

**Comment 1 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: dgraymond@me.com

Affiliation:

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

The National Aerosol Association (NAA) appreciates the opportunity to comment on the Initial Statement of Reasons (ISOR) for the Consumer Products Regulation released February 2, 2021.

Attachment: 'www.arb.ca.gov/lists/com-attach/1-consumerproducts2021-VjhWMVMzAg4AMgM2.docx'

Original File Name: NAA 45 day comment period 32021.docx

Date and Time Comment Was Submitted: 2021-03-05 08:42:03

No Duplicates.

**Comment 2 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: guy

Last Name: woods

Email Address: greenpro@sbcglobal.net

Affiliation:

Subject: no methlene chloride in paint removers

Comment:

Sirs Will there be any changes on the VOC for paint removers since methlene chloride is banned in paint removers by the Department of Toxic Control? Methlene chloride along with acetone was a low VOC in paint removers. Thanks Guy Woods Green Products

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-10 15:42:16

No Duplicates.

**Comment 3 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Joseph

Last Name: Yost

Email Address: jyost@thehcpa.org

Affiliation: Household & Commercial Products Assoc.

Subject: Comments on consumerproducts2021; Agenda Item # 21-2-1

Comment:

Dear Clerk of the Board,

The Household and Commercial Products Association (HCPA) appreciates the opportunity to provide comments on the proposed amendments the Consumer Products Regulation; Board Agenda Item # 21-2-1. See Attachment.

Respectfully,
Joseph T. Yost

Attachment: 'www.arb.ca.gov/lists/com-attach/3-consumerproducts2021-WzNRNFAhUWMFXAhr.docx'

Original File Name: HCPA Comments - consumerproducts2021 - Agenda Item # 21-2-1.docx

Date and Time Comment Was Submitted: 2021-03-12 09:29:42

No Duplicates.

**Comment 4 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation:

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

WD-40 Company appreciates the opportunity to provide comments on the Initial Statement of Reason (ISOR) for the Consumer Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/4-consumerproducts2021-UCcHZQAsUDcGMAVa.docx'

Original File Name: WD-40 45 day CARB comments 32021 (003-1).docx

Date and Time Comment Was Submitted: 2021-03-16 18:06:21

No Duplicates.

**Comment 5 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Alexandra

Last Name: Scranton

Email Address: alexs@womensvoices.org

Affiliation: Women's Voices for the Earth

Subject: Comments on Consumer Products Regulation Amendments

Comment:

Comment uploaded by CARB from email sent to CARB staff due to technical difficulties.

Attachment: 'www.arb.ca.gov/lists/com-attach/5-consumerproducts2021-VyBXJ1M3UFxQNQlo.pdf'

Original File Name: WVE CARB comments March 17 21.pdf

Date and Time Comment Was Submitted: 2021-03-17 14:38:15

No Duplicates.

**Comment 6 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Diversified CPC International

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Diversified CPC International (Diversified) appreciates the opportunity to provide comments on the Initial Statement of Reason (ISOR) for the Consumer Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/6-consumerproducts2021-VDBcM1AnUWcBdQFy.docx'

Original File Name: Diversified CPC 45 day CARB comments ltr 03_18_21.docx

Date and Time Comment Was Submitted: 2021-03-18 09:38:06

No Duplicates.

**Comment 7 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Wilsonart Adhesives

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Wilsonart Adhesives appreciates the opportunity to provide comments on the Initial Statement of Reason (ISOR) for the Consumer Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/7-consumerproducts2021-B3AFalM+AiJROAJs.docx'

Original File Name: Wilsonart 45 day CARB comments Draft 031821B.docx

Date and Time Comment Was Submitted: 2021-03-19 10:24:53

No Duplicates.

**Comment 8 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Jean

Last Name: Cheesman

Email Address: bjwych@aol.com

Affiliation:

Subject: fragrance

Comment:

As someone with Multiple Chemical Sensitivity, I can get very ill from ANY exposure to fragrances! Please keep those out of all products. Thank you.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:43:03

No Duplicates.

**Comment 9 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: James R

Last Name: Monroe

Email Address: randy@monroescienceed.com

Affiliation: Monroe Science Educational Services

Subject: Air Quality and Fragrances

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:46:14

No Duplicates.

**Comment 10 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Cynthia

Last Name: Ratliff

Email Address: peace4alllife@sbcglobal.net

Affiliation:

Subject: Framramced

Comment:

The fragrances that are included in many products are offensive and cause serious reactions to my body and many others. No fragrances added should be the norm! Please consider all of us who are adversely sometimes extremely affected by unnecessary added fragrances.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:48:47

No Duplicates.

Comment 11 for Amendments to Consumer Products Regulations (consumerproducts2021) - 45 Day.

First Name: Caryn

Last Name: Graves

Email Address: caryn@lmi.net

Affiliation:

Subject: Please support the reduction of public exposure to fragrances

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:50:17

No Duplicates.

**Comment 12 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Ron

Last Name: Schmidt

Email Address: ronstreehouse@comcast.com

Affiliation:

Subject: Unwanted aerosol/aromas

Comment:

I can't believe I'm having to write this message opposing unwanted
aromas/odors/smells in our environment, but here I am doing just
that. DO NOT ALLOW SUCH INTRUSIONS IN OUR DAILY LIVES, FOR GOD'S
SAKE!

Ron Schmidt

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:46:27

No Duplicates.

**Comment 13 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Diana

Last Name: Bohn

Email Address: nicca@igc.org

Affiliation:

Subject: restrict fragranced products!

Comment:

Please make final regulations that will pose strict restrictions
on VOCs from fragranced products in California!

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:58:44

No Duplicates.

**Comment 14 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Nikki

Last Name: Nafziger

Email Address: nikkinashmusic@gmail.com

Affiliation:

Subject: Voc's/fragrance pollution

Comment:

Voc's/volatile organic compounds pollute our air/make it hard to breathe/cause and exacerbate asthma. Fragrance pollution is a serious threat that must be regulated/curbed. I personally have asthma since I was a little girl and have to use a preventative inhaler twice a day. The only time I have to use my rescue inhaler is when I 'm exposed to certain fragrances. I'm not alone. Many people like me, can't breathe because of fragrance pollution; both from cleaning chemicals and perfume chemicals. They are both life threatening.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 10:57:45

No Duplicates.

Comment 15 for Amendments to Consumer Products Regulations (consumerproducts2021) - 45 Day.

First Name: Thoi

Last Name: Pham

Email Address: thoipham@gmail.com

Affiliation:

Subject: Fragrance pollution regulation

Comment:

Hi, I developed multiple chemical sensitivity about 5 years ago and have become one of the many experiencing terrible reactions to fragrance, smoke the other chemical pollution. It is ubiquitous and makes it hard for me to live my life. My symptoms vary in severity and type. I get nausea, headaches and burning pain in my throat that can last for hours. The under part of my chin and my throat get sore and swollen, sometimes making it hard to breathe and swallow. These chemicals are unsafe for the environment and human health and other forms of life. Please regulate them and ban the dangerous ones all together.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:06:06

No Duplicates.

**Comment 16 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Sherrill

Last Name: Futrell

Email Address: safutrell@ucdavis.edu

Affiliation: - Select -

Subject: Fragrances Harm Asthmatics

Comment:

I am asthmatic and need you to reduce public exposure to fragrances asap. They cause health problems like migraines, shortness of breath and allergies for many people.

Thank you.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:06:22

No Duplicates.

**Comment 17 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Harriet

Last Name: Lit

Email Address: portlandharriet@gmail.com

Affiliation:

Subject: Fragrances

Comment:

As someone who has become more allergic to fragrances as the years pass, I request that fragrances be eliminated from all products. When someone nearby wears perfume, deodorant, or hair spray, I immediately get a sore throat and feel ill. When teaching children with emotional problems, I noticed that their behavior worsened when there were people in the room wearing some type of fragrance. This cannot be a coincidence. Fragrances are harmful to our physical and emotional health.
Thank you.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:03:35

No Duplicates.

**Comment 18 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Bret

Last Name: Polish

Email Address: brednjam1@yahoo.com

Affiliation:

Subject: Stop Fragrance Pollution

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:12:25

No Duplicates.

Comment 19 for Amendments to Consumer Products Regulations (consumerproducts2021) - 45 Day.

First Name: Deborah

Last Name: Wardly

Email Address: deborahwardly@yahoo.com

Affiliation: American Academy of Pediatrics

Subject: Regulation of VOCs from fragranced products

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance. Also, 60% of autistic people have been found to be sensitive to fragrance, therefore not regulating these VOCs could be construed as discrimination against this vulnerable group.

I am very chemically sensitive and I have an autistic son who is also chemically sensitive. We live on 20 acres down the end of a private road, in order to get away from the chemicals that society uses. Unfortunately, I have a new neighbor who uses fragranced laundry products and I am not sure what else, and my driveway is on an easement on their property. I can no longer use my driveway for recreation; walking, biking, or skiing, because of the toxic chemicals emanating from my neighbors house. Even when I go way down the hill on my property and walk on the fire road, I can sometimes smell their chemicals. My neighbors are not sensitive and I'm sure they don't realize that they are polluting the air not only on my property, but also in our forest which is home to deer, turkey, fox and bear, plus the occasional cougar and not to mention all the birds and squirrels, etc. This has to go back to the manufacturer so that they are constrained in the amount of these VOCs that are in their products. It is important to protect vulnerable disabled groups as well as our wildlife.

My children have been home during the pandemic, but they are supposed to return to high school as soon as it is safe. And I have no idea how this will go, because of our society's addiction to fragrance. My children's education may suffer because of this, if they become ill in school or if we are forced to have them continue their education at home because of the use of fragrances at the school. Regulation of fragranced products is the first step

to educating people regarding the dangers posed by these toxic VOCs, and eliminating access problems for disabled people as required by the Americans with Disabilities Act.

Thank you for your consideration of these comments.

Sincerely,
Deborah Wardly, MD

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:12:18

No Duplicates.

Comment 20 for Amendments to Consumer Products Regulations (consumerproducts2021) - 45 Day.

First Name: Susan

Last Name: Watts

Email Address: susanmwr@aol.com

Affiliation:

Subject: Exposure to fragrances

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

I suffer from Rosacea and any facial product that contains fragrance of any kind causes redness and inflammation. I can only purchase and use fragrance free products.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:34:53

No Duplicates.

**Comment 21 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Sylvia

Last Name: Valentine Henrichsen

Email Address: valentinesylvia@gmail.com

Affiliation:

Subject: No more fragrance pollution

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 11:59:40

No Duplicates.

**Comment 22 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Christopher
Last Name: Pearce
Email Address: cppearce@scj.com
Affiliation: SC Johnson

Subject: Proposed Amendments to the Consumer Products Regulation
Comment:

SC Johnson appreciates having the opportunity to provide the attached written comments re. proposed amendments to the Consumer Products Regulation.

Thank you in advance for your consideration.

Christopher Pearce
SC Johnson

Attachment: 'www.arb.ca.gov/lists/com-attach/22-consumerproducts2021-BnVSNwZYVm9SO1Q8.pdf'

Original File Name: SC Johnson-Comments-CARB-Proposal-03192021.pdf

Date and Time Comment Was Submitted: 2021-03-19 12:03:52

No Duplicates.

**Comment 23 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Cassandra
Last Name: Hanrahan
Email Address: reichenbc@yahoo.com
Affiliation:

Subject: CARB
Comment:

strongly support the proposal to sunset the 2% fragrance exemption
in the CARB regulations.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 12:05:26

No Duplicates.

**Comment 24 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Kathleen

Last Name: Wright

Email Address: thru2kat@yahoo.com

Affiliation:

Subject: Proposed Amendments on Antiperspirants & Deodorants

Comment:

I would like to add my voice to the many people who suffer from over-scent load. Everything has "scents" to it these days, and people like myself, who have immune issues, are unable to cope with this overload. This is becoming more and more prevalent. I urge you to further your controls on "scents" that must be endured rather than lessen them.

There are a whole army of folks who are living in exile, in their vehicles, because this onslaught has become so pervasive. Please do not add to this unfortunate, necessary way of life. I urge you, please, to consider why on God's earth we need anything more than what is naturally emitted?

Thank you.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 12:14:50

No Duplicates.

**Comment 25 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: darynne

Last Name: jessler

Email Address: darynnej@yahoo.com

Affiliation:

Subject: Fragrances are VOCs

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 12:57:20

No Duplicates.

**Comment 26 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Leda

Last Name: Olinger

Email Address: Ledakomail@gmail.com

Affiliation: Firehorse Salon

Subject: Regulate Fragrances Used in California Now

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 13:50:34

No Duplicates.

**Comment 27 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Stephanie

Last Name: Taylor

Email Address: drtaylor@womanswellspring.com

Affiliation:

Subject: VOCs from fragranced products

Comment:

Fragranced products are a significant problem and source of disability for many of the patients in my medical practice. They feel comfortable coming to the office because they know that they will be safe from VOCs that can cause them to feel ill.

I strongly urge you to pass this regulation to control fragrance volatiles in consumer products. There will be significant health benefits.

Yours,

Stephanie Taylor MD PhD

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 14:15:52

No Duplicates.

**Comment 28 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Jamie

Last Name: Ambrosi

Email Address: jamie.ambrosi@gmail.com

Affiliation:

Subject: NO VOCs in Fragrance

Comment:

The overuse of dangerous chemicals in our personal and household products has gone on long enough! We don't want these things on our homes, I have already been boycotting and making my own products for years now. If the industry wants my business back, then they need to. clean up their act!

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 14:20:11

No Duplicates.

**Comment 29 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: PLZ Aeroscience

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

PLZ Aeroscience Corporation (PLZ) appreciates the opportunity to provide comments on the Initial Statement of Reason (ISOR) for the Consumer Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/29-consumerproducts2021-BXUBa10mVVkDZAZj.pdf'

Original File Name: PLZ Aeroscience 45 Day CARB Comments.PDF

Date and Time Comment Was Submitted: 2021-03-19 14:34:54

No Duplicates.

**Comment 30 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Colleen

Last Name: Thomas

Email Address: colleengthomas@gmail.com

Affiliation:

Subject: Please Regulate VOCs

Comment:

I have lived with chemical sensitivities to VOCs for over 10 years and it is something that has dramatically affected my quality of life. In addition to headaches, I experienced chest pain, muscle weakness and confusion when I am exposed to VOCs. I have had to move to a new home site to this condition and cannot enter our shop at traditional stores (Safeway, Target, Home Depot) door to the cleaning products they use.

Please address the harmful health effects of these products and materials, for those like me and for everyone.

Thank you.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 15:21:08

No Duplicates.

**Comment 31 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Greg

Last Name: Rosas

Email Address: thestro15@yahoo.com

Affiliation:

Subject: trictRestrictions on VOCs from fragranced products in California

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 15:52:54

No Duplicates.

**Comment 32 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Daphne

Last Name: Raider

Email Address: daphneraider@yahoo.com

Affiliation:

Subject: Fragrance amendments

Comment:

I am very sensitive to fragrance. I am constantly trying to avoid places where I get triggered by all these different fragrances, which is a constant battle. If I do I immediately have pain in my lungs and start coughing and triggers my asthma.

Thank you for your support.

Daphne Raider

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 16:07:41

No Duplicates.

**Comment 33 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Tina

Last Name: Colafranceschi

Email Address: Fzypkbunnyslprs@gmail.com

Affiliation:

Subject: No perfume fragrance

Comment:

I absolutely get sick when I smell perfume or anything type of
smell that not an essential oil. Please limit fragrances and
perfumes.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 16:35:17

No Duplicates.

**Comment 34 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Sylvia

Last Name: De Baca

Email Address: sylviaadeba@verizon.net

Affiliation:

Subject: VOC emissions from Fragrance Products

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and environment. I do not support extending the deadline to 2031.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 16:35:09

No Duplicates.

Comment 35 for Amendments to Consumer Products Regulations (consumerproducts2021) - 45 Day.

First Name: Liza

Last Name: Grandia

Email Address: professorcanary@gmail.com

Affiliation: Associate Professor UC Davis

Subject: personal care and laundry smog

Comment:

Although tailpipes and smokestacks typically figure in the social construction of urban smog, a startling new study suggests that homes, white-collar offices, and people themselves may contribute more than ever imagined to the volatile organic compounds (VOCs) found in urban air. In 2010, a US National Oceanic and Atmospheric Administration (NOAA) team led by Brian McDonald was puzzled by high levels of VOCs in Pasadena air that could not be linked to vehicular combustion (Carswell, 2018). Though a combination of traditional roadway measurements, plus data from California Air Resources Board (a division of Cal EPA) on indoor emissions from consumer products (specifically pesticides, coatings, printing inks, adhesives, cleaning agents, and personal care products), the team concluded that VOC emission factors from common consumer chemical products in homes and offices were "one to two orders of magnitude higher than from automobile exhaust" (McDonald et al., 2018). VOC pollution was also surprisingly disproportionate to fossil fuel consumption. Ninety-five percent of oil in the U.S. is used for fuel, whereas just five percent gets refined into pesticides, personal care products, adhesives, and the like (Amos, 2018). Albeit a small slice of the overall national energy pie, consumer products nevertheless accounted for an astonishing half of VOCs in Los Angeles smog. News editors frolicked with ironic headlines, "Smog Has As Much Deodorant As Diesel In It" (Forbes), "Want Cleaner Air? Try Using Less Deodorant" (NY Times), "Shampoo is Causing Air Pollution, but Let's not Lose our Heads" (New Scientist). Although a few articles mention cologne or body sprays as a culprit, the titles largely placed blame on women's personal care products. If McDonald's team is correct about one of the world's most infamous cities for traffic jams, then thousands upon thousands of outdoor air quality studies focused on mobile-source pollution emissions could be overestimated by forty percent or more.

That astonishing error rate might be worse, because in reading McDonald's paper with a close gendered eye, I noticed that this male-dominated (17/20) team had not factored in dryer vents as another key source of home/personal emissions (personal communication, Chris Cappa). Although McDonald's study team cited another article by Australian civil engineer and world expert, Anne Steinemann (Steinemann et al., 2011), they overlooked another study of hers that quantified acetaldehyde emissions from house laundry vents. Her team concluded that VOC pollution from just one synthetically scented dryer load would be equivalent to three percent of vehicular emissions in a Seattle neighborhood (Steinemann, Gallagher, Davis, & MacGregor, 2013). Add together

the daily laundry of a whole community, and the portrait of urban air quality would change dramatically (personal communication, Anne Steinemann). Many severely chemically sensitive people cite laundry fumes as one of the key triggers that keeps them housebound.

I urge you to put teeth into this regulation. I am among the 1-3% of the population severely incapacitated by synthetic fragrances. Most stores, schools, theaters are inaccessible to me because of everyday personal care smog. Most days, I cannot even be in my yard or take a walk because of the laundry venting in my neighborhood.

Attached are the referenced studies as well as a recent article I was inspired to write on the "ins and outs" of pollution.

I am posting the link to Steinemann's studies here. They are essential reading. <https://www.drsteinemann.com/publications.html>

Her three articles on laundry emissions are here:
<https://link.springer.com/article/10.1007/s11869-020-00929-0>
<https://link.springer.com/article/10.1007/s11869-018-0643-8>
<https://link.springer.com/article/10.1007/s11869-011-0156-1>

Attachment: 'www.arb.ca.gov/lists/com-attach/35-consumerproducts2021-AWZWIgRkU24HZQNq.pdf'

Original File Name: Grandia, 2020, Toxic Gaslighting.pdf

Date and Time Comment Was Submitted: 2021-03-19 17:19:43

No Duplicates.

**Comment 36 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: David

Last Name: Burtis

Email Address: dbsorbit@earthlink.net

Affiliation:

Subject: Proposed Amendments to the Antiperspirants and Deodorants Regulation, etc.

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 18:22:23

No Duplicates.

**Comment 37 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Honeywell International Inc.

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Honeywell International Inc. (Honeywell) appreciates the opportunity to submit comments on the Initial Statement of Reasons (ISOR) for the Consumer Products Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/37-consumerproducts2021-WjJWP1I9AzUDfAN0.pdf'

Original File Name: Honeywell 45 day CARB comments.pdf

Date and Time Comment Was Submitted: 2021-03-19 19:07:16

No Duplicates.

**Comment 38 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Shield Packaging of PLZ Aeroscience

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Shield has the following comments on the Amendments to the Consumer
Product Amendments.

Attachment: '[www.arb.ca.gov/lists/com-attach/38-consumerproducts2021-
U2EHMQMwVTdXfwU1.docx](http://www.arb.ca.gov/lists/com-attach/38-consumerproducts2021-U2EHMQMwVTdXfwU1.docx)'

Original File Name: 2021.03.19 Shield PLZ Aeroscience CARB Comment 21-2-1.docx

Date and Time Comment Was Submitted: 2021-03-19 19:19:16

No Duplicates.

**Comment 39 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: The Western Aerosol Information Bureau,

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

The Western Aerosol Information Bureau, Inc. (WAIB) commends the staff for all their hard work and time spent in developing the proposed amendments to Consumer Product VOC Regulations.

Attachment: 'www.arb.ca.gov/lists/com-attach/39-consumerproducts2021-B2RQNwNwBzYEXQdk.docx'

Original File Name: CARB Comments 031921_Executed.docx

Date and Time Comment Was Submitted: 2021-03-19 19:27:22

No Duplicates.

**Comment 40 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Virginia

Last Name: Cusick

Email Address: RunesOfGaia@aol.com

Affiliation:

Subject: VOC fragrances

Comment:

If cigarette fumes are so bad that folks can't even smoke on the beach then please explain how these VOC'S are ok in our homes, malls, gyms, schools, grocery stores tc..

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 19:27:12

No Duplicates.

**Comment 41 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Anne

Last Name: Parzick

Email Address: alw4@sbcglobal.net

Affiliation:

Subject: No sweetheart deal for the fragrance industry

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031. Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 21:55:47

No Duplicates.

**Comment 42 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Zoe

Last Name: Harris

Email Address: zoehzoeh@yahoo.com

Affiliation:

Subject: fragrances in products

Comment:

PLEASE TAKE ARTIFICIAL FRAGRANCES OUT OF PRODUCTS. THEY ARE TOXIC!

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-19 22:11:23

No Duplicates.

**Comment 43 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: sharon

Last Name: wilcox

Email Address: 1866bid2win@gmail.com

Affiliation: WVE supporter

Subject: Fragrance Chemicals

Comment:

Please, for the love of all that is good and healthy, do not give an inch to manufacturers of products that cause harm to humans! As a person who was made permanently sick from breathing in the toxic vapors from air freshener machines in my workplace, I can tell you that these chemicals are devastating to human health. My life has been dramatically changed from this chemical exposure and I don't want this to happen to anyone else. It's time to put an end to the proliferation of poisons in consumer products. They have both short term and long term effects and, unfortunately, most people are under the misconception that if it's allowed to be sold, it must be safe. That's the way it should be, but that is not the reality. Let's draw the line with powerful chemical companies and make it clear: Money doesn't trump human health. Ever.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-20 06:46:57

No Duplicates.

Comment 44 for Amendments to Consumer Products Regulations (consumerproducts2021) - 45 Day.

First Name: Rose Ann

Last Name: Witt

Email Address: rawitt@verizon.net

Affiliation: Rose Ann Witt

Subject: End Fragrance Pollution in California

Comment:

I stopped buying perfume and fragranced products a decade ago, because I refuse to trust my health, and that of my family, to companies which refuse to disclose potentially toxic ingredients used in personal care and household products.

As a biologist and parent of a young woman, I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment; I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-20 17:30:20

No Duplicates.

**Comment 45 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Erica

Last Name: Stanojevic

Email Address: ericast@gmail.com

Affiliation:

Subject: Regulating VOCs

Comment:

I support changes to regulations which could reduce the overall public exposure to fragrances. The elimination of the exemption should occur as soon as possible for our health and our environment, I do not support extending the deadline to 2031.

Whether VOCs come from fragrance chemicals or from any other sources, they affect our outdoor air pollution and our health. CARB should be treating all industries equitably when it comes to reducing VOC emissions. Research has shown that there is a considerable proportion of the population that have reported adverse reactions to fragranced products. In a national survey, over 34% of respondents in the U.S. reported health problems, such as migraine headaches and respiratory difficulties, in response to exposure to fragranced products. In addition, skin allergies to fragrance are well documented in the scientific literature. Between 2-11% of the general population experience skin allergies to fragrance.

Thank you for your consideration of these comments.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-21 10:44:26

No Duplicates.

**Comment 46 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Lauren

Last Name: Schiffman

Email Address: crackmagazine@hotmail.com

Affiliation:

Subject: Regulate fragrance

Comment:

I urge you to mores strongly regulate antiperspirant and deodorant products.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-21 22:57:09

No Duplicates.

**Comment 47 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Lauren

Last Name: Schiffman

Email Address: crackmagazine@hotmail.com

Affiliation:

Subject: Regulate fragrance

Comment:

I urge you to more strongly regulate antiperspirant and deodorant products.

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-21 22:57:09

No Duplicates.

**Comment 48 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Aeropres Corporation

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Aeropres Corporation appreciates the opportunity to provide
comments on the Initial Statement of Reason (ISOR) for the Consumer
Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/48-consumerproducts2021-
Uz9XNAF0AyQFZgFz.pdf'

Original File Name: Letter to CARB.pdf

Date and Time Comment Was Submitted: 2021-03-22 06:50:51

No Duplicates.

**Comment 49 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: EMD Performance Materials

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

On behalf of EMD Performance Materials please accept the following
comments:

EMD Performance Materials appreciates the opportunity to comment on
the amendments to the Consumer Products Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/49-consumerproducts2021-
AmdVPIQxBwsKb1Q1.doc'

Original File Name: EMD CARB 45 day comment.doc

Date and Time Comment Was Submitted: 2021-03-22 07:15:19

No Duplicates.

**Comment 50 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Nelson

Last Name: Lawson

Email Address: nelson@pinechemicals.org

Affiliation: Pine Chemicals Association International

Subject: Comments on consumerproducts2021; Board Agenda Item # 21-2-1

Comment:

Sirs:

Please accept comments from the Pine Chemicals Association
International pertinent to the "consumerproducts2021; California
Air Resources Board Agenda Item # 21-2-1.

Thank you,

Nelson Lawson

Staff Support

Pine Chemicals Association

Attachment: 'www.arb.ca.gov/lists/com-attach/50-consumerproducts2021-
VWcFMwQ3A2FSeQg4.docx'

Original File Name: 2021-03- 22 PCA - CARB Letter - Amanda Young signature FINAL .docx

Date and Time Comment Was Submitted: 2021-03-22 08:47:40

No Duplicates.

**Comment 51 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Roya
Last Name: Adjory
Email Address: Roya7@aol.com
Affiliation: Hair Salon owner

Subject: Fragrance in products
Comment:

Artificial fragrances are major part of illness for the hair and nail salon workers . These substances must be controlled and regulated . We understand it is the appeal of some of these products and the way the scent of some of the chemicals are masked by using more chemicals . This is not acceptable since it has caused many issues to me and my family . Everything from sinus issues to major sensitivities and allergic reactions .

Attachment: "

Original File Name:

Date and Time Comment Was Submitted: 2021-03-22 09:03:03

No Duplicates.

**Comment 52 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Church and Dwight (C & D)

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Church and Dwight (C & D), a leading Consumer Packaged Goods Company, appreciates the opportunity to provide comments on the Initial Statement of Reason (ISOR) for the Consumer Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/52-consumerproducts2021-ViVSNwFhAj8DKwh4.pdf'

Original File Name: scan.pdf

Date and Time Comment Was Submitted: 2021-03-22 09:10:32

No Duplicates.

**Comment 53 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Denise

Last Name: Wesleder

Email Address: dwesleder@comcast.net

Affiliation:

Subject: Comments Related to Delegation of Authority under H&S Code

Comment:

Please see attached comments.

Attachment: 'www.arb.ca.gov/lists/com-attach/53-consumerproducts2021-UzJXI1EyU18FYAFu.pdf'

Original File Name: ARB Coments_Questions.pdf

Date and Time Comment Was Submitted: 2021-03-22 09:19:33

No Duplicates.

**Comment 54 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: CRC Industries

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

CRC Industries appreciates the opportunity to comment on the
amendments to the Consumer Products VOC Regulation.

Attachment: 'www.arb.ca.gov/lists/com-attach/54-consumerproducts2021-
BWZXIwBiUV0AZVM8.docx'

Original File Name: CRC comment for CARB hearing.docx

Date and Time Comment Was Submitted: 2021-03-22 09:22:11

No Duplicates.

**Comment 55 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Amy
Last Name: Levitt
Email Address: amy.levitt@unilever.com
Affiliation:

Subject: Unilever Comments to CARB ISOR in anticipation of March 25, 2021 Public Hearing
Comment:

Dear Mr. Calavita,

Unilever is pleased to offer comments on the California Air Resources Board Initial Statement of Reasons (ISOR) for the proposed amendments to the Consumer Products Regulation for VOC limits posted to the CARB website on February 2, 2021 in anticipation of the Public Hearing on March 25, 2021.

We appreciate the opportunity to provide these comments and we look forward to our continued dialogue.

Regards,
Amy and Patrizia

Attachment: 'www.arb.ca.gov/lists/com-attach/55-consumerproducts2021-Wi9ROQdvVWoAYwB2.pdf'

Original File Name: Unilever comments to CARB 22 March 2021.pdf

Date and Time Comment Was Submitted: 2021-03-22 12:26:15

No Duplicates.

**Comment 56 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Raymond Regulatory Resources (3R), LLC

Subject: Comments on Proposed Amendments to the California Consumer Products Regulation;
Board Agen

Comment:

Raymond Regulatory Resources (3R), LLC appreciates the opportunity
to comment on the Initial Statement of Reasons for the Consumer
Products VOC Regulation.

Attachment: '[www.arb.ca.gov/lists/com-attach/56-consumerproducts2021-
WmlXIwFfV2dXMFMh.doc](http://www.arb.ca.gov/lists/com-attach/56-consumerproducts2021-WmlXIwFfV2dXMFMh.doc)'

Original File Name: 3R CARB 45 day comment.doc

Date and Time Comment Was Submitted: 2021-03-22 12:47:20

No Duplicates.

**Comment 57 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Amanda

Last Name: Nguyen

Email Address: anguyen@fragrancecreators.org

Affiliation: Fragrance Creators Association

Subject: Fragrance Creators Association Comments - consumerproducts2021

Comment:

Fragrance Creators Association appreciates the opportunity to provide comments on the California Air Resources Board's proposed amendments to the Consumer Products Regulation. The attached comments focus on the Two Percent Exemption and new VOC limits for personal fragrance products. Though our comments highlight challenges for the fragrance value chain, we remain committed to working with CARB on next steps.

Attachment: 'www.arb.ca.gov/lists/com-attach/57-consumerproducts2021-WjtQOFE3U3UAFwls.pdf'

Original File Name: anguyen.pdf

Date and Time Comment Was Submitted: 2021-03-22 16:51:00

No Duplicates.

**Comment 58 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Lisette

Last Name: van Vliet

Email Address: lisette@bcpp.org

Affiliation: Breast Cancer Prevention Partners

Subject: Board consideration Consumer Product Regulations

Comment:

Please find enclosed our comments on the Consumer Product
Regulations proposals

Thank you for your consideration

Attachment: 'www.arb.ca.gov/lists/com-attach/58-consumerproducts2021-
Uj4HZFwpByBQM1Ai.pdf'

Original File Name: Letter 3.2021 CARB VOC Consumer Product Regs.pdf

Date and Time Comment Was Submitted: 2021-03-22 18:11:26

No Duplicates.

**Comment 59 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 45 Day.**

First Name: Thomas

Last Name: Meyers

Email Address: Non-web submitted comment

Affiliation:

Subject: PCPC Comments

Comment:

Please see attached.

Attachment: 'www.arb.ca.gov/lists/com-attach/59-consumerproducts2021-
UCAAZVAhWWkGXwZl.pdf'

Original File Name: PCPC Comments on CARB ISOR Proposed Regulation Mar 22 2021.pdf

Date and Time Comment Was Submitted: 2021-03-22 21:22:35

No Duplicates.

There are no comments posted to Amendments to Consumer Products Regulations (consumerproducts2021) that were presented during the Board Hearing at this time.

Comment 1 for Amendments to Consumer Products Regulations (consumerproducts2021) - 15-1.

First Name: Dave

Last Name: Carroll

Email Address: dave_carroll@comcast.net

Affiliation:

Subject: Monoterpene Definition

Comment:

This is not accessible by a non-CA employee - please provide the definition.

 (SciFinder, 2021) American Chemical Society CAS SciFinder Reporting Tool, accessed May 2021.

[https://scifinder-n-](https://scifinder-n-casorg.proxy.library.ca.gov/search/substance/60a6dc10f84b8f039c97cee5/1)

[casorg.proxy.library.ca.gov/search/substance/60a6dc10f84b8f039c97cee5/1](https://scifinder-n-casorg.proxy.library.ca.gov/search/substance/60a6dc10f84b8f039c97cee5/1).

In subsection 94510(c), staff proposes to add the definition for "Monoterpene."

This document is mentioned and cited on page 3 of this Notice and is necessary

to provide information related to the Chemical Abstracts Service (CAS) registry

numbers of chemical compounds specified in section 94510(c). This document is

also added to the References list in the ISOR. Staff is now formally adding this

document to the rulemaking record to ensure an accurate record.

Attachment:

Original File Name:

Date and Time Comment Was Submitted: 2021-08-19 11:58:02

No Duplicates.

**Comment 2 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: On Behalf of Honeywell International Inc

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

Honeywell International Inc. (Honeywell) appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulation.

Attachment: www.arb.ca.gov/lists/com-attach/62-consumerproducts2021-WzNT0IQ7WW9XKFQj.pdf

Original File Name: Honeywell Comments15day notice Sept 2021 final.pdf

Date and Time Comment Was Submitted: 2021-09-01 09:01:56

No Duplicates.

**Comment 3 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Consultant on Behalf of Church & Dwight

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

Church and Dwight Co., Inc. (C & D), a leading Consumer Packaged Goods Company, appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/63-consumerproducts2021-AWJdOgR3U2IGX1Q9.pdf

Original File Name: CARB IPE_C&D_03082021.pdf

Date and Time Comment Was Submitted: 2021-09-01 13:35:36

No Duplicates.

**Comment 4 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation:

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Con

Comment:

WD-40 Company appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/64-consumerproducts2021-VWRQY1MNVmFQNwJ7.pdf

Original File Name: 15 day comment period (003).pdf

Date and Time Comment Was Submitted: 2021-09-03 07:19:41

No Duplicates.

**Comment 5 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation:

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

Stoner Incorporated appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/65-consumerproducts2021-VjVSNVwvVWRRCAJw.pdf

Original File Name: CARB Response 090321.pdf

Date and Time Comment Was Submitted: 2021-09-03 07:25:37

No Duplicates.

**Comment 6 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Nicholas

Last Name: Georges

Email Address: ngeorges@thehcpa.org

Affiliation: Household & Commercial Products Assoc.

Subject: HCPA Comments on Proposed 15-Day Changes Consumer Products Reg
(consumerproducts2021)

Comment:

The Household & Commercial Products Association (HCPA) appreciates the opportunity to provide comments on the California Air Resources Board 15-Day Change Notice of proposed changes to the amendments adopted in March 2021 to the Consumer Products Regulation.

Attachment: www.arb.ca.gov/lists/com-attach/66-consumerproducts2021-UztTNgR1AjAEXVIx.pdf

Original File Name: HCPA Comments on CARB 15 Day Change_Consumer Products 2021.pdf

Date and Time Comment Was Submitted: 2021-09-03 07:43:27

No Duplicates.

**Comment 7 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: drraymond@me.com

Affiliation:

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

Diversified CPC appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/67-consumerproducts2021-Wz8BZFijVWUAWQFi.pdf

Original File Name: DCPC CARB Comments 15 day notice Sept 2021 09_03_21 Final.pdf

Date and Time Comment Was Submitted: 2021-09-03 07:36:49

No Duplicates.

**Comment 8 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Thomas

Last Name: Myers

Email Address: myerst@personalcarecouncil.org

Affiliation: Personal Care Products Council

Subject: PCPC Comments to Proposed 15-Day Changes

Comment:

Attached are the comments of the Personal Care Products Council (PCPC), the leading national trade association for the cosmetic and personal care industry, on CARB's proposed 15-day changes to the Consumer Product Regulations.

Please let me know if you have any questions or would like additional information.

Thank you,

Thomas Myers
General Counsel
PCPC

Attachment: www.arb.ca.gov/lists/com-attach/68-consumerproducts2021-UyMBZFcmUWEGXwJh.pdf

Original File Name: PCPC Comments to CARB 15 Day Changes - Sept 3 2021.pdf

Date and Time Comment Was Submitted: 2021-09-03 08:14:15

No Duplicates.

**Comment 9 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: dgraymond@me.com

Affiliation:

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

PLZ Aeroscience Corporation (PLZ) appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/69-consumerproducts2021-7kbfCgNVfSZsabCD.pdf

Original File Name: PLZ-15-day-notice-comment.pdf

Date and Time Comment Was Submitted: 2021-09-03 09:05:05

No Duplicates.

**Comment 10 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: On Behalf of Aeropres

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

Aeropres Corporation appreciates the opportunity to provide
comments on the California Air Resources Board's (CARB) 15-Day
notice of proposed changes to the Amendments adopted in March 2021
to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/70-consumerproducts2021-5IW9I3PY7H1m1UaY.pdf

Original File Name: 20210903_AEROPRES.pdf

Date and Time Comment Was Submitted: 2021-09-03 09:21:43

No Duplicates.

**Comment 11 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: On Behalf of the NAA

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

The National Aerosol Association (NAA) appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/71-consumerproducts2021-VTtRNlw8WVUCZwRr.pdf

Original File Name: NAA Comments 15-Day Notice Sept 2021.pdf

Date and Time Comment Was Submitted: 2021-09-03 09:49:28

No Duplicates.

**Comment 12 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-1.**

First Name: Doug

Last Name: Raymond

Email Address: djraymond@me.com

Affiliation: Raymond Regulatory Resources (3R), LLC

Subject: Comments on the Proposed Amendments to the Antiperspirants and Deodorants
Regulation; Cons

Comment:

Raymond Regulatory Resources (3R), LLC appreciates the opportunity to provide comments on the California Air Resources Board's (CARB) 15-Day notice of proposed changes to the Amendments adopted in March 2021 to the Consumer Products regulations.

Attachment: www.arb.ca.gov/lists/com-attach/72-consumerproducts2021-VmUAdARaVmYCZQJw.pdf

Original File Name: 3R CARB 15-day notice comment.pdf

Date and Time Comment Was Submitted: 2021-09-03 10:07:50

No Duplicates.

**Comment 1 for Amendments to Consumer Products Regulations
(consumerproducts2021) - 15-2.**

First Name: Nicholas

Last Name: Georges

Email Address: ngeorges@thehcpa.org

Affiliation: HCPA

Subject: HCPA Comments on Proposed Second 15-Day Changes (consumerproducts2021)

Comment:

<p>The Household & Commercial Products Association (HCPA) appreciates the opportunity to provide the attached comments on the California Air Resources Board (CARB) Second 15-Day Change Notice of proposed modifications to the amendments adopted in March 2021 to the Consumer Products Regulation.</p>

Attachment: www.arb.ca.gov/lists/com-attach/74-consumerproducts2021-VDwBZAd2WGpWDwdk.pdf

Original File Name: HCPA Comments on CARB Second 15 Day Change.pdf

Date and Time Comment Was Submitted: 2022-06-07 13:12:23

No Duplicates.

Comment 2 for Amendments to Consumer Products Regulations (consumerproducts2021) - 15-2.

First Name: Amanda

Last Name: Nguyen

Email Address: anguyen@fragrancecreators.org

Affiliation:

Subject: Comments on Second Notice of Public Availability of Modified Text for Proposed Amendments

Comment:

<p>Fragragrance Creators appreciates the opportunity to provide comments on the California Air Resources Board's (CARB's) Second Notice of Public Availability of Modified Text for the Proposed Amendments to the Antiperspirants and Deodorants Regulation; Consumer Products Regulation; Aerosol Coating Products Regulation; Alternative Control Plan Regulation; the Tables of Maximum Incremental Reactivity Values; and Test Method 310 (Second 15-Day Notice). Please do not hesitate to contact me if you have any questions or if there is additional information Fragrance Creators can provide to assist with the rulemaking process.</p>
<p></p>

Attachment: www.arb.ca.gov/lists/com-attach/75-consumerproducts2021-B2EBdV09VmIBdQBh.pdf

Original File Name: Fragrance Creators_CARB Comments_6.7.2022.pdf

Date and Time Comment Was Submitted: 2022-06-07 13:17:52

No Duplicates.