Proposed amendments to SB 272:

- 1. Remove Section 1 concerning division of a water right. Further discussion about this language is needed between the agency and the stakeholders before it is ready to move forward.
- 2. Below is additional language highlighted in yellow that could be inserted into SB 272, which would:
- For those currently enrolled in a drought emergency term permit, who enroll in a multi-year flex account (MYFA), their MYFA would NOT be reduced by the 2011 overuse. Pursuant to the bill, the fee for the conversion to a MYFA would be \$200, rather than the normal \$400.

(E) notwithstanding any other provisions of this subsection, except when the base water right is suspended due to the issuance of a two year term permit in a designated drought emergency area for 2011 and 2012, the quantity of water deposited into a multi-year flex account shall be reduced by the quantity of water used in excess of the maximum annual quantity of the base water right during 2011 if the application for a multi-year flex account is filed with the chief engineer on or before July 15, 2012.

[To be clear, the following is unchanged:

- Those enrolled in drought emergency term permits who do NOT enroll in a MYFA, would still be required to live within the terms of the drought emergency term permit (reduced 2012 use).
- Under this language, anyone who overused in 2011 but did NOT apply for a drought emergency term permit may still apply for a MYFA. They would have to pay the \$600 fee and the MYFA would be reduced by their 2011 overuse.]