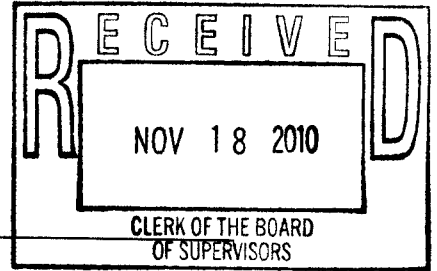


2010 Local Agency Biennial Notice



Name of Agency: Wheatland Union High School District

Mailing Address: 1010 Wheatland Road, Wheatland, CA 95692

Contact Person: Dr. VIc Ramos Office Phone No: (530) 633-3100 ext 102

E-mail: vramos@wheatlandhigh.org Fax No: (530) 633-3119

Accurate disclosure is essential to monitor whether officials have conflicts of interest and to help ensure public trust in government. This agency has reviewed its conflict-of-interest code and has determined that *(Check one box)*:

An amendment is required. The following amendments are necessary:
(Mark all that apply.)

- Include new positions (including consultants) that must be designated.
- Delete positions that manage public investments from the list of designated positions.
- Revise disclosure categories.
- Revise the titles of existing positions.
- Delete titles of positions that have been abolished.
- Other *(describe)* _____

No amendment is required.

Verification

The agency's code accurately designates all positions that make or participate in the making of governmental decisions; the disclosure categories assigned to those positions accurately require the disclosure of all investments, business positions, interests in real property, and sources of income that may foreseeably be affected materially by the decisions made by those holding the designated positions; and the code includes all other provisions required by Government Code Section 87302.



Signature of Chief Executive Officer

10/4/2010

Date

Complete this notice regardless of how recently your code was approved or amended.
Please return this notice no later than **October 1, 2010**, to:

YUBA COUNTY BOARD OF SUPERVISORS
915 8th STREET, SUITE 109
MARYSVILLE, CA 95901

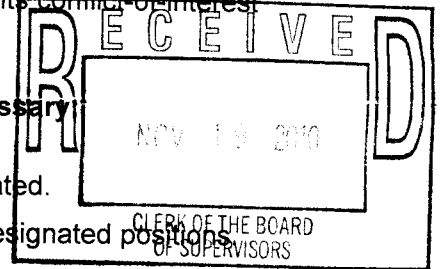
PLEASE DO NOT RETURN THIS FORM TO THE FPPC.

2010 Local Agency Biennial Notice

Name of Agency: Yuba Jafco
Mailing Address: 526 C Street, Marysville, CA 95961
Contact Person: Paige Hensley Office Phone No: 530-749-5467
E-mail: phensley@co.yuba.ca.us Fax No: 530-740-4836

Accurate disclosure is essential to monitor whether officials have conflicts of interest and to help ensure public trust in government. This agency has reviewed its conflict of interest code and has determined that (Check one box):

- An amendment is required. The following amendments are necessary (Mark all that apply.)
- Include new positions (including consultants) that must be designated.
 - Delete positions that manage public investments from the list of designated positions.
 - Revise disclosure categories.
 - Revise the titles of existing positions.
 - Delete titles of positions that have been abolished.
 - Other (describe) Re-adoption of code to adopt state code
- No amendment is required.



Verification

The agency's code accurately designates all positions that make or participate in the making of governmental decisions; the disclosure categories assigned to those positions accurately require the disclosure of all investments, business positions, interests in real property, and sources of income that may foreseeably be affected materially by the decisions made by those holding the designated positions; and the code includes all other provisions required by Government Code Section 87302.

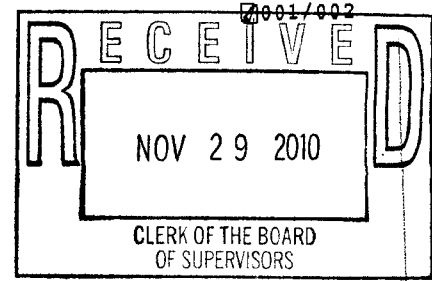
John Bennett
Signature of Chief Executive Officer

NOV 3, 2010
Date

Complete this notice regardless of how recently your code was approved or amended. Please return this notice no later than **October 1, 2010**, to:

YUBA COUNTY BOARD OF SUPERVISORS
915 8th STREET, SUITE 109
MARYSVILLE, CA 95901

PLEASE DO NOT RETURN THIS FORM TO THE FPPC.



2010 Local Agency Biennial Notice

Name of Agency: WHEATLAND FIRE AUTHORITY
 Mailing Address: PO BOX 119 WHEATLAND 95692
 Contact Person: FIRE CHIEF Office Phone No: 688-6990
 E-mail: CHIEF@WHEATLANDFIREAUTHORITY.COM Fax No: 633-8215

Accurate disclosure is essential to monitor whether officials have conflicts of interest and to help ensure public trust in government. This agency has reviewed its conflict-of-interest code and has determined that (Check one box):

An amendment is required. The following amendments are necessary:
 (Mark all that apply.)

- Include new positions (including consultants) that must be designated.
- Delete positions that manage public investments from the list of designated positions.
- Revise disclosure categories.
- Revise the titles of existing positions.
- Delete titles of positions that have been abolished.
- Other (describe) NEW POLICY UNDER LEGAL REVIEW

amendment is required.

Verification

The agency's code accurately designates all positions that make or participate in the making of governmental decisions; the disclosure categories assigned to those positions accurately require the disclosure of all investments, business positions, interests in real property, and sources of income that may foreseeably be affected materially by the decisions made by those holding the designated positions; and the code includes all other provisions required by Government Code Section 87302.

[Signature] Fire Chief 11/24/10
 Signature of Chief Executive Officer Date

Complete this notice regardless of how recently your code was approved or amended.
 Please return this notice no later than **October 1, 2010**, to:

YUBA COUNTY BOARD OF SUPERVISORS
 915 8th STREET, SUITE 109
 MARYSVILLE, CA 95901

PLEASE DO NOT RETURN THIS FORM TO THE FPPC.

COMMISSIONERS
Jim Kellogg, President
Discovery Bay
Richard Rogers, Vice President
Montecito
Michael Sutton, Member
Monterey
Daniel W. Richards, Member
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Jack Baylis, Member
Los Angeles

ARNOLD SCHWARZENEGGER



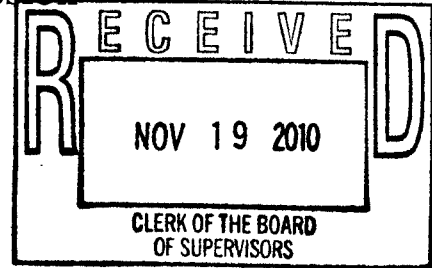
Governor

JON K. FISCHER,
ACTING EXECUTIVE DIRECTOR
1416 Ninth Street
Box 944209
Sacramento, CA 94244-2090
(916) 653-4899
(916) 653-5040 Fax
fgc@fgc.ca.gov

STATE OF CALIFORNIA

Fish and Game Commission

November 18, 2010



TO ALL AFFECTED AND INTERESTED PARTIES:

This is to provide you with a copy of the notice of proposed regulatory action relative to Section 632, Title 14, California Code of Regulations, relating to Stewarts Point State Marine Reserve and Stewarts Point State Marine Conservation Area, which will be published in the California Regulatory Notice Register on November 19, 2010.

Please note the dates of the public hearings related to this matter and associated deadlines for receipt of written comments.

Ms. Marija Vojkovich, Regional Manager, Marine Region, Department of Fish and Game, (805) 568-1246 has been designated to respond to questions on the substance of the proposed regulations.

Sincerely,



Sherrie Fonbuena
Associate Governmental Program Analyst

Attachment

**TITLE 14. Fish and Game Commission
Notice of Proposed Changes in Regulations**

NOTICE IS HEREBY GIVEN that the Fish and Game Commission (Commission), pursuant to the authority vested by Sections 200, 202, 203.1, 205(c), 219, 220, 1590, 1591, 2860, 2861 and 6750, Fish and Game Code, and Sections 36725(a) and 36725(e), Public Resources Code, and to implement, interpret or make specific Sections 200, 202, 203.1, 205(c), 219, 220, 1580, 1583, 2861, 5521, 6653, 8420(e) and 8500, Fish and Game Code, and Sections 36700(e), 36710(e), 36725(a) and 36725(e), Public Resources Code, proposes to amend Section 632, Title 14, California Code of Regulations, relating to Stewarts Point State Marine Reserve.

Informative Digest/Policy Statement Overview

On June 24, 2010 the Commission adopted Emergency Regulations for the Stewarts Point State Marine Reserve (SMR). The adoption of these regulations was based on public support and tribal request. After working to adhere to Department of Fish and Game (Department) feasibility guidance and working with other non-government organizations, the Kashia Band of Pomo Indians of the Stewarts Point Rancheria developed a proposal that would allow access to traditional subsistence and ceremonial locations that had previously been incorporated into the Stewarts Point SMR, a no-take marine protected area (MPA).

The Kashia Band of Pomo Indians proposal requested that the no-take Stewarts Point SMR be modified so that a section of the shoreline would become a State Marine Conservation Area (SMCA) that allowed for recreational take (Table 1). Their proposed boundary ran from the mean high tide line out to a distance of 300 feet. However, in order to meet previous Department design feasibility guidance on designing MPAs, the Commission opted to extend the offshore boundary out to a line that approximates 1000 feet. Even though these modifications allowed for an SMCA to occur within an area that was previously a no-take reserve, there was no overall change to the connectivity of the MPA network. This was achieved because the original Stewarts Point SMR exceeded minimum size guidelines for connectivity as outlined by the Master Plan Science Advisory Team. However it should be noted that the level of protection for the modified SMCA was reduced from very high to low due to the allowed recreational take for all users.

Table 1. Proposed regulations for the Stewarts Point SMR/SMCA complex.

MPA Name	Proposed Allowed Take	SAT Level of Protection
Stewarts Point State Marine Reserve	Take of all living marine resources is prohibited	Very High
Stewarts Point State Marine Conservation Area	Take of all living marine resources is prohibited EXCEPT the recreational take from shore only of: marine aquatic plants other than sea palm, marine invertebrates, finfish by hook and line, surf smelt by beach net, and species authorized in Section 28.80 of these regulations by hand-held dip net.	Low

The proposed regulation will make permanent the emergency regulations described above.

NOTICE IS GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held at the Hotel Mar Monte, 1111 East Cabrillo Boulevard, Santa Barbara, California, on Thursday, December 16, 2010, at 8:30 a.m., or as soon thereafter as the matter may be heard.

NOTICE IS ALSO GIVEN that any person interested may present statements, orally or in writing, relevant to this action at a hearing to be held in the Resources Building Auditorium, 1416 Ninth Street, First Floor, Sacramento, California, on Thursday, February 3, 2011 at 8:30 a.m., or as soon thereafter as the matter may be heard. It is requested, but not required, that written comments be submitted on or before January 28, 2011 at the address given below, or by fax at (916) 653-5040, or by e-mail to FGC@fgc.ca.gov. Written comments mailed, faxed or e-mailed to the Commission office, must be received before 5:00 p.m. on February 1, 2011. All comments must be received no later than February 3, 2011 at the hearing in Sacramento, CA. If you would like copies of any modifications to this proposal, please include your name and mailing address.

The regulations as proposed in strikeout-underline format, as well as an initial statement of reasons, including environmental considerations and all information upon which the proposal is based (rulemaking file), are on file and available for public review from the agency representative, Jon K. Fischer, Acting Executive Director, Fish and Game Commission, 1416 Ninth Street, Box 944209, Sacramento, California 94244-2090, phone (916) 653-4899. Please direct requests for the above mentioned documents and inquiries concerning the regulatory process to Jon K. Fischer or Sherrie Fonbuena at the preceding address or phone number. **Ms. Marija Vojkovich, Regional Manager, Department of Fish and Game, Marine Region, telephone (805) 568-1246 has been designated to respond to questions on the substance of the proposed regulations.** Copies of the Initial Statement of Reasons, including the regulatory language, may be obtained from the address above. Notice of the proposed action shall be posted on the Fish and Game Commission website at <http://www.fgc.ca.gov>.

Availability of Modified Text

If the regulations adopted by the Commission differ from but are sufficiently related to the action proposed, they will be available to the public for at least 15 days prior to the date of adoption. Any person interested may obtain a copy of said regulations prior to the date of adoption by contacting the agency representative named herein.

If the regulatory proposal is adopted, the final statement of reasons may be obtained from the address above when it has been received from the agency program staff.

Impact of Regulatory Action

The potential for significant statewide adverse economic impacts that might result from the proposed regulatory action has been assessed, and the following initial determinations relative to the required statutory categories have been made:

- (a) Significant Statewide Adverse Economic Impact Directly Affecting Business, Including the Ability of California Businesses to Compete with Businesses in Other States:

The proposed action will not have a significant statewide adverse economic impact directly affecting business, including the ability of California businesses to compete with businesses in other states. The proposed regulation affects approximately 25 square nautical miles. The impacts are anticipated to be minor.

- (b) Impact on the Creation or Elimination of Jobs within the State, the Creation of New Businesses or the Elimination of Existing Businesses, or the Expansion of Businesses in California: None.
- (c) Cost Impacts on a Representative Private Person or Business:

The Commission is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed action.
- (d) Costs or Savings to State Agencies or Costs/Savings in Federal Funding to the State:

Any additional costs to State agencies for enforcement, monitoring, and management of MPAs are difficult to estimate and depend on not only the impacts of the proposed regulation but also other regulations and processes.
- (e) Nondiscretionary Costs/Savings to Local Agencies: None.
- (f) Programs Mandated on Local Agencies or School Districts: None.
- (g) Costs Imposed on any Local Agency or School District that is Required to be Reimbursed Under Part 7 (commencing with Section 17500) of Division 4, Government Code: None.
- (h) Effect on Housing Costs: None.

Effect on Small Business

It has been determined that the adoption of these regulations may affect small business. The Commission has drafted the regulations in Plain English pursuant to Government Code sections 11342.580 and 11346.2(a)(1).

Consideration of Alternatives

The Commission must determine that no reasonable alternative considered by the Commission, or that has otherwise been identified and brought to the attention of the Commission, would be more effective in carrying out the purpose for which the action is proposed or would be as effective and less burdensome to affected private persons than the proposed action.

FISH AND GAME COMMISSION

Jon K. Fischer
Acting Executive Director

Dated: November 9, 2010

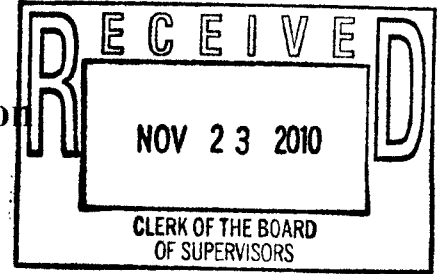
COMMISSIONERS
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Michael Sutton, Member
Monterey
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Jack Baylis, Member
Los Angeles

ARNOLD SCHWARZENEGGER



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Box 944209
Sacramento, CA 95844-2090
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(916) 653-5040 Fax
fgc@fgc.ca.gov

STATE OF CALIFORNIA
Fish and Game Commission



November 22, 2010

TO ALL AFFECTED AND INTERESTED PARTIES:

During the regulatory process to amend Section 632, Title 14, California Code of Regulations, regarding south coast marine protected areas, changes were made to the originally proposed regulatory language.

Because these regulations are different from, yet sufficiently related to, the originally proposed regulations, the Administrative Procedure Act requires that we make the changes available to you for a 15-day written comment period.

Enclosed for your review is a disc containing the updated informative digest and the modified proposed regulatory language, with new additions shown in bold double underline and deletions shown in bold strike-out.

Please refer to the original notice for additional information.

If you would like hard copies of these documents, you may request them by contacting the Commission office at the letterhead address, phone number, fax number or e-mail address.

You may submit written comments to the Commission office and/or attend the December 15, 2010 hearing in Santa Barbara and offer testimony.

Sincerely,

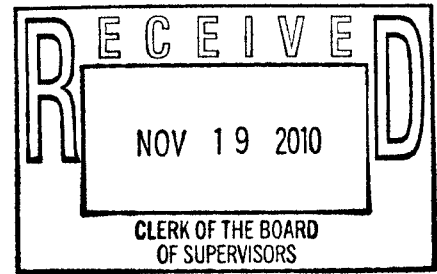


Sherrie Fonbuena
Associate Governmental Program Analyst

Enclosures

From: Alyssa Lindman
1893 Whitewater Drive
Marysville, CA 95901
alyssa.lindman@gmail.com

RECEIVED BY EACH
BOARD MEMBER



November 18, 2010

To: Planning Department, Board of Supervisors and Planning Commission Staff
Yuba County General Plan Update
915 8th Street, Suite 123
Marysville, CA 95901

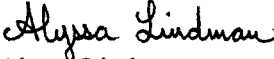
Subject: Draft Yuba County General Plan 2030 (5 pages total)

Yuba County Supervisors, Commissioners & Staff:

My name is Alyssa Lindman and I live in the Edgewater Community. I have a background in studying landscape architecture and have worked on a wide variety of projects, including park master plans, bike trails, restoration and even city/county planning documents. I am also a LEED Accredited Professional so I am familiar with “greening techniques”. From an environmental standpoint, the General Plan has a lot of really appealing ‘green’ goals and policies. However, as I began to pour through all the public letters and documents trying to get the big picture, I found there was a lot of issues/concerns being brought up. I began to get a sense that community input was not being valued or incorporated into the General Plan Update. These citizens and stakeholders are key players here and to know that their input isn’t being properly acknowledged concerns me. I prepared a list (included at the end of my letter) of some of the most important issues that have been brought up by stakeholders, agencies and residents. I presented this list to the Planning Commissioners last night at their meeting. The list of concerns show just how severely unbalanced the General Plan is. It’s lacking not only important input from citizens but economic input to balance the strongly environmental theme. We are at a critical crossroads here. If the General Plan is adopted as is, it would be lacking valuable community input that SHOULD have played a pivotal role in shaping Yuba County. I realize there has been community workshops and people had a chance to comment, but from my experience with workshops, they are **always** organized in a way that does not allow out of the box thinking. The public is guided through the process and it IS NOT an open public forum where issues can be brought up at will and discussed amongst everyone. The

letters that have been pouring in over the past few weeks are FULL of really important issues and staff says there are no resources to properly address them so they can be included in the General Plan Update process. I keep hearing these statements that we had our chance and now there's no more time or money. Yet, if the General Plan and EIR are approved without this input, it could put more strain on an already burdened county and possibly lead to feelings of anger, resentment and distrust towards county government. We SHOULD be creating a healthy relationship of two-way communication with thoughtful and constructive discussions. Again, I am asking for a true dialogue to begin. I would like a feedback loop where citizens can directly discuss concerns with staff and know that their suggestions are being incorporated. We know the letters have been received but what we really want to see is a measurable action. We want to see the impact of these letters in the General Plan and EIR. As it stands, how can this possibly be a "document that best represents the vision of the residents of Yuba County" when there are concerns that haven't been addressed and key players that have not been involved in the planning process?

Thank you for your time,


Alyssa Lindman

General Plan Issues & Weaknesses: A Summary of Public Comments

1. Future growth seems overly vigorous with an unbalanced housing element

- General Plan provides for up to 100,000 additional residents at build-out, with expected population growth to reach 137,000 in 2030 (Department of Finance). With the current population at 73,380 (January 2010 Census), this allows for a maximum addition of approximately 63,620 additional residents. The General Plan has nearly twice the expected growth!
- The housing unit increase does not fit the current or near future projections of what the county expects. We have had a loss of nearly 1000 jobs in the past few years and an increase in housing. With past economic trends not looking good, how can we expect that things are going to suddenly swing back into full gear? Where's the data to support this?
- Doesn't match growth areas shown SACOG MTP Community Types Map, which shows a slightly smaller growth footprint
- Projected population numbers don't reflect current economic/social trends
- Plan should focus more on reinvestment and infill in existing developed areas, where Prime Farmland won't be impacted.

2. Unbalanced General Plan that's Environmentally Skewed

- The GP has had no economic input, which has created an unbalanced plan that doesn't not address the current or future economic status of the county. This is vital information that is needed to determine where the county is and where we need to be. We need a well-balanced plan if we want it to succeed.

3. Public Health & Safety Element

- General Plan is REQUIRED by government code to include specific solutions to how impacts of development on public services and facilities will be funded.
- General Plan must also address past, current and on-going economic impacts on the current Sub-prime Mortgage Crisis and the corresponding State Fiscal Crisis and it's resulting effects on local agencies ability to provide public services and facilities for future development.
- General Plan should emphasize that the County will condition future development on availability of public services and facilities.
- This section DOES NOT address emergency medical, rescues, traffic accidents, and hazardous materials spills.
- Need policies to address fire-related improvements in foothills.
- Multi-Hazard Mitigation Plan action items should be included in the General Plan now and not added later as this document will play a crucial role in public health and safety.
- Action HS9.1 - A more detailed policy should be added to address emergency access and evacuation routes, especially pertaining to the foothill areas. There should be more mention of direction (having a clear in and out), road capacity information should be added as well as the expected level of service for roads.

4. Vision Element, page 6 – "Reexamine feasibility of continued subdivision into five acre parcels within the foothill community boundaries...."

- Language doesn't allow for future subdivision and may even freeze future growth with limitations.
- Many foothill residents invested in property in the foothills with the intent of subdividing it in the future and this statement severely limits their ability to do so.

5. Approval of 4/5 members of Board of Supervisors (Implementation Section)

- This super majority reduces the flexibility of the general plan and doesn't allow for future changes in the world. There is no way to predict Yuba County will be like in 20 years, so having flexibility is important in keeping the General Plan current with latest trends and issues. The GP must be a constantly evolving document, not a static one.
- According to the Chain of Command, the Board of Supervisors is the governing body that sets policy, so this policy could be revised per their direction.

6. Premature EIR and General Plan Adoption

- There hasn't been nearly enough public input and the General Plan Update isn't even completed. There are still tons of issues and comments that need to be addressed before the General Plan can be finalized.
- Wording in Resolution for Planning Commission to recommend 'adoption' of General Plan is premature and alternate language needs to be used to allow for additional input from public on both the GP and EIR.

7. Existing Infrastructure will not Support Future Development

- According to public comments, Yuba County residents and Emergency Services are concerned about the ability of the current infrastructure to support the proposed development. They believe the infrastructure needs to come BEFORE development.

- Roads, sewer, water, schools and emergency services are at capacity or nearly at capacity to support existing demand.
- Should be policies to support the improvements and development of infrastructure prior to development. A lack of policy to address this potential problem will force new residents to travel further to find services.
- A lack of improvements proposed for SR65 and SR70 would create further traffic issues and increase emergency response time.
 - ◆ Fehr & Peers April 2009 report stated a substantial increase in trips made would require roadway improvements beyond what's suggested. Fehr & Peers also recommended widening SR65 and SR70 to six lanes and all County Roads 4-6 lanes.
 - ◆ Caltrans September 2010 comments also had recommendation that the capacity of the Yuba River Bridge be increased by adding auxiliary lanes NB from N. Beale Road to right turn at 3rd St. and SB from 1st St loop ramp to N. Beale off-ramp SB. These improvements could greatly reduce bottlenecks but they are not currently proposed in the GP.

8. Goal NR1 – Recreational Area needs more policies on recreational facilities

- Public input, especially from youth, show a lack of gathering places (community or civic centers), lack of community programs for all ages and a lack of public recreational facilities. A lack of stuff to do in Yuba County not only hurts the local community, but it keeps visitors from wanting to come here and spend money.
- Important to address the need for additional recreational opportunities/programs in the General Plan, not just Parks Master Plan.
- According to the Parks Master Plan, “no government agency is providing organized sports, classes or other recreation programming” within Yuba County. The closest place to find them is in Yuba City.

9. Lack of Protection of Prime Farmland

- The Farmland Goals seem way too narrow considering that agriculture occupies 75% of the land and is a billion-dollar industry for Yuba County.
- Ag is part of economy and history and supports the rural landscape people have come to enjoy.
- Policies NR3.5-3.7 do not adequately address the need for agricultural buffers against urban growth. A 200-300ft buffer would allow farming practices to occur without impediment.
- Yolo County is very similar to Yuba County in terms of agriculture and their General Plan has policies that support, sustain, reinvent and diversify the agricultural economy. Some important policies/actions that the Yuba County GP could include:
 - Farmland Conservation Mitigation Program requiring 1:1 mitigation
 - Policy to work w/ LAFCO
 - Policy to remove incompatible uses/facilities
 - Whole Education and Awareness goal set to promote agriculture and ag recreation.
 - Promote the use of the Williamson Act for ag preservation
 - Creation of an Agricultural District Program designed to promote agricultural endeavors while helping to relax regulatory standards. With the agricultural business constantly changing, we have to evolve with it and diversify to find new ways to increase our agricultural base with higher value crops.

10. Greening of Yuba County & Policy HS3.15 – Mandatory Rainwater Collection

- Rainwater collection does not allow the ground water to recharge and forces extra costs onto the developer/homeowner (\$1500-\$3000/home).

- Reducing surface runoff can be achieved through Low Impact Development design strategies such as native landscaping and pervious paving for driveways and parking lots can help decrease runoff and increase infiltration. Bio-swales can also help control surface runoff while providing for infiltration and filtering of runoff.
- There is a strong feeling in the rural communities that the “greening” of Yuba County will strongly impact them financially, trying to meet requirements. I believe a more ‘focused’ greening of Yuba County is needed, to address the more urban areas, which generally have increased development runoff, higher albedo, increased light pollution and higher water use for things like streetscapes and parks.

11. Air Quality & AB32

- Developers aren’t familiar with “greening” techniques and applications and may shy away from Yuba County if we become too strict. We need to make sure we aren’t discouraging developers by trying to find a happy medium.
- AB32 is still really new and lots of questions are being raised about how/if this new requirement will be achieved. Some developers may just stay away from it entirely b/c it becomes extra work for them to try and figure this stuff out.

12. The Building Industry Association had concerns about the ability of new developers to meet Policy HS5.2 and HS5.4 on GHG Emission requirements.

- Isn’t enough data available to fully address this issue and make it easier for developers to complete the requirement, which they call, “virtually impossible for any new project.”
- Lack of information on current per-capita VMT or County GHG emission rates.
- Lack of transit services to support this effort
- The North State BIA is very concerned about the intent to set GHG emission levels and worry it could completely stop development altogether.

13. Concern about Land-Use classification of the Magnolia Ranch and Woodbury Specific Plans and lack of inclusion of the Wheatland Area for future development.

- Both the Magnolia Ranch and Woodbury Specific Plans are designated in the Land Use Diagram (CD2) as Natural Resources when they are clearly Valley Neighborhood designations according to their respective plans.
- A lack of proper land-use designation feels like the map was purposefully made to look as if future development would not be located in these areas designated as Natural Resources. These specific plans are in the process of being approval by the County and are expected to be part of the Valley Neighborhood according to their project scope.
- Also, the exclusion of the Wheatland area for development does not match the SACOG MTP Community Types Map, which shows Wheatland as having some growth where as the General Plan shows none. This isn’t realistic to suggest that Wheatland won’t be growing.