Schoen v. California Dept. of Forestry and Fire Protection (1997) 58 Cal.App.4th 556 In reversing a lower court, the court held that the CDF abused its discretion when classifying modifications to 2 THPs as minor and avoiding public review. Updating the cumulative impacts analysis to consider substantially changed CDF regulations could not be characterized as minor where the new analysis covered areas not addressed previously. Public review is essential to CEQA and an equivalent regulatory program. The supplemental information was responding to significant additional requirements.