

**From:** [James Christian](#)  
**To:** [Reed.Charles@Waterboards](mailto:Reed.Charles@Waterboards)  
**Subject:** 10-8-2015 2036887 JIM CHRISTIAN, SUMMER HOME PARK  
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Charles,

I fully support the comment-letters you have received from OWTS-RRR, its members individually, Sonoma County, and representatives of the Northwood and Hacienda Associations. I will not re-state those positions.

I respectfully suggest that RWQCB consider that the TMDL implementation plan be no more and no less than simply the underlying AB885 regs.

The AB885 regs are the law of this State, call for cesspools to be replaced, allow LAMPs (Sonoma County has one), and will have a positive impact on water quality. AB885 implementation has been suspended in the TMDL area. The case has not been made in the draft TMDL action plan that its marginally more-stringent requirements will achieve marginal betterment of water quality, let alone a required marginal betterment necessary to meet pathogen reductions which AB885 will not.

Jim Christian