So just a general 11 comment there. 12 MR. BRADY: And I --13 MR. LEVENSON: Oh, go ahead. 14 MR. BRADY: -- sorry. I just wanted to 15 touch back on the one. 16 You mentioned the waste characterization 17 That's certainly a data point we're going study. to be looking at but -- in terms of we have 18 19 proposed funding in the budget for a waste 20 characterization study. It's not necessarily as reliable that we'll always have future waste 2.1 2.2 characterization studies. We'll certainly endeavor 23 to continue to have that. But it also doesn't 24 identify, other than the waste not going to a 25 landfill, it's not identifying what the end use of

1 that material is, so that creates some 2 complications for actually measuring the methane 3 reductions. 4 MR. LEVENSON: Colleen, you've got the 5 mic. Howard, that was a good 6 MS. FOSTER: 7 I'm glad you brought that up, because that 8 was a question I had, the difference. You know, AB 9 939, it's very clear, the 50 percent to 10 jurisdictions. This one is a 50 and 75 percent 11 goal statewide. 12 So what does that mean in regards to that 2022 and \$10K a day. What is enough in compliance 13 14 from a jurisdiction to avoid that type of level of 15 noncompliance? So I if I did a food recovery 16 program, I even set up a compost facility to take 17 care of just green waste and, you know, the fruits and vegetables, but I didn't want to take on all 18 19 the other difficult organics materials, am I being 20 noncompliant? The second question I have, is it possible 21 22 to require some type of monitoring that would require the generators to identify what they're 23 24 doing or not doing? You know, simply from the 25 perspective to take a look at, you know, corporate

and social responsibility and businesses that are 2 not participating in donation programs or recovery 3 programs that should be, I think that's important 4 to look at how we can do that and deal with that in 5 regards to privacy issues. 6 The other question that really hasn't been 7 touched upon today is in AB 1826, it seemed very 8 silent about, you know, you need to divert 9 organics. We don't care if you're traveling 300 or 10 500 miles to process that organics. And all of 11 these mandates are based upon greenhouse gas 12 emission reduction goals. So is there any 13 reference to that, to whether cities are going to 14 start sending materials 500 miles away? Do we want 15 to disincentivize that? The funding should 16 incentivize local system versus infrastructure that 17 requires and creates additional greenhouse gas 18 emissions from transportation. 19 MR. LEVENSON: Wow. Let's see. Let me 20 parse that out a little bit. 21 MR. BRADY: Yeah, I think I'm kind of 22 following kind of three questions, one on 23 compliance, one on generator action, and then sort

of incorporating distance to facilities in the

overall emissions picture.

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So the question on compliance is a really good one, and that's part of why we're here today in terms of we're going to have to determine what that looks like. It won't necessarily be a, you're at 74 percent and here comes a \$10,000 fine. But we do want to -- you know, and a key part of reporting is how do we identify metrics that are sort of in a black or white category? I mean, there's going to be a lot of qualitative aspects of this, but there needs to be some aspects where you can say this happened or this didn't happen.

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And it's sometimes as simple as the difference between having an organics collection program where you're just collecting it but maybe half of it's not actually being recycled, or having a true recover program. And that's something that we'll -- I mean, we're very far away from having developed what that actually looks like. But we do want to finish this process as quickly as possible so that we can have everyone, the entire stakeholder community, familiar with what the compliance requirements will be in 2022.

On generator monitoring, you know, that's certainly something we're looking at. That might be the most appropriate at the jurisdiction level

in terms of CalRecycle may not know how individual generators operate within a jurisdiction better 2 3 than the actual city council and the city staff. 4 I'm not sure I'm answering your question on that. 5 But if you want to follow up on that, we can. 6 And then in terms of distance, I can say 7 we're definitely thinking about that as we work with the Air Resources Board. We don't want to 8 9 create solutions that actually create more emissions. And that's -- we do have some data 10 11 where we're looking at, you know, if you're hauling 12 a ton of compost from here to here versus here to here, what's the overall emissions reduction 13 14 picture? And Tung can probably speak to that a 15 little bit better than I can. 16 MR. LE: Yeah. So thank you for bringing 17 that point up. It's actually a really good one to make. And the ask in there, as part of the 18 19 reporting and monitoring about destination and use 20 of material is something the Air Resources Board is 21 actually very interested in collecting. We have 22 goals, like we were talking about this morning, 23 under the scoping plan and the Short-Lived Climate 24 Pollutant strategy to reduce greenhouse gas 25 emissions. We want to be able to measure the

efficacy of these programs that we're developing under 1383 and some of the other programs that we were developing over the Short-Lived Climate Pollutant strategy.

disadvantaged communities and the environmental justice community are these transportation emissions. Are we setting up markets in a way where we have massive centralized processing facilities, and so then you transport this material hundreds of miles away, or is it better to somehow set up a market or put in mechanisms that encourage localized collection and composting or collection and processing of this material to avoid these transportation emissions?

So it's something that we're aware of. We don't really have a whole lot of good answers yet.

But are there mechanisms?

So I guess the question, you know, really to all of us globally is, you know, are there mechanisms, are there things that we should be considering to encourage that type of processing over, you know, these large centralized plants that would encourage transportation emissions to be generated and, you know, making sure that we reach

1 our greenhouse gas reduction goals that we've 2 identified in the scoping plan? 3 MR. LEVENSON: And, Tung, can I just maybe 4 ask you, just as a follow-up? 5 And it's my understanding from the various 6 emission reduction factors that we've worked with 7 you guys on over the last couple of years. 8 general, and I might be wrong on this, in general 9 the GHGs from increased transportation are not a 10 major factor compared to the GHG reductions 11 associated with getting organics out of landfills. 12 Where I've -- my understanding of the transportation issues is it becomes criteria 13 14 pollutants that are going to lead to ozone, plus 15 the cost, obviously, of transporting longer, just 16 the trucking costs. Is that a correct 17 characterization? 18 MR. LE: Right. That's absolutely right. 19 Thanks for that clarification, Howard. 20 So, you know, we have GHG goals. And Howard is right, some of the data that we have so 21 2.2 far shows that the emissions or the GHG savings 23 from diverting this type of material, for instance, far overshadow the amount of vehicle emissions that 24 25 we might save. But really, because we're talking

about transportation along major corridors, we're talking about processing this material near disadvantaged communities, they are localized effects that we're looking at here and we're concerned with. And so we are looking at it from a criteria pollutant aspect and from a health protection aspect, rather than a more global GHG aspect.

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So those are some of the balances and some of the considerations that we need to take into account when we look at the efficacy of these programs.

MR. LEVENSON: Thanks, Tung.

I wanted to also piggyback on Hank's response to Colleen. And just, I think Scott mentioned this, this morning, he did on Tuesday, I'm getting things mixed up, in addition to there not being a 75 percent numerical goal for each jurisdiction, 1383 also doesn't provide for the good-faith effort kind of status that we have in AB 939.

So we're looking at, Hank said, a more easily discerned, you're in compliance or you're not out of compliance. So we want the reporting to be able to support making that determination. How

much of that has to be quantitative, how much of it can be qualitative, is something we're going to have to be working on.

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But we're looking for, and Georgianne will talk about this more in the next section, we're looking at being able to make, I won't say easier, but make determinations about compliance and the about the need for enforcement that don't become protracted and quagmired into gray areas. We want to try and make this as clean as we can on those kinds of reporting and enforcement mechanisms.

MR. BRADY: I just wanted to add one point to that, and not to get ahead of George, but it's - we're kind of taking that approach as we're
looking at reporting and enforcement, not because
we want to be taking enforcement in 2022, but I
think it's in recognition of there's a 2020 goal
that's three years away, and our regulatory
authority doesn't come online until two years after
that, which is three years before the next goal,
and it's a lot of material that needs to be moved.
So I think we need to be efficient in how we look
at compliance and enforcement.

MS. WHITE: I just wanted to jump on that transportation aspect. And I was glad for the

1 clarification between what we're looking at, 2 greenhouse gas emissions versus air quality. 3 Because certainly from a greenhouse gas 4 perspective, the transportation emissions really 5 aren't impactful. 6 I wanted to add to the conversation that 7 we can continue to mitigate local air quality 8 pollutants by looking at biogenic fuels or bio CNG 9 or maybe hybridizing fleets would reduce a lot of 10 those transportation emissions. 11 So, Colleen, I know you work for a city. 12 We can really empower the cities, again through the 13 franchise agreements, to support facilities and 14 infrastructure that provide a betterment of the 15 environment through an inclusive process. So maybe 16 there's an AD facility that's producing a fuel or 17 there's another way to provide better fueling infrastructure to offset the costs of the 18 19 transportation. 20 We do talk about localized compost as if 21 it's a really wonderful thing, and it certainly can 2.2 be. But when we're dealing with processing 23 commercial food waste, it is a stinky, dirty, nasty And we have to take into account 24 process.

communities that are impacted from that and the

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1 argument of whether it's better to do it 100 miles 2 away from your city or spread it out locally 3 through the city is a tough discussion. 4 So I wouldn't always looks at 5 transportation as a negative thing. We do have 6 consider all these sides. 7 MR. LEVENSON: Thanks. Barbara? We'll get -- oh, you've got the 8 9 mic. Okay. 10 MS. HAMILTON: Barbara Hamilton from the 11 San Diego Food System Alliance. 12 So with all the challenges of the 13 reporting that we've already talked about, there's 14 additional challenges then with the reporting for 15 the donation part. Because if we're allowing 16 jurisdictions flexibility to determine how they're 17 going to accomplish those goals, which, of course, we want to do, and if we're going to utilize 18 19 existing networks, it's going to be an additional 20 challenge in regard to who's hauling, so if it's 2.1 the haulers that take that on, if a jurisdiction or a countywide area or multiple jurisdictions work 22 23 together and have a system where the hauler picks 24 it all up, which probably won't be the case because 25 there's existing networks in place.

So, I mean, I don't work for the county and I don't want to, you know, give them extra burden. But it seems like if it's using the normal channels for reporting and then it all goes up through at a county level, that there might be more of an opportunity to collaboration. Because food pantries and food recovery distribution networks aren't actually run by the counties. They sprout up all over the place as needs are defined and developed. And the counties actually have to go out and find out who all these food -- what is our food recovery network and how can we support them? So I don't have the answer for that but I think it's going to be a little bit challenging, and it would be good to have flexibility in how that's done, but it seems like working on a large scale, bringing jurisdictions together so that they can share solutions, as far as that food recovery network, might be helpful. MR. BRADY: Thanks. Those are really good points. And we don't have the answer either just yet. And I think to your point, part of the reality, especially the reality on edible food recovery, there probably always going to be an aspect of that that's not measurable. My roommate

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ate my sandwich the other day, and that would have 1 2 otherwise gone to the garbage, I don't know that 3 that's ever a detail we'll ever be able to measure. 4 But that's part of why we looked at edible food 5 recovery organizations as a potential source of 6 information. 7 I think it was mentioned earlier, measuring the number of meals served. That might 8 not be the final metric but it could be a factor 9 that's included in determining, did we get to 20 10 11 percent or do we need more improvement? So there's 12 a broad array of areas where we might need data so 13 that we can measure progress. 14 MR. LEVENSON: Okay. I know we have one 15 more person with the mic. 16 Let me just have a show -- does anybody 17 have additional comments they want to provide on the reporting section? I'm just trying to get a 18 sense of time and whether we should move onto the 19 20 enforcement section before traffic takes over. 21 Okay. 2.2 So go ahead. 23 MR. CHONG: Okay. Hi. Suk Chong with 24 L.A. County Public Works. So I hope I could touch

upon a number of things that were brought up.

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Regarding reporting, so with us, as we've 1 2 reached out to the nonprofits, one of the things 3 that we are going to be and we have -- we are going 4 to require of them is to report, so they will be 5 providing us a report on how much is being 6 recovered. I think that is something that the 7 generators the businesses would want to know, 8 because there is potentially tax benefits to them. 9 But those who then generate outside our program, 10 we wouldn't be able to report that to you. 11 we're fine with reporting certain things, reporting 12 what we could, but recognizing that there would be 13 limitations with what we are able to report. 14 With regards to generator actions, a 15 couple of things to keep in mind. For us, we're 16 looking at a recognition program as part of that, 17 so recognizing those businesses that are participants in the donation program, whether it be 18 some sort of seal or something that would recognize 19 20 they are a business that do this. 21 We are also considering some sort of an 22 awards program that goes beyond that. 23 Also, I would believe that as they're 24 donated food that are not being placed in the trash, that would lower the trash bill. I mean, 25

it became trash it would be separated collected as organics waste. And therefore, you know, organics 2 3 waste processing being more expensive, their bill 4 could be -- I mean, so there's that element. 5 So it's a matter of developing all aspects 6 of all this and sharing how they could benefit from 7 the costs savings, what they could do in terms of 8 benefitting the community and so on. So that goes 9 to the generators actions. 10 With regards to transportation, our 11 franchise agreement allows already for a provision 12 there where -- for alternative fuel vehicles. 13 are extensions to the agreement. So we have our 14 haulers that have -- 75 percent of their fleet is 15 alternative fuel. And therefore they earned a 16 three-year extension, and so we're able to do that. 17 And we do -- we inspect those vehicles every year 18 so that we keep them honest. 19 I guess those are it. 20 MR. BRADY: Thank you. That's really good 21 feedback and really good information. 22 And, Howard, I don't know if you had 23 anything to add? 24 Those are great MR. LEVENSON: Yeah. 25 ideas.

1 I think unless somebody's got something, 2 really, that hasn't been kind of touched on, there 3 will be more opportunities on this but I just want 4 to be cognizant of L.A. traffic. I think what we'll do now is have 5 6 Georgianne Turner come up and talk about 7 enforcement. 8 And, Hank, before we jump into 939, let's 9 give folks an overview of next steps, because folks 10 will be leaving, I'm sure. And then we'll repeat it at the end again. I'd like to do it twice. 11 12 So after George talks and we have that comment period, we'll give a little overview of 13 14 what we think roughly next steps are. And there's 15 nothing in concrete at this point. 16 MS. TURNER: There we go. Thank you. 17 Good afternoon. As Howard said, I'm Georgianne Turner. I'm going to go briefly over our 18 19 enforcement concepts that we have. 20 You know, as you've heard, we're really in conceptual mode, which makes discussing the 21 22 enforcement specifics very, very difficult. 23 think there are a few things that we can start to have the discussion about, and one of those is how 24 25 we -- different models that we can look at for

enforcement, so I think we can begin that conversation, as well as we can look at the different entity relationships and who would be the most appropriate agencies to oversee compliance of different entities if they were to fall into the regs. That's where we'll focus our conversation today.

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I think, you know, we've heard throughout the day that, you know, we're looking to try and make the requirements a little bit more specific and measurable and make the enforcement a little bit more, shall I say, digital. And so it would be a very different model than what we have in 939 where we're applying some criteria for good-faith effort to determine compliance. So that won't be on the books. We'll be looking at something different. That isn't to say that there won't be certain factors that we look at prior to taking penalties. So I want to just throw that out there, that that will be a discussion at some point, what those factors are.

I think we pretty much already know this, but I'm just going to make a note, this discussion is really outside any sort of local ordinance you all might have that might be more stringent or be

on a different timeline, so that's kind of outside 2 of this discussion, as well, any -- as well as any 3 of the franchise agreements that have more strict requirements. So I think we kind of all know that, 4 5 but I think it's good to just recognize that. 6 So on some of the different relationships, 7 as I mentioned, you know, our -- the primary 8 relationship that CalRecycle would have with 9 jurisdictions isn't going to change a whole lot. 10 We will still have a role to play as far as 11 enforcement and responsibility to assure that those 12 jurisdictions are complying with whatever the requirements end up being, and have an enforcement 13 14 mechanism to assure that that happens. 15 So -- but there's also a potential that 16 CalRecycle could also oversee enforcement over 17 other entities, so that's kind of a question out there of how that might look. 18 19 So some of the questions that have come up 20 in our discussions are, you know, for 21 jurisdictions, is it appropriate for them to have 2.2 enforcement over haulers and generators? Pros and 23 consto that. 24 And we've talked about a few facility-

based measures which could be -- contamination

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would be an example, I think, that Cara brought up earlier. Would it be appropriate to have that be measured at the local enforcement agency level?

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So some questions out there about how that might be most appropriate to play out.

So I'm going to talk a little bit about five different models. I'm sure there are other models out there. If you have any ideas, we would love to hear them.

I think there's two aspects, as we talk about these models. There's the actual monitoring of compliance. And then there's the actual taking enforcement over an entity who isn't complying with the regs. And although often these are in concert with each other, they don't actually have to be. So I just want to throw that out there, that one entity could monitor compliance and another entity could enforce.

So I'm just briefly going to go over these five models. The first model is that state -- the state would have enforcement authority over the jurisdictions, as I mentioned before, that would be a status quo, and, of course, of any other agencies where jurisdictions don't have authority now, which an example of that would be stage

agencies. In addition to -- and that would be true for any of these models. That would remain. But in this first model the state would also enforce regulations over other entities, such as haulers, facilities and generators, as an example, if those end up being as part of this regulation package.

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The second model is delegated enforcement authority. And this is where we would delegate the enforcement authority to the local agencies. And if those local agencies were not fulfilling their responsibilities, then CalRecycle would have an oversight rule and a mechanism to compel the local agencies to do so.

The third model is, I'm not sure how viable this is, but it is a model where we would share joint authority.

The fourth option would be an optional delegation authority. This is somewhat similar to what we have with local enforcement agencies where the jurisdiction designates a particular agency to do their enforcement for them. And if they choose not to take on those responsibilities, those responsibilities fall to the state.

And then lastly, we have a partial delegated authority. And this is similar to our

1 Tire Enforcement Program that we have where we have 2 the local enforcement agencies out in the field 3 doing inspections and compliance work, citing 4 initial violations. And then where violations can 5 be corrected, then those cases are forwarded to the 6 state for enforcement. So that's another model. 7 So like I said, we're in, definitely, a 8 preliminary stage. There's not a lot of detail we 9 can get into until we make some of the -- define 10 some of the parameters that we discussed earlier 11 today. But I think I would love to hear, you know, 12 any ideas that you have on the things that we did throw out there. 13 14 MR. LEVENSON: Thanks, George. You might 15 as well stay up. 16 So comments, questions, ideas on 17 This is clearly going to be a very, enforcement? 18 very key issue for CalRecycle to discuss over the 19 next months in the rule making. We want to make 20 sure, as George said, that we are able to do this 21 effectively. (Background telephone conversation.) 2.2 You said digital. Now that's kind of -- but that 23 it not be as protracted and gray as some of the 939 determinations are right now. 24 25 Any of these models strike you as most

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   workable?
              Any of them -- other ideas that you
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   think you want to keep --
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            UNIDENTIFIED MALE: (Background telephone
4
   conversation.) There's a lot of things detailed.
            MR. LEVENSON: Where did come from?
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            Who's got their hand up? I see you've got
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   two on the, I'm sorry, what, your left. Okay.
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            John, go ahead, and we'll come down here.
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            MR. DAVIS: He's assuming I have a
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   comment.
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            No, I think it's going to be really
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   important for -- we have some large federal
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   military training facilities. It's going to be
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   really hard for a city to go in and tell the U.S.
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   Marine Corps that they need to comply with the
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   statute. So, you know, I don't think it's
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   universal. But I think the ability to call for
   help, you know, whether it's a school district or
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   Caltrans or the Marine Corps, I think there are
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   just going to be instances where that's really the
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   appropriate way to handle it, and you're going the
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   have more leverage with them.
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            MR. LEVENSON:
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            MR. DAVIS: That's it.
                           Thanks, John. And by the
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            MR. LEVENSON:
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way, you know, this does include schools. 2 haven't mentioned schools very much, but state 3 agencies, schools, things that are typically 4 outside our jurisdictions ability, the federal. 5 MS. TURNER: Yeah. That will likely stay 6 with us because we -- there's no authority, I don't 7 think, to give that away --8 MR. LEVENSON: Yeah. 9 MS. TURNER: -- even though it might be a 10 good idea for us, but thank you. 11 MS. WHITE: Hi. Monica White, Edgar and 12 Associates. 13 So I'm not sure if I can subscribe to one 14 over the other. But I will say that, based on some 15 experiences I've seen, especially when it comes to 16 reporting and how an LEA or a county may track how 17 a facility or processor is doing, I do think however the enforcement mechanisms rolls out, there 18 19 is a certainly a need to ensure that, say at a 20 county level or a state level, all of the reporting 21 and sort of the tracking that we discussed in the 22 previous section certainly be made clear to both 23 entities. 24 So, for example, if an LEA, say is put in 25 charge of enforcing over a compost facility and

that compost facility tracking is being sent directly to CalRecycle and they're not seeing both sides, that could present a real issue in having to make sure that the compost facility has done what they've said.

So I think something to keep in mind is transparency and collaboration between these different jurisdictions. I do like that a lot of these options have CalRecycle taking a larger role in how we're looking at a facility level. I know Cara earlier mentioned maybe evaluating diversion rates by facilities. I think that's very interesting, especially since, and I know this is was brought up on Tuesday, some facilities do manage materials across county lines and it therefore become difficult in the annual report to sort of track that.

So it certainly seems like some kind of combined role, whether you guys are looking at annual report from a jurisdiction to evaluate a certain set of programs. And then in addition, looking at a DRS report from a facility to ensure that they've met their recycling commitment or whatever rate that they subscribe to.

MS. TURNER: Thank you. I'm kind of

1 hearing that there's almost a two-prong approach, 2 that it might be, in some case, appropriate to 3 delegate all the authority to a jurisdiction. 4 MS. WHITE: Uh-huh. MS. TURNER: And then on these certain 5 6 other specific things, maybe there's -- it's at the 7 state. 8 MS. WHITE: Right. 9 MS. TURNER: Yeah. MS. WHITE: And for me, like I come from a 10 11 greenhouse gas verification background. So through 12 those mechanisms there are certain requirements to 13 keep reporting and source data, is what they call 14 it. So it may not be something that is shared 15 annually with CalRecycle. But certainly you could 16 call upon that information, should you need to do 17 an audit or some kind of verification for the process. And whether that's at a jurisdiction 18 19 level through an annual report or a facility level 20 with a DRS reporting, I just tagged onto those two, 21 I think that becomes very important for 22 transparency in the system and making sure that we 23 are accounting for as much as possible. 24 Again, the idea that without really good solid reporting, no matter what our goals are, we 25

1 can't say that we've met them. 2 MR. LEVENSON: Thanks, Monica. 3 We'll get you the mic. 4 Thanks, Jeff. 5 MR. REYNOLDS: Dave Reynolds with the City 6 of Laguna Hills. 7 Wow, this is a lot of information, so --MR. LEVENSON: 8 Yeah. 9 MR. REYNOLDS: I quess I'd be remiss if I 10 didn't say that I favor local control with the 11 management of solid waste and recycling as it 12 relates to organics because of what comments have been made with our franchise agreements and how 13 14 those can differ between local agencies, just based 15 on circumstances. So status quo, I was unclear 16 what that meant. If it means that we continue 17 forward the way that we're conducting business now, 18 where there's local control of reporting through 19 the county and to the state, that makes sense to 20 me. 21 Then I had a question. I liked good-faith 2.2 effort. To me it made a lot of sense. And, you 23 know, the genesis of why that went away, I can 24 understand probably, because there needs to be more 25 teeth in foreseeing diversion. But I also look at

a good-faith effort being defined as administrative discretion, too, in monitoring the programs.

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So I just found out today that the goals that we've set for 2020 and 2025 are not set on the jurisdiction, but rather statewide. And the comments have been made, too, that there are rural communities, there are more urban communities, we're all different. So the lack of the good-faith effort, I had a disconnect with when you have to measure our accomplishments. So I guess I just wanted to hear maybe a head nod that you still have administrative discretion.

MS. TURNER: Yes. And that will probably -- that's going to play out, you know, with the monitoring of compliance.

So just to go back to your question on status quo, what that was referring to is our relationship with entities outside jurisdictions controlled now, like schools and state agencies.

So that's the status quo that verbiage was intended for.

But, yeah, there's always administrative discretion. I mean, you're never ever going to get away from that in reality. I mean, an inspector goes and takes a look at a site, and they're always

1 making a certain amount of judgment. 2 know, we're going to try to reduce some of the 3 subjectivity to that and make it a little bit more 4 objective. 5 So I'm not really answering your question, 6 probably, but feel free to ask more. 7 I also want to just bring back the note 8 that we -- there will be a full discussion about 9 factors that are considered prior to penalties. 10 And so although that's not good-faith effort the 11 way we've defined it in the statute, there are 12 elements that we always take into consideration prior to assessing penalties. And, you know, 13 14 although it may not be called good-faith effort, an 15 entities effort in trying to comply is always part 16 of that discussion. 17 So it feels like a very bureaucratic answer, but I don't know if that's helpful or not. 18 19 MR. REYNOLDS: No, it was. Thank you. 20 MR. LEVENSON: I'll throw out a little 21 hypothetical, if I can think it through. 22 Suppose, and I'm not predetermining 23 anything, but suppose a jurisdiction passes an 24 ordinance or implements some program to meet 25 requirement X, and it has to do with ramping up

collection to cover, say all the organics that we've talked about today. And then it turns out that there is not sufficient capacity. Well, maybe they put in a provision to phase in things that rates are going to go up or programs are going to be phased in as capacity builds up. So that to me is a potentially a legitimate way to approach things. I'm not saying that's going to be in the regs or not.

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Whereas, if you had the same situation and a jurisdiction didn't make any effort to pass ordinances or revise franchise agreements or try to deal with rate structures, well, to me that would be fairly straightforward that that's something that's not in compliance and warrants consideration for enforcement.

So I think, how do you factor in the real world and the timing of everything, but we don't have the category of good-faith effort, you know, out of compliance and on a compliance order, in compliance and on a four-year review versus that good-faith middle bucket?

MR. BRADY: Howard, if I could just add, as George was saying, there certainly will be factors that are considered. And there's going to

be factors outside either the jurisdictions control, outside of a haulers control, outside of a 2 3 facilities control. Just by the definition of the 4 waste stream, you only have control of what you 5 have possession of at that time. 6 But as it relates to good-faith effort, 7 it's not so much that we won't be considering those 8 factors, but it's that the process that's 9 specifically spelled out in 41825 and 41850 of 10 certain notice -- certain specific noticing 11 periods, that is not what the statute included, but 12 we'll still be considering factors. It's not just all black and white. 13 MS. SCHILL: Hi. Alyson Schill from Tree 14 15 People. 16 I actually work with schools. And since 17 you mentioned schools, I wanted to bring it up that it is nearly impossible to give like mandated 18 19 regulations of you have to do this, Mr. School 20 District, especially something like LAUSD which has 21 just hundreds of schools that they can barely 2.2 control. 23 But I go out to these schools on a daily 24 basis and I'm trying to help them implement, not 25 only like just basic recycling program that goes

beyond just the cardboard, which is now the only thing that they're really kind of forced into doing, but bottles and cans that kids can make money off of. Or even now, I'm really seeing a lot of interest in especially food share and food donation programs as it relates to AB 1826, as teachers, especially science teachers, are learning about it.

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And I just wanted to put it out there that something that I have as an idea that CalRecycle can do to help that system move forward is like, for example, you guys were offering those recycling bins, those black corrugated plastic recycling bins for a long time. I know you're out of those right now and they come and go. But those are a huge help for the teachers that I work with all the time.

I don't know if there is any sort of funding that can go into providing resources and monetary funding incentives or contests, or even just recognition labels, something like a green-ribbon school but on a smaller scale, of like a closed-loop food school that does a food share and a food donation program, just for that little plaque of recognition, or have some bragging rights

as to their ability to participate in it. Because 2 with schools, like you said, it's hard to say you 3 have to do this. But rewarding them and giving them the resources they need to actually be able to 4 5 comply with these new laws that are coming down is 6 going to be really monumental for them, so thanks. 7 MS. TURNER: It's almost like the opposite 8 of enforcement; right? Thank you. MR. LEVENSON: 9 Others? Don't give him the 10 Don't give him the mic again. MR. DAVIS: I asked for it. 11 12 MR. LEVENSON: Go ahead. 13 MR. DAVIS: I may regret this, but, well, 14 the good-faith effort response, Howard, I mean, 15 thinking that, I mean, you may not -- you have the 16 authority to set regulations, pretty broad 17 authority. So maybe you don't call it good-faith 18 effort but it's some other triple subjunctive that 19 you know when you see it. 20 But I'm thinking of AB 1826 which really 21 has a pretty prescribed set of steps. And we've 22 been working since its adoption to carry those 23 forward. And you know, that, I think, you know, I have some comfort that I can defend what we've been 24 25 doing and show why it's going to be effective, as

opposed to something that's really vague and everybody submits a bunch of reports on programs and somebody decides whether that's enough. So, you know, I go back to the AB 1826 which really overlays, you know, a big part of what I think you're setting out to do initially. all have to meet that test. We have to have a plan, and the plan means we're going to carry things out over time. So I just wanted to toss that out there as maybe a way to not lay another burden on us but let us carry forward what's already there. MR. LEVENSON: Yeah. Well, if anything, John, and George, you might want to speak, anybody can speak, but, you know, I think 1383 takes it

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John, and George, you might want to speak, anybody can speak, but, you know, I think 1383 takes it further, for sure. It expands potentially, depending on how we define things, the kinds of materials that we're looking at beyond 1826. It gives us the ability to think about how do we make this more enforceable.? You know, it's almost flipped, you know, what are clear lines where if you don't do certain things, it's going to be considered to be out of compliance, and to send a message about that?

And then it links it to the ability to

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   have, you know, 1826 and mandatory commercial
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   recycling, basically education and outreach
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   monitoring, reporting and monitoring. You know,
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   this give us the opportunity to think about
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   additional programmatic requirements to make sure
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   things are really happening and moving.
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            So I think it's more, for sure, but it's
   building on that.
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            MR. DAVIS: Yeah. I think -- but the 1826
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   steps are more than just outreach and -- because,
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   you know, you have to address capacity. You have
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   to have --
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            MR. LEVENSON: You have to report on --
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            MR. DAVIS: -- a plan to roll out
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   collection.
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            MR. LEVENSON: You have to report on those
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   things.
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            MR. DAVIS: And you have to report on
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   those things. So, you know, it's not that far
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   removed from what I think you're heading toward on
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   1383.
2.2
            MR. LEVENSON: Okay. Well, we hear you.
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            But for example, and I can't resist, you
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   know, we have information that's going to be
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   provided under both 876 and 1826 on, you know,
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barriers and what's under local control, what's not under local control. That's useful information.

But, you know, 1826 and mandatory commercial recycling still have a very relatively limited number of things that are required.

So the question here is: Are more things required and are more entities, do they need to be involved in that? Because we do want to ultimately send a message that whatever this package ends up looking like, we want it to be clear that, you know, we intend to have it implemented and we intend to take appropriate enforcement action.

That's one reason why we want to adopt it early, so that people know, you know, what the rules of the game are going to be.

MR. BRADY: Okay. Sure, I'll add on.

I think with 1826, expanding upon the existing 939 process, I think sort of what you're hearing us grappling with, particularly with reporting and enforcement, is that 1826 or 939 more broadly had clearly delineated what the -- what equaled compliance and had a clearly delineated enforcement program and statute. And we kind of have the opposite here, so it's not necessarily clearly delineated. What is compliance and where

our enforcement authority begins and ends is not as clear.

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And that's part of where we're looking at the statute, trying to vet different concepts with you about how we could approach that. And that's just going to be part of our process, is determining where that is and what the appropriate metrics are.

MR. VALDIVIA: Hello. My name is

Ignacio Valdivia. I'm here with CR&R. And I just

want to give a viewpoint from my position. I'm

kind of -- I'm their Assistant Sustainability

Coordinator and I interact with city council and

different businesses.

And I really think that city enforcement is really important. Once you delegate it to CalRecycle, I feel sometimes a city will pass that on and say, well, you know, it's your responsibility. But really, it should be a city council issue and a city should take -- you know, run with it and try to do the best effort they can.

And with that, you know, as you were talking with schools, we have a great plan for bottles and cans, that we give back money to that certain organization that runs the program in the

school. So what we try to do is that we try to give as much information.

And we really appreciate that, as

CalRecycle, one of my partners, when they come and visit us, it doesn't feel like they're telling you, you know, this is what's wrong, but this is more of a guidance, like this is where we can help you out with. It's more of a partnership. So I really appreciate that educational feel that can come from you, the city and other nonprofit organizations and try to -- this is a big topic and I love all the information. So as we try to get the right plan, try to make sure we get a good outline, so as we're sharing with, you know, commercial, you know, business owners, that they can understand, you know, where this is coming from and what's the cost of this.

MR. LEVENSON: Yeah. That's a great point, Ignacio. And I will just mention, and Cara may want to say something, that our intention is, once the rulemaking is completed and adopted, or even before that, we'll start, but we will be developing, just as we've done for mandatory commercial recycling, just as we've done for 1826, we will be developing FAQs, guidance documents,

collateral material, what are peer matches, things 2 like that. And we'll be posting and getting that 3 information out so that the city or the hauler or 4 whoever is involved can go talk to the generators, 5 can go talk to the grocers. We'll be also coming 6 at via the statewide associations and getting them 7 to disseminate information to their members so 8 they're aware of what the requirements are. 9 So there's a different -- a variety of 10 different ways that we will try to get that 11 information out to build the support for that, 12 whatever ends up in the package. I don't know if 13 that's really addressing your points, but they were -- it seemed like it was worth reiterating or worth 14 15 pointing out that that's what we've done in the 16 past. 17 Cara, I don't know if you want to add 18 anything to that or that's sufficient, so --19 MS. WILLIAMS: Angela Williams, City of 20 Inglewood. 2.1 I kind of disagree with what was just stated in regards to allowing just the city to be 2.2 23 the enforcement -- or it should emanate through the 24 city as the enforcement agency. Because, of course, mayors or city councils, they're all 25

1 temporary, as it were. And so whatever is 2 important to that particular group may not be 3 important to the next sitting representative at 4 that time. So I think that if it comes out from the 5 6 state as a requirement, then any city council will 7 enforce what the state says is a requirement. 8 That's just my personal opinion. 9 Konya? 10 MS. VIVANTI: I totally echo Angela's 11 statement there. Because city councils don't want 12 to keep doing ordinances to their businesses. 13 you become business unfriendly, and then people 14 move out or they don't vote for you when it's 15 election time. So it's one thing that CalRecycle 16 mandates a city to pass an ordinance or to make it 17 voluntary. When it's mandatory, then the city will 18 say, well, that's -- CalRecycle made us do it. 19 That's what we do with the stormwater rule 20 It's the regional board. It's not that we 2.1 want to do this, the state is making us do this. And it's easier to sell to our businesses 2.2 23 than our residents. But if we have to do it on our

own and it's voluntary, it's not very popular. And

like Angela says, council comes and go. City staff

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   comes and goes, too. And you would have, you know,
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   possibly it rescinded.
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            So the other thing about penalties, if
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   there are penalties, I would hope that the
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   penalties would go back to a program aspect of it
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   and not to the state coffers.
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            MR. LEVENSON: I see everybody writing
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   that down.
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            MS. VIVANTI:
                          I got you, girl.
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            MR. BRADY: I can just add that we
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   typically are the big, bad state. The only
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   enforcement option that George didn't mention is if
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   we just had CalRecycle cede the authority to ARB,
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   that would be our preference but -- no. No.
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            Your point is well taken.
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   certainly something we'll keep in mind.
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            MS. TURNER: Am I off the hot seat?
            MR. LEVENSON: I don't know. No.
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            MS. TURNER: No.
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            MR. LEVENSON: No. I can't read that.
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            MR. REYNOLDS: Dave Reynolds with the City
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   of Laguna Hills,
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            Just for clarification, when we're talking
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   about enforcement, nothing is going to change.
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   This is a mandate coming down from CalRecycle that
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local jurisdictions have to implement.

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MS. TURNER: Yes. There will be specific requirements. And I suppose -- I think that's a little bit of a subtlety because we don't have this very solid at this point. But, you know, I can see a requirement come out that a jurisdiction needs to do something, and it's more subjective. And what I'm hearing from a couple of the people in the audience is that that's more difficult, at least that's how I'm interpreting their comments. much more difficult to go sell at the local level. So having more concrete requirements that are directed from the state that the locals have to do, or a generator or a hauler, whatever the entity is, is easier for them. So that's kind of what I'm hearing.

But since we do have -- we are in the rulemaking package, you know, we -- those -- it could be drafted in multiple different ways. So I think it's good to have that level of feedback.

And I think we're looking at this as though there will be some very clear, specific things that are required of entities out of this, for sure. And then there might be some more subjective things, also, but we're just not quite there yet.

1 MR. LEVENSON: Okay. I'm going to -- it's three o'clock. I don't know if we have any more 2 3 comments on enforcement. We certainly can go 4 there. I know probably people are going to start to filter out. 5 6 Alyson, you just flashed a sign to me that 7 said email comments, and so I'm not -- that could mean two things. One is we haven't gotten any 9 email comments. But I think you probably meant, 10 can you send comments in via email or was it the 11 former? 12 MS. SCHILL: (Off mic.) No. I think somebody (indiscernible). 13 14 MR. LEVENSON: Oh, okay. So maybe this is 15 an opportune time, and before we go into the 939 16 section, for -- because I don't want people to 17 leave without hearing a little bit about next 18 steps. So I think what we'll do is ask Hank to 19 20 just briefly talk about next steps, comments post 21 today, kind of what we're thinking of. It's not 22 all defined yet. And then we'll come back and talk 23 about 939, for those of you who have the stamina to stay and the time and so on. 24 25 MR. BRADY: Thanks, Howard.

And I just want to reiterate, as I mentioned in the beginning, for throughout 2017 we're looking at continuing to have these informal workshops to vet the various concepts. Today was very exploratory and we really appreciated everyone's feedback so far. We're also looking for written comments. And I think we're looking ideally within 30 days. We'll still take comments after 30 days.

But I think, as we're trying to move towards our next workshop, if you can try and meet that timeline, and also for anyone listening online. And we're looking to have our next workshop in April. We'll probably, again, do a series of workshops in Northern California and a workshop in Southern California.

I think we're still determining what the best subject to cover for that is, but I'm looking to have a little bit more detailed policy to discuss and get more feedback on. Then probably a series of workshops April, May, July, June or July, August, throughout the year, as I think all of the sections we talked about today lend themselves to whole or half-day, hopefully, workshops. And then we will -- we're looking to develop regulatory

language and initiate the regulatory process towards the end of the year. So your feedback is critical throughout.

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And then just to kind of reiterate at a little bit of a higher level, when Evan talked about the potential organics definition and what that means is that's essentially not disposing of any more than 5 million tons of organics by 2025. Accounting for population growth, we're looking at a statewide reduction of 20 million tons no longer going to landfills in 2025. So that's not an effort that can be accomplished without cooperation and collaboration between CalRecycle, the state, local jurisdictions, industry and consumers themselves.

So I'm looking forward to continuing to engage in this process with all of you.

And is there any details I'm missing?

MR. LEVENSON: One little detail. If you do have comments, as Hank said, we'd like to get them in the next -- written comments, we'd like to get them in the next 30 days. We'll take them after that, as well. But the next 30 days, those will be the ones that we're trying to digest and use in terms of the next iteration so that we have

some materials for April.

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We do have a comment form online. If you can use that, it makes it easier for us to kind of parse out the topics and see, you know, where we need to respond. We're not going to be responding to each comment that we get with a letter back to you saying here's what we did. You know, we'll be taking all that information and distilling it.

This is informal, so we're taking feedback in a lot of different ways.

But that's -- to the extent that you have the time and inclination to write and can use the comment form, that would be great. If you don't use the comment form, we'll still look at it, and it will be ongoing throughout the year.

up. We're going to jump into our last section, and kind of alluded to it. One of the things that our Director, Scott Smithline, has been talking to various jurisdictions about over the course of the last year or two is as this discussion of SB 1383 started to evolve in the legislature and with the scoping plan and the Short-Lived Climate Pollutant Plan, he's also been talking to jurisdictions about our fundamental program under AB 939, which had

been modified by 341 and 1826, as to whether there are any opportunities for us to streamline or modify the kind of planning and reporting provisions of AB 939 without diminishing its underlining intent, because that is still there.

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So we wanted to open up that dialogue today. We may not have any great ideas, but we want to make it clear that we're open to those ideas on how to streamline that process as we move forward on the 1383 rulemaking.

So I'll turn it to Cara. We're going to tag team again a little. Maybe I'll do it right this time.

MS. MORGAN: You did fine.

So we're going to go through this very quickly. But I think, as Howard very well set the stage, what we want to talk about are the key aspects of the current 939 jurisdiction review process, and that includes a variety of things.

And I want to start out with the formal review process.

And for those of you who are from jurisdictions or work with jurisdictions, you know that a key part of the success of 939 has been this aspect of formally reviewing jurisdictions program

implementation and CalRecycle making a determination on is that program implementation adequate.

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So as we move into developing the 1383 concepts, we talked about earlier that we do want to try and deal with overlap duplication. And as we move into 2022, how or what could the 939 review process look like? Should it stay the same? Maybe that's, it should. Maybe there are changes. So we're looking to get your input on that.

Some other aspects of it are -- and John

Davis mentioned earlier, should it be a bit like it
is for MCR, or mandatory commercial organics?

Meaning that we could review a jurisdiction any
time, and there would be more specificity to what
is an acceptable program. So that's one concept.

Another thing we'd really like to talk about and get feedback is the annual reporting process. And reporting to CalRecycle is critical for CalRecycle to verify program implementation and for us to know that programs are being implemented. And certainly as we move into SB 1383 implementation, you heard earlier that reporting is going to be also very important.

So where we can, are there ways that we

1 should streamline or change the current electronic 2 annual reporting process? And so we'd like your 3 input on that. 4 And I turn it to Howard. 5 MR. LEVENSON: Can you click the -- oh, 6 you did. 7 MS. MORGAN: Yeah. MR. LEVENSON: Got it. 8 9 MS. MORGAN: I did. 10 And similarly, planning, MR. LEVENSON: 11 obviously, is going to be a really important part 12 of 1383. It's an integral part of AB 939 and the mandatory commercial recycling, and AB 1826. 13 some of the planning provisions in AB 939 have been 14 15 around since the inception in 1989. You know, some 16 of them may be unnecessary. 17 So we're looking for feedback from you as 18 to whether some of those provisions might be deleted or modified to relieve some of the burden 19 20 on jurisdictions, again, without diminishing the 21 underlying programmatic requirements, things like 2.2 the five-year review report or summary plan or 23 other things, or in contrast, do you think there are additional things that ought to be required 24 25 that are related to that.

If you can -- thanks.

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We also want to know if, as we explore new organics requirements under SB 1383, we're also wondering whether similar specificity might be needed for some of the existing programs under AB 939. For example, should a C&D program be required to have education for permit applicants? Should it be required to have an ordinance? In other words, if we kind of -- at the same time we look at streamlining 939, we also are wondering whether more specificity in some of its programmatic elements might be helpful.

And I think lastly, you know, we historically have tried to assist and work with jurisdictions to bring them into compliance before we take formal enforcement action. And I think you're all quite familiar with our history on that.

When we do determine that a jurisdiction is determined to be out of compliance, the compliance order process is a pretty lengthy one in terms of the conferring period and going back out to independent review of that, and then putting folks on a compliance order with a local implementation plan and so on, so it takes a long time. Maybe that's good. It gives folks a chance

to come into compliance. But we're interested in 2 feedback on our there ways -- should be look at 3 streamlining that? Are there ways to do so and 4 expedite that process and make it a little simpler? 5 So those are just some of the things that 6 we have contemplated. We wanted to just provide 7 this opportunity. At the same time that the bulk of today has been about 1383, are there things 8 9 about 939 planning, reporting, enforcement that could be done a little differently to help 10 11 complement our moves towards the 1383 process? 12 MS. MORGAN: And changes could happen 13 statutorily, for example, if it's planning 14 requirements that we want to eliminate. But there 15 are a lot of things that we could administratively, 16 for example, streamlining the annual report 17 process. So we want any and all of your ideas. 18 And same thing goes with the comment form. 19 You can also submit your 939 ideas via the comment 20 form. And we will be taking those, kind of looking 21 at them all and seeing what we can change. 22 So is everybody tired or does anybody have 23 comments on this or ideas? Or it's just something to think about in the future. This is definitely 24 25 going to be open for input for quite a while.

We have -- yeah, thanks, Jeff.

MR. REYNOLDS: Dave Reynolds, the City of Laguna Hills.

I think if it's not broken, don't fix it.

And honestly, the process of submitting the annual report and working with Malory has been useful for me to understand what's happening at our local level. And with the passing of AB 1826, which put a measurement on our businesses that are required to recycle, has been beneficial, too, because it creates a communication channel between the state and the local jurisdiction on which businesses that we're addressing.

So I'll put it this way, I don't want CalRecycle breathing down my back more than once a year. So having an annual review -- I'm just kidding because, you know, she periodically will check in, which I think is useful.

But in my opinion, just based on my experiences in Laguna Hills, the annual report process -- and I have EcoNomics, too, helping with the report, so there's a lot of work that goes behind it. So I can't really speak personally of generating the report because he's doing it for me.

I know there's a lot of work that goes behind it

but the product is good. Because when my city 2 council is asking about what's happening in the 3 city, I have a great document to share with them 4 that's very specific. 5 And then that is coupled with the site 6 visit, which I think is useful because it gets me 7 out of my office to go see what's happening, as 8 well. 9 So that, I would like to see go forward, 10 and not really any more reporting constraints that 11 are placed upon us. 12 MR. LEVENSON: Well, I think I speak on 13 behalf of --MR. REYNOLDS: I didn't mean it that way, 14 15 though. 16 MR. LEVENSON: Yeah. Well, we really 17 appreciate getting that feedback. And I think just within the context of the reviews, those 939 review 18 19 cycles and the annual site visits, it's nice to 20 hear Malory gets some kudos. And I think, you 21 know, that's well deserved, and well deserved across all of Cara's staff. 2.2 23 We've worked really hard over the last seven or eight years to build that whole system of 24 relationships with jurisdictions, get a better 25

1 understanding of what's going on within the 2 jurisdiction, both for our staff, and then to make 3 sure that, you know, the locals have an equal 4 understanding so that when we come to that review 5 period, whether it's 939 or in the future under 6 1383, we have a really high confidence level that 7 we all understand what's going on, if we identify a 8 gap, we really have a good analytical basis for 9 that, there's been a lot of back and forth. So I 10 think it's really been fruitful. And I'm glad --11 so I'm glad to hear that. 12 At the same time, we just want to open up 13 the discussion that if there is something that can 14 be changed, we're certainly open to consideration. 15 MS. MORGAN: And I do want to reassure 16 you, Dave and others, that we're not intending to 17 make any changes. We just thought it was a great 18 opportunity to have the conversation at the same 19 time we're starting this dialogue on 1383, so --20 MR. LEVENSON: Colleen? 21 Thanks, Dave. 22 We'll get you a mic. Yeah. Hang on a 23 sec. 24 MS. FOSTER: One of the things that --Colleen Foster, City of Oceanside -- our agency has 25

been challenged with is our agency was very used to 2 the diversion rate, and actually set their zero-3 waste goals, our city council, receiving -- you 4 know, achieving 75 percent by 2020, et cetera. Wе 5 went to pounds per person per day. It's been very 6 difficult to convey that to your stakeholders and 7 your policy makers. And it's difficult when cities 8 like to compare themselves against one another, you 9 know, and there disparities in that. You've got wealthier communities that are allowed to produce 10 11 more waste. And you've got cities that don't 12 understand that aspect. 13 So that's been a challenge with the new 14 system, especially when all of your mandates still 15 talk about 50 percent, 75 percent, et cetera, it's 16 a very difficult thing to deal with at a council or 17 policy level. 18 The other issue, is there ever going to be 19 an opportunity to change, you know, baseline 20 studies and data that is outdated and not helpful 2.1 with our reporting systems? 22 MR. LEVENSON: I've punted a few times to 23 other people. I'll punt to you. 24 MS. MORGAN: I know I ignored you earlier. 25 You know, I completely understand the diversion

rate issue. And, you know, the thing that we've done is set up the calculator tool so that you can calculate a diversion rate. We, certainly with SB 1016, purposely moved away from the number being so important. But I still get, in communicating to counsel, it still plays an important role. So it's a challenge. The best we have is the tool that we have so that you can still do that, and I think that was a good compromise.

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With respect to baselines, you know, I don't -- it certainly would require a statutory change, and that would have to be driven statutorily. I think that the amount of time and resources that went into developing the base years and updating those numbers was a tremendous amount of money and resources. And that is probably a big reason why we've moved away from that. Certainly that per capita rate is an indicator. But I have to be honest, we really are looking at the disposal trend so much more. We feel that that's a harder and truer number, except for jurisdictions, obviously, that have allocation issues. But we think with the implementation of the AB 901 regulations and the reporting system that will be put in place and the enforcement behind that, we're

going to see improvements there. 2 So I don't think we'll be going back to 3 I do think at some point, as we move further 4 and further away from those original base years, 5 they do become less accurate. And so, you know, 6 when you're communicating to elected officials, 7 disposal trends might be a better communication 8 tool, especially as we move into this world of 1383 9 where we are really talking about, you know, 10 reducing the amount of disposal and particular 11 organics. 12 I know I didn't total give you the total 13 answer --14 MR. LEVENSON: Well --MS. MORGAN: -- you want, but --15 16 MR. LEVENSON: -- and I think just -- and 17 I think Colleen knows this. And just for those of you who weren't involved in this historically, the 18 19 diversion rate calculation was becoming more and 20 more protracted and unreal in terms of what's 21 really generated, all the adjustment factors, it 22 was late. It really wasn't workable. And there 23 was too much focus on that. I mean, I remember arguments at the Board about, oh, this jurisdiction 24 25 is at 49 percent. Are they out of compliance or

not? And the numbers are so -- they're not so 2 precise, to make that determination. 3 So SB 1016 shifted everything to a real 4 measurable quantity disposal. But more important, 5 and Cara said it, the number became an indicator 6 instead of the trigger. And now we really look 7 more at program implementation. And that's really 8 much more important to me in terms of do 9 jurisdictions have the right -- all the programs in 10 And that's going to become even more 11 pronounced, I think, as we move into 1383. 12 So that was sort of the evolution and the history. But it doesn't diminish the issue of it 13 14 was so easy to talk about diversion percentage, and 15 that's a much easier thing to glom onto, but it 16 really wasn't real. 17 MR. REYNOLDS: Could I -- I wanted to just 18 ask a question. 19 MR. LEVENSON: Oh, sorry. 20 MR. BRADY: I didn't understand the point 21 of the wealthier communities getting to dispose 22 more. I hadn't -- could you elaborate on that? not understanding where that's --23 24 MS. FOSTER: Well, a good example in our 25 community, and you guys can explain more why this

is the case, so I welcome you to that, but our council -- you know, what we're allowed to dispose of, it's 6.2 pounds per person per day, and we're generally at four pounds per person per day. And then, you know, I have a council member that looks up the City of Del Mar and they've allowed to dispose of 20 pounds per person per day, and that's very difficult to explain.

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MS. MORGAN: Yeah. And it's not necessarily about wealth. It gets back to that base year and what went into that. And Del Mar just happened to have a lot of horse manure. So it's kind of Livingston and chicken parts. So if anyone knows Livingston, they have always been well above their diversion rate and well below their per capita target.

So did that answer your question?

MR. CHONG: Thank you. This is Suk Chong
with L.A. County Public Works.

So this is not a question, necessarily, about AB 939, but it is -- so there was that memo dated January 10th from Mr. Smithline, giving all the jurisdictions, basically, a heads-up that they will be subject to potentially more aggressive visits, if you will.

What kind of response have you had or like what assurance can you share with us that this does not necessarily meet -- like there's one area that was a concern to some people, and that is to do with basically anyone (indiscernible) just complaining to CalRecycle that something is happening, and that could lead to, you know, some -MR. LEVENSON: Yeah. I think we'll both probably respond on that, Suk Chong. Thanks for that comment. I think it was -- well, a couple of things are going on here. One is that under AB 939, we generally, although we have some abilities, otherwise we generally are looking at all the programs together. And it takes failures or inadequacies on a wider range of programs to forward a jurisdiction for a potential compliance order. AB 341 for mandatory commercial recycling, AB 1826 for organics, allowed us to do a review that focuses on either one of those programs. we didn't have to do it within the context of the two- or four-year cycle. It could be done anytime.

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So Scott's letter was really -- because organics are so critical to so many different state

policy goals, that letter was really intended to 1 2 emphasize that provision in the statute and to let 3 folks know that we were serious about it, partly 4 because, you know, we were hearing from some people 5 that some haulers or some cities don't think 6 CalRecycle will do anything about that. 7 So I think it was really important to get 8 that message out that we have that ability. We are 9 looking at that. We're looking at mandatory 10 commercial recycling and organics within the 11 context of the four-year review cycle that just 12 ended, as well as this year and next year. 13 see failures to implement, we'll be bringing them 14 forward. 15 I don't know if you want to add onto that. 16 MS. MORGAN: Yeah. I think I would just like 17 to assure you that we are not conducting 18 investigations because someone reported on someone 19 else. I know that was a concern with the 20 legislation, that language in there. And, you 21 know, I can assure you, we continue to look at, you 22 know, the jurisdictions implementation, they're 23 actual implementation. It's based upon the 24 conversations that we have with the jurisdiction 25 and the their haulers and the data that they report

to us, as well as a site visit verification.

So, you know, before we go down the path of referring a jurisdiction for either mandatory commercial recycling or mandatory commercial organics recycling, it's really done with the jurisdiction. So I hope that is assuring to you.

I think also the difference, to add onto what Howard said, is that both mandatory commercial recycling and mandatory commercial organics laid out, as John mentioned, very specific things that need to be done. And so when we are looking at referring jurisdictions for noncompliance, it's because those specific things weren't done. And I can tell you that in analyzing the jurisdictions at the end of this four-year review cycle, you know, it is because jurisdictions really didn't fulfill their commitments, whether that was follow-up to those businesses not recycling or doing some of the significant education.

But that's not just the only thing that we look at. Then we look at, well, what are they getting in the way of compliance rates? And, you know, compliance is really high. And then there's this lack of implementation over here. That's what's presenting the picture, when we have a

1 noncompliance situation. 2 But even in Scott's letter, what's laid 3 out there is an opportunity then for the 4 jurisdiction to present to us a plan for correcting 5 that deficiency and allowing an opportunity for the 6 jurisdiction to address it. And that then would 7 keep them from being referred to the Compliance 8 Unit, which is under Georgianne's shop. 9 So it's still built to the 939 process, 10 but it happens -- it can happen a little bit 11 faster. And it happens faster because it is such a 12 prescriptive law and it's much more straightforward for us to be able to determine with the 13 14 jurisdiction whether it's being implemented or not. 15 And I can say the letter has really helped 16 a tremendous amount. 17 MR. LEVENSON: We'll get the mic to you. 18 No, we got it broadcast. 19 Can we have a microphone please? 20 Thank you. Hi. Konya from MS. VIVANTI: 21 City of Lakewood. 2.2 Thanks for clarifying that. Because when the letter came out, my management said, hmm, is 23 24 there -- what kind of change? What's happening up 25 at CalRecycle? We seem to be getting a different

tone from them, a different change. And then other 1 2 cities started calling me and saying did you get 3 that letter, you know, it sounds like something's 4 changing up in Sacramento and, you know, what's it 5 So you know, I'm glad you kind of all about? 6 clarified that a little bit more today. 7 MS. MORGAN: Yeah. I think that it was 8 time for us to let jurisdictions know. You know, 9 we've had four year to implement mandatory 10 commercial recycling. We had seen some 11 jurisdictions that may not have been giving it the 12 attention that it needed. So it was time to send a message. And in March, at the march 21st meeting, 13 14 we will be taking -- hearing about a group of 15 jurisdictions that have been determined not to be 16 in compliance with mandatory commercial recycling. 17 So it will be the first time that we are taking enforcement actions. Those jurisdictions have been 18 19 notified. And some of those -- and Konya's like, 20 oh, what does it mean, oh. But 21 MS. VIVANTI: (Off mic.) (Indiscernible.) 22 MS. MORGAN: No, you would know by now. 23 But those jurisdictions are being afforded the time 24 to present a corrective action plan to us. They 25 will still be in this public item as to how they're

1 addressing that. And then those that didn't 2 present an adequate plan or chose not to are being 3 referred to George's team for further corrective 4 action. 5 And then going forward, our staff are 6 beginning this year to conduct their annual reviews 7 and looking at 2016 implementation. That's the 8 first year of mandatory commercial organics 9 recycling implementation. So it is entirely 10 possible that we could have what is called the at-11 any-time review that was laid out in Scott's letter 12 starting to happen this year, should we find 13 jurisdictions not to be making adequate progress in 14 implementing mandatory commercial organics 15 recycling. 16 MR. BRADY: I can just add onto that. Ι 17 think part of why we want to have the conversation today is, also, we're talking about 1383 regulatory 18 19 concepts that won't become effective until 2022. 20 And so mandatory -- 1826, the mandatory organics -commercial organics recycling is one of our primary 21 22 -- one of the primary tools the state has to really 23 push organics recycling until 2022, until and 24 beyond 2022. 25 (Indiscernible) MS. VIVANTI: (Off mic.)

1 2 MS. MORGAN: Yeah. 3 MS. VIVANTI: -- (indiscernible). 4 MR. LEVENSON: Repeat the comment here. 5 MS. MORGAN: Yeah. So Konya mentioned, if 6 there are -- if any jurisdictions do end up facing 7 or having to pay penalties, that will go into a 8 particular fund that we typically -- well, we 9 always have used to then benefit the jurisdictions, 10 to help them with program implementation. And it's 11 laid out in statute that way. 12 But I just want to say, not many have had 13 to get to penalties because our compliance process 14 really is effective, and we take pride in that. 15 MR. LEVENSON: What she said. 16 Okay, it's been a long day. It's 3:30. 17 We're happy to stay here and take more comments. 18 We can kind of open up, if people have got things 19 they want to address from earlier in the day that 20 they, you know, didn't say or didn't have a chance 21 to -- they've thought about and want to add onto 2.2 it. Okay. 23 And then while we're at it, I want to 24 thank our court reporter, I'm sorry, I don't know 25 you're name, but -- and Paul for --

COURT REPORTER: Mason. 1 2 MR. LEVENSON: -- okay, thanks Mason, and 3 Paul, both of you for being here and making this 4 accountable in terms of a transcript, and for all 5 the smooth operations on the mics and the AV and so 6 on. 7 Go ahead. 8 MR. ARONIN: Actually, a process question. 9 I'm wondering if you're able to share the 10 participant list? It seems like there's some 11 collaborative opportunities that could be explored 12 and be helpful for contributions for future workshops, if that's possible. 13 14 MR. LEVENSON: Yeah. I would think we 15 can, at least to the extent that people did sign 16 in, you know, we can post that at some --17 relatively quickly. 18 For those who were on the broadcast, it 19 wasn't a go-to, so we don't have a sign-in, you 20 know, ability on that. But, yeah. 21 Chris, did you note that? 22 Maybe we should -- we're going to go to 23 the last slide. There we go. We've got some 24 contact info up here. So our web page is up there. 25 That's kind of where we'll be posting stuff.

That's something to look at. I want to flag the listserv that if you go our home page, you can sign up for that or just, you know, type that in so you'll get announcements of whenever the workshops are and be able to track this over the course of time, because there's going to be a lot of activity, as Hank said.

Do you want to wrap up?

MR. BRADY: Sorry. Kind of quickly gave some closing remarks earlier. I just wanted to reiterate, this is going to be a long process. It requires a lot of engagement between the state and jurisdictions and the haulers and the generators, as well. So we're looking forward to engaging on that throughout that year. I think we're all probably going to get to know each other pretty well. So it will be really critical that we get your feedback. Ultimately, the product that developed will be better with input from everyone that's going to participating, so thank you.

MR. LEVENSON: Okay. I think we are done. Thanks a lot for joining us and being here all day. And we will see you in April, somewhere, somehow, via broadcast. We are probably going to do some workshops at other areas in Southern

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California, as well, just so it's not always here.
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    But we'll see what room availability is and where
 3
   we can go. I'm sure we'll be back here. Paul
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   would be devastated if we weren't.
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             Thank you. Thanks everybody.
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    (Whereupon, the meeting was adjourned at 3:33 p.m.)
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## REPORTER'S CERTIFICATE

I do hereby certify that the testimony in the foregoing hearing was taken at the time and place therein stated; that the testimony of said witnesses were reported by me, a certified electronic court reporter and a disinterested person, and was under my supervision thereafter transcribed into typewriting.

And I further certify that I am not of counsel or attorney for either or any of the parties to said hearing nor in any way interested in the outcome of the cause named in said caption.

IN WITNESS WHEREOF, I have hereunto set my hand this March 6, 2017.

Mason Booker CER\*\*00866

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I certify that the foregoing is a correct transcript, to the best of my ability, from the electronic sound recording of the proceedings in the above-entitled matter.

MARTHA L. NELSON, CERT\*\*367

March 6, 2017