

## Cap-and-Trade Regulation Amendment Request

NOTE: Please use this form to highlight a request to amend a specific section (or related sections) of the Cap-and-Trade Regulation. Submission of this form aids staff in tracking requests and **does not mean** staff will ultimately propose an amendment in the version of the amendments noticed pursuant to the Administrative Procedure Act. This form is intended only as an additional tool ARB will use to evaluate requested changes to the regulation. Amendment requests may be for reasons of policy, clarity, or errors, etc. Staff may contact you if we need more information. Additionally, submission of this form will be a public record, and will be included in the ultimate rulemaking file related to these amendments, but may not be specifically answered in the Final Statement of Reasons. (Government Code section 11346.9(a)(3).) Please complete this form (with as much detail as possible, though it need not be formal regulatory language) and mail or email (preferred) to:

David Allgood ([dallgood@arb.ca.gov](mailto:dallgood@arb.ca.gov))  
Stationary Source Division  
P.O. Box 2815  
Sacramento, CA 95812

### General Information

Date: August 2, 2013

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### Section

Primary section(s): 95893(b)(1)(B)

Related section(s):

### Amendment Request

Type of amendment: ☐ Policy ☒ Error ☐ Clarity

Reason for amendment:

PG&E believes that staff intends allowances allocated to natural gas supplier be placed in both the LUHA and the Compliance Account of each entity. The amount placed in the LUHA would mirror the percentages outlined and would be consigned to auction with the remainder of allowances placed in the Compliance account to be used directly for compliance.

Additional information:

Section 95893(b)(1)(B) The remaining allowances from the allowances allocated in section 95893(a) and the allowances placed into the Limited Use Holding Account in section 95893 (b)(1)(A) will be placed into the Compliance Account.