CALIFORNIA COASTAL COMMISSION

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TO:	Coastal Commissioners and Interested Public
FROM:	Peter M. Douglas, Executive Director Sarah Christie, Legislative Coordinator
SUBJECT:	LEGISLATIVE REPORT FOR OCTOBER 2009
CONTENTS:	This report provides summaries and status of bills that affect the Coastal Commission a

CONTENTS: This report provides summaries and status of bills that affect the Coastal Commission and California's Coastal Program as well as bills that staff has identified as coastal-related legislation.

Note: Information contained in this report is accurate as of 09/29/09. Changes in the status of some bills may have occurred between the date this report was prepared and the presentation date.¹ Current status of any bill may be checked by visiting the California Senate Homepage at <u>WWW.Senate.ca.gov</u>. This report can also be accessed through the Commission's World Wide Web Homepage at <u>WWW.coastal.ca.gov</u>

2009 Legislative Calendar

2007 Legislative Calendar			
Statutes take effect			
Legislature reconvenes			
Budget must be submitted by Governor			
Last day to submit bills to Legislative Counsel			
Last day for bills to be introduced			
Spring Recess begins			
Legislature reconvenes			
Last day for Policy Committees to hear and report 1 st House fiscal bills to the Floor			
Last day for Policy Committees to hear and report 1 st House nonfiscal bills to the Floor			
Last day for Policy Committees to meet prior to June 8			
Last day for Fiscal Committees to hear and report 1 st House fiscal bills to the Floor			
Floor Session only. No committees may meet			
Last day to pass bills from house of origin			
Committee meetings may resume			
Budget must be passed by midnight			
Last day for Policy Committees to hear and report bills to the Floor from the second house			
Summer Recess begins at the end of session if Budget Bill has been enacted			
Legislature reconvenes			
Last day for Fiscal Committees to meet and report bills to the Floor			
Floor session only. No committees may meet			
Last day to amend bills on the Floor			
Last day for any bill to be passed. Interim Recess begins on adjournment of session			
Last day for Governor to sign or veto bills passed by the Legislature before Sept. 11			
PRIORITY LEGISLATION			

¹ Terms used in this report relating to bill status. 1) "On Suspense" means bill is held in Appropriations because of potential costs to state agency. Bills usually heard by Appropriations near Fiscal Committee Deadline in June. 2) "Held in committee" means bill was not heard in the policy committee this year. 3) "Failed passage" means a bill was heard by policy committee but failed to get a majority vote. Reconsideration can be granted by the committee.

ABX3 33 (Villines) Energy: commission and department

This bill would abolish the Energy Commission and the Electricity Oversight Board, and establish the Department of Energy, and the California Energy Board, and the Office of Energy Market Oversight. The Department would be headed by the Secretary of Energy, appointed by the Governor. The bill, in relevant part, would vest the new department with sole permitting and siting authority over thermal and non-thermal power plants and transmission lines.

Introduced05/05/09Last Amended08/26/09StatusAssembly Utilities and Commerce Committee

AB 42 (Blakeslee) Electricity: Pacific Gas & Electric: seismic fault

This bill would require the California Energy Commission, in consultation with other specified agencies, to determine what, if any seismic or other hazard studies are urgently needed at the Diablo Canyon Nuclear Power Facility. The bill would also require the CEC, in consultation with other state agencies including the Coastal Commission, conduct or facilitate peer review of any studies generated as a result of this bill.

Introduced12/01/08Last Amended06/23/09StatusEnrolled

AB 64 (Krekorian) Energy: renewable energy resources

This bill would, in relevant part to the Coastal Commission, give the Energy Commission the exclusive authority to issue permits for renewable energy facilities greater than 5 megawatts, effectively pre-empting all local and state regulatory authority. *Amendments of 5/06 exempt projects within the coastal zone from the bill.*

Introduced12/09/08Last Amended06/23/09StatusSenate Floor

AB 68 (Brownlee) Solid waste: single-use carry out bags

This bill would prohibit stores from providing single-use carryout bags to customers after July 10, 2010, unless the store charges a fee of not less than \$0.25 for the bag. The fees collected would be deposited into the Bag Pollution Fund, which the bill would establish, on a quarterly basis. Funds would be expended, after appropriation by the Legislature, to implement programs that educate consumers and reduce the use of plastic bags, and to reduce and mitigate the effects of plastic bag litter.

Introduced12/12/08Last Amended4/23/09StatusAssembly Appropriations Committee, Suspense File

AB 87 (Davis) Single use carryout bags: environmental effects

This bill would prohibit stores from providing single-use carryout bags to customers after July 10, 2010, unless the store charges a fee of not less than \$0.25 for the bag. The fees collected would be deposited into the Bag Pollution Fund, which the bill would establish, on a quarterly basis. Funds would be expended, after appropriation by the Legislature, to implement programs that educate consumers and reduce the use of plastic bags, and to reduce and mitigate the effects of plastic bag litter.

Introduced01/05/09Last Amended04/27/09StatusAssembly Appropriations Committee, Suspense File

AB 226 (Ruskin) Coastal resources: enforcement

This bill would give the Coastal Commission administrative civil liability authority and deposit any resulting revenues into the Coastal Act Services Fund (CASF). This bill would also redirect existing civil penalty revenue from State Coastal Conservancy to the Commission's CASF, subject to appropriation by the Legislature. Amendments taken by the author in Senate Natural Resources Committee 6/23 clarify that a lien filed by the Commission would not be a "super lien" and that the provisions of the bill would not apply to local governments when acting in their legislative or quasi-judicial capacity.

Introduced02/03/09Amended07/23/09StatusSenate FloorCommission PositionSupport

AB 248 (Lowenthal) Public resources; ballast water management

This bill would require the owner or operator of a vessel that carries or is capable of carrying ballast water to maintain written or electronic records regarding the make and type of ballast water treatment system, and when and by whom it was approved.

Introduced02/10/09Last amended07/08/09StatusEnrolled

AB 291 (Saldana) Coastal resources: coastal development permits

This bill would prohibit the issuance of a coastal development permit for any property for which a notice of violation has been received, unless the Executive Director of the Commission determines that an application has been filed that fully resolves the violation. Amendments of 5/11 clarify that the violation runs with the land, not the person, and exclude de minimis violations from the provisions of the bill. Amendments of 8/17 exempt local governments functioning in their quasi-legislative or quasi-adjudicative capacity.

Introduced02/13/09Last amended8/17/09StatusSenate FloorCommission PositionSupport

AB 305 (Nava) Hazardous materials: penalties

This bill would make failure to report an oil spill or knowingly provide a false or misleading report about an oil spill in waters of the state a crime punishable by a \$50,000 fine, imprisonment, or both.

Introduced02/17/09Last amended05/06/09StatusSenate Floor

AB 650 (Hill) Local government: City of Half Moon Bay

This bill would require the Infrastructure and Economic Development Bank to loan \$10,000 to the city of Half Moon Bay to purchase the Beachwood property in response to the city's settlement agreement in the matter of *Yamagiwa v. City of Half Moon Bay* (N.D. Cal. 2007). Under the settlement agreement the city waived its right to appeal, and now owes the plaintiff \$18 million in exchange for purchase of the Beachwood property. This is an urgency bill.

Introduced02/27/09Last amended4/30/09StatusAssembly Appropriations Committee.

AB 694 (Saldana) Tidelands and submerged lands: San Diego

This bill would clarify that all state tidelands underlying U.S. Naval installations in the City of San Diego shall revert back to the jurisdiction of the State Lands Commission after decommissioning, rather than remaining the property of the Navy.

Introduced02/26/09StatusSenate Floor, Third Reading

AB 783 (Anderson) State agencies: repeal

This bill would require that all statutorily created state agencies, boards, and state commissions that are funded by General Fund revenues, except for the Franchise Tax Board, be repealed on January 1, 2022.

Introduced02/26/09StatusAssembly Business and Professions Committee

AB 925 (Saldana) Recycling: single use beverage container caps

This bill would prohibit the sale of single-use plastic beverage containers without a cap that is not affixed to the container.

Introduced02/26/09Last amended06/30/09StatusSenate Floor, Third ReadingCommission positionSupport

AB 964 (Committee)

This bill would set in statute the provisions of a MOU between the state and several bargaining units representing state employees, regarding calculations for retirement allowances.

Introduced	02/26/09
Last amended	03/23/09
Status	Assembly Floor, urgency clause failed adoption, reconsideration granted

AB 1347 (Price) Desalination

This bill would repeal Section 12949.6 of the Water Code. This section establishes the Water Desalination Task Force, and requires the Department to report to the Legislature no later than July 1, 2004, on the potential opportunities for sea water and brackish water desalination in California. The Commission participated in the task force, but did not sign on to the final report.

Introduced02/27/09StatusAssembly Water, Parks and Wildlife Committee

AB 1358 (Hill) Product management: disposable food containers

This bill would prohibit food vendors or state facilities from dispensing food or beverages in disposable polystyrene food or beverage containers, beginning January 1, 2012.

Introduced02/27/09Last amended05/05/09StatusAssembly Floor, inactive file.

AB 1408 (Krekorian) Water demand mitigation fund

This bill would allow a local government to establish a "water demand mitigation fund." The bill would permit public water agencies to use revenues from said funds to implement water efficiency measures in existing structures. The bill would authorize local governments to require developer of new subdivisions (tract maps) to contribute into a water demand mitigation fund, as a condition of approval.

Introduced02/27/09Last amended04/30/09StatusPassage refused, reconsideration granted, to inactive file.

AB 1442 (Committee on Water, Parks and Wildlife)

This bill would, in relevant part, require the Wildlife Conservation Board to take into consideration areas of the state where public access and hunting/fishing opportunities are most needed when determining which streams and lakes are suitable for hunting and fishing. It would allow the WCB to lease areas of degraded habitat to nonprofit organizations for the purpose of habitat restoration and public access. It would authorize the taking of any game species for a prize or other inducement of reward.

Introduced02/27/09Last amended07/15/09StatusSenate Floor, Third Reading

AB 1570 (Salas)

This bill originally related to veterans services. As amended in the Senate Appropriations Committee, this bill would legislatively extend the life of Poseidon Resources LLC's coastal development permit by one year.

Introduced03/16/09Last amended09/01/09StatusSenate Natural Resources Committee (pending rule waiver)Commission PositionRecommend Oppose

AJR 3 (Nava) Offshore oil drilling

This measure would request that Congress reinstate the federal offshore oil and gas leasing moratorium for the 2009 fiscal year and beyond. This measure also would memorialize the Legislature's opposition to the proposed expansion of oil and gas drilling of the Pacific Coast and any federal energy policies and legislation that would weaken California's role in energy siting decisions by those policies.

Introduced	01/23/09
Last amended	04/30/09
Status	Adopted

SB 4 (Oropeza) State beaches and parks: smoking

This bill would prohibit smoking of any tobacco product on a state coastal beach on in any unit of the State Parks system. The bill authorizes the Department of Parks and Recreation, or any other relevant state agency, to develop and post signs to provide notice of the smoking prohibition.

Introduced12/01/08Last amended07/13/09StatusAssembly Inactive FileCommission PositionSupport

SB 21 (Simitian) Fishing gear

This bill would require the Department of Fish and Game to make recommendations to the Fish and Game Commission regarding a sustainable funding source for the recovery of derelict fishing gear and the prevention of lost of fishing gear. The bill would require any persons and/or vessels who lose fishing gear at sea to report the loss within 48 hours. The bill would require all fishing licenses issued by the DFG to include information and phone numbers related to the new requirement. The bill would also require DFG to establish a data base of all known and reported sites of derelict/lost fishing gear, and to establish performance targets for their removal.

Introduced12/01/08Last amended03/25/09StatusSenate Appropriations Committee, Suspense File

SB 42 (Corbett) Coastal resources: seawater intake

This bill would prohibit a state agency from approving any new power plant or industrial facility that utilizes Once-Through-Cooling (OTC). The bill would also establish a per-gallon fee for sea water used for OTC in an amount to be set by the SWRCB. Fees would be deposited in the Marine Life Restoration Account, which the bill would create, within the Coastal Conservancy's Coastal Trust Fund. The bill would also require the SWRCB to establish and implement a statewide policy on the use of sea water for OTC.

Introduced01/06/09Last Amended04/14/09StatusSenate Energy, Utilities and Commerce

SB 262 (Lowenthal) Coastal resources

This bill would repeal the requirement that the Commission must meet monthly. Instead, the Commission would be required to meet at least 10 times per year. In the event that the Commission did cancel a meeting, this bill would extend all statutory deadlines to the following month.

Introduced02/24/09Last amended07/13/09StatusSenate Unfinished BusinessCommission PositionSupport

SCR 56 (Oropeza) Coastal development and Marina del Rey

This measure would request that the County of Los Angeles undertake a comprehensive review of its Local Coastal Program prior to any further LCP amendments or permit approvals.

Introduced08/20/09StatusSenate Natural Resources and Water Committee

SB 428 (Kehoe) Tide and submerged lands

This bill would specify that a "marine mammal park for the education and enjoyment of children" is an allowable use for the City of San Diego to authorize at the property known as "Children's Pool." The intent of the legislation is to allow the City some relief in deciding how/whether to comply with a 2001 appeals court decision ordering the city to dredge the pool to eliminate harbor seal habitat, in light of a subsequent restraining order to prevent the dredging based on environmental concerns.

Introduced02/28/09StatusChaptered with Secretary of State, Chapter 19, Statutes of 2009

SB 459 (Wolk) Tidelands and submerged lands: removal of vessels

This bill would allow the State Lands Commission to immediately remove without notice any unattended vessel that is moored, docked, beached or stranded in such a way that it is creating a hazardous condition. This bill would provide that any vessel under the State Lands Commission's jurisdiction that is allowed to persist in an unseaworthy or dilapidated state for more than 30 days shall be declared abandoned and authorize the Commission to sell, destroy or otherwise dispose of the vessel. Any proceeds from the sale of abandoned property, less the commission's costs, be deposited into the General Fund.

Introduced02/26/09Last amended07/14/09StatusSenate Unfinished Business

SB 650 (Yee) Half Moon Bay

This bill would appropriate \$10 million from Proposition 84 funds to the city of Half Moon Bay to purchase the property known as Beachwood to assist with the city's settlement agreement in the matter of *Yamagiwa v. City of Half Moon Bay* (N.D. Cal. 2007). Under the settlement agreement the city waived its right to appeal, and now owes the plaintiff \$18 million.

Introduced	02/27/09
Last amended	05/06/09
Status	Senate Natural Resources and Water Committee, Hearing cancelled at author's request.

SB 790 (Pavley) Coastal resources; project grants

This bill would make Low Impact Development (LID) projects eligible for Prop 84 bond funds, if those projects contribute to the protection of water quality or reduce storm water runoff, and authorize the State Water Resources Control Board, in consultation with the Coastal Conservancy, to award grants to public agencies and non-profit organizations.

Introduced02/27/09Last amended07/02/09StatusAssembly Floor

SB 801 (Walters) Coastal resources: City of Laguna Niguel:

This bill states that it is the intent of the Legislature to revise the current coastal zone boundary to terminate at the western edge of the city. This would remove much of the incorporated area of the city of Laguna Niguel from the coastal zone. Amendments taken on 4/13 replace the initial language with language that makes technical, non-substantive changes to the California Environmental Quality Act.

Introduced02/27/09Last amended04/13/09StatusSenate RulesCommission PositionOppose

SB 833 (Natural Resources and Water Committee) Natural resources

This bill makes numerous minor changes to several sections of the Public Resources Code, including Section 30716(c)(3)(B) relating to de minimis amendments to Port Master Plans. This bill would delete an inadvertent self cross-reference to (c), and a mistaken cross reference to 30716(b), which governs minor amendments. The bill would replace that cross reference with a referral to 30716(a) which governs regular PMP amendments. This would allow the Commission, if 3 or more members disagree with an Executive Director's determination that a PMP amendment is de minimis, to set the amendment for public hearing.

Introduced04/15/09Last Amended06/26/09StatusAssembly Floor