FISH AND GAME COMMISSION
REQUEST FOR READOPTION OF EMERGENCY REGULATIONS

Emergency Action to Readopt Amendments to Section 632, Title 14, CCR,
Re: Stewarts Point State Marine Reserve
and Stewarts Point State Marine Conservation Area

Request for Readoption of Emergency Regulation:

The Fish and Game Commission (“Commission”) requests to readopt amendments to Section 632, Title 14, California Code of Regulations (“CCR”) [Office of Administrative Law (OAL) file number 2010-0709-02E]. The Findings of Emergency for this file containing the following information: Statement of Facts Constituting Need for Emergency Action; Authority and Reference Citations; Informative Digest; Fiscal Impact Statement; Standard Form 399, is hereby incorporated by reference. The objective of this regulation is to maintain the Stewarts Point State Marine Conservation Area (SMCA) to allow specified recreational take of living marine resources within the SMCA while the Commission completes its standard rulemaking process for this regulation.

Emergency Regulation in Effect to Date:

On June 24, 2010, the Commission adopted emergency regulations to establish the Stewarts Point SMCA and provide for the recreational take from shore of marine aquatic plants other than sea palm, marine invertebrates, finfish by hook and line, surf smelt by beach net, and species authorized in Section 28.80, Title 14, CCR, (including surf smelt) by hand-held dip net in the SMCA. Pursuant to Government Code (“GC”) sections 11346.1(e) and (h), emergency regulations are effective for 180 days. OAL may approve two readoptions, each for a period not to exceed 90 days. In the absence of readoption, the 2084 regulation will expire on January 18, 2011.

Statement of Emergency:

The APA defines an “emergency” to mean “a situation that calls for immediate action to avoid serious harm to the public peace, health, safety, or general welfare.” (§11342.545.) To make a finding of emergency, the agency must describe the specific facts supported by substantial evidence that demonstrate the existence of an emergency and the need for immediate adoption of the proposed regulation. (Id., §11346.1, subd. (b)(2).) Some of the factors an agency may consider in determining whether an emergency exists include: (1) the magnitude of the potential harm, (2) the existence of a crisis situation, (3) the immediacy of the need, i.e., whether there is a substantial likelihood that serious harm will be experienced unless immediate action is taken, and (4) whether the anticipation of harm has a basis firmer than simple speculation. The Commission has considered all of these factors and the definition of an emergency provided in the APA, as well as pertinent authority in Section 240 of the Fish and Game Code (“FGC”). Under this latter authority, notwithstanding any other provision of the FGC, the Commission may adopt an emergency regulation where doing
so is necessary for the immediate preservation of the public peace, health and safety, or general welfare. The Commission finds that such necessity exists in the present case.

The recent creation of the Stewarts Point State Marine Reserve (SMR) created an unforeseen situation. Creation of the Stewarts Point SMR inadvertently prohibited Kashia people from fishing and gathering for subsistence purposes. The issue of Kashia Pomo tribal uses of coastal resources was not considered by the Blue Ribbon Task Force which proposed regulations for marine protected areas on the North Central Coast to the Commission.

Immediate action is needed to avoid serious harm to the health and safety and general welfare of the Kashia people. There are approximately 800 Tribal members, about 450 of whom are adults. Approximately 150 adults fish and gather; of those, less than 20 (who live on the Rancheria at Stewarts Point) fish or gather two or three times per week. There are probably 100 members who regularly engage in gathering. Much of the gathering is done by younger tribal members for elders. The Rancheria has 80 percent unemployment, is in a remote location, with a poor access road, and with few opportunities within a long, winding drive. Fishing is a source of food. Gathering sea weed and shellfish is also a source of food. Younger tribal members gather for the elders of the Rancheria who can no longer gather food for themselves. Rancheria residents do not fish or gather for commercial purposes; they do not smoke, can or otherwise store food in bulk. The current prohibition on take of living marine resources in Stewarts Point SMR denies the Kashia people access to food, shrinks appreciably the available sources of food, and by forcing them to go elsewhere, increases the time, cost and risk of gathering food (Stewarts Point is accessible; there are no steep hills, high bluffs, sheer drops, which make access to the resources unsafe.) Access to a primary source of food is a heath and safety issue, directly related to the general welfare of the community.

Given that the emergency circumstances that necessitated the original emergency regulation are continuing and unchanged, the Commission requests that the previous Finding of Emergency be incorporated to supplement this justification.

Compliance with Readoption Criteria

(1) Same or Substantially Equivalent:

Pursuant to GC section 11346.1(h), the text of a readopted regulation must be the “same or substantially equivalent” to the text of the original emergency regulation. The proposed language for the readopted emergency regulation is the same as the language of the original emergency regulation. The text of both regulations establishes the Stewarts Point SMCA and provides for the recreational take from shore of marine aquatic plants other than sea palm, marine invertebrates, finfish by hook and line, surf smelt by beach net, and species authorized in Section 28.80, Title 14, CCR, (including surf smelt) by hand-held dip net in the SMCA.
(2) Substantial Progress:

GC section 11346.1(h) specifies that the emergency rulemaking agency must demonstrate that it is making “substantial progress and has proceeded with due diligence” to comply with the standard rulemaking provisions. The Commission has complied with this requirement publishing notice of its intent to adopt this regulation pursuant to the standard rulemaking process. The notice (OAL Notice #Z2010-1109-05) was published on November 19, 2010. The Commission held a discussion hearing on the proposed regulation on December 16, 2010 and is scheduled to consider adoption of the regulation on February 3, 2011.

Specific Agency Statutory Requirements

The Commission has complied with the special statutory requirements governing the adoption of emergency regulations pursuant to FGC Section 240. The Commission held a public hearing on this regulation on December 16, 2010, and the finding that this regulation is necessary for the immediate preservation of the health and safety and general welfare meets the requirements of Section 240.
Regulatory Language

Section 632, Title 14, CCR, is amended to read:

(11) Stewarts Point State Marine Conservation Area.
   (A) This area is bounded by the mean high tide line and straight lines connecting the
   following points in the order listed:
   38° 40.500' N. lat. 123° 25.370' W. long.;
   38° 40.500' N. lat. 123° 25.500' W. long.;
   38° 37.500' N. lat. 123° 23.500' W. long.;
   38° 37.535' N. lat. 123° 23.027' W. long.
   (B) Take of all living marine resources is prohibited except the following may be taken
   recreationally from shore only: marine aquatic plants other than sea palm, marine
   invertebrates, finfish [as identified in subsection 632(a)(2)] by hook and line, surf smelt
   by beach net, and species authorized in Section 28.80 of these regulations by hand-
   held dip net.

(12) Stewarts Point State Marine Reserve.
   (A) This area is bounded by the mean high tide line and straight lines connecting the
   following points in the order listed except where noted:
   38° 40.50' N. lat. 123° 25.37' W. long.;
   38° 40.50' N. lat. 123° 30.24' W. long.; thence southward along the three nautical mile
   offshore boundary to
   38° 35.60' N. lat. 123° 26.01' W. long.; and
   38° 35.60' N. lat. 123° 20.80' W. long., except that Stewarts Point State Marine
   Conservation Area as described in subsection 632(b)(11)(A) is excluded.
   (B) Take of all living marine resources is prohibited.

(13) Salt Point State Marine Conservation Area.
   (A) This area is bounded by the mean high tide line and straight lines connecting the
   following points in the order listed:
   38° 35.60' N. lat. 123° 20.80' W. long.;
   38° 35.60' N. lat. 123° 21.00' W. long.;
   38° 33.50' N. lat. 123° 21.00' W. long.; and
   38° 33.55' N. lat. 123° 18.91' W. long., except that Gerstle Cove as described in
   subsection 632(b)(13)(A) is excluded.
   (B) Take of all living marine resources is prohibited except the recreational take of
   abalone and finfish [subsection 632(a)(2)].

Subsections 632(b)(13) through 632(b)(14) are renumbered 632(b)(14) through
632(b)(15).
Russian River State Marine Conservation Area.
(A) This area is bounded by the mean high tide line, the mouth of the Russian River estuary as defined in subsection 632(b)(14)(A)632(b)(15)(A), and straight lines connecting the following points in the order listed:
38° 27.38' N. lat. 123° 08.58' W. long.;
38° 26.38' N. lat. 123° 08.58' W. long.;
38° 26.38' N. lat. 123° 07.70' W. long.
(B) Take of all living marine resources is prohibited except:
1. Only the following species may be taken recreationally: Dungeness crab by trap, and surf smelt using hand-held dip net or beach net.
2. Only the following species may be taken commercially: Dungeness crab by trap.

Subsections 632(b)(16) through 632(b)(28) are renumbered 632(b)(17) through 632(b)(29).

North Farallon Islands Special Closure. Special regulations on boating and access apply to the North Farallon Islands as follows.
(A) A special closure is established at the islets comprising the North Farallon Islands.
(B) Except as permitted by federal law or emergency caused by hazardous weather, or as authorized by subsection 632(b)(29)(C)632(b)(30)(C), no vessel shall be operated or anchored at any time from the mean high tide line to a distance of 1000 feet seaward of the mean lower low tide line of any shoreline of North Farallon Island, or to a distance of 300 feet seaward of the mean lower low tide line of any shoreline of the remaining three southern islets, including the Island of St. James, in the vicinity of 37° 46.00' N. lat. 123° 06.00' W. long.
(C) No person except department employees or employees of the United States Fish and Wildlife Service, National Oceanic and Atmospheric Administration, or United States Coast Guard, in performing their official duties, or unless permission is granted by the department, shall enter the area defined in subsection 632(b)(29)(B)632(b)(30)(B).
(D) All vessels shall observe a five (5) nautical mile per hour speed limit within 1,000 feet seaward of the mean lower low tide line of any shoreline of the islets defined in subsection 632(b)(29)(B)632(b)(30)(B).
(E) In an area bounded by the mean high tide line and a distance of one nautical mile seaward of the mean lower low tide line of any of the four islets comprising the North Farallon Islands, the following restrictions apply:
1. All commercial diving vessels operating in the defined area shall have their vessel engine exhaust system terminate either through a muffler for dry exhaust systems, or below the vessel waterline for wet exhaust systems.
2. All commercial diving vessels equipped with an open, deck-mounted air compressor system, while operating in the defined area, shall have their air compressor's engine exhaust system terminate below the vessel waterline.

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Subsections 632(b)(30) through 632(b)(31) are renumbered 632(b)(31) through 632(b)(32).

Southeast Farallon Island Special Closure. Special regulations on boating and access apply to the Southeast Farallon Island as follows.

(A) A special closure is established at the Southeast Farallon Island.
(B) Except as permitted by federal law or emergency caused by hazardous weather, or as authorized by subsection 632(b)(32)(C) no vessel shall be operated or anchored at any time from the mean high tide line to a distance of 300 feet seaward of the mean lower low tide line of any shoreline EXCEPT north of a line at 37° 42.26' N. lat., and inside Fisherman's Bay south of 37° 42.26' N. lat. and north of 37° 42.05' N. lat., and at East Landing, between a line extending due east from 37° 41.83' N. lat. 122° 59.98' W. long. and a line extending from 37° 41.72' N. lat. 123° 00.05' W. long. to 37° 41.68' N. lat. 123° 00.07' W. long. This closure exists year round, except for the southeast side of Saddle (Seal) Rock, between a line extending from 37° 41.76' N. lat. 123° 00.16' W. long. to 37° 41.64' N. lat. 123° 00.16' W. long. and a line extending from 37° 41.60' N. lat. 123° 00.26' W. long. to 37° 41.60' N. lat. 123° 00.32' W. long., which is closed only from December 1 through September 14 of each year.
(C) No person except department employees or employees of the United States Fish and Wildlife Service, National Oceanic and Atmospheric Administration, or United States Coast Guard, in performing their official duties, or unless permission is granted by the department, shall enter the area defined in subsection 632(b)(32)(B).
(D) All vessels shall observe a five (5) nautical mile per hour speed limit 1,000 feet seaward of the mean lower low tide line of any shoreline of the Southeast Farallon Island.
(E) In an area bounded by the mean high tide line and a distance of one nautical mile seaward of the mean lower low tide line of any of the islands and islets comprising the Southeast Farallon Island, the following restrictions apply:
1. All commercial diving vessels operating in the defined area shall have their vessel engine exhaust system terminate either through a muffler for dry exhaust systems, or below the vessel waterline for wet exhaust systems.
2. All commercial diving vessels equipped with an open, deck-mounted air compressor system, while operating in the defined area, shall have their air compressor's engine exhaust system terminate below the vessel waterline.

Subsections 632(b)(33) through 632(b)(105) are renumbered Subsections 632(b)(34) through 632(b)(106).

Dana Point State Marine Conservation Area.
(A) This area is bounded by the mean high tide line, a distance of 1200 feet seaward of mean lower low water, and the following points:
33° 27.74' N. lat. 117° 42.95' W. long.;
33° 27.74' N. lat. 117° 43.18' W. long.;
33° 27.47' N. lat. 117° 42.28' W. long.; and
33° 27.63' N. lat. 117°42.45' W. long.

(B) Take of all living marine resources is prohibited except:
1. Only the following species may be taken recreationally below the mean lower low-
water mark: lobster, rockfish (family Scorpaenidae), greenling, lingcod, cabezon,
yellowtail, mackerel, bluefin tuna, kelp bass, spotted sand bass, barred sand bass,
sargo, croaker, queenfish, California corbina, white seabass, opaleye, halfmoon,
surfer perch (family Embiotocidae), blacksmith, Pacific barracuda, California sheephead,
Pacific bonito, California halibut, sole, turbot, and sanddab. Finfish shall be taken only
by hook and line or by spearfishing gear.
2. Only spiny lobster may be taken commercially.

(C) Except as expressly provided in this section, it is unlawful to enter the intertidal zone
in the Dana Point State Marine Conservation Area for the purpose of taking or
possessing, or to take or possess, any species of fish, plant, or invertebrate, or part
thereof; to use or have in possession any contrivance designed to be used for catching
fish; to disturb any native plant, fish, wildlife, aquatic organism; or to take or disturb any
natural geological feature. This subdivision does not prohibit persons from entering the
intertidal zone for the purpose of entertainment, recreation, and education while having
a minimum impact on the intertidal environment and the living organisms therein. For
this purpose, minimum impact includes foot traffic; general observation of organisms in
their environment with immediate replacement of any unattached organisms to their
natural location after temporary lifting for examination; and photography. Minimum
impact does not include removal of attached organisms from their environment;
gathering of fishing bait; littering, collecting rocks and shells; or turning rocks or other
acts destructive to the environment.

(D) The department director may appoint a director of the Dana Point State Marine
Conservation Area.

(E) The director of the Dana Point State Marine Conservation Area may issue a special
collecting permit authorizing any person to enter the conservation area for the purposes
of scientific collecting under the conditions of a scientific collector's permit issued by the
department.

(F) Notwithstanding subsections 632(b)(89)(B) or 632(b)(89)(C) or
632(b)(107)(B) or
632(b)(107)(C), the director of the Dana Point State Marine Conservation Area, or any
person who has a scientific collector’s permit from the department and to whom the
director of the Dana Point State Marine Conservation Area has issued a special
collecting permit may take, for scientific purposes, any fish or specimen of marine plant
life under the conditions prescribed by the department.

(G) This section does not prohibit the entry of state and local law enforcement officers,
fire suppression agencies, and employees of the department in the performance of their
official duties. This section does not prohibit or restrict navigation in the Dana Point
State Marine Conservation Area pursuant to federal law.

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Subsequent subsections are renumbered beginning with (108).
Note: Authority cited: Sections 200, 202, 203.1, 205(c), 219, 220, 1590, 1591, 2860, 2861 and 6750, Fish and Game Code; and Sections 36725(a) and 36725(e), Public Resources Code. Reference: Sections 200, 202, 203.1, 205(c), 219, 220, 1580, 1583, 2861, 5521, 6653, 8420(e) and 8500, Fish and Game Code; and Sections 36700(e), 36710(e), 36725(a) and 36725(e), Public Resources Code.