

Regulatory Definitions Discussion

No.	Definition	Discussion
1	Disinfectant/Sanitizer, sections 94508(a)(33) and 94508(a)(116)	Clarify what is meant by "medical devices," "medical equipment surfaces," "food contact surfaces," and "semi-critical."
2	Energized Electrical Cleaner, section 94508(a)(39)	May be a significant amount of product marketed and sold for non-energized uses. Address by allowing perchloroethylene in only smaller container sizes?
3	General Purpose Degreaser, section 94508(a)(59)	Reevaluate exclusions for general purpose degreaser.
4	Hair Finishing Spray, section 94508(a)(66)	The definitions for hair finishing spray and hair styling spray overlap. Consider modifying the definitions of one or both to create less ambiguity. This could be addressed as part of lower VOC limits for Hair Finishing Spray category, if so proposed.
5	Paint Thinner, section 94508(a)(99)	Add language to specify that per section (99)(B)(4) of the definition, the coating label must identify the specific solvent/ingredient brand line needed, and the solvent label must specify the specific coating.
6	More Holistic View of Product Claims	Include a product manufacturer's internet and other marketing claims in determining product compliance.

Note to Public Stakeholders: This draft document provides potential California Air Resources Board (CARB) staff ideas for amending the Consumer Products regulations. This draft document is intended to foster stakeholder input, to help inform the development and formalization of initial draft regulatory language, and is incomplete and should not be construed as a formal regulatory proposal, nor will this replace the public process which any proposed regulation will undergo.