California Regional Water Quality Control Board, Lahontan Region
HEARING PROCEDURES
FOR ADMINISTRATIVE CIVIL LIABILITY COMPLAINT
R6T-2023-0027
ISSUED TO
DAVID PARK AND PARK LIVESTOCK CO.
MONO COUNTY
HEARING SCHEDULED FOR JUNE 5, 2024

PLEASE READ THIS HEARING PROCEDURE CAREFULLY. FAILURE TO COMPLY WITH THE DEADLINES AND OTHER REQUIREMENTS CONTAINED HEREIN MAY RESULT IN THE EXCLUSION OF YOUR SUBMITTAL.

California Water Code section 13323 authorizes the California Regional Water Quality Control Board, Lahontan Region (Regional Board) to impose a fine, called administrative civil liability, against any person who violates water quality requirements. The Regional Board's Prosecution Team has issued an Administrative Civil Liability (ACL) Complaint that proposes the Regional Board impose civil liability against David Park and Park Livestock Co. (Respondents) for the violations alleged in the ACL Complaint.

I. Hearing Date and Location

The Regional Board has scheduled a hearing to consider this matter on June 5, 2024. At the hearing, the Regional Board will consider evidence regarding the violation(s) alleged in the ACL Complaint. After considering the evidence, the Regional Board may impose the proposed civil liability, impose a higher or lower amount, or decline to impose any liability.

The hearing will be held at the following location:

Lahontan Water Board Annex, Hearing Room 971 Silver Dollar Avenue South Lake Tahoe, CA 96150 And via Video and Teleconference

The Regional Board's meeting agenda will be issued at least ten days before the meeting and posted on the Regional Board's website at

https://www.waterboards.ca.gov/lahontan/board_info/agenda/2024_schedule.html. The hearing may be rescheduled or continued to a later date. Please check the Regional Board's website for the most up-to-date information.

II. Presiding Officer

For the purposes of this Hearing Procedure, the Presiding Officer is the Chair of the Regional Board or another member of the Regional Board designated in writing by the Chair of the Regional Board.

III. Hearing Waiver

Water Code section 13323, subdivision (b), requires a hearing on the ACL Complaint within 90 days of service of the ACL Complaint; however, the Respondents may waive this right. The Respondents may decide to waive the hearing requirement and pay the full proposed liability amount and settle the ACL Complaint, contingent on the Regional Board's approval of the settlement. If Respondent chooses to waive the hearing requirement and pay the full proposed liability amount, then Respondent should contact the Prosecution team to engage in settlement negotiations. Alternatively, the Respondent may decide to waive the right to a hearing within 90 days to (1) engage in settlement discussions with the Prosecution team, or (2) seek additional time to prepare for the hearing.

On August 8, 2023, the Respondent waived the right to a hearing within 90 days of service of the ACL Complaint.

- IV. Adjudicatory Hearing Regulatory Framework
 - A. Applicable Statutes and Regulations

The following statutes and regulations, as implemented by this Hearing Procedure, govern the hearing on the ACL Complaint:

- California Water Code section 13323.
- 2. Chapter 4.5 of the Administrative Procedure Act (Gov. Code, § 11400 et seq.), excluding Article 8 (Language Assistance), Article 13 (Emergency Decision), Article 14 (Declaratory Decision) and Article 16 (Administrative Adjudication Code of Ethics).
- 3. Evidence Code sections 801 through 805.
- 4. Government Code section 11513.
- 5. California Code of Regulations, title 23, section 648 et seq.
- 6. State Water Resources Control Board's Water Quality Enforcement Policy (Enforcement Policy).

These statutes and regulations are available online at https://www.waterboards.ca.gov/laws_regulations. Except for Government Code section 11513, Chapter 5 of the California Administrative Procedure Act (Gov. Code, § 11500 et seq.) does not apply to this hearing.

B. Separation of Prosecutorial and Advisory Functions

Regional Board staff and attorneys that have prepared the ACL Complaint (Prosecution Team) have been separated from Regional Board staff and attorneys that will advise the Regional Board, on the ACL Complaint (Advisory Team). The Prosecution Team will present evidence for consideration by the Regional Board. The Advisory Team provides legal and technical

advice to the Regional Board. Members of the Advisory Team and Prosecution Team are identified below.

Advisory Team:

Mike Plaziak, Executive Officer Elizabeth Beryt, Attorney IV Jan Zimmerman, Supervising Engineering Geologist Alonzo Poach, Senior Engineering Geologist Anna Garcia, Senior Engineering Geologist (Specialist) Tiffany Steinert, Engineering Geologist

Prosecution Team:

Ben Letton, Assistant Executive Officer
Naomi Rubin, Attorney IV
Carson Capps, Attorney I
Liz vanDiepen, Engineering Geologist
German Myers, Water Resource Control Engineer
Shelby Barker, Senior Engineering Geologist (Specialist)

Any members of the Advisory Team who normally supervise any members of the Prosecution Team are not acting as their supervisors in this proceeding, and vice versa. Further, members of the Advisory Team have not exercised any authority over the Prosecution Team or advised them with respect to this matter, or vice versa. Ben Letton, Liz VanDiepen, and Shelby Barker regularly advise the Regional Board in other, unrelated matters, and other members of the Prosecution Team may have previously acted as advisors to the Regional Board in other, unrelated matters, but no members of the Prosecution Team are advising the Regional Board in this proceeding. Members of the Prosecution Team have not had any substantive ex parte communications with the Regional Board or the Advisory Team regarding this proceeding.

C. Ex Parte Communications

Any communication regarding any issue in this proceeding to a Regional Board member or member of the Advisory Team by a Party or Interested Person that is made without notice and opportunity for all Parties to participate in the communication is considered an "ex parte" communication. Ex parte communications are prohibited, except as authorized by statute (e.g., communications regarding non-controversial procedural matters). (Gov. Code, § 11430.10 et seq.)

D. Evidentiary Standards

Government Code section 11513 and Evidence Code sections 801 through 805 apply to this proceeding.

The technical rules of evidence do not apply to this proceeding. The Parties may submit any relevant evidence that is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the existence of any common law or

statutory rule which might make improper the admission of the evidence over objection in civil actions.

Hearsay evidence is evidence of a statement that was made other than by a witness while testifying at the hearing and that is offered to prove the truth of the matter stated. Hearsay evidence may be used for the purpose of supplementing or explaining other evidence but over timely objection shall not be sufficient in itself to support a finding unless it would be admissible over objection in civil actions. An objection is timely if made before conclusion of all testimony or closing statement if one is provided.

V. Hearing Participants

A. Parties

Parties are the primary participants in the hearing. Parties may present written evidence, offer witness testimony, cross-examine witnesses, and provide closing statements. Parties may be asked to respond to questions from the Regional Board and Advisory Team.

The following are Parties to this proceeding:

- 1. Regional Board Prosecution Team
- 2. David Park and Park Livestock Co.
- 3. Any other person or entity designated as a party by the Presiding Officer in accordance with Section V.C.
- B. Interested Persons (Non-Parties)

Interested Persons include any persons or entities that are interested in the outcome of the proceeding but that have not been designated as a party. Interested Persons may present written or oral non-evidentiary policy statements. Interested Persons are not subject to cross-examination but may be asked to respond to clarifying questions from the Regional Board and Advisory Team.

Interested Persons may not submit evidence (e.g., photographs, eye-witness testimony, and monitoring data). Any person or entity that would like to submit evidence should request to be designated as a party pursuant to Section V.C.

C. Requesting Party Status

Any Interested Person who wishes to participate in the hearing as a party must submit a request in writing by the deadline listed under "Important Deadlines" below. The request must include the following information at a minimum:

- 1. How the issues to be addressed at the hearing substantially affect the requestor's interests, and
- 2. Why the existing Parties do not adequately represent the requestor's interests.

The request for party status must also include any requested revisions to the Hearing Procedure.

A Party must submit any written objection to a request for party status by the deadline listed under "Important Deadlines" below.

Following the deadline to submit objections to party status requests, the Presiding Officer will promptly respond to any timely written requests for party status. The Presiding Officer will not grant a request for party status if the Presiding Officer determines the designation of the requestor as a party will impair the interests of justice or the orderly and prompt conduct of the proceeding. The Presiding Officer, when granting a request for party status, may impose restrictions on the requestor's hearing participation, including limiting or excluding the use of cross-examination and other procedures, to promote the orderly and prompt conduct of the proceeding. Unless and until an Interested Person is granted party status, the deadlines for Interested Persons shall continue to apply.

- VI. Prehearing Submittal of Non-Evidentiary Policy Statements by Interested Persons
 - A. Non-Evidentiary Policy Statements

Interested Persons must submit any written non-evidentiary policy statements regarding the ACL Complaint by the deadline listed under "Important Deadlines" below.

Interested Persons are not required to submit written statements to speak at the hearing.

B. Responding to Interested Person Non-Evidentiary Policy Statements

A Party must submit any response to Interested Person written policy statements by the deadline listed under "Important Deadlines" below.

VII. Discovery

Parties must serve notices of discovery by the deadline listed under "Important Deadlines" below. All discovery by the Parties must be completed by the Discovery Cutoff deadline listed under "Important Deadlines" below. Discovery is considered completed on the day a response is due or on the day a deposition begins.

VIII. Prehearing Submittals by Parties

A. Prehearing Evidence and Argument Submittals (Excluding Rebuttal Evidence)

The Parties must submit the following information in advance of the hearing by the deadline listed under "Important Deadlines" below:

1. All evidence, excluding witness testimony to be presented orally at the hearing, and an exhibit list providing an exhibit number and brief description of each exhibit. Evidence already in the Regional Board's public files may be submitted by reference as long as the evidence and location are clearly identified. The file names of any electronic copies of exhibits must identify the Party submitting the

exhibit, the exhibit number, and a brief identification of the exhibit (e.g., "Resp Ex. 1 - Permit.pdf").

- 2. All legal and technical arguments or analysis.
- 3. The name of each witness, if any, whom the Party intends to call at the hearing; the subject of each witness' proposed testimony; and the estimated time required by each witness to present direct testimony.
- 4. The qualifications of each expert witness, if any.
- B. Prehearing Rebuttal Evidence Submittals

Rebuttal evidence is evidence offered to disprove or contradict evidence presented by an opposing Party.

The Parties must submit any rebuttal evidence in advance of the hearing by the deadline listed under "Important Deadlines" below. Rebuttal evidence shall be limited to rebutting the scope of previously submitted materials; rebuttal evidence that is not responsive to previous submittals may be excluded by the Presiding Officer.

The requirement to submit rebuttal evidence in advance of the hearing applies only to rebut timely-submitted written evidence. Rebuttal evidence pertaining to an issue raised solely during oral testimony need not be submitted in advance of the hearing.

C. Prehearing Objections to Evidentiary Submittals

A Party must submit any objections to prehearing evidentiary submittals by the deadlines listed under "Important Deadlines" below.

These deadlines do not apply to objections to late-submitted evidence. Objections to late-submitted evidence must be made within seven days of the late submittal or at the hearing, whichever is earlier.

D. Prehearing Proposed Findings of Fact and Conclusions of Law

The Prosecution Team must submit, and the other Parties may submit, Proposed Findings of Fact and Conclusions of Law for consideration by the Regional Board and Advisory Team. The Proposed Findings of Fact and Conclusions of Law must include the Party's proposed penalty calculation, using the methodology prescribed by the Enforcement Policy. The Parties may use this opportunity to highlight specific evidence and argument for the Regional Board's consideration.

Proposed Findings of Fact and Conclusions of Law must be submitted in Microsoft Word format by the deadline listed under "Important Deadlines" below. The Presiding Officer may prescribe a page limit for the Proposed Findings of Fact and Conclusions of Law.

E. Prohibition on Surprise Evidence

It is the policy of the Regional Board to discourage surprise testimony and exhibits. The Presiding Officer may refuse to admit proposed exhibits or testimony that are not submitted in accordance with this Hearing Procedure and shall refuse to do so when there is a showing of prejudice to any Party or the Regional Board. Excluded material will not be considered.

IX. Revisions to Hearing Procedure and Prehearing Conference

A. Revisions to Hearing Procedure

The Presiding Officer may revise this Hearing Procedure for good cause (1) on the Presiding Officer's own motion or (2) upon request from any Party or Interested Person seeking party status. A Party or Interested Person seeking party status requesting revisions to this Hearing Procedure must submit the request in writing by the deadline listed under "Important Deadlines" below. Before revising this Hearing Procedure, the Presiding Officer will provide the Parties an opportunity to comment.

B. Prehearing Conference

The Presiding Officer or its designee, upon its own motion or upon request from a Party, may schedule a Prehearing Conference with the Parties to discuss any prehearing matter, such as revisions to this Hearing Procedure, designation of additional parties, or evidentiary objections.

X. Hearing

A. Order of Proceeding

The Presiding Officer will conduct the hearing on the ACL Complaint generally in the order listed under California Code of Regulations, title 23, section 648.5. The Presiding Officer may modify the order of proceeding for good cause.

B. Administration of Oath

All persons intending to testify at the hearing must take the oath administered by the Presiding Officer.

C. Witnesses

Any witness providing written testimony must appear at the hearing and affirm that the written testimony is true and correct and be available for cross-examination.

D. Hearing Time Limits

Parties: Each Party will have a combined total of 30 minutes to present evidence (including examining witnesses), cross-examine witnesses, and provide a closing statement.

Interested Persons: Each Interested Person will have 3 minutes to present oral, non-evidentiary comments or policy statements.

Questions from the Regional Board and the Advisory Team, responses to such questions, and discussion of procedural issues do not count against these time limits.

E. Requesting Additional Hearing Time

Hearing participants who would like additional time must submit their request by the deadline listed under "Important Deadlines" below. Additional time may be provided at the discretion of the Presiding Officer upon a showing that additional time is necessary.

F. Visual Presentations

Each Party may use PowerPoint and other visual presentations at the hearing. The presentation content shall not exceed the scope of previously submitted written material. The Parties must submit their presentations, if any, by the deadline listed under "Important Deadlines" below.

Interested Persons may use a visual presentation as an aid to their oral, non-evidentiary comments or policy statements only with the Presiding Officer's prior approval.

XI. Miscellaneous

A. Submittal Timing and Format

All submittals made pursuant to this Hearing Procedure must be received by 5:00 p.m. on the respective due date within the "Important Deadlines" below. All submittals must be sent to the "Primary Contacts," identified below. Electronic copies are encouraged. Parties without access to computer equipment are strongly encouraged to have their materials scanned at a copy or mailing center. The Presiding Officer will not reject materials solely for failure to provide electronic copies.

B. Availability of Documents

The ACL Complaint and all submittals made in accordance with this Hearing Procedure are available upon request by contacting the Prosecution Team, identified in the "Primary Contacts" below.

Interested Persons may request to be included in the transmission of all submittals by contacting the Advisory Team.

C. Questions

Questions concerning this Hearing Procedure may be addressed to the Advisory Team attorney, identified in the "Primary Contacts" below.

PRIMARY CONTACTS

Advisory Team:

Mike Plaziak, Executive Officer 2501 Lake Tahoe Blvd, South Lake Tahoe, CA 96150 (530) 542-5453, Mike.Plaziak@waterboards.ca.gov

Elizabeth Beryt, Attorney IV State Water Resources Control Board, 1001 I Street, Sacramento CA, 95814 (916) 327-7507, elizabeth.beryt@waterboards.ca.gov

Jan Zimmerman, Supervising Engineering Geologist 15095 Amargosa Road – Building 2, Suite 210, Victorville, CA 92394 (760) 241-7376, jan.zimmerman@waterboards.ca.gov

Anna Garcia, Senior Engineering Geologist (Specialist) 15095 Amargosa Road – Building 2, Suite 210, Victorville, CA 92394 (760) 241-4261, anna.garcia@waterboards.ca.gov

Prosecution Team:

Ben Letton, Assistant Executive Officer 2501 Lake Tahoe Blvd, South Lake Tahoe, CA 96150 (530) 542-5436, <u>Ben.Letton@waterboards.ca.gov</u>

Naomi Rubin, Attorney IV State Water Resources Control Board, 801 K Street, Sacramento, CA 95814 (916) 341-5677, Naomi.Rubin@Waterboards.ca.gov

Liz vanDiepen, Engineering Geologist 2501 Lake Tahoe Blvd, South Lake Tahoe, CA 96150 (530) 542-5492, Elizabeth.vanDiepen@waterboards.ca.gov

Respondents:

David W. Park, Park Livestock Co. 2837 Topaz Lane, Topaz, CA 96133 david@parklivestock.com

Valerie Kincaid (Counsel for Respondents)
Paris Kincaid Wasiewski LLP, 1800 J Street, Sacramento, CA 95811 (916) 993-3962, vkincaid@pariskincaid.com

IMPORTANT DEADLINES

Deadline	Event	Hearing Procedure Section
July 28, 2023	Prosecution Team issued ACL Complaint and other related materials.	
August 8, 2023	Respondent waived the right to a hearing within 90 days and requested that the Regional Board delay the hearing.	Section III
October 13, 2023	Advisory Team issued Draft Hearing Procedure	
October 25, 2023	Parties' deadline to request revisions to Draft Hearing Procedure.	Section IX.A
	Interested Persons' deadline to request party status (If requesting party status, this is also the deadline to request revisions to Hearing Procedure)	Section V.C
November 10, 2023	Parties' deadline to submit objections to party status requests	Section V.C
December 1, 2023	Interested Persons' deadline to submit written non-evidentiary policy statements	Section VI.A
December 1, 2023	Prosecution Team's deadline to submit prehearing evidence and argument (excluding rebuttal evidence)	Section VIII.A
February 14, 2024	Parties' deadline to serve notices of discovery	Section VII
March 22, 2024	Discovery Cutoff for all Parties	Section VII
March 29, 2024	Remaining Parties' (including the Respondents) deadline to submit prehearing evidence and argument (excluding rebuttal evidence)	Section VIII.A
April 26, 2024	Parties' deadline to submit prehearing rebuttal evidence	Section VIII.B
	Parties' deadline to submit responses to Interested Person non-evidentiary policy statements	Section VI.B
	Parties' deadline to submit objections to prehearing evidence submittals (excluding rebuttal evidence)	Section VIII.C
	Deadline to submit requests for additional hearing time	Section X.E

May 10, 2024	Parties' deadline to submit objections to prehearing rebuttal evidence	Section VIII.C
	Parties' deadline to submit Proposed Findings of Fact and Conclusions of Law	Section VIII.D
June 3, 2024	Parties' deadline to submit copy of visual presentations	Section X.F
June 5, 2024	Hearing Date	