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July 23, 2010

Pamela Creedon, Executive Director
Central Valley Regional Water Quality Control Board
11020 Sun Center Drive
Rancho Cordova, CA 95670-6114

RE: Completion of Management Plan – Coon Creek

Dear Ms. Creedon:

The Sacramento Valley Water Quality Coalition (SVWQC) Management Plan, approved on February 2, 2009, contains an overall approach to address multiple exceedances of the same constituent at a given site within a three-year period. Consistent with the guidance provided in the Monitoring and Reporting Program (MRP) adopted by the Central Valley Regional Water Quality Control Board (Regional Board) in January 2008 (*Order No. R5-2008-0005*), the SVWQC Management Plan includes a

1. Strategy for identification of potential sources of the observed exceedances (Source Identification Strategies)
2. Process to identify potential additional Management Practices to be implemented to address exceedances (Management Practice Implementation)
3. Management Practices Implementation Schedule (Schedule)
4. Management Plan completion criteria and performance goals (Performance Goals and Criteria for Completion of Management Plan)
5. Process and schedule for evaluation management plan effectiveness (Evaluation of Management Plan Effectiveness)
6. Monitoring strategy and schedule (Monitoring)
7. Identification of the participants that will implement the Management Plan (Participants and Responsibilities for Implementation)
8. Schedule and process for reporting results of Management Plan actions to Regional Board staff. (Documentation and Reporting)

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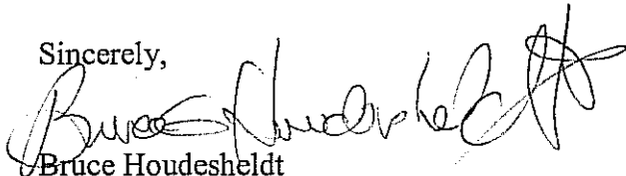
The SVWQC submitted for review to the Regional Board sixteen Source Evaluation Reports (SER) for eleven waterbodies which had multiple exceedances of a registered pesticide or specific toxicity. Each SER provided

1. Drainage-Specific information on land use, crops and irrigation, pesticide and current management practices.
2. Detailed information on potential agricultural and non-agricultural sources of the exceedances based on Coalition monitoring and Department of Pesticide Regulation data.
3. Conclusions and proposed next Management Plan steps.

Based on the attached SER, the SVWQC has determined the source of *Chlorpyrifos* exceedances at Coon Creek is not from agricultural sources. It is requested that you, as the Executive Officer of the Regional Board, make a determination the Management Plan is complete for Coon Creek.

Should you have any specific questions regarding the information in the SER, please feel free to contact me and Claus Suverkropp of Larry Walker Associates who prepared the report for the SVWQC.

Sincerely,



Bruce Houdesheldt
Director of Regulatory Affairs
Northern California Water Association/
Sacramento Valley Water Quality Coalition

Cc: Joe Karkoski Susan Fregien Mark Cady
David Guy Claus Suverkropp Tom Aguilra Linda Watanabe