Bill	Author	Status	Summary	Task Force Position
AB 6	Houston	Introduced 12-04-06 In the Assembly Natural Resources	Existing Law: California's Global Warming Solutions Act (AB 32, 2006 Statutes) requires the State Air Resources Board (SARB) to develop regulations to achieve the Act's greenhouse gas emission reduction targets. SARB has the discretion to incorporate market-based options.	
		a 144	Proposed Law: This bill would require SARB to adopt market-based options.	
AB 35	Ruskin	Amended 3-28-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	
		In the Assembly Natural Resources Committee	Proposed Law: This bill would require the State Public Works Board by July 1, 2009 to adopt regulations establishing green building standards for the construction and renovation of state buildings.	
AB 48	Saldana	Introduced 12-04-06 In the Assembly Natural Resources	Existing Law: The Department of Toxic Substances Control (DTSC) regulates the sale of Covered Electronic Devices (e.g., TVs, computer monitors, laptop computers, and LCD/plasma TVs). State law requires DTSC to adopt regulations by January 1, 2007 prohibiting the sale of CEDs if they are banned in the European Union.	
		Committee Reintroduced from 2006 Legislative Session (AB 2202)	Proposed Law: This bill would expand the definition of CEDs to include any plug-in and battery-operated consumer electronic device. In addition, DTSC is required to develop regulations prohibiting the sale of all electronic devices currently banned within the European Union effective January 1, 2010.	
AB 258	Krekorian	Amended 4-09-07 In the Assembly	Existing Law: The California Coastal Commission, in partnership with local governments, plans and regulates development and natural resource use along the coast.	
		Natural Resources Committee	Proposed Law: This bill would require the State Water Control Board and regional water boards by January 1, 2009, to implement a program for the control of discharges of preproduction plastics from point and nonpoint sources, including waste discharge, monitoring, and reporting requirements.	
AB 484	Nava	Introduced 2-20-07 Assembly	Existing Law: Existing law requires the Department of Transportation, and any other state agency that provides construction and repair services, to contract for construction items that utilize recycled materials used in paving or paving subbase	
		Appropriations Committee	Proposed Law: This bill would require CalTrans to use recycled aggregate base for at least 50 percent of the total amount of aggregate base used on and after January 1, 2008, and for at least 75 percent of the total amount of aggregate base used on and after January 1, 2009, unless it determines that the use of the materials is not cost effective.	

Bill	Author	Status	Summary	Task Force Position
AB 501	Swanson	Amended 4-30-07	Existing Law: It is prohibited for a person to dispose of home generated sharps waste after September 1, 2008.	
		In Assembly Health Committee	Proposed Law: This law would require pharmaceutical manufacturers by January 1, 2008, to make available specified methods, including paid mail return, for patients to safely dispose of prefilled syringes, pen needles, or other injection devices.	
AB 546	Brownley	Amended 4-18-07 In the Assembly Natural Resources	Existing Law: The Department of Toxic Substances Control regulates the sale of Covered Electronic Devices (e.g., TVs, computer monitors, laptop computers, and LCD/plasma TVs). A \$6 - \$10 recovery fee (depending on the screen size) is imposed on these CEDs to fund the collection and recycling of these CEDs.	Support
		Committee	Proposed Law: This bill would require the Waste Board to provide retailers with a list of authorized collectors of CEDs, who in turn would be required to make this information available to their customers.	
AB 548	Levine	Introduced 4-26-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	Watch
		In the Assembly Local Government Committee	Proposed Law: This bill would require, on or after July 1, 2008, that an owner of a multifamily dwelling, consisting of five or more units, to provide recycling services that include either the separate collection of recyclable materials or demonstrating that materials collected as solid waste are subsequently processed at a materials recovery facility with at least a 50% recovery rate.	
AB 656	Plescia	Introduced 2-21-07 In the Assembly	Existing Law: Effective February 8, 2006, households can no longer dispose universal waste into the trash. Universal waste includes electronic waste, household batteries, fluorescent tubes, mercury waste, and aerosol cans.	Recommend Support
		Safety and Toxic Materials Committee	Proposed Law: This bill would require the Waste Board and Water Resources Control Board to prepare and forward a report to the Legislature by July 1, 2008 on whether the incidental disposal of alkaline batteries at landfills cause any environmental impacts.	
AB 679	Benoit	Amended 5-08-07	Existing law: Current law carries various penalties, including fines and/or imprisonment for littering or illegal dumping.	
		In Assembly Judiciary Committee	Proposed Law: This bill would require the court system to impose a civil assessment on violators that is equal to the actual cost of cleanup incurred by the city or county that results from littering or illegal dumping offenses.	

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Bill	Author	Status	Summary	Task Force Position
AB 712	De Leon	Amended 5-02-07	Existing Law: Existing law requires each operator of a solid waste disposal facility to pay a quarterly fee to the State Board of Equalization.	Recommend Oppose
		In the Assembly Appropriations Committee	Proposed Law: This bill would impose a new tipping fee of \$0.50/ton of waste disposed in California beginning April 1, 2008, in order to fund air quality compliance for off-road diesel vehicles that dispose, transfer, or process solid waste or recyclable materials. This bill would also provide up to four million dollars in grants for projects that reduce greenhouse gas emissions from landfills through organic material diversion (<i>excluding "thermal technologies"</i>).	
AB 722	Levine	Introduced 2-22-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	Watch
		In the Assembly Utilities and Commerce Committee	Proposed Law: This bill would prohibit the sale of incandescent light bulbs and halogen lamps beginning January 1, 2012.	
AB 729	Mullin	Introduced 2-22-07 In the Assembly Natural Resources	Existing Law: The Department of Toxic Substances Control regulates the sale of Covered Electronic Devices (e.g., TVs, computer monitors, laptop computers, and LCD/plasma TVs). A \$6 - \$10 recovery fee (depending on the screen size) is imposed on these CEDs to fund the collection and recycling of these CEDs.	
		Committee	Proposed Law: This bill would require the Waste Board to develop regulations for authorized CED collectors to legally donate CEDs to non-profit organizations for reuse.	
AB 769	Aghazarian	Introduced 2-22-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	
		In the Assembly Revenue and Taxation Committee	Proposed Law: This bill would exempt all fuel used to transport biomass, including the organic fraction of municipal solid waste, from the State's Sales and Use Tax.	
AB 800	Lieu and Krekorian	Amended 5-03-07 In the Assembly	Existing Law: State law requires the State Office of Emergency Services to be immediately notified when hazardous substances or sewage is discharged into the waters of the State.	Watch
		Appropriations Committee Related bill AB 1391	Proposed Law: This bill would expand the notification requirements and associated penalties for discharging hazardous substances, sewage, or other wastes into the waters of the State.	

Bill	Author	Status	Summary	Task Force Position
AB 820	Karnette	Amended 4-09-07 In the Assembly	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	Support
		Appropriations Committee	Proposed Law: This bill would prohibit the selling, use, or distribution of polystyrene food containers at University of California campuses, State Mental Hospitals, and California prisons on condition it is approved by the Board of Regents or the Department of Corrections.	
AB 904	Feuer	Amended 4-17-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	
		In the Assembly Appropriations Committee	Proposed Law: Enacts the Plastic and Marine Debris Reduction, Recycling, and Composting Act, which prohibits a food provider from distributing disposable food packaging unless the packaging is compostable or recyclable.	
AB 1018	Emerson	Introduced 2-22-07 In the Assembly	Existing Law: Any unauthorized discharge of waste into the waters of the State must be abated in compliance with the local Regional Water Quality Control Board or the State Water Resources Control Board requirements.	
			Proposed Law: This Spot bill would make technical non-substantive changes relating to the above issue.	
AB 1023	Desaulnier	Amended 4-19-07 In the Assembly	Existing Law: Manufacturers of specified plastic trash bags (excluding grocery bags) must incorporate post consumer plastic material in their bags (10% of the bag weight) or in all its plastic products (30% of the total weight).	
		Natural Resources Committee	Proposed Law: Exempts manufacturers of compostable and biodegradable trash bags from California's recycled-content requirements for plastic trash bags.	
AB 1058	Laird	Amended 3-29-07	Existing Law : Existing law sets forth various requirements for energy and design efficiency in the construction and renovation of state buildings.	
		In the Assembly Appropriations Committee	Proposed Law: This bill would require Cal EPA along with other state entities by July 1, 2009, to coordinate, develop, adopt, and make available a set of voluntary green building "best practices" for residential home construction, including measures for energy, water, materials, and resources efficiency, indoor environmental quality, and innovation and design processes.	

Bill	Author	Status	Summary	Task Force Position
AB 1075	Cook	Amended 3-28-07 In the Assembly Natural Resources	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills. Up to 10% of the 50% diversion requirement can be met through biomass conversion provided certain conditions are met, including sending hazardous waste ash to a Class I Hazardous Waste Disposal Facility.	
		Committee	Proposed Law: This bill would redefine that term "solid waste conversion" as a technology that produces a net reduction in the discharges of air contaminants or emissions. It would define the terms gasification as "solid waste conversion" and transformation as "incineration".	
			Previously, this bill would have specified that the Class I Hazardous Waste Disposal Facility must be classified as such by the State Water Resources Control Board.	
AB 1109	Huffman	Amended 4-12-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	Watch
		In the Assembly Appropriations Committee	Proposed Law: This bill would create the California Lighting Efficiency and Toxics Reduction Act which would require the Department of Toxic Substances Control (DTSC) to prescribe schedules for reducing the levels of mercury and lead in general purpose lights. It would require manufacturers of general purpose lights to establish a system to collect and recycle unwanted lights by July 1, 2009. The bill would require the California Energy Commission (CEC) to approve a statewide electrical consumption limits for lighting by 2018.	
AB 1150	Lieu	Introduced 2-23-07	Existing Law: "Transformation" is defined as incineration, pyrolysis, distillation or biological conversion other than composting.	Watch
		In the Assembly Natural Resources Committee	Proposed Law: This bill would revise the definition of "transformation" to mean incineration of solid waste, or the processing of solid waste through a non-combustion thermal, chemical, or biological process.	
AB 1183	Hancock	Amended 4-18-07	Existing Law: DTSC regulates hazardous waste in California.	
		In the Assembly Appropriations Committee	Proposed Law: This bill updates the means by which information maintained by the Department of Toxic Substances Control and the State Water Resources Control Board on contaminated sites throughout the state is made available to the public.	
AB 1193	Ruskin	Amended 3-29-07	Existing Law: Existing law prohibits a person from selling, offering to sell, or distributing for promotional purpose a mercury-added thermostat.	
		In the Assembly Env. Safety & Toxic Materials Comm.	Proposed Law: This bill would require manufacturers to create a collection and recycling program for mercury added thermostats.	

Bill	Author	Status	Summary	Task Force Position
AB 1195	Torrico	Introduced 4-18-07 In the Assembly Appropriations Committee	Existing Law: The Waste Board administers a used oil recycling incentive program which provides used oil collection centers/programs \$0.16/gallon for recycling used oil, and electric utilities \$0.16/gallon for generating electricity from used oil. Proposed Law: This bill would prohibit payment of recycling incentives for any used oil transported out of state, and would require a used oil generator, transporter, or transfer facility to analyze the oil by an accredited laboratory prior to shipment or recycling. Previously, this bill would have given the Waste Board discretion not to extend the used oil recycling incentive program to electric utilities.	
AB 1207	Smyth	Introduced 2-23-07 In the Assembly Natural Resources Committee	Existing Law: The State Water Resources Control Board and the Regional Water Quality Control Board regulates the land application of biosolids. Proposed Law: This bill would require the Waste Board, in consultation with the State Water Resources Control Board, to develop regulations for the land application of biosolids by July 1, 2009. Local jurisdictions are prohibited from enacting any ordinance or restriction contrary to the Waste Boards regulations.	Oppose
AB 1237	Hancock	Introduced 2-23-07 In the Assembly Natural Resources Committee	Existing Law: The Local Enforcement Agency and the Waste Board are required to conduct regular inspections of solid waste facilities. In addition, the Waste Board has 60 days to determine whether to concur or object to the issuance of a Solid Waste Facilities Permit. If the Waste Board objects, it must state its reasons for objecting based on substantial evidence in the record. No action taken is considered tacit concurrence. Proposed Law: This bill would require the LEA and Waste Board inspections to be unannounced. In addition, the Waste Board's 60-day review period would be extended to 90-days. No action taken would be considered tacit objection.	Oppose unless Amended
AB 1391	Brownley	Amended 4-09-07 In the Assembly Env. Safety & Toxic Materials Comm. Related Bill: AB 800	Existing Law: State law requires the State Office of Emergency Services to be immediately notified when hazardous substances or sewage is discharged into the waters of the State. Proposed Law: This bill would expand the notification requirements and associated penalties for discharging hazardous substances, sewage, or other wastes into the waters of the State.	
AB 1428	Galgiani	Amended 5-02-07 In the Assembly Appropriations Committee	Existing Law: Under existing law, electrical corporations are required to provide eligible biogas digester customer-generators with net energy metering under a pilot program. This bill would allow customer-generators utilizing manure-fueled digesters operating prior to Dec. 31, 2009, to be eligible for net energy metering (buy-back) pilot program.	

Bill	Author	Status	Summary	Task Force Position
AB 1447	Calderon	Amended 4-12-07 In the Assembly Appropriations Committee	Existing Law: No person, other than a certified appliance recycler, can remove materials that require special handling from major appliances, or transport/sell discarded major appliances to a scrap recycling facility, unless specific conditions are met. Proposed Law: This bill makes several changes to provisions governing the handling of hazardous waste and other materials removed from a major appliance before recycling or disposal of the appliance. It would allow appliance service technicians to remove refrigerants from major appliances, and expand the requirements for a certified appliance recycler.	
AB 1473	Feuer	Amended 4-11-07 In the Assembly	Existing Law: A solid waste facility cannot operate without a Solid Waste Facilities Permit. If the LEA determines that a facility is in violation of this requirement, the LEA must issue a cease and desist order.	Support
		Appropriations Committee	Proposed Law: This bill would authorize the LEA to stay their cease and desist order up to three years if the solid waste facility was in operation on or before January 1, 2007, accepts only source-separated materials for recycling, and makes a good faith effort in obtaining a SWFP. The bill sunsets January 1, 2012, or on the date the Waste Board adopts related regulations, whichever comes first.	
AB 1535	Huffman	Introduced 2-23-07 In the Assembly Appropriations	Existing Law: The Department of Toxic Substances Control regulates the sale of Covered Electronic Devices (e.g., TVs, computer monitors, laptop computers, and LCD/plasma TVs). A \$6 - \$10 recovery fee (depending on the screen size) is imposed on these CEDs to fund the collection and recycling of these CEDs.	Watch
		Committee Related Bill: AB 546	Proposed Law: This bill would expand the definition of CEDs to include a personal computer (e.g., a computer hard drive), and impose a \$6 recovery fee on each personal computer sold beginning July 1, 2008.	
AB 1610	Nunez	Introduced 2-23-07 In the Assembly Appropriations Committee	Existing Law: The Waste Board currently imposes a \$1.40 per ton fee (maximum rate authorized by law) on each solid waste disposed to fund most of their activities. Proposed Law: This bill would authorize the Waste Board to increase the fee to \$2 per ton beginning July 1, 2007.	Letter of Opposition sent 4-19-07

Bill	Author	Status	Summary	Task Force Position
SB 55	Florez	Amended 4-30-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	Oppose
		In the Senate Appropriations Committee	 Proposed Law: This bill would: Require a publicly owned treatment works (POTW) to submit certification to the regional water quality control board regarding any sewage sludge that is transferred from a facility for disposal or further processing; Require the sludge be certified to meet the requirements and standards for any pollutants listed in the waste discharge requirements for the POTW issued by the regional board; Require any POTW to submit additional certification to sludge haulers certifying that the waste product is non-hazardous; and, Previously, the bill also required the POTW to indemnify the receiving party for any liability for remediation costs associated with sludge disposal or processing. 	
SB 74	Florez	Amended 5-02-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	
		In the Senate Revenue and Taxation Committee	Proposed Law: This bill would exempt, through January 1, 2014, Sales and Use taxes related to the sale, storage, use, or other consumption of biodiesel fuel wholly or partly derived from agricultural products, vegetable oils, recycled greases, or animal fats, or the wastes of those products or fats.	
SB 140	Kehoe	Amended 5-01-07	Existing Law: The Air Resources Board is required to conduct a comprehensive study on the impact of any regulations which establish a specification for motor vehicle fuel.	Support
		In the Senate Appropriations Committee	Proposed Law: This bill would require the ARB to develop regulations requiring all diesel fuel sold to contain 2% renewable diesel (derived from vegetable oils, waste grease, or animal fat) one year after a mandated evaluation. Within two years of the effective date of the regulations, the renewable diesel blend would increase to 5%.	
SB 410	Simitian	Amended 4-18-07 In the Senate Appropriations Committee	Existing Law: Utilities are required to obtain 20% of their delivered power from renewable sources by 2010. The Energy Commission administers a renewable energy program that provides "supplemental energy payments" to renewable energy producers to make renewable energy sources more competitive with nonrenewable sources.	
		Committee	Proposed Law: This bill would confirm that small hydroelectric generation is an eligible renewable energy resource.	

Bill	Author	Status	Summary	Task Force Position
SB 411	Simitian		Existing Law: Utilities are required to obtain 20% of their delivered power from renewable sources by 2010. The Energy Resources Conservation and Development Commission (commonly referred to as the California Energy Commission) administers a renewable energy program funded by a surcharge on consumers' energy bills. Proposed Law: This bill would authorize the Commission to increase the 20%	
			renewable energy requirement to 33% if it determines that it's necessary to achieve the State's greenhouse gas emission reduction targets by December 31, 2020.	
SB 429	Ducheny	Introduced 4-21-07 In Senate Environmental	Existing Law: Cal-EPA, the Waste Board, Water Board, each regional water quality control board, and the Department of Toxic Substances Control to maintain a list of all instruments and agreements restricting land uses imposed by those agencies and would require the list to provide specified information.	
		Quality Committee	Proposed Law: This bill would require state agencies, including Cal EPA, and various local agencies, including a local solid waste enforcement agency, to notify the building, planning, or engineering department in the affected city or county if it takes certain actions with regard to approving a remedial action, removal action, closure, corrective action, or any other type of environmental cleanup action. The bill would authorize that department to refuse to issue a building, land use, or development-related permit unless the applicable entity reviews the permit application and approves the proposed activity, or proposes measures necessary to protect the public.	
SB 529	Migden	Amended 3-28-07	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills.	
		In Senate Appropriations Committee	Proposed Law: This bill would require the Waste Board to make a recommendation to the Legislature on the feasibility of establishing a tradable credit system for the purpose of meeting the requirements of Section 42310 that 25 percent of a rigid plastic packing containers sold in the state be made from post consumer recycled material.	
SB 585	Lowenthal	Introduced 2-22-07	Existing Law: Existing law authorizes the use of recycled concrete if the user has been fully informed that the concrete may contain recycled concrete materials.	
		In the Senate Transportation and Housing Committee	Proposed Law: The bill would require the CalTrans to annually report on the amount of recycled concrete materials they used in the prior fiscal year. The bill would also require CalTrans to conduct workshops for public works professionals on using recycled concrete materials.	

Bill	Author	Status	Summary	Task Force Position
SB 697	Wiggins	Amended 4-19-07 In Senate Rules Committee	Existing Law: State agencies are required to purchase specified recycled-content products, including mulch and recycled compost. In addition, the Department of General Services, in consultation with the Waste Board, develops the specifications for the purchase of compost by State agencies.	
			Proposed Law: The bill would require CalTrans to develop a 10-year plan to increase the use of mulch, compost, and mulch products in the state's highway landscape maintenance program while phasing out the use of pesticides and chemical fertilizers.	
SB 826	Padilla	Amended 4-12-07 In Senate	Existing Law: The Waste Board establishes the State's minimum standards for solid waste facilities, including the design, operation, maintenance, and reuse of these facilities.	
		Appropriations Committee	Proposed Law: This bill would require the Waste Board to adopt state minimum standards to identify and mitigate environmental justice impacts in disproportionately affected communities in which solid waste facilities are located. It would prohibit the Board from issuing a solid waste facilities permit unless the Board provides a 65 day advance notice in the most commonly spoken languages within the vicinity. The bill would also extend the time period in which the Waste Board may concur or object to a SWFP from 60 to 90 days.	
SB 842	Scott	Introduced 2-23-07 In Senate Environmental Quality Committee	 Existing Law: "Gasification" is the non-combustion thermal processing of waste using heat, pressure, and steam to convert materials directly into a gas for electricity generation. To qualify for diversion credit, a gasification facility must: Not use air or oxygen in the conversion process Not discharge air contaminants or emissions Not discharge to surface or groundwater Not produce hazardous waste Remove all recyclable materials and marketable green waste materials to the maximum extent feasible Be in compliance with all applicable laws, regulations, and ordinances Any jurisdiction using the facility must have a 30% diversion rate Proposed Law: This bill would authorize a gasification facility's discharge of air contaminates or emissions to be regulated by the State Air Resources Board or Air Quality Management Districts rather than having an absolute zero threshold. 	Support

Bill	Author	Status	Summary	Task Force Position
SB 898	Simitian	Amended 3-26-07 In Senate Appropriations Committee	Existing Law: The Waste Board administers a program for the cleanup of solid waste disposal sites and the cleanup of co-disposal sites where the responsible party cannot be identified or is unable/unwilling to pay for the site's remediation. Under the program, an activity to remove/abate solid waste disposed into the municipal storm sewer is eligible for partial grant funding. Proposed Law: This bill clarifies that the public entity conducting the above activity must have a program to prevent the recurrence of solid waste disposal into municipal	
			storm sewers, and would add an additional code of "0" for rigid plastic containers made with polylactic acid.	
SB 899	Simitian	Amended 3-26-07 In Senate	Existing Law: Current law generally prohibits the manufacture, processing or distribution of products containing more than a specified amount of polybrominated diphenyl ether (PBDES).	
		Appropriations Committee	Proposed Law: This bill would phase out the use of plastic products that contain toxic materials such as styrene, bisphenol-A, perfluorocotanoic acid, vinyl chloride, nonylphenols, and alkyphenols. It would prohibit a person by June 1, 2008 from manufacturing, processing or distributing a product containing perfluorinated compounds or chemicals that degrade in the environment.	
SB 966	Simitian and Kuehl	Amended 4-09-07	Existing Law: AB 939 requires local jurisdictions to implement a plan to manage household hazardous waste, including unwanted pharmaceutical drugs.	Watch
		In Senate Business, Professions and Economic Development Committee	Proposed Law: This bill would require every retailer selling drugs to have in place a system for drug collection for proper disposal by July 1, 2008. Retailers, defined as having 10,000 sq. ft of retail space or being a supermarket entity, would be required to also provide customers with information on drug-recycling or drug return opportunities.	
SB 1016	Wiggins	Amended 4-10-07 In Senate Appropriations	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills. In determining compliance with AB 939, the State's diversion rate measurement system is used. The System has been found to be inaccurate, often resulting in non-representative diversion rates for jurisdictions.	Watch
		Committee	Proposed Law: This bill would authorize the Waste Board, if it determines that a city or county has diverted more than 50% of solid waste from landfill disposal, to submit biennially information required in the Waste Board's annual report. If either the city or county subsequently fails to divert 50% of its waste, or if the Board rescinds the authorization, the city or county would be required to submit the report annually.	

Bill	Author	Status	Summary	Task Force Position
SB 1020	Padilla	Amended 4-09-07 In Senate Appropriations Committee	Existing Law: AB 939 requires local jurisdictions to divert 50% of all solid waste destined to landfills. Failure to comply may subject the jurisdiction to penalties of up to \$10,000 per day.	Opposition sent 4-18-07
			Proposed Law: This bill would require on and after January 1, 2012, that a city or county divert from landfill disposal or transformation no less than 75% of all solid waste, through source reduction, recycling, and composting activities, unless a time extension is granted by the Waste Board.	
SB 1021	Padilla	Introduced 2-23-07 In Senate Appropriations Committee	Existing Law: The California Beverage Container Recycling and Litter Reduction Act requires the Department of Conservation to implement a Statewide beverage container recycling program, including providing grant funding to local governments and non-profit agencies.	
			Proposed Law: This bill would, for calendar year 2008, make available \$15 million in grant funding to local governments and non-profit agencies to place source separated beverage container recycling containers at multifamily homes.	