

HEARING PANEL REPORT

This matter was heard on November 3, 2016 in Fresno, California before a panel consisting of Central Valley Regional Water Quality Control Board members [Name] and [Name]. [Name] and [Name] were Panel Advisors. [Name] appeared on behalf of [owner/operator] (Dischargers). [Name], [Name], [Name], and [Name] appeared for the Prosecution Team.

The Panel makes the following determinations:

FINDINGS OF FACT

1. The discharge of irrigation return flows or storm water from irrigated lands in the Central Valley Region may contribute, or have the potential to contribute waste to ground and/or surface waters. The term "waste" is broadly defined in California Water Code¹ section 13050, subdivision (d), and includes runoff of sediment or agricultural chemicals. The term "waters of the state" includes all surface water and groundwater within the state. (Wat. Code, § 13050, subd. (e).) The Central Valley Water Board is required to regulate discharges to waters of the state. (Wat. Code, § 13263.)
2. Attachment E of the Waste Discharge Requirements General Order for Discharges from Irrigated Lands within the Central Valley Region for Dischargers not Participating in a Third-Party Group (Order R5-2013-0100) and Attachment E of the Waste Discharge Requirements General Order for Growers within the Tulare Lake Basin Area that are Members of the Third-Party Group (Order R5-2013-0120) define "irrigated lands" as "land irrigated to produce crops or pasture for commercial purposes; nurseries; and privately and publicly managed wetlands."
3. Central Valley Water Board staff developed a list of landowners in Tulare County, including the Dischargers, which were likely to be discharging wastewater from irrigated lands to waters of the state and did not have regulatory coverage under waste discharge requirements (i.e., permits) or waivers of waste discharge requirements.
4. In developing this list, Central Valley Water Board staff used county assessor data and geographical land use data (i.e., the California Department of Conservation Farmland Mapping and Monitoring Program (FMMP) land use

¹ All references to the Water Code refer to the California Water Code unless otherwise noted.

data) to assist in identifying potential discharges of agricultural wastewater to waters of the state and to identify owners and operators of agricultural lands who may not have complied with the Water Code. Both data sets were used to develop lists of parcels for which Water Code section 13260 Directive Letters were issued requiring landowners to obtain regulatory coverage for lands irrigated for a commercial purpose.

5. On 21 May 2014 and 30 June 2014, the Central Valley Water Board issued notices to the Dischargers describing new water quality regulations and actions available to comply with the regulations.
6. On 21 November 2014, Board staff conducted a field inspection from public roadways of Tulare County APN 119-110-012 and found evidence of a 39.6 acre agricultural parcel containing pistachio trees.
7. On 18 December 2014, the Assistant Executive Officer of the Central Valley Water Board issued a Water Code section 13260 Directive Letter (Directive) to the Dischargers, sent via certified mail. The Directive stated that, *"You are receiving this letter because, based on information available to the California Regional Water Quality Control Board, you own the following parcels with irrigated cropland, which are subject to new regulations."* The Directive was sent based on information that the subject parcels contained commercially irrigated land without regulatory coverage.
8. The Directive required Dischargers to obtain regulatory coverage for their irrigated agricultural parcels within 15 calendar days of receipt of the Directive. As detailed in the Directive, Dischargers could comply by joining the Kaweah Basin Water Quality Association (Coalition or "KBWQA), or by submitting a Report of Waste Discharge (RoWD) with a Notice of Intent (NOI).
9. The Dischargers received the Directive on 22 December 2014, and were required to obtain regulatory coverage by 6 January 2015.
10. Gilbert Marroquin spoke to Central Valley Water Board staff on 22 December 2014 and was given information about the program and the Coalition's phone number. The Dischargers did not obtain regulatory coverage by 6 January 2015.
11. Because the Dischargers failed to obtain coverage by the deadline specified in the Directive, a Notice of Violation (NOV) was sent via certified mail to Dischargers on 28 January 2015.
12. The Dischargers received the NOV on 29 January 2015. Dischargers neither obtained regulatory coverage nor contacted the Board in response to the NOV.
13. On 16 September 2015, Board staff conducted a field inspection from public roadways of the Dischargers' two parcels in Tulare County to determine if the

parcels have the potential to discharge irrigation return flows or storm water to waters of the state. Both APN 119-110-012 and 119-110-013 had canals that ran along the perimeter of the fields. However, the inspections found no direct evidence of surface water discharges from the parcels (e.g., discharge pipes at borders or erosion rills leading offsite).

14. On 12 January 2016, the Prosecution Team sent the Dischargers a notification letter (pre-ACL letter) via certified mail that an ACL Complaint would be issued if the Dischargers did not obtain regulatory coverage and initiate settlement discussions by 26 January 2016.
15. The pre-ACL letter was sent to the same address as the notices, Directive, and NOV, but was not claimed by the Dischargers and was returned back to the Central Valley Water Board's office.
16. On 9 August 2016, the Assistant Executive Officer of the Central Valley Water Board issued Administrative Civil Liability Complaint (ACL Complaint) R5-2016-0551 to the Dischargers in the amount of thirty thousand, thirty dollars (\$30,030) for failing to obtain coalition membership or submit a Report of Waste Discharge as required by Water Code section 13260.
17. The required factors under Water code section 13327 have been considered using the methodology in the Enforcement Policy as explained in detail in Attachment A to the Order, which is incorporated herein by reference.
18. On considering the written record and evidence presented at the hearing, the Panel determined that an administrative civil liability of thirty thousand, thirty dollars (\$30,030) should be imposed on the Dischargers pursuant to Water Code section 13261 for violation of Water Code section 13260.

CONCLUSIONS OF LAW

1. The failure to submit a RoWD constitutes a violation of Water Code section 13260.
2. Pursuant to Water Code section 13261, subdivision (b)(1), the Regional Board may impose administrative civil liability up to \$1,000 for each day of violation.
3. The total maximum amount of Administrative Civil Liability assessable for the violations alleged in Complaint No. R5-2016-0551 pursuant to Water Code section 13261 is \$580,000.

RECOMMENDED ADMINISTRATIVE CIVIL LIABILITY AMOUNT

The Panel recommends that the Central Valley Regional Board impose administrative civil liability in the amount of \$30,030 on the Dischargers for violations found herein to have been committed by the Dischargers.

[Name]
Hearing Panel Chair

Date

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