COMMENT SUMMARY AND RESPONSES

PART 3 OF THE WATER QUALITY CONTROL PLAN FOR INLAND SURFACE WATERS, ENCLOSED BAYS, AND ESTUARIES OF CALIFORNIA--BACTERIA PROVISIONS AND A WATER QUALITY STANDARDS VARIANCE POLICY AND

AMENDMENT TO THE WATER QUALITY CONTROL PLAN FOR OCEAN WATERS OF CALIFORNIA--BACTERIA PROVISIONS AND A WATER QUALITY STANDARDS VARIANCE POLICY

COMMENT DEADLINE: 12:00 NOON ON AUGUST 16, 2017

No.	Commenter
1.	Bay Area Clean Water Agencies
2.	California Cattlemen's Association
3.	<u>California Coastkeeper Alliance</u>
4.	California Stormwater Quality Association
5.	Calleguas Creek Watershed Management Plan
6.	Central Sierra Environmental Resource Center
7.	Central Valley Clean Water Association
8.	Central Valley Irrigated Lands Regulatory Program Coalitions
9.	City of Los Angeles Sanitation
10.	<u>City of Malibu</u>
11.	<u>City of Sacramento</u>
12.	<u>City of San Diego</u>
13.	<u>City of Watsonville</u>
14.	County of Los Angeles and the Los Angeles County Flood Control District
15.	The County of Orange and the Orange County Flood Control District
16.	County of San Diego
17.	County Sanitation Districts of Los Angeles County
18.	Heal the Bay
19.	Karuk Tribe
20.	Klamath Riverkeeper, Pacific Coast Federations of Fishermen's Association, Institute for Fisheries Resource
21.	<u>KMI</u>
22.	Los Angeles Department of Water and Power
23.	Middle Santa Ana River Bacteria TMDL Task Force
24.	Monterey County Public Health Laboratory
25.	San Diego Unified Port District
26.	Quartz Valley Indian Reservation
27.	Sacramento Regional County Sanitation District
28.	Sacramento Stormwater Quality Partnership
29.	San Diego Copermittees (County of San Diego)

30.	San Francisco Public Utilities Commission
31.	<u>Centennial Livestock</u>
32.	U.S. EPA, Region IX
33.	Ventura Countywide Stormwater Quality Management Program
34.	Summary of Oral Comments made by Heal the Bay
35.	Summary of Oral Comments made by the Central Sierra Environmental Resource Center
36.	Summary of Oral Comments made by Centennial Livestock
37.	Summary of Oral Comments made by the California Stormwater Quality Association
38.	Summary of Oral Comments made by Larry Walker and Associates

Organization	No.	Comment	Response	Revision ¹
Bay Area Clean	1.01	BACWA supports the State Water Board reducing the health risk level to	Please refer to Chapter 6, section 6.1 of the Draft Staff	No
Water Agencies		match EPA's most recent health risk level recommendations for the contact	Report, Including Substitute Environmental	
		recreation beneficial use (REC-1). However, BACWA also recognizes that	Documentation For Part 3 Of The Water Quality Control	
Representative:		disinfecting wastewater effluent has ancillary environmental impacts. For	Plan For Inland Surface Waters, Enclosed Bays, and	
David R. Williams		agencies that use UV disinfection, higher UV doses for higher levels of	Estuaries Of California—Bacteria Provisions And A	
		disinfection require more energy. Chlorine disinfection for higher levels of	Water Quality Standards Variance Policy	
		bacterial indicator removal requires greater use of chemicals. This higher	and Amendment To The Water Quality Control Plan For	
		chlorine dosing leads to the generation of increased levels of disinfection	Ocean Waters Of California—Bacteria Provisions And A	
		byproducts, and requires larger doses of sodium bisulfite added to the	Water Quality Standards Variance Policy (hereafter	
		effluent to quench the chlorine. Either UV or chlorine disinfection has a	referred to as the Staff Report) regarding the use of	
		higher carbon footprint to achieve greater levels of disinfection. Because of	chlorine and ultraviolet light as disinfection methods.	
		these ancillary impacts, it raises a concern that Regional Water Boards	When chlorine is used as a disinfection method, a de-	
		might require agencies to disinfect beyond a level required to achieve	chlorination process must be maintained.	
		water quality objectives. Balancing environmental and human health risks		
		highlights the importance of using mixing zones when calculating effluent	As discussed in Chapter 2, section 2.7 of the Staff	
		limits for municipal wastewater dischargers.	Report, effluent limits in permits for 95 out of 134	
			POTWs are based on the recycled water criteria under	
			Title 22 of the California Code of Regulations (referred	
			to as Title 22 in this document). The Title 22 criteria are	
			more stringent than the proposed water quality	
			objectives as they are intended to be protective for	
			other uses, such as agriculture beneficial uses which	
			includes the irrigation of food crops and municipal and	
			domestic supply beneficial uses. The Bacteria	
			Provisions do not change the Title 22 criteria or limit a	
			Regional Water Board's discretion in evaluating	
			appropriate effluent limits. The Bacteria Provisions	

¹ Revision pertains to a change made to the Proposed Final Staff Report and/or the Proposed Final Bacteria Provisions. A revisions will be marked Yes only in the first instance the revisions is described in the responses to comments.

Organization	No.	Comment	Response	Revision ¹
Organization	No.	The Draft Staff Report for the Bacteria Provisions addresses mixing zones for point sources beginning on page 16. Most NPDES dischargers in the San Francisco Bay Region have Enterococcus objectives for REC-1 applied as end-of-pipe limits, although mixing zones are allowed by the San Francisco	have been revised to clarify that "where a permit, WDR, or waiver of WDR contains a limit or condition that is derived from an objective or guideline that is more stringent that the proposed bacteria objectives, the proposed bacteria objectives would not be implemented in the permit, WDR, or waiver of WDR." (See Part 3 of the ISWEBE, Section IV.E.1.) In 39 cases, POTWs have effluent limits that reflect the objectives found in a Regional Water Quality Control Board's (Regional Water Board) Regional Water Quality Control Plan (Basin Plan) for the protection of water contact recreation (REC-1). In these cases the permits will need to be updated to reflect the proposed water quality objective within the Bacteria Provisions unless the Regional Water Board utilizes the Title 22 criteria. If the current technology in place cannot meet requisite standards, a compliance schedule could be afforded. Please see response to comment 1.02. See also response to comment 1.02. See response to comment 1.01 and Staff Report section 2.7. Due to the unique nature of the receiving water, effluent, and treatment facility, it is appropriate for Regional Water Boards to retain discretion in using a	Revision ¹
		Bay Basin Plan. The Draft Staff Report notes on page 17 that "With no statewide policy, existing Regional Water Board policies and procedures will apply. Regional Water Boards would likely continue their current practices for allowing mixing zones where appropriate." Given the impacts of excess disinfection, BACWA recommends that the State Water Board use this opportunity to encourage Regional Water Boards to use mixing zones in calculating bacterial indicator effluent limits, as allowed by their Basin Plans. BACWA suggests that the following language be added to the Bacterial Provisions, under Section IV.E.1: Bacteria effluent limits for NPDES-permitted dischargers shall be calculated	mixing zone to calculate bacteria effluent limitations. Adding additional language requiring the Regional Water Boards to utilize their existing authority to establish mixing zones where appropriate is unnecessary. National Pollutant Discharge Elimination System (NPDES) permittees should work with Regional Water Boards during permit renewals to ensure effluent limits are calculated and implemented appropriately.	
		using mixing zones as allowed by their Region's Water Quality Control Plans.		
California Cattlemen's Association	2.01	CCA supports the adoption of <i>Escherichia coli</i> (<i>E. coli</i>) as the sole indicator organism for fresh waters and enterococci as the sole indicator organism for marine waters.	Comment noted.	No

Organization	No.	Comment	Response	Revision ¹
	2.02	However, CCA urges the SWRCB to revise its Proposed Bacteria Provisions	As stated in Chapter 5 (section 5.2.4) of the Staff	Yes
Representative:		by adopting statewide bacterial objectives based on an estimated illness	Report, the basis for most of California's current water	
Kirk Wilbur		rate of 36 per 1,000 primary contact recreators, and to ensure that any	quality objectives for bacteria were based on U.S. EPA's	
		adopted statewide bacterial provisions are no more restrictive than the	1986 Recommended Water Quality Criteria and U.S.	
		status quo within each Region.	EPA's 1976 Quality Criteria for Water. The State Water	
			Board is relying on the 2012 U.S. EPA Recreational	
		Estimated Illness Rates and Corresponding Proposed Bacterial Standards	Water Criteria report as the scientific basis for the	
		CCA opposes the recommendation to base bacterial standards on the	Bacteria Provisions. The 2012 U.S. EPA Recreational	
		estimated illness rate of 32 per 1,000 primary contact recreators.	Water Criteria report incorporated the previous	
		Moreover, the estimated illness rate of 36 per 1,000 primary contact	epidemiological studies from 1976 and 1986 and added	
		recreators reflects the appropriate level of public health protection as	an additional series of epidemiological studies. The	
		established by every Regional Water Quality Control Board that uses E. coli	2012 U.S. EPA Recreational Water criteria also utilizes a	
		and/or enterococci as indicator organisms. Currently, only the San	broader definition of an illness to include	
		Francisco Bay RWQCB (Region 2), the Los Angeles RWQCB (Region 4), and	gastrointestinal illness without a fever.	
		the Colorado River RWQCB (Region 7) employ E. coli and/or enterococci as		
		indicator organisms (with the remaining six RWQCBs employing only fecal	The U.S. EPA recommends that states make a risk	
		coliform as indicator organisms).	management decision regarding illness rates which	
			determine the set of criteria values most appropriate	
			for their waters. While the U.S. EPA found that both the	
			36 and 32 illnesses per 1,000 recreators illness rates	
			were protective of public health, the 32 illnesses per	
			1,000 recreators illness rate affords more protection for	
			public health based on the best science available. A	
			more conservative illness rate is appropriate in order to	
			better preserve, enhance, and restore the bacterial	
			quality of California's water resources. Chapter 2	
			section 2.3.2 and Chapter 5 section 5.2.4 of the Staff	
			Report was revised to further explain this justification.	
			Pursuant to Water Code section 13170, the numeric	
	1		water quality objectives established by the Bacteria	
	1		Provisions would supersede the numeric water quality	
	1		objectives found in basin plans where a conflict exists.	
	1		Narrative and site-specific water quality objectives	
	1		would not be superseded by the bacteria objectives	
	1		contained in the Bacteria Provisions (see chapter III.e.3	
	1		of Part 3 of the ISWEBE) and existing Total Maximum	
	1		Daily Loads (TMDLs) would remain in place leaving the	
			Regional Water Boards discretion to update those	
	1		TMDLs as needed.	
	2.03	The San Francisco Bay Basin Plan sets the geometric mean for enterococci	See response to comment 2.02. The Bacteria Provisions	No
	2.03	in waters designated Marine REC-1 at 35cfu/100mL and the freshwater	are intended to provide consistency across the state of	140
		I iii waters designated ivianne nec-1 at 5500/100me and the neshwater	are interided to provide consistency across the state of	

Organization	No.	Comment	Response	Revision ¹
		REC-1 geometric mean for E. coli at 126cfu/100mL, in accord with the	California and protect public health in waters	
		estimated illness rate of 36 per 1,000 primary contact recreators. The Los	designated with REC-1 using the most current	
		Angeles Basin Plan states that in marine water designated REC-1,	epidemiological studies.	
		"enterococcus density shall not exceed 35/100 ml," and that in fresh waters		
		designated REC-1, "E. coli density shall not exceed 126/100 ml," also in		
		accord with the estimated illness rate of 36 per 1,000 primary contact		
		recreators. The Colorado River Basin Plan appears to adopt the 1986 USEPA		
		standards for enterococci and E. coli in fresh waters designated REC-1,		
		establishing a geometric mean of 126/100mL for E. coli and 33/100mL for		
		enterococci. All three RWQCBs which have set an allowable geometric		
		mean for E. coli in freshwater REC-1 waters have done so at 126cfu/100mL,		
		and the two which have explicitly established allowable geometric means		
		for enterococci in Marine REC-1 waters—Regions 2 and 7—have done so at		
		35cfu/100mL.It is also worth noting that the San Diego RWQCB's Basin Plan		
		references USEPA's 1986 bacteriological criteria for REC-1 waters without		
		adopting them, stating that "[t]he criteria may be employed in special		
		studies within this Region to differentiate between pollution sources or to		
		supplement the current coliform objectives for water contact recreation."		
		The bacteriological criteria listed in the San Diego Basin Plan also reflect the		
		less conservative 36 illnesses per 1,000 primary contact recreators figure—		
		that is, they reflect the recommendation of 35cfu/100mL enterococci for		
		saltwater samples and 126cfu/100mL E. coli for fresh water. Presumably		
		these regulations were rationally-based and developed in review of the		
		best science available to the RWQCBs—absent some compelling argument		
		for altering the status quo levels for allowable quantities of E. coli in fresh		
		waters and/or enterococci in marine waters, the limits carefully considered		
		and established by the RWQCBs ought to be maintained.		
	2.04	In a two-paragraph analysis of Alternative 4 (36 illnesses per 1,000	See responses to comments 2.02 and 2.03.	No
		recreators), the Proposed Bacteria Provisions summarily dismiss the		
		Alternative, noting that while this alternative "may potentially lead to fewer	A report titled "Economic Analysis of Proposed Water	
		exceedances of the water quality objective," "the lower illness rate of 32	Quality Objective for Pathogens in the State of	
		per 1,000 recreators is a more conservative recommendation that the State	California" was prepared under a U.S. EPA contract by	
		Water Board feelswould be more protective of human health." However,	Abt Associates to consider the economics of the	
		staff does not appear to have considered and weighed the potential	Proposed Provisions. (Abt Associates, 2017.) The report	
		impacts of choosing the 32 illnesses per 1,000 recreators standard over the	informed the Staff Report's economic considerations on	
		36 illnesses per 1,000 recreators standard. For instance, the increased	illness rate and is presented in Chapter 10 section 10.4	
		frequency of exceedances under the more restrictive standard will burden	titled "Level of Public Health Protection for Illness Rate	
		dischargers and place additional burdens upon Regional and State Water	for Fresh and Marine Waters" of the Staff Report.	
		Board resources (such burdens upon staff may additionally necessitate	Water Code section 13241 requires the State Water	
		increases in water quality fees, further burdening dischargers). The more	Board to consider specific factors associated with the	
		conservative standard also unnecessarily introduces administrative	objective under consideration and does not specifically	
		inconsistency in Regions 2, 4, and 7, which have already adopted E. coli and		

Organization	No.	Comment	Response	Revision ¹
		enterococci as indicator bacteria, but have done so at the less conservative standard. Weighed against USEPA's conclusion that both the 32 and 36 illness standards are protective of public health, an analysis of the impacts of the proposed standard and Alternative 4 clearly weigh in favor of adopting the less restrictive standard of Alternative 4. Given that (1) USEPA has recommended either an estimated illness rate of 36 per 1,000 primary contact recreators or 32 per 1,000 primary contact recreators, (2) all RWQCBs which have considered using enterococci as indicator organisms in marine waters and E. coli as indicator organisms in fresh water have set the geometric mean for those indicators at 35cfu/100mL and 126cfu/100mL, respectively, and (3) that maintaining the current geometric means for Regions 2, 4, 7, and 9 would ensure the greatest level of administrative consistency for the regulated community, CCA prefers that SWRCB adopt the U.S. EPA's estimated illness rate of 36 per 1,000 as the appropriate level	require a cost-benefit analysis or such an analysis as it may relate to other possible objectives.	
	2.05	Of public health protection for illness rate. Correlation Between Fecal Coliform and Proposed Bacterial Standards - In our February 20, 2015 scoping comments on the Statewide Bacterial Objectives, CCA opposed bacterial standards that would prove more restrictive that the status quo, and requested that "the SRWCB provide more definitive information that would demonstrate if switching to E. coli and enterococci as the sole indicator organism may actually result in more restrictive water quality standards than presently exist in each region." Throughout Appendix C of the Draft Bacteria Provisions (Calculations of Illness Rates), staff has estimated (without further explanation or analysis) that "E. coli is ~ 90% of Fecal Coliform." It is unclear how staff arrived at this estimate, and that estimate appears to conflict with correlative analyses between E. coli and fecal coliform conducted by other states (detailed in our February 20, 2015 scoping letter). While CCA supports a shift to E. coli and enterococci as the statewide bacterial indicators, standards based on these indicators ought not to be more restrictive than the status quo, as this would cause undue burden for dischargers and the SWRCB. CCA therefore urges the SWRCB to more thoroughly examine the correlation between fecal coliform and E. coli/enterococci, and to adopt an estimated illness rate and corresponding bacterial standards which will not be more restrictive than those currently in place.	Appendix C of the revised Staff Report has been removed because the application of the 0.9 fecal coliform to <i>E.coli</i> ratio, which is based on studies specific to the shoreline of southern California, to the fresh waters found in the North Coast, Central Valley, and Lahontan regions is inappropriate. The translation was not peer reviewed. Additionally, the 20 cfu/100 mL fecal coliform objective used in Appendix C for the Lahontan Region as the starting point for the translation to E. coli is not based on any risk of illness related to REC-1 uses alone, but is included in the Lahontan Basin Plan as a general objective established for the protection of all beneficial uses. Without the site-specific data to support a link to the risk of illness, there is no justification for the <i>E. coli</i> to fecal coliform translation for the protection of the REC-1 beneficial use. Lastly, the water quality objective for the Central Valley is a site-specific objective for Folsom Lake and would therefore not be superseded by the Bacteria Provisions and its inclusion within Appendix C was not applicable.	Yes
California Coastkeeper Alliance	3.01	The State Water Board has a duty to ensure that Californians are protected against illnesses from polluted water. However, under the draft Bacteria Provisions, more water recreationalists could be getting sick than otherwise should.	See response to comment 2.02 and 3.08. The Bacteria Provisions are intended to provide consistency across the state of California and protect public health in waters designated with REC-1 using the most current epidemiological studies.	No

Organization	No.	Comment	Response	Revision ¹
Representative: Sean Bothwell	3.02	The California coastline attracts 150 million visitors annually, with beach visitors spending over \$10 billion each year in California. This results in a coastal economy valued at more than \$1 trillion dollars. California's coastal economy alone is valued at more than \$1 trillion dollars and provides half a million important jobs. Commercial fisheries in the state are valued at more than \$7 billion annually. Recreational (coastal) fishing is valued at over \$2 billion annually. Ocean-based recreation and tourism is valued at over \$10 billion annually. Our coastal economy is vital to state's overall economy, and as such, the State Water Board should be adopting water quality standards that are more protective than the U.S. EPA's bare minimum standards.	See responses to comments for 3.01 and 3.08.	No
	3.03	The Draft Bacteria Provisions fail to protect against exposures to viruses, bacteria, and parasites on any given day. The prior criteria adopted in 1986 included a "single sample maximum," which was not to be exceeded. The State Water Board now proposes to allow water quality to exceed the criteria up to 10 percent of the time without triggering a violation. This approach could mask a serious pollution problem and expose families to an unnecessary risk of illness.	The Bacteria Provisions protect against exposure to pathogens by requiring compliance using both the geometric mean and the STV water quality objectives within permits and other regulatory programs. The Bacteria Provisions (ISWEBE Chapter III.E.2 and Ocean Plan Chapter II.B.1.a.(1)) have been revised to indicate that when applying the listing factors contained in the Water Quality Control Policy for Developing California's Clean Water Act Section 303(d) List, except the situation-specific weight of the evidence factors, only the geometric mean value shall be used. The geometric mean value shall be applied based on a statistically sufficient number of samples which is generally not less than five samples distributed over a six-week period. However, if a statistically sufficient number of samples is not available to calculate the geometric mean, then attainment of the water quality standard shall be determined based only on the STV. As indicated in the Bacteria Provisions (ISWEBE Chapter III.E.2 and Ocean Plan Chapter II.B.1.a.(1)), the geometric mean objective is the measure for determining attainment of the bacteria water quality objectives. Chapter 5 section 5.2.5 of the Staff Report discusses that a six week rolling geometric mean calculated weekly balances statistical strength with timely notification of exceedances that show that the water body is not suitable for recreation.	Yes

Organization N	No.	Comment	Response	Revision ¹
			The Statistical Threshold Value (STV) is derived in a manner similar to how the 1986 criteria single sample maximum was derived, by estimating the percentile of the expected water quality distribution around the geometric mean. For the STV, U.S EPA selected the estimated 90th percentile of the water quality distribution to take into account the expected variability in water quality measurements, while limiting the number of samples allowed to exceed the STV, before determining water quality is impaired. This approach encourages monitoring because once an exceedance is observed, at least ten more samples need to be below the STV before water quality is considered unimpaired. The Bacteria Provisions for Ocean Waters continue to include the beach notification levels established under Title 17 of the California Code of Regulations section 7859. These levels serve as a tool, based on a single sample, for local health officers to access conditions and close, post with warning signs, or otherwise restrict use of the public beach or water-contact sports area until standards are met.	
3.0		The draft Provisions also are based on what the U.S. EPA has determined is an acceptable gastrointestinal illness risk of 3.2 percent. That is, the State Water Board believes it is acceptable for 32 in 1,000 swimmers—that's 1 in 31 swimmers—to become ill with gastroenteritis sicknesses such as diarrhea, nausea and vomiting, from swimming in water that just meets EPA's water quality criteria. This risk is unacceptably high and is not protective of human health.	See also response to comment 4.17 and 33.18. See response to comment 3.08 and 33.18. The Bacteria Brovisions' water quality objectives for	No
3.0	US	THE STATE WATER BOARD SHOULD PREVENT BACKSLIDING BY EXEMPTING REGION 1 AND OTHER REGIONS WITH MORE STRINGENT EXISTING WATER QUALITY OBJECTIVES. The Bacteria Provisions include updated water quality objectives for bacteria to supposedly protect human health for the beneficial use of REC-1 in fresh, estuarine, and marine waters. As the State Water Board states, "the water quality objectives will supersede all existing numeric bacteria objectives to the extent a conflict exists, unless the Bacteria Provisions expressively provide that those conflicting objectives shall remain in effect." The State Water Board's Draft Provisions violate the anti-backsliding provisions. The CWA contains "anti-backsliding" provisions	The Bacteria Provisions' water quality objectives for bacteria, and the superseding of numeric water quality objectives for bacteria for the REC-1 use contained in a Basin Plan prior to the effective date of the provisions, do not violate the rule against backsliding. As a threshold matter, it is important to note that the restrictions on backsliding do not apply to the establishment of water quality objectives. Any legal argument based on restrictions on backsliding are premature until a Water Board proposes to take final	Yes

Organization	No.	Comment	Response	Revision ¹
		that prohibit relaxation of permit terms upon renewal. The CWA requires	action to relax permit limitations, which adoption of the	
		that, for effluent limitations based on a state water quality standard, "a	Bacteria Provisions would not do.	
		permit may not be renewed, reissued, or modified to contain effluent		
		limitations which are less stringent than the comparable effluent limitations	The intent of the anti-backsliding provisions in the	
		in the previous permit," unless certain exceptions apply. It also states that	Clean Water Act is to maintain improvements in water	
		"[i]n no event may such a permit to discharge into waters be renewed,	quality which have been achieved as a result of prior	
		reissued, or modified to contain a less stringent effluent limitation if the	permits. Clean Water Act section 402(o) establishes a	
		implementation of such limitation would result in a violation of [water	prohibition against backsliding except in certain limited	
		quality standards]." Similarly, EPA regulations require that "when a permit	circumstances.	
		is renewed or reissued, interim effluent limitations, standards or conditions		
		must be at least as stringent as the final effluent limitations, standards, or	With respect to water quality-based effluent limitations	
		conditions in the previous permit"	(established on the basis of Clean Water Act section	
			301(b)(1)(C) or section 303), the Clean Water Act	
	1		section 401(o) allows relaxation of water quality-based	
			effluent limitations if the requirements of section	
			303(d)(4) are met. Section 303(d)(4) provides different	
			criteria for exceptions, depending on whether the	
			receiving waters are in attainment.	
			For waters for which standards are attained, water	
			quality-based effluent limitations may be relaxed as	
			long as water quality standards are met and such	
			relaxation complies with antidegradation requirements.	
			The Water Board would determine on a case-by-case	
			basis whether a lowering of water quality would be	
			allowed.	
			For waters for which standards are not attained, water	
			quality-based effluent limitations may be relaxed as	
			long as (1) the existing effluent limitation is based on a	
			TMDL or other waste load allocation and (2) the	
			cumulative effect of such revisions assures attainment	
	1		of the water quality standard or the designated use is	
	1		removed. This exception to the rule against backsliding	
			allows permit limits to be relaxed if the cumulative	
	1		effect of such revised effluent limitations will assure the	
	1		attainment of the applicable water quality standard.	
	1		However, if applicable water quality standards	
	1		(including those revised pursuant to a de-designated	
			beneficial use) have not been attained and there is no	
	1		assurance that the standard will be achieved, no	
			backsliding would be allowed.	

Organization No.	Comment	Response	Revision ¹
Organization No.	The Draft Provisions necessarily create a scenario that will lead to antibacksliding throughout Region 1 and potentially other regions throughout the state. The State Water Board's Draft Provisions set an illness rate at 32 illnesses per 1,000 swimmers for E. coli criteria. However, Region 1 has an illness rate set at only 8 illnesses per 1,000 swimmers. Appendix C page D-178 of the Bacteria Provisions' Staff Report uses the equation from U.S. EPA's 1986 criteria document. If the median Fecal Coliform concentration is currently set at 50/100ml (R1 Basin Plan) then it converts to an equivalent for E. Coli which equates to an estimated illness rate in Region 1 Freshwaters at 8 per 1,000 people. Adopting the State Water Board's recommended Freshwater Water Quality Objective of 100 cfu/100 ml GM and 320 cfu/100 ml STV equates to illness rates of 32 per 1,000 recreationalists (this is 4 times as many illnesses). More to the point, Appendix C page D-178 specifically states "Region 1's illness rate is 2 times more stringent then the proposed illness rate". How can the State Water Board justify requiring the Bacteria Provisions' water quality objective when it admits Region 1 has an existing standard that is already twice as stringent? Requiring Region 1, and any other region with similarly stringent standards, to adopt the Bacteria Provisions' water quality objective constitutes illegal backsliding. If the Draft Provisions are adopted as	Chapter 10 section 10.8 of the Staff Report was revised to provide this explanation of antibacksliding principles. Please see the response to comment 3.06 regarding implications to the North Coast Region (Region 1). Chapter 5 section 5.2.4 of the Staff Report has been revised to explain that the Staff Report released to the public on June 30, 2017, included Appendix C, which was intended to support the translation of the current fecal coliform objective into <i>E.coli</i> and then utilize an equation provided within the 1986 U.S. EPA Ambient Water Quality Criteria for Bacteria to estimate an associated illness rate. This process has been deemed to be inappropriate and Appendix C to the Staff Report has been removed as discussed in response to comment 2.05. The Staff Report and Bacteria Provisions also included a site-specific water quality objective for Lake Tahoe based on the translation of the Lahontan Regions fecal coliform objective. For similar reasons, the site-specific water quality objective for Lake Tahoe has also been removed due to lack of adequate information supporting the applicability of the objective to public health and risk of illness due to activities defined by the REC-1 beneficial use.	Yes
	stringent? Requiring Region 1, and any other region with similarly stringent standards, to adopt the Bacteria Provisions' water quality objective	the objective to public health and risk of illness due to	
	Provisions' water quality objective. Doing so would constitute illegal backsliding.	related to a specific risk of illness associated with primary contact recreation (as may have been inferred from the analysis performed in Appendix C), but was established to provide protection against degradation. Consistent with the principles contained in the state and federal antidegradation policies, water quality will be maintained in the North Coast region because North Coast Basin Plan also includes a narrative bacteria	
		objectives which states: "The bacteriological quality of	

waters of the North Coast Region shall not be degraded beyond natural background levels." The use of this narrative objective will allow the North Coast Water Board to prevent the degradation of the water quality of their waters beyond natural background levels of bacteria. The Bacteria Provisions will supersede the numeric fecal coliform objective in the North Coast Basin Plan, which is an outdated indicator that has been inappropriately used to determine if there is a risk to human health during water contact recreation. It is appropriate to use E. coli instead of fecal coliform because E. coli consistently performs well as an indicator of linesa during epidemiological studies in fresh water, whereas fecal coliform because E. coli consistently performs well as an indicator dilinesa during epidemiological studies in fresh water, whereas fecal coliform does not. The protection gapits Illness from bacteria and pathogens during water contact recreation is as critical in the North Coast Region as in the rest of the state and it is appropriate to apply the statewide bacteria water quality objectives to the region. Doing so maintains the project's overall goal of establishing consistent statewide bacteria objectives for all waters designated with the REC-1 use. The current fecal coliform objective in the Central Valley Basin Plan is a site-specific objective and will not be superseded by the Bacteria Provisions. (Part 3 of the ISWEBE, III.E.3, In addition, the numeric objective found in the Lahontan Basin Plan is not teld to the REC-1 beneficial use and will not be superseded by the Bacteria Provisions. (Part 3 of the ISWEBE, III.E.3, In addition, the numeric objective found in the Lahontan Basin Plan is not teld to the REC-1 beneficial use and will not be superseded by the Bacteria Provisions, (Part 3 of the ISWEBE, III.E.3, In addition, the numeric objective found in the Lahontan Basin Plan is not teld to the REC-1 beneficial use and will not be superseded by the Bacteria Provisions. (Part 3 of the ISWEBE, III.E	Organization	No.	Comment	Response	Revision ¹
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EXCEEDED The State Water Board's Draft Provisions use two calculations to the U.S. EPA 2012 Recreational Water Quality Criteria,		3.07	THE STATE WATER BOARD SHOULD PROTECT AGAINST SINGLE DAY	See response to comment 3.03, 3.08, and 33.18. The	No
			EXPOSURES BY REQUIRING A SINGLE SAMPLE MAXIMUM TO NOT TO BE	Bacteria Provisions were developed in accordance with	
measure bacterial contamination, a geometric mean (GM) and a statistical which is based on the most recent epidemiological			EXCEEDED The State Water Board's Draft Provisions use two calculations to	the U.S. EPA 2012 Recreational Water Quality Criteria,	
			measure bacterial contamination, a geometric mean (GM) and a statistical	which is based on the most recent epidemiological	
threshold value (STV). The STV approximates the 95th percentile of a studies to protect human health in coastal and non-			threshold value (STV). The STV approximates the 95th percentile of a	studies to protect human health in coastal and non-	
waterway's water quality sample distribution and is intended to be a value coastal waters.			waterway's water quality sample distribution and is intended to be a value	coastal waters.	
that may be exceeded by up to 10 percent of water quality samples.			that may be exceeded by up to 10 percent of water quality samples.		

Accordingly, a waterway is not considered in violation of the criteria for Please also see Chapter 3 section 3.6 and C	
	napter 5
bacteria until more than 10 percent of samples taken over the course of 30 section 5.2.3 of the Staff Report, which disc	cusses the
days contain bacterial levels over the State Water Board's limits. The STV beach notification levels contained in the C	Ocean Plan
allows bacterial levels to repeatedly exceed pathogen exposure limits that Amendment.	
the U.S. EPA and the State Water Board has determined to be unsafe. As a	
result, the STV fails to protect the public from acute and single-day	
exposures to harmful pathogens. Swimmers using beaches vulnerable to	
dangerous but short-lived fluctuations in water quality-caused by sewer	
overflows after rainstorms, for example-are especially at risk. These	
swimmers do not swim on an "average" day measured over a 30-day	
period, nor are they aware that they may be swimming on a day where a	
periodic exceedance is allowed; they swim on the single day they choose	
and, on that day, risk exposure to a variety of illnesses. The State Water	
Board has impermissibly interpreted its mandate to protect human health	
as permitting the agency to ignore the health risks faced by swimmers from	
daily exposures to pathogens. Similar to the U.S. EPA, the State Water	
Board's decision to not protect the public from acute pathogen exposure is	
contrary to the language and intent of the BEACH Act. Congress intended	
revised bacteria criteria to "protect human health" and improve, not	
degrade, the "inadequate" protections offered by the 1986 Criteria. The	
BEACH Act's legislative history demonstrates Congress's specific concern	
with the risks posed by single instances of pathogen exposure: This bill is	
addressing something that we have overlooked, and that is the fact that	
our children and our families can enter coastal waters on one day, for one	
moment, and contract diseases such as hepatitis, encephalitis, and different	
related illnesses related to pathogens. I have had surfers in my district	
actually get inner brain infections and almost die from one exposure. These	
are things that we need to address. The State Water board must protect	
against acute health risks from one-time exposures so that people are safe	
every time they swim. By declining to adopt day-of-use protections, the	
State Water Board has violated its nondiscretionary duty to establish	
criteria for the purpose of protecting human health.	
3.08 C. THE STATE WATER BOARD'S ACCEPTANCE OF 32 ILLNESSES PER 1,000 The National Gastrointestinal Illness (NGI)	risk rate of Yes
RECREATIONALISTS IS NOT PROTECTIVE OF HUMAN HEALTH. 32 illness per 1,000 recreators is equivalent	t to the
The State Water Board's proposed Bacteria Provisions include a set of previously used Highly Credible Gastrointed	stinal Illness
values corresponding to a risk rate for gastrointestinal illness of 32 illnesses (HCGI) risk rate of 7 illnesses per 1,000 reci	reators (U.S.
per 1,000 primary contact recreationalists in marine and fresh waters. The EPA, 2012). The Staff Report Chapter 5 sec	ction 5.2.4
State Water Board has deemed it acceptable for 32 of every 1,000 explains the conversion as follows: "In 2013	2, U.S. EPA
recreationalists to become ill with gastroenteritis-including vomiting, issued another report to determine the Na	tional
nausea, or stomach achefrom swimming in waters that just meet the Epidemiological and Environmental Assessi	ment of
State Water Board's criteria values. The State Water Board's 32/1000 risk Recreational Water – Gastrointestinal Illne	ss rate (NGI).
rate for illness is contrary to the record and not protective of human health. There was a fundamental change in the me	ethodology

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		The State Water Board's reliance on the U.S. EPA is misplaced. The U.S.	for calculating the estimated illness rate in the NGI	
		EPA's own epidemiological studies show that the likelihood of contracting	from the previous 1986 report. The estimated illness	
		swimming-associated gastrointestinal illnesses is statistically significant at	rate in the 1986 report counted gastrointestinal	
		the rate of 32 per 1,000 primary contact recreationalists.	illnesses only when a fever was present. The 2012 NGI	
		The State Water Board's Draft Provisions relies on the EPA's conclusions	report counted all gastrointestinal illness whether or	
		that failed to comply with the requirements of the APA. The State Water	not a fever was present. Data from previous and	
		Board is required to "articulate a satisfactory explanation for its action,	current epidemiological studies were assessed in the	
		including a rational connection between the facts found and the choice	U.S. EPA 2012 Recreational Water Quality Criteria	
		made." The Draft Provisions, however, are arbitrarily devoid of a rational	report to determine the currently recommended	
		explanation of what constitutes health protective levels and specifically	criteria."	
		lacks a discussion of how a 32/1000 illness rate protects human health. The		
		State Water Board does not explain how the criteria are protective, if and	Section 4.0 of the 2012 U.S. EPA Recreational Water	
		how the agency arrived at a determination that they are in fact protective,	Quality Criteria document states that both the 32	
		why non-gastrointestinal illnesses can be protected by a proxy for	illnesses per 1,000 recreators and the 36 illnesses per	
		gastrointestinal illnesses, or what standards were used to assess whether a	1,000 recreators risk levels are protective of the	
		given level of bacterial contamination is protective of human health. The	designated use of primary contact recreation. U.S. EPA	
		State Water Board relies upon the EPA's explanation that the 2012 criteria	recommends that states make a risk management	
		levels are health protective because, according to the EPA, they are	decision regarding illness rate to determine which set	
		comparable to those in the 1986 Criteria which have a "history of	of criteria values (both a GM and related STV) to adopt	
		acceptance by the public." EPA contends that the 2012 Criteria offer the	into their water quality standards and that this risk	
		same level of protection as its 1986 values because the revised criteria	management decision be applied statewide.	
		include a broader definition of gastrointestinal illness. However, in 1986,		
		EPA concluded that a GM of 35 cfu/100ml would result in a risk of 19 cases	During the development of the 2012 U.S. EPA	
		of highly credibly gastrointestinal illness (HCGI) per 1,000 recreationalists	Recreational Water Quality Criteria, a systematic review	
		(19/1000) in marine waters, and eight cases per 1,000 recreationalists	and meta-analysis of 27 non-U.S. EPA published studies	
		(8/1,000) in freshwater. HCGI was defined to include vomiting, diarrhea	evaluated the evidence linking specific microbial	
		with fever or a disabling condition, or stomachache or nausea accompanied	indicators of recreational water quality specific health	
		by a fever. EPA's 2012 Criteria, as discussed above, endorse a risk rate of	outcomes under non-outbreak conditions. These	
		32/1000 recreationalists, substantially higher than either the 19/1000 or	studies concluded that: (1) good indicators of fecal	
		8/1000 rates required by the 1986 Criteria, based on a definition of	contamination and demonstrated predictors of gastro	
		gastrointestinal illness that includes diarrhea, stomachache, or nausea	intestinal illness in fresh waters are enterococci and E.	
		without the occurrence of fever.	coli, and enterococci in marine water, but not fecal	
		The U.S. EPA's reliance on a supposed public familiarity with a high risk of	coliform; and (2) the risk of gastro intestinal illness is	
		illness-and its failure to explain how the proposed 36/1000 and 32/1000	considerably lower in studies where enterococci and <i>E.</i>	
		illness rates protect human health-is not rational. EPA has itself	coli densities were below levels established by U.S. EPA	
		acknowledged that the selection of its 1986 risk rate was arbitrary: "[W]hile	in 1986. In addition, as described in section 3.2.4 of the	
		this level was based on the historically accepted risk, it is still arbitrary	2012 U.S. EPA Recreational Water Quality Criteria, data	
		insofar as the historical risk was itself arbitrary."). By relying on a	from U.S. EPA's fresh water National Epidemiological	
		translation of the 1986 criteria values into 2012 terms, EPA's revised criteria	and Environmental Assessment of Recreational Water	
		simply compounded this arbitrariness. The State Water Board is required to	study indicated that swimmers exposed above an	
		independently determine contamination levels that protect human health	enterococci value of 33 cfu/100 mL had higher risks	
			than non-swimmers or swimmers exposed below this	<u> </u>

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		and articulate a rational explanation for its selection of those levels. It has	value. The estimated illness rate of 36 illnesses per	
		failed to do so here.	1,000 recreators establishes a geometric mean value of	
			35 cfu/100ml of enterococci at a level higher than	
			shown to be protective of recreation in fresh water.	
			The estimated illness rate of 32 illnesses per 1,000	
			recreators establishes a geometric mean value of 30	
			cfu/100ml of enterococci, which is at a level that is	
			below what has been shown to be protective of	
			recreation in fresh water. Furthermore, as summarized	
			in section 3.2.3 of the 2012 U.S. EPA Recreational	
			Water Quality Criteria, the calculated equivalent value	
			of 100 cfu/100ml of <i>E. coli</i> derived from the enterococci	
			level of 30 cfu/100ml and associated with an illness rate	
			of 32 illnesses per 1,000 recreators, is consistent with	
			the threshold based on a randomized control trial	
			epidemiological study performed in the European	
			Union using completely different data and statistical	
			methods.	
			Therefore, the illness rate proposed by the Bacteria	
			Provisions is the more protective of the two illness	
			rates provided within the U.S. EPA 2012 Recreational	
			Water Quality Criteria and is based on the most	
			comprehensive epidemiological studies designed to	
			protect public health during water contact recreation in	
			both coastal and non-coastal waters.	
			Chapter 5 section 5.2.4 of the Staff Report was revised	
			to provide this additional justification.	
			to provide this additional justification.	
			Please also see response to comment 33.18.	
	3.09	D. THE STATE WATER BOARD SHOULD NOT PROCEED WITH A VARIANCE	A WQS variance is allowed under 40 Code of Federal	No
		POLICY, AND IF IT DOES, IT SHOULD BE EXTREMELY LIMITED IN SCOPE AND	Regulations section 131.14. The Bacteria Provisions	
		FULLY COMPLY WITH THE CLEAN WATER ACT.	identify the federal regulation as one implementation	
		The Bacteria Provisions refer to the federal regulatory mechanism for	option available for the State and Regional Water	
		adopting a Water Quality Standard Variance to allow for additional	Boards to utilize when regulating water quality. The	
		implementation actions applicable to all pollutants and water segments	Provisions' reference to the federal regulation does not	
		consistent with 40 Code of Federal Regulations section 131.14. To strictly	establish any variance. Neither do the Provisions	
		comply with the Clean Water Act's (CWA) requirement to protect all	purport to establish a variance policy insofar as the	
		beneficial uses, California should not allow for water quality standard	reference to the federal variance framework does not	
		(WQS) variances. WQS variances cause pollution hotspots and will delay	operate as enabling authority; rather, the Provisions	
		reasonably available actions necessary to clean up waterbodies. If the State	refer to the existing regulatory scheme currently	
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		Water Board proceeds with variances, we advise they be extremely limited	available to the Water Boards to utilize. Finally, altering	
		in scope and fully comply with the CWA, federal regulations, the Porter-	the promulgated requirements of the federal rule is not	
		Cologne Act, and State Policy.	within the scope of the Bacteria Provisions.	
		Sound interpretation and implementation of the CWA through State		
		rulemaking is essential to restoring and maintaining the chemical, physical	The Bacteria Provisions state that federal regulations	
		and biological integrity of the Nation's waters. Water quality standards are	establish the explicit regulatory framework for the	
		the core regulations under the CWA that the public depends on to ensure	adoption of a Water Quality Standards Variance that	
		our nation's waters are swimmable, drinkable and fishable. Any	states may use to implement adaptive management	
		modification to WQSs must be undertaken with extreme care to ensure	approaches to improve water quality (40 C.F.R.	
		that there will be no weakening of CWA protections for human health and	§131.14). As a result, a Water Board may adopt a	
		the environment. Implementation of the comprehensive scheme of the	Water Quality Standard Variance in accordance with	
		CWA is the best means for achieving fishable, swimmable, and drinkable	the federal rule. Under the federal rule, a WQS	
		waters in California during our lifetimes, and creation of programs for	variance may be adopted for a permittee or water body	
		variances from that scheme may delay achievement of those goals	but only applies to the permittee or water body	
		indefinitely.	specified in the variance. (Id., § 131.14(a).)	
		Since 1977, EPA has officially allowed variances as long as they are	Furthermore after adoption by the State Water Board	
		"adopted consistent with the substantive and procedural requirements for	the WQS variance must be approved by U.S. EPA. Thus	
		permanently downgrading a designated use," i.e. based on the factors in 40	all state and federal regulations must be complied with	
		C.F.R. §131.10(g). EPA defined a variance as "the practice of temporarily	and followed in order for application of WQS variance.	
		downgrading the WQS as it applies to a specific discharger rather than		
		permanently downgrading an entire water body or water body	Properly applied, a WQS variance can lead to improved	
		segment(s)." Under existing variance guidance, a "discharger who is given a	water quality over the duration of the WQS variance	
		variance for one particular constituent is required to meet the applicable	and, in some cases, full attainment of designated uses	
		criteria for all other constituents. The variance is given for a limited time	due to advances in treatment technologies, control	
		period and the discharger must either meet the WQS upon the expiration	practices, or other changes in circumstances, thereby	
		of this time period or the state or tribe must adopt a new variance or re-	furthering the objective of the Clean Water Act.	
		justify the current variance subject to EPA review and approval." The State		
		Water Board should prohibit variances because they will not assist in the	U.S. EPA explains in the preamble to the federal rule (at	
		nation's goal of restoring the chemical, physical and biological integrity of	80 Fed. Reg. 51035, 2d col. (Aug. 21, 2015)):	
		our waterways by July 1st, 1983. If the State Water Board does proceed		
		with its Variance Policy, the Board should allow a variance only if it is	"While EPA has long recognized WQS variances as an	
		consistent with the substantive and procedural requirements of	available tool, the final rule provides regulatory	
		permanently downgrading a designated use – including compliance with	certainty to states and authorized tribes, the regulated	
		the Antidegradation and Antibacksliding Policies. The State Water Board	community, and the public that WQS variances are a	
		should limit the scope of the variance for specific dischargers rather than an	legal WQS tool. The final rule explicitly authorizes the	
		entire water body; and any variance should be for as short a time as	use of WQS variances and provides requirements to	
		possible with reevaluation every three years. Finally, a discharger under a	ensure that WQS variances are used appropriately.	
		variance should be required to demonstrate that it is meeting the WQS at	Such a mechanism allows states and authorized tribes	
		the end of the variance period.	to work with stakeholders and assure the public that	
			WQS variances facilitate progress toward attaining	
			designated uses. When all parties are engaged in a	
			transparent process that is guided by an accountable	

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		framework, states and authorized tribes can move past traditional barriers and begin efforts to maintain and restore waters."	
		The preamble to the federal rule (at 80 Fed. Reg. 51035, 3d col. (Aug. 21, 2015)) continues:	
		"EPA's authority to establish requirements for WQS variances comes from CWA sections 101(a) and 303(c)(2). This rule reflects this authority by explicitly recognizing that states and authorized tribes may adopt time limited WQS with a designated use and criterion reflecting the highest attainable condition applicable throughout the term of the WQS variance, instead of pursing a permanent revision of the designated use and associated criteria. WQS variances serve the national goal in section 101(a)(2) of the Act and the ultimate objective of the CWA to restore and maintain the chemical, physical, and biological integrity of the Nation's waters because WQS variances are narrow in scope and duration and are designed to make progress toward water quality goals. When a WQS variance is in place, all other applicable standards not addressed in the WQS variance continue to apply, in addition to the ultimate water quality objectives (i.e., the underlying WQS). Also, by requiring the highest attainable condition to be identified and applicable throughout the term of the WQS variance, the final rule provides a mechanism to make incremental progress toward the ultimate water quality objective for the water body and	
		toward the restoration and maintenance of the chemical, physical, and biological integrity of the Nation's waters."	
3.10	1. The State Water Board should not provide water quality variances because they will not assist in restoring the chemical, physical and biological integrity of California's waters.	Comment noted. Additionally, see response to comment 3.09.	No
	There is no support for the proposition that the adoption of less protective water quality standards assists in restoring the chemical, physical and biological integrity of the state's waters. According to 40 C.F.R. §131.2: A water quality standard defines the water quality goals of a water body, or portion thereof, by designating the use or uses to be made of the water and by setting criteria necessary to protect the uses. States adopt water quality	Establishing a variance would not operate to establish less protective water quality standards for a waterbody. The federal regulation provides, at 40 CFR § 131.14 (a)(2)-(4):	

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		standards to protect public health or welfare, enhance the quality of water	"Where a State adopts a WQS variance, the State must	
		and serve the purposes of the Clean Water Act (the Act). "Serve the	retain, in its standards, the underlying designated use	
		purposes of the Act" (as defined in sections 101(a)(2) and 303(c) of the Act)	and criterion addressed by the WQS variance, unless	
		means that water quality standards should, wherever attainable, provide	the State adopts and EPA approves a revision to the	
		water quality for the protection and propagation of fish, shellfish and	underlying designated use and criterion consistent with	
		wildlife and for recreation in and on the water and take into consideration	§§ 131.10 and 131.11. All other applicable standards	
		their use and value of public water supplies, propagation of fish, shellfish,	not specifically addressed by the WQS variance remain	
		and wildlife, recreation in and on the water, and agricultural, industrial, and	applicable.	
		other purposes including navigation. [Emphasis added]		
		The CWA, EPA's implementing regulations, and EPA's Water Quality	"A WQS variance, once adopted by the State and	
		Standards Handbook have long required protection of both 101(a)(2) uses	approved by EPA, shall be the applicable standard for	
		(protection and propagation of fish, shellfish, and wildlife, and recreation in	purposes of the Act under § 131.21(d) through (e), for	
		and on the water) and 303(c)(2) uses (public water supplies, propagation of	the following limited purposes. An approved WQS	
		fish and wildlife, recreation, agriculture and industrial purposes, and	variance applies for the purposes of developing NPDES	
		navigation). CWA Section 101(a)(2) provides that "it is the national goal that	permit limits and requirements under 301(b)(1)(C),	
		wherever attainable, an interim goal of water quality which provides for the	where appropriate, consistent with paragraph (1) of	
		protection and propagation of fish, shellfish, and wildlife and provides for	this section. States and other certifying entities may	
		recreation in and on the water be achieved by July 1, 1983." CWA Section	also use an approved WQS variance when issuing	
		303(c)(2) establishes a longer-term requirement that water quality	certifications under section 401 of the Act.	
		"standards shall be such as to protect the public health or welfare, enhance		
		the quality of water and serve the purposes of this chapter. Such standards	"A State may not adopt WQS variances if the	
		shall be established taking into consideration their use and value for public	designated use and criterion addressed by the WQS	
		water supplies, propagation of fish and wildlife, recreational purposes, and	variance can be achieved by implementing technology-	
		agricultural, industrial, and other purposes, and also taking into	based effluent limits required under sections 301(b)	
		consideration their use and value for navigation." States are required to	and 306 of the Act."	
		adopt "[u]se designations consistent with the provisions of sections		
		101(a)(2) and 303(c)(2) of the Act." Further, 40 C.F.R. §131.10(a) similarly	The federal regulation also specifies , at §	
		requires that "[e]ach State must specify appropriate water uses to be	131.14(b)(2)(A)-(B):	
		achieved and protected. The classification of the waters of the State must		
		take into consideration the use and value of water for public water	"For a WQS variance to a use specified in section	
		supplies, protection and propagation of fish, shellfish and wildlife,	101(a)(2) of the Act or a sub-category of such a use, the	
		recreation in and on the water, agricultural, industrial, and other purposes	State must demonstrate that attaining the designated	
		including navigation."	use and criterion is not feasible throughout the term of	
		The CWA provides extensive mechanisms for the state to utilize in	the WQS variance because:	
		addressing impaired waters, and these provisions, when fully implemented,		
		actually move states forward in addressing waterbodies that are not	"One of the factors listed in § 131.10(g) is met, or	
		meeting water quality standards. Variances, on the other hand, simply		
		reduce water quality protection for a set time period, and do not assist	"Actions necessary to facilitate lake, wetland, or stream	
		states in meeting water quality standards. The use of variances by states	restoration through dam removal or other significant	
		will tend to delay actions necessary to clean up waterbodies, such as Total	reconfiguration activities preclude attainment of the	
		Maximum Daily Load ("TMDL") development and implementation.	designated use and criterion while the actions are being	
	<u> </u>	Development and implementation of TMDLs is already delayed across	implemented.	
		17		

California, and the State Water Board should not adopt any regulation that will interfere with efforts to address impaired waters. The TMDL and permitting process are the proper methods for dealing with waters that are not meeting WQSs. Permittees that cannot comply with these requirements may obtain compliance schedules that include reasonable timelines and an enforceable sequence of actions that will bring them into compliance as described below. Given this approach to addressing impaired waters, which was developed and approved by Congress in the CWA, it is California, and the State Water Board should not adopt any regulation that will bring them into consideration justifying how its consideration of the use and value of the water for those uses listed in § 131.10(a) appropriately supports the WQS variance and term. A demonstration consistent with paragraph (b)(2)(i)(A) of this section may be used to satisfy this requirement."	
permitting process are the proper methods for dealing with waters that are not meeting WQSs. Permittees that cannot comply with these requirements may obtain compliance schedules that include reasonable timelines and an enforceable sequence of actions that will bring them into compliance as described below. Given this approach to addressing impaired must submit documentation justifying how its consideration of the use and value of the water for those uses listed in § 131.10(a) appropriately supports the WQS variance and term. A demonstration consistent with paragraph (b)(2)(i)(A) of this section	
not meeting WQSs. Permittees that cannot comply with these requirements may obtain compliance schedules that include reasonable timelines and an enforceable sequence of actions that will bring them into compliance as described below. Given this approach to addressing impaired consistent with paragraph (b)(2)(i)(A) of this section	
requirements may obtain compliance schedules that include reasonable timelines and an enforceable sequence of actions that will bring them into compliance as described below. Given this approach to addressing impaired those uses listed in § 131.10(a) appropriately supports the WQS variance and term. A demonstration consistent with paragraph (b)(2)(i)(A) of this section	
timelines and an enforceable sequence of actions that will bring them into compliance as described below. Given this approach to addressing impaired the WQS variance and term. A demonstration consistent with paragraph (b)(2)(i)(A) of this section	
compliance as described below. Given this approach to addressing impaired consistent with paragraph (b)(2)(i)(A) of this section	
waters, which was developed and approved by Congress in the CWA, it is may be used to satisfy this requirement."	
unclear why variances are necessary at all.	
As a national leader in environmental protection, California should choose Often times there is confusion between a WQS variance	
not to allow for WQS variances. First, variances essentially allow for and NPDES permit compliance schedules. WQS	
"sacrifice zones" in our waters, where the State condones turning a blind variances may address situations where it is known that	
eye to exceedances of WQS. Unfortunately, in practice, we know that a designated use and objective are unattainable today	
pollution hot spots, which a variance would result in, often occur in but progress can be made to attaining them. Generally	
environmental justice communities that are already over-burdened with a permit compliance schedule is granted when a	
pollution. There is nothing in the federal regulations or the State Water permittee needs additional time to comply to modify or	
Board's proposal that would prohibit variances in environmental justice upgrade treatment controls to meet effluent	
communities. Second, variances should not be permitted, as doing so limitations.	
would lead to an uneven playing field and economic advantages for some	
dischargers as compared to others and an; every discharger should have to	
comply with the WQS. Third, granting a WQS variance for a water body or a	
segment of a water body is unnecessary and contrary to specific	
requirements in the CWA. CWA section 303(d) already provides a	
mechanism to get water bodies that do not attain WQS back in compliance.	
Granting a variance to a water body undermines this specific statutory	
process.	
There is no support for the proposition that the adoption of less protective	
water quality standards assists in restoring the chemical, physical and	
biological integrity of the Nation's waters. We believe the State Water	
Board should prohibit the use of variances.	
3.11 2. The State Water Board should only allow a variance that is consistent See responses to comments 3.09 and 3.10. The	No
with the substantive and procedural requirements for permanently Bacteria Provisions do not vary, limit, or enlarge the	
downgrading a designated use. requirements of the federal rule necessary for U.S. EPA	
Variances from WQS do not comply with the CWA's strict requirement to to approve a WQS variance consistent with the federal	
adopt and enforce WQS to protect all beneficial uses. However, federal rule.	
regulations currently allow states to adopt WQS variances if they comply	
with or are more stringent than the requirements in 40 C.F.R. §131.13. This	
section currently provides that "[s]tates may, at their discretion, include in	
their State standards, policies generally affecting their application and	
implementation, such as mixing zones, low flows and variances. Such	
policies are subject to EPA review and approval."]
If the State Water Board proceeds with variances, they should only be	

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		allowed in limited circumstances and the WQS must meet the requirements		
		for permanently downgrading a designated use. According to the Water		
		Quality Standard Handbook, EPA allows variances as long as:		
		· Each individual variance is included as part of the water quality standard;		
		· The State demonstrates that meeting the standard is unattainable based		
		on one or more of the grounds outlined in 40 CFR 131.10(g) for removing a		
		designated use;		
		· The justification submitted by the State includes documentation that		
		treatment more advanced than that required by sections 303(c)(2)(A) and		
		(B) has been carefully considered, and that alternative effluent control		
		strategies have been evaluated;		
		· The more stringent State criterion is maintained and is binding upon all		
		other dischargers on the stream or stream segment;		
		· The discharger who is given a variance for one particular constituent is		
		required to meet the applicable criteria for other constituents;		
		· The variance is granted for a specific period of time and must be justified		
		upon expiration but at least every 3 years (Note: the 3-year limit is derived		
		from the triennial review requirements of section 303(c) of the Act.);		
		· The discharger either must meet the standard upon the expiration of this		
		time period or must make a new demonstration of "unattainability";		
		Reasonable progress is being made toward meeting the standards; and		
		· The variance was subjected to public notice, opportunity for comment,		
		and public hearing. (See section 303(c)(I) and 40 CFR 131.20.) The public		
		notice should contain a clear description of the impact of the variance upon		
		achieving water quality standards in the affected stream segment.		
		Any variance must meet all of those specific requirements.		
		EPA's longstanding interpretation is that variances should only be allowed if		
		they are "adopted consistent with the substantive and procedural		
		requirements for permanently downgrading a designated use," i.e. based		
		on the factors in 40 C.F.R. §131.10(g). This section requires the State to		
		prepare a "use attainability analysis" showing that a water body cannot		
		attain a use because of one of six factors listed. Until very recently, EPA has		
		applied this requirement for a variance of any WQS; however, EPA has		
		recently changed this policy to only require a use attainability analysis for		
		variances to a use specified in CWA section 101(a)(2), i.e., "protection and		
		propagation of fish shellfish, and wildlife" and "recreation in and on the		
		water." For all other uses, including public drinking water supplies, the		
		State need only demonstrate that the use and value was considered.		
		The State Water Board should require that all variances be adopted		
		consistent with the substantive and procedural requirements for		
		permanently downgrading a designated use," i.e. based on the factors in 40		
		C.F.R. §131.10(g).		

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	3.12	3. The State Water Board should limit the scope of the Variance Policy to	See responses to comments 3.09 through 3.10.	No
		allow only for variances to WQS for specific dischargers rather than an		
		entire water body.	A WQS Variance does not disturb or remove the	
		Under Section 303(c), water quality standards "shall be such as to protect	underlying designated use.	
		the public health or welfare, enhance the quality of water and serve the		
		purposes of this chapter. Such standards shall be established taking into	The federal variance rule specifies that a variance	
		consideration their use and value for public water supplies, propagation of	would not be approved and may not be established by	
		fish and wildlife, recreational purposes, and agricultural, industrial, and	a state if the designated use at issue in the variance can	
		other purposes, and also taking into consideration their use and value for	be achieved by implementing effluent limits required	
		navigation." A Water Board should not allow for a downgrading of water	under sections 301 and 306 of the Clean Water Act.	
		quality standards for all permittees, for an entire water body or for specific		
		pollutants without regard to the impact public health or designated uses.	The adoption of a waterbody-specific variance would	
			not allow for a downgrading of water quality standards	
	1	The proposed Variance Policy will increase the use of variances to avoid	as commenter suggests. That is, a variance is not	
		taking actions that are reasonably available to address water quality	allowable in circumstances where reasonable and	
		impairments. The CWA provides extensive mechanisms for the State to	available actions may address water quality	
		utilize in addressing impaired waters, and these provisions, when fully	impairments. A variance, whether waterbody- or	
		implemented, actually move us forward in addressing waterbodies that are	discharger-specific, may not be established unless one	
		not meeting water quality standards. Variances, on the other hand, simply	of the six factors identified in 40 CFR § 131.10(g) or on	
		reduce water quality protection for a set time period, and do not assist the	the basis of the new restoration-related factor in §	
		State in meeting water quality standards.	131.14(b)(2)(i)(A)(2). If the underlying designated use	
			is attainable, it is not appropriate for the state to adopt	
		If Water Boards do adopt variances, it should only allow for variances for	a variance. If a permittee is unable to immediately	
		specific dischargers, rather than variances for water bodes or segments	meet a water quality based effluent limitation, the	
		thereof. A variance for a water body contradicts the specific requirements	permitting entity may establish a compliance schedule	
		in CWA section 303(d) and undermines the TMDL process. It is unclear how	consistent with § 122.47 and State Water Board	
		the two process would, in fact, work together. A variance does not excuse a	authority and policies.	
		WQS for purposes of a State's compliance with 303(d). Therefore, if the		
		State did approve a WQS variance for a particular water body, the State	The federal rule specifies that a variance may not be	
		would still need to list that water body as impaired and begin the TMDL	established without documentation that describes the	
		process. These processes clearly contradict one another. Moreover, a	pollutant control activities through a Pollutant	
		variance for a water body, unlike the TMDL, excuses compliance with the	Minimization Program. (40 CFR § 131.14(b)(2)(ii).) A	
		WQS but does not provide a plan to come into attainment. In all likelihood,	Pollutant Minimization Program is defined at section	
		the water body will still be out of attainment at the end of the variance	131.3(p) as follows: "Pollutant Minimization Program,	
		period.	in the context of § 131.14, is a structured set of	
			activities to improve processes and pollutant controls	
		Historically, EPA allowed variances only for discharges, defining a variance	that will prevent and reduce pollutant loadings."	
	1	as "the practice of temporarily downgrading the WQS as it applies to a	Additionally, for a waterbody-specific variance, the	
		specific discharger rather than permanently downgrading an entire water	state must identify best management practices for	
	1	body or water body segment(s)." Under existing variance guidance, a	nonpoint sources controls related to the pollutant	
	1	"discharger who is given a variance for one particular constituent is	specified in the variance that could be implemented to	
		required to meet the applicable criteria for all other constituents. The	make progress towards attaining the underlying	

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			the pollutant(s) or water quality parameter(s) subject to the WQS variance and the water quality progress achieved.	
			(c)Implementing WQS variances in NPDES permits. A WQS variance serves as the applicable water quality standard for implementing NPDES permitting requirements pursuant to § 122.44(d) of this chapter for the term of the WQS variance. Any limitations and requirements necessary to implement the WQS variance shall be included as enforceable conditions of the NPDES permit for the permittee(s) subject to the WQS variance.	
3.1	13	4. The State Water Board should make variances as short as possible and reevaluate them every three years during triennial reviews. WQS variances must only be as long as necessary, and the EPA requires that any term greater than five years needs to be revaluated. However, the State Water Board should review any variance at least every three years as mandated by Section 303(c) for all water quality standards. The State Water Board should not excuse a WQS seasonally. It is our understanding that the proposed Variance Policy is to accommodate cities that want a variance for Rec-1 standards during the rainy months due to bacteria runoff from stormwater. It is important to note that the federal variance regulations do not allow excusing a WQS for a certain period of the year every year or seasonally. The regulations require compliance with the WQS at the end of the variance period. When approving variances the State Water Board should require a mechanism by which dischargers or waterbodies will meet the WQS by the end of the variance period. Additionally, the discharger or the water body must meet the highest attainable condition during the variance period; at the end of the variance period, the discharger or water body must meet the WQS.	See responses to comments 3.09 through 3.10. As noted in the definition of the term WQS variance in the Bacteria Provisions, a WQS variance is a time-limited designated use and criteria for a specific pollutant(s) or water quality parameter(s) that reflects the highest attainable condition during the term of the WQS variance. The term of the WQS variance is only as long as necessary to achieve the highest attainable condition and the WQS variance must be reevaluated at least every five years with public input. The five year reevaluation requirement is reasonable and consistent with NPDES permit terms. Additionally, the WQS variance requires interim attainment of the highest attainable condition of the water body in order to ensure no degradation. For CWA 101(a)(2) uses, the variance must identify at least one of the six factors listed in 40 CFR 131.10(g) or justify restoration or reconfiguration activities. For non-CWA 101(a)(2) uses, justification must demonstrate that the use and value was considered.	No
3.1	14	5. The State Water Board must comply with the Antidegredation and Antibacksliding Policies when adopting a variance. According to the State Water Board's Administrative Procedures Update 90, the Regional Boards must consider the need to include a finding that specifies that water quality degradation is permissible when balanced against benefit to the public of the activity in question. The determination	See response to comment 3.09 and 3.12. The Bacteria Provisions are not proposing a WQS variance and therefore is not required to analyze how a proposed variance will comply with antidegradation and antibacksliding policies. If a Regional Water Board were to undertake the existing regulatory process under 40	No

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		as to whether a finding is needed must be made when issuing, reissuing,	CFR 131.14 to establish a WQS variance they would be	
		amending, or revising an NPDES permit. When adopting any variance, the	required to comply with all applicable state and federal	
		Water Boards must make findings that specifically state that the Regional	regulations.	
		Board has considered antidegredation pursuant to 40 CFR 131.12 and State		
		Board Resolution No. 68-16 and finds that the permitted discharge is	The antibacksliding policy does not allow the relaxation	
		consistent with those provisions.	of permit limits currently being attained by a	
		If the Regional Board finds that a variance is consistent with the conditions	discharger. If a permit limit is being met, then a	
		established in the State policy and the federal regulation, the findings	variance is not needed and would not be allowed under	
		should indicate:	40 CFR 131.14. If the permit limit is not being met, and	
		(1) The pollutants that will lower water quality;	a WQS variance is granted for the discharger, the	
		(2) The socioeconomic and public benefits that result from lowered water	issuance of the new limits would have to comply with	
		quality; and	the policies of anti-backsliding and antidegradation.	
		(3) The beneficial uses that will be enacted.		
		Moreover, the CWA contains "anti-backsliding" provisions that prohibit		
		relaxation of permit terms upon renewal. The CWA requires that, for		
		effluent limitations based on a state water quality standard, "a permit may		
		not be renewed, reissued, or modified to contain effluent limitations which		
		are less stringent than the comparable effluent limitations in the previous		
		permit," unless certain exceptions apply. It also states that "[i]n no event		
		may such a permit to discharge into waters be renewed, reissued, or		
		modified to contain a less stringent effluent limitation if the implementation of such limitation would result in a violation of [water		
		quality standards]."		
		In order to comply with the CWA, federal regulations, and State policy, the		
		State Water Board shall evaluate any proposed variance in compliance with		
		the Antidegradation and Antibacksliding Policies.		
	3.15	THE STATE WATER BOARD CANNOT DESIGNATE A WATER BODY AS LIMITED	The Bacteria Provides do not designate any water	Yes
	3.13	RECREATION WITHOUT PERFORMING A USE ATTAINABILITY ANALYSIS THAT	bodies with the Limited Water Contact Recreation	163
		INCLUDES CONSIDERATION OF DOWNSTREAM WATER QUALITY.	(LREC-1) beneficial use. Instead, Part 3, Section II of	
		The Bacteria Provisions would establish a definition for a beneficial use	Part 3 the ISWEBE of the Bacteria Provisions provides a	
		where recreational uses of a water body are limited (LREC-1). The LREC-1	consistent definition which can be utilized by a Regional	
		definition allows a beneficial use designation that recognizes that body	Water Board for applicable waters. Section IV.E.5. of	
		contact is limited in the water body due to physical conditions, such as	Part 3 of the ISWEBE provides the applicable	
	1	restricted access and very shallow depths. The state has waterbodies that	mechanism by which a Water Board may subsequently	
		have been channelized, and/or lined with concrete or other materials that	designate a water body with the LREC-1 beneficial use.	
	1	protect the channel from erosion and provide flood protection.	·	
	1	The CWA, EPA's implementing regulations, and EPA's Water Quality	Existing beneficial uses may not be removed. (40 CFR	
		Standards Handbook have long required protection of both 101(a)(2) uses	131.10(g).)	
	1	(protection and propagation of fish, shellfish, and wildlife, and recreation in		
	1	and on the water) and 303(c)(2) uses (public water supplies, propagation of	If a Regional Water Board were to seek to remove a	
	1	fish and wildlife, recreation, agriculture and industrial purposes, and	REC-1 use (that is a potential use and not an existing	
		navigation). There is no sound legal or policy basis for providing less	use) and designate a water body with the Limited	

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		stringent protections for existing beneficial uses.	Water Contact Recreation (LREC-1) beneficial use that	
		Allowing a Regional Board to remove an existing designation in the	requires a less stringent water quality objective, it must	
		circumstances permitted by the Draft Bacteria Provisions is inconsistent	complete a use attainability analysis (UAA) under 40	
		with Section 101 (restore and maintain the chemical, physical, and	Code of Federal Regulations section 131.10 (g). Simply	
		biological integrity of the Nation's waters) and Section 303 of the CWA	fencing a water body, lining it with concrete, or	
		(adopt WQS to protect public health or welfare, enhance the quality of	restricting flows, would not meet the requirements of	
		water, taking into consideration their use and value for public water	the UAA. Furthermore, the documentation supporting	
		supplies, propagation of fish and wildlife, recreational purposes, and	the designation of LREC-1 must take into account	
		agricultural, industrial, and other purposes). It is also inconsistent with	downstream beneficial uses consistent with 40 Code of	
		historic interpretations and other existing EPA regulations, such as 40 C.F.R.	Federal Regulations section 131.10(b).	
		§131.6 (a)(States are required to adopt "[u]se designations consistent with		
		the provisions of sections 101(a)(2) and 303(c)(2) of the Act." and 40 C.F.R.	A Water Board's designation of LREC-1 would require a	
		§131.12 (a)(1) (Existing instream water uses and the level of water quality	full basin plan amendment process satisfying all	
		necessary to protect the existing uses shall be maintained and protected).	applicable public participation requirements and	
			requiring adoption by the Regional Water Board and	
			approval by the State Water Board and U.S. EPA. (See	
			Water Code §§ 13240-13246). As noted in Chapter 4 of	
			the Staff Report, California encompasses a wide variety	
			of geographic, hydrographic and climatological	
			conditions. Population also varies widely from region	
			to region. These variables can impact flow and channel	
			design as well as frequency of access to water bodies.	
			The Regional Water Boards are uniquely knowledgeable	
			about their conditions and able to address such	
			variables through site specific UAAs or Categorical UAAs	
			at their discretion.	
			Lastly, Section II of the Bacteria Provisions for Part 3 of	
			the Inland Surface Water Enclosed Bays and Estuaries	
			Plan, which contains the definition of the LREC-1	
			beneficial use, and Chapter 5 section 5.1.1., were	
			revised for clarity to remove the examples of low water	
			depth and fencing. The language regarding very	
			shallow water depth or restricted access was originally	
			included in order to provide examples of physical	
			conditions that might lead to limited and insignificant	
			body contact recreation or water ingestion and such	
			inclusion was not to suggest that such a condition was	
			by itself sufficient for such designation.	
	3.16	1. The State Water Board must perform a Use Attainability Analysis before	See response to comment 3.15. The federal regulation	No
		allowing waterways to be downgraded to Limited Rec-1.	that implements the Clean Water Act specifies at	
		Once a use of a water body has been designated, states develop criteria to	131.10 when a UAA must be performed. The Bacteria	

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		protect those uses, which then serve as the fundamental basis for	Provisions do not purport to vary what federal law	
		protecting, maintaining and improving state water quality under the CWA.	requires to implement the Clean Water Act. A UAA	
		These designated uses cannot be removed from the states' water quality	would be required for the removal of the REC-1	
		standards except in limited circumstances set forth in the existing EPA	beneficial use under 40 Code of Federal Regulations	
		water quality regulations, including the requirements for UAAs. For	131.10(J) because REC-1 is a Clean Water Act section	
		example, states may not remove any designated use without conducting	101(a)(2) use and a LREC-1 use designation may require	
		the analysis described in 40 C.F.R. § 131.10(g).	less stringent water quality objectives than that	
		The CWA is a "comprehensive water quality statute designed to 'restore	previously applicable.	
		and maintain the chemical, physical, and biological integrity of the Nation's		
		waters.'" Pursuant to CWA Section 303, California must adopt and		
		implement water quality standards to protect navigable waters within its		
		borders, subject to oversight and approval by the EPA. According to EPA:		
		A water quality standard defines the water quality goals of a water body, or		
		portion thereof, by designating the use or uses to be made of the water, by		
		setting criteria necessary to protect the uses, and by preventing		
		degradation of water quality through antidegradation provisions. States		
		adopt water quality standards to protect public health or welfare, enhance		
		the quality of water, and serve the purposes of the Clean Water Act.		
		The CWA requires that WQSs be "established taking into consideration		
		their use and value for public water supplies, propagation of fish and		
		wildlife, recreational purposes, and agricultural, industrial, and other		
		purposes, and also taking into consideration their use and value for		
		navigation." Water quality standards are the core regulations under the		
		CWA that the public depends on to ensure our nation's waters are		
		swimmable, drinkable and fishable. Any modification to water quality		
		standards must be undertaken with extreme care to ensure that there will		
		be no weakening of CWA protections for human health and the		
		environment.		
		Once a use has been designated, the use cannot be removed if it is an		
		existing use unless a use requiring more stringent criteria is added, and		
		other designated uses cannot be removed unless the use is demonstrated		
		not be to attainable and the requirements in 40 C.F.R. §131.10(g) are		
		satisfied. Section 101(a)(2) uses are presumed attainable unless a state or		
		tribe affirmatively demonstrates through a UAA that 101(a)(2) uses are not		
		attainable as provided by one of six regulatory factors at Section 131.10(g).		
		All uses are deemed to be "attainable, at a minimum, if the uses can be		
		achieved (1) when effluent limitations under section 301(b)(1)(A) and (B)		
		and Section 306 are imposed on point source dischargers, and (2) when		
		cost-effective and reasonable best management practices are imposed on		
		nonpoint source dischargers."		
		Under the existing 40 C.F.R. §131.10(j), states "must conduct a use		
		attainability analysis ["UAA"] whenever: (1) the State designates or has		

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		designated uses that do not include the uses specified in section 101(a)(2)		
		of the Act; or (2) the State wishes to remove a designated use that is		
		specified in section 101(a)(2) of the Act or adopt subcategories of uses		
		specified in section 101(a)(2) that require less stringent criteria." [emphasis		
		added]. A UAA is "a structured scientific assessment of the factors affecting		
		the attainment of the use which may include physical, chemical, biological,		
		and economic factors as described in § 131.10(g)." The only existing		
		exception to the UAA requirement is for designation of 101(a)(2) uses. The		
		CWA requires the State Water Board to perform a use attainability analysis		
		when removing a designated use. 40 CFR 131.10(j) requires California to		
		conduct a "use attainability analysiswhenever:		
		(2) The State wishes to remove a designated use that is specified in section		
		101(a)(2) of the Act, to remove a sub-category of such a use, or to		
		designate a sub-category of such a use that requires criteria less stringent		
		than previously applicable.		
		By allowing Regional Boards to de-list a water body for Rec-1 and replace it		
		with Limited Rec-1, the State Water Board is removing a designated use		
		that is specified in section 101(a)(2) of the CWA. Therefore the State Water		
		Board is required to conduct a Use Attainability Analysis before allowing		
		waterbodies to be de-listed and replaced with LREC-1.		
	3.17	2. The State Water Board must perform a Use Attainability Analysis that	See response to comment 3.15.	No
		includes consideration of downstream water quality.		
		The State Water Board needs to perform a UAA that considers downstream		
		water quality. In justifying the use of LREC-1, the State Water Board states		
		that:		
		In some cases these waterbodies have been fenced to limit contact with		
		the waterbodies during storm events to protect the public from drowning,		
		while in dry weather the water flow is non-existent or very low. Due to		
		these restrictions, contact with the water is minimal and incidental		
		ingestion is infrequent or unlikely. Under these conditions the REC-1		
		beneficial use is not an accurate description of the beneficial use of the		
		water body.		
		Regardless of whether a particular segment of a water body might not be		
		used for recreation, the State Water Board needs to consider the impact on		
		downstream water quality. 40 CFR 131.10(b) requires water quality		
		standards of downstream waters must be considered and maintained. 40		
		CFR 131.10(b) states:		
		In designating uses of a water body and the appropriate criteria for those		
		uses, the State shall take into consideration the water quality standards of		
		downstream waters and shall ensure that its water quality standards		
		provide for the attainment and maintenance of the water quality standards		
		of downstream waters.		
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		The record is void of any analysis of whether downstream water quality		
		standards will be attained if upstream segments are de-listed to LREC-1.		
		Before allowing Regional Boards to de-list REC-1 beneficial uses, the State		
		Water Board must do a UAA that considers the ability for downstream		
		waterways to attain and/or maintain their water quality standards.		
	3.18	3. The State Water Board should consider the unanticipated consequences	As stated in the response to comment 3.15, a LREC-1	Yes
		of allowing a Limited Rec – 1 Beneficial Use while California is striving to	designation requires a UAA, which requires the	
		restore their urban watersheds.	development of bacteria water quality objectives for	
		Allowing a Limited Recreational beneficial use will only encourage	the protection of the LREC-1 use. Bacteria water	
		communities to channelize and concrete their waterways. This would be	quality objectives that are developed for the LREC-1 use	
		antithetical to California's drive to restore our urban waterways. The State	may be less stringent than those for REC-1 use because	
		Water Board should consider the unanticipated consequences of lowering a	the risk of ingestion is lower for LREC-1 waters than	
		water quality standard for waterways that are channelized. The past	with REC-1 waters. However, the bacteria water quality	
		decades brought a remarkable increase in river and watershed restoration	objectives developed for the LREC-1 use would require	
		in California, including urban river conservation in urban Los Angeles.	consideration of impacts on downstream uses	
		Increasing attention to integrating natural resources protection and public	consistent with 40 Code of Federal Regulations section	
		recreation and use has spurred important changes in many different	131.10(b). A LREC-1 designation could not be based on	
		governmental and nongovernmental contributions. California has been	the existence of fencing or limited access alone but	
		fertile ground for river and watershed restoration for over the past three	rather would require demonstrating that the REC-1 use	
		decades, and efforts in the state are among the most numerous and most	is not feasible because of at least one of the six factors	
		advanced in the United States. California is home to multiple state-funded	listed under 40 Code of Federal Regulations section	
		restoration programs evolved from diverse legislative mandates, ballot	131.10 (g).	
		initiatives, and citizen-sponsored programs.	The addition of a definition for LDEC 1 to the ICA/EDE	
		Restoring urban waterways provides multiple benefits that address	The addition of a definition for LREC-1 to the ISWEBE	
		wetlands, streams, water quality, ecosystems, and habitat. In coastal	Plan does not warrant an in-depth analysis of the	
		Southern California, including the Los Angeles basin, there are many different efforts at river and watershed planning and implementation under	potential impacts of waters designated with LREC-1 in the future. The in-depth analysis requested by the	
		way (SCWRP 2012). These efforts are long term, in some cases going back	commenter would be undertaken by the UAA and basin	
		three decades, focused on the restoration and revitalization of the Los	plan amendment process required for designation of	
		Angeles River and its tributaries, the adjacent San Gabriel River and its	the LREC-1 use.	
		tributaries—both draining to San Pedro Bay, and watersheds, creeks and	the theo I age.	
		streams draining into Santa Monica Bay.	The Provisions contain a brief discussion of regulatory	
		Numerous cities across the United States have implemented highly	tools currently available to the Water Boards to utilize	
		successful riverfront projects that have revitalized adjacent communities.	to regulate water quality and implement water quality	
		Success stories include, for example, the San Antonio Riverwalk which has	standards applicable to the state's water bodies. The	
		been the catalyst of over \$2.8 billion in tourism for the City of San Antonio	Bacteria Provisions describe what existing law already	
		and the Brush Creek Cultural Corridor in Kansas City which has generated	allows the Water Boards to undertake. The provisions	
		more than \$750 million in new development.	acknowledge that the Water Boards may remove the	
		The movement to restore our urban waterways is critical. Yet the Draft	REC-1 use or designate the LREC-1 use or both,	
		Provisions will only incentivize communities to further fence off, and	consistent with state and federal law, as applicable. In	
		channelize their urban creeks and streams so they can receive the LREC-1	so doing the Bacteria Provisions do not establish new	
		designation. Before allowing communities to further degrade their urban	authority as it relates to these implementation tools.	
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		waterways, the State Water Board should consider the unanticipated consequences of allowing a LREC-1 beneficial use. Furthermore, the State Board should consider the indirect impacts on access resulting from having a new LREC-1 use. The Bacteria Provisions' Staff Report nor any other supporting CEQA documentation does not address this potential for negative impacts on access. Therefore, the SED is inadequate and needs revision and development of feasible alternatives and mitigation. The State Water Board should look in particular at partially or fully concretized waterways, and evaluate how to keep access expanding in the face of a standard that seems designed to limit access.	The definition that is contained in the Bacteria Provisions for LREC-1 does not create any environmental impact. The definition may be used by Regional Water Boards subsequent to the adoption of the Bacteria Provisions to appropriately describe existing and potential uses of limited recreation as the boards undertake a basin planning process to designate any water body with the LREC1 use. Further, any existing REC-1 beneficial use could not be removed by fencing or otherwise obstructing access because 40 CFR 131.14 does not permit the removal of an existing use.	
			Section 2.3.3 of the Staff Report was revised to provide additional clarity.	
	3.19	The State Water Board believes it is acceptable for 32 in 1,000 swimmers—that's 1 in 31 swimmers—to become ill with gastroenteritis sicknesses such as diarrhea, nausea and vomiting, from swimming in water that just meets EPA's water quality criteria. This risk is unacceptably high and is not protective of human health. Our organization looks forward to working with you to ensure the Bacteria Provisions are amended in compliance with the Clean Water Act.	See response to comment 3.08.	No
California Stormwater Quality Association Representative: Jill Bicknell	4.01	Comment 1: Clarify that the proposed WQOs are based on a protective level of risk. USEPA's 2012 Criteria were developed based on epidemiological studies that linked the health risk associated with recreational water use to concentrations of indicator bacteria. USEPA	Chapter 2 section 2.3.2 and Chapter 5 section 5.2.4 of the Staff Report have been updated to clarify the relationship of pathogens to indicator bacteria and the relationship of illness rates to <i>E. coli</i> and enterococci densities.	Yes
		identified acceptable estimated gastrointestinal illness rates protective of REC-1 uses, which were then associated with specific indicator bacteria concentrations. Although the risk levels were the driver for selecting appropriate indicator levels, the only mention of risk level in both the ISWEBE and Ocean Plan Provisions occurs in the header of the WQOs table. The Staff Report includes some minor discussion of risk but nowhere is the relationship between the proposed risk level and WQOs adequately described. Since the risk level is the driving mechanism to protect human health, it should be clearly described in the Bacteria Provisions and Staff Report. The ultimate goal of recreational water quality improvement programs is to reduce risk of illness to recreators, as opposed to being solely focused on reducing densities of fecal indicator bacteria. Incorporating a risk discussion into the Bacteria Provisions and Staff Report	For decades, epidemiological studies have been used to evaluate how fecal indicator bacteria levels are associated with health effects of primary contact recreation on a quantitative basis. The NEEAR study provided data to establish recreational water quality criteria values for culturable enterococci and to help estimate an illness rate associated with those values. The mean illness rates associated with the 2012 U.S. EPA Recreational Water Quality Criteria are approximately 32 cases of NGI per 1,000 primary contact recreators for a culturable enterococci GM criterion of 30 cfu per 100 mL and 36 cases of NGI per 1,000 primary contact recreators for a culturable enterococci GM criterion of 35 cfu per 100 mL, in both	

will allow the amendments to be adaptable to the evolving science in the event that a better indicator becomes available. Thus, CASQA requests that the State Water Board include a discussion within the Bacteria Provisions of the risk-level basis of the E. coli and Enterococci numeric criteria, and acknowledge that the fecal indicator-based criteria are established to support the accepted risk level. CASQA recommends consideration of marine and fresh water. These illness rates were used to estimate equivalent criteria values for culturable E. coli. The Bacteria Provisions establish objectives expressed as both numeric indicators and an estimated illness rate, which are not independent of each other. The numeric objectives set forth in the Bacteria	
the State Water Board include a discussion within the Bacteria Provisions of the risk-level basis of the E. coli and Enterococci numeric criteria, and acknowledge that the fecal indicator-based criteria are established to coli. The Bacteria Provisions establish objectives expressed as both numeric indicators and an estimated illness rate, which are not independent of each other.	
the risk-level basis of the E. coli and Enterococci numeric criteria, and acknowledge that the fecal indicator-based criteria are established to expressed as both numeric indicators and an estimated illness rate, which are not independent of each other.	
acknowledge that the fecal indicator-based criteria are established to illness rate, which are not independent of each other.	
support the accepted risk level. CASOA recommends consideration of the numeric objectives set forth in the Bacteria	
Support the assepted historical of Section and Commences consideration of	
language similar to that adopted by the Santa Ana Regional Water Board as Provisions are intrinsically linked to an estimated illness	
their Pathogen Indicator Bacteria objectives, updated to reflect the USEPA rate. However, providing a statement in the Provisions	
2012 criteria. The Santa Ana Basin Plan includes a discussion of the basis for that the numeric objectives are set to equal the	
the indicator bacteria objectives, a narrative objective that allows for estimated illness rate would not be appropriate or	
development of alternative indicators and site-specific objectives, and scientifically supported by the 2012 U.S. EPA	
indicator bacteria concentrations established as surrogate numeric Recreational Water Quality Criteria.	
indicators of the narrative objective. For example, possible language that	
could be inserted into the ISWEBE and Ocean Plan under the "Bacteria" Section 5.2.7 was added to Chapter 5 of the Staff	
Water Quality Objectives" section includes the following: Report to discuss how to develop alternative bacterial	
"Indicator bacteria originate from the intestinal biota of warm-blooded indicators and alternative analysis methods for site- or	
animals, and their presence in surface water is used as an indicator of fecal region-specific objectives. These alternative indicators	
contamination and the potential presence of pathogens capable of causing could also be based on the same estimated illness rate	
gastrointestinal (GI) illnesses. However, most strains of indicator bacteria established by the Bacteria Provisions or utilize human	
are harmless and the actual risk to human health is caused by pathogens, markers.	
microorganisms that are known to cause disease. Pathogens can cause	
illness in recreational water users and threaten or impair recreational In regards to the request to allow the use of human	
beneficial uses. Measuring pathogens directly has been impractical due to markers, a Regional Water Board could establish a	
the lack of standard methods so surrogate indicator bacteria have typically numeric water quality objective, including a site-	
been used to indicate the presence of pathogens. However, the surrogate specific water quality objective, that utilize alternative	
indicator bacteria have changed over time and future scientific indicators or other measures of pathogens if they are	
advancements are anticipated that will allow better assessment of scientifically defensible. Part 3 of the ISWEBE (at	
pathogens that cause illness. III.E.3) has been revised to clarify that the proposed	
The USEPA criteria identified acceptable estimated gastrointestinal illness Bacteria Water Quality Objectives supersede bacteria	
rates due to pathogens that are protective of REC-1 uses. The risk of illness objectives that protect the REC-1 beneficial use that	
was then translated to E. coli and enterococci densities determined to be were established "prior to the effective date of Part 3."	
protective of this risk level. To allow for incorporation of better pathogen The Amendment to the Ocean Plan has been revised to	
indicators or new USEPA criteria, these WQOs are set equal to the USEPA include similar language (III.D.1.a) A Regional Water	
established risk level and interpreted as E. coli and enterococci Board's subsequent adoption of a water quality	
concentrations." objective, including a site-specific objective, requires	
As part of the discussion of risk, CASQA requests that the amendments State Water Board and the U.S. EPA approval.	
allow for the use of human markers as part of the compliance pathways for	
the objectives. Numerous studies have established that human sources of	
bacteria pose the most risk to human health. The recent Surfer Health	
Study conducted in the San Diego region incorporated an epidemiological	
component and a Quantitative Microbial Risk Assessment (QMRA)	
component, which found a different relationship between indicator	

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		bacteria levels and human health risk than the epidemiological studies that		
		supported the USEPA criteria – and pointed out that human sources of		
		indicator bacteria posed the greatest health risk, and that elimination of		
		human sources is most effective at reducing the risk of illness. Methods for		
		reducing human sources of bacteria are not always aligned with the		
		methods necessary to reduce fecal indicator bacteria. The implementation		
		procedures for the objectives should allow for a demonstration that human		
		markers are absent or below thresholds that would increase the risk to		
		human health to be above the established risk level. Such an approach		
		would limit burdensome efforts to remove bacteria sourced from wildlife		
		such as that described under section 6.2.2.4 of the Staff Report, especially		
		in light of the lower risk of human illness posed by bacteria sourced from		
		wildlife.		
		CASQA Recommendation:		
		• Include a statement in the ISWEBE and Ocean Plan Amendments stating		
		that the WQOs are set equal to a risk level that has been interpreted as the		
		indicator bacteria concentrations shown in the amendment.		
		• Include an expanded discussion of the risk level as described in the 2012		
		USEPA Criteria in the Staff Report.		
		• Include an implementation provision for the objectives that allows the		
		use of human markers to demonstrate compliance with objectives		
	4.02	Comment 2: Amendments should include the possibility of using alternative	See response to comment 4.01. Additionally, technical	Yes
		indicators as supported by the most current scientific research.	support materials for developing alternative indicators	
		The Amendments endorse the use of E. Coli and Enterococci as indicators	and methods have been provided by U.S. EPA. Chapter	
		for fresh and salt waters, respectively. CASQA supports the use of these	12 of the Staff Report has been revised to add links to	
		indicators as they represent the best indicators of human health risk known	the technical support materials.	
		to date, however the field is rapidly evolving and the Bacteria Provisions		
		should be written to be adaptable to future scientific advances. In addition,		
		the Staff Report should also be amended to include a discussion of		
		alternative indicators of risk.		
		For instance, USEPA, Southern California Coastal Water Research Project		
		(SCCWRP), and many other national and international researchers have		
		investigated the use of coliphages, viruses that target E. coli, as a possible		
		alternative indicator. Coliphage monitoring holds the potential to offer		
		results in a matter of hours versus days, thus giving more timely results of		
		water body exceedances. In their current form, the Provisions would not		
		allow coliphage to be used as an indicator of the risk to human health. The		
		USEPA 2012 Criteria includes a section discussing alternative indicators or		
		methods to assess risk (Section 6.2.3 p. 51) which could be cited in both the		
		Bacteria Provisions and Staff Report: "EPA anticipates that scientific		
		advancements will provide new technologies for enumerating		
		fecal pathogens or [fecal indicator bacteria]. New technologies may provide		

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		alternative ways to address methodological considerations, such as		
		rapidity, sensitivity, specificity, and method performance. As new or		
		alternative indicator and/or enumeration method combinations are		
		developed, states may want to consider using them to develop alternative		
		criteria for adoption in WQS."		
		CASQA proposes that the following language be included the Bacteria		
		Provisions: "Regional Water Boards may use alternate indicators of risk		
		that are equivalent or better than E. coli and Enterococcus in assessing risk		
		associated with human illness within a water body as long as they meet		
		standard USEPA guidance, have been approved by the Regional Water		
		Board, and are supported by the most current scientific understanding."		
		In addition, CASQA requests that the Staff Report be amended to provide		
		guidance to the Regional Boards on using alternative indicators. The 2014		
		USEPA report for developing alternative indicators would serve as a good		
		reference for this updated section.		
		CASQA Recommendation:		
		Include a statement in the ISWEBE and Ocean Plan Amendments		
		endorsing the use of alternative indicators of risk as supported by the most		
		current science.		
		• Include authorization for thresholds for alternative indicators to be used		
		as objectives if they are established at an equivalent risk level to the E. coli		
		and enterococcus objectives.		
		Update language in the Staff Report to provide guidance and allow the		
		use of alternative indicators of risk.		
	4.03	Comment 3: The recommended analytical methods should not be limited to	See responses to comments 4.01 and 4.02. The	No
		measurements of E. coli and Enterococci.	Bacteria Provisions recommend U.S. EPA Methods 1603	
		The Bacteria Provisions recommend USEPA Methods 1603 and 1600 or	and 1600, but do not prohibit other appropriate	
		other equivalent method to measure culturable E. coli and Enterococci,	analytical methods. Other methods such as rapid	
		respectively. This language may be interpreted as precluding the use of new	methods are being currently used to analyze bacteria	
		methods to measure E. coli and Enterococci that are not culture based.	and can be used under the Bacteria Provisions.	
		Rapid methods to measure the presence of pathogens outside of a lab		
		culture continue to be an active area of research. For example, the USEPA	Alternative indicators and alternative methodologies	
		2012 Criteria provides guidance for the detection of Enterococcus as	that are currently under development the Bacteria	
		measured by qPCR through EPA Method 1611. This methodology is	Provisions do not prohibit these methods for future	
		expected to increase public health protection due to a shorter turnaround	use.	
		time and stronger relationship to GI illness. It is unclear if the current		
		language in the Bacteria Provisions would preclude the use of such		
		available and future methods that offer advantages in public health		
		protection. CASQA encourages the State Water Board to adopt language		
		similar to Section 115880 of the Health and Safety Code, which states:		
		"if a local health officer demonstrates or has demonstrated through side-		
		by-side testing over a beach season that the use of United States		
	•	<u> </u>	•	•

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		Environmental Protection Agency method 1609 or 1611, or any equivalent		
		or improved rapid detection method published by the United States		
		Environmental Protection Agency for use in beach water quality		
		assessment or approved as an alternative test procedure pursuant to Part		
		136 of Title 40 of the Code of Federal Regulations, to determine the level of		
		enterococci bacteria as a single indicator provides a reliable indication of		
		overall microbiological contamination conditions at one or more beach		
		locations within that health officer's jurisdiction, the		
		department may authorize the use of that testing method at those beach		
		locations instead of other testing methods. In making that determination,		
		the department shall take into account whether an alternative indicator or		
		subset of indicators, with the associated test method, can provide results		
		more quickly, thereby reducing the period of time the public		
		is at risk while waiting for contamination to be confirmed.		
		In addition, if an alternative indicator (e.g., coliphage) is developed and		
		approved, the current Bacteria Provision language could be problematic		
		assuming that the use of those methods is interpreted as a requirement.		
		CASQA recommends that the text in the Bacteria Provisions regarding		
		preferred methods be rewritten to be adaptable to future scientific		
		developments such as improved measurements of E. coli and Enterococci		
		as well as alternative indicators.		
		CASQA Recommendation:		
		Remove the word "culturable" from the sentences describing E. coli and		
		Enterococci		
		methods in the ISWEBE and Ocean Plan Provisions.		
		• Include language in the ISWEBE and Ocean Plan Provisions to allow use of		
		a scientifically defensible method to measure alternative indicators.		
		Update the Staff Report to reflect the changes in recommended		
		methodologies.		
	4.04	Comment 4: Reassess all existing waterbodies included on the 303(d) List	Waterbodies included on the 303(d) List for REC-1	Yes
		for REC-1 bacteria exceedances with the new WQOs.	bacteria exceedances will be reassessed during the next	
		Over 500 waterways were included on the 2010 303(d) list as impaired due	Integrated Report cycle. It is appropriate to reassess all	
		to indicator bacteria, pathogens, fecal coliform, total coliform, Enterococci,	data during the region's reporting cycle in order to	
		E. coli, or enteric viruses. Currently, it is unclear how these new WQOs will	ensure both existing and new data are gathered and	
		affect legacy water body listings. CASQA requests that these listings all be	assessed. No change is needed to the Bacteria	
		reassessed using the new, scientifically defensible WQOs and any	Provision to ensure the use of the appropriate water	
		waterbodies that no longer exhibit exceedance be delisted. The	quality objective because Section 4 of the Water	
		reassessment should be conducted as a listing evaluation, and waterbodies	Quality Control Policy for Developing the California	
		that do not meet the listing thresholds should be removed, regardless	303(d) List (Listing Policy) states:	
		of whether or not they meet the delisting requirements.		
		At a minimum, any water body undergoing TMDL development should be	If objectives or standards have been revised	
		reassessed for exceedances with the new WQOs. This requirement should	and the site or water meets water quality	

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			objectives.	
	4.05	Site Specific Objectives In its 2012 updated Recreational Water Quality Criteria (RWQC), the United States Environmental Protection Agency (USEPA) began providing information on tools for developing alternative RWQC on a site-specific basis, such as epidemiological studies in both marine and fresh waters and quantitative microbial risk assessment (QMRA). Inasmuch as the proposed water quality control plans' amendments are based on the USEPA's 2012 RWQC, we anticipated the new bacteria provisions to include at least some recognition of these novel compliance approaches, and we expected the new provisions would facilitate the development of bacteria compliance approaches based on site-specific objectives, QMRA, and risk/illness based expressions of water quality standards. The absence of these approaches in	See responses to comments 4.01 and 4.02.	No

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		the amendments is disappointing and we respectfully request that		
		provisions to use these approaches be included in the plans' amendments.		
	4.06	Comment 6: Bacteria Provisions should distinguish between wet and dry	The factors identified in California Water Code section	Yes
		conditions.	13241 were considered in the development of the	
		CASQA is concerned that there is no distinction between wet and dry	Bacteria Provisions. Environmental characteristics and	
		weather conditions in the	the water quality of statewide fresh, estuarine, and	
		Bacteria Provisions. There are many areas throughout the state that	marine waters were considered, including differences	
		experience sporadic and limited rainfall. When these infrequent wet	in wet and dry conditions. For example, U.S. EPA	
		weather conditions do occur, they result in high concentrations of	Recreational Water Quality Criteria recognized that the	
		pollutants, including bacteria, such that meeting WQOs (which are derived	distribution of fecal indicator bacteria in water is highly	
		from dry-weather bacteria distributions) is potentially not feasible.	variable and calculated pooled variances to represent a	
		Evaluation of wet and dry weather often occurs separately when the	wide range of weather and hydrological conditions	
		objectives are applied and the methods for appropriately applying the	when developing the final criteria. In either wet or dry	
		objectives should be established as part of the objectives. For example, the	conditions, the anthropogenic sources of bacterial	
		Los Angeles Water Board has adopted many bacteria TMDLs that include	exceedances need to be controlled to protect	
		separate allocations for summer dry, winter dry, and wet weather	recreators.	
		conditions based on the large changes in bacteria loading under each of		
		these weather and seasonal conditions as well as the variations in	Setting a weather-specific bacteria water quality	
		recreational use (and therefore exposure risk) under these different	objective would require a site-specific or region-specific	
		weather and seasonal conditions.	evaluation. The Bacteria Provisions for Part 3 of the	
		Under the California Water Code (CWC Section 13241), the State Water	ISWEBE at Chapter III.E.3 and for the Amendment to	
		Board and regional boards are required to consider a number of factors when adopting water quality objectives, including in relevant part here:	the Ocean Plan at Chapter III.D.1.a were revised to allow a Regional Water Board's Basin Plan to contain a	
		consideration of past, present and probable future beneficial uses of water;	site-specific bacteria objective that is developed before	
		and consideration of the water quality condition that could reasonably be	or after the effective date of the Bacteria Provisions.	
		achieved through coordinated control of all factors which affect water	of after the effective date of the bacteria i rovisions.	
		quality in the area. The Staff Report should include appropriate information	Chapter 10 section 10.2 of the Staff Report was revised	
		separately for wet and dry weather events to ensure that the State Water	to provide a more detailed explanation of differences	
		Board has all of the necessary information to consider the required 13241	between wet and dry conditions.	
		factors. Dry and wet weather have different foreseeable methods of		
		compliance that could impact the analysis of the water quality that could	Additionally, the Bacteria Provisions include	
		be reasonably achieved. The current language of the Bacteria Provisions	implementation options to account for differences in	
		does not indicate if the differences between wet and dry conditions were	wet and dry conditions, including the use of Reference	
		evaluated in the Section 13241 analysis. Without such information, the	System / Antidegradation and Natural Sources	
		State Water Board will be unable to properly consider compliance with	Exclusion approaches to adjust the exceedance	
		section 13241. In short, such considerations might result in different	frequency of the bacteria water quality objectives for	
		requirements for wet weather as achieving the proposed objectives during	REC-1 based on natural sources of bacteria across	
		wet weather may not be reasonable to achieve.	weather conditions. The Bacteria Provisions also	
		Further, implementation provisions for WQOs should clearly define	contain regulatory tools that may be subsequently	
		implementation requirements for both wet and dry weather. The	utilized by the Water Boards to evaluate whether	
		implementation procedures should be developed based on the 13241	inland surface waters, enclosed bays, or estuaries are	
		analysis results, consideration of the underlying science used to develop	appropriately designated with the REC-1 beneficial use.	

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		the objectives, consideration of the short duration of storm events, and the	Those tools include the high flow suspension of the	
		associated potential impacts to beneficial uses, all consistent with the CWC	REC-1 beneficial use, the seasonal suspension of the	
		13241 requirement of the "reasonable protection" of beneficial uses.	REC-1 beneficial use, and the designation of the LREC-1	
		Establishing water quality objectives should assess the ecological impact of	beneficial use. The Bacteria Provisions also contain	
		wet weather exceedances and establish associated implementation	reference to the regulatory tool available to the Water	
		procedures that account for allowable exceedances and impacts that occur	Boards to establish a water quality standards variance	
		as a result of the exceedance during wet weather as distinct from dry	consistent with Code of Federal Regulations, title 40,	
		weather. As currently drafted the implementation provisions do not meet	section 131.14 that may be used by the discharger to	
		the requirements for a Program of Implementation as required by section	make progress towards the underlying use without de-	
		13242.	designating the use. Such tools contained in the	
		In order to correct this problem, CASQA recommends the Bacteria	Bacteria Provisions recognize that beneficial uses, for	
		Provisions be amended to exclude wet weather events from GM	which water quality objectives are established, should	
		calculations and only apply the acute STV endpoint to wet weather events.	be properly designated or maintained, applicable.	
		The epidemiological studies that were the basis for the 2012 USEPA criteria		
		were used to establish relationships with indicator bacteria collected during	Furthermore, Chapter 10 of the Staff Report includes a	
		dry weather. Wet weather events are sporadic, short-term events that do	Section 13241 Analysis for these implementation	
		not have lasting impacts on bacteria water quality in receiving waters. As a	options, including economic considerations. Chapter	
		result, wet weather data are not appropriate to be considered in the longer	10 states: "The use of the reference	
		term conditions represented by the GM and will unnecessarily indicate that	system/antidegradation approach or a natural sources	
		an area	exclusion approach will allow Regional Water Boards to	
		has a higher long-term bacteria distribution than it actually does.	direct resources for "clean-up" of bacteria to be	
		Furthermore, the State Water	directed towards anthropogenic sources instead of	
		Board should recognize that the risk levels during wet weather are	natural sources of bacteria and thus money and	
		significantly different than the risk levels during dry weather as a result of	resources will be saved. The specific costs will be	
		lower exposure levels during wet weather (less recreators) than during dry	considered when each TMDL is adopted. This	
		weather. Because the GM and STV both offer the same level of risk	implementation procedure could result in a decreased incremental control cost in situations where baseline	
		protection, using only the STV for wet weather conditions will not result in		
		higher risk to human health and will be more representative of the short	load reductions exceed those required when these	
		term impact from wet weather events. CASQA Recommendation:	implementation provisions are considered." The suspension of the REC-1 beneficial use during periods	
		Conduct a 13241 analysis specific to wet weather and modify the	when it is unsafe for recreation will reduce costs for	
		objectives for wet weather if necessary after the analysis.	dischargers. By allowing dischargers to not treat	
		Exclude wet weather in fecessary after the analysis. Exclude wet weather events from GM calculations and state that only the	wastewater for bacteria during these periods, costs for	
		STV should apply for wet weather events.	treatment will be reduced and fewer resources for	
		314 Should apply for wet weather events.	sampling will be required. Additional information on	
			the Economic Analysis from which this section of the	
			Staff Report is based can be found at:	
			https://www.waterboards.ca.gov/bacterialobjectives/d	
			ocs/economics analysis 2017.pdf	
			<u> </u>	
			Finally, the Bacteria Provisions provide implementation	
			options, not a program of implementation. Therefore,	

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			California Water Code section 13242 factors are not required. See also response to comment 4.09.	
	4.07	Comment 7: Provide flexibility in the calculation of the geometric mean. CASQA supports the use of a six-week geometric mean (GM), which allows flexibility in monitoring programs especially when sampling events are affected by uncontrollable weather or laboratory issues. However, some of the language in the Bacteria Provisions appears to limit the flexibility of monitoring programs. For example, in the ISWEBE Provisions there is language stating: "the geometric mean values shall be applied based on a statistically sufficient number of samples, which is generally not less than five samples equally spaced over a six-week period." [Emphasis added] The requirement for equal spacing of the samples places a burden on sampling programs especially if weather or other uncontrollable circumstances result in loss of a sample. Furthermore, the Staff Report states that the Bacteria Provisions are not intended to act as a disincentive for permittees to sample more frequently. Requiring equal spacing of samples would make more frequent sampling following an exceedance difficult. In addition, the use of the rolling GM may result in the persistent identification of a violation even when the actual violation no longer exists. This same reasoning was cited in the Staff Report to justify performing a static statistical threshold value (STV): "Using a rolling average to calculate the STV could result in the [sic] reporting violations over a 6-week period where the actual violation no longer exists." (p. 72 Staff Report) There should be consistency between how the GM and STV are calculated and the GM should be allowed to be calculated as either a static or rolling mean. CASQA Recommendation: • Remove the language in the Bacteria Provisions requiring "equally spaced" sampling for the GM and STV. • Allow the GM to be calculated as a static or rolling geomean.	The Bacteria Provisions have been revised to clarify that the samples do not need to be equally spaced but rather distributed over a six week period. The revised Bacteria Provisions state in section III.E.2 under the Water Quality Standards Assessment header: When applying the listing factors contained in the Water Quality Control Policy for Developing California's Clean Water Act Section 303(d) List, the GEOMETRIC MEAN and STV shall be used as follows, unless a situation-specific weight of the evidence factor is being applied: Only the GEOMETRIC values shall be applied based on a statistically sufficient number of samples, which is generally not less than five samples distributed over a six-week period. However, if a statistically sufficient number of samples is not available to calculate the GEOMETRIC MEAN, then attainment of the water quality standard shall be determined based only on the STV. Note that "generally not less than five samples distributed over a six week period" is not a requirement, but rather an acknowledgement that five or more samples are considered statistically sufficient. In cases where a samples are lost the Regional Water Board has discretion when determining attainment with the geometric mean water quality objective. Please also note that the language regarding a statistically sufficient number of samples distributed over a six-week period pertains to 303(d) standards assessment under the Listing Policy. It does not pertain to permit conditions and is not a requirement for permittees. The Bacteria Provisions were revised to clarify the applicability of the language. The STV has a ten percent exceedance frequency and should not be calculated in the same manner as the	Yes

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			geometric mean. The STV is intended to capture the	
			spikes in bacteria level that the geometric mean tends	
			to smooth out. The calculation of the STV is based on a	
			static average based on at least one sample in a	
			monthly period.	
			The six week rolling calculation is appropriate because	
			it smooths out spikes to determine a statistically	
			significant long term value that can be reported on a	
			short term weekly basis. This is supported by Chapter 5	
			section 5.2.5 of the Staff Report and the various studies	
			performed by the Los Angeles Regional Water Board in	
			examining application of geometric means within	
			TMDLs. Chapter 5 section 5.2.5 of the Staff Report has	
			been revised to explain two principal types of error are	
			possible when determining whether a waterbody is	
			meeting the geometric mean standard: 1) determining	
			the waterbody does not meet water quality standards	
			when it does and 2) determining the beach does meet	
			water quality standards when it does not. A rolling	
			geometric mean may in some cases determine a	
			waterbody does not meet standards when it does. For	
			example, a single very high sample can influence the 25	
			geometric mean calculation week after week into a	
			period where the water quality is, in fact, meeting	
			standards. Alternatively, a discrete geometric mean can	
			in some cases, arbitrarily split a period of low water	
			quality such that the geometric mean calculation	
			determines the waterbody does meet water quality	
			standards when there was a period when it did not.	
			While a discrete geometric mean calculation may adjust	
			the periods of calculation according to seasons and weather or rainfall patterns in an appropriate manner,	
			the exact boundaries between seasons may be	
			arbitrary. Using seasonal alternative such as wet versus	
			dry weather seasons, low water quality results from the	
			last week in October (dry weather), would be separated	
			from low water quality results in the beginning of	
			November (wet weather) and since the late October	
			early November time period is never assessed on its	
			own, the period of low water quality is not identified. In	
			the interest of not failing to identify water quality	

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			impairment, the rolling geometric mean calculation is	
			preferred. This is consistent with the discussion of	
			listing and delisting decisions in the Functional	
			Equivalent Document for the Water Quality Control	
			Policy for Developing California's Clean Water Act	
			Section 303(d) list.	
			Please also see response to comment 3.03.	
	4.08	Comment 8: Allow the reference reach/antidegradation approach and	The reference system/antidegradation approach and	No
		natural sources exclusion approach to be applied to all waterbodies.	natural sources exclusion approach are applied within	
		CASQA supports the use of the reference reach/	the context of a TMDL because it acknowledges that	
		antidegradation approach or natural sources exclusion approach that will	beneficial uses are not being supported while also	
		provide Regional Water Boards with flexibility to adapt the WQOs to their	allowing for flexibility in meeting standards by taking	
		specific regions. However, the extent of these implementation approaches	into account natural sources of bacteria and not	
		appears to be limited to only waterbodies with a TMDL as noted in Staff	requiring regulation of natural systems. Furthermore	
		Report: "The reference system/antidegradation approach and the natural	these approach have been approved by U.S. EPA in the	
		sources exclusion approach are appropriate within the context of a TMDL.	form of basin plan amendments in several regions and	
		The TMDL process includes the robust analysis necessary to characterize	have been successfully applied within several bacteria	
		bacteria sources and it provides an appropriate venue for determining the	TMDLs. The language in the Staff Report and Bacteria	
		appropriateness of applying either approach."	Provisions do not preclude the Regional Water Boards	
		CASQA strongly disagrees with this limitation and recommends that these	from utilizing similar approaches during the	
		implementation tools be expanded to ALL waterbodies. There are many	development of site-specific objectives.	
		instances in which CASQA members have made proactive steps to protect a	C	
		water body in advance of a bacteria TMDL being developed or are	See also response to comment 4.09.	
		implementing actions that address multiple pollutants in response to		
		another TMDL. In particular, one of the reasons for requiring development		
		of watershed management plans in many stormwater permits is to address all 303(d) listed pollutants and preclude the need to develop TMDL(s). It is		
		inappropriate for dischargers to these waterbodies to not have the same		
		tools available to them when they are actively working to remove		
		impairments ahead of TMDL development. Additionally, in Southern		
		California, the available reference reach studies have been used in all		
		regions in relatively consistent ways. Therefore, it would be straightforward		
		to utilize the existing studies in a consistent manner in watersheds that do		
		not have a bacteria TMDL. The requirement for this tool to only be used in		
		the context of a TMDL may force Regional Water Boards and their		
		constituents to develop TMDLs in places that could be more quickly and		
		effectively addressed without a TMDL.		
		While CASQA agrees that the TMDL represents a robust analysis process to		
		determine the alternative implementation approaches, it is not the only		
		scenario that allows for such an analysis. Regional Water Boards should be		
		allowed to oversee and approve robust reference system/antidegradation		
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		and natural sources exclusion approaches as they deem appropriate.		
		Expanding the implementation tools to all waterbodies will allow for more		
		flexible and cost effective implementation options, faster and more		
		complete protection of human health, and availability of all regulatory tools		
		to address bacteria to all waterbodies.		
		Furthermore, Regional Water Boards should be given guidance as to how		
		best to perform either the reference reach/antidegradation or natural		
		source exclusion approaches. For example, the Areas of Special Biological		
		Significance (ASBS) defined in the Ocean Plan are protected from waste		
		discharge by maintaining "natural water quality". "Natural water quality"		
		was defined using a robust reference approach approved by a panel of		
		expert scientists. The approach could serve as a useful model for reference		
		reach assessments and should be cited in the Staff Report.		
		CASQA Recommendation:		
		Update the ISWEBE and Ocean Plan Provision Implementation language		
		to allow the reference reach/antidegradation and natural source exclusion		
		approaches to apply to all waterbodies.		
		Include guidance for Regional Water Boards implementing reference		
		reach/antidegradation and natural source exclusion approaches in the Staff		
		Report. As part of this guidance consider citing the ASBS natural water		
		quality reference approach as an example.		
	4.09	Comment 9: Allow the reference reach/antidegradation approach and	The Bacteria Provisions for the Amendment to the	Yes
		natural sources exclusion approach to be applied to both the STV and GM.	Ocean Plan at Chapter III.D.2.b(1) and Part 3 of the	
		As stated in the previous comment, CASQA supports the use of these	ISWEBE at Chapter E.IV.1, have been updated to allow	
		alternative implementation measures, however the limitation that they	for the reference system/antidegradation and natural	
		only apply to the STV is unnecessary and not based in sound science. During	sources exclusion approaches to alter the exceedance	
		the staff workshop, it was mentioned by Water Board staff that the STV	frequency of the geometric mean and the STV element	
		was the only endpoint that was likely to see exceedances in reference	of the water quality objectives within the context of a	
		reaches. CASQA disagrees with this perspective and notes that there are a	TMDL. Chapter 5 section 5.3.1 of the Staff Report has	
		number of areas that experience high natural sources of indicator bacteria	been updated to explain that this is appropriate	
		such that GM calculations are also elevated. For instance, in the Los	because natural sources of bacteria could be exceeding	
		Angeles Region Bacteria TMDLs, the winter dry weather exceedance GM	either of the applicable elements of the water quality	
		rate for the reference reach was 10%. The justification in the Staff Report	objective, depending on the specific site and	
		for the application of alternate implementation measures for the STV only	environmental conditions contributing bacteria to the	
		includes the following: "By allowing an exceedance of the STV, but not the	water body or reference systems.	
		geometric mean, the data distribution of the water quality associated with		
		the geometric mean is not changed and thus the level of protection is not	The site-specific nature of the application of the	
		changed. The STV is a percentile of the expected water quality sampling	reference system/antidegradation and natural sources	
		distribution of the GM objective value that is set at a 90 percentile, so that	exclusion approaches does not allow development of a	
		90 percent of the distributed data is below the STV and 10 percent is above	general statewide guidance on how to implement these	
		the STV. In the reference system/antidegradation and natural source	approaches. The Bacteria Provisions do not include the	
		exclusion approaches, the STV can change to a different percentile of the	guidance requested by the commenter. As noted in	

distributed data, but the geometric mean remains, ensuring the same level of protection of water quality." CASOA finds this flanguage inadequate 1 the data distribution will remain unchanged repartiless of whether the STV and/or the GM are exceeded. As mentioned in previous comments the basis for the Bacteria Provisions is to provide a protective level of risk for human health. Reference reach/antidegradation and natural source exclusion approaches are intended to provide Regional Water Boards flexibility in meeting the protective level of risk. If an area experiences high levels of natural indicator bacteria, which in many cases have been shown to cause lower rates of filmess rates and the water quality objectives may not be able to be attained due to uncontrollable sources. Such determinations must be made only after analysis of the reference reach or natural source exclusion study data. Thus, Regional Water Boards should be given the discretion to determine if the reference reach/ antidegradation approach and natural source exclusion can apply to both the GM and STV. The above approach is consistent with CWC 13421 regarding the "reasonable protection" of beneficial uses. As mentioned under Comment #6, CWC 13241 requires State Water Board and Regional Water Boards on site of the state of the sta	Organization	No.	Comment	Response	Revision ¹
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basis for the Bacteria Provisions is to provide a protective level of risk for human nealth. Reference reach/antidegradation and natural source exclusion approaches are intended to provide Regional Water Boards flexibility in meeting the protective level of risk. If an area experiences high levels of natural indicator bacteria, which in many cases have been shown to cause lower rates of illness rates than anthropogenic sources of indicator bacteria, then an exceedance of the GM and/or STV may still be protective of the USFPA derived risk-based illness rate and the water quality objectives may not be able to be attained due to uncontrollable sources. Such determinations must be made only after analysis of the reference reach or natural source exclusion study data. Thus, Regional Water Boards should be given the discretion to determine if the reference reach/ antidegradation approach is consistent with CWC 13421 regarding the "reasonable protection" of beneficial uses. As mentioned under comment R6, CWC 13421 requires State Water Board and Regional Water Boards to consider a number of factors when adopting water quality objectives, including "water quality conditions that could reasonably be achieved through the coordinated control of all factors which affect water quality in the area." Conducting the recent/antidegradation and natural source exclusion approaches and not limit their applicability to only the STV. CASQA encourages the State Water Board to provide guidance in the Staff Report about how to execute reference reach/antidegradation and natural source exclusion approaches and not limit their applicability to only the STV. **Provide guidance in the Staff Report about approaches to the applied to both the GM and the STV. **Provide guidance in the Staff Report about approaches to implement the reference reach/antidegradation and natural source exclusion approaches to be applied to both the GM and the STV. **Provide guidance in the Staff Report about approaches to implement the reference reach/antidegra			data distribution will remain unchanged regardless of whether the STV	climatological conditions. Natural populations of	
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bacteria, then an exceedance of the GM and/or STV may still be protective of the USEPA derived risk-based illness rate and the water quality objectives may not be able to be attained due to uncontrollable sources. Such determinations must be made only after analysis of the reference reach or natural source exclusion study data. Thus, Regional Water Board's should be given the discretion to determine if the reference reach/ antidegradation approach and natural source exclusion approach to the Staff Report has been updated to include this justification. The above approach is consistent with CWC 13421 regarding the "reasonable protection" of beneficial uses. As mentioned under Comment #6, CWC 13421 requires State Water Board and Regional Water Boards to consider a number of factors when adopting water quality objectives, including "water quality conditions that could reasonably be achieved through the coordinated control of all factors which affect water quality in the area." Conducting the required 13241 analysis could help define/identify reasonably controllable factors as well as those that are not controllable. CASQA encourages the State Water Board to provide guidance in the Staff Report about how to execute reference reach/antidegradation and natural source exclusion approaches and not limit their applicability to only the STV. CASQA Recommendation: • Update the ISWEBI and Ocean Plan Provision implementation language to allow the reference reach/antidegradation and natural source exclusion approaches to be applied to both the GM and the STV. • Provide guidance in the Staff Report about approaches at the regional level. 4.10 Comment 10: Support inclusion of Water Quality Standards Variance language In general, CASQA supports the reference to variance provisions			levels of natural indicator bacteria, which in many cases have been shown	nature of the use, and other factors which vary by site.	
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Language In general, CASQA supports the reference to variance provisions		4.10	Comment 10: Support Inclusion of Water Quality Standards Variance	Comment noted.	No
In general, CASQA supports the reference to variance provisions					
established in federal regulations. It is important for regional boards to					
			established in federal regulations. It is important for regional boards to		

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		recognize that variances are an appropriate and legal mechanism for		
		addressing compliance with water quality standards. In addition to regional		
		variances, CASQA also supports the statewide application of variances and		
		encourages the State Water Board to promote their use and application.		
		For instance, the State Water Board should consider developing a statewide		
		variance for wet weather. As mentioned in a previous comment, recreation		
		and therefore exposure risk varies significantly between wet and dry		
		weather conditions. The State could standardize the approach to wet		
		weather by developing a statewide variance for certain weather conditions		
		when recreators are unlikely to be exposed. CASQA Recommendation:		
		 Promote the application of regional and statewide WQO variance 		
		provisions.		
		• Consider developing a statewide variance for wet weather conditions.		
	4.11	Comment 11: Perform a 13241 analysis to justify the selection of risk level.	See response to comments 2.02, 2.04 and 3.08.	No
		The USEPA 2012 Criteria was based on an extensive review of available	Specifically, Chapter 5.2.4 (Option 3) of the Staff Report	
		scientific literature and public review to arrive at two NGI risk levels that	has been expanded to provide background on the State	
		would be protective of contact recreation. As stated in the Criteria	Water Board's choice for endorsing the NGI risk level of	
		document: "EPA recommends that states make a risk management decision	32 illnesses per 1,000 recreators. Additionally, Chapter	
		regarding illness rate which will determine which set (based on illness rate	10.4 of the Staff Report has been revised and includes	
		selected) of criteria values are most appropriate for their waters. The	an analysis of the California Water Code section 13241	
		designated use of primary contact recreation would be protected if either	factors for the proposed illness rate of 32 illnesses per	
		set of criteria is adopted into state WQS and approved by EPA."	1,000 recreators. Existing requirements were used as	
		[Emphasis added] The State Water Board endorsed the NGI risk level of 32	the baseline for the analysis, including the 36 per 1,000	
		illnesses per 1,000 water contact recreators in the proposed Bacteria	illness rate associated with many of the current	
		Provisions stating that "while both recommended illness rates are	bacteria water quality objectives contained in Regional	
		considered protective of public health, the 32 NGI per 1,000 would require	Water Board Basin Plans and the Title 17 beach	
		a more stringent threshold for Fecal Indicator Bacteria," (Staff Report, p. 69).	notification levels.	
		In choosing between the two risk levels, the State Water Board is required		
		to include economic considerations of water quality conditions that could		
		reasonably be attained through coordinated control of all factors affecting		
		water quality under CWC Section 13241. In this analysis, the State Water		
		Board should distinguish between the selection of either the 32 or 36		
		illnesses per 1,000 water contact recreators. Such an analysis does not		
		appear to have been completed Chapter 10 of the Staff Report includes		
		economic considerations for the chosen risk level but not a comparison		
		between the two. From a risk standpoint, the two numbers are close		
		enough as to not be discernable when assessing different illness rates,		
		which in part supports EPA's conclusion that both risk levels are protective		
		of human health. However, from the compliance standpoint, the two risk		
		levels will result in different numbers of exceedances of the GM and STV		
		triggering additional costs to the regulated community if the lower risk level		

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Organization No.	is carried forward. Since both risk levels are protective of public health, as stated by USEPA, an economic analysis should be performed to ensure that the costs of complying with the chosen risk level are justified through protection of the beneficial use. Endorsing the lower risk level simply because it is more conservative without consideration of impacts to the regulated community is not defensible without a supporting analysis. In addition, applying an overly conservative risk level can, in and of itself, lead to a significant impact on REC-1 beneficial uses. The State and Regional Water Boards should consider in their analysis the impacts of selecting the lower risk level especially if they may lead to more beach closings (thus removing the beneficial use) while not providing any additional protection to human health. CASQA Recommendation: Conduct a 13241 analysis specific to the two NGI risk levels proposed in the USEPA 2012 Criteria and detail the findings in the Staff Report. Comment 12: Provide a discussion of mixing zones in the ISWEBE and Ocean Plan Provisions. CASQA encourages the State Water Board to consider the allowance of mixing zones for stormwater discharges for bacteria. The Ocean Plan	See response to comment 1.02 and section 2.7 of the Staff Report (issues eliminated from further consideration). Establishing a statewide policy for mixing zones in permitted storm water discharges is	Revision ¹
	mixing zones for stormwater discharges for bacteria. The Ocean Plan currently contains implementation provisions for permitted stormwater discharges that include the following definition: "RECEIVING WATER, for permitted storm water discharges and nonpoint sources, should be measured at the point of discharge(s), in the surf zone immediately where runoff from an outfall meets the ocean water (a.k.a., at point zero)." CASQA requests that the State Water Board consider modifications of this definition or inclusion of a mixing zone provision for permitted storm water discharges. Permittees should be allowed to conduct studies to determine applicable mixing zones for bacteria and not be precluded from establishing them by the implementation provisions of the ISWEBE and Ocean Plan. As stated in the Staff Report, the Ocean Plan already has a statewide policy regarding mixing zones for toxic pollutants that are implemented through wastewater NPDES Permits, but has not established something similar for stormwater. It is logical to extend a similar policy to the Bacteria Provisions in order to establish a statewide standard for developing mixing zones for stormwater discharges. Such mixing zones should consist of a designated exclusion zone adjacent to the storm drain and approved by the County Health Department and by the Regional Water Board. The beach or shoreline access to the exclusion zone should be closed during periods of discharge from the storm drains. The exclusion zone should also be posted with warnings and maps alerting	mixing zones in permitted storm water discharges is outside the scope of the Bacteria Provisions, but could be considered during future planning efforts. With no statewide policy, existing Regional Water Board policies and procedures will apply. The Bacteria Provision do not preclude the application of mixing zones, the Bacteria Provision are mute on the issue. Regional Water Board basin plans provide guidance on when and if mixing zones should allowed.	

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		the public to the potential health hazards when the storm drains are		
		flowing.		
		Compliance monitoring sites should be located at the edge of the mixing		
		zone and at other locations outside the mixing zone as appropriate.		
		Dilution credits used to establish water quality-based effluent limits, when		
		necessary, should be based on the minimum initial dilution occurring at the		
		edge of the mixing zone. The dilution factor shall be determined based on a		
		dilution study or application of an appropriate dilution model developed or		
		approved by USEPA (i.e., one of the EPA Visual Plumes models, 4th or later		
		editions).		
		In addition, CASQA recommends that mixing zone provisions promulgated		
		as part of the Bacteria Provisions supersede basin plan mixing zone		
		provisions to the extent that they apply to implementation of water quality		
		standards for pathogens and pathogen indicators of risk to human health.		
		In addition, the mixing zone provisions should establish the methodology		
		for the use of mixing zones in Regions that have not established mixing		
		zone provisions in their basin plans.		
		CASQA Recommendation:		
		Add a provision for establishing mixing zones for permitted stormwater		
		discharges in the ISWEBE and Ocean Plan Provisions and Staff Report.		
		Include language in both the ISWEBE and Ocean Plan Provisions that		
		these mixing zone provisions will supersede all region basin plan mixing		
		zone provisions for pathogens and pathogen indicators of risk.		
	4.13	Comment 13: Provide direction to Regional Water Boards regarding the	Comment noted. Although the State Water Board is	No
		implementation of the Bacteria Provisions	not directing the application of any of the	
		While the Bacteria Provisions include a number of useful implementation	implementation options provided within the Bacteria	
		tools, they all can only be used for a water body after approval by a	Provisions, the Provisions outline a set of	
		Regional Water Board. In the spirit of streamlining the application of	implementation options that have been successfully	
		Bacteria Provisions, CASQA requests that the State Water Board direct the	implemented across the state for the control of sources	
		Regional Water Boards to actively and expediently take for consideration	of bacteria. The Bacteria Provisions allow the Regional	
		any modifications to the objectives, TMDLs, or permit requirements that	Water Boards discretion for controlling the sources of	
		result from studies initiated by stakeholders in accordance with the	bacteria. The Regional Water Board have a process for	
		Bacteria Provisions. While Regional Water Boards may establish	identifying priorities and updates to their respective	
		requirements for the scientific validity of the study and will need to review	basin plans via the triennial review process. Adding a	
		and evaluate the results, it is important for actions associated with valid	finding to the adopting resolution directing the	
		studies to be taken for Regional Water Board and State Water Board	Regional Water Boards to take action on the	
		consideration in an efficient manner and not be delayed due to concerns	implementation options listed in the Bacteria Provisions	
		about modifying objectives or beneficial uses.	is outside the scope of this project and would	
		CASQA Recommendation:	circumvent the existing triennial review and basin plan	
		Add a finding to the adopting resolution requiring Regional Water Boards	amendment processes.	

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		to actively and expediently take action on studies conducted to apply an		
		implementation option of the Bacteria Provisions.		
	4.14	Comment 14: Remove the requirement for the Use Attainability Analysis in	Water quality standards must include designated uses	Yes
		the implementation of high flow and seasonal suspensions of REC-1	consistent with the Clean Water Act goal of "protection	
		objectives.	and propagation of fish, shellfish, and wildlife and	
		CASQA appreciates and supports the inclusion of high flow and seasonal	recreation in and on the water" unless there is an	
		suspension of REC-1 beneficial use as an implementation option in the	analysis supporting the assertion that it is not feasible	
		Bacteria Provisions. However, the Bacteria Provisions do not provide	to attain such a use.	
		sufficient guidance to the Regional Boards on the implementation of these		
		suspensions apart from requiring a use attainability analysis (UAA). CASQA	As set out in 40 Code of Federal Regulations section	
		believes that requiring a UAA would create a large burden leading to	131.10(j), "A State must conduct a use attainability	
		infrequent use of this implementation option. The Staff Report incorrectly	analysis as described in section 131.3(g), and paragraph	
		states that the Los Angeles Regional Board is the only	(g) of this section, whenever: (2) The State wishes to	
		Regional Water Board that has adopted a high flow suspension to their	remove a designated use that is specified in section	
		Basin Plan. The Santa Ana Region Basin Plan also incorporated a high flow	101(a)(2) of the Act, to remove a sub-category of such a	
		suspension as an implementation action that was developed with extensive stakeholder input and approved by both the USEPA and State Water Board.	use, or to designate a sub-category of such a use that	
		Importantly, the Santa Ana Regional Board implementation action does not	requires criteria less stringent than previously applicable." The REC-1 beneficial use is a Clean Water	
		require a UAA. Thus, it appears that UAAs are not legally required for a	Act section 101(a)(2) use. The REC-1 use that is	
		suspension to be implemented if the suspension is incorporated as an	temporarily suspended is considered removed for the	
		implementation provision of the objectives. CASQA requests that the State	time period of suspension—when the specific water	
		Water Board remove the requirement for a UAA and allow Regional Water	conditions render the REC-1 beneficial use	
		Boards the option to adopt high flow and seasonal suspensions in the same	inappropriate. Thus, a UAA is required to temporarily	
		manner as the Santa Ana Regional Board via an implementation action.	suspend (i.e., remove) the REC-1 designated use,	
		CASQA also requests that the Staff Report be updated to include mention	including a temporary high flow suspension or a longer	
		of the high flow suspension implementation option in the Santa Ana Region	suspension including a seasonal suspension, pursuant	
		Basin Plan.	to federal regulations and not the Bacteria Provisions.	
		Additionally, CASQA requests that the State Water Board establish the high		
		flow and seasonal suspensions as implementation provisions of the	The Bacteria Provisions are not accompanied by	
		objectives, consistent with the Santa Ana Regional Board approach, with	guidance to aid the Regional Water Boards to conduct a	
		thresholds (e.g., velocity or depth) that would meet the criteria for the	UAA. Neither will the Provisions establish a Categorical	
		suspension. Then, Regional Water Boards could develop information on	UAA, as comment requests. As noted in Chapter 4 of	
		when and where the suspensions apply in waterbodies within their region	the Staff Report, California encompasses a wide variety	
		that is specific to the local hydrologic and climate conditions. Resources	of geographic, hydrographic and climatological	
		such as Methods for Assessing Instream Flows for Recreation and others	conditions. Population also varies widely from region	
		have provided information on thresholds for velocity and depth for various	to region. These variables can impact flow and channel	
		beneficial uses that can be used to develop thresholds for the suspensions	design as well as frequency of access to water bodies.	
		that could apply statewide. This approach would facilitate the consistent	The Regional Water Boards are uniquely knowledgeable	
		use of the suspensions statewide in a manner that is more feasible than	about their conditions and able to address such	
		conducting UAAs. However, if a UAA is required for suspensions, CASQA	variables through site specific UAAs or Categorical UAAs	
		encourages the State Water Board to develop a statewide Categorical UAA	at their discretion in lieu of a statewide Categorical UAA	
		for recreation. A similar approach was recently completed in Wyoming that	similar to that established by Wyoming.	

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		distinguished between primary and secondary contact recreation (i.e., full		
		immersion recreation or non-full immersion recreation) based on season	Due to the variability of conditions, implementation	
		and flow. Conducting a UAA is an expensive lengthy process that, under	provisions are also determined at the regional level	
		the proposed Bacteria Provisions, would need to be implemented	based on the specific conditions of the water body	
		numerous times throughout California to address similar waterbodies. A	targeted for high flow or seasonal suspension. The Staff	
		statewide, Categorical UAA approach would alleviate the burden from the	Report cites Los Angeles Regional Water Board	
		regulatory community while providing uniformity across the state.	Resolution No. 2003-010 (Section 12, page 164-165) as	
		CASQA Recommendation:	an example of a high flow suspension that was	
		Remove the requirement for a UAA for high flow and seasonal	supported by a UAA. Resolution No. 2003-010 may be	
		suspensions.	used as guidance by Regional Water Boards. However,	
		Update the Staff Report to include the high flow suspension	Regional Water Boards are able to adapt	
		implementation option from the Santa Ana Region Basin Plan.	implementation guidance to best suit the	
		• Establish the suspensions as implementation provisions of the objectives	circumstances of the region-specific water bodies.	
		with thresholds for application of the suspensions.		
		If the requirement to conduct a UAA is maintained for suspensions,	Chapter 5 section 5.3.2 of the Staff Report has been	
		conduct a statewide, Categorical UAA for recreation.	revised to include reference to the high flow	
			suspension established by the Santa Ana Regional	
			Water Board, in addition to the high flow suspension	
			established by the Los Angeles Regional Water Board	
			that was identified in the Staff Report.	
			·	
			The Santa Ana Regional Water Board established the	
			Amendments to the Water Quality Control Plan for the	
			Santa Ana River Basin to Revise Recreational Standards	
			for Inland Fresh Surface Waters in the Santa Ana Region	
			(Amendments) by Resolution 2012-0001. Contrary to	
			the comment's assertion, the Amendments included a	
			categorical UAA for the high flow suspension of	
			recreation standards in specific stream segments when	
			unsafe flow conditions preclude the attainment of the	
			designated recreational use for short periods of time.	
			(See the Staff Report accompanying the Amendments,	
			at Section 5.6.) Specifically, that Staff Report (at p.65)	
			identifies the similar suspension of the recreation use	
			established by the Los Angeles Regional Water Board,	
			for which a UAA was conducted; notes that federal	
			guidelines recommend applying a categorical UAA (see	
			fn. 56 and accompanying text); and concludes that the	
			temporary suspensions established by the	
			Amendments satisfied two of the six factors contained	
			in 40 C.F.R. § 131.10(g) demonstrating that the	
			recreational uses were not feasible.	

Organization	No.	Comment	Response	Revision ¹
	4.15	Comment 15: Suspend REC-2 objectives when high flow or seasonal suspensions apply and consider modifying REC-2 objectives. The Amendments state that REC-2 water quality objectives shall remain in effect during high flow suspension. However, the Staff Report notes several times in Section 5.3.2 that REC-1 and REC-2 beneficial uses are not fully attainable during high flow events that justify the suspension of REC-1 objectives. This is recognized in the Santa Ana Region Basin Plan, which temporarily suspends REC-1 and REC-2 objectives when high flows prevent safe recreation. CASQA recommends that REC-2 water quality objectives also be suspended during events where REC-1 objectives are suspended. CASQA also requests that the State Water Board consider modifying the REC-2 objectives, consistent with the approach taken by the Santa Ana Regional Water Board. As noted in the Santa Ana Basin Plan: "REC2 activities involve proximity to water but not normally body contact such that the ingestion of water is reasonably possible. Water contact is incidental or accidental, relatively brief and limited primarily to body extremities. There is no scientific basis to establish pathogen indicator objectives intended to protect human health as the result of such contact." CASQA agrees with this statement and requests that the State Water Board consider modifying the REC-2 objectives as part of this action to make both sets of recreational objectives consistent with the latest science and information. CASQA Recommendation:	The comment that the UAA requirement would create a "large burden leading to infrequent use of this implementation option" is noted. However, the State Water Board does not have the authority to vary what the federal water quality standards regulations require. Additionally, commenter requests that the State Water Board's Bacteria Provisions allow the Regional Water Boards to establish high flow and seasonal suspensions similar to the manner in which the Santa Ana Regional Water Board did with its Amendments. Because the Santa Ana Regional Water Board conducted a UAA to support the temporary suspension of recreation standards, the Bacteria Provisions allow such an approach, which was presumably not such a large burden and is consistent with the federal regulatory requirement to conduct a UAA when a designated Clean Water Act section 101(a)(2) use is removed. The non-contact recreation or REC-2 beneficial use and any associated bacteria objectives are outside the scope of the Bacteria Provisions which are specific to contact recreation or REC-1 beneficial use. If a Regional Water Board chose to utilize a high flow or seasonal suspension of the REC-1 beneficial they may include other uses as part of that suspension as appropriate.	No

Organization	No.	Comment	Response	Revision ¹
		• Suspend REC-2 objectives when high flow or seasonal suspensions apply.		
		Remove existing REC-2 objectives and replace with anti-degradation		
		objectives, consistent with the Santa Ana Region approach		
	4.16	Comment 16: The salinity threshold should be written to clearly	Chapter 2 section 2.3.2 and Chapter 5 section 5.2.2 of	Yes
		demonstrate that a water body will not be subject to changing E. coli and	the Staff Report and the Bacteria Provisions for Part 3	
		Enterococci WQOs.	of the ISWEBE at Chapter III.E.2 have been revised to	
		CASQA supports the application of separate indicators for fresh and saline	clarify that <i>E. coli</i> is the sole indicator organism for	
		waters and particularly supports the decision by the State Water Board to	waters with salinity equal to or less than 1 parts per	
		only apply the Enterococci indicator to saltwater, as it is known to result in	thousand (ppth) 95 percent or more of the time.	
		erroneous exceedances when applied to	Conversely, Enterococci is the sole indicator organism	
		freshwater due to natural sources. However, CASQA is concerned that the	for waters in which the salinity is greater than 1 ppth 5	
		distinction between saline and freshwater does not cover all waterbodies	percent or more of the time.	
		and may inadvertently expose estuaries and river mouths to varying WQO		
		indicators due to seasonal and tidal changes to salinity. The ISWEBE	The freshwater threshold value of 1 ppth is based on 40	
		Provision includes the following language in Table 1 to distinguish between	Code of Federal Regulations section 131.38 (c)(3). The	
		the salinity of the waterbodies: Freshwater (E. coli): "All waters, except	clarifications to the Staff Report and Bacteria Provisions	
		Lake Tahoe, where the salinity is less than 10 ppth 95 percent or more of	will allow water bodies to be assessed using one set of	
		the time"	water quality objectives.	
		Saltwater (Enterococcus): "All waters, where the salinity is equal to or		
		greater than 10 ppth 95		
		percent or more of the time." However, no guidance is provided for		
		waterbodies that may fall between the two cutoffs, for instance an estuary		
		that is seasonally separated from the ocean such that it is saline (>10 ppth		
		salt) only 70 percent of the time in a calendar year.		
		CASQA recommends that the State Water Board correct the wording of the		
		salinity threshold to		
		be discrete and cover all waterbodies (including those that might fall		
		between the two salinity cutoffs) or provide recommendations of how to		
		monitor waterbodies that do not fall into either freshwater/ salinity		
		classification. CASQA recommends making the following change to the		
		freshwater language:		
		Freshwater (E. coli): "All waters, except Lake Tahoe, where the salinity is		
		not equal to or greater than 10 ppth 95 percent or more of the time"		
		CASQA requests that in no situation should a water body need to be		
		monitored with varying		
		WQO indicators based on the ambient salt concentrations. Such a requirement would result in unnecessarily complicated monitoring efforts.		
		CASOA Recommendation:		
		Update the language in the ISWEBE regarding salinity such that the		
		threshold represents		
		discrete classifications for E. coli and Enterococci.		
		If a text change is not completed, provide guidance on how to handle		
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Organization	No.	Comment	Response	Revision ¹
		waterbodies that do not distinctly fall into either the freshwater or saline		
		category.		
	4.17	Comment 17: Clarify the distinction between the Ocean Plan Bacteria	The Bacteria Provisions for the Amendment to the	Yes
		Provisions and AB411 standards and do not allow outdated indicators to	Ocean Plan at Chapter III.D.1.a have been revised to	
		apply to permitting actions. Alignment of the AB411 and Bacteria Provisions	clarify the applicability of the Bacteria Objectives to	
		should be a priority; however, the Staff Report states that changes to	include only the enterococci objectives in Chapter	
		AB411 standards are outside of the scope of these Bacteria Provisions.	II.B.1.a(1) and not the Beach Notification Levels in	
		CASQA encourages the State Water Board to work with the California	Chapter II.B.1.b. Chapter III has also been revised to	
		Department of Public Health (CDPH) to align the two sets of standards to	clarify that the Beach Notification Levels (II.B.1.b) will	
		utilize the most current indicators protective of human health. In addition,	be used only for section III.D.1.e "water adjacent to	
		the Provisions do not provide a clear distinction between the new	public beach and for public water-contact sports areas	
		objectives and the AB411 objectives and how and when they should apply.	in ocean watersfor public beach notification	
		The Provision language appears to state that all of the objectives (new	programs."	
		bacteria and AB411 objectives) would be used for permitting, and that only		
		the new WQOs would be used for 303(d) listing decisions; however, the	The requirements established under Title 17 of the	
		distinction is unclear. For instance, in section III.D.1.a of the Ocean Plan	California Code of Regulations section 7858 were	
		Provisions, the text states: "Any of the bacteria water quality objectives	legislatively mandated by Assembly Bill 411 (Health and	
		shall be implemented, where applicable, through National Pollutant	Safety Code sections 115875-115915) and are outside	
		Discharge Elimination System (NPDES) permits" [Emphasis added] The	the scope of the Bacteria Provisions. The requirements	
		State Water Board Water Contact Objectives (U.B. 1.a) and that the AB411	for storm water dischargers under Title 17 of the	
		State Water Board Water-Contact Objectives (II.B.1.a) and that the AB411	California Code of Regulations section 7858 were	
		objectives should only be used for the purposes of posting beaches, not for 303(d) listing, permitting or TMDL development. The Provisions need to be	preexisting within the Ocean Plan and will remain in place. The Bacteria Provisions have clarified the water	
		clear as to the purpose of each of the objectives as they use different	quality objectives as they apply to REC-1 in ocean and	
		indicators and were established using different methodologies for different	coastal waters.	
		purposes. The Bacteria Provisions are based on the most protective	Coastal waters.	
		indicators, according to the USEPA 2012 Criteria: "Scientific advancements	Additionally, see the response to comment 33.18.	
		in microbiological, statistical, and epidemiological methods have	reductionally, see the response to comment solice.	
		demonstrated that culturable enterococci and E. coli are better indicators		
	1	of fecal contamination than the previously used general indicators, total		
	1	coliforms and fecal coliforms." Requiring additional measurements of lesser		
		fecal indicator bacteria indicators should not be equated to taking a more		
	1	protective approach to human health. The AB411 standards include the		
		measurement of total and fecal coliforms, which are not the most		
		protective indicators for human health and therefore should not be applied		
	1	to 303(d) listings, permitting, or TMDL development. In addition to the GM		
	1	and STV values, the USEPA 2012 Criteria also included Beach Action Values		
		(BAVs) that can be used for beach alerts and represent the 75th percentile		
		value of a water quality distribution. The State Water Board should include		
		text in the Staff Report noting that the BAVs are available for counties and		
		municipalities to use in beach postings, especially for beaches which fall		
]	below the threshold for AB411 monitoring (i.e., 50,000 annual visitors).		

Organization	No.	Comment	Response	Revision ¹
Calleguas Creek	5.01	CASQA Recommendation: • Work with the CDPH to align the AB411 objectives with the Bacteria Provision objectives. • Update the language in Ocean Plan Provision so that the WQOs that apply to the NDPES permits are clearly listed as the new State Water Board Water-Contact Objectives by inserting "(II.B.1.a)" after the word "objectives" in section III.D.1.a. • Clarify that the CDPH AB411 objectives should only be utilized for beach posting purposes. • Do not allow the use of outdated AB411 indicators (total coliform and fecal coliform) to be used for permitting actions. • Add language in the Staff Report highlighting the availability of EPA-developed BAV values for use in beach postings. I. Make the Bacteria Provisions Adaptable to Changing Science Fecal	See responses to comments 3.08, 4.01, and 4.02.	No
Watershed Management Plan Representative: Lucia McGovern		indicator bacteria are imperfect indicators of potential human health risk due to pathogens in receiving waters. As a result, a significant amount of effort is being applied in California and at the federal level to improve the methods available to protect human health. The Stakeholders feel that the Bacteria Provisions should be more flexible to incorporate the improvements in technology that have been validated and approved. To address this major point, the Stakeholders have the following recommendations: • Include a statement in the ISWEBE and Ocean Plan Amendments stating that the WQOs are set equal to a risk level that has been interpreted as the indicator bacteria concentrations listed in the amendment. • Include an implementation provision that allows the use of human markers to demonstrate compliance with the objectives if approved by a Regional Water Board. • Include authorization for alternative indicator thresholds to be used as objectives if they are established at an equivalent risk level to the E. coli and Enterococci objectives. • Include an option to develop site-specific objectives via QMRA (Quantitative Microbial Risk Assessment) or an equivalent approach in both the ISWEBE and Ocean Plan Provisions. • Update the Staff Report to provide guidance on how to develop and streamline adoption of site-specific objectives.		
	5.02	II. Allow Regional Water Boards the Flexibility to Use All Available Tools The Bacteria Provisions include a number of implementation options that will significantly improve the ability of the Stakeholders to effectively address long standing concerns with implementing actions to protect human health. However, in several cases, the Bacteria Provisions limit the applicability of the tools or require unnecessary analysis to use the tools. To address these concerns, the Stakeholders have the following recommendations: • Update the ISWEBE and Ocean Plan Provision Implementation language	See responses to comments 4.08, 4.09, 4.14, and 4.15. The site specific nature of establishing a high flow or seasonal suspension of the REC-1 beneficial uses does not allow development of a general statewide guidance on how to implement these suspensions except that they require a UAA and approval by the Regional Water Board, State Water Board, and U.S. EPA.	No

Organization	No.	Comment	Response	Revision ¹
		to allow the reference reach/antidegradation and natural source exclusion		
		approaches to apply wherever a technical analysis has been approved by a		
		Regional Water Board.		
		Update the ISWEBE and Ocean Plan Provision Implementation language		
		to allow the reference reach/antidegradation and natural source exclusion		
		approaches to be applied to both the geometric mean (GM) and the		
		statistical threshold value (STV).		
		Provide guidance about how to apply the reference		
		reach/antidegradation and natural source exclusion approaches in the Staff		
		Report.		
		Remove the requirement for a use attainability analysis (UAA) for high		
		flow and seasonal suspensions in the ISWEBE Provisions in order to comply		
		with the Code of Federal Regulations (CFR).		
		Establish the high flow and seasonal suspensions as implementation		
		provisions of the objectives and include thresholds for application of the		
		suspensions.		
		• Suspend REC-2 objectives when high flow or seasonal suspensions apply.		
	5.03	III. Clarify Elements of Bacteria Provisions to Support Implementation In	See responses to comments 5.11 through 5.15.	No
		addition to the modifications listed above, there are a number of		
		clarifications and applications of the Bacteria Provisions that will more		
		effectively support implementation. These issues include clearly analyzing		
		and developing separate implementation provisions for wet weather		
		conditions from dry weather conditions, using the objectives based on the		
		higher illness rate for inland waters, clarifying the application of the salinity		
		threshold, and clearly designating the purposes of the two Ocean Plan		
		objectives. The specific recommended elements to support implementation		
		include:		
		Remove the language in the Bacteria Provisions requiring "equally		
		spaced" sampling for the GM and STV		
		Conduct a 13241 analysis specific to wet weather and modify the		
		objectives for wet weather if necessary after the analysis.		
		• Exclude wet weather events from GM calculations and state that only the		
		STV should apply for wet weather events.		
		Conduct a 13241 analysis specific to the two NGI risk levels proposed in		
		the USEPA 2012 Criteria and detail the findings in the Staff Report.		
		• Endorse the use of 36 illnesses per 1,000 recreators in the JSWEBE		
		Provisions. • Update the language in the JSWEBE regarding salinity such		
		that the threshold represents discrete classifications for the two indicators.		
		If a text change to clarify the salinity threshold is not completed, provide		
		guidance on how to handle waterbodies that do not distinctly fall into		
		either the fresh or salt water category.		

Organization	No.	Comment	Response	Revision ¹
		Update the language in Ocean Plan Provisions so that the WQOs which		
		apply to the NDPES permits are clearly listed as the new State Water Board		
		Water-Contact Objectives by inserting "(IIB.1.a)" after the word		
		"objectives" in section 111.D.l.a.		
		Clarify that the California Department of Public Health AB411 objectives		
		should only be utilized for beach posting purposes.		
	5.04	I. Make the Bacteria Provisions Adaptable to Changing Science Comment 1:	See responses to comments 3.08, 4.01, and 4.02.	No
		Clarify that the proposed WQOs are based on a protective level of risk. The		
		USEP A has a long record of establishing recreational criteria based on the		
		risk of illness. The USEP A published recommended recreational water		
		quality criteria in 1986 that established the ambient condition of a		
		recreational water body necessary to protect the designated use of primary		
		contact recreation. Criteria values were selected for E. coli and Enterococci		
		in order to carry forward the same level of public health protection that		
		was believed to be associated with the USEP A's previous criteria		
		recommendations based on fecal coliform. The USEP A carried forward this		
		risk-based approach in its 2012 Criteria development. Elevated levels of		
		indicator bacteria were linked to increased risk of gastrointestinal illness		
		through epidemiological studies conducted by USEPA during the National		
		Epidemiological and Environmental Assessment of Recreational Water		
		(NEEAR), and the 2012 Criteria were established to carry forward the risk-		
		based approach to setting indicator level bacteria, similar to the 1986		
		Criteria. Although the risk levels were the driver for selecting appropriate		
		indicator levels, the only mention of risk in both the ISWEBE and Ocean		
		Plan Provisions occurs in the header of the WQOs table. The Staff Report		
		includes some minor discussion of risk but nowhere is the relationship		
		between the proposed risk level and WQOs adequately described. Since the		
		risk level is the driving mechanism to protect human health, it should be		
		clearly described in the Bacteria Provisions and Staff Report.		
		The science of recreational water quality is rapidly developing and research		
		in Southern California has been at the forefront of new scientific		
		advancements. These advancements have increased the number of		
		pathogens and indicators that can be measured in recreational waters,		
		lowered the cost of those measurements, and increased the reliability of		
		health risk estimates at local sites based on site-specific data. The ultimate		
		goal of recreational water quality improvement programs is to reduce the		
		risk of illness to recreators, as opposed to being solely focused on reducing		
		densities of fecal indicator bacteria. Incorporating a risk discussion into the		
		Bacteria Provisions and Staff Report will allow the amendments to be		
		adaptable to the evolving science in the event that a better indicator		
		becomes available. Thus, the Stakeholders request that the State Water		
		Board include a clear statement within the Bacteria Provisions that E. coli		

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		and Enterococci WQOs are the fecal indicator bacteria concentrations		
		designated to represent the risk of illness that is protective of human		
		health for the REC-I beneficial use. The Stakeholders also request that the		
		statement clarify that Regional Water Boards can establish alternative		
		methods of demonstrating that the risk level established in the Bacteria		
		Provisions is being attained. As an example of the alternative methods that		
		could be used to demonstrate that the risk level is being attained, the		
		Stakeholders request that the amendments acknowledge the use of human		
		markers as part of the compliance pathways for the objectives. Numerous		
		studies have established that human sources of bacteria pose the most risk		
		to human health. Methods for reducing human sources of bacteria are not		
		always aligned with the methods necessary to reduce fecal indicator		
		bacteria. The implementation procedures for the objectives should allow		
		for a demonstration that human markers are absent or below thresholds		
		that would increase the risk to human health to be used as a demonstration		
		of compliance with the WQOs. Recommendation: • Include a statement in		
		the ISWEBE and Ocean Plan Amendments stating that the WQOs are set		
		equal to a risk level that has been interpreted as the indicator bacteria		
		concentrations shown in the amendment.		
		• Include an expanded discussion of the risk level as described in the 2012		
		USEPA Criteria in the Staff Report. • Include an implementation provision		
		for the objectives that allows the use of human markers to demonstrate		
		compliance with objectives if approved by a Regional Water Board.		
	5.05	Comment 2: Amendments should include the possibility of using alternative	See responses to comments 4.01 and 4.02.	No
		indicators as supported by the most current scientific research.	·	
		The Bacteria Provisions endorse the use of E. Coli and Enterococci as		
		indicators for fresh and marine waters, respectively. The Stakeholders		
		support the inclusion of E. Coli and Enterococci as the sole fecal indicator		
		bacteria to be used for assessment of the risk of illness established by the		
		objectives. E. Coli and Enterococci should supersede the use of fecal		
		coliform and total		
		coliform as they are better indicators of human illness, as discussed in the		
		USEPA 2012 criteria.		
		However, the field is rapidly evolving and the Bacteria Provisions should be		
		written to be adaptable to future scientific advances. In addition, the Staff		
		Report should also be amended to include a discussion of alternative		
		indicators of risk. The USEPA 2012 Criteria includes a section discussing		
		alternative indicators or methods to assess risk (Section 6.2.3 p. 51) which		
		should be cited in both the Bacteria Provisions and Staff Report: "EPA		
		anticipates that scientific advancements will provide new technologies for		
		enumerating fecal pathogens or [fecal indicator bacteria]. New		
		technologies may provide alternative ways to address methodological		
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Organization	No.	Comment	Response	Revision ¹
Organization	No. 5.06	considerations, such as rapidity, sensitivity, specificity, and method performance. As new or alternative indicator and/or enumeration method combinations are developed, states may want to consider using them to develop alternative criteria for adoption in WQS." The Stakeholders propose that the following language be included the Bacteria Provisions: "Regional Water Boards may use alternate indicators of risk that are equivalent or better than E. coli and Enterococci in assessing risk associated with human illness within a water body as long as they are supported by the most current scientific understanding." In addition, the Stakeholders request that the Staff Report be amended to provide guidance to the Regional Boards on using alternative indicators. The 2014 USEP A report8 for developing alternative indicators would serve as a good reference for this updated section. Recommendation: Include a statement in the ISWEBE and Ocean Plan Amendments endorsing the use of alternative indicators of risk as supported by the most current science. Include authorization for alternative indicator thresholds to be used as objectives if they are established at an equivalent risk level to the E. coli and Enterococci objectives. Update language in the Staff Report to provide guidance and allow the use of alternative indicators of risk. Natural Backgrounds: "Federal regulations (40 D.F.R section 130.7) require that TMDLs include waste load allocations for point sources and load allocations for non-point sources and natural background levels and that the individual sources for each must be identified and enumerated." How can the Natural Source Exclusion, as described in this statewide policy, be	40 C.F.R. section 130.2(i) defines a TMDL as "The sum of the individual [wasteload allocations] for point sources and [load allocations] for non-point sources and natural background." A natural sources exclusion approach can be applied within the context of a TMDL	Revision ¹
		implemented if natural background has not been calculated as part of an existing TMDL?	and would require the identification, quantification and control of anthropogenic sources of bacteria. Any remaining sources would be considered natural sources and could be used to determine the natural background level of bacteria. In other words, the natural background would not need to be calculated prior to utilizing a natural sources exclusion approach but would ascertained through the development of the TMDL. Like the other implementation options provided within the Bacteria Provisions, the natural source exclusion approach is an existing regulatory option that is simply being identified as part of a comprehensive set of regulatory tools available to the Water Boards for	

Organization No.	Comment	Response	Revision ¹
		control of bacteria. During initial TMDL development	
		Regional Water Board staff would have explored the	
		viability of a natural source exclusion approach during	
		the initial source analysis when determining water load	
		allocations and load allocations. If it was determined	
		that the natural source exclusion approach was a viable	
		approach after a TMDL was approved, the Regional	
		Water Board could reopen and reconsider the TMDL	
		and utilize the approach at that time. This process	
		would require approval by the Regional Water Board,	
		State Water Board, and U.S. EPA.	
5.07	Comment 4: Allow the reference reach/antidegradation approach and	See response to comment 4.08 and 5.06.	No
	natural sources exclusion approach to be applied to all waterbodies.		
	The Stakeholders support the use of the reference reach/antidegradation		
	approach or natural sources exclusion approach which will provide Regional		
	Water Boards with the flexibility to adapt the WQOs to their specific		
	regions. However, the extent of these implementation approaches appears		
	to be limited to only waterbodies with a TMDL as noted in Staff Report:		
	"The reference system/antidegradation approach and the natural sources		
	exclusion approach are appropriate within the context of a TMDL. The		
	TMDL process includes the robust analysis necessary to characterize		
	bacteria sources and it provides an appropriate venue for determining the		
	appropriateness of applying either approach."		
	The Stakeholders strongly disagree with this limitation and recommend		
	that these implementation tools be expanded to waterbodies which do not		
	have an existing TMDL or TMDL in development. The reference		
	system/antidegradation approach is already available in the Los Angeles Basin Plan, but the Stakeholders cannot use it because a TMDL has not yet		
	been developed for the watershed. However, the Stakeholders would		
	prefer to address the remaining impairments in the watershed prior to a		
	TMDL being developed. The Stakeholders are currently developing a		
	coordinated implementation plan with the intention of addressing		
	constituents in the six existing Calleguas Creek Watershed TMDLs and		
	303(d) listings, including bacteria. The approach included an in depth		
	analysis of indicator bacteria sources throughout the watershed and the		
	reference reach analysis approved in a TMDL for a neighboring watershed		
	(Santa Clara River). If the reference reach/antidegradation analysis		
	approach is not allowed, the Stakeholders would be subject to addressing		
	natural sources and have more significant costs than other dischargers		
	simply because they do not have a TMDL. The analysis conducted for the		
	implementation plan to meet the Los Angeles Regional Water Board's		
	reasonable assurance analysis requirements indicates that stormwater best		

Organization	No.	Comment	Response	Revision ¹
		management practices (BMPs) would need to be designed to capture		
		stormwater volumes up to 17 greater than would be required if the		
		reference reach approach were allowed.		
		It is inappropriate for such dischargers to not have the same tools available		
		to them when they are actively working to remove impairments ahead of		
		TMDL development. In Southern California, the same reference reach		
		studies have been used in all regions and the allowable exceedance days		
		have been consistently applied to all TMDLs in the Los Angeles Region.		
		Therefore, it is straightforward to utilize the existing studies in a consistent		
		manner in watersheds that do not have a bacteria TMDL. The requirement		
		for this tool to only be used in the context of a TMDL may force Regional		
		Water Boards and their constituents to develop TMDLs in places that could		
		be more quickly and effectively addressed without a TMDL.		
		While the Stakeholders agree that the TMDL represents a robust analysis		
		process to determine the alternative implementation approaches, it is not		
		the only scenario that allows for such an assessment. Regional Water		
		Boards should be allowed to oversee and approve robust reference system		
		/antidegradation and natural sources exclusion approaches as they deem		
		appropriate. Expanding the implementation tools to all waterbodies will		
		allow for more flexible and cost effective implementation options, faster		
		and more complete protection of human health, and availability of all		
		regulatory tools to address bacteria in all waterbodies.		
		Recommendation:		
		Update the ISWEBE and Ocean Plan Provision Implementation language		
		to allow the reference reach/antidegradation and natural source exclusion		
		approaches to apply wherever a technical analysis has been approved by a		
		Regional Water Board.		
	5.08	Comment 5: Allow the reference reach	See response to comment 4.09.	No
		/antidegradation approach and natural sources exclusion approach to be		
		applied to both the STV and GM.		
		As stated in the previous comment, the Stakeholders support the use of		
		these alternative implementation measures, however, the limitation that		
		they only apply to the STV is unnecessary and not based in sound science.		
		During the staff workshop, it was mentioned by Water Board staff that the		
		STV was the only endpoint that was likely to see exceedances in reference		
		reaches.		
		The Stakeholders disagree with this perspective and note that reference		
		reach studies in Southern California have shown that GM exceedances are		
		observed in primarily natural watersheds. At the Leo Carrillo reference site		
		that has been used for most of the TMDLs in the region, the geometric		
		mean is exceeded over 6% of the time. The justification in the Staff Report		

for the application of alternate implementation measures for the STV only includes the following: "By allowing an exceedance of the STV, but not the geometric mean, the data distribution of the water quality associated with the geometric mean is not changed and thus the level of protection is not changed. The STV is a percentile of the expected water quality sampling distribution of the GM objective value that is set at a 90 percentile, so that 90 percent of the distributed data is below the STV and 10 percent is above the STV. In the reference system\ antidegradation and natural source exclusion approaches, the STV can change to a different percentile of the distributed data, but the geometric mean remains, ensuring the same level of protection of water quality." The Stakeholders feel this description does not adequately justify the reasons for not applying the approach to the GM. The data distribution will	
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reasons for not applying the approach to the GM. The data distribution will	
reasons for not applying the approach to the office the data distribution will	
remain unchanged regardless of whether the STV and/or the GM are	
exceeded. As mentioned in previous comments the basis for the Bacteria	
Provisions is to provide a protective level of risk for human health.	
Reference	
reach/antidegradation and natural source exclusion approaches are	
intended to provide Regional Water Boards flexibility in meeting the	
protective level of risk. If an area experiences high levels of natural	
indicator bacteria, which in many cases have been shown to cause lower	
rates of illness rates than anthropogenic sources ofindicatorbacteria9, then	
an exceedance of the GM and/or STV may still be protective of the USEPA	
derived risk-based illness rate. In such cases, the water quality objectives	
may not be able to be attained due to uncontrollable natural sources but	
human health may still be protected. Such determinations must be made	
only after analysis of the reference reach or natural source exclusion study	
data. Thus, Regional Water Boards should be given the discretion to	
determine if the reference reach/antidegradation approach and	
natural source exclusion can apply to both the GM and STV.	
The Stakeholders encourage the State Water Board to provide guidance in	
the Staff Report about how to execute reference reach /antidegradation	
and natural source exclusion approaches and not limit their applicability to	
only the STV.	
Recommendation:	
Update the ISWEBE and Ocean Plan Provision Implementation language	
to allow the reference reach/antidegradation and natural source exclusion	
approaches to be applied to both the GM and the STV.	
Provide guidance about how to apply the reference	
reach/antidegradation and natural source exclusion approaches in the Staff	
Report.	

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5.09	Comment 6: Remove the requirement for the Use Attainability Analysis in	See response to comment 4.14.	No
	the implementation of high flow and seasonal suspensions of REC-1		
	objectives in the ISWEBE Provisions.		
	The Stakeholders appreciate and support the inclusion of high flow and		
	seasonal suspensions of REC-1 beneficial uses as an implementation option		
	in the Bacteria Provisions. However, the Bacteria Provisions do not provide		
	sufficient guidance to the Regional Water Boards on the implementation of		
	these suspensions apart from requiring a use attainability analysis (UAA).		
	Furthermore, requiring a UAA would create a large burden on the regulated		
	community leading to infrequent use of this implementation option, when		
	the intent of the high flow suspension provision is meant to provide		
	temporary regulatory relief when beneficial uses are precluded.		
	According to the Code of Federal Regulations (CFR 40 § 131.10(j)) UAAs are		
	only required in two situations: (a) when a state designates a new a		
	beneficial use or (b) when a state wishes to remove a designated use or		
	subcategory of the use or designate a subcategory of such a use that		
	requires criteria less stringent than previously applicable. The Stakeholders		
	maintain that a UAA is not required by the CFR because high flow		
	suspensions do not remove a designated use or put in place less stringent		
	criteria, but rather address the temporal appropriateness of the water		
	quality objective when attainment of recreational beneficial use is not applicable for a period of time and not permanently changed. The Staff		
	Report incorrectly states that the Los Angeles Regional Board is the only		
	Regional Water Board that has adopted a high flow suspension to their		
	Basin Plan. The Santa Ana Region Basin Plan also incorporated a high flow		
	suspension as an implementation action which was developed with		
	extensive stakeholder input and approved by both the USEP A and State		
	Water Board.10 Importantly, the Santa Ana Regional Water Board		
	implementation action was approved by USEPA and adopted into the		
	regional Basin Plan by the State Water Board without a UAA.		
	Neither the Santa Ana Region Basin Plan nor the Staff Report for the Basin		
	Plan Amendments contains explicit mention of the completion of a UAA in		
	the development of the high flow suspension provision. The Staff Report for		
	the Basin Plan Amendments further states, "temporarily suspending		
	recreational uses due to inclement weather is analogous to adopting		
	seasonal uses." Thus, it appears that UAAs are not legally required for a		
	suspension to be implemented if the suspension is incorporated as an		
	implementation provision of the objectives.		
	The Stakeholders request that the State Water Board remove the		
	requirement for a UAA to allow Regional Water Boards the option to adopt		
	high flow and seasonal suspensions in the same manner as the Santa Ana		
	Regional Board via an implementation action. The Stakeholders also		

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		request that the Staff Report be updated to include mention of high flow		
		suspension adoption in the Santa Ana Region Basin Plan.		
		Additionally, the Stakeholders request that the State Water Board establish		
		the high flow and seasonal suspensions as implementation provisions of the		
		objectives, consistent with the Santa Ana Regional Board approach, with		
		thresholds (e.g., velocity or depth) that would meet the criteria for the		
		suspension. This way Regional Water Boards could develop information on		
		when and where the suspensions apply in waterbodies within their region		
		that is specific to the local hydrologic and climate conditions. Resources		
		such as Methods for Assessing Instream Flows for Recreation and others		
		have provided information on thresholds for velocity and depth for various		
		beneficial uses that can be used to develop thresholds for the suspensions		
		that could apply statewide. This approach would facilitate the consistent		
		use of the suspensions statewide		
		in a manner that is more feasible than conducting UAAs.		
		Recommendation:		
		Remove the requirement for a UAA for high flow and seasonal		
		suspensions in the ISWEBE Provisions in order to comply with the CFR.		
		Update the Staff Report to include the high flow suspension		
		implementation option from the Santa Ana Region Basin Plan.		
		Establish guidance to provide statewide consistency in implementation		
		and streamline development of the suspensions.		
	5.10	Comment 7: Suspend REC-2 objectives when high flow or seasonal	See response to comment 4.15.	No
		suspensions apply. The Bacteria Provisions state that REC-2 water quality		
		objectives shall remain in effect during a high flow suspension. However,		
		the Staff Report notes several times in Section 5.3.2 that REC-1		
		and REC-2 beneficial uses are not fully attainable during high flow events		
		that justify the suspension of REC-1 objectives. This is recognized in the		
		Santa Ana Region Basin Plan, which temporarily suspends REC-1 and REC-2		
		objectives when high flows prevent safe recreation.		
		The Stakeholders recommend that REC-2 water quality objectives also be		
		suspended during events where REC-1 objectives are suspended.		
		Recommendation:		
		• Suspend REC-2 objectives when high flow or seasonal suspensions apply.		
	5.11	Comment 8: Provide flexibility in the calculation of the geometric mean.	See response to comment 4.07.	No
		The Stakeholders support the use of a six-week geometric mean (GM)		
		which allows flexibility in monitoring programs especially when sampling		
		events are affected by uncontrollable weather events and/or laboratory		
		issues. However, some of the language in the Bacteria Provisions appears to		
		limit the flexibility of monitoring programs. For example, in the ISWEBE		
		Provisions, there is language stating "the geometric mean values shall be		
		applied based on a statistically sufficient number of samples, which is		
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		generally not less than five samples equally spaced over a six-week period."		
		[emphasis added] The requirement for equal spacing of the samples places		
		a burden on sampling programs especially if weather or other		
		uncontrollable circumstances result in loss of a sample Furthermore, the		
		Staff Report states that the Bacteria Provisions are not intended to act as a		
		disincentive for permittees to sample more frequently. Requiring equal		
		spacing of samples would make more frequent sampling following an		
		exceedance difficult. Recommendation:		
		Maintain the 6-week averaging period for the geometric mean.		
		Remove the language in the Bacteria Provisions requiring "equally		
		spaced" sampling for the GM and STV.		
	5.12	Comment 9: Bacteria Provisions should distinguish between wet and dry	See response to comment 4.06.	No
		conditions.		
		The Stakeholders are concerned that there is no distinction between wet		
		and dry conditions in the Bacteria Provisions. There are many areas		
		throughout the state which experience sporadic and limited rainfall. When		
		these infrequent wet weather conditions do occur, they result in high		
		concentrations of pollutants, including bacteria, such that meeting dry-		
		weather derived WQOs is more costly and potentially not feasible.		
		Compliance determinations of wet and dry weather often occur separately		
		when the objectives are applied; therefore, methods for appropriately		
		distinguishing weather-specific objectives should be established. For		
		example, the Los Angeles Water Board has adopted many bacteria TMDLs		
		that include separate allocations for summer dry, winter dry, and wet		
		weather conditions based on the large changes in bacteria loading under each of these weather and seasonal conditions.		
		Under the California Water Code (Section 13241), the State and Regional		
		Water Boards are required to consider a number of factors when adopting		
		WQOs, including in relevant part here: consideration of past, present and		
		probable future beneficial uses of water; and consideration of the water		
		quality condition that could reasonably be achieved through coordinated		
		control of all factors which affect water quality in the area. The Staff Report		
		should include appropriate information separately for wet and dry weather		
		events to ensure that the State Water Board has all of the necessary		
		information to consider the required 13241 factors. Dry and wet weather		
		have different foreseeable methods of compliance that could impact the		
		analysis of the water quality that could be reasonably achieved. As part of		
		the implementation plan development, the Stakeholders evaluated a		
		number of strategies for reducing bacteria loads to meet objectives during		
		dry weather and wet weather separately. During dry weather, many		
		potential strategies were identified, but during wet weather, only		
		infiltration or capture and reuse were identified as possible options to meet		

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		the objectives for stormwater and agricultural dischargers. In some areas of		
		the watershed, implementation of these strategies may be very costly or		
		infeasible due to poor soil conditions and a lack of locations available to		
		install treatment. Without a separate evaluation, the State Water Board		
		analysis does not adequately assess the ramifications of compliance with		
		the objectives during wet weather. In short, such considerations might		
		result in requirements for wet weather that may not be possible to achieve.		
		Further, implementation provisions for WQOs should clearly define		
		implementation requirements for both wet and dry weather. The		
		implementation procedures should be developed based on the 13241		
		analysis results, consideration of the underlying science used to develop		
		the objectives, consideration of the short duration of storm events, and the		
		associated potential impacts to beneficial uses. Establishing water quality		
		objectives should assess the ecological impact of wet weather exceedances		
		and establish associated implementation procedures that account for		
		allowable exceedances and impacts that occur as a result of the		
		exceedance during wet weather as distinct from dry weather. It is unclear if		
		the implementation provisions meet the requirements for a Program of		
		Implementation as required by Section 13241.		
		In order to address this issue, the Stakeholders recommend the Bacteria		
		Provisions be amended to exclude wet weather events from GM		
		calculations and only apply the acute STV endpoint to wet weather events.		
		The epidemiological studies that were the basis for the USEPA 2012 Criteria		
		were used to establish relationships with indicator bacteria collected during		
		dry weather.		
		Wet weather events are sporadic, short term events that do not have		
		lasting impacts on bacteria water quality in receiving waters. As a result,		
		wet weather data is not appropriate to be considered in the longer term		
		conditions represented by the GM. Because the GM and STV both offer the		
		same level of risk protection, using only the STV for wet weather conditions		
		will not result in increased risk to human health and will be more		
		representative of the impact from wet weather events.		
		Recommendation:		
		Conduct a 13241 analysis specific to wet weather and modify the		
		objectives for wet weather if necessary after the analysis.		
		Exclude wet weather events from GM calculations and state that only the		
		STV should apply for wet weather events.		
	5.13	Comment 10: The selected risk level should be set at 36 illnesses per 1,000	See responses to comments 3.08 and 4.01.	No
		water contact recreators for inland waters. The USEPA 2012 Criteria was		
		based on an extensive review of available scientific literature and public		
		review to arrive at two NGI risk levels which would be protective of contact		
		recreation. As stated in the Criteria document: "EPA recommends that		
		60		

	states make a risk management decision regarding illness rate which will		
	determine which set (based on illness rate selected) of criteria values are		
	most appropriate for their waters. 17ie designated use of primary contact		
	recreation would be protected if either set of criteria is adopted into		
	state WQS and approved by EPA. " [emphasis added] The State Water		
	Board endorsed the NGI risk level of 32 illnesses per 1,000 water contact		
	recreators in the proposed Bacteria Provisions stating that "while both		
	recommended illness rates are		
	considered protective of public health, the 32 NG! per 1,000 would require		
	a more stringent threshold for Fecal Indicator Bacteria," (Staff Report, p.		
	69). In choosing between the two risk levels the State Water Board is		
	required to include economic considerations of water quality conditions		
	that could reasonably be attained through coordinated control of all factors		
	affecting water quality. In this analysis, the State Water Board should		
	distinguish between the selection of either the 32 or 36 illnesses per 1,000		
	water contact recreators. Such an analysis does not appear to have been		
	completed. Chapter 10 of the Staff Report includes economic		
	considerations for the chosen risk level but not a comparison between the		
	two. The Stakeholders feel if this analysis had been conducted for inland		
	waters, the selection of a lower risk level may not have been warranted for		
	inland waters given the lower levels of recreational uses as compared to		
	beaches. Since both risk levels are protective of public health as stated by		
	USEPA the higher risk level of 36 illnesses should receive equivalent		
	consideration. Endorsing the lower risk level simply because it is more		
	conservative without consideration of impacts to the regulated community		
	is not defensible without a supporting analysis. Furthermore, because both		
	risk levels are protective of public health, the stakeholders recommend		
	using 36 illnesses per 1,000 recreators as the basis for the Bacteria		
	Provisions WQOs for the ISWEBE provisions. Overburdening the regulated		
	community to address indicator bacteria beyond a limit needed to protect		
	human health is onerous and depletes valuable public funds which could		
	otherwise be used to address other pressing water quality		
	issues. Recommendation: • Conduct a 13241 analysis specific to the two		
	NGI risk levels proposed in the USEPA 2012 Criteria and detail the findings		
	in the Staff Report.		
	• Include the 36 illnesses per 1,000 recreators risk level and associated E		
	Coli and Enterococcus objectives in the ISWEBE.		
5.14	Comment 11: The salinity threshold in the ISWEBE Provisions should be	See response to comment 4.16.	No
	written to clearly demonstrate that a water body will not be subject to		
	changing E.coli and Enterococci WOOs.		
	The Stakeholders support the application of separate indicators for fresh		
	and saline waters and particularly supports the decision by the State Water		

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		Board to only apply the Enterococci indicator to saltwater, as it is known to		
		result in erroneous exceedances when applied to freshwater due to natural		
		sources. However, the Stakeholders are concerned that the distinction		
		between saline and freshwater does not cover all waterbodies and may		
		inadvertently expose estuaries and river mouths to varying WQO indicators		
		due to seasonal and tidal changes to salinity. The ISWEBE Provision includes		
		the following language in Table 1 to distinguish between the salinity of the		
		waterbodies:		
		Freshwater (E. coli): "All waters, except Lake Tahoe, where the salinity is		
		less than 10 ppth 95 percent or more of the time" Saltwater (Enterococcus):		
		"All waters, where the salinity is equal to or greater than 10 ppth 95		
		percent or more of the time"		
		However, no guidance is provided for waterbodies which may fall between		
		the two cutoffs, for instance, an estuary that is seasonally separated from		
		the ocean such that it is saline (> 10 ppth salt) only 70 percent of the time		
		in a calendar year.		
		The Stakeholders recommend that the State Water Board correct the		
		wording of the salinity threshold to be discrete and cover all waterbodies		
		(including those that might fall between the two salinity cutoffs) or provide		
		recommendations of how to monitor waterbodies which do not fall into		
		either freshwater/salinity classification. The Stakeholders recommend		
		making the following change to the freshwater language: Freshwater (E.		
		coli): "All waters, except Lake Tahoe, where the salinity is not equal to or		
		greater than 10 ppth 95 percent or more of the time"		
		The Stakeholders request that in no situation should a water body need to		
		be monitored with varying WQO indicators based on the ambient salt		
		concentrations. Such a requirement would result in unnecessarily		
		complicated monitoring efforts.		
		Recommendation:		
		Update the language in the ISWEBE regarding salinity such that the		
		threshold represents discrete classifications for the two indicators.		
		If a text change is not completed, provide guidance on how to handle		
		waterbodies that do not distinctly fall into either the fresh or salt water		
		category.		
	5.15	Comment 12: Clarify the distinction between the Ocean Plan Bacteria	See responses to comments 4.17 and 33.18.	No
		Provisions and AB411 standards. The Ocean Plan Provisions maintain the		
		California Department of Public Health (CDHP) AB411 standards but do not		
		provide a clear distinction between the new objectives and the AB411		
		objectives and how and when they each should apply. The Provision		
		language appears to state that all of the objectives (new bacteria and		
		AB411 objectives) would be used for permitting and that only the new		
		WQOs would be used for 303(d) listing decisions; however, the distinction		

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		is unclear. For instance, in section III.D.1.a of the Ocean Plan Provisions, the		
		text states: "Any of the bacteria water quality objectives shall be		
		implemented, where applicable, through National Pollutant Discharge		
		Elimination System (ATP DES) permits " [emphasis added] The State		
		Water Board should clarify that the bolded text refers only to the new State		
		Water Board Water-Contact Objectives (II.B.1.a) and that the AB411		
		objectives should only be used for the purposes of posting beaches, not for		
		303(d) listing, permitting or TMDL development. The Ocean Plan Provisions		
		need to be clear as to the purpose of each of the objectives as they use		
		different indicators and were established using different methodologies for		
		different purposes. Recommendation: • Update the language in Ocean Plan		
		Provisions so that the WQOs which apply to the NDPES permits are clearly		
		listed as the new State Water Board Water-Contact Objectives by ;inserting		
		"(11.B.1.a)" after the word "objectives" in section 111.D.1.a. • Clarify that		
		the CDPH AB411 objectives should only be utilized for beach posting		
		purposes.		
Central Sierra	6.01	Our Center would first like to convey our support of the SWB proposing a	Comment noted.	No
Environmental		more streamlined approach to monitoring bacteria across the state. Our		
Resource Center		staff agrees with many of the SWB's recommendations in the draft		
		document including: • Consistency with EPA's 2012 Recreational Water		
Representative:		Quality Criteria recommendations for the indicator bacteria used (E. coli)		
Meg Layhee, John		for the Water Quality Control Plan's Bacteria Water Quality Objective for		
Buckley		REC-1.		
,		• Use of the EPA's more conservative estimated illness rate of 32 per 1,000		
		water contact recreators with a rolling geometric mean (GM) of 100		
		cfu/100 mL for E. coli and a statistical threshold value (STV) of 320 cfu/100		
		mL for E. coli., and		
		Use of a rolling average for calculating the GM instead of discrete time		
		periods.		
	6.02	1. Limited Water Contact Recreation (LREC-1) Beneficial Use	See response to comment 3.15. The Bacteria Provisions	No
		Our staff understands that LREC-1 was originally used in the Los Angeles	do not state or require that any objective developed to	
		region for waterbodies with concrete-lined channels, fencing to restrict	reasonably support the LREC-1 use will be less stringent	
		public access, and often very minimal flow. However, it appears the SWB	than the Bacteria Objectives proposed in the Provisions	
		intends to give RWBs the authority to designate any stream or river as a	although that could very well be the case.	
		LREC-1 if the water body has "very shallow water depth" or if the water	,	
		body has "restricted access". This language is very vague.		
		As Water Board staff are aware, any stream will have varying depths in just		
		a short length, and over a considerable distance, stream depth may vary		
		greatly. A beneficial use designation based on water depth would require		
		on-the-ground assessment of individual water body segments to determine		
		appropriate designation. Our center is not clear how Regional Water Boards		
		(RWB) intend to determine if individual streams or river reaches are LREC-1		

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		waterbodies based on depth, especially for stream and rivers that may only		
		qualify for LREC-1 designation seasonally, or only qualify for LREC-1 during		
		certain water year types (e.g., dry or critically dry years). For example, a		
		pool habitat most often will have deeper water than a riffle habitat within		
		the same reach, so how will a stream or river reach be determined to be		
		very shallow? Will individual water depth measurements be taken		
		throughout a stream reach to determine average depth? Will the deepest		
		area of a stream reach (e.g., pools) be measured to determine appropriated		
		beneficial use designations based on water depth? Or will the shallowest		
		areas of a reach be measured (e.g., riffle) to determine if a reach should be		
		designated as LREC-1 based on water depth?		
		In short, our center urges the SWB to really consider how the LREC-1		
		designation will be feasibly implemented if the requirement for the		
		beneficial use is based on whether or not a water body is "very shallow",		
		which is an arbitrary and highly variable condition of a water body. Our		
		center understands that designation of LREC-1 status would be subject to		
		review and approval by both the SWB and EPA once an attainability analysis		
		is conducted by the RWB. However, we ask that the SWB provide more		
		clarity and detail in the plan on how water board staff will determine LREC-		
		1 designation based on "very shallow water depth". Our staff also urges the		
		SWB to provide more detail in the Water Quality Control Plan		
		describing bacteria objectives for LREC-1. We understand that the RWBs		
		will determine appropriate bacteria thresholds for LREC-1, and that they		
		will be "less stringent Water Quality Objectives (WQO) for bacteria than the		
		previously applicable bacteria WQO for the REC-1 use", however, we urge		
		the SWB to recommend thresholds for LREC-1 so that there is consistency		
		across regions, and also define what "less stringent" WQO for bacteria		
		would be under LREC-1.		
6.	.03	2. Bacteria Water Quality Objectives for REC-1 Beneficial Use – Geometric	See response to comment 4.07.	No
		mean		
		Although our center does not oppose the SWB recommendation to use a		
		rolling average for the GM for REC-1, we do not agree with changing the		
		Bacteria WQO's GM requirement for REC-1 from four weeks to six weeks.		
		Using a six-week period to calculate a rolling GM may not accurately reflect		
		surges or pulses in water body contamination, especially when bacteria		
		pollution comes from non-point sources which are often highly variable		
		from week-to-week. In our monitoring efforts on the Stanislaus NF we		
		often see high levels of bacteria pollution when livestock congregate near		
		waterbodies, but once they are herded away or move on their own away		
		from the stream reach, then bacteria levels can decrease substantially. That		
		did not change the fact that the water may have been significantly		
		contaminated for a week or two, and perhaps longer. We have also		

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Organization	6.04	observed that when livestock are gathered at the end of the grazing season in an enclosure adjacent to a stream, bacteria levels often increase dramatically. Our Center took a single sample at such a site that was 30,000 mpn/100 mL of fecal coliform. With these harmful conditions to water, contact recreational visitors would be better represented by utilizing a rolling average over a four-week period instead of a six-week period. 3. Implementation Provisions – Reference Condition/ Natural Source Exclusion (TMDL) Our Center fully agrees with the SWB proposing approaches to determine natural and anthropogenic sources of bacteria within a water body as part of the TMDL process. On Forest Service lands in particular, we have found that fecal coliform and E. coli concentrations at a reference site (Bourland Creek in the Bourland Research Natural Area, where cattle are excluded from the headwaters and upper reaches of Bourland Creek) are consistently low throughout the grazing season — suggesting wildlife and human contributions are much less of contributors to bacteria, at least on public forest lands. In addition, our center struggles in our own water quality monitoring to be able to find "no livestock present" reference streams on public lands, since livestock grazing is so prolific across the majority of public lands. We emphasize to the SWB that although we agree with defining reference conditions and natural sources of bacteria, that in many regions such as the Sierra Nevada, it's often very difficult to find areas that are excluded from anthropogenic sources of contamination. We also urge the SWB to clearly define "natural" and "anthropogenic" sources in the Bacteria Provisions section of the plan. Specifically, our staff would like clarification from the SWB on the definition of livestock grazing on public lands in regards to the bacteria provisions and TMDLs. Our staff assumes that the SWB defines livestock grazing on public lands as an anthropogenic source, since livestock are not a natural component of	See responses to comments 4.08 and 23.05. Livestock and grazing is an anthropogenic source and would be treated as such within the context of a TMDL or other regulatory program. The determination of natural and anthropogenic sources is done during the investigation of the sources of Impairment of a waterbody while a TMDL is being developed. Depending on the specifics of a waterbody, the bacteria source could be natural (migrating birds) or anthropogenic (birds attracted to a landfill) based on the specific factors of the waterbody. The determination of natural or anthropogenic can depend of the specific of a waterbody, thus determination if left to the Regional Water Board staff.	No No
	6.05	clarification of this. 4. Implementation Provisions – High Flow Suspension for REC-1 Beneficial Use Our Center understands the logic behind the proposed high flow suspension for REC-1 since water contact recreators since high flows, in theory, are conditions that reflect unsafe conditions for REC-1 uses. However, we would like to point out that many water contact recreators are in fact recreating during high flow conditions. In our region, kayakers and rafters utilize high flow events. Accordingly, to suspend the REC-1 beneficial use during high flows because these conditions reflect	See response to comment 4.14. The use of a temporary suspension of the REC-1 beneficial use during high flows would require a UAA. A UAA would analyze the likelihood of water contact recreation during high flows on a site specific basis. Furthermore, the temporary suspension of the REC-1 beneficial use would require adoption by the Regional Water Board and approval by the State Water Board and U.S. EPA allowing multiple opportunities for public participation and analysis.	No

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		unsafe conditions for recreators does not mean that recreators are not using these waterbodies.		
	6.06	5. Implementation Provisions – Seasonal Suspension for REC-1 Beneficial Use Like the high flow suspension, the proposed seasonal suspension for REC-1 is generally reasonable, especially when waterbodies are at temperatures at or near freezing which constitutes very unsafe conditions for water contact recreators. However, as mentioned in the previous section, "unsafe conditions" do not necessarily mean that recreators are not still recreating in waterbodies. In addition, our staff urges the SWB to clarify what constitutes "low water flows" and "low water temperatures" that would be considered conditions that are "inapplicable" for water contact recreators. In our region, especially during this time of year, anglers and swimmers recreate in mountain streams and rivers driven this time of year by snowmelt-which have low water temperatures. In addition, backpackers, hikers and campers utilize waterbodies with both low water flows and low water temperatures in the mountains to not only drink from, but also to rinse their hands, rinse their face, bathe, and even wash dishes. Based on these examples waterbodies with "low water flows" and "low water temperatures" are very much used by water contact recreators. Therefore, our center does not support the seasonal suspension of REC-1 under "low water flows" or "low water temperature" conditions. As we have described in the previous paragraph, in our region, low water flows and low water temperature conditions are "applicable" for water contact recreators and do not warrant seasonal suspension of REC-1.	See responses to comments 3.15 and 4.14. The use of a temporary suspension of the REC-1 beneficial use during specific seasonal conditions would require a UAA pursuant to 40 CFR § 131.10(g)(1)-(6). The factors evaluated under that regulation generally require a determination that conditions prevent the attainment of water contact recreation during seasonal conditions on a site specific basis. Furthermore, the temporary suspension of the REC-1 beneficial use would require approval by the Regional Water Board, State Water Board, and U.S. EPA allowing multiple opportunities for public participation and analysis. Drinking water uses as they relate to bacteria are outside the scope of this project. Hikers and backpackers that utilize water with low flows for uses that fall under the REC-1 beneficial use would be protected by the water quality objectives established by the Bacteria Provisions. A Regional Water Board would need to show that the water was at a level where uses associated with REC-1 were no longer feasible to attempt to apply the seasonal suspension of REC-1. Some potential scenarios where this might be supported would be times in severe drought where there was no water present or times during the winter when water was completely frozen.	No
	6.07	6. Water Quality Standards Variance Policy Our Center is not supportive of a water quality variance policy for bacteria. A variance policy would allow livestock grazing activities to pollute stream and rivers on public lands with minimal oversight and accountability.	See response to comment 3.09.	No
	6.08	Our Center supports: • Using E. coli for the Water Quality Control Plan's Bacteria Water Quality Objective for REC-1. • Use of the conservative estimated illness rate of 32 per 1,000 water contact recreators with a rolling GM of 100 cfu/100 mL for E. coli and a STV of 320 cfu/100 mL for E. coli. • Use of a rolling average for calculating the GM instead of discrete time periods. • High flow suspension.	Comment noted.	No

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_		Seasonal suspension under freezing temperature conditions.	·	
		Reference condition/Natural Source Exclusion for TMDLs.		
Central Valley	7.01	CVCWA commends the efforts by the State Water Board in developing the	Comment noted.	No
Clean Water		Bacteria Provisions and believes these documents will help to standardize a		
Association		state approach and further protect California waters and human health.		
	7.02	1. The Draft Staff Report and associated Economic Analysis are incorrect in	See response to comment 1.01. Chapter 6 section 6.1	Yes
Representative:		assuming no additional cost for WWTP dischargers to monitor for E. coli.	of the Staff Report discusses traditional point source	
Debbie Webster		WWTP dischargers that meet effluent limitations based on Title 22	control and effluent limits for POTWs including waste	
		disinfection requirements should not be required to monitor for E. coli. The	water treatment plants. This section explains that	
		Draft Staff Report and associated Economic Analysis2 anticipate a cost	facilities with permits containing effluent limits for	
		savings for municipal wastewater treatment plants (WWTA) for bacteria	bacteria derived from Title 22 recycled water criteria	
		monitoring, assuming that WWTPs would substitute E. coli monitoring for	are more stringent than the objectives proposed	
		fecal coliform monitoring.	Bacteria Provisions. As discussed in response to	
		In fact, WWTPs in the Central Valley are required to monitor for total rather	comment 1.01 and below, the proposed Bacteria	
		than fecal coliform. The assumption that WWTPs would substitute E. coli	Provisions would not be implemented in permits	
		for total coliform monitoring is incorrect, as discussed below.	applicable to those POTW dischargers. Part 3 of the	
		Most WWTPs in the Central Valley have effluent limitations for total	ISWEBE Bacteria Provisions has been revised to clarify	
		coliform derived from the Division of Drinking Water's reclamation criteria,	this point. (Part 3, IV.E.1 (""where a permit, WDR, or	
		California Code of Regulations, Division 4, Chapter 3 (Title 22), for the reuse	waiver of WDR includes an effluent limitation or	
		of wastewater, which are more stringent than the EPA recreational criteria.	discharge requirement derived from a water quality	
		Title 22 requires that for spray irrigation of food crops, parks, playgrounds,	objective, guideline, or other requirement to control	
		schoolyards, and other areas of similar public access, wastewater must be	bacteria that is a more stringent value than the	
		adequately disinfected, oxidized, coagulated, clarified, and filtered, and	applicable bacteria water quality objective, the bacteria	
		that the effluent total coliform levels shall not exceed 2.2 MPN/100 mL as a	water quality objective shall not be implemented in the	
		7-day median; 23 MPN/100 mL, not to be exceeded more than once in a	permit, WDR, or waiver of WDR.").	
		30-day period; and 240 MPN/100 mL, at any time. The Central Valley		
		Regional Water Quality Control Board (Central Valley Water Board) has	Chapter 10 section 10.4 of the Staff Report has been	
		stated that: "Title 22 is not directly applicable to surface waters; however,	revised to state that monitoring costs and treatment	
		the stringent disinfection criteria of Title 22 may be appropriate in the site-	process costs for municipal wastewater discharges to	
		specific circumstances of a discharge where the irrigation of food crops	freshwater are not likely to change due to the water	
		and/or for body-contact water recreation are beneficial uses. Coliform	quality objectives included in the Bacteria Provisions.	
		organisms are intended as an indicator of the effectiveness of the entire	These dischargers will either continue to monitor for	
		treatment train and the effectiveness of removing other pathogens."	total coliform if implementing the Title 22 recycled	
		Total coliform bacteria are a broad group of indicator bacteria, including a	water criteria as effluent limits, or continue to monitor	
		variety of bacteria, mostly of intestinal origin. E. coli is a small subset of the	for fecal coliform if implementing a more stringent	
		group of coliform bacteria. Thus, if a WWTP is able to achieve E. coli limits	water quality objective like that found in the Lahontan	
		with total coliform measurements, it is achieving E. coli levels that are	Basin Plan. Additional treatment processes are not	
		conservatively two orders of magnitude lower than those included in the	expected since the current, more stringent effluent	
		Bacteria Provisions.	limitation or discharge requirements will continue to	
		It is not likely that the Central Valley Water Board would replace total	apply. Monitoring costs for municipal wastewater	
		coliform limitations with limitations based solely on the E. coli criteria. To	discharges to marine waters are likely to be reduced	
		ensure that disinfection standards are met, the Central Valley Water Board	due to the water quality objectives included in the	

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		will likely continue to require monitoring of total coliform. Therefore,	Bacteria Provisions. The Bacteria Provisions are	
		because WWTPs are regulated to the more stringent Title 22 disinfection	proposing to require the sole use of enterococci for	
		standards for total coliform, it does not make practical sense to require	determining compliance with recreational water quality	
		them to monitor E. coli in addition to total coliform.	objectives and monitoring costs would be reduced as	
		Further, the Staff Report Economic Considerations section focuses solely on	monitoring for fecal and/or total coliform will no longer	
		ocean WWTP discharges, and does not consider the economic impact to	be required for most marine dischargers.	
		inland surface water dischargers.		
		Recommendation: Modify the Draft Staff Report to specify that dischargers		
		meeting the more stringent Title 22 disinfection requirements that exist as		
		effluent limitations in NPDES permits shall not be required to monitor for E.		
		coli also.		
		Modify the Draft Staff Report and associated Economic Analysis to		
		acknowledge that WWTP dischargers in the Central Valley will need to		
		monitor total coliform to meet Title 22 disinfection requirements, and that		
		a requirement to monitor for E. coli would represent an additional cost.		
	7.03	2. The 13241 Analysis does not include a description of the water quality	Chapter 10 section 10.3 of the Staff Report has been	Yes
		conditions that are achievable through coordinated control of all factors	revised to include a more robust discussion of the	
		which affect water quality in the area.	13241 factor pertaining to a description of the water	
		Under California Water Code Section 13241, the State Water Board and	quality conditions that are achievable through	
		Regional Water Boards are required to establish water quality objectives	coordinated control of all factors which affect water	
		that ensure the reasonable protection of beneficial uses. In establishing	quality in the area.	
		such objectives, the Water Boards are required to consider a number of		
		factors, including in part:	With respect to the comment that the Staff Report	
		Past, present and probable future beneficial uses of water;	should also reflect an understanding of the resource	
		Water quality conditions that could reasonably be achieved through the	commitment necessary to implement control measures	
		coordinated control of all factors which affect water quality in the area; and	to determine the water quality conditions that could	
		• Economic considerations.	reasonably be achieved. The Bacteria Provisions are	
		The Draft Staff Report should include appropriate information to satisfy the	establishing water quality objectives for bacteria to	
		13241 requirements. The current language of the Bacteria Provisions	assure the reasonable protection of the REC-1	
		included in the Draft Staff Report does not identify – and therefore cannot	beneficial use. (See Staff Report section 2.3.2.) The	
		properly consider – the water quality conditions that could reasonably be	Bacteria Provisions also expressly provide that existing	
		attained through coordinated control of all factors affecting water quality.	TMDLs developed for bacteria water quality objectives	
		The Draft Staff Report simply states that: "The proposed water quality	established prior to the effective date of the Bacteria	
		objectives for bacteria and implementation provisions can be implemented	Provisions will remain in place and would not be	
		through NPDES permits issued pursuant to section 402(p) of the Federal Clean Water Act, water quality certifications issued pursuant to section 401	superseded by the objectives contained in the Bacteria Provisions. Those TMDLs have been approved by U.S	
			EPA as assuring the protection of the applicable	
		of the Clean Water Act, WDRs, waivers of WDRs, and TMDLs." However, this statement describing the regulatory mechanisms available to enforce	beneficial use.	
		water quality objectives does not fulfill the 13241 requirements.	Deficited use.	
		Indicator bacteria have many natural, background sources in addition to	As commenter notes, economic considerations is a	
		those sources regulated by the Water Boards. Without considering such	factor included in the Staff Report (at section 10.4),	
		sources, the State Water Board will be unable to properly understand	which utilizes an evaluation of costs prepared by Abt	
	1	Sources, the state water board will be unable to properly understand	which utilizes an evaluation of costs prepared by Abt	J

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		whether proposed objectives are less than, equal to, or exceed the water quality conditions that could reasonably be achieved through the coordinated control of all factors. In addition, an understanding of the resource commitment necessary to implement control measures is needed to determine the water quality conditions that could reasonably be achieved. While the Draft Staff Report includes an economic analysis, it does not consider whether control measures and associated costs are reasonable, or whether they will lead to achieving the desired water quality conditions (i.e. compliance with the proposed water quality objectives). Section 13242 of the Water Code requires that a program of implementation be developed and documented, wherein the nature of actions necessary to achieve proposed objectives must be identified and a time schedule for the actions to be taken must be provided. The Draft Staff Report does not include this information. Recommendation: Modify the Draft Staff Report to clearly describe the information required under Sections 13241 and 13242 of the Water Code, and to document the information that is currently available and not available. Modify the proposed Provisions, as necessary.	Associates Inc. in a report titled "Economic Analysis of Proposed Water Quality Objectives for Pathogens in the State of California" (June 2017). That report was posted to the State Water Board web site for the Bacteria Provisions project page on June 27, 2017. While there is no "reasonable" standard or a balancing test required by Water Code section 13241, the State Water Board is required to consider the 13241 factors when it considers adopting water quality objectives. The Bacteria Provisions contain regulatory options in the implementation chapter that may subsequently be established and utilized by the Water Boards to aid in the development of TMDLs or to accurately identify beneficial uses to which the bacteria objectives apply. The Bacteria Provisions expressly supersede certain bacteria water quality objectives established by the Regional Water Boards, but does not disrupt any TMDLs that have been established by the Regional Water Boards to achieve the objectives that would be superseded. The Bacteria Provisions do not specifically establish a regulatory program of implementation within the meaning of Water Code section 13242, which is the reason the Staff Report does not include any such supporting information.	
	7.04	3. Appendix C of the Draft Staff Report uses an inappropriate conversion factor to convert fecal coliform objectives to E. coli objectives. Appendix C of the Draft Staff Report uses a conversion factor to convert fecal coliform objectives used in Regions 1, 5 and 6 to E. coli objectives, and to back calculate the associated risk levels. The conversion factor used is "E. coli is ~ 90% of Fecal Coliform (based on number used by Ocean Plan staff – M. Gjerde)." This conversion factor does not include a citation to scientific literature. At the Stakeholder Meeting on July 10, 2017, State Water Board staff suggested that the conversion factor came from a study conducted by the Southern California Coastal Water Research Program (SCCWRP), but staff did not remember specifics of the study. Communication with SCCWRP indicated that the Southern California Bight 1998 Regional Monitoring report was the source of the 0.9 ratio. This study included an inter-laboratory comparison of indicator bacteria results among multiple laboratories that used samples spiked with wastewater influent. However, the study neither included nor made a recommendation for a conversion factor from E. coli to fecal coliform. In a later SCWRRP 2007 study of natural	See response to comment 2.05.	No

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		open-space sites spread across southern California's coastal watersheds,		
		the researchers stated an assumption that "E. coli levels typically equal 80%		
		of fecal coliforms;" however, no basis was provided in the study report to		
		support that assumption. It is inappropriate to assume that a Southern		
		California-specific relationship would be applicable statewide. Fecal		
		coliform bacteria are a large group of bacteria, including those that		
		originate in feces (e.g., E. coli) as well as genera that are not of fecal origin		
		(e.g., Enterobacter, Klebsiella, Citrobacter). The EPA's 2012 Criteria noted		
		that "Scientific advancements in microbiological, statistical, and		
		epidemiological methods have demonstrated that culturable enterococci		
		and E. coli are better indicators of fecal contamination than the previously		
		used general indicators, total coliforms and fecal coliforms." Fecal coliform		
		can be naturally present in the environment due to regrowth and wildlife,		
		in addition to human sources. The composition of fecal coliform bacteria		
		present can vary due to the sources of bacteria. Any conversion factors		
		used to estimate E. coli from fecal coliform would be site-specific. It is		
		inappropriate to apply one conversion factor statewide. In other locations		
		in the United States, state environmental agencies have developed region-		
		specific ratios to convert fecal coliform data to E. coli to align with the EPA-		
		recommended criteria. A summary of a few conversion factors is shown in		
		Table 1. A report by the United States Geological Survey (USGS) noted that:		
		"[E. coli to fecal coliform] ratios and regression models are site specific and		
		make it possible to convert historic fecal coliform bacteria data to		
		estimated E. coli densities for the selected sites," and further noted that		
		variation between locations is probably due to site-specific factors such as		
		sources of bacteria and water quality conditions.		
Central Valley	8.01	The above named Central Valley Irrigated Lands Regulatory Program (ILRP)	Comment noted. See response to comment 3.15	No
irrigated Lands		Coalitions (Coalitions) appreciate the opportunity to comment on the		
Regulatory		proposed changes to the Water Quality Control Plan for Inland Surface		
Program Coalitions		Water, Enclosed Bays, and Estuaries of California – Bacteria Provisions and		
		Water Quality Standards Variance Policy (Bacteria Provisions). The		
Representative:		proposed changes authorize the State and Regional Water Boards to adopt		
Donald Ikemiya		water quality standards and variances consistent with federal regulation.		
		The State Water Board recommends establishing a risk protection level		
		based on a statistical threshold value of colony forming units. The above		
		Coalitions support the proposed changes in the State Water Quality Control		
		Board, Draft Staff Report dated June 30, 2017.		
		Additionally, the above Coalitions support the proposed new bacteria water		
		quality objectives for the protection of Water Contact Recreation (REC-1).		
		The proposed revisions allow for the adoption of seasonal suspension of		
		the REC-1 beneficial use as well as the establishment of a definition for		
		Limited Water Contact Recreation (LREC-1). LREC-1 would allow for a new		

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		beneficial use designation, where contact recreation is limited due to		
		restricted access or very shallow depth. This designation is critical for		
		Coalitions who monitor indicator bacteria in areas where traditional REC-1		
		use is not realized due to physical barriers.		
		The proposed revisions enable the Coalitions to utilize a reasonable		
		approach which appropriately reflects monitored water ways and exposure		
		risks. Additionally, the Bacteria Provisions allow the Coalitions to utilize		
		resources to appropriately address potential impacts to water quality using		
		an appropriate scientific basis.		
City of Los Angles	9.01	The proposed Bacteria Provisions will likely necessitate additional	A report titled "Economic Analysis of Proposed Water	No
Sanitation		implementation actions above and beyond what are already planned,	Quality Objective for Pathogens in the State of	
		resulting in additional costs to the City's residents.	California" was prepared under a U.S. EPA contract by	
Representative:			Abt Associates which describes the economic	
Enrique C. Zaldivar			considerations of the proposed Bacteria Provisions. The	
			findings of this report are discussed in Chapter 10	
			section 10.4 of the Staff Report. Additionally a link to	
			the report is provided on the Bacteria Provisions	
			program webpage and within Chapter 12 of the Staff	
			Report. Specifically, Chapter 10, which is informed by	
			the Abt Associates report, analyzes whether the	
			proposed objectives are currently being attained, what	
			methods are available to achieve compliance with the	
			objectives, and the costs associated with those	
			methods.	
			The comment does not identify what additional	
			implementation actions are reasonably foreseeable	
			that are not discussed in Chapter 6 of the Staff Report.	
	9.02	LASAN supports the State Water Board's efforts to update water quality	Comment noted.	No
	3.02	objectives to reflect the current state of the science. Additionally, LASAN	Comment noted.	140
		supports the State Water Board's inclusion of implementation provisions		
		developed by the Los Angeles Regional Water Quality Control Board as part		
		of TMDL development in our region, as well as the new implementation		
		provisions outlined in the proposal.		
	9.03	The state of the science related to human health protection and bacteria	See responses to comments 4.01 and 4.02.	No
		indicators is rapidly evolving. Research aimed at measuring human sources		
		of bacteria and sources of pathogens continues to bring new information to		
		light that improves our ability to protect human health and manage the		
		risks associated with recreation in our local waters. As part of the ongoing		
		research, alterative indicators (other than E. coli and enterococcus) are		
		being identified that may demonstrate a stronger link to human health.		

Focusing on those indicators as part of TMDL implementation would result in more effective control measures. However, the proposed statewide water quality objectives (WQOs) are based on E. coli and enterococcus levels without the ability to shift indicators to meet the same level of protection based on site specific conditions. The United States Environmental Protection Agency's (USEPA's) 2012 recreational water	
water quality objectives (WQOs) are based on E. coli and enterococcus levels without the ability to shift indicators to meet the same level of protection based on site specific conditions. The United States Environmental Protection Agency's (USEPA's) 2012 recreational water	
levels without the ability to shift indicators to meet the same level of protection based on site specific conditions. The United States Environmental Protection Agency's (USEPA's) 2012 recreational water	
protection based on site specific conditions. The United States Environmental Protection Agency's (USEPA's) 2012 recreational water	
Environmental Protection Agency's (USEPA's) 2012 recreational water	
quality criteria (R WQC) includes a number of options for developing site	
specific criteria. To allow the utilization for potentially more effective	
indicators and site specific conditions, LASAN requests that the State Water	
Board acknowledge the following in the Bacteria Provisions: Attaining the	
risk end point (32 illnesses per 1,000 recreators) is the top priority and the	
proposed indicators represent the default WQOs to meet that end point,	
but site specific information may be utilized to appropriately modify the	
indicators or concentrations so long as they provide the same level of	
protection.	
9.04 2. The proposed Ocean Plan amendments establish State Water Board See responses to comment 4.17 and 33.18.	No
Water-Contact Objectives based on USEPA's 2012 marine enterococcus	
RWQC and describe California Department of Public Health (CDPH)	
standards that are based on the historical enterococcus criterion, as well as	
total and fecal coliform criteria. However, the discussion on the difference	
in the applicability of the statewide objectives and the CDPH standards is	
unclear. This could lead to confusion about the expected endpoints for	
clean water programs beyond the Clean Water Act Section 303(d) List, such	
as Municipal Separate Storm Sewer System (MS4) National Pollutant	
Discharge Elimination System (NPDES) permits, and TMDLs. As such, LASAN	
requests that the State Water Board clarify Section III.D.1.a (by inserting	
the underlined language) as follows: "Any of the bacteria water quality	
objectives identified in Section I.IB.1.a shall be implemented, "Also,	
clarify in Section III.D.1.d that Section II.B.1.a bacteria objectives shall be	
used in water body assessments and establishing TMDL endpoints.	
9.05 3. As exemplified by a number of currently implemented State Water Board See responses to comments 3.15 and 5.02.	No
policies, it is extremely beneficial to all stakeholders when statewide policy	
is clear with respect to its expectations and provides explicit guidance for If a waterbody were exhibiting low flow throughout the	
achieving those expectations. Provision IV.E.4 of the proposed Bacteria year such that the REC-1 use did not exist the Regional	
Provisions states: Water Board could explore designating the water with	
"A WATER BOARD may suspend the water contact recreation (REC-I) the LREC-1 beneficial use consistent with Chapter IV.E.5	
beneficial use to reflect water conditions considered inapplicable or unsafe of the ISWEBE Bacteria Provisions.	
for the REC-I beneficial use due to low water flows A flow measure	
shall be established by the WATER BOARD to describe specific conditions	
during which the seasonal suspension would apply. "	
LASAN supports considerations for low-flow conditions; however, defining	
low flow consistent with the available literature would be helpful. LASAN	

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		requests that such a definition be provided and is available to discuss		
		potential definitions. Although a definition		
		of low flow would be most helpful, at a minimum, the Bacteria Provisions		
		should provide the Water Boards and water quality management		
		professionals with clearer guidance and/or examples of when the		
		suspension should apply. Lastly, given that most waterbodies located within		
		Southern California could be exhibiting low flow throughout the year		
		(except for during and immediately following significant rainfall events),		
		LASAN suggests that the low water flow suspension not be classified as a		
		seasonal suspension. Instead, a distinct provision (similar to the provision		
		provided for the high-flow suspension of the REC-1 beneficial use) could be		
		incorporated.		
City of Malibu	10.01	We appreciate the effort SWRCB is making to address water quality	Comment noted.	No
		concerns regarding pathogenic microorganisms in waters of the State of		
Representative:		California. The Pacific Ocean and coastal streams are vital resources in our		
Craig George		community.		
		Overall, the City is supportive of the proposed water quality control plans'		
		amendments.		
	10.02	Onsite Wastewater Treatment Systems	The Bacteria Provisions for Part 3 of the ISWEBE at	Yes
		Under Ocean Plan subsection III.D.2(a)(1) and ISWEBE subsection IV.E.2(a)	Chapter IV.E.2.a has been clarified as follows:	
		the two plans' proposed amendments both state: The implementation		
		procedures apply to non-point source discharges except on-site	The implementation provisions procedures	
		wastewater treatment system discharges, and storm water discharges	contained in Chapter IV.E.2 apply to municipal	
		regulated pursuant to section 402(p) of the Clean Water Act except	storm water discharges regulated pursuant to	
		industrial storm water discharges, and may only be implemented within the	Clean Water Act section 402(p) and non-point	
		context of a TMDL.	source discharges except on-site wastewater	
		The City of Malibu is situated in a coastal watershed area with abundant	treatment system discharges. These	
		natural sources of fecal indicator bacteria. Malibu also has a significant	implementation provisions do not apply to	
		number of onsite wastewater treatment systems (OWTS) serving existing	NPDES discharges other than municipal storm	
		development. We understand that it would be inappropriate to consider	water discharges.	
		bacteria in OWTS discharges as natural sources in discharge permits for	-	
		point sources (e.g., for effluent or groundwater limits in OWTS discharge	Similar revisions have been made to the Bacteria	
		permits), yet we are concerned that, as written, the amendment may be	Provisions for the Amendment to the Ocean Plan at	
		construed to mean that watershed areas where OWTS are present will be	Chapter III.D.2.a(1).	
		ineligible for application of Reference system /Antidegradation Approach		
		(RSAA) and/or Natural Source Exclusion (NSE) procedures in the context of	As the commenter noted onsite wastewater treatment	
		a Total Maximum Daily Load (TMDL) standard. It appears that, without any	systems (OWTS) and discharges are not considered	
		justification or explanation in the staff report, OWTS have been singled out	natural sources, but watershed areas where OWTS are	
		among other anthropogenic non-point sources of bacteria, such as leaky	located can have natural sources of bacteria. Thus a	
		sewers, that may be found in areas that otherwise will be eligible to	TMDL using the Reference System/Antidegradation	
		implement the new procedures. We request that the amendments'	Approach or a Natural Source Exclusion Approach can	
		language be modified so as to make watershed areas where OWTS are	be implemented in these areas to account for those	

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		present eligible for application of the implementation procedures for natural sources.	natural sources of bacteria if the water quality is at least as good as an applicable reference system or it can be shown that all anthropogenic source of bacteria are identifies, quantified, and controlled including those from OWTS and industrial storm water discharges—however the Reference System/Antidegradation Approach or a Natural Source Exclusion Approach specifically may only apply to the waste load allocations and load allocations derived for the discharges identified in the Bacteria Provisions to which these approaches are applicable.	
	10.03	Stormwater As mentioned above, the City of Malibu is situated in a coastal watershed area which has abundant natural sources of bacteria. Malibu has several ocean beach monitoring sites where bacteria levels are found above recreational water quality objectives on a recurring basis. The North Santa Monica Bay Coastal Watersheds area is largely undeveloped (93% vacant land use), the majority of which is designated as natural open space. The City desires the ability to someday possibly use natural source compliance provisions for non-anthropogenic bacteria in stormwater flowing from undeveloped areas. As written, Ocean Plan subsection III.D.2(a)(1) and ISWEBE subsection IV.E.2(a) (quoted above) may be construed to mean that watershed areas where natural sources of bacteria affect stormwater quality will be ineligible for application of the implementation procedures for natural sources in the context of a TMDL or discharge permits for non-point sources. It appears that, without any justification or explanation in the staff report, stormwater flowing from undeveloped areas with no anthropogenic sources of bacteria has been excluded from eligibility to implement the new procedures. We request that the amendment language be modified so as to make natural sources of bacteria in stormwater eligible for application of implementation procedures contained in the amendments.	See response to comment 10.02 for the clarifying language added to the Bacteria Provisions. Municipal storm water discharges pursuant to the Clean Water Act section 402(p) and other non-point dischargers other than OWTS can be captured within the context of a TMDL using the Reference System/Antidegradation Approach or a Natural Source Exclusion Approach to account for natural sources of bacteria if the water quality is at least as good as an applicable reference system or it can be shown that all anthropogenic source of bacteria are identifies, quantified, and controlled. Non-point source discharges would include storm water flowing from undeveloped areas.	No
	10.04	Site Specific Objectives In its 2012 updated Recreational Water Quality Criteria (RWQC), the United States Environmental Protection Agency (USEPA) began providing information on tools for developing alternative RWQC on a site-specific basis, such as epidemiological studies in both marine and fresh waters and quantitative microbial risk assessment (QMRA). Inasmuch as the proposed water quality control plans' amendments are based on the USEPA's 2012 RWQC, we anticipated the new bacteria provisions to include at least some recognition of these novel compliance approaches, and we expected the new provisions would facilitate the development of bacteria compliance	See responses to comments 4.01 and 4.02.	No

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		approaches based on site-specific objectives, QMRA, and risk/illness based		
		expressions of water quality standards. The absence of these approaches in		
		the amendments is disappointing and we respectfully request that		
		provisions to use these approaches be included in the plans' amendments.		
City of Sacramento	11.01	The City supports the State Water Board's efforts to update the state's	Comment noted.	No
		bacteria objectives and the variance policy. However, the City would like to		
Representative:		submit the following comments to support more effective implementation		
Sherill Huun		of actions by the regulated community to protect human health, and to		
		strengthen the technical basis for the Bacteria Provisions.		
	11.02	Allow the reference system/antidegradation and natural source exclusion	See response to comment 4.08.	No
		approaches to be		
		applied to all waterbodies; The City supports the use of the reference		
		system/antidegradation approach and natural sources exclusion approach,		
		which will provide Regional Water Boards with flexibility to adapt the water		
		quality objectives (WQOs) to their specific regions. It is important that		
		stormwater agencies focus bacteria reduction efforts on anthropogenic		
		sources. However, the City requests that these implementation tools not be		
		limited to waterbodies that have an existing Total Maximum Daily Load		
		(TMDL) or TMDL in development. The General MS4 Permit specifies a		
		Pollutant Prioritization approach for permittees to implement stormwater		
		management programs focused on their prioritized water quality		
		constituents, to address priority water quality issues and preclude the need		
		for TMDLs to be developed. It would be appropriate for dischargers to have		
		the same tools available as they actively work to address bacteria as a		
		water quality issue so as to preclude the need for TMDL development.		
	11.03	The City requests that the State Water Board allow the high flow and	See response to comment 4.14.	No
		seasonal suspension of the REC- 1 beneficial use implementation provisions		
		to be completed without a UAA. The requirement to complete a UAA		
		requires review by USEPA, and places an unnecessary burden upon the		
		dischargers and Regional Water Boards, which will likely impede these		
		options from being implemented. The proposed Bacteria Provisions do not		
		provide an adequate process or toolset to avoid costly and potentially		
		unnecessary TMDL development and control programs. There is precedent		
		within Regional Water Board Basin Plans for a temporary suspension of		
		objectives, without a UAA. The Santa Ana Regional Water Board includes		
		criteria within the Basin Plan for temporary suspension of recreational use		
		designations and objectives, which can be implemented without a UAA. As		
		part of the work that led to the adoption of the 2012 amendments to the		
		Santa Ana Basin Plan recreation standards, the Stormwater Quality		
		Standards Task Force considered the merits of and various alternatives for		
		modifying the REC-1 definition to improve clarity and precision, based on		

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		careful consideration of the scientific basis of the 1986 USEPA Recreational		
		Criteria and earlier criteria guidance. The Santa Ana Basin Plan provides		
		definitions for site-specific flow triggers, eligibility for temporary		
		suspensions, engineered or highly modified channels, and for the		
		termination of the temporary suspension. The City suggests that the State		
		Water Board either provide similar guidance, or allow Regional Water		
		Boards to develop regional guidance for temporary suspensions without		
		development of a UAA.		
	11.04	Thirdly, the City appreciates the inclusion of these implementation options	See response to comment 4.09.	No
		in the Bacteria Provisions, and requests that the State Water Board provide	The site specific nature of the application of the	
		implementation guidance to the Regional Water Boards and dischargers.	implementation options in the Bacteria Provisions does	
		The implementation options within the Bacteria Provisions provide a useful	not allow development of a general statewide guidance	
		toolkit, but place a significant technical burden on the Regional Water	that would ensure the consistency and alleviate the	
		Boards and dischargers – which will result in statewide inconsistencies.	need for site specific collection and analysis of data to	
		Guidance developed by the State Water Board would support statewide	support the approaches identified within the Bacteria	
		consistency for regulatory programs and technical evaluations.	Provisions.	
	11.05	SPECIFY HOW SITE-SPECIFIC EVALUATIONS COULD BE FACILITATED	See responses to comments 1.02, 4.01, 4.02, 3.09 and	No
		THROUGH THE BACTERIA PROVISIONS - The proposed bacteria provisions	3.10.	
		include a consideration for Water Quality Standards Variances, which may		
		be a mechanism for site specific evaluations for mixing zones, fate and		
		transport, duration of impacts, among other factors, but the Bacteria		
		Provisions do not specifically include those considerations. The City		
		requests that the State Water Board staff provide language within the		
		Bacteria Provisions that acknowledge that these are factors which may be		
		considered with a Water Quality Standards Variance. As discussed in		
		Comment 1, this is an additional area where guidance from the State Water		
		Board would be useful in promoting consistency among Regional Water		
		Boards in implementing the Bacteria Provisions.		
	11.06	ALLOW A SITE-SPECIFIC CONVERSION FACTOR TO BE USED TO CONVERT	See response to comment 2.05.	No
		FECAL COLIFORM TO E. COLI WHEN APPROPRIATE -Appendix C of the Staff		
		Report uses a conversion factor to convert fecal coliform objectives used in		
		Regions 1, 5 and 6 to E. coli objectives, and to back calculate the associated		
		risk levels. The conversion factor used is "E. coli is ~ 90% of Fecal Coliform		
		(based on number used by Ocean Plan staff – M. Gjerde)." This conversion		
		factor does not include a citation to scientific literature. At the Stakeholder		
		Meeting on July 10, 2017, State Water Board staff suggested that the		
		conversion factor came from a study conducted by the Southern California		
		Coastal Water Research Program (SCCWRP), but staff did not remember		
		specifics of the study. Communication with SCCWRP indicated that the		
		Southern California Bight 1998 Regional Monitoring report was the source		
		of the 0.9 ratio. This study included an interlaboratory comparison of		

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		indicator bacteria results among multiple laboratories that used samples		
		spiked with wastewater influent. However, the study neither includes nor		
		makes a recommendation for a conversion factor from E. coli to fecal		
		coliform .In a later SCWRRP 2007 study of natural open-space sites spread		
		across southern California's coastal watersheds, the researchers stated an		
		assumption that "E. coli levels typically equal 80% of fecal coliforms;" sour		
		however, no basis was provided in the study report to support that		
		assumptionIn summary, the City requests that the State Water Board		
		not include a single statewide conversion factor to estimate E. coli levels		
		based on fecal coliform data, or, should qualify the use of this value with a		
		statement that locally derived values are preferred. In addition, the Staff		
		Report should provide a citation for any conversion factor that is used,		
		along with an explanation of the conditions under which it was developed,		
		and justification of why it is appropriate.		
	11.07	ACKNOWLEDGE THE RISK BASIS FOR THE BACTERIA PROVISIONS. The City	See responses to comments 3.08 and 4.01.	No
		requests that the State Water Board include a more detailed description of		
		the risk level that is the basis for the Bacteria Provisions. The only mention		
		of risk level in the Bacteria Provisions occurs in the header of the table		
		presenting the WQOs. The proposed objectives do not acknowledge that		
		the USEPA 2012 Criteria are standards based on an allowable risk level,		
		derived from epidemiological studies. This risk level is the basis for the		
		objective, and the E. coli objectives are the tool to implement the risk-		
		based objective. Since the risk level is the driving mechanism to protect		
		human health, it should be clearly described in both the Bacteria Provisions		
		and Staff Report. The USEPA has a long record of establishing recreational		
		criteria based on risk levels. The USEPA published recommended		
		recreational water quality criteria in 1986 that establish the ambient		
		condition of a recreational water body necessary to protect the designated		
		use of primary contact recreation. Criteria values were selected for E. coli		
		and enterococci in order to carry forward the same level of public health protection that were believed to be associated with the USEPA's previous		
		criteria recommendations based on fecal coliform. The USEPA carried		
		forward this risk-based approach in its 2012 Criteria development. Elevated		
		levels of indicator bacteria were linked to increased risk of gastrointestinal		
		illness through epidemiological studies conducted by USEPA during the		
		National Epidemiological and Environmental Assessment of Recreational		
		Water (NEEAR) and the 2012 Criteria were established to carry forward the		
		risk-based approach to setting recreational criteria based on indicator		
		bacteria levels. The ultimate goal of recreational water quality		
		improvement programs is to reduce risk of illness to recreators, as opposed		
		to being solely focused on reducing densities of fecal indicator bacteria. As		
		such, incorporating a discussion of the risk-basis for the Bacteria Provisions		
	1	sacing meet perduting a discussion of the risk basis for the bacteria i Tovisions		<u> </u>

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		will allow them to be adaptable to the evolving science in the event that a		
		better indicator becomes available and ensure a clear understanding that		
		the risk-level established in the provisions is protective of human health.		
	11.08	ALLOW INDICATORS IN ADDITION TO E. COLI AND ENTEROCOCCI THAT MAY	See responses to comments 4.01 and 4.02.	No
		BETTER CHARACTERIZE RISK.		
		The focus on numeric objectives for culturable e. coli and enterococci,		
		rather than on the appropriate risk level, does not allow for other pathogen		
		indicators or analytical methods that may better characterize risk. The		
		Bacteria Provisions recommend USEPA Methods 1603 and 1600 or other		
		equivalent method to measure culturable e. coli and enterococci,		
		respectively. This language may be interpreted as precluding the use of new		
		methods to measure f. coli and enterococci that are not culture based, or if		
		newly developed rapid indicators could be used. Rapid indicators to		
		measure the presence of pathogens outside of a lab culture continue to be		
		an active area of research.		
		In addition, if an alternative indicator (e.g., coli phage) is developed and		
		approved, the current Bacteria Provisions language could be problematic,		
		assuming that the use of those methods is interpreted as a requirement.		
		The City recommends that the text in the Bacteria Provisions specifying		
		preferred methods be rewritten to be adaptable to future scientific		
		developments such as improved measurements of e. coli and enterococci,		
		as well as alternative indicators that better characterize human health risk.		
City of San Diego	12.01	The City appreciates the State Water Resources Control Boards' (State	Comment noted.	No
		Water Board) efforts to develop the proposed ISWEBE and Ocean Plan		
Representative:		Provisions. Although the City supports the development of these statewide		
Drew Kleis		bacteria water quality policies, we have several comments that we		
		respectfully request the State Water Board consider before finalizing these		
		provisions.		
	12.02	Risk-Based Foundation: Both the ISWEBE and the Ocean Plan Provisions	See responses to comments 3.08 and 4.01.	No
		should provide more discussion on the risk protection level (i.e., 32 excess		
		illnesses/1000 recreators) associated with the proposed bacteria water		
		quality objectives, and that the Escherichia coli (E.coli) and enterococcus		
		objectives are the indicators being used to interpret the risk level at this		
		time. Following a risk-based approach, the provisions should also include		
		language which allows incorporation of more accurate indicators of human		
		sources of bacteria (or direct measures of pathogen risk), and the		
		associated risk level, based on new scientific findings in the future. The City		
		of San Diego supports the proposed water quality objectives (WQOs) to		
		protect public health for waterbodies that support recreational uses.		
		However, the City is concerned that the provisions do not include detailed		
		discussion of the associated protective risk level (except for listing the		

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		associated illness rate in the Bacteria WQOs tables). The Staff Report		
		includes some additional context, but does not adequately describe the		
		relationship between the proposed risk level and WQOs. Incorporating a		
		discussion of risk will clarify that the ultimate goal of recreational water		
		quality improvement programs is to reduce risk of illness to recreators, as		
		opposed to being solely focused on reducing densities of fecal indicator		
		bacteria. The Regional Boards should have the flexibility to incorporate		
		alternative and better indicators of human sources of bacteria and possibly		
		direct measures of pathogens in the future so long as they are protective of		
		an acceptable level of risk. USEPA and others are actively researching more		
		reliable and specific indicators of human sources and it is expected that		
		more reliable indicators will become available in the near future.		
		Additionally, science regarding alternative indicators is evolving more		
		rapidly than the regulatory process can keep up. The provisions should		
		streamline the process using alternative indicators in the future as long as		
		they provide equivalent protection of recreational beneficial uses.		
		Recommendation: The provisions should clearly indicate that the objectives		
		correspond to a protective risk level and that the Escherichia coli (E. coli)		
		and Enterococcus objectives are the indicators being selected to interpret		
		that risk level based on current science. The City also recommends that the		
		provisions include language which allows incorporation of alternative		
		indicators based on new scientific findings in the future under this risk-		
		based approach. Modify language to: "Regional Water Boards may consider		
		alternative indicators or direct measures of pathogens if they are		
		scientifically defensible and can be used to effectively assess the protective		
		level of risk of 32 illnesses per 1,000 recreators"		
	12.03	Replace Dated Bacteria Water Quality Indicators with the Proposed Water	See responses to comments 4.01, 4.17, and 33.18.	No
		Quality Objectives: Both the ISWEBE and Ocean Plan Provisions should		
		include language which requires State agencies and Regional Water Boards	Chapter III.E.3. of Part 3 of the ISWEBE plan states: "The	
		to update existing bacteria water quality objectives and values, including	Bacteria Water Quality Objectives supersede any	
		but not limited to AB411 /California Department of Public Health (CDPH)	numeric water quality objective for bacteria for the	
		standards, based on fecal and total coliforms. These indicators are deemed	REC-1 beneficial use contained in a Basin Plan" The	
		to be unreliable by the United States Environmental Protection Agency	Ocean Plan has a similar provision. This effectively	
		(USEPA) and are not based on best available science. The City supports the	replaces all water quality objectives for bacteria as it	
		use of E. coli and Enterococcus as bacteria water quality indicators, which	applies to REC-1 uses currently found in the Regional	
	1	USEPA recommended as superior to fecal and total coliform indicators:	Water Board basin plans with E.coli and enterococcus	
	1	"Microorganisms that are potential indicators of fecal contamination are	based on the most recent science provide by U.S. EPA.	
	1	normally present in fecal material. Not all of these indicators, however,		
	1	have a clear relationship to illness rates observed in epidemiological		
	1	studiestwo microorganisms that have consistently performed well as		
		indicators of illness in sewage-contaminated waters during epidemiological		
		studies are Enterococci in both marine and fresh water and E. coli in fresh		

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		water measured by culture (Prüss, 1998; Wade et al., 2003; Zmirou et al.,		
		2003). Additionally, two epidemiological studies also demonstrate the		
		utility of E. coli as an indicator as recommended in the 1986 criteria		
		(Marion et al., 2010; Wiedenmann, 2006). Together the available body of		
		information supports USEPA's 2012 Recreational Water Quality Criteria		
		(RWQC) recommendations to use Enterococci and E. coli as indicators of		
		fecal contamination" (pp. 9-10 of USEPA 2021 RWQC). However, the City is		
		concerned that, although both provisions establish new objectives based on		
		E. coli and Enterococci, the provisions do not prevent Regional Water		
		Boards from continuing to use fecal and total coliforms. Latest USEPA		
		studies demonstrated that these two indicators are not as reliable as E. coli		
		and Enterococci and the numeric values associated with fecal and total		
		coliforms are not based on sound science. Recommendation: Add language		
		that requires Regional Water Boards to update all existing bacteria WQOs		
		to Enterococci and E. coli, or other alternative indicators of the protective		
		risk level based on sound science.		
	12.04	Clarify Site-Specific Objectives: Both the ISWEBE and Ocean Plan Provisions	See responses to comments 4.01 and 4.02.	No
		should include a provision allowing for site specific objectives, and should		
		specifically include the option to develop site-specific objectives using		
		procedures outlined in USEPA's 2012		
		Recreational Water Quality Criteria (RWQC) The City supports the		
		proposed language that bacteria WQOs do not supersede a site-specific		
		numeric water quality objective for bacteria established for the REC-1		
		beneficial use (ISWEBE Provisions III. E.3). However, the Ocean Plan		
		Provisions make no mention of site-specific objectives. Further, both		
		provisions make no		
		mention of developing site-specific objectives using procedures outlined in		
		USEPA's 2012 RWQC (e.g. Quantitative Microbial Risk Assessment [QMRA]).		
		USEPA encourages the development of site-specific bacteria objectives:		
		"States could adopt site-specific alternative criteria to reflect local		
		environmental conditions and human exposure patterns" and include		
		examples of tools to develop the site-specific numeric values: "(1) an		
		alternative health relationship derived using epidemiology with or without		
		QMRA; (2) QMRA results to determine water quality values associated with		
		a specific illness rate; or (3) a different indicator/method combination" (p.		
		48 of USEPA 2012 RWQC).		
		Recommendation: Add a provision for allowing site-specific objectives,		
		including an option to develop site specific objectives using procedures		
		outlined in USEPA's 2012 RWQC. Furthermore, the following language in		
		ISWEBE Provisions III. E.3 should be added to the Ocean Plan Provisions:		
		"The BACTERIA WATER QUALITY OBJECTIVES do not supersede any site-		

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		specific numeric water quality objective for bacteria established for the		
		REC-1 beneficial use".		
	12.05	Distinguish Dry Weather and Wet Weather Objectives: Both the ISWEBE	See response to comment 4.06.	No
		and Ocean Plan		
		Provisions make no distinction as to which objectives should apply during		
		dry and wet weather. For southern California beaches in particular, the		
		geometric mean should not apply to the wet weather season when storm		
		events frequently occur. Only the statistical		
		threshold value should apply during wet weather months at southern		
		California beachesThe City is concerned that the provisions do not make		
		a distinction as to which objectives should apply during dry and wet		
		weather. Weekly samples are typically collected during the dry season as		
		part of the AB411 beach monitoring program, which allows for calculation		
		of a geometric mean (GM), assuming a sufficient number of samples are		
		collected during the averaging period, in addition to comparison to the		
		statistical threshold value (STV). Storm events are infrequent in southern		
		California; therefore, a sufficient number of samples would typically not be		
		available for calculation of a GM to represent wet weather conditions. As a		
		result, only the STV should apply for wet weather in this region.		
		Recommendation: Apply the GM and STV to dry-weather samples (only		
		apply the STV when the sample size is insufficient for calculation of the		
		GM). Only apply STV to wet weather samples.		
	12.06	Include Guidance on Use Attainability Analysis (UAA): The ISWEBE	See response to comment 4.14. Additionally, as noted	No
		Provisions require development of a UAA in order to designate a water	in Table 13 in Chapter 11 of the Staff Report, the LREC-1	
		body under the Limited Water Contract Recreation (LREC-1) beneficial use	use designation implementation provisions refers to	
		or allow for high flow or seasonal suspensions. Although the City supports	State Water Board Resolution 2005-0015, and Water	
		the Provisions' requirement that UAAs be completed prior to designation	Quality Order 2005-0004. The identified references as	
		with the LREC-1 beneficial use, as required under existing law, the	well as any published UAA addressing 40 Code of	
		Provisions do not provide guidance as to how an approvable UAA should be	Federal Regulations 131.10(g) factors identifying limited	
		conducted or alternative methods that could be used to determine	recreational use as a reason for beneficial use re-	
		appropriate beneficial uses. The State Water Board should develop guidelines for conducting such UAAs to reduce the burden on Regional	designation may be used as guidance material to perform a future LREC-1 UAA.	
		Water Boards and permittees and maintain a level of consistency in UAA	perform a future EREC-1 OAA.	
		requirements across the state The City supports that the provisions allow		
		for the Regional Water Boards to designate waterbodies under the Limited		
		Water Contact Recreation (LREC-1) beneficial use, and allow for high flow		
		or seasonal suspensions. However, the City is concerned that the provisions		
		require development of a Use Attainability Analysis (UAA) to implement		
		these designations but provide no further details on the UAA methods, and		
		requirements, or alternatives that could streamline the process. The UAA		
		requirement would create a large burden on permittees and the Regional		
		Water Boards. High flow suspensions have been developed in the Santa		
	<u> </u>	Tracer Boards, riight now suspensions have been developed in the santa		1

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		Ana Region without the use of a UAA. The State Water Board should not		
		require UAAs for high flow and seasonal suspensions in all situations (?),		
		and should develop guidelines to streamline development of the		
		suspensions and UAAs for LREC-1 to reduce the burden on Regional Water		
		Boards and permittees and to maintain a level of consistency in developing		
		these suspensions across the state.		
		Recommendation: The City supports the requirement to complete a UAA		
		before designating LREC-1 for a specific water body. The State Water Board		
		should provide streamlined UAA guidance and the requirements should		
		clearly state that if approved, LREC-1 would replace an existing REC-1		
		beneficial use designation. Guidelines should also be developed to support		
		incorporation of high flow and seasonal suspensions, such as identifying		
		flow conditions that pose hazardous conditions, in lieu of requiring		
		development of a UAA. These steps will protect recreational uses while		
		reducing the burden on Regional Water Boards and permittees, and will		
		also help maintain a level of consistency in applying these provisions across		
		the state. It is important to note that Regional Water Boards can and have		
		incorporated suspensions within Basin Plans as part of the objectives for		
		individual waterbodies without needing a UAA. This type of strategy has		
		also been approved by USEPA for other states such as Georgia, Oklahoma,		
		Arkansas, and Missouri.		
	12.07	Strike Use Attainability Analysis Requirement for Suspensions: In the past,	See response to comment 4.14. Additionally, the	Yes
		Regional Water Boards can and have incorporated suspensions within Basin	attainability of the REC-2 beneficial use is not in the	
		Plans as part of the objectives for individual waterbodies without requiring	scope of the Bacteria Provisions. Consequently, REC-2	
		a UAA. This type of strategy has been approved by USEPA for other states.	use is not addressed in the implementation of	
		UAAs require extensive and time-consuming analysis that could impede the	suspensions. Mention of REC-2 in the Staff Report was	
		accessibility and utility of the suspensions contained in the Provisions. In	inadvertent and has been removed from Chapter 5	
		addition, attainability of REC-2 uses should also be evaluated in the	section 5.3.2 of the Staff Report.	
		implementation of suspensions.		
	12.08	Consider Dilution for Storm Water: Both the ISWEBE and Ocean Plan	See response to comment 1.02.	No
		Provisions do not consider dilution or a mixing zone for storm water. The		
		provisions should account for dilution/mixing zone for storm water if		
		recreational activity does not occur in the		
		immediate vicinity of a storm water discharge and dilution of storm water is		
		likely Both the ISWEBE and Ocean Plan Provisions do not consider		
		dilution and a mixing zone for stormwater.		
		Recommendation: The City recommends adding language to account for		
		dilution/a mixing zone for stormwater.		
	12.09	The City supports the proposed six week interval for the GM calculation. As	See response to comment 4.07.	No
		USEPA acknowledged, "a longer duration would typically allow for more		
		samples to be collected and that including more samples in calculation of		

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		the GM and STV improves the accuracy of the characterization of water quality" (p. 40 of USEPA's 2012 RWQC). The City is concerned that a GM is to be calculated as a rolling 6-week GM and evaluated on a weekly basis. The use of the rolling GM can erroneously imply the persistence of bacterial water quality problems even when the risk is no longer present. USEPA's 2012 RWQC recommend either a static or rolling average for the GM calculation (p. 40 of USEPA's 2012 RWQC). Recommendation: The GM calculation should be replaced with "either a rolling or static 6-week GM". Allow for flexibility to use either a rolling a static 6-week GM calculation to		
	12.10	encourage larger sample sizes which provide more accurate assessments. The City supports the application of the STV with a 10% allowable exceedance frequency, which is recommended by USEPA. A monthly calculation is specified using the STV and a 6-week rolling period (assessed weekly) is specified for use with the GM. The City supports using a longer time period for the STV, consistent with the rationale presented in the provisions. Recommendation: Assess the STV using a longer averaging period.	See responses to comments 3.03 and 4.07. As discussed in Chapter 5 section 5.2.5, U.S. EPA 2012 Recreational Water Quality Criteria recommends a STV duration of 30 days. Using a 6-week duration will lead to additional data in the calculation and a more statistically robust result. However, the monthly averaging period for STV is utilized instead of the 6-week averaging period applicable to the geometric mean to prevent reporting violations over a 6-week period when the actual violation may no longer exist. The shorter period of time for the STV is appropriate because the STV is an acute measure and reporting a violation should not be delayed.	No
	12.11	The City supports the reference system and natural sources exclusion approaches based on observed exceedances in an applicable reference system or due to a natural source. The proposed approaches, however, allow a certain frequency of exceedance of the STV and not the GM. The City believes that if GM exceedances are observed in a reference system or due to a natural source, this should be considered as allowable exceedances. Recommendation: Allowable exceedance frequencies should apply to both the STV and the GM.	See response to comment 4.09.	No
	12.12	Both provisions allow the reference system and natural source exclusion approaches to be used in the context of a TMDL and do not allow the approaches to apply to non-TMDL waterbodies. The City believes the use of these approaches should not be limited to only TMDL waterbodies. Recommendation: Both approaches should be allowed in non-TMDL waterbodies.	See response to comment 4.08.	No
	12.13	Both provisions require that all anthropogenic sources of bacteria be identified, quantified, and controlled prior to the implementation of the natural source exclusion approach. The City has a concern that the	See response to comment 4.09, 6.04, and 23.05. Anthropogenic bacterial sources are broadly characterized as any source of bacteria that occurs as a	No

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		provisions provide no further details on the definition of anthropogenic bacteria sources and the demonstration of anthropogenic source control. Recommendation: The State Water Board should define "anthropogenic bacterial sources", provide guidelines for documenting control of these sources, and methods/tools for demonstrating that prerequisite requirements for the natural source exclusion approach have been met.	result of human activity. Exhaustively enumerating all potential anthropogenic sources of bacteria is infeasible and beyond the scope of the project. If a Regional Water Board chose to implement a natural sources exclusion approach they would identify all natural sources of bacteria as required by Chapter V.E.2 of the Bacteria Provisions for the ISWEBE plan. Any remaining sources would be identified as anthropogenic and vary on a site-specific basis.	
	2.14	The analysis of economic considerations does not fully evaluate the additional increase in cost from the lower illness rate proposed in the provisions for stormwater dischargers, particularly during wet weather. The analysis presumes that the difference in the objectives is small and will therefore not result in additional costs to wastewater agencies, but does not assess stormwater agencies. Recommendation: Conduct an economic analysis for wet weather discharges to meet the lower illness rate.	Please see the response to comment 4.11. Additionally, Chapter 10 section 10.4 of the Staff Report was revised to clarify the economic analysis associated with storm water discharges. Storm water discharges to fresh and marine waters presently have to meet a bacteria objective or beach notification level set to achieve a slightly higher illness rate than the proposed objectives in the Bacteria Provisions, and it is expected that storm water permit requirements under the Bacteria Provisions will be broadly similar to current requirements. Stormwater permits currently require the discharger to develop and implement best management practices to the maximum extent practicable (for municipal dischargers and discharges from the California Department of Transportation's facilities) or using the best conventional pollutant control technology (for industrial and construction discharges). These requirements are not expected to change due to the Bacteria Provisions, best management practices will continue to be required, and possible incremental costs will be relatively low. Finally, the Bacteria Provisions include mechanisms which, if implemented, could further reduce the compliance burden for some municipal storm water permittees, such as high-flow and seasonal suspensions (for inland surface waters, enclosed bays, and estuaries) and natural background/reference condition adjustments (for all waters).	Yes
1	.2.15	The City is concerned that when a suspension is implemented, the provisions make clear that the REC-2 objectives still apply and no changes	See response to comment 4.15.	No
		to the REC-2 objectives are included. Especially during a high flow		

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		condition, both REC-1 and REC-2 may not be supported due to safety		
		concerns. Attainability of both REC-1 and REC-2 uses should be determined		
		in the implementation of the suspensions. The Staff Report notes several		
		times in Section 5.3.2 that REC-1 and REC-2 beneficial uses are not fully		
		attainable during high flow events that justify the suspension of REC-1		
		objectives. This language is inconsistent with the exclusion of REC-2 from		
		the suspensions in the Bacteria Provisions.		
		Recommendation: Application of the suspensions to REC-2 beneficial uses		
		should also be considered.		
	12.16	The City is concerned that the provisions maintain the AB411/CDPH	See responses to comment 4.17 and 33.18.	No
		standards but do not provide a clear distinction of the differences between		
		the new bacteria WQOs and the AB411/CDPH standards and how the latter		
		should be used. The language appears to state that all of the objectives		
		would be used for permitting, but only the new objectives should be used		
		for 303(d) listing decisions. Further, the continuing use of fecal and total		
		coliform-based numeric values are not recommended as discussed in		
		Comment 2.		
		Recommendation: Replace the AB411/CDPH standards with State approved		
		bacteria WQOs.		
City of Watsonville	13.01	The City of Watsonville is a State recognized economically disadvantaged	See response to comment 2.02 and 9.01. Additionally,	No
		community (DAC) based on population and median household income. The	the Bacteria Provisions do not contain specific	
Representative:		City has been implementing pathogen TMDL requirements for compliance	implementation requirements. The Bacteria Water	
Steve Palmisano		with the State Water Resources Control Board Small Municipal Separate	Quality Objectives do not supersede or disturb existing	
		Stormwater System Phase II permit (MS4 permit). This permit has been	TMDLs for the control of bacteria that support the REC-	
		extremely challenging to implement given the level of service and	1 use that are established prior to the effective date of	
		requirements needed to stay in compliance with the program.	the Bacteria Provisions. For example, see Part 3 of the	
		Small DACs such as Matsanvilla simply do not have the revenue to comply	ISWEBE, Chapter III.E.3, which was revised to clarify this	
		Small DACs such as Watsonville simply do not have the revenue to comply	point (which was previously addressed in the draft Part	
		with such extensive unfunded regulatory programs, and it puts undue financial burden on communities already struggling to meet basic public	3 at Chapter IV.E.1). As a result, the economic analysis does not evaluate the economic factors or costs	
		health and safety needs. It is critical that economic feasibility be considered	associated with existing permit requirements	
		as part of permit regulations.	implemented pursuant to existing TMDLs.	
	13.02	The bacteria provisions do not specify attainment of pathogen reductions	See responses to comments 3.09, 3.10, 3.12, and 22.05.	No
	13.02	for natural (birds and wildlife) and other uncontrollable sources, which	See responses to comments 5.05, 5.15, 5.12, and 22.05.	110
		account for the vast majority of contributions of fecal indicator bacteria	The Bacteria Provisions identify the federal framework	
		(FIB). These uncontrollable sources in urban runoff and receiving waters	by which a Regional Water Board or State Water Board	
		may make attainment of waste load allocations and water quality	may establish a variance; the Bacteria Provisions do not	
		objectives nearly impossible, particularly in urban areas.	establish any variance. A variance may be applied to a	
			slough or other estuarine waterbody.	
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		The proposed REC-1 variance is not attainable in sloughs. A reasonable		
		variance needs to be considered for TMDL impacted water bodies that have		
		a WAAP for pathogens		
	13.03	The LREC-1 standard could be applied to the TMDL impacted slough system.	See response to comment 3.15.	No
		However, there are no numeric criteria associated with LREC-1 designation.		
		Numeric water quality objectives for LREC-1 need to be established and		
		defined in the bacteria provisions.		
County of Los	14.01	For waterbodies with traditionally low level of recreational use, the bacteria	See responses to comments 2.02, 3.08, 4.01, and 4.02.	No
Angeles and the		criteria corresponding to 36 per 1,000 illnesses rate should be used. As		
Los Angeles County		indicated in the staff report, the U.S. Environmental Protection Agency's		
Flood Control		(USEPA) 2012 recreational water quality criteria (RWQC) recommendations		
District		include criteria based on two estimated illness rates — 32 and 36 per 1,000		
		primary contact recreators. The determination of which to use is left to the		
Representative:		States' discretion. The 2012 RWQC states: "EPA recommends that states		
Daniel J. Lafferty		make a risk management decision regarding illness rate which will		
		determine which set (based on illness rate selected) of criteria values are		
		most appropriate for their waters. The designated use of primary contact		
		recreation would be protected if either set of criteria is adopted into the		
		state [water quality standards (WQS)] and approved by EPA. "(Office of		
		Water 820-F-12-058)		
		The State Water Quality Control Board (State Water Board) is currently		
		recommending the use of criteria corresponding to the 32 per 1,000 illness		
		rate for all waterbodies. While this is the most conservative approach, we		
		are concerned that it is overly conservative and can inadvertently drive up		
		compliance costs. An alternate approach would be incorporating criteria		
		corresponding to the 32 per 1,000 illness rate in waterbodies that have high		
		level of recreational use, such as public beaches, and using the 36 per 1,000		
		illness rate for waterbodies with low or minimal water contact recreation,		
		such as flood control channels. This approach can be equally protective of		
		public health and more cost-effective over time. It is worth noting that		
		USEPA's 2012 RWQC are based on studies conducted at coastal beaches		
		where the intensity of recreational use is high relative to that at urban		
		flood control channels. As a result, the criteria corresponding to the 32 per		
		1,000 illness rate is overly conservative for waterbodies that have a low		
		level of recreational use. As acknowledged by USEPA, recreational		
		waterbodies that are predominantly impacted by nonhumanfecal sources		
		(such as stormwater discharges) have relatively lower public health risk		
		than those impacted by wastewater discharges. This suggests that the		
		criteria corresponding to the 36 per 1,000 illness rate can be appropriate		
		for waterbodies that do not have a high level of recreational use and are		
		not predominately impacted by sources of human fecal matter. Therefore,		
		we request that State Water Board adopt a criteria corresponding to the 36		

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		per 1,000 illness rate for waterbodies that have low level of recreational		
		use and criteria corresponding to the 32 per 1,000 illness rate for		
		waterbodies with high level of recreational use.		
	14.02	The State's Bacteria Provisions should allow the development of site-	See responses to comments 4.01 and 4.02.	No
		specific bacteria objectives using quantitative microbial risk assessment		
		(QMRA) and provide appropriate guidance for implementing the QMRA.		
		In its 2012 RWQC document, USEPA indicated that the source of microbial		
		contamination is an important factor to be considered in determining		
		human health risk in recreational waters. The risk to humans by fecal		
		contamination from non-human sources has been shown to be less than		
		those from human sources. Consequently, USEPA has provided scientific		
		tools, such as QMRA for developing alternative site-specific bacteria criteria		
		for waterbodies that are predominantly impacted by non-human fecal		
		sources.		
		State Water Board's position on the issue of site-specific objectives requires		
		clarification. The development of site-specific objectives is not included in		
		the options considered, nor is it addressed elsewhere in the staff report. As		
		discussed above in comment I, the cost of complying with overly		
		conservative standards could be much higher than the cost of developing		
		site-specific objectives.		
		In Southern California, many stormwater agencies, as well as regulatory		
		agencies, including the Los Angeles Regional Water Quality Control Board		
		and USEPA Region 9, have shown interest in utilizing QMRA to develop site-		
		specific bacteria criteria for sites where sources are characterized		
		predominantly as non-human. It is important that the State Water Board		
		recognize and allow the use of QMRA, as well as provide a guidance for		
		purposes of site-specific criteria development in California.		
		Accordingly, we request the addition of a new element on QMRA, as well as		
		a guidance on how to implement the QMRA to the proposed bacteria		
		provisions.		
	14.03	Exceedances of geometric mean objectives should be allowed under the	See response to comment 4.09.	No
		reference system/antidegradation and natural sources exclusion		
		approaches.		
		The proposed amendment of the State's Bacteria Provisions only allows an		
		exceedance of the statistical threshold value (STV) but not the geometric		
		mean (GM) under the reference system/antidegradation and natural		
		sources exclusion approaches. This inconsistent application of reference		
		system and natural sources exclusion approaches is not based on science		
		and potentially would require the treatment of non-anthropogenic sources		
		of bacteria. Given the fact that non-anthropogenic sources can cause		
		significant exceedances of the GM, State Water Board should re-assess its		
		approach on the implementation of the GM standards.		

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		Studies conducted at non-human source-impacted waterbodies in southern		
		California show that the GM objectives are frequently exceeded in these		
		waterbodies as is the case for STV objectives. Based on the findings of these		
		studies, on average, E. coli exceeds the GM objectives 16 percent of the		
		time at freshwater reference sites in southern California. Further, at Leo		
		Cabrillo Beach, one of the reference sites commonly used in the Los		
		Angeles Region, the GM objectives exceeded at a rate of over 20 percent.		
		These exceedances correlate with the STV exceedances.		
		However, the proposed amendment does not consider these exceedances		
		of GM that are caused by natural sources despite their correlation with		
		exceedances of STV.		
		Therefore, we request that GM exceedances be allowed, similar to STV,		
		based on local reference systems where naturally generated bacteria		
		sources are known to cause exceedances.		
	14.04	Allow the application of the reference system/antidegradation and the	See response to comment 4.08.	No
		natural sources exclusion approaches outside of a TMDL.		
		The proposed amendment of the State's Bacteria Provisions only allows the		
		reference system/ antidegradation approach and the natural sources		
		exclusion approach to be used in the context of a TMDL. Consequently, for		
		a water body that has no bacteria TMDL, these approaches would not be		
		available for use under the current proposal. The application of these		
		approaches should not be limited to waterbodies with TMDLs; it should		
		apply to all waterbodies with or without a TMDL.		
	14.05	The State should provide guidance for the implementation of the natural	See response to comment 4.09.	No
		sources exclusion approach.		
		Currently, no guidance exists on how to implement the natural sources		
		exclusion approach, despite amendments in both the Los Angeles Region's		
		and San Diego Region's Basin Plans allowing the use of the natural sources		
		exclusion approach. In the Los Angeles Region, all Bacteria TMDLs address		
		natural sources of bacteria using the reference system /antidegradation		
		approach. This is partly due to the confusion behind implementing the		
		natural sources exclusion approach. Thus, rather than dealing with the		
		ambiguity of this approach, all Bacteria TMDLs utilized the better-defined		
		reference system/antidegradation approach. To avoid a repeat of this		
		problem Statewide, the State Water Board should provide a guidance or		
		clarification regarding the implementation of the natural sources exclusion		
		approach to remove the confusion behind its use and to allow the natural		
		sources exclusion approach to be a useable tool for all regions.		
	14.06	The State should provide guidance for implementation of seasonal	See response to comments 4.13, 4.14, and 6.06. The	No
		suspension of REC-1 beneficial use.	Regional Water Boards have the discretion to both	
		The proposed amendment of the State's Bacteria Provisions allows the	evaluate the necessity of a temporary suspension as	

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		seasonal suspension of REC-1 beneficial use if a use attainability analysis	well as determine the specific flows and temperatures	
		determines certain factors prevent the attainment of the use. As indicated	that best apply to the water bodies and recreation	
		in the staff report, some examples of these factors include:	activities of the region.	
		Naturally occurring pollutant concentrations prevent the attainment of		
		the use; or Natural, ephemeral, intermittent or low flow conditions or		
		water levels prevent the attainment of the use, unless these conditions may		
		be compensated for by the discharge of sufficient volume of effluent		
		discharges without violating State water conservation requirements		
		to enable uses to be met; or Human caused conditions or source of		
		pollution prevent the attainment of the use and cannot be remedied or		
		would cause more environmental damage to correct than to leave in place.		
		However, the proposed amendment does not go into further detail		
		regarding how any of these factors would be evaluated. For instance, it is		
		unclear as to what water level would be considered low flow for allowing		
		season suspension of the REC-1 beneficial use.		
		We request that State Water Board provides detail guidance on the		
		implementation of seasonal suspension. This guidance would help prevent		
		confusion at the regional level and ensure consistency in the		
		implementation of the seasonal suspension policy throughout the State.		
	14.07	Clarify that the bacteria objectives for REC-1 beneficial use would not apply	See response to comment 3.15. Additionally, the Staff	No
		to LREC-1 beneficial use	Report Indicates in Table 1, Table 2, and language in	
		The water quality objectives in the proposed amendment of the State's	Section 2.3.2 that the proposed Water Quality	
		Board should clarify that the objectives are applicable only to REC-1	Objectives are intended to apply to REC-1 beneficial	
		beneficial use. The State Water Board should clarify that the objectives are	use. The Staff Report indicates in 2.3.3 that the	
		applicable only to REC-1 beneficial use and do not apply to Limited REC-1	"designation of the LREC-1 beneficial use could include	
		(LREC-1) beneficial use to prevent misapplication of the objectives for the	the development of site specific bacteria objectives."	
		wrong beneficial use.	The Regional Water Boards have the discretion to a	
			conduct a UAA for designation of LREC-1 at water	
			bodies that meet the restricted access and very low	
			water depths criteria. The Regional Water Boards also	
			have the discretion to propose bacteria objectives best	
			suited for the local circumstances.	
	14.08	High flow suspension and seasonal suspension should also apply to LREC-1	The high flow and season suspension options outlined	No
		beneficial use.	within the Bacteria Provisions are specific to REC-1 as	
		The proposed amendment includes the application of high flow suspension	the scope of the bacteria water quality objectives and	
		and seasonal suspension, where appropriate, for REC-1 beneficial use.	associated implementation options are focused on the	
		The application of these suspensions should also include LREC-1 beneficial	REC-1 beneficial use. However, the Provisions do not	
		use.	preclude a Regional Water Board from developing high	
			flow or seasonal suspensions for LREC-1 beneficial uses.	

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	14.09	The proposed amendment should include a provision that requires the	See response to comment 2.02. The Bacteria Provisions	No
		reconsideration of existing Bacteria TMDLs to ensure consistency with the	provides that where any of the bacteria water quality	
		State's Bacteria Provisions.	objectives supersede a water quality objective for	
			bacteria for which a TMDL was established, the TMDL	
		In the proposed amendment of the State's Bacteria Provisions, there is	remains in effect (Part 3 Section II.E.3. of the ISWEBE	
		currently no language requiring the Regional Boards to reopen their	plan, Chapter and Section III.D.1.b. of the Ocean	
		respective region's Bacteria TMDLs. Previously, the State put language in	Plan). A Regional Water Quality Control Board may	
		the Statewide Trash Amendments, requiring the Los Angeles Regional	convene a public meeting to evaluate the effectiveness	
		Board to reopen all their trash TMDLs within their region, except for two	of the TMDLs in attaining any of the applicable bacteria	
		watersheds, within one year. This has helped all the Trash TMDLs become	water quality objectives. Allowing the Regional Water	
		consistent with the State's standards. Thus, we are seeking similar language	Boards the flexibility to determine the appropriateness	
		requiring the Regional Boards to reopen Bacteria TMDLs to ensure	of adopted bacteria TMDLs is appropriate given the	
		consistency with the State's Bacteria Provisions.	nature of the pollutant and the existing point and non-	
		,	point source controls. The Trash Amendments	
			contained a narrative objective for trash and a	
			prohibition of discharge with specific implementation	
			requirements. The Trash Plan directed the Los Angeles	
			Regional Board to reconsider the scope of its Trash	
			TMDLs, except those pertaining to the Los Angeles	
			River and Ballona Creek watersheds, to give particular	
			focus of an implementation approach on high	
			generating trash areas. Unlike the Trash Plan, the	
			Bacteria Provisions do not contain requirements to	
			implement a prohibition of a discharge. Therefore, the	
			Bacteria Provisions would not require the Regional	
			Water Boards to reopen existing TMDLs to evaluate	
			approaches in light of approaches not identified in the	
			Bacteria Provisions. The existing bacteria TMDLs will	
			remain in effect to achieve water quality standards but	
			a Regional Water Board may consider whether to	
			reevaluate existing regulatory approaches.	
The County of	15.01	The County appreciated the large amount of work that has been put into	Comment noted.	No
Orange and the		the development of the Bacteria Provisions and supports the efforts made		
Orange County		by the State Water Board to improve the policy for recreational waters.		
Flood Control	15.02	USEPA's 2012 Recreational Water Quality Criteria provides a risk-based	See responses to comments 3.08, 4.01, and 4.02.	No
District		approach to recreational water quality that provides flexibility in reducing	, ,	
		the risk of illness to recreational users rather than being solely focused on		
Representative:		reducing densities of fecal indicator bacteria (FIB). In translating USEPA's		
Chris Crompton		approach, however, the proposed Bacteria Provisions and Staff Report, do		
		not clearly set forth the risk-level basis for the proposed numeric criteria for		
		E. coli and Enterococci, and do not discuss the limitations of using FIBs to		
		demonstrate health risk.		
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	15.03	The Bacteria Provisions further, and lack flexibility to allow Regional Boards and permittees dischargers to utilize alternative indicators (e.g. human markers), or take advantage of future scientific advancement which may identify indicators which better reflect risk to human health.	See responses to comments 4.01 and 4.02.	No
	15.04	The proposed Bacteria Provisions and its Staff Report should include a more in-depth discussion description of the risk based approach upon which the USEPA's 2012 guidance was premised and intended to reflect, and the risk-level basis of the proposed numeric criteria.	See responses to comments 3.08 and 4.01.	No
	15.05	The Bacteria Provision should include and more flexibility for utilizing alternative indicators and evolving science to demonstrate that compliance with the established risk level.	See responses to comments 4.01 and 4.02.	No
	15.06	2. AB411 requirements (Ocean Plan 11.B.1.b and 111.D.l.c) The County is concerned that the proposed Bacteria Provisions will create dual requirements for beach water quality monitoring given that AB411, administered under the California Department of Public Health (CDPH), will continue to utilize Total Coliform and Fecal Coliform, based largely on USEP A's 1986 guidance and the 1997 Ocean Plan. AB411 requires beach monitoring standards to be established by CDPH, but does not strictly specify the indicators and numeric targets that should be used (Section 1, 115880(c)(2-3)). Until such time as AB411 regulations are updated by CDPH, language should be provided to clarify that AB411 requirements should be utilized for beach posting purposes but not for NPDES permit or any other regulatory purposes (e.g. 303(d) listing).	See responses to comments 4.17 and 33.18.	No
	15.07	3. Salinity thresholds (ISWEBE 111.E.2 Table 1 and Staff Report 2.3.2 and 5.2.2) The County supports using E.coli as a fresh water indicator and Enterococcus as a marine water indicator. However, the salinity thresholds defined in the Bacteria Provisions do not cover all waterbodies especially tidal prisms and estuaries that fluctuate considerably in salinity. Using Aliso Creek mouth in Orange County as an example, during the past three years, the recorded salinity level has been up to 20% higher and 80% lower than 10 parts per thousand, which does not fit into either the fresh water or marine water category. The Staff Report suggestion to select the indicator based on salinity conditions would result in more complicated monitoring and data analysis and slow down monitoring efforts that are highly driven by very tight sample holding times. Furthermore, as the Staff Report implicitly acknowledges in its discussion of the false positives that may result from sampling for Enterococcus in water bodies with salinity of less than 10 parts per thousand, a static application of the threshold to water bodies which fluctuate in salinity may result in unreliable data and result in reporting violations where no actual violation exists. The County requests	See response to comment 4.16.	No

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		that either salinity thresholds be adjusted so that all waterbodies can be		
		covered or that more clear guidance be provided on how to implement the		
		Bacteria Provisions with respect to waterbodies which fluctuate in salinity		
		and/ or do not distinctly fall into either the freshwater or marine category.		
		Consideration should be given to moving compliance monitoring out of		
		these areas entirely into a downstream, more consistent marine		
		environment.		
	15.08	4. "Equally spaced" sampling (ISWEBE 111.E.2 Table 1 and Ocean Plan	See response to comment 4.07.	No
		11.B.1.(1))		
		The proposed Bacteria Provisions indicate that a "statistically sufficient		
		number of samples" to		
		determine attainment is "generally not less than 5 samples equally spaced		
		over a six week		
		period." While equal spacing may be planned, a number of actions can		
		impact the spacing of		
		sampling, especially in regional monitoring programs that are		
		collaborations between agencies under different mandates (public health,		
		sanitary sewer, and stormwater, for example). Other factors affecting		
		spacing include resampling after an elevated bacteria reading and		
		rescheduling of sampling due to rain or other weather events, both of		
		which may be discouraged if equal spacing of samples is a requirement of		
		the Bacteria Provisions. The reference to equally spaced samples should		
		therefore be deleted or at a minimum clarified as not being a requirement		
		based on factors such as field conditions and instances where back-to-back		
		sampling may be appropriate (i.e. to verify an exceedance, etc.).		
	15.09	5. Dry and wet weather conditions (ISWEBE 111.E.2 Table 1 and Ocean Plan	See response to comment 4.06.	No
		11.B.1.(1))		
		The County is concerned that the proposed Bacteria Provisions do not		
		distinguish between wet and dry weather conditions. Wet weather events		
		are sporadic, short term events that do not have lasting impacts on		
		receiving waters but often result in high bacterial indicators due to		
		uncontrollable sources, many of which are natural. As a result, wet weather		
		data should not be considered in the longer term conditions represented by		
		the geomean or otherwise be used in conjunction with dry weather data to		
		assess conditions.		
		Similarly, the Statistical Threshold Value (STV) is derived in a manner similar		
		to the Single Sample Maximum (SSM) and is sensitive to bacterial		
		fluctuations. It should not be used as a dry weather objective. The 2004 EPA		
		Great Lakes Rule utilized SSM only for beach notification and closure		
		decisions and determined that the geomean is the more relevant value for		
		ensuring that appropriate actions are taken to protect and improve water		
		quality in dry weather.		
		quality in dry weather.		I.

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		Even though the STV contains an underlying allowable exceedance rate of		
		10%, its use will still force more frequent monitoring, if used on a monthly		
		basis, because once an exceedance is observed, at least ten more samples		
		need to be below the STV before water quality can meet objectives.		
		It is therefore recommended that: 1) language be included that		
		acknowledges the distinct difference of wet weather conditions; 2) wet		
		weather data be excluded from any geomean calculations; and 3) STV be		
		applied only under conditions (wet or dry) where data is not available to		
		calculate a geomean.		
	15.10	6. Calculation of geometric mean (ISWEBE 111.E.2 Table 1, Ocean Plan	See response to comments 4.07.	No
		11.B.1.(1) and Staff Report 5.2.5)		
		The Bacteria Provisions and Staff Report recognize that using a rolling		
		average to calculate the STV could result in exceedances over a 6-week		
		period when the actual exceedance no longer exists. The same issue applies		
		to geomeans and yet a rolling average is still being proposed.		
		Although a geomean is less sensitive to random variations, the use of rolling		
		geomeans may still result in persistent identification of a violation even		
		when the actual violation no longer exists. Consideration should be given to		
		calculating geomeans on a static rather than rolling basis.		
	15.11	7. Limited Water Contact Recreation (LREC-1) beneficial use (ISWEBE II)	See response to comment 3.15.	No
		The proposed Bacteria Provisions would allow Regional Boards to designate		
		waterbodies under the LREC-1 beneficial use. Little guidance is provided,		
		however, in the draft Staff Report for implementing such a designation		
		other than it would require a Use Attainability Analysis (UAA). Additional		
		guidance should be provided on the implementation of LREC beneficial use.		
	15.12	8. High flow suspensions (HFS) (ISWEBE IV .E.3 and 4)	See response to comment 4.14.	No
		The County supports provisions allowing for high flow or seasonal		
		suspensions, which recognize the danger or infeasibility of recreational		
		activities in rivers or streams under certain circumstances. However, the		
		County does not believe that a UAA is legally required for implementing		
		such provisions and is concerned that such a requirement would make this		
		implementation option overly burdensome and/ or impracticable. An HFS		
		was adopted under the implementation provision of the Santa Ana Region		
		Basin Plan through resolution No. R8-2012-0001, in which, the HFS criteria		
		(e.g. velocity or depth) was numerically defined for all engineered or		
		heavily modified streams and applies to all streams that meet the		
		thresholds. It did not require development of UAA. Such a Basin Plan		
		amendment approach has created an efficient pathway to apply suspension		
		provisions to all streams in the region that are delineated according to the		
		criteria without going through a UAA for every individual case. A similar		
		approach should be followed in the Bacteria Provisions.		

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	15.13	9. Mixing zones (Overall and Staff Report 2.7)	See response to comment 1.02.	No
		The Ocean Plan includes mixing zones for discharges that are implemented		
		through NPDES permits and some Regional Boards have limited language		
		allowing mixing zones in their Basin Plans. However, there is no statewide		
		policy on the application of mixing zones for point sources that contain		
		bacteria. Adding mixing zone language to the Bacteria Provisions would be		
		beneficial and remove a burden from Regional Boards to establish such		
		provisions individually.		
	15.14	10. Allowable exceedance frequencies (ISWEBE IV.E.2.b and Ocean Plan	See response to comment 4.09.	No
		III.D.1.b & 111.D.2.)		
		Inclusion of the reference system and natural source exclusion (NSE)		
		approaches based on allowable exceedances is appropriate. However,		
		limiting the allowable exceedance frequencies only to STV is inappropriate.		
		When the STV is exceeded due to natural sources, geomean exceedances		
		are often observed in natural reference systems as well, especially in		
		estuary areas (SCCWRP, 2016). The State Board is encouraged to provide		
		further guidance on how the reference system approach should be applied		
		and allow Regional Boards to determine if the reference system approach		
		and NSE can apply to both the geomean and STV depending on local		
		results.		
	15.15	11. Implementation provisions for natural source of bacteria (ISWEBE IV.E.2	See response to comment 4.08.	No
		and Ocean Plan III.D.1.b & III.D.2)		
		Provisions allowing for reference system and natural sources exclusion		
		approaches, which recognize that natural sources of bacteria are beyond		
		control, are appropriate. However, they should not be limited to only TMDL		
		waterbodies. The County believes that establishing such approach and		
		applying it to all qualified waterbodies can avoid 303(d) listing at the first		
		place, more quickly and effectively address other non-TMDL waterbodies,		
		and allow valuable resources to be directed to high priority water bodies		
		that have controllable sources. By limiting such provisions to TMDL water		
		bodies, Regional Board's will have to develop TMDLs for waterbodies that		
		could be addressed by a more efficient method		
	15.16	12. Water Quality Standards Variances (ISWEBE IV.F and Ocean Plan III.N)	Comment noted.	No
		The inclusion of the federal regulatory framework for the adoption of a		
		water quality standards variance is a welcome step. It is an important		
		regulatory tool when treatment technologies and pollutant minimization		
		programs are not feasible.		
	15.17	13. Economic analysis for stormwater dischargers (Staff Report 10.4)	Please see the responses to comments 4.11 and 12.14.	No
		The Economic Analysis does not address the fact that the requirements are	Additionally, in regards to the projected cost savings,	
		more stringent than earlier requirement (risk level of 32 vs 36 illnesses per	section 10.4 of the Staff Report describes estimated	
	<u> </u>	1000) and it does not reflect the formidable challenges that municipalities	savings to wastewater dischargers to marine waters	

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		face in dealing with the requirements, especially for wet weather. As far as	associated with the replacement of total and fecal	
		cost savings, the analysis projects cost savings in going from three	coliform monitoring with enterococci monitoring. The	
		indicators to one indicator but does not consider that AB411 requirements	commenter is correct that coastal counties monitoring	
		will still require all three fecal indicator bacteria to be monitored.	to assess beach notification levels under Assembly Bill	
			411 (Title 17) will not benefit from this cost savings.	
			Nor would they incur increased cost as a result of the	
			Bacteria Provisions.	
County of San	16.01	The County supports the State Water Resources Control Board's (State	Comment noted.	No
Diego		Board's) effort to align the State's recreational water quality standards with		
		the United States Environmental Protection Agency's (USEPA's) 2012		
Representative:		Recreational Water Quality Criteria, which are based on recent		
Todd E. Snyder		epidemiological studies linking indicator bacteria levels to human health		
		impacts. The County has identified some suggested modifications that will		
		support efforts to use emerging science being developed in Region 9 and		
		target control measures on the bacteria sources most likely to reduce the		
		risk of illness for recreators.		
	16.02	1. Provide a more in-depth description of the risk-based approach to the	See responses to comments 3.08 and 4.01.	No
		Bacteria Provisions The County requests that the State Board include a		
		more detailed description of the risk level that is the basis for the Bacteria		
		Provisions. The only mention of risk level in the Bacteria Provisions occur in		
		the header of the WQOs table. Since risk level is the basis upon which fecal		
		indicator bacteria levels are established to protect human health, it should		
		be clearly described in both the Bacteria Provisions and the Staff Report.		
		The USEPA has a long record of establishing recreational water quality		
		criteria based on acceptable risk levels. The USEPA published		
		recommended criteria in 1986 that establish the ambient condition of a		
		recreational water body necessary to protect the designated use of primary		
		contact recreation. Criteria values were selected for E. coli and enterococci		
		in order to carry forward the same level of public health protection		
		believed to be associated with USEPA's previous criteria recommendations		
		based on fecal coliform. The USEPA carried forward this risk-based		
		approach in its 2012 Criteria development. Elevated levels of indicator		
		bacteria were linked to increased risk of gastrointestinal illness through		
		epidemiological studies conducted by USEPA during the National		
		Epidemiological and Environmental Assessment of Recreational Water		
		(NEEAR) and the 2012 Criteria were established to carry forward the risk-		
		based approach to setting recreational criteria based		
		on corresponding indicator bacteria levels.		
		At the same time, the science behind recreational water quality criteria is		
		evolving rapidly. Research in southern California is at the forefront of		
		scientific advancements that have increased the number of pathogens and		
		indicators that can be measured in recreational waters, lowered the cost of		

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		sample analysis, and increased the reliability of health risk		
		estimates at local sites based on site-specific data. The recent Surfer Health		
		Study (SHS) conducted in the San Diego region was the second largest		
		epidemiology study of its kind, and the first to focus on ocean recreation-		
		related health outcomes during the winter season.		
		In addition to its epidemiological component, the SHS included a		
		Quantitative Microbial Risk Assessment (QMRA), which found a different		
		relationship between indicator bacteria levels and human health risk than		
		the epidemiological studies used to establish the USEPA		
		criteria. Importantly, the study also found frequent detection of human		
		waste markers in runoff from two urban watersheds, suggesting that		
		elimination of human bacteria sources may be the most effective way to		
		reduce illness risk since human sources of fecal bacteria are known to		
		contain more pathogens than other sources.		
		The ultimate goal of recreational water quality improvement programs		
		should be to reduce		
		risk of illness to recreators, as opposed to focusing solely on reducing		
		densities of fecal indicator bacteria. As such, incorporating a discussion of		
		the risk-basis for the Provisions will allow them to be adaptable to the		
		evolving science in the event that a better indicator becomes available. It		
		will also ensure a clear understanding that the risk-level established		
		in the provisions is protective of human health.		
		Recommendation: Include a discussion within the Bacteria Provisions of the		
		risk-level basis of the E. coli and Enterococci numeric criteria, and		
		acknowledge that the fecal indicator-based criteria were established by		
		USEPA to support an acceptable risk level.		
1	16.03	2. Allow flexibility in the frequency of samples, and method of calculating	See responses to comments 4.07 and 4.01.	No
		the GM and STV to determine compliance The County supports the		
		inclusion of a minimum of a six-week period for the calculation of the		
		geometric mean (GM). However, we recommend that the Bacteria		
		Provisions not require this calculation on a weekly, rolling basis and that the		
		provisions allow Regional Water Boards to implement a different averaging		
		period if justified by a site-specific analysis or within the context of a TMDL.		
		A requirement for weekly, equally spaced samples is unnecessarily		
		restrictive for stormwater programs, as it limits flexibility to adapt sampling		
		frequency in response to weather conditions, or in response to		
		exceedances.		
		The requirement for a rolling GM calculation may result in the persistent		
		identification of a violation even when the actual violation no longer exists.		
		This same reasoning was cited in the Staff Report to justify performing a		
		static statistical threshold value (STV): "Using a rolling average to calculate		
		the STV could result in the reporting violations over a 6-week		

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		period where the actual violation no longer exists." There should be		
		consistency between how the GM and STV are calculated.		
		Recommendation: Allow flexibility in sampling timing by removing the		
		language in the Bacteria Provisions requiring "equally spaced" sampling for		
		the GM and STV, remove the specification of a rolling calculation for the		
		GM, and allow Regional Water Boards to establish site-specific averaging		
		periods and compliance determinations.		
	16.04	3. Seasonal considerations should guide the applicability of the objectives	See response to comment 4.01 and 4.06.	No
		The 2012 Recreational Criteria were derived based on epidemiological		
		studies in climates very different from California's (e.g., which do not have		
		distinct wet and dry seasons). Within		
		California, there are areas with disparate patterns of pollutant		
		concentrations between dry and wet conditions, with high pollutant runoff		
		occurring during infrequent wet events confined to a distinct wet season.		
		The analysis of the objectives should clearly evaluate the applicability of the		
		science to these disparate conditions and identify appropriate		
		implementation procedures for the objectives under the two conditions.		
	16.05	Under the California Water Code (Section 13241), the State Board and	See response to comment 4.06.	No
		Regional Boards are required to consider a number of factors when	·	
		adopting water quality objectives, including in relevant part here: "Past,		
		present and probable future beneficial uses of water, and water quality		
		conditions that could reasonably be achieved through coordinated control		
		of all factors which affect water quality in the area". The Staff Report		
		should include appropriate information separately for wet and dry weather		
		events to ensure that the State Board has all of the necessary information		
		to consider the required 13241 factors. Dry and wet weather		
		have different foreseeable methods of compliance that could impact the		
		analysis of the water quality that could be reasonably achieved. The		
		language in the draft Bacteria Provisions does not indicate if differences		
		between wet and dry conditions were evaluated in the Section 13241		
		analysis. Without such information, the State Board will be unable to		
		properly consider compliance with section 13241. In short, such		
		considerations might result in different requirements for wet weather since		
		achieving the proposed objectives during wet weather may not be		
		reasonable to achieve. Further, implementation provisions for WQOs		
		should clearly define implementation requirements for both wet and dry		
		weather. The implementation procedures should be developed based on		
		the 13241 analysis results, consideration of the underlying science used to		
		develop the objectives, consideration of the short duration of storm events,		
		and the associated potential impacts to beneficial uses. Establishing water		
		quality objectives should assess the ecological impact of wet weather		
		exceedances and establish associated implementation procedures that		
		weather. The implementation procedures should be developed based on the 13241 analysis results, consideration of the underlying science used to develop the objectives, consideration of the short duration of storm events, and the associated potential impacts to beneficial uses. Establishing water quality objectives should assess the ecological impact of wet weather		

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		account for allowable exceedances and impacts that occur as a result of the		
		exceedance during wet weather as distinct from dry weather.		
	16.06	In order to address this issue, the County recommends the Bacteria	See responses to comments 4.06, 4.07, and 4.09.	No
		Provisions be amended to exclude data collected during wet weather	Setting a weather-specific bacteria water quality	
		events from GM calculations and only apply the acute STV endpoint to wet	objective would require a site-specific or region-specific	
		weather events. A similar approach is currently in place for AB411 data	evaluation. The Bacteria Provisions were revised to	
		such that GM calculations only include dry weather events. The	allow a Regional Water Board's Basin Plan to contain a	
		epidemiological studies that were the basis for the 2012 USEPA criteria	site-specific bacteria objective that is developed before	
		were used to establish relationships with indicator bacteria collected during	or after the effective date of the Bacteria Provisions.	
		dry weather. Wet weather events are sporadic, short-term events that do	Providing additional statewide guidance would not be	
		not have lasting impacts on bacteria water quality in receiving waters. As a	appropriate given the site specific nature of the	
		result, wet weather data is not appropriate to be considered in the longer	analysis.	
		term conditions represented by the GM. Because the GM and STV both		
		offer the same level of risk protection, using only the STV for wet weather		
		conditions will not result in higher risk to human health and will be more		
		representative of impacts from wet weather events. In addition, the		
		implementation section needs to be amended to provide explicit guidance		
		to the Regional Water Boards on how to apply the WQOs during wet and		
		dry weather conditions.		
		Recommendation: Conduct a 13241 analysis specific to wet weather and		
		modify the objectives for wet weather if necessary after the analysis; and specify that the GM is to be calculated based on data from dry weather		
		conditions only, and that only the STV should		
		apply for wet weather events.		
	16.07	4. Allow high flow and seasonal suspensions of the objectives without a use	See response to comment 4.14	No
	10.07	attainability analysis	See response to comment 4.14	NO
		The County fully supports the State Board's inclusion of high flow and		
		seasonal suspension of REC-1 beneficial use as implementation options in		
		the Bacteria Provisions. However, we request that the State Board allow		
		these to be completed without a use attainability analysis (UAA). The		
		requirement to complete a UAA requires review by USEPA, and places an		
		unnecessary burden upon the dischargers and Regional Boards, which will		
		likely impede these options from being implemented.		
		There is precedent within Regional Board Basin Plans for a temporary		
		suspension of objectives. The Santa Ana Regional Board includes criteria		
		within the Basin Plan for temporary suspension of recreational use		
		designations and objectives, which can be implemented without a UAA. As		
		part of the work that led to the adoption of the Santa Ana Basin Plan		
		recreation standards amendments in 2012, the Stormwater Quality		
		Standards Task Force considered the merits of, and various alternatives for,		
		modifying the REC-1 definition to improve clarity and precision, based on		
		careful consideration of the scientific basis of the 1986 USEPA Recreational		

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		Criteria and earlier criteria guidance. The Santa Ana Basin Plan provides		
		definitions for site-specific flow triggers, eligibility for temporary		
		suspensions, engineered or highly modified channels, and for the		
		termination of the temporary suspension. The County suggests that the		
		State Board either provide similar guidance, or allow Regional Boards to		
		develop regional guidance for temporary suspensions without development		
		of a UAA.		
		Recommendation: Remove the requirement to conduct a UAA to use the		
		implementation provisions provided in the amendments (high flow		
		suspension, seasonal suspension, etc.), and allow Regional Boards to		
		develop region-specific guidance.		
	16.08	5. Allow for mixing zones in the Ocean Plan Bacteria Provisions	See response to comment 1.02.	No
		The County encourages the State Board to incorporate mixing zones for		
		stormwater and wastewater discharges within the Bacteria Provisions, and		
		to allow the bacteria objectives to be calculated taking into account dilution		
		as applicable, and/or for receiving water monitoring points to be located		
		where discharges are mixed with receiving waters.		
		Within the Staff Report, State Board staff include mixing zones for point		
		sources within the "Issues eliminated from further consideration after early		
		outreach and public consultation," and acknowledge that with no statewide		
		policy, existing Regional Board policies and procedures will apply. Regional		
		Water Boards would likely continue their current practices for allowing		
		mixing zones where appropriate. The County is concerned that the Ocean		
		Plan definition of Receiving Water on page 60 of the Ocean Plan and the		
		lack of specific authorization and discussion of mixing zones for stormwater		
		in the Ocean Plan may preclude the ability of the Regional Boards to apply a		
		mixing zone for stormwater if desired.		
		As noted in the Staff Report, the Ocean Plan already has a statewide policy		
		regarding mixing zones for toxic pollutants which are implemented through NPDES Permits. It is logical to extend a similar policy to the Bacteria		
		Provisions in order to establish a statewide		
		standard for addressing stormwater discharges. A statewide standard		
		would remove burden from individual Regional Boards to establish		
		appropriate practices, and would be protective of recreational use in		
		waters (such as oceans) where discharge and receiving water are mixed.		
		This would also clarify that mixing zones are allowed for stormwater		
		dischargers.		
		Furthermore, the Surfers Health Study supports allowing a mixing zone for		
		stormwater discharges since dilution factors for Enterococci ranged from 22		
		to 300 times from the mouth of the San Diego River to the nearby ocean		
		beach recreation areas. The measured illness level at the beach recreation		
		areas during storm events and the three days following the storm was also		
	1	0		1

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		relatively low despite large exceedances of bacterial indicators standards in		
		the San Diego River just upstream of the mixing zone with the ocean.		
		Recommendation: Include language in the Ocean Plan Provisions and Staff		
		Report to allow for mixing zones for stormwater dischargers.		
	16.09	6. Specify that the objectives only apply to waters where ingestion is	The bacteria water quality objectives apply to REC-1	No
		reasonably possible The County requests that the State Board specify that	waters. The REC-1 beneficial uses applies to uses of	
		the Bacteria Provisions do not apply to waters designated as REC-2 or other	water for recreational activities involving body contact	
		waters where ingestion is not reasonably possible, to be consistent with	with water, where ingestion of water is reasonably	
		USEPA guidance on the applicability of the recreational objectives.	possible. Provision III.E.A. of Part 3 of the Water	
		The 2012 Criteria, and the prior 1986 Criteria, are based on epidemiologic	Quality Control Plans for Inland Surface Waters,	
		studies of illness following full-body contact recreation. USEPA's rule	Enclosed Bays and Estuaries of California – Bacteria	
		promulgating E coli objectives for recreational freshwaters in certain Great	Provisions and Water Quality Standards Variance Policy	
		Lakes states provides that the pathogen indicator	states: "Chapter III.E.2 establishes water quality	
		objectives apply "only to those waters designated by a State or Territory for	objectives for reasonable protection of people that	
		swimming, bathing, surfing or similar water contact recreation activities,	recreate within all surface water enclosed bays, and	
		not to waters designated for uses that only involve incidental contact."	estuaries of the state that have the water contact	
		USEPA defines this "secondary contact"	recreation beneficial use (REC-1)." The Amendment to	
		recreation as "those activities where most participants would have very	the Ocean Plan has a similar statement (at Chapter	
		little direct contact with the water and where ingestion of water is unlikely.	II.B.1.a.(1)).	
		Secondary contact activities may include wading, canoeing, motor boating,		
		fishing, etc." Basin Plan definitions of REC-2 are		
		functionally equivalent to the USEPA description of "secondary contact"		
		recreation and some activities included in the REC-1 definition fall in this		
		category. To avoid misinterpretation of the USEPA 2012 Criteria, it is		
		important to only apply the objectives where ingestion of water is		
		reasonably possible.		
		Recommendation: Specify that the Bacteria Provisions are not applicable to		
	16.10	REC-2 and waters where ingestion is not reasonably possible.	C	NI-
	16.10	7. The Economic Analysis should consider Stormwater in addition to	See response to comment 12.14.	No
		Wastewater The County requests that the State Board consider the economic impact to		
		The County requests that the State Board consider the economic impact to		
		stormwater dischargers within the Economic Analysis. The Staff Report only considers the cost savings for municipal wastewater treatment plants and		
		_ ,		
		industrial plants for bacteria monitoring, as the required indicators would be reduced from three to one. However, this		
		is not the case for stormwater dischargers subject to AB411 monitoring		
		requirements.		
		Within the Staff Report, it is stated that monitoring costs will be reduced at		
		popular public beaches, as only Enterococci would be required to be		
		monitored. This statement conflicts with the inclusion of the AB411 Total		
		coliform, Fecal coliform, and Enterococci objectives included within the		
		Ocean Plan Bacteria Provisions.		
		Ocedii Pidii Bacteria Provisioris.		

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		Recommendation: Modify the Staff Report Economic Analysis to consider		
		the impact to stormwater dischargers.		
	16.11	8. Amendments should include the option to develop site-specific	See responses to comments 4.01, 4.02, and 12.04.	No
		objectives using procedures outlined in the USEPA 2012 Criteria.		
		The ISWEBE Plan includes language that bacteria WQOs do not supersede		
		any site specific numeric water quality objective for bacteria established for		
		the REC-1 beneficial use (ISWEBE Provisions III. E.3). However, the Ocean		
		Plan Provisions do not include similar language. Furthermore, neither		
		Provision includes a discussion for developing site-specific objectives. Such		
		an approach was encouraged in the USEPA 2012 Criteria (e.g. Quantitative		
		Microbial Risk Assessment [QMRA]), which includes the following language:		
		"States could adopt site-specific alternative criteria to reflect local		
		environmental conditions and human exposure patterns" and include		
		examples of tools to develop the site-specific numeric values: "{1) an		
		alternative health relationship derived using epidemiology with or without		
		QMRA; (2) QMRA results to determine water quality values associated with		
		a specific illness rate; or (3) a different indicator/method combination."		
		(USEPA 2012 Criteria, p. 48) As mentioned in Comment 1, the recent SHS in		
		the San Diego region incorporated an epidemiological component and		
		QMRA component, and found a different relationship between indicator		
		bacteria levels and human health risk than the epidemiological studies that		
		supported the US EPA criteria. The County would like to focus resources on		
		mitigating human health risk, and such QMRA studies are critical in		
		developing site-specific objectives		
		that are protective of human health.		
		The County strongly encourages the State Water Board to include		
		implementation language supporting the development of site-specific		
		objectives within the Bacteria Provisions as well as more detailed guidance		
		in the Staff Report as that will streamline adoption of site-specific		
		objectives if conducted.		
		Recommendation: Include an option to develop site-specific objectives via		
		QMRA or an equivalent approach in both the ISWEBE and Ocean Plan		
		Provisions. Update the Staff Report to provide guidance on how to develop		
		and streamline adoption of site-specific objectives.		
	16.12	9. Reassess all existing waterbodies included on the 303(d) List for REC-1	See response to comment 4.04.	No
		bacteria exceedances with the new WQOs.		
		While many TMDLs have been developed for bacteria in San Diego County,		
		several waterbodies are still included on the 2010 303(d) list as impaired		
		due to indicator bacteria, pathogens, fecal coliform, total coliform,		
		Enterococci, E.coli, or enteric viruses. Currently, the provisions do not		
		address how these new WQOs will be used to evaluate legacy water body		
		303(d) listings. The County requests that the Bacteria Provisions require		

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		these listings to all be reassessed using the new, scientifically defensible		
		WQOs. Any waterbodies that no longer meet the 303(d) Listing Policy's		
		criteria for impairment should be delisted, regardless of whether or not		
		they meet the delisting requirements. At a minimum, any water body		
		undergoing TMDL development should be required to be reassessed for		
		exceedances with the new WQOs prior to developing the TMDL. This		
		requirement should be clearly stated in the Bacteria Provisions and		
		discussed in the Staff		
		Report in order to standardize the regional approach and avoid		
		unnecessary TMDLs for waterbodies that are not in exceedance under the		
		new objectives.		
		Recommendation: Include language in the Bacteria Provisions requiring		
		legacy 303(d) bacteria listings to be reassessed under the next 303(d)		
		Listing cycle using the new WQOs and the criteria for listing (not delisting)		
		waterbodies. Include language in the Staff Report		
		requiring that development of any new bacteria TMDL must include an		
		analysis of bacteria exceedances with respect to the new WQOs prior to		
		TMDL development and implementation.		
County Sanitation	17.01	The Sanitation Districts have followed and worked with State Water	Comment noted.	No
Districts of Los		Resources Control Board (State Water Board) staff on bacterial objectives		
Angeles County		over the years and are appreciative of their efforts and their willingness to		
		accept stakeholder input throughout the process. In general, the Sanitation		
Representative:		Districts are supportive of State Water Board's efforts to ensure that the		
Ann T. Heil		most effective bacteria indicators are used and to adopt statewide		
		standards conforming to United States Environmental Protection Agency's		
		(US EPA) recommendations.		
	17.02	Comment 1 - Support Enterococcus as the single indicator for marine	Comment noted.	No
		waters Based on decades of experience monitoring the coastal ocean, the		
		Sanitation Districts concur with the US EPA and State Water Board staff		
		report findings that Enterococcus is an appropriate single indicator for		
		marine waters.		
	17.03	Comment 2- Support inclusion of the LREC-1 and suspension of REC-1 where	The Bacteria Provisions provide a statewide definition	No
		appropriate	for the LREC-1 beneficial use. The Bacteria Provisions	
		The Sanitation Districts support the inclusion of the LREC-I and suspension	will not impact any waters currently designated with	
	1	of the REC-I beneficial use designation during periods when recreational	the LREC-1 or bacteria objectives promulgated for the	
	1	water conditions are unsafe or access is restricted. The provision should	protection of the LREC-1 use. Commenter's suggested	
		clarify that existing LREC-I designations and suspensions of REC-I beneficial	language is not needed because Part 3 of the ISWEBE of	
		uses currently adopted into Basin Plans shall remain in place.	the Bacteria Provisions provides (at Chapter II) that the	
			Regional Water Board are to use the definition of LREC-	
			1 to the extent that such activities are defined in the	
			respective water quality control plan after the effective	

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			date of Part 3. As a result, a definition for the limited recreational use contained in a basin plan prior to the effective date of Part 3 would not be disrupted by the Bacteria Provisions nor would any related implementation.	
	17.04	Comment 3 -Procedures and allowances to adjust the geometric mean should be incorporated when natural bacteria levels contribute to an exceedance The Sanitation Districts agree that a reference system/antidegradation approach is a reasonable approach to quantify the non-anthropogenic contribution to fecal indictor bacteria (FIB) levels. However, the Sanitation Districts are concerned that where natural bacteria levels contribute to exceedance of bacteria standards, the current proposal only allows for adjustment of the statistical threshold value (STY). If a water body has a confirmed natural source of FIB, then an adjustment of the geometric mean (GM) should also be considered.	See response to comment 4.09.	No
	17.05	Comment 4- Requiring control of all anthropogenic sources before allowing for consideration of a natural source exclusion is inappropriate As currently proposed, the natural source exclusion approach can only be utilized after all anthropogenic sources of bacteria have been identified, quantified, and controlled; any anthropogenic loadings, no matter how slight, would prevent a Regional Water Board from considering a natural source exclusion. However, there are likely instances where minor anthropogenic sources have been identified but are not significantly contributing to the water quality exceedances due to overwhelmingly large natural loadings. In these instances, it seems wasteful and inefficient to require complete control of all anthropogenic sources before allowing for a natural source exclusion. This provision should instead permit a natural source exclusion unless an anthropogenic source is demonstrated to be significantly contributing to the water quality exceedance.	As discussed in Chapter 5 section 5.3.1 the requirements for utilizing a natural sources exclusion approach is consistent with what has been previously approved as basin plan amendments by U.S. EPA (see Chapter 12 of the Staff Report for numerous citations of approved basin plan amendments to account for natural sources of bacteria). If all anthropogenic sources are identified, quantified, and subsequently controlled to an extent that a risk to public health no longer exists, a natural source exclusion approach could be utilized within the context of a TMDL.	No
Heal the Bay Representative: Steven Johnson	18.01	The State Board's interest to streamline processes, reduce the time and money involved in monitoring, and make the path to compliance appealing to entities across the state in the name of consistency is perplexing. Coming into full compliance allows for those involved to feel like they've done their job and can move on to other equally as pressing issues. This is especially understandable when considering the limited resources of everyone	Comment noted. Additionally, please see responses to comments 3.08, 4.17, and 33.18.	No
		involved. But compliance-oriented provisions could actually do a disservice by lulling the people of California into a false sense of protection. Regulations that are easily met, but don't protect public health are more detrimental than regulations that are not met at all. Limiting bacteria regulations to only one indicator species would do exactly that.		

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	18.02	The SWRCB should continue to require the use of both Fecal Coliform	See response to comment 3.08 for a discussion on the	No
		(E.coli) and Enterococcus standards for all monitoring of receiving	Bacteria Provisions use of the bacteria water quality	
		waterbodies (freshwater, estuarine, and marine) with REC-1 and REC-2	criteria based on the lowest illness rate shown to	
		designated beneficial uses. Though intestinal enterococci might make for a	correlate with public health.	
		more ideal indicator for human health effecting pathogens, fecal indicator		
		bacteria sampling should remain as it provides insight into how safe it is to	The U.S. EPA Recreational Water Quality Criteria has	
		swim in recreational waters. As documented on page 5 of the Bacteria	continuously refined the bacteriological indicators as	
		Provisions Staff Report, the 2012 U.S. Environmental Protection Agency	they relate to public health based on better science and	
		(EPA or USEPA) Recreational Water Quality Criteria recommends using	increased data. For decades, epidemiological studies	
		enterococci as an indicator for marine waters and either enterococci or	have been used to evaluate how fecal indicator bacteria	
		Escherichia coli (E. coli) as an indicator for fresh waters. Considering this	levels are associated with health effects of primary	
		we understand why the State Board is considering using the EPA's	contact recreation on a quantitative basis. The 1986	
		standards. But within the EPA's "2012 Recreational Water Quality Criteria"	criteria recommendations are supported by	
		two-page summary sheet, the EPA reminds us that "Water Quality criteria	epidemiological studies conducted by U.S. EPA in the	
		recommendations are intended as guidance in establishing new or revised	late 1970s and early 1980s. In those studies,	
		water quality standards," and that "states and authorized tribes have the	enterococci and E. coli exhibited the strongest	
		discretion to adopt, where appropriate, other scientifically defensible water	correlation to swimming-associated gastroenteritis.	
		quality criteria that differ from EPA's recommended criteria." When did the	Because enterococci and <i>E. coli</i> correlate with illness,	
		EPA become the gold standard for the Golden State? In this light, the State	U.S. EPA recommended <i>E. coli</i> as the indicator to be	
		Board should look at the EPA's recommendations as a start and implement	measured in fresh water and enterococci as the	
		slightly more rigorous provisions for our own coast where they would be	indicator to be measured in both marine and fresh	
		even more protective of our beneficial uses. Heal the Bay recommends, in	water. Both indicators continue to be used in	
		the interest to human health, to implement and maintain sampling and	epidemiological studies conducted throughout the	
		restrictions on fecal coliform bacteria as well as the EPA guidance for	world, including in the European Union and Canada.	
		enterococci and E. coli. This will bolster the surveillance of the bacteria in	The World Health Organization recommends the use of	
		both marine and fresh waters and will help human health in multiple ways.	enterococci as water-quality indicators for recreational	
		Considering marine waters, studies have shown that enterococci count is a	waters. Meta-analyses and systematic reviews of	
		good indicator for Cryptosporidium parvum, Giardia duodenalis, and	epidemiological studies conducted worldwide indicate	
		Enterocytozoon bieneusi in recreational marine water. All of these	that these indicators generally provided substantial	
		pathogens are very dangerous to healthy individuals and deadly to the very	improvements over the indicators that were favored	
		young, the immunosuppressed, and the elderly. Enterococci are found in	previously, such as total and fecal coliforms.	
		the feces of humans and other warm-blooded animals and were made the	Furthermore, during the development of the 2012 U.S.	
		bacteria indicator of choice for marine waters by the EPA in the mid-1980s.	EPA Recreational Water Quality Criteria, a systematic	
		Though it is easy to maintain that Enterococci might be the closest to an	review and meta-analysis of 27 non-U.S. EPA published	
		ideal indicator if we were forced to only have one, we argue that there is	studies evaluated the evidence linking specific microbial	
		not much to be gained by doing so and in the consideration of human	indicators of recreational water quality specific health	
		health the state could have a lot to lose. From our records, if enterococcus	outcomes under non-outbreak conditions. These	
		were the sole bacterial indicator sampled for in California beaches over the	studies concluded that: (1) good indicators of fecal	
		last ten years, 25% of the bacterial exceedances would have been missed.	contamination and demonstrated predictors of gastro	
		Looking at all of our Beach Report Card data from all of our beach sampling	intestinal illness in fresh waters are enterococci and E.	
		sites from 2007 to present, approximately 75% of our exceedances held	coli, and enterococci in marine water, but not fecal	
		enterococcus exceedances within (Fig.1). The remaining 25% had exceeded	coliform; and (2) the risk of gastro intestinal illness is	

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		only for either fecal coliform, total coliform or both. Making a case for fecal	considerably lower in studies where enterococci and E.	
		coliform, it registered exceedances for 80% of the exceedances that	coli densities were below levels established by U.S. EPA	
		Enterococcus did not. A Venn diagram providing a summary of bacteria	in 1986.	
		indicator exceedances is provided below. The argument that the EPA or the		
		State Board might make is that enterococcus is much more accurate	The 2012 U.S. EPA Recreational Water Quality Criteria	
		indicator for the possible human pathogens that are in the water, so where	recommends the use of enterococci as the sole	
		only fecal, total, or a mixture of coliforms are represented there isn't	indicator for both fresh and marine waters, or to apply	
		necessarily danger. Heal the Bay would disagree with that conclusion.	enterococci to marine waters and <i>E.coli</i> to fresh waters.	
		Looking at the EPA's own document released in 2006, The Volunteer	As discussed in Chapter 5 section 5.2.1 of the Staff	
		Estuary Monitoring Manual, they mention that fecal coliforms are	Report, studies have shown that enterococci can exist	
		recommended as an indicator by the U.S. Food and Drug Administration for	and multiply in warm freshwater habitats creating false	
		classifying shell-fishing waters in addition to testing recreational waters.	positives. Consequently, the Bacteria Provisions utilize	
		They do acknowledge that some bacteria in the fecal coliform group	E.coli as the most reliable organism in all fresh waters.	
		includes species that have a non-fecal origin and there's a possibility for	While the use of two indicators would appear to	
		members to regrow in tropical waters. Still, this doesn't seem to be likely in	provide better protection of the REC-1 beneficial use, it	
		California's mostly temperate waters. The EPA goes further to claim on	could also lead to false positives from the enterococci	
		page 17-5, "Even though fecal coliform bacteria have some deficiencies	indicator in freshwaters. Additionally, the use of two	
		when it comes to being a "perfect" indicator, they are generally considered	indicators would increase costs because a test for each	
		the best available indicators of contamination at the present time." This is	indicator organism would need to be conducted for	
		hardly the description of an indicator that should be discarded, and if	every sample. As there is the chance of false positives	
		anything should be used in combination with Enterococcus to make the	from enterococci, spending money for these tests could	
		waters of California protective of human health for its recreational	be wasteful. Allowing the use of one indicator would	
		centered beneficial uses. We also want to make the point that the sources	free up money that could be spent on additional	
		of fecal bacteria contamination can come from a myriad of places. Some of	monitoring for that single indicator. However,	
		the main sources are wastewater treatment plants, compromised septic	requiring the sampling of both indicators for	
		tanks, landfill leachate, marina waste, and human swimmers. Because	freshwaters within permits or other regulatory	
		enterococcus is found in the intestinal tract of all warm-blooded animals,	programs is not precluded by the Bacteria Provisions	
		they are particularly adept at indicating the presence of human feces. This	and can be required by the Regional Water Boards.	
		makes the above anthropogenic sources ideal for being indicated for by		
		enterococcus. But when looking at non-point sources, contamination may	Enterococci is the preferred indicator for marine and	
		be harder to discover without using the coliform indicators. In a Santa	estuarine waters within the Bacteria Provisions because	
		Monica Bay study, Haile et al. reported a correlation between	if its ability to survive in saline environments. As	
		enterococcus, fecal, and total coliforms and swimming-related illnesses.	discussed in Chapter 5 section 5.2.3 of the Staff Report,	
		Studies like this were responsible for the establishment of water-quality	changing the Ocean Plan's REC-1 contact standards to	
		standards for fecal indicator bacteria at beaches though out California.	require only enterococci would still leave in effect the	
		Other advantages to sampling for fecal coliform bacteria is that it shows	Title 17 bacteriological standards for total and fecal	
		more recent fecal contamination when compared to enterococcus because	coliform, to which local public health agencies	
		they are thought to die off more quickly in the environment. This could be	performing beach water quality monitoring and public	
		important in sourcing the origin of the pollution by fecal coliform giving a	notification must adhere. Although the State Water	
		limit to how long it has feasibly been there. Because both pathogens and	Board has the authority to change or update the Ocean	
		the fecal index organisms that flag them are inactivated at varying rates,	Plan's REC-1 objectives, the Title 17 minimum	
	1	the use of just one index organism can be limiting in pathogen estimation.	protective bacteriological standards for coastal waters	

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		Studies of fecal coliforms have shown them to be higher as beach crowds	would still require public beach monitoring using	
		grow due to both present time shedding from the bathers themselves in	multiple indicators until either a legislative or	
		addition to becoming re-suspended from their attachment to sediment as a	regulatory change occurred. In addition, it was recently	
		result of "disturbance of bottom sediments and sand from bathers, surface	found by the manufacturer, that the IDEXX colilert test	
		runoff, boat traffic, storms, tides, and dredging." To be sure, Heal the Bay	that has been widely used for beach monitoring in	
		agrees that if entities had the opportunity to monitor for only one indicator	California's coastal waters is inappropriate for	
		bacteria, enterococcus would be the clear one to sample. But when a small	measuring total coliform in marine waters due to the	
		suite of bacteria, including fecal coliform, can be sampled for at a low cost	high level of false positives. In additions, the fecal	
		and minimal extra resources, it seems like the State Board should request	coliform testing that has been done for beach	
		that they be part of the State Bacteria Provisions. At some date in the	monitoring in California's coastal waters using the	
		future, much more advanced bacteria sampling at a low cost is likely to	IDEXX e-colilert test has been reported as fecal coliform	
		have the ability to trace an exact point of origin of human pathogens. Until	but the actual results are for <i>E.coli</i> and indicator shown	
		that day, erring on precaution when it comes to public health seems like	to have a poor correlation with human illness in marine	
		the prescient path to take. Just weeks ago in late July 2017, three adults	waters due to its short life span. These findings could	
		and eleven children contracted E. coli from recreating in Lake Wildwood in	indicate that the 25% exceedances identified within the	
		Nevada County, CA. When you discover how close one of the younger	comment and Beach Report Cards are based on faulty	
		victims came to having his kidneys fail it is a sobering reminder how much is	data or indicators.	
		at stake when it comes to monitoring California's waterbodies to protect		
		public health. Considering this, and erring on caution with the public health	Requiring the collection of data for indicators that has	
		of our citizens, Heal the Bay asks that the State Board require the use of	been shown by the most recent science to be obsolete	
		both fecal coliform and enterococcus standards for all monitoring of	is not appropriate. However, Title 17 requirements will	
		receiving waterbodies (freshwater, estuarine, and marine) with REC-1 and	continue to apply in coastal waters and the Regional	
		REC-2 designated beneficial uses.	Water Boards can elect to require multiple indicators to	
			be collected in freshwaters within their regional	
			boundaries. In addition, as described in response to	
			comment 4.02 the Staff Report has been revised to add	
			a discussion on developing alternative bacterial	
			indicators and laboratory analysis methods based on	
			developing science.	
			46.49.6km/8 66.6km/8	
			See also responses to comments 4.01 and 4.15.	
	18.03	The SWRCB should not apply a Limited REC-1 beneficial use statewide	See responses to comments 3.15, 3.18, and 4.14.	No
		The SWRCB cite the Los Angeles Regional Water Quality Control Board's		
		(RWQCB or Regional Board's) implementation of a LREC-1 beneficial use for		
		Ballona Creek as a rationale to expand this policy across the State. This was		
		a bad precedent in 2003 and makes for even poorer policy today. Heal the		
		Bay was highly critical of this decision at both the local Regional Board		
		(2003) and the State Board (2004)—our letters are included as Attachments		
		A and B. In fact, the local Regional Board did not agree with the Limited		
		REC-1 decision proposed by the Los Angeles County Department of Public		
		Works at the time and decided that it was a premature request given the		
		opportunities being developed and explored by the Ballona Creek Task		
		opportunities being acveloped and explored by the ballona creek rask		1

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		Force and Regional Board regulatory implementation.		
		Our arguments to the SWRCB in 2004 on the County's appeal aptly apply to		
		this policy as well:		
		In summary, the County's petition makes a multitude of assumptions		
		regarding recreational uses in Ballona Creek without providing any		
		additional data beyond those presented in the RWQCB's UAA [Use		
		Attainability Analysis]. This UAA was extremely limited in scope, relying on		
		seven field visits and one small survey, and likely does not meet the		
		requirement that a UAA must be a structured, scientific assessment.		
		Insufficient evidence has been provided to show that REC-1 and REC-2 uses		
		are not occurring along Ballona Creek. Importantly, a significant multi-		
		stakeholder process to develop a comprehensive restoration plan for		
		Ballona Creek is being finalized, with water quality identified as a top		
		priority. This plan will contain the stakeholders' vision of a restored Ballona		
		Creek and will have a significant impact on future uses. It is imperative that		
		the SWRCB and the RWQCB comprehensively consider the actual existing		
		uses and potential future uses of Ballona Creek, an important community		
		asset, before any decisions regarding designated beneficial uses are made.		
		Yet the Draft Provisions will only incentivize communities to further fence		
		off, and channelize their urban creeks and streams so they can receive the		
		LREC-1 designation. Given the remarkable increase in river and watershed		
		restoration in California, including public access to urban rivers in urban Los		
		Angeles, there is an increasing amount of attention to integrating natural		
		resources protection and public recreation. There are a multitude of state-		
		funded restoration programs from diverse legislative mandates, ballot		
		initiatives, and citizen-sponsored programs focused on restoring our urban		
		waterways. Before allowing communities to further degrade their urban		
		waterways, the State Water Board should consider the unanticipated		
		consequences of allowing a LREC-1 beneficial use.		
		For project option 5.1.1, the SWRCB should select Option 1, no action on		
		LREC-1 beneficial uses.		
	18.04	USEPA's 2012 Recreational Water Quality Criteria Beach Action Value	See response to comment 4.17.	No
		should be incorporated into the SWRCB's Bacteria Provisions	'	
		In the Executive Summary, the SWRCB explicitly states "The Bacteria		
		Provisions are intended to protect human health by reducing the risk of		
		illness associated with exposure to water containing fecal bacteria." If this		
		is the case, then the SWRCB should adopt the Beach Action Values (BAV)		
		instead of the Statistical Threshold Value (STV) as a more conservative		
		approach to public notification or resource impairment? As the EPA states,		
		"use a BAV as a conservative, precautionary tool for making beach		
		notification decisions. For states that do not use a BAV, EPA suggests using		
		the criteria STV values as "do not exceed" values for beach notification or		
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		retaining their current beach notification values in their WQS." The Bacteria		
		Provisions do not provide a rationale for why the BAV could not be applied.		
		If the SWRCB is arguing that the single indicator enterococcus for marine		
		waters at a value of 110 for STV is more protective than the existing		
		standards, then logically using the BAV values of either 60 or 70 would be		
		even more protective. It is arbitrary for the SWRCB to stop short of being		
		most protective of public health.		
	18.05	The Geometric mean should continue to be a rolling-mean calculated based	See response to comment 4.07 and Staff Report section	No
		on samples collected within a 30-day period There is no scientific valid	5.2.5.	
		reason to extend the geometric mean time-period from 30 days to 45 days.		
		Given that the SWRCB has gone to great lengths to continuously cite the		
		USEPA's 2012 RWQC as its rationale for updating the Bacterial Provisions, it		
		is ironic that it chooses to ignore the USEPA's recommended 30-day time		
		period for determining a geometric mean. Instead, the SWRCB should have		
		required monitoring agencies to actually collect the samples—i.e. increase		
		the frequency—if we are truly concerned with protecting public health.		
		Unfortunately, extending the timeframe to 45-days is a matter of		
		convenience for monitoring agencies and not in the best interest of public		
		health. Heal the Bay commented extensively on the LARWQCB and City of		
		Los Angeles study of various averaging periods, and found that all proposed		
		averaging time-periods that were not the 30-day and rolling—as required		
		by the Ocean Plan and recommended in the 2012 RWQC, such as summer,		
		6-week, and 30-day non-rolling, produced less exceedances. Instead of		
		protecting public health, the monitoring agencies were seeking regulatory		
		relief.		
		For project option 5.2.5, the SWRCB should select Option 1, no action or		
		Option 2.		
	18.06	Criteria need to be developed for Natural Source Exclusion, Use	The Bacteria Provisions include the natural source	No
		Attainability Analysis, High Flow Suspension, Seasonal Suspension before	exclusion, high flow suspension, and seasonal	
		SWRCB encourages these options for non-compliance.	suspension implementation options because they are	
		The SWRCB proposes a number of avenues for monitoring agencies to	viable and legally supported, and have been used in	
		address non-compliance with bacterial standards such as employing a	successfully in Regional Water Boards. The State Water	
		natural source exclusion, conducting a use attainability analysis, or	Board is not pushing the use of these implementation	
		implementing a high flow or seasonal suspension policy. Such	options on any Regional Water Board.; however, they	
		administrative policies should not be used to manage or address water	do provide a list of options that may be used by the	
		quality issues stemming from regulatory compliance that adversely impact	Regional Water Boards to successfully address bacteria	
		ecological or public health.	impairments effecting the REC-1 beneficial use and the	
		Implementation of such policies should be an extremely rigorous process	appropriate applicability of the REC-1 use.	
		and explored only as a last resort after all BMPs and water quality improvement project efforts toward improving water quality have been	The Bacteria Provisions provide the basic requirements	
		implemented. Furthermore, to ensure that water quality standards are not	for using the Natural Source Exclusion approach, which	
		implemented. Furthermore, to ensure that water quality standards are not	Tor using the Natural Source Exclusion approach, Which	

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		being weakened, the regional boards, State Board and USEPA must require	is that it must be applied within the context of a	
		that the policies be a high quality analysis which appropriately assesses	TMDL designed to meet the proposed water quality	
		water-bodies of concern. Heal the Bay has commented at length to the	objectives for bacteria and all anthropogenic sources of	
		Regional and State Boards about such policies—see Attachment C.	bacteria must be identified, quantified, and	
		However, many of these policies have little to no guiding criteria to ensure	controlled. The Bacteria Provisions define a UAA as a	
		a high level of rigor and scientific assessment actually occur.	structured scientific assessment of the factors affecting	
		As such, the SRWCB should not be pushing monitoring agencies to these	the attainment of a water body's designated use,	
		compliance avoidance policies until criteria are developed. The SWRCB is	including physical, chemical, biological, and economic	
		need to develop criteria for statewide consistency of these policies.	factors, in accordance with 40 Code of Federal	
		For example, EPA's current UAA criteria are extremely vague and do not	Regulations section 131.10(g). The Bacteria	
		provide much needed implementation guidelines. It is extremely vital for	Provisions also provide an option for a high flow	
		the state to develop strong UAA criteria to best preserve beneficial uses,	suspension and seasonal suspension of the REC-1 use.	
		support meeting water quality standards in receiving waters, strengthen	The Regional Water Boards would establish under the	
		public health protection, and provide statewide consistency during UAA	conditions under which the suspension would occur,	
		implementation.	and the suspensions would need to be approved by the	
		Statewide UAA criteria should include the following:	Regional Water Board, State Water Board, and U.S.	
		· At least five years of consistent water quality monitoring data (at least	EPA. The temporary suspension of the REC-1 use would	
		weekly) showing chronic water-body impairment (exceedances of state	be site-specific in nature.	
		water quality standards). These data must be consistent among all areas		
		seeking to undergo a UAA.	Establishing specific criteria for when such a suspension	
		· All efforts towards improving water quality (BMPs, water quality	would occur statewide is not feasible. Please see the	
		improvement projects, source tracking etc.) must be exhausted. These	response to comment 4.09.	
		efforts should include an analysis of water quality monitoring data before		
		and after project implementation.		
		· Must provide adequate data to demonstrate human sources are not		
		contributing to water quality impairment.		
		Must prove significant documentation on the suggested lack of public use		
		or access (pictures alone do not justify). This should be demonstrated by		
		obtaining information through a combination of documented historical use,		
		personal interviews, historians and digital archives.		
Karuk Tribe	19.01	1. Proposed statewide objectives for indicator bacteria weaken the	Please see responses to comments 2.05, 3.06, 3.08, and	Yes
		Regional Board's current numeric standards	26.02.	
Representative:		Current numeric standards in Region 1 for fecal coliform are 50 cfs/100 mL,		
Susan Fricke		whereas the proposed threshold for E. coli is 100 cfs/100 mL. E. coli is a	As detailed in Chapter 2 section 2.3.2 of the Staff	
		component of fecal coliform, and although the percent composition of E.	Report, the water quality objectives for bacteria	
	1	coli in a fecal coliform sample is variable, it is never more than 100%.	presented within the Bacteria Provisions are for the	
	1	Therefore, the State Board's proposed increase in the bacterial threshold	protection of the public utilizing the REC-1 use. Any	
		would at the minimum double the acceptable bacteria levels, and	individual, be they a tribal or non-tribal member, is	
	1	subsequently increase the illness rate which has become accepted by the	afforded the same level of protection while swimming,	
	1	public residing in Region 1 under the current regulations. This is an	wading, fishing, and engaging in another water contact	
	1	important point, because the EPA noted that the illness rates of 32 and	activity. Other beneficial uses like tribal tradition and	
		36/1000 were chosen in the new bacteria standards because these illness	culture (CUL) may involve ingestion of water and could	

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		rates were accepted by the public.	require the development of water quality objectives	
		Because there is variability in the ratios of E. coli to fecal coliform, agreeing	specific to those uses.	
		on a comparable E. coli threshold is challenging. For example, the E. coli		
		concentration presented in appendix C of the Staff Report suggests that an	Chapter 2 section 2.3.2 further describes that	
		E. coli threshold of 45 cfu/100 mL corresponds to the current fecal coliform	epidemiological studies have been conducted to link	
		limits, based on a 90% conversion factor used by the Ocean Plan staff. Data	levels of fecal indicator bacteria to the risk of illnesses	
		from the Scott River watershed showed a range of E. coli to fecal coliform	resulting from recreating in waters contaminated by	
		ratios, with a median ratio of about 50%, based on 160 paired samples	fecal pollution. Using fecal indicator bacteria	
		(Genzoli et al. 2015), which points to an E. coli threshold of about 25	concentrations, it is possible to make a reasonable	
		cfu/100 mL as a comparable threshold to the current standards. The figures	determination that the beneficial use of REC-1 is	
		below show the range in E. coli to fecal coliform ratios, and the paired E.	potentially impacted. The Bacteria Provisions include	
		coli and fecal coliform samples from the Scott River Watershed with the	updated water quality objectives for bacteria to protect	
		median regression (black line), the current fecal coliform thresholds	human health for the beneficial use of REC-1 in fresh,	
		(dashed red line), and the corresponding E. coli threshold of 25 cfu/100 mL	estuarine, and marine waters based on the best	
		(dashed blue line) that we propose for Region 1. The proposed E. coli	information and science provided by the 2012 U.S. EPA	
		threshold was plotted where the fecal coliform threshold crossed the	Recreational Water Quality Criteria.	
		median linear regression. See graph in letter. In addition to a lower illness		
		rate being accepted by those living in Region 1, the illness rate of 32/1000	The comment incorrectly concludes that a single	
		water users is unacceptably high for people with increased levels of water	individual swimming every summer day would be	
		contact. In the Tribal communities within the Klamath Basin, many people,	expected to be ill three times under the proposed	
		including young children, use lakes and rivers for recreation, subsistence,	water quality objectives for bacteria which are	
		and ceremonies throughout the year. Some individuals are immersed in	correlated with an estimated illness rate of 32 illnesses	
		water daily during summer months. At an illness rate of 32/1000, and a	per 1,000 recreators. The illness rate does not apply on	
		daily E. coli level of 100 cfu/100mL, an individual who swims every summer	a per day basis; rather, it is an overall probability of	
		day would be expected to become ill three times that summer. For a single	becoming ill while undertaking the activities defined	
		individual, three bouts of gastrointestinal illness due to water contact is	under the REC-1 use at a given level of indicator	
		unacceptable.	bacteria. Every recreators has a 3.2 percent chance of	
		Region 1 also has numerous water-bodies that warrant increased levels of	becoming ill every time they partake in the REC-1 use	
		protection due to their pristine nature, including high mountain lakes used	assuming the levels of bacteria are at or below the	
		for drinking water by wilderness travelers and proposed Outstanding	water quality objectives.	
		National Resource Water (Smith River). Additionally, rivers coming out of		
		minimally disturbed ecosystems should receive, at a minimum, the current	Furthermore, as described in Chapter 5 section 5.2.4 of	
		levels of protection against bacterial contamination. The Region 1 Basin	the Staff Report the 2012 estimated illness rate of 32	
		Plan contains a narrative objective, which states, "the bacteriological	illnesses per 1,000 recreators is equivalent to the 1986	
		quality of waters of the North Coast Region shall not be degraded beyond	estimated illness rate of 7 illnesses per 1,000 recreators	
		natural background levels". The Staff Report says that these narrative	with the discrepancy due to a broader definition of	
		objectives would not to be superseded by the proposed statewide numeric	gastrointestinal illness that does not require the	
		objectives; however, the narrative objective requires demonstrating what	presence of a fever.	
		background levels are in a specific water-body. Further, because	Charter Faction F.2.4 of the Ct. (CD. 11)	
		background levels are not currently understood for many water bodies,	Chapter 5 section 5.2.4 of the Staff Report has been	
		there could be debate as to what background levels should be. Therefore a	revised to reflect that the numeric objective currently	
		threshold for E. coli should be established for use, when background values	found within the North Coast Regional Basin Plan is	

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		are not available, that is at least as protective as current thresholds. Under section 5.2.4 (Issue E - Level of Public Health Protection for Illness Rate for Fresh and Marine Waters), there should be an option for Region 1 (North Coast) waters similar to option 4, which states, "Continue to maintain a higher standard for Fecal Indicator Bacteria for Lake Tahoe which is designated as an Outstanding National Resource Water. Under this option Lake Tahoe would retain an equivalent objective to their bacteria objective of 20/100ml fecal coliform (17cfu/100ml for E. coli)." As was done for Lake Tahoe, Region 1 should also retain previous protective levels based on both the more pristine waters and the high water contact levels of many individuals residing in Region 1, especially from within tribal communities.	indicative of what should be found in high quality coastal and mountain waters, and is not related to a specific risk of illness for REC-1 uses. It is appropriate to supersede the current water quality objective in the North Coast basin plan with an objective based on the protection of public health and the REC-1 use. As described in response to comment 3.06 the site-specific objective for Lake Tahoe has been removed from the Staff Report and Bacteria Provisions.	
	19.02	2. Narrative objectives that will not be superseded for Region 1 should be clearly stated in the new bacterial provisions Currently, the Bacteria Provisions only mention how the old numeric criteria from the Basin Plans will be treated in response to the Bacteria Provisions. It should be clearly stated in the Bacteria Provisions that narrative water quality criteria will supersede the new draft provisions. These exceptions for each region should be clearly stated in the Bacteria Provisions so that water quality managers do not have to search through multiple documents (Staff Report and Basin Plans) in order to understand what the most current bacterial regulations are for their regions. All deviations to the state-wide standard, numeric or narrative, should appear in Table 1 of the Bacteria Provisions, as the exception for Lake Tahoe does currently.	The Staff Report Chapter 2 section 2.3.2 adequately explains the Bacteria Provisions will not supersede narrative objectives in the Regional Water Board Basin Plans. Providing additional information to Table 1 of the Bacteria Provisions for Part 3 of the ISWEBE is not warranted. Part 3 of the ISWEBE of the Bacteria Provisions (Chapter III.E.3) specifies that "numeric" objectives are superseded. That same section in the provisions has been revised to expressly state that the bacteria objectives do not supersede narrative objectives.	Yes
	19.03	3. Proposed weekly sampling intervals are too restrictive to tribal natural resource departments' water quality monitoring programs: alternative sampling schedules should be accepted Sampling water bodies for bacterial exceedances is time consuming and expensive for small water quality programs, especially in cases where staff are traveling to water-bodies that are not part of regular water quality sampling or to water-bodies in remote locations. Although the weekly sampling schedule suggested by the State Board is more relaxed than the five samples in 30 days suggested by the EPA, other sampling regimes should be accepted. For example, many programs already sample other water quality parameters twice per month (Karuk Tribe of California 2013, Yurok Tribe Environmental Program 2013). In these cases, adding bacterial sampling to the established survey routine would provide five samples over a 10-week period. Page 72 of the Staff Report explained that the shorter duration (30 days) was chosen as the interval by the EPA in order to "help get the information out to the public more quickly and insuring a better health perspective." Using Beach Action Values, explained below, avoids the need to strictly define the time intervals between bacteria samples	See responses to comments 3.03, 4.07 and 4.17.	No

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		because it provides an alternative indicator for public health notifications		
		based on the most recently collected bacteria samples.		
		Although the six-week period suggested in the Staff Report is a good time		
		period to strive for, longer sampling windows should be accepted when		
		listing impaired water bodies. Acceptance of alternative sampling timelines		
		should be stated in the Bacteria Provisions so that water quality monitoring		
		departments can plan sampling in a way to most efficiently utilize their		
		available resources.		
		The case for flexible sampling schedules is especially relevant when		
		sampling in remote locations. The Quartz Valley Indian Reservation has		
		been sampling lakes and streams in wilderness areas to assess the degree		
		of bacterial contamination associated with cattle grazing (Genzoli et al.		
		2015). These water bodies are important to monitor because the Marble		
		Mountains are recreational and cultural resources, but sites are remote and		
		require long hikes to reach these sites.		
	19.04	4. Beach action values should be included in the Bacteria Provisions to	See responses to comments 4.17 and 33.18.	No
		guide public health warnings		
		Beach action values (BAVs) were suggested in the EPA 2012 draft bacteria		
		standards as single sample thresholds to be used to warn the public of		
		potentially dangerous water conditions. Although BAVs were not suggested		
		by the EPA to be used for regulatory thresholds, a public warning level is		
		helpful in informing water users of potentially dangerous conditions as they		
		occur rather than waiting for a six-week average to base public health		
		postings from. The EPA suggested a BAV of 190 cfu/100ml E. coli using the		
		32/1000 illness rate. More protective bacterial standards in Region 1 should		
		correspond to more protective BAVs, based on the EPA suggested method:		
		BAV corresponds to the 75th percentile of the E. coli water quality		
		distribution.		
	19.05	5. LREC-1 designation should not be applied to Region 1 at any time, and	See responses to comments 3.15 and 3.18.	No
		anywhere in the state due to low-water conditions associated with		
		impairment by flow alteration		
		We disagree with several aspects of the State Board's proposal to add a		
		new Limited Water Contact Recreation (LREC-1) beneficial use for waters		
		where body contact with water and ingestion of water is infrequent due to		
		restricted access or very shallow water depth, such as in concrete flood		
		conveyance channels. Los Angeles is currently the only Regional Board that		
		has designated any water bodies as LREC-1. The State Board's support for		
		additional designation of LREC-1 waters promotes an unfortunate vision for		
		the future of the state's water bodies. The State should promote		
		restoration of water quality and increased public access. The LREC-1		
		designation would be a step in the opposite direction. The LREC-1		
		designation would be particularly inappropriate in Region 1 due to the high		

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		water contact of people throughout the calendar year. Especially in the		
		tribal communities, ceremonial, fishing and gathering practices occur		
		throughout the year in a wide range of temperature and flow conditions.		
		Additionally, downgrading the REC-1 beneficial use designation to LREC-1		
		due to low-water conditions is not protective of public health. Some people		
		will be drawn toward any water left during hot and dry conditions. Further,		
		downgrading the beneficial use category, and thus holding the water-body		
		to lower bacterial standards, does not promote systematic improvements		
		in water quality that often require increased in-stream flows. Therefore,		
		the State Board should not expand the LREC-1 designation.		
Klamath	20.01	Klamath Riverkeeper supports the State Board's decision to maintain the	Comment noted.	No
Riverkeeper, Pacific		narrative		
Coast Federation of		objective for Region 1 (North Coast), which states, "The bacteriological		
Fishermen's		quality of waters of the North Coast Region shall not be degraded beyond		
Associations,		natural background levels."		
Institute for	20.02	Our primary concern is the increased numeric objectives for Region 1,	See responses to comments 3.06 and 3.08.	No
Fisheries Resources		which presumably would be used if background levels of fecal indicator		
		bacteria were unavailable or contested. The current numeric standard of 50	Although the North Coast Region's fecal coliform	
Representative:		cfu of fecal coliform is more protective of public health than the proposed	objective is associated with REC-1 waters, the objective	
Konrad Fisher		statewide threshold of 100 cfu of E. coli. Studies conducted in the Klamath	is indicative of what should be found in high quality	
		River Watershed suggest that fecal coliform is on average 50% E. coli	coastal and mountain waters, and is not related to a	
		(Genzoli et al. 2015). Thus, 25 cfu E. coli would be a comparable threshold	specific risk of illness for REC-1 uses (per recent	
		to the current numeric object for Region 1. Region 1 should maintain a	research on the origin of the region's fecal coliform	
		more protective numeric objective for E. coli, similar to what was suggested	objective as found in <u>Department of Health Services</u>	
		for Lake Tahoe. The illness rate of 32/1000 water users is unacceptably	Memorandum, 1990). In other words, the fecal	
		high for the people of the North Coast and specifically the Klamath Basin,	coliform objective was established to provide	
		where water contact is high throughout the year due to cultural,	protection against degradation.	
		subsistence, and recreational practices. A family of five that swims daily		
		throughout the summer in waters at the proposed E. coli threshold of 100	The North Coast Basin Plan also has a narrative	
		cfu should expect to spend two weeks with a sick family member during the	objective, which will not be superseded by the Bacteria	
		summer (5 people × 92 days = 15 person-sick days).	Provisions. Their narrative objective states: "The	
			bacteriological quality of waters of the North Coast	
			Region shall not be degraded beyond natural	
			background levels." The use of this narrative objective	
			will allow the North Coast Water Board to prevent the	
			degradation of the water quality of their waters beyond	
			natural background levels. Because the North Coast	
			Basin Plan contains the narrative bacteria objective,	
			which applies to all inland surface waters, enclosed	
			bays, and estuaries within the region, the State Water	
			Board expects the Regional Water Board will	
			implement the narrative bacteria objective. The State	

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Organization	No.	Comment	Water Board would expect that new dischargers would be required to perform pre- and post-discharge monitoring to ensure the waters are not degraded beyond natural background. For existing permitted discharges, the State Water Board would expect that the narrative bacteria objective would be implemented in any amended permit, as applicable. It is appropriate for the North Coast Water Board to interpret the narrative objective and the meaning of natural background levels for their waters. While the translation of fecal coliform to <i>E. coli</i> as expressed in the now stricken Appendix C to the Staff Report is inappropriate for North Coast freshwaters (see the response to comment 2.05), the use of data from Genzoli et al. 2015, other studies, or the evidence underlying the 1990 Department of Health Services memorandum might be appropriate. The North Coast Water Board is more knowledgeable about the geography, hydrology, land use, and other factors of North Coast watersheds and is better able to assess translation data and interpret their narrative objective then the State Board within the scope of this project. This project is focused on protecting water contract recreational uses from bacteria. The protection against illness from bacteria and	Revision ¹
			Finally, the illness rate does not apply on a per day or a per summer season basis; rather, it is an overall probability of becoming ill while undertaking the activities defined under the REC-1 use at a given level of indicator bacteria. Every recreators has a 3.2 percent chance of becoming ill every time they partake in the REC-1 use assuming the levels of bacteria are at or below the water quality objectives.	

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	20.03	For many families in the rural North Coast Region, swimming is not optional, but rather, the only way to cool off when living without air conditioning. Further, ceremonial and subsistence practices with many of the tribal communities require increased water contact throughout the year, including during run-off events when E. coli levels increase.	See responses to comments 3.06 and 3.08. Please also note that developing bacteria water quality objectives for the Tribal Traditional Culture and Tribal Subsistence Fishing beneficial uses is not within the scope of this project.	No
	20.04	To better protect public health, the State Board should adopt Beach Action Values (BAVs) that guide public notifications of bacterial contamination. BAVs were suggested in the EPA Recreation Water Quality Criteria, but were not addressed in the State Board's Bacteria Provisions. The citizens of California deserve to know if water is contaminated as soon as possible, rather than waiting six weeks for a geometric mean.	See responses to comments 4.17 and 33.18.	No
	20.05	It would be irresponsible for the state of California to significantly weaken the current bacteria thresholds that residents of the North Coast are accustomed to. We expect our streams to be protected from pollution and for polluters to be held accountable for cleaning up and restoring degraded waters.	See responses to comments 3.06 and 3.08.	No
	20.06	Clean water should be a public resource for all to enjoy and backtracking on water quality standards does not represent the public interest. As such, we oppose statewide adoption of the LREC-1 criteria and seasonally removal of REC-1 criteria, which would allow for loopholes for increased bacterial pollution.	See responses to comments 3.15, 3.18, 4.14, 6.05, and 6.06.	No
КМІ	21.01	Generally, this policy will be an improvement over existing provisions. The switch to E.coli as a standard is more likely to indicate true risk than previous reliance on Total coliform or Fecal coliform standards. A statewide policy that provides guidance on development of bacterial TMDLs is useful. Likewise, the creation of a limited REC1 beneficial use for waters where there is restricted and/or limited human exposure from swimming or wading provides a more reasonable standard. However, many questions were generated when reading draft materials. Comments will largely be confined to these questions:	Comment noted.	No
	21.02	It is my understanding that the EPA E. coli standards were generated based upon research performed in the Great Lakes? • Could Staff elaborate on the source of research used to develop EPA standards that are now the basis for proposed California standards? • If the standards are based upon research conducted in temperate climates, rather than the semi-arid West, how can Staff justify the use of these standards? • Please comment on how those standards might be improved for use in the West? • In general, shouldn't California develop standards based upon geography-driven research?	Chapter 12 of the Staff Report has been revised to include the following hyperlink to the U.S. EPA 2012 Recreational Water Quality criteria: https://www.epa.gov/wqc/2012-recreational-water-quality-criteria. U.S. EPA conducted epidemiological investigations at nine locations that included fresh water, marine, tropical and temperate beaches (see section 2.0 of the U.S. EPA 2012 Recreational Water Quality Criteria). In addition, the U.S. EPA supported additional studies to look at the differences between inland and coast recreational waters and	Yes

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		epidemiological studies specifically at California beaches. EPA used these studies to propose criteria applicable nationwide. The Bacteria Provisions include water quality objectives based on the best science available as provided by the U.S. EPA 2012 Recreational Water Criteria.	
21.03	TMDLs: Draft Part 3 states that "a Regional Water Quality Control Board may convene a public meeting to evaluate the effectiveness of [a} TMDL in attaining the BACTERIA WATER QUALITY OBJECTIVES. How can the regions be allowed discretion on revisiting previous TMDLs? For example, the Central Coast has adopted 15 pathogen, bacteria, Fecal coliform, and/or Fecal indicator bacteria TMDLs since 2003. Throughout the adoption of these TMDLs, there were many concerns expressed about sufficiency of data and/or analysis. What if existing pathogen, bacteria, and/or Fecal coliform TMDLs are listed based upon only one line of evidence or seasonally-influence data, or lack appropriate calculations of natural (noncontrollable) background sources, or do not contain appropriate reference sites? The proposed Policy should provide firmer guidance to the Regional Water Boards to correct TMDLs that may have been improperly listed in the past or do not conform to adopted Statewide Policy implementation requirements. Without a concerted effort to correct listed TMDL deficiencies, adopted standards and TMDLs in Regional Basin Plans will not be aligned.	See responses to comments 4.01, 13.01, 14.09, and 33.12. TMDLs are reviewed and approved by the SWB and U.S. EPA and are valid and presumed to address the applicable bacteria impairment.	No
21.04	Reference Sites: Often, reference sites are not available. For example, in the Lower Salinas Fecal coliform TMDL, Staff were not able to identify monitoring sites in Monterey County that fit their reference site criteria. Therefore, sites from other parts of the Central Coast Region were used. This might or might not have been appropriate depending the definition of a reference site in this Statewide Policy. • Will the state provide guidance on the use of reference sites? • What if no appropriate reference sites are available for a watershed? • What is TMDLs were adopted using inappropriate reference sites? • What is the recourse under this statewide policy?	Reference systems are not required to be located in the same waterway but should reflect similar hydrologic conditions in an environment minimally impacted by anthropogenic activities in order to appropriately characterize the representative exceedance frequency of bacteria water quality objectives. It is unclear what the commenter means by "What is the recourse under this statewide policy?" A Regional Water Board retains discretion to determine what constitutes an appropriate reference site commensurate with the definition for a reference system contained in the Bacteria Provisions. Interested persons may address their concerns concerning the appropriateness of such reference systems to be utilized during TMDL development with the Regional	No

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			Water Board that has established or is in the process of establishing a TMDL using such approach.	
	21.05	Natural Backgrounds: "Federal regulations (40 D.F.R section 130.7) require that TMDLs include waste load allocations for point sources and load allocations for non-point sources and natural background levels and that the individual sources for each must be identified and enumerated." How can the Natural Source Exclusion, as described in this statewide policy, be implemented if natural background has not been calculated as part of an existing TMDL?	See response to comment 5.06.	No
	21.06	Could Staff comment on the Use Attainability Analysis (UAA) method for suspending REC-1 use during high flows and during a specific season? • Who performs the UAA? • Will the state adhere to the EPA requirements for performing a UAA or will requirements be tweaked by the states making this tool either easier or more difficult for the state to use? • What is the anticipated timeframe from the time of initiating an UAA to EPA approval of an UAA?	See response to comment 4.14. The UAAs will be performed at the Regional Water Board level. The Water Board developing the UAA will adhere to the federal requirements for performing a UAA to demonstrate that attaining the REC-1 use is not feasible. The anticipated timeframe for UAA development, adoption by the Regional Water Board, approval by the State Water Board, and approval by U.S. EPA will vary. The Regional Water Board conducting and adopting a UAA, and the State Water Board approving the UAA, would do so in accordance with the planning process applicable to revising a water quality control plan (basin plan) (see Water Code §§ 13240-13246). Upon being approved by the State Water Board, in accordance with Clean Water Act section 303(c)((3), the U.S. EPA has 60 days to approve a new or revised water quality standard or the U.S. EPA may disapprove it within 90 days. (See https://www.epa.gov/sites/production/files/2014-09/documents/handbook-chapter6.pdf)	No
	21.07	Limited REC-1 beneficial uses: • What is the process to re-evaluate waterbodies to determine if a Limited REC-1 beneficial use would be more appropriate for a water body or reach of a water body? • Will this beneficial use be restricted to urban waterbodies or will it also apply to grazed areas? • How can a private landowner request to application of a Limited REC-1 beneficial use designation to a water body or reach of water body that flow through or is adjacent to his property?	See responses to comments 3.15, 3.18, and 4.14. The Regional Water Boards have the authority to designate a water body with the LREC-1 regardless of the land use or location, although those factors could be examined within the requisite UAA. Persons interested in requesting a UAA be considered to remove a designated use that is not an existing use are encouraged to contact the applicable Regional Water Board to identify and discuss the issue and associated process.	No

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Los Angeles	22.01	LADWP understands that the need to develop updated Bacteria Objectives	Comment noted.	No
Department of		is fundamental to achieving water quality improvements in recreational use		
Water and Power		water bodies.		
		LADWP recognizes and supports the protection that these Bacteria		
Representative:		Objectives provide for those water bodies.		
Katherine Rubin	22.02	1. It is not clear how changes to the Bacteria Objectives will be	See responses to comments 3.05, 4.01, and 14.09. The	No
		implemented LADWP has reviewed the Draft Staff Report; Draft Bacteria	Bacteria Provisions include numeric bacteria water	
		Provisions; and Draft Ocean	quality objectives for the protection of public health	
		Plan and has concerns that not enough guidance is provided as to how the	during water contact recreation that will supersede the	
		policies will be implemented.	numeric water quality objectives found in Regional	
		It is respectfully suggested that the SWRCB address NPDES permitting	Water Board basin plans where a conflict exists. The	
		issues within the draft policy, specifically addressing how the new bacteria	Regional Water Boards currently have existing bacteria	
		objectives will be used in permitting. By doing so, the SWRCB could provide	water quality objectives as detailed in Table 5 of the	
		a clear understanding on the reasonable potential analysis and how it	Staff Report. The existing objectives are being	
		should be conducted; how objectives are to be implemented, i.e. as BMPs,	implemented by the Regional Water Boards using	
		TBELs, or WQBELs; how objectives will be implemented in	established mechanisms including but not limited to	
		permits when not required by a TMDL; how objectives will be implemented	TMDLs and NPDES permits. The Bacteria Provisions will	
		in permits before a TMDL is developed, and if/how permit limitations can	also be implemented using these mechanisms, with the	
		later be adjusted; what the process is for existing TMDLs to be	addition of implementation options and tools that have	
		updated/evaluated/rescinded given the new standards; and how these	been successfully utilized by various Regional Water	
		provisions will be applied to existing and future NPDES permits.	Boards across the state. Chapter 6 of the staff report	
		The LADWP requests that the SWRCB provide guidance to the Regional	provides a detailed discussion on potential methods of	
		Water Boards regarding implementation of the revised objectives.	compliance for point and non-point sources.	
	22.03	2. The use of a rolling Geometric Mean and STV approaches - The Draft	See responses to comments 4.07, and 19.03.	No
		Bacteria Provisions and Draft Ocean Plan revise how Bacteria Objective		
		limitations will be calculated. In doing so, the use of the Single Sample	In the scenario presented by the commenter, multiple	
		Maximum is replaced by the use of a statistical threshold value (STV), and	weeks of high levels of bacteria would need to occur	
		the Geometric Mean is changed from a geometric mean using at least 5	which would signal a public health concern. A single	
		samples in a 30-day period to a Geometric Mean in a rolling six-week	exceedance in one week would be averaged with the	
		period. LADWP is concerned that the revised averaging periods to	previous and future six weeks of data effectively	
		determine compliance may have adverse effects on exceedance reporting.	smoothing that single high value out with multiple	
		If a rolling six-week averaging period is used, each weekly sample would be	lower values. However if values are consistently high	
		used to compute overlapping geometric means - this approach may cause a	over those previous and post weeks then multiple	
		single bacteria objective exceedance to cause multiple exceedances, even	exceedance would appropriately occur signaling a	
		though the bacteria objectives were met six weeks prior and six weeks after	concern to public health. This is further discussed in	
		the exceedance. The LADWP respectfully suggests that maintaining the	Chapter 5 section 5.2.5 of the Staff Report.	
		current practice for calculating the geometric mean using at least 5 samples		
		in a 30-day period will reduce the possibility of a single exceedance leading	As discussed in Table 2 of the Staff Report, Table 1 of	
		to double or triple jeopardy with respect to exceedance while maintaining	Bacteria Provisions for Part 3 of the ISWEBE, and Table	
		REC-1 standards. Additionally, the LADWP requests clarification on how the	1 of the Bacteria Provisions for the Amendment to the	
		STV approach will be applied, specifically whether the STV will be used only	Ocean Plan, the STV shall not be exceeded more than	
			10 percent of the time, calculated monthly.	

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		when geometric mean data is unavailable, and whether the STV can ever be		
		exceeded.	Please also note that the language regarding a	
			statistically sufficient number of samples distributed	
			over a six-week period pertains to 303(d) standards	
			assessment under the Listing Policy. It does not pertain	
			to permit conditions and is not a requirement for	
			permittees. The Bacteria Provisions were revised to	
			clarify the applicability of the language.	
	22.04	A) Application of the Natural Source Exclusion Approach is unclear.	A quantitative microbial risk assessment (QMRA) can be	No
		During the July 10, 2017 Staff Workshop, SWRCB staff indicated that a	used to develop site specific objectives based on	
		Quantitative Microbial Risk Assessment (QMRA) is the process by which the	alternative indicators and or methods when	
		Natural Sources Exclusion could be applied. Additionally, SWRCB staff noted	scientifically defensible as discussed in the Staff Report	
		that the quantification of natural sources may be calculated as the total	Chapter 5 section 5.2. A QMRA applied within the	
		minus the human contribution (presumably also the livestock). EPA	context of a TMDL for a natural sources exclusion	
		technical guidance document Site-Specific Alternative Recreational Criteria	approach could aid in the identification, quantification,	
		Technical Support Materials for Predominantly Non-Human Fecal Sources,	and control of anthropogenic sources of	
		which appears to be the technical document which describes how a Natural	bacteria. Exactly how helpful a QMRA would be to this	
		Sources Exclusion is used within a QMRA, is cited on the EPA website within	process would depend on the specific conditions of the	
		the 2012 Recreational Water Quality Criteria section, but appears to be	water body. A working link to the EPA technical	
		unavailable. The LADWP requests that the Draft Bacteria Provisions and	guidance for site-specific alternative recreational	
		Draft Ocean Plan be	criteria has been added to the references of the Staff	
		revised to include further clarification regarding how a Natural Sources	Report.	
		Exclusion may be applied, specifically within the context of a QMRA.		
	22.05	B) The Natural Source Exclusion Approach should be used outside of a	See response to comment 4.08. The reference	No
		TMDL context.	system/antidegradation approach and natural sources	
		The Draft Bacteria Provisions and Draft Ocean Plan each allow for a Natural	exclusion approach are applied within the context of a	
		Source Exclusion approach to address natural sources of bacteria, but only	TMDL because it acknowledges that beneficial uses are	
		in the	not being supported while also allowing for flexibility in	
		context of a TMDL -the LADWP recommends that these approaches be	meeting standards by taking into account natural	
		allowed outside the TMDL context.	sources of bacteria and not requiring regulation of	
		This can be accomplished by inserting "controllable factors" language into	natural systems.	
		the new standards. Pursuant to Resolution No. RS-2012-001, the Santa Ana		
		Basin	The comment does not provide examples of the	
		Plan includes a discussion about "controllable factors" as follows: Some of	manner in which the natural source exclusion should be	
		these water quality objectives refer to "controllable sources" or	considered to be allowed outside the context of TMDL	
		controllable water quality factors." Controllable sources include both point	development or how the natural source exclusion	
		and nonpoint source discharges, such as conventional discharges from	approach is related to the concept of controllable	
		pipes and discharges from land areas or other diffuse sources. Controllable	factors that may affect water quality conditions. Santa	
		sources are predominantly anthropogenic in nature. Controllable water	Ana's basin plan explains that whether or not sources	
		quality factors are those characteristics of the discharge and/or the	are "controllable" affects the Regional Board's ability to	
		receiving water that can be controlled by treatment or management	regulate those sources to reasonably protect beneficial	
		methods. Examples of other activities that may not involve waste		

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		discharges, but which also constitute controllable water quality factors,	uses. A "controllable source" or "controllable factors"	
		include the percolation of storm water, transport/delivery of water via	may include anthropogenic and natural sources.	
		natural stream channels, and stream diversions.		
		Uncontrollable sources of pollutants can occur naturally or as the result of	Because "controllable factors" or "controllable sources"	
		anthropogenic activities. These sources are not readily managed through	may be regulated (and encompass any source of	
		technological or natural mechanisms.	bacteria, whether or not it is anthropogenic), the	
		LADWP recommends that the Draft Bacteria Provisions and Draft Ocean	Reference System/Antidegradation or Natural Sources	
		Plan each be revised to adopt such language, or language consistent with	Exclusion Approach is a method that may be used to	
		the Santa	alleviate strict compliance with an objective or TMDL	
		Ana Basin Plan, which would allow the Natural Source Exclusion approach	targets where the controllable discharge to the	
		to be applied outside of a TMDL context.	waterbody includes natural sources which may causes	
			persistent exceedances of bacteria objectives.	
			The Santa Ana basin plan provides, at chapter 5:	
			"Uncontrollable bacteria sources refer to contributions	
			of bacteria within the watershed from nonpoint	
			sources that are not readily managed through	
			technological or natural mechanisms or through source	
			control and that may result in exceedances of water	
			quality objectives for indicator bacteria. Specific	
			uncontrollable indicator bacteria sources within the	
			Santa Ana Region may include:	
			Wildlife activity and waste	
			 Bacterial regrowth within sediment or biofilm 	
			 Resuspension from disturbed sediment 	
			 Marine vegetation (wrack) along high tide line 	
			 Concentrations (flocks) of semi-wild waterfowl 	
			Shedding during swimming"	
			"Controllable bacteria sources refer to any bacteria	
			indicator source that can be controlled by treatment or	
			management methods. Requirements for the	
			application of Best Available Treatment technology	
			(BAT) and Best Conventional Treatment technology	
			(BCT) apply to some of these sources (e.g., POTWs); in	
			other cases, such as discharges regulated under the	
			areawide municipal separate storm system permits	
			("MS4" permits), reasonable actions to reduce or	
			eliminate the contribution of these sources to the	
			maximum extent practicable are required. These	
			include the implementation of best management	

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			practices or other mechanisms. Controllable sources are predominantly anthropogenic in nature and can be reduced in varying degrees."	
			"Specific anthropogenic controllable indicator bacteria sources within the Santa Ana Region may include: • Improper use of fertilizers on residential and commercial properties and agricultural lands • Improper handling of pet waste • Cross-connections between the sanitary and storm sewer systems • Leaky sanitary sewer conveyances • Discharges from POTWs • Improper handling and disposal of food waste • Improper management of CAFO waste and washwater • Runoff from yards containing fertilizers, pet waste, and lawn trimmings • Homeless encampments"	
			"Certain techniques are available to identify human sources; when practical, those techniques should be used in areas where persistent exceedances of bacteria objectives occur."	
	22.06	C) The Natural Source Exclusion Approach should allow for the exceedance of the Geometric Mean as well as the STV. A reading of the Draft Bacteria Provisions and Draft Ocean Plan indicates that the Natural Source Exclusion approach allows for exceedances of the Bacteria Objectives STV, but not the geometric mean. The LADWP respectfully suggests that this language appears to be inconsistent with EPA recommendations that allow for revised objectives based on whether they are "equally protective" through the use of a QMRA. LADWP recommends that the Draft Bacteria Provisions and Draft Ocean Plan each be revised to include language that allows for exceedances of the Bacteria Objective STV, as well as the Geometric mean, based on the use of a QMRA. This change would harmonize the Draft Bacteria Provisions and Draft Ocean Plan with EPA recommendations and insure equally protective Bacteria Objectives under the Natural Source Exclusion Approach.	See response to comment 4.09.	No
	22.07	The Draft Bacteria Provisions have proposed revised water quality bacteria	The Lahontan Regional Water Board basin plan	Yes
		objectives for REC-1 water bodies with the stated intention of providing a	presently has a fecal coliform bacteria objective that	

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		consistent regulatory framework throughout the State of California. Although the intent of the Bacteria Provisions is to provide consistent REC-1 standards throughout the State, LADWP believes that there may be uncertainty as to whether the Draft Bacteria Provisions will apply to the Lahontan Basin Plan's current bacteria objectives. During the July 10, 2017 SWRCB Staff Workshop there were differences of opinion amongst the panelists regarding whether the revised bacteria objectives would supersede Lahontan bacterial water quality objectives of 20 per 100 ml in REC-1 water bodies. The LADWP requests that the SWRCB clarify whether the revised bacteria objectives, as well as the implementation provisions such as the Natural Source Exclusion approach; high flow suspension; seasonal suspension; or Water Quality Standards Variance would apply to the Lahontan bacteria objectives.	applies to all waters and is not expressly established for the protection of the REC-1 beneficial use. The Bacteria Provisions (including any implementation provisions) apply to REC-1 waters statewide. The Bacteria Provisions will not supersede the Lahontan Region's fecal coliform objective; however, the provisions will add the <i>E. coli</i> and enterococci bacteria objectives to all waters in the region with the REC-1 beneficial use. Chapter 5 section 5.2.4 of the Staff Report has been revised with this clarification. The implementation options listed within the Bacteria Provisions apply specifically to the implementation of the proposed bacteria water quality objectives for REC-1 waters. As such the implementation options would only be applicable for the new objectives being added to the Lahontan basin plan and not the existing bacteria objectives. The Water Quality Standards Variance would apply to any water quality standards so long as it comports with the requirements outlined under 40 CFR 131.14.	
22.0	08	A) The fecal coliform standards in the Lahontan basin plan are not based on current science. The Draft Staff Report includes the following discussion regarding the Lahontan Regional Water Board's current bacteria objectives: In the North Coast and the Lahontan Regional Water Boards, the REC-1 bacteria objectives for fecal coliform are more stringent than the 200/100ml criterion established by U.S. EPA in 1976. In the Lahontan Regional Water Board, the current bacterial objective is a log mean of 20/100 ml of fecal coliform. This objective is not linked to any specific beneficial use and applies to all waters within the region. Circa September 2012, the Lahontan Regional Water Quality Control Board (LRWQCB) offered its response to United States Department of Agriculture (USDA) comments on the 2012 Triennial Review of the Lahontan Basin Plan and defended the use of fecal coliform as "scientific-state-of-knowledge" by citing a 1976 US EPA recommendation. In the 1986 EPA Ambient Water Quality Criteria, the EPA recommended the use of alternative indicators due to the lack of correlation between fecal coliform and illness in swimmers, stating: The freshwater studies confirmed the findings of the marine studies with respect to enterococci and fecal coliforms in that the densities of the former in bathing water showed strong correlation with swimming associated gastroenteritis rates and densities of the latter showed no correlation at all. The similarities in the relationships of E. coli	See response to comment 22.07. The State Water Board will encourage the Lahontan Regional Water Board to work with relevant stakeholders to evaluate whether the region's fecal coliform water quality objective (described in recital 14) should be identified during the region's upcoming triennial review process as suitable for consideration of revision or its broad application to all surface waters in the region, or both.	No

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		and enterococci to swimming associated gastroenteritis in freshwater		
		indicate that these two indicators are equally efficient for monitoring water		
		quality in freshwater, whereas in marine water environments only		
		enterococci provided a good correlation. The 1986 EPA Ambient Water		
		Quality Criteria expected that the more reliable Fecal Indicator Bacteria		
		(FIB) would replace currently used fecal and total coliform: EPA recognizes		
		that it will take a period of at least one triennial review and revision period		
		for States to incorporate the new indicators [E. coli and enterococci] into		
		State Water Quality Standards and start to accrue experience with the new		
		indicators at individual water use areas. Thus, fecal coliform should not be		
		considered as the current scientifically-justified FIB for recreational waters		
		more than 30 years later.		
	22.09	B) The current fecal coliform standards in the Lahontan basin plan are	See response to comment 2.05 and 3.06. The current	No
		based on an incorrect extrapolation of epidemiological data. Circa	fecal coliform objective of 20 cfu/100ml found in the	
		September 2012, the RWQCB offered the following response to USDA	Lahontan Water Board Basin Plan is applicable to all	
		comments: In sum, the available scientific evidence, taken as a whole,	waters in the region and is not expressly established for	
		demonstrates that the presence of FIB (including fecal coliform bacteria) in	any beneficial use in particular. Hence, the Lahontan	
		water indicates a risk to human health. The existing 20 cfu/100ml standard	Region's existing fecal coliform objective lacks a clear	
		has a risk to human health of less than one person in 1000 to become ill	relationship to beneficial uses, and it is beyond the	
		who contact waters containing fecal contamination. Based on the 1986 EPA	scope of the Bacteria Provisions to evaluate the fecal	
		data, fecal coliform was shown to have no correlation to illness rate.	objective because this project is focused solely on REC-	
		Without a correlation, you cannot extrapolate the 200 per 100 ml	1 use and updating the bacteria objectives to protect	
		objective's estimated illness rate to the 20 per 100 ml rate. The initial use of	that use.	
		the 200 per 100 ml objective was based on studies which translated the		
		fecal coliform indicator from total coliform concentrations measured in		
		epidemiological studies. These studies found no statistically significant		
		increase in the rate of illness at levels equivalent to 400 fecal coliforms per		
		100 ml (so 400 per 100 ml represented the level at which no effect of fecal		
		coliform could be observed). The objectives were set at half that (200 per		
		100 ml) to provide a safety buffer. The Lahontan region's use of 20 per 100		
		ml, is equal to 20 times lower than the level at which the studies showed no		
		effect at all. Therefore, it is not possible to quantitatively estimate the risk		
		level based on the lower objective. The use of a fecal coliform		
		measurement that is 10 times less than that number, which represented		
		half of the lowest detected illness risk in epidemiological studies more than		
		40 years old and subsequently replaced by newer studies with better data,		
		is not scientifically defensible in 2017. The EPA's suggested illness rate of 8		
		per 1000 swimmers for a 200 per 100 ml fecal coliform level was intended		
		to approximately translate current (1986 era) fecal coliform data and		
		measurements while the new indicators were put in place, not serve as a		
		reasonable target for future objectives: EPA's evaluation of the		
		bacteriological data indicated that using the fecal coliform indicator group		

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		at the maximum geometric mean of 200 per 100 ml, recommended in		
		Quality Criteria for Water could cause an estimated 8 illness per 1,000		
		swimmers at fresh water beaches and 19 illness per 1,000 swimmers at		
		marine beaches. These relationships are only approximate and are based		
		on applying ratios of the geometric means of the various indicators from		
		the EPA studies to the 200 per 100 ml fecal coliform criterion. However,		
		these are EPA's best estimates of the accepted illness rates for areas which		
		apply the EPA fecal coliform criterion. Further, the lack of a correlation		
		between fecal coliform and illness rate in epidemiological studies means		
		that it is not possible to extrapolate to an illness rate of "less than one" per		
		1000 swimmers simply by dividing the EPA's 1986 estimated illness rate by		
		10. As there is no correlation between illness and fecal coliform, there		
		should be no expectation of a linear relationship. The 1986 EPA Ambient		
		Water Quality Criteria recommend the use of E. coli and enterococcus as		
		fecal indicator bacteria in fresh and marine waters, respectively, because		
		they were correlated with occurrences of gastrointestinal illnesses in a		
		series of epidemiological studies, in which fecal coliform "showed no		
		correlation at all". Holding all surface waters to a standard based on an		
		indicator that has been shown to not correlate with negative effects is not		
		protective of beneficial uses. The bacterial objectives outlined in the Staff		
		Report allow for additional protections for Lake Tahoe, a unique resource,		
		and are sufficiently protective for other REC-1 waters in the Lahontan		
		Region. The stated purpose of the revised statewide bacteria water quality		
		objectives is to ensure that bacterial objectives for REC-1 waters are based		
		on the most recent science and are consistently updated statewide. "The		
		Bacteria Provisions seek to establish consistent statewide water quality		
		objectives for California waters". The Lahontan Regional Water Board's		
		current bacteria objectives do not appear to be indicative of human health		
		risk or based on current data. As such, the LADWP requests that the SWRCB		
		work with the Lahontan Regional Water Board's Bacteria Objectives in the		
		Basin Plan to ensure that the revised statewide bacteria objectives are		
		consistently applied throughout the state.		
	22.10	5. The Shellfish Harvesting Standards as outlined in Draft Ocean Plan should	The comment is noted and will be considered during	No
		be reserved for commercial shellfish growing areas The Draft Ocean Plan	the prioritization of future planning efforts. Amending	
		contains provisions that set the following Shellfish Harvesting Standards: 2.	the Ocean to revise the shellfish bacteria beneficial use	
		Shellfish Harvesting Standards a. At all areas where shellfish may be	or objectives is not within the scope of this project. The	
		harvested for human consumption, as determined by the Regional Water	proposed Bacteria Provisions are focused on bacteria as	
		Board, the following bacterial objectives shall be maintained throughout	it applies to the REC-1 beneficial use.	
		the water column: (1) The median total coliform density shall not exceed 70		
		per 100 ml, and not more than 10 percent of the samples shall exceed 230		
		per 100 ml. LADWP is concerned that the Shellfish Harvesting Standards		
		that currently exist in the Draft Ocean Plan may be potentially unattainable.		
		that currently exist in the Draft Ocean Plan may be potentially unattainable.		<u> </u>

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		The Draft Ocean Plan objective is derived from the Federal National		
		Shellfish Sanitation Program (NSSP), which was designed to apply where		
		shellfish are intended for commercial sale, in transactions that traverse		
		state boundaries. The LADWP respectfully suggests that because these		
		Shellfish Harvesting Standard Limits were originally derived from the NSSP,		
		they are part of a larger program of implementation within the NSSP, and		
		may not be suitable for use in isolation as part of the Draft Ocean Plan		
		Provisions. In particular, the application of this standard to areas with no		
		viable or historical shellfish fisheries on the basis that "shellfish may be		
		harvested" for future use does not seem appropriate. In order to reduce		
		uncertainty regarding where the Shellfish Harvesting Standards will apply,		
		the LADWP recommends that the Bacteria Provisions be revised to include		
		language that explicitly provides that the California Department of Public		
		Health (CDPH) will continue to have primary regulatory authority over		
		shellfish commercial growing areas, particularly because said areas exist		
		only in a few clearly designated areas. LADWP further recommends that the		
		proposed bacteria objectives for Shellfish Harvesting Standards be revised		
		to include language that provides that such bacteria objectives are to be		
		applied solely to receiving waters, and not effluent waters.		
	22.11	6. The objective and use of LREC-1 is unclear based on a reading of the	See response to comment 3.15 Additionally, the	No
		Draft Bacteria Provisions	Regional Water Boards have the discretion to propose a	
		The Draft Bacteria Provisions outlines a new beneficial use definition for	UAA for specific water bodies to have their beneficial	
		Limited Water Contact Recreation (LREC-1) water bodies. During the Staff	use removed and designated as LREC-1 based on	
		Workshop held on July 10, 2017, the State Water Resources Control Board	physical conditions such as restricted access and water	
		(SWRCB) staff provided the following	depth. Such a UAA, if undertaken to remove a REC-1	
		proposed definition for LREC-1: Uses of water that support limited	use, must be adopted by the Regional Water Board and	
		recreational activities involving body contact with water, where the	approved by the State Water Board and U.S. EPA. The	
		activities are	site specific knowledge of the Regional Water Boards is	
		predominantly limited by physical conditions such as very shallow water	essential to conducting the LREC-1 UAA. Statewide	
		depth or restricted access and, as a result, body contact with water and	definition of factors may not be broadly applicable in all	
		ingestion of water is infrequent or insignificant.	regions based on several factors including but not	
		The LADWP is concerned by the uncertainty of which physical condition	limited to the diversity of environment and climate.	
		factors will be considered in order for a water body to be classified as LREC-		
		1. The current LREC-1 definition is predicated on a physical condition, such		
		as a "shallow water depth".		
		SWRCB staff indicated in their response to comments that the shallow		
		water depth will be determined on a "case by case basis based on the site".		
		LADWP recommends that the proposed Draft Bacteria Provisions for LREC-1		
		be revised to clarify what physical		
		condition factors would be considered when determining whether a water		
		body meets the LREC-1 standard in order to reduce any confusion on the		
		classification of a LREC-1 water body.		

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	22.12	7. The Bacteria Objective policy does not address REC-2 The Draft Bacteria Provisions and Draft Ocean Plan provide new Bacteria Objectives and tools to meet those objectives for REC-1 use water bodies. The LADWP respectfully requests that the proposed natural sources / reference approaches for REC-1 be broadened to apply to REC-2. The SWRCB can ease the challenge of complying with REC-2 standards by applying science based approaches currently proposed for REC-1 use by the policy. The LADWP recommends that the Santa Ana Basin Plan approach be taken for REC-2 - i.e. waters designated REC-2 be regulated using an anti-degradation approach, and that existing numeric objectives for fecal coliform for REC-2 uses be deleted. Additionally, the LADWP suggests that the natural source/reference approaches, high flow suspension, and seasonal suspension, apply to REC-2 as well as REC-1.	See response to comment 4.15.	No
	22.13	8. The Economic Analysis may not reflect the actual economic impact of the Draft Bacteria Provisions and Draft Ocean Plan On June 27, 2017 the SWRCB released an Economic Analysis of the Draft Bacteria Provisions and Draft Ocean Plan to address the potential economic impact related to compliance with the water quality Bacteria Objectives. The costs used in the economic analysis are based on Bureau of Labor Statistics data from between 2004 and 2006. The LADWP believes that the use of older data to estimate the economic impact of the Draft Bacteria Provisions and Draft Ocean Plan may not reflect the current day cost to implement the proposed water quality bacteria objectives. Implementation of the proposed Bacteria Objectives has the potential to impact LADWP's generating stations, lakes and reservoirs, and industrial facilities that may directly impact its ratepayers. The LADWP respectfully suggests that the SWRCB revise the Economic Analysis of the impact of the Draft Bacteria Provisions and Draft Ocean Plan to include the latest available data.	The labor rates in the Economic Analysis report were adjusted using appropriate price inflation indices to account for the changes in price over time (i.e., all labor rates were escalated to 2016-equivalent dollars; see footnote 1 to Exhibit 5-1). This is true of all non-labor costs as well. These indices capture fluctuations in prices over time at a level appropriate for the scope of this analysis. For the particular labor rates of interest in this analysis (wastewater plant operators and environmental engineers), actual labor rates appear to have increased slightly faster in California than is predicted using national average inflation indices. However, this effect is minimal and approximately similar to the rounding error of the analysis—recalculating process modification costs using May 2016 Bureau of Labor Statistics rates results in an estimated process modification cost increase of only 1 percent.	No
Middle Santa Ana River Bacteria TMDL Task Force Representative: Timothy F. Moore	23.01	The following comments are submitted on behalf of the Middle Santa Ana River Bacteria TMDL Task Force administered by the Santa Ana Watershed Project Authority (SAWPA). In general, the Task Force supports the proposed revisions to the statewide Water Quality Control Plan but would like to offer some additional suggestions for the State Board's consideration.	Comment noted.	No
	23.02	The proposed policy should explain that the EPA and the State have not yet developed or approved water quality objectives for pathogen indicator	The non-contact recreation or REC-2 beneficial use and any associated bacteria objectives are outside the	No

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	bacteria in waterbodies designated REC-2 (Non-Contact Recreation). The policy should also explain that, at present, EPA has determined that there is insufficient scientific information for establishing bacteria objectives for secondary contact conditions.	scope of the Bacteria Provisions which are specific to contact recreation or REC-1 beneficial use. The Bacteria Provisions would establish components of two separate statewide water quality control plans (and are not proposed water quality control <i>policies</i>), one pertaining to inland surface waters, enclosed bays, and estuaries, and the other to the state's ocean waters.	
23.03	The proposed policy should recommend a scientific procedure for developing appropriate water quality objectives for waterbodies designed Limited REC-1. It is important to note that, in some cases, it may not be possible to evaluate a sufficient number of cases to rely on the epidemiological approach traditionally used to derive such standards. An alternate approach will be needed when this occurs.	See response to comment 3.15 and 3.18. Regional Water Boards have the discretion to select water bodies for LREC-1 designation, conduct a UAA for consideration, and develop water quality objectives for protection of the LREC-1 beneficial use on a site by site basis. See responses to comments 4.01 and 4.02.	No
23.04	It would be helpful if the State Board could provide some specific examples of waterbodies that should be designated Limited REC-1 rather than REC-1. We suggest that the State Board use an approach similar to that found in the Sources of Drinking Water Policy (88-63) which describes the specific conditions for an exception from the presumptive MUN designation.	See responses to comments 3.15, 3.18, and 4.14.	No
23.05	The proposed policy should provide a more detailed description of what constitutes "natural sources." We recommend that the State Board consider using the definition of "natural, uncontrollable sources" that was developed by the Santa Ana Regional Board (Res. No. R8-2012-0001) and subsequently approved by both the State Board and U.S. EPA. Since Section 13241 of the California Water Code requires consideration of all water quality conditions "that can be controlled" it is important to specify the natural conditions that the Board does not believe can be controlled in order to properly interpret and apply the proposed policy in future water quality assessments (e.g. 303D listings).	The definition of the term "reference system" has been revised in the Bacteria Provisions (Appendix A: Glossary) as follows: "A watershed or water body segment determined by the WATER BOARD to be minimally disturbed by anthropogenic stresses but otherwise is representative of conditions of the assessed site, watershed, or water body segment." As discussed in Chapter 5 section 5.3.1 of the Staff Report, natural sources are considered to be the sources of bacteria that are non-anthropogenic. Providing a detailed description of natural sources and including a distinction that such sources are uncontrollable should be provided by the Regional Water Board during the development of a TMDL. Natural sources may or may not be controllable and the types of natural sources vary by water body, therefore providing an exhaustive list applicable statewide is not feasible. The Regional Water Boards are uniquely knowledgeable about the distinctive geography, hydrology, sources of natural and anthropogenic	Yes

bacteria, channel design, effluent, nature of the use, and other factors which vary by site. As such, it is appropriate for the Regional Water Boards to provide a more detailed definition of a natural sources based on site-specific data and information. Additionally, Chapter 10 section 10.3 of the Staff Report was revised to expand the discussion of water quality conditions that could reasonably be attained through coordinated control of all factors affecting water quality. 23.06 As written, the proposed policy only allows Regional Board to authorize a natural source exclusion in the context of an approved TMDL. However, where an exceedance occurs due solely to natural sources, no TMDL may be needed. The State Board should consider adopting the language found in the Central Valley Basin Plans which specifies that, where the natural Bacteria Provisions do not supersede the provisions in the Central Valley Basin Plans which specifies that there is no obligation to reduce the natural concentration of pollutants in order to comply with the default water quality objective. The Central Valley Basin Plans which specifies that there is no obligation to reduce the natural concentration of pollutants in order to comply with the default water quality objective. Between the provision of the Central Valley Basin Plans which specifies that there is no obligation to reduce the natural concentration of pollutants in order to comply with the default water quality objective. Between the factors which vary by site. Additionally, the sevented the provisions in the central Valley Basin Plans which are the same than the water quality objective serviced to remove the phrase "strictly applied in all circumstances" from the statement that the geometric mean and the STV contained in the applicable bacteria water quality objectives shall be applied in all circumstances, except in the context of a TMDL. This changes was made in recognition that	Organization	No.	Comment	Response	Revision ¹
23.06 As written, the proposed policy only allows Regional Board to authorize a natural source exclusion in the context of an approved TMDL. However, where an exceedance occurs due solely to natural sources, no TMDL may be needed. The State Board should consider adopting the language found in the Central Valley Basin Plans which specifies that, where the natural concentration of pollutants is higher than the water quality objective, that natural concentration becomes the objective. The Central Valley Basin Plans also include a provision that explicitly states that there is no obligation to reduce the natural concentration of pollutants in order to comply with the default water quality objective. See response to comment 4.08. Adopting the recommended language statewide is beyond the scope of the project. Additionally, the Bacteria Provisions do not supersede the provisions in the Central Valley Basin Plans' Policy for Application of Water Quality Objectives regarding cases where the natural background concentration of a particular constituent exceeds an applicable water quality objective. Section IV.E.1 of the ISWEBE Bacteria Provisions and Section III.D.d of the Ocean Plan Provisions were revised to remove the phrase "strictly applied in all circumstances" from the statement that the geometric mean and the STV contained in the applicable bacteria water quality objectives shall be applied in all circumstances, except in the context of a TMDL. This changes was made in recognition that				and other factors which vary by site. As such, it is appropriate for the Regional Water Boards to provide a more detailed definition of a natural sources based on site-specific data and information. Additionally, Chapter 10 section 10.3 of the Staff Report was revised to expand the discussion of water quality conditions that could reasonably be attained through coordinated control of all factors affecting water	
objectives may not be applied when evaluating a mixing zone, in a compliance schedule, and when applying the Central Valley Basin Plans' Policy for Application of Water Quality Objectives. Furthermore, if natural sources of bacteria are at levels that make REC-1 uses unsafe for public health, then the Water Board should consider performing a use attainability analysis to determine if the REC-1 use designation is appropriate. This process is explained within the Water Quality Control Policy for Addressing Impaired Water: Regulatory Structure and Options.		23.06	natural source exclusion in the context of an approved TMDL. However, where an exceedance occurs due solely to natural sources, no TMDL may be needed. The State Board should consider adopting the language found in the Central Valley Basin Plans which specifies that, where the natural concentration of pollutants is higher than the water quality objective, that natural concentration becomes the objective. The Central Valley Basin Plans also include a provision that explicitly states that there is no obligation to reduce the natural concentration of pollutants in order to	See response to comment 4.08. Adopting the recommended language statewide is beyond the scope of the project. Additionally, the Bacteria Provisions do not supersede the provisions in the Central Valley Basin Plans' Policy for Application of Water Quality Objectives regarding cases where the natural background concentration of a particular constituent exceeds an applicable water quality objective. Section IV.E.1 of the ISWEBE Bacteria Provisions and Section III.D.d of the Ocean Plan Provisions were revised to remove the phrase "strictly applied in all circumstances" from the statement that the geometric mean and the STV contained in the applicable bacteria water quality objectives shall be applied in all circumstances, except in the context of a TMDL. This changes was made in recognition that objectives may not be applied when evaluating a mixing zone, in a compliance schedule, and when applying the Central Valley Basin Plans' Policy for Application of Water Quality Objectives. Furthermore, if natural sources of bacteria are at levels that make REC-1 uses unsafe for public health, then the Water Board should consider performing a use attainability analysis to determine if the REC-1 use designation is appropriate. This process is explained within the Water Quality Control Policy for Addressing	Yes
23.07 The proposed policy should provide additional guidance on how the See response to comment 5.06. No		23.07	The proposed policy should provide additional guidance on how the		No
bacteria objectives should be applied when developing a TMDL.					

Traditionally, a TMDI is the sum of point sources (WLA), non-point sources (LA), natural sources and a Margin of Satety (MOS). However, if natural sources (by themselves) cause an exceedance of the applicable objectives, this can result in an allocation of "zero" bacteria to point sources such as MS4 discharges. The policy should make clear that, where there is no assimilative capacity available, waste discharge requirements should be set equal to the water quality objective. The mass-based approach for developing TMDLs does not work well for bacteria. It is uncertain from the comment if the natural source exclusion sponsor that the discharge requirements. It is appropriate for the Regional Water Board, and discharge requirements. It is appropriate for the Regional Water Board, and clear that, in order to apply the natural source exclusion approach of the Bacteria Provisions and the unique characteristics of the waterbody, watershed, and discharge in question. The Bacteria Provisions are clear that, in order to apply the natural source exclusion approach of the Bacteria Provisions, natural sources can only be determined to be the sole cause of bacteria lexceedances if all anthropogenic sources of bacteria have been identified, quantified, and controlled. In other words, all human sources bacteria to that waterbody would be determined to be zero. Therefore, no additional clarifications are needed to the policy. Furthermore, Chapter 6 of the Staff Report provides a detailed description of reasonable foreseeable methods to achieve compliance with the Bacteria Provisions through the TMDI, process. The process for developing and adopting TMDLs is outlined in the Water Quality Control Policy for Addressing Impaired Waters; Regulatory Structure and Options. The TMDL would be subject to phenoical uses and compliance with applicable water quality standards. The policy should provide guidance on how compliance is to be computed and reported when data from multiple sample points in the same lake or stream segment are	Organization No	lo.	Comment	Response	Revision ¹
the natural source exclusion approach of the Bacteria Provisions, natural sources can only be determined to be the sole cause of bacterial exceedances if all anthropogenic sources of bacteria have been identified, quantified, and controlled. In other words, all human sources of bacteria to that waterbody would be determined to be zero. Therefore, no additional clarifications are needed to the policy. Furthermore, Chapter 6 of the Staff Report provides a detailed description of reasonable foreseeable methods to achieve compliance with the Bacteria Provisions through the TMDL process for developing and adopting TMDLs is outlined in the <u>Water Quality Control Policy for Addressing Impaired Waters;</u> Regulatory Structure and Options. The TMDL would be subject to approval by the Regional Water Board, state Water Board, and U.S. EPA to determine adequate protection of beneficial uses and compliance with applicable water quality standards. Finally, it is appropriate for the Regional Water Board, and not the Bacteria Provisions, to determine the most appropriate form of a TMDL for bacteria or another pollutant. Z3.08 The policy should provide guidance on how compliance is to be computed and reported when data from multiple sample points in the same lake or stream segment are collected on the same day. Is compliance evaluated on a water body-wide basis or is compliance judged independently for each and every sampling location? No Compliance evaluations will be determined by the Regional Water Boards based on the site-specific conditions of the steam segment or lake. The specific situation being evaluated would determine if samples are judged independently or evaluated on a water of the steam segment or lake. The specific situation being evaluated would determine if samples are judged independently or evaluated on a water			(LA), natural sources and a Margin of Safety (MOS). However, if natural sources (by themselves) cause an exceedance of the applicable objectives, this can result in an allocation of "zero" bacteria to point sources such as MS4 discharges. The policy should make clear that, where there is no assimilative capacity available, waste discharge requirements should be set equal to the water quality objective. The mass-	It is uncertain from the comment if the natural source referenced is associated with the discharge or with the receiving waterbody. It is not appropriate for the Bacteria Provisions to determine how to establish requirements in waste discharge requirements. It is appropriate for the Regional Water Board to establish such requirements after consideration of the unique characteristics of the waterbody, watershed, and	
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and reported when data from multiple sample points in the same lake or stream segment are collected on the same day. Is compliance evaluated on a water body-wide basis or is compliance judged independently for each and every sampling location? Regional Water Boards based on the site-specific conditions of the steam segment or lake. The specific situation being evaluated would determine if samples are judged independently or evaluated on a water				and not the Bacteria Provisions, to determine the most appropriate form of a TMDL for bacteria or another	
	23.0	3.08	and reported when data from multiple sample points in the same lake or stream segment are collected on the same day. Is compliance evaluated on a water body-wide basis or is compliance judged independently for each	Compliance evaluations will be determined by the Regional Water Boards based on the site-specific conditions of the steam segment or lake. The specific situation being evaluated would determine if samples	No

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			dependence of sample analysis as it applies to assessment for Clean Water Act section 303(d) is provided in Section 6.1.5 of the Water Quality Control Policy for Developing the California 303(d) List.	
23	23.09	Because the proposed policy establishes a new water quality objective that is more stringent than the current water quality objectives for pathogen indicator bacteria, it should make clear that dischargers are entitled to a new compliance schedule in order to meet the new standard.	See response to comment 1.01. For those facilities that require a new compliance schedule to meet the new standard, the current Compliance Schedule Policy (Resolution No. 2008-0025) will apply. See also Chapter 2 section 2.7 of the Staff Report for a brief discussion on the Compliance Schedule Policy.	No
23	23.10	The proposed policy should include a provision that allows dischargers to make an alternate compliance demonstration by showing that the incidence of actual illness does not exceed the acceptable risk level even if the measured concentration of pathogen indicator bacteria is higher than the water quality objective. It is the risk-level that is the actual water quality standard; the pathogen indicator bacteria is merely one translator mechanism for evaluating probable compliance with that standard. There are other valid translators as well.	See responses to comments 4.01, 4.02, and 22.04.	No
23	23.11	There is no evidence offered to support the claim made in the Economic Analysis that the level of effort required to meet the more stringent risk standard is the same as the level of effort required to meet the less stringent risk standard. If a water body was actually in compliance with the latter, any additional effort/cost required to achieve the former should be considered an unfunded state mandate because the additional implementation obligations were not required in order to comply with the Clean Water Act.	See response to comment 7.02 and 15.17. As an initial matter, the assertion that the proposed bacteria water quality objectives contained in the Bacteria Provisions are an unfunded state mandate is premature until the issuance of an applicable permit. The bacteria water quality objectives are based on U.S. EPA's 2012 Recreational Water Quality Criteria, which are authorized under Clean Water Act sections 304(a)(1) and 304(a)(9) and are for the protection of primary contact recreation in both coastal and noncoastal waters, based upon consideration of all available information relating to the effects of fecal contamination on human health. The Bacteria Provisions do not establish a program of implementation to achieve the updated bacteria water quality objectives. Any requirements on NPDES permittees are not a state, reimbursable mandate because they are required under the broad, federal mandate of the Clean Water Act NPDES program. The Clean Water Act and its implementing regulations require NPDES permittees to demonstrate their discharge will not cause or contribute to a violation of	No

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			water quality standards. If there is "reasonable potential," that the discharge may cause or contribute to an excursion above the applicable water quality objective, the Water Boards are obligated under the Clean Water Act to develop water quality based effluent limitations to ensure attainment of water quality standards. (40 CFR § 122.44(d).)	
23	3.12	It appears that the Economics Analysis performed by Abt Associates does not understand the critical distinction between EPA's 1986 bacteria criteria and EPA's 2012 bacteria criteria. The 1986 criteria does not require that a water body demonstrate simultaneous compliance with BOTH the geometric mean and the single sample maximum (SSM). The geometric mean is the preferred compliance metric and the SSM is only used if there is insufficient data to compute a geomean. The SSM is also recommended as a mechanism for triggering public notifications. The 2012 criteria does require that a water body demonstrate simultaneous compliance with BOTH the geomean and the Statistical Threshold Value (STV) and, as such, is considerably more stringent than the 1986 approach. Abt's assumption that the new criteria impose no additional compliance burden compared to the old criteria is incorrect and, as such, greatly undermines the validity of the subsequent economic analysis.	The comment is incorrect. Page 8 of the 1986 U.S. EPA Ambient Water Quality Criteria for Bacteria states "Noncompliance with the criterion is signaled when the maximum acceptable geometric mean is exceeded or when any individual sample exceeds a confidence limit, chosen accordingly or to a level of swimming use." In other words both the geometric mean and single sample maximum value should not be exceeded. Similarly, the 2012 U.S. EPA Recreational Water Quality Criteria recommends that both the geometric mean and STV be met to establish compliance.	No
23	23.13	The Economic Analysis performed by Abt Associates relies on an obsolete and invalid version of the Santa Ana Region's Basin Plan. The Economic Analysis states that fecal coliform are used as the pathogen indicator bacteria. This is not correct. The Santa Ana Regional Board deleted the fecal coliform objective from the Basin Plan and replaced them with E. coli objectives in 2012. The State Board approved this change in 2014 and EPA approved the change in 2015. The updated Basin Plan has been posted on the Regional Board's website since February of 2016.	The comment is correct. Abt Associates misunderstood Chapter 4 page 4-4 of the Santa Ana Basin Plan as applying to all waters rather than being applicable to only bays and estuaries. Table 6 of the Staff Report has been revised to show that the fecal coliform objectives for REC-1 in the Santa Ana Basin Plan only apply to bays and estuaries. The economic analysis in Chapter 10 section 10.4 of the Staff Report was revised to correct inaccuracies and reflect revisions made to the Bacteria Provisions. The monitoring costs and treatment process costs for municipal wastewater discharges to freshwater in the Santa Ana Region are not likely to change due to the water quality objectives included in the Bacteria Provisions. These dischargers will either continue to monitor for total coliform if implementing the Title 22	Yes
			recycled water criteria as effluent limits or will implement the <i>E. coli</i> objective, which is expressed as	

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			the same geometric mean of 126 cfu/100 mL as the	
			statewide water quality objectives.	
	23.14	Abt's Economic Analysis also inaccurately describes the TMDL compliance	The comment is correct. The information provided in	No
		obligations for the San Bernardino County MS4 program. San Bernardino's	Exhibit A-1 of the Economics Analysis prepared by Abt	
		obligations are	Associates is incomplete for San Bernardino	
		substantively identical to those described for the Riverside MS4 program.	County. NPDES permit CAS618036 applies to San	
		Both counties must implement the Comprehensive Bacteria Reduction Plan	Bernardino County and was last renewed on January	
		(CBRP) approved by the Regional Board.	29, 2010. Page 52 of the NPDES permit outlines	
			several requirements for the Middle Santa Ana River	
			Bacteria TMDLs for dry weather including the	
			development and implementation of a comprehensive bacteria reduction	
			plan. https://www.waterboards.ca.gov/santaana/boar	
			d decisions/adopted orders/orders/2010/10 036 SBC	
			MS4 Permit 01 29 10.pdf. This mischaracterization	
			will not have an effect on the analysis and conclusions	
			reached in the Economic Analysis.	
			,	
			See also response to comment 12.14.	
	23.15	The Economic Analysis should be revised to provide an estimate of the	Estimating the amount of illnesses avoided by	No
		expected number of illnesses avoided by adopting the proposed water	implementing the Bacteria Provisions vs. implementing	
		quality objective and	the less stringent alterative illness rate is not within the	
		compare that to the expected number of illnesses avoided if the (slightly)	scope of the economic analysis required by section	
		less stringent pathogen indicator objective were adopted. It is not enough	13241 of the California Water Code. The process for	
		to evaluate only the risk rate, the probability of illness is also a function of	selecting the more stringent illness rate of 32/1000	
		the number of people exposed.	recreators is discussed in Chapter 5 section 5.2.4 and	
		Requiring strict compliance at stream locations where there is little (if any)	Chapter 9 of the Staff Report. The U.S. EPA 2012	
		actual water contact recreation provides no measurable improvement in	Recreational Water Quality Criteria is based on a	
		public health even if the theoretical risk is lower. We recommend that the	statistical distribution from national epidemiological	
		State Board instruct Abt to carefully consider the detailed Cost-Benefit	studies estimating the probability of illnesses occurring	
		Analysis now being prepared by the San Diego Regional Board (in	based on a revised definition of illness given a defined	
		collaboration with local stakeholders). Preliminary results show that	level of bacterial indicators.	
		focusing implementation efforts on areas where bacteria objectives are	The Cost Deposit Applications	
		being exceeded AND there is a strong indication of human sources provides	The Cost-Benefit Analysis being conducted by the San	
		the highest reduction in actual illnesses. The San Diego analysis shows the	Diego Water Board is based on several region- and site-	
		cost-per-illness avoided for various	specific studies examining specific implementation	
		implementation alternatives. This is a more useful and pragmatic approach for considering "Economics" as required in section 13241 of the California	provisions of TMDLs. The level of detail being	
		·	undertaken by the San Diego Water Board is in excess of that required by section 13241 of the California	
		Water Code.	Water Code for the Bacteria Provisions. Under the	
			requirements of California Water Code sections 13170	
			and 13241, subdivision (d), and Cal. Code Regs., tit. 23,	
		122	and 15241, Subdivision (a), and Cai. Code Regs., tit. 23,	

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			section 3777, subdivisions (b)(4) and (c), the State	
			Water Board must consider economics when	
			establishing water quality objectives. This	
			consideration of economics is not a cost-benefit	
			analysis, but a consideration of potential economic	
			factors associated with a suite of reasonably	
			foreseeable measures to comply with the Bacteria	
			Provisions.	
Monterey County	24.01	I'd like to comment on the Water Quality Objectives for Estuarine and	Comment noted. See response to comment 18.02.	No
Public Health		Marine Water Bacteria Indicator. I agree that it's time to eliminate total		
Laboratory		coliform testing; however, I don't recommend dropping fecal coliform	Overall, U.S. EPA determined that the state of the	
		testing. First, based of years of monitoring estuarine and marine waters,	science is not developed sufficiently to distinguish	
Representative:		labs have observed that enterococci can also cause false positives. In fact,	environmental sources from other sources of fecal	
Donna Ferguson		the high false positive rates using IDEXX Enterolert in estuarine water were	indicator bacteria on a national basis. In some	
		one of several reasons why Orange County Public Health and OC Sanitation	circumstances, the presence of fecal indicator bacteria	
		District decided to use EPA Method 1600 (membrane filtration). Second,	in water is not necessarily an indication of recent fecal	
		you gain more information using two indicators and comparing the relative	contamination or potential health risk. Therefore, U.S.	
		levels. If BOTH fecal and enterococci levels are high, this indicates a greater	EPA has concluded that states adopting the 2012 U.S.	
		possibility of fecal contamination than if enterococci levels alone. If	EPA Recreational Water Quality Criteria would result in	
		enterococci levels are consistently high but fecal coliform levels are	water quality standards that are protective of the	
		relatively lower, this could indicate natural source input or enterococci	primary contact recreation designated use.	
		regrowth. Although certain fecal coliforms can also grow in estuarine and	Furthermore, a detailed source analysis could be	
		marine waters, most do not survive as well as enterococci because unlike	undertaken during the regulatory process utilizing	
		enterococci, they do are not salt tolerant. I'm unaware of any long term	several indicators as appropriate on a site specific basis.	
		studies comparing the two indicator counts at chronically elevated beach		
		sampling sites; however, I can tell you based on my experience comparing		
		historical monitoring data and working on multiple microbial source		
		tracking studies that comparing fecal coliform and enterococci counts can		
		be far more informative than relying on enterococci data alone. I might be		
		in favor of using enterococci alone if it was paired with an alternate		
		indicator sometime in the future. Also, it's been my experience, along with		
		other lab and microbial source tracking folks that E. coli is more specific		
		than fecal coliforms for fecal waste at many beaches, fresh water bodies		
		and urban runoff streams in California. I realize that the EPA recommends		
		enterococci for marine because they survive longer than E. coli; however,		
		there are far more genera and species of fecal coliforms that occur		
		naturally in the environment as compared to E. coli.		
San Diego Unified	25.01	The District is in support of the comment letter submitted by the County of	Comment noted.	No
Port District		San Diego (County) on behalf of the San Diego Copermittess. The District is		
		consistent with the County and is supportive of the State's efforts to align		
Representative:		recreational water quality standards with the United States Environmental		
Karen Homan		Protection Agency's (USEPA) 2012 Recreational Water Quality Criteria.		

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	25.02	The District supports the concepts discussed in the County's comment	See response to comments 4.01, 4.06 and 4.08.	No
		letter, such as (but not limited to the need for a more in-depth description		
		of the risk-based approach, seasonal consideration to objectives and the		
		application of the reference reach/		
		Antidegradation approach to all waterbodies and calculations.		
	25.03	2. The District suggests including language that addresses specific	Comment noted. The proposed language changes	No
		minimum sampling frequency requirements when calculating the rolling	could create scenarios where the geometric mean	
		geomean for E.coli and Enterococci. A define sampling frequency minimum	could not be calculated if samples could not be	
		will help standardize analyses across the state. A standardized approach	collected due to weather conditions or failed	
		may assist in clearly defining listing and delisting policies under California's	equipment. A minimum of weekly sampling is the	
		Clean Water Act Section 303(d) Listing Policy for impaired waterbodies. As	preferred sampling frequency to determine compliance	
		such, in the third paragraph under "Enterococci" on page 3, the District	with the bacteria water quality objectives. However,	
		suggests the following edit (new text added/removed text); a. To determine	flexibility should be allowed in cases where collection	
		attainment of the E. coli and enterococci BACTERIA WATER QUALITY	could not occur for one or two sampling events. Such a	
		OBJECTIVES, the GEOMETRIC MEAN values shall be applied based on a	determination will be left to the Regional Water	
		statistically sufficient <u>significant</u> number of samples, which is generally not	Boards.	
		less than five samples equally spaced over a six-week period. If a		
		statistically sufficient significant number of samples are not available to	See also response to comment 4.07.	
		calculate the GEOMETIC MEAN, the attainment of the water quality		
		standard shall be determine based on the STV.		
	25.04	The District supports the State Board's efforts toward the protection of	Comment noted.	No
		beneficial uses and is committed to our respective agencies' shared goal of		
		improving the recreational water quality in San Diego Bay. The District		
		greatly appreciates the State Board's on-going work and looks forward to		
		continued collaboration on programs and initiatives that assist in water		
		quality protection throughout the Bay, which, in turn benefits all residents		
		and visitors alike.		
Quartz Valley	26.01	1. Proposed statewide objectives for indicator bacteria weaken the	See responses to comments 2.05, 3.06, 3.08, and 20.03.	No
Indian Reservation		Regional Board's current numeric standards Current numeric standards in		
		Region 1 for fecal coliform are 50 cfs/100 mL, whereas the proposed		
Representative:		threshold for E. coli is 100 cfs/100 mL. E. coli is a component of fecal		
Crystal Robinson		coliform, and although the percent composition of E. coli in a fecal coliform		
		sample is variable, it is never more than 100%. Therefore, the State Board's		
		proposed increase in the bacterial threshold would at the minimum double		
		the acceptable bacteria levels, and subsequently increase the illness rate		
		which has become accepted by the public residing in Region 1 under the		
		current regulations. This is an important point, because the EPA noted that		
		the illness rates of 32 and 36/1000 were chosen in the new bacteria		
		standards because these illness rates were accepted by the public. Because		
		there is variability in the ratios of E. coli to fecal coliform, agreeing on a		
		comparable E. coli threshold is challenging. For example, the E. coli		

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		concentration presented in appendix C of the Staff Report suggests that an		
		E. coli threshold of 45 cfu/100 mL corresponds to the current fecal coliform		
		limits, based on a 90% conversion factor used by the Ocean Plan staff. Data		
		from the Scott River watershed showed a range of E. coli to fecal coliform		
		ratios, with a median ratio of about 50%, based on 160 paired samples		
		(Genzoli et al. 2015), which points to an E. coli threshold of about 25		
		cfu/100 mL as a comparable threshold to the current standards. The figures		
		below show the range in E. coli to fecal coliform ratios, and the paired E.		
		coli and fecal coliform samples from the Scott River Watershed with the		
		median regression (black line), the current fecal coliform thresholds		
		(dashed red line), and the corresponding E. coli threshold of 25 cfu/100 mL		
		(dashed blue line) that we propose for Region 1. The proposed E. coli		
		threshold was plotted where the fecal coliform threshold crossed the		
		median linear regression. In addition to a lower illness rate being accepted		
		by those living in Region 1, the illness rate of 32/1000 water users is		
		unacceptably high for people with increased levels of water contact. In the		
		Tribal communities within the Klamath Basin, many people, including young		
		children, use lakes and rivers for recreation, subsistence, and ceremonies		
		throughout the year. Some individuals are immersed in water daily during		
		summer months. At an illness rate of 32/1000, and a daily E. coli level of		
		100 cfu/100mL, an individual who swims every summer day would be		
		expected to become ill three times that summer. For a single individual,		
		three bouts of gastrointestinal illness due to water contact is unacceptable.		
	26.02	Region 1 also has numerous water-bodies that warrant increased levels of	Comment noted. The Bacteria Provisions only apply to	No
		protection due to their pristine nature, including high mountain lakes used	the protection of the REC-1 beneficial use. The North	
		for drinking water by wilderness travelers and proposed Outstanding	Coast Water Board can utilize the existing narrative	
		National Resource Water (Smith River). Additionally, rivers coming out of	objective within the basin plan to create specific water	
		minimally disturbed ecosystems should receive, at a minimum, the current	quality objectives for the protection of other	
		levels of protection against bacterial contamination. The Region 1 Basin	designated beneficial use like Native American	
		Plan contains a narrative objective, which states, "the bacteriological	Culture. Part of establishing water quality objectives	
		quality of waters of the North Coast Region shall not be degraded beyond	for other beneficial uses would require a determination	
		natural background levels". The Staff Report says that these narrative	of background levels as described by the	
		objectives would not be superseded by the proposed statewide numeric	comment. Establishing such objectives and a natural	
		objectives; however, the narrative objective requires demonstrating what	background level is outside the scope of the Bacteria	
		background levels are in a specific water-body. Further, because	Provisions.	
		background levels are not currently understood for many water bodies,		
		there could be debate as to what background levels should be. Therefore a	Chapter 2 section 2.3.2 describes that epidemiological	
		threshold for E. coli should be established for use, when background values	studies have been conducted to link levels of fecal	
		are not available, that is at least as protective as current thresholds.	indicator bacteria to the risk of illnesses resulting from	
			recreating in waters contaminated by fecal pollution.	
			Using fecal indicator bacteria concentrations, it is	
			possible to make a reasonable determination that the	

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		objectives for bacteria to protect human health for the	
		beneficial use of REC-1 in fresh, estuarine, and marine	
		waters based on the best information and science	
		Quality Criteria.	
26.03	Under section 5.2.4 (Issue E - Level of Public Health Protection for Illness	See responses to comments 3.06 and 3.08.	No
	Rate for Fresh and Marine Waters), there should be an option for Region 1		
	<u> </u>		
	·		
26.04	2. Narrative objectives that will not be superseded for Region 1 should be	See response to comment 19.02. Additionally, the site-	No
	clearly stated in the new bacterial provisions	specific objective for Lake Tahoe has been removed	
	Currently, the re only mention how the old numeric criteria from the Basin	from the Bacteria Provisions and Table 1, as described	
	Plans will be treated in response to the Bacteria Provisions. It should be	in Chapter 5 section 5.2.4 of the Staff Report.	
	·		
	•		
	,		
	26.03	 26.03 Under section 5.2.4 (Issue E - Level of Public Health Protection for Illness Rate for Fresh and Marine Waters), there should be an option for Region 1 (North Coast) waters similar to option 4, which states, "Continue to maintain a higher standard for Fecal Indicator Bacteria for Lake Tahoe which is designated as an Outstanding National Resource Water. Under this option Lake Tahoe would retain an equivalent objective to their bacteria objective of 20/100ml fecal coliform (17cfu/100ml for E. coli)." As was done for Lake Tahoe, Region 1 should also retain previous protective levels based on both the more pristine waters and the high water contact levels of many individuals residing in Region 1, especially from within tribal communities. 26.04 2. Narrative objectives that will not be superseded for Region 1 should be clearly stated in the new bacterial provisions Currently, the re only mention how the old numeric criteria from the Basin 	beneficial use of REC-1 is potentially impacted. The Bacteria Provisions include updated water quality objectives for bacteria to protect human health for the beneficial use of REC-1 in fresh, estuarine, and marine waters based on the best information and science provided by the 2012 U.S. EPA Recreational Water Quality Criteria. 26.03 Under section 5.2.4 (Issue E - Level of Public Health Protection for Illness Rate for Fresh and Marine Waters), there should be an option for Region 1 (North Coast) waters similar to option 4, which states, "Continue to maintain a higher standard for Fecal Indicator Bacteria for Lake Tahoe which is designated as an Outstanding National Resource Water. Under this option Lake Tahoe would retain an equivalent objective to their bacteria objective of 20/100ml fecal coliform (17cfu/100ml for E. coli)." As was done for Lake Tahoe, Region 1 should also retain previous protective levels based on both the more pristine waters and the high water contact levels of many individuals residing in Region 1, especially from within tribal communities. 26.04 2. Narrative objectives that will not be superseded for Region 1 should be clearly stated in the member of the Bacteria Provisions. It should be clearly stated in the Bacteria Provisions that narrative water quality criteria will supersede the new draft provisions that narrative water quality criteria will supersede the new draft provisions so that water quality criteria will supersede the new draft provisions so that water quality managers do not have to search through multiple documents (Staff Report and Basin Plans) in order to understand what the most current bacterial regulations are for their regions. All deviations to the state-wide standard, numeric or narrative, should appear in Table 1 of the Bacteria Provisions, as

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	26.05	Proposed weekly sampling intervals are too restrictive to tribal natural	See responses to comments 3.03, 4.07 and 4.17.	No
		resource departments' water quality monitoring programs: alternative	Individual sampling design is beyond the scope of the	
		sampling schedules should be accepted	project. The Bacteria Provisions provide flexibility for	
		Sampling water bodies for bacterial exceedances is time consuming and	determining assessment of water quality standards in	
		expensive for small water quality programs, especially in cases where staff	the event a sufficient number of samples cannot be	
		are traveling to water-bodies that are not part of regular water quality	collected to calculate the geometric mean on a rolling	
		sampling or to water-bodies in remote locations. Although the weekly	six week basis due to limitations related to access and	
		sampling schedule suggested by the State Board is more relaxed than the	remoteness. In these cases, determination of REC-1	
		five samples in 30 days suggested by the EPA, other sampling regimes	beneficial use support will be determined utilizing the	
		should be accepted. For example, many programs already sample other	STV.	
		water quality parameters twice per month (Karuk Tribe of California 2013,		
		Yurok Tribe Environmental Program 2013). In these cases, adding bacterial		
		sampling to the established survey routine would provide five samples over		
		a 10-week period. Page 72 of the Staff Report explained that the shorter		
		duration (30 days) was chosen as the interval by the EPA in order to "help		
		get the information out to the public more quickly and insuring a better		
		health perspective." Using Beach Action Values, explained below, avoids		
		the need to strictly define the time intervals between bacteria samples		
		because it provides an alternative indicator for public health notifications		
		based on the most recently collected bacteria samples. Although the six-		
		week period suggested in the Staff Report is a good time period to strive		
		for, longer sampling windows should be accepted when listing impaired		
		water bodies. Acceptance of alternative sampling timelines should be		
		stated in the Bacteria Provisions so that water quality monitoring		
		departments can plan sampling in a way to most efficiently utilize their		
		available resources. The case for flexible sampling schedules is especially		
		relevant when sampling in remote locations. The Quartz Valley Indian		
		Reservation has been sampling lakes and streams in wilderness areas to		
		assess the degree of bacterial contamination associated with cattle grazing		
		(Genzoli et al. 2015). These water bodies are important to monitor because		
		the Marble Mountains are recreational and cultural resources, but sites are		
		remote and require long hikes to reach these sites.		
	26.06	4. Beach action values should be included in the Bacteria Provisions to	See responses to comments 4.17 and 33.18.	No
		guide public health warnings		
		Beach action values (BAVs) were suggested in the EPA 2012 draft bacteria		
		standards as single sample thresholds to be used to warn the public of		
		potentially dangerous water conditions. Although BAVs were not suggested		
		by the EPA to be used for regulatory thresholds, a public warning level is		
		helpful in informing water users of potentially dangerous conditions as they		
		occur rather than waiting for a six-week average to base public health		
		postings from. The EPA suggested a BAV of 190 cfu/100ml E. coli using the		
		32/1000 illness rate. More protective bacterial standards in Region 1 should		
	1	,	I .	1

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		correspond to more protective BAVs, based on the EPA suggested method:		
		BAV corresponds to the 75th percentile of the E. coli water quality		
		distribution.		
	26.07	5. LREC-1 designation should not be applied to Region 1 at any time, and	See responses to comments 3.15 and 3.18.	No
		anywhere in the state due to low-water conditions associated with		
		impairment by flow alteration		
		We disagree with several aspects of the State Board's proposal to add a		
		new Limited Water Contact Recreation (LREC-1) beneficial use for waters		
		where body contact with water and ingestion of water is infrequent due to		
		restricted access or very shallow water depth, such as in concrete flood		
		conveyance channels. Los Angeles is currently the only Regional Board that		
		has designated any water bodies as LREC-1. The State Board's support for		
		additional designation of LREC-1 waters promotes an unfortunate vision for		
		the future of the state's water bodies. The State should promote		
		restoration of water quality and increased public access. The LREC-1		
		designation would be a step in the opposite direction. The LREC-1		
		designation would be particularly inappropriate in Region 1 due to the high		
		water contact of people throughout the calendar year. Especially in the		
		tribal communities, ceremonial, fishing and gathering practices occur		
		throughout the year in a wide range of temperature and flow conditions.		
		Additionally, downgrading the REC-1 beneficial use designation to LREC-1		
		due to low-water conditions is not protective of public health. Some people		
		will be drawn toward any water left during hot and dry conditions. Further,		
		downgrading the beneficial use category, and thus holding the water-body		
		to lower bacterial standards, does not promote systematic improvements		
		in water quality that often require increased in-stream flows. Therefore,		
		the State Board should not expand the LREC-1 designation.		
Sacramento	27.01	In general, Regional San is supportive of the State Water Resources Control	Comment noted.	No
Regional County		Board's (State Water Board) goal to ensure that the most effective bacteria		
Sanitation District		indicator is used, and to adopt statewide standards conforming to United		
		States Environmental Protection Agency's (US EPA) recommendations.		
Representative:	27.02	However, we do have questions and comments on the proposed Bacteria	See responses to comments 27.03 through 27.09.	No
Terrie L. Mitchell		Provisions and Draft Staff Report. Our overarching comment is that multiple		
		regulatory issues are attempting to be addressed within the Bacteria		
		Provisions, including bacteria criteria, a new beneficial use, and the		
		proposed Variance Policy. Combining these issues into a single document		
		creates some confusion and requires clarification.		
	27.03	Regional San supports the concept of suspending the REC-1 beneficial use	Chapter 5 section 5.3.2 of the Staff Report indicates	No
		designation during periods when water conditions are unsafe or when the	that a "use attainability analysis would need to be	
		use is inapplicable. It should be recognized and reflected in the staff report	developed for any channels or rivers that are seeking a	
		and provisions that high flows may not be limited to a single season. For	high flow suspension of the objectives. " (Code of	

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		example, high flows can occur during late spring, summer, or fall rain events.	Federal Regulations 40 121.10 (g)(2)). There is no distinction that high flows are limited to a specific single season but rather when the actual conditions exist such that the REC-1 use cannot be attained as determined by the applicable use attainability analysis.	
	27.04	Also, it is not clear how water quality objectives are intended to be addressed for waters that exceed the REC-1 water quality objectives. The Bacteria Provisions provide for a natural sources exclusion approach and on page 73 states that "requirements placed upon anthropogenic dischargers may not reduce the actual sources of bacteria if those sources are natural". And would require "the control of all anthropogenic sources of bacteria and the identification and quantification of natural sources of bacteria." The report acknowledges that, for bacteria, many major Publicly Owned Treatment Works (POTWs) are already subject to existing State Water Board Division of Drinking Water (DDW) guidelines based on recycled wastewater effluent recommendations that are more stringent than the proposed REC-1 bacteria water quality objectives. Also, using the current treatment practices, these facilities have little difficulty meeting permit conditions based on the proposed objectives. The State Water Board should clarify the intended plan for achieving the proposed Bacteria Water Quality Objectives when a majority of loading comes from natural sources that are excluded.	See responses to comment 5.06 and 23.06.	No
	27.05	In some regulatory programs that involve Total Maximum Daily Loads (TMDLs), natural and legacy sources are the predominant sources of contaminants (such as bacteria and mercury), but their control is not included or is specifically excluded from the program implementation requirements. This often shifts regulatory requirements for control to NPDES permittees, even when control of those sources may not result in significant or measurable environmental improvement. We recommend that the State Water Board develop a policy or guideline for exclusion of insignificant dischargers and di minimus sources in these types of instances.	The comment is noted and will be considered during the prioritization of future planning efforts. Developing a specific policy or guidance for exclusion of insignificant dischargers and di minimus sources is outside the scope of the Bacteria Provisions.	No
	27.06	The Bacteria Provisions propose a new limited water contact recreation (LREC-1) beneficial use for designation. However, the report doesn't propose water quality criteria or guidance associated with the water quality that would support LREC-1. The distinction between REC-1 in which ingestion is "reasonably possible" and LREC-1 where ingestion is "infrequent or insignificant" appear to overlap, and	See responses to comments 3.15 and 3.18. There is an overlap with the definitions of LREC-1 and REC-1 because they are both types of recreational beneficial use. The difference is that LREC-1 has a small likelihood of ingestion of water as a result of recreation activities which can be due to several factors. Water quality objective to protect the LREC-1 beneficial use would be developed as part of the UAA process.	No

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27.07	determining which beneficial use applies may be difficult. It's also unclear what is meant by very shallow water depths – this should be clarified. If public assets (water body) exist on private (restricted or no access) lands, there should not be a designated beneficial use such as LREC-1, or for that matter, REC-1. Waters that are restricted from public use such as those that are fenced, posted, or otherwise prohibit public use and access should not have the LREC-1 beneficial use, and the staff report and/or definition should indicate this	See responses to comments 3.15 and 3.18. The LREC-1 beneficial use must be designated through a UAA where such would be supported by a less stringent bacteria objective. A water body with very shallow water depth or located behind a fence would not support a LREC-1 designation. Waterbodies on private lands behind fences may still be required to meet REC-1 water quality objectives if they are upstream and flow into waterbodies that are designated with the REC-1 beneficial use.	No
27.08	Since the proposed LREC-1 beneficial use could be impacted by contaminants other than bacteria such as cyano-toxins, we believe that a discussion is appropriate in this staff report to address appropriate water quality objectives and specific related contaminants.	Cyano-toxins and the impacts to LREC-1 beneficial uses are not within the scope of the Bacteria Provisions.	No
27.09	The Bacteria Provision Draft Staff Report should be clarified for the method(s) for monitoring E. coli and enterococci. On page 19 the first paragraph states "The Bacteria Provisions include the U.S. EPA recommended use of method 1603 or equivalent for monitoring E. coli and method 1600 or equivalent for monitoring enterococci." Also, there are numerous places in the report that a table for U.S. EPA 2012 Recreation Water Quality Criteria is presented (e.g. Table 5). In the notes below these tables it states "U.S. EPA recommends using U.S. EPA Method 1600 (U.S. EPA, 2002a) to measure culturable enterococci, or another equivalent method that measures culturable enterococci and using U.S. EPA Method 1603 (U.S. EPA, 2002b) to measure culturable E. coli, or any other equivalent method that measures culturable E. coli." EPA 1603 is a membrane filtration method and it can be costly and complicated. As per the method: "Water samples containing colloidal or suspended particulate material can clog the membrane filter and prevent filtration, or cause spreading of bacterial colonies which could interfere with enumeration and identification of target colonies." The proposed Bacteria Provision should remove any reference to a specific method. Instead, alternate appropriate methods that measure culturable E. coli" should be allowed. Under 40 CFR 136.3 there are other methods approved for E. coli in wastewater and ambient water. Some of them would not have the same performance issues as method 1603, and are less complicated and less costly. These are Most Probable Number (MPN) methods as opposed to membrane filtration (direct count) methods. The provisions and report should list methods are approved under 40 CFR 136.4 for wastewater and ambient water.	See responses to comments 4.03	No

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Sacramento	28.01	The Partnership has reviewed comments prepared by the California	Comment noted.	No
Stormwater Quality		Stormwater Quality Association (CASQA) on the Bacteria Provisions; we		
Partnership		fully support CASQA's comments in support of the State Water Resources		
		Control Board (State Water Board)'s effort to develop the Bacteria		
Representative:		Provisions, and we agree with the specific concerns that CASQA raised. The		
Dana Booth, and		State Water Board's effort will provide consistency statewide through the		
Sherill Hunn		use of recreational objectives based on the United States Environmental		
		Protection Agency (USEPA)'s 2012 Recreational Water Quality Criteria		
		(USEPA 2012 Criteria). The objectives reflect current epidemiologic data		
		and consider implementation issues relevant to stormwater agencies.		
	28.02	The Partnership supports the use of the reference reach/antidegradation	Comment noted. See response to comment 4.08.	No
		approach and natural sources exclusion approach, which will provide	·	
		Regional Water Boards with flexibility to adapt the water quality objectives		
		(WQOs) to their specific regions. It is important that stormwater agencies		
		focus bacteria reduction efforts on anthropogenic sources. However, the		
		Partnership requests that these implementation tools not be limited to		
		waterbodies that have an		
		existing Total Maximum Daily Load (TMDL) or TMDL in development. The		
		General MS4 Permit specifies a Pollutant Prioritization approach for		
		permittees to implement stormwater management programs focused on		
		their prioritized water quality constituents, to address priority water quality		
		issues and preclude the need for TMDLs to be developed. It would be		
		appropriate for dischargers to have the same tools available as they actively		
		work to address bacteria as a water quality issue so as to preclude the need		
		for TMDL development.		
	28.03	The Partnership requests that the State Water Board allow the high flow	See response to comment 4.14.	No
		and seasonal suspension of the REC-I beneficial use implementation	·	
		provisions to be completed without a UAA. The requirement to complete a		
		UAA requires review by USEPA, and places an unnecessary burden upon the		
		dischargers and Regional Water Boards, which will likely impede		
		these options from being implemented. There is precedent within Regional		
		Water Board Basin		
		Plans for a temporary suspension of objectives, without a UAA. The Santa		
		Ana Regional Water Board includes criteria within the Basin Plan for		
		temporary suspension of recreational use designations and objectives,		
		which can be implemented without a UAA. As part of the work that led to		
		the adoption of the 2012 amendments to the Santa Ana Basin Plan		
		recreation standards, the Stormwater Quality Standards Task Force		
		considered the merits of and various alternatives for modifying the REC-1		
		definition to improve clarity and precision, based on careful consideration		
		of the scientific basis of the 1986 USEPA Recreational Criteria and earlier		
		criteria guidance. The Santa Ana Basin Plan provides definitions for site-		

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		specific flow triggers, eligibility for temporary suspensions, engineered or		
		highly modified channels, and for the termination of the temporary		
		suspension. The Partnership suggests that the State Water Board either		
		provide similar guidance, or allow Regional Water Boards to develop		
		regional guidance for temporary suspensions without development of a		
		UAA.		
	28.04	Thirdly, the Partnership appreciates the inclusion of these implementation	See response to comment 22.02. The purpose of the	No
		options in the Bacteria Provisions, and requests that the State Water Board	Bacteria Provisions is to provide statewide consistency	
		provide implementation guidance to the Regional Water Boards and	with the indicator organisms used to determine	
		dischargers. The implementation options within the Bacteria Provisions	compliance and provide protection for the REC-1	
		provide a useful toolkit, but place a significant technical burden on the	beneficial use. The Regional Water Boards are given the	
		Regional Water Boards and dischargers - which will result in statewide	authority to determine the methods for	
		inconsistencies. Guidance developed by the State Water Board would	implementation of water quality objectives for waters	
		support statewide consistency for regulatory programs and technical	within their region.	
	20.05	evaluations.		
	28.05	COMMENT 2 - ALLOW FLEXIBILITY IN THE SAMPLING FREQUENCY AND	See response to comment 4.07.	No
		METHOD OF CALCULATING GEOMETRIC MEAN AND STATISTICAL		
		THRESHOLD VALUE. The Partnership supports the inclusion of a minimum		
		of a six-week period for the calculation of the geometric mean (GM).		
		However, we recommend that the Bacteria Provisions not require this calculation on a weekly, rolling basis and that the provisions allow Regional		
		Water Boards to implement a different averaging period if justified by a		
		site-specific analysis. A requirement for weekly, equally spaced samples is		
		unnecessarily restrictive for stormwater programs, as it limits flexibility to		
		adapt sampling frequency in response to weather conditions, or an		
		exceedance.		
		In addition, the requirement for a rolling GM calculation may cause a single		
		exceedance to result in repeated exceedances of the GM, long after the		
		exceedance is no longer present. State Water Board staff noted within the		
		Staff Report that "Using a rolling average to calculate the [statistical		
		threshold value (STY)] could result in the reporting violations over a 6-week		
		period where the actual violation no longer exists." The Partnership		
		requests that the State Water Board allow flexibility in sampling timing by		
		removing the language in the Bacteria Provisions requiring "equally spaced"		
		sampling for the GM and STY, removing the specification of a rolling		
		calculation for the GM, and allowing Regional Water Boards to establish		
		site-specific averaging periods and compliance determinations.		
	28.06	COMMENT 3 - ACKNOWLEDGE THE RISK BASIS FOR THE BACTERIA	See responses to comments 3.08 and 4.01.	No
		PROVISIONS.	·	
		The Partnership requests that the State Water Board include a more		
		detailed description of the risk level that is the basis for the Bacteria		

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		Provisions. The only mention of risk level in the Bacteria Provisions occurs		
		in the header of the table presenting the WQOs. The proposed objectives		
		do not acknowledge that the USEPA 2012 Criteria are standards based on		
		an		
		allowable risk level, derived from epidemiological studies. This risk level is		
		the basis for the objective, and the E. coli objectives are the tool to		
		implement the risk-based objective. Since the risk level is the driving		
		mechanism to protect human health, it should be clearly described in both		
		the Bacteria Provisions and Staff Report. The USEPA has a long record of		
		establishing recreational criteria based on risk levels. The USEPA published		
		recommended recreational water quality criteria in 1986 that establish the		
		ambient condition of a recreational water body necessary to protect the		
		designated use of primary contact recreation. Criteria values were selected		
		for E. coli and enterococci in order to carry forward the same level of public		
		health protection that were believed to be associated with the USEPA's		
		previous criteria recommendations based on fecal coliform. The USEPA		
		carried forward this risk-based approach in its 2012 Criteria development.		
		Elevated levels of indicator bacteria were linked to increased risk of		
		gastrointestinal illness through epidemiological studies conducted by		
		USEPA during the National Epidemiological and Environmental Assessment		
		of Recreational Water (NEEAR) and the 2012 Criteria were established to		
		carry forward the risk-based approach to setting recreational criteria based		
		on indicator bacteria levels. The ultimate goal of recreational water quality		
		improvement programs is to reduce risk of illness to recreators, as opposed		
		to being solely focused on reducing densities of fecal indicator bacteria. As		
		such, incorporating a discussion of the risk-basis for the Bacteria Provisions		
		will allow them to be adaptable to the evolving science in the event that a		
		better indicator becomes available. It will also ensure a clear understanding		
		that the risk-level established in the provisions is protective of human		
		health.		
	28.07	COMMENT 4 - ALLOW INDICATORS IN ADDITION TO E. COLI AND	See responses to comments 4.01 and 4.02.	No
		ENTEROCOCCI THAT MAY BETTER CHARACTERIZE RISK.		
		The focus on numeric objectives for culturable E. coli and enterococci,		
		rather than on the appropriate risk level, does not allow for other pathogen		
		indicators or analytical methods that may better characterize risk. The		
		Bacteria Provisions recommend USEPA Methods 1603 and 1600 or other		
		equivalent method to measure culturable E. coli and enterococci,		
		respectively.		
		This language may be interpreted as precluding the use of new methods to		
		measure E. coli and enterococci that are not culture based, or if newly		
		developed rapid indicators could be used. Rapid indicators to measure the		
		presence of pathogens outside of a lab culture continue to be an active		

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		area of research.		
		In addition, if an alternative indicator (e.g., coliphage) is developed and		
		approved, the current Bacteria Provisions language could be problematic,		
		assuming that the use of those methods is interpreted as a requirement.		
		The Partnership recommends that the text in the Bacteria Provisions		
		specifying preferred methods be rewritten to be adaptable to future		
		scientific developments such as improved measurements of E. coli and		
		enterococci, as well as alternative indicators that better characterize		
		human health risk.		
	28.08	COMMENT 5 - SPECIFY HOW SITE-SPECIFIC EVALUATIONS COULD BE	See responses to comments 1.02, 4.01, 4.02, and 3.09.	No
		FACILITATED THROUGH THE BACTERIA PROVISIONS		
		The proposed bacteria provisions include a consideration for Water Quality		
		Standards Variances, which may be a mechanism for site specific		
		evaluations for mixing zones, fate and transport, duration of impacts,		
		among other factors, but the Bacteria Provisions do not specifically include		
		those considerations. The Partnership requests that the State Water Board		
		staff provide language within the Bacteria Provisions that acknowledge that		
		these are factors		
		which may be considered with a Water Quality Standards Variance. As		
		discussed in Comment 1, this is an additional area where guidance from the		
		State Water Board would be useful in promoting consistency among		
		Regional Water Boards in implementing the Bacteria Provisions.		
	28.09	COMMENT 6 - CONSIDER THE ACHIEVABILITY OF WATER QUALITY	See response to comment 7.03.	0
		CONDITIONS WITHIN THE CALIFORNIA WATER CODE SECTION 13241		
		ANALYSIS.		
		Under the California Water Code (Section 13241), the State Water Board		
		and Regional Water Boards are required to consider a number of factors		
		when adopting water quality objectives (WQOs). In establishing WQOs, the		
		following factors (and others) shall all be considered:		
		The ability to reasonably achieve water quality conditions through		
		coordinated control of		
		all factors which affect water quality in the area; and		
		• Economic considerations.		
		The Staff Report needs to include appropriate information to satisfy the		
		required Section 13241 analysis. The current language of the Bacteria		
		Provisions included in the Staff Report does not indicate the water quality		
		conditions that could reasonably be attained through coordinated control		
		of all factors affecting water quality. The Staff Report simply states that		
		"The proposed water quality objectives for bacteria and implementation		
		provisions can be implemented through NPDES permits issued pursuant to		
		section 402(p) of the Federal Clean Water Act, water quality certifications		
		issued pursuant to section 401 of the Clean Water Act, WDRs, waivers of		

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		WDRs, and TMDLs." This is a statement describing the regulatory		
		mechanisms to enforce water quality objectives not an analysis that fulfills		
		the Section 13241 requirement. There are many sources of bacteria to		
		receiving waters, including natural, background sources		
		in addition to storm water. The controllability of these background sources		
		must also be considered in order for the State Water Board to evaluate		
		whether or not the proposed WQOs can "reasonably be obtained", per		
		Section 13241. In addition, the economic analysis must		
		consider whether control measures and associated costs are reasonable in		
		terms of achieving the desired water quality conditions as reflected in the		
		proposed WQOs.		
San Diego Co-	29.01	The Copermittees support water quality improvements in our watersheds	Comment noted.	No
permittees (County		through implementation of the MS4 Permit. We are fully supportive of the		
of San Diego)		State Water Resources Control Board's (State's) effort to align the State's		
		recreational water quality standards with the United States Environmental		
Representative:		Protection Agency's (USEPA's) 2012 Recreational Water Quality Criteria,		
Jo Ann Weber		which are based on recent epidemiological studies linking indicator bacteria		
		levels to human health impacts. We believe that the regulatory decisions		
		based upon sound science are appropriate.		
	29.02	The Copermittees request that the State include a more detailed	See responses to comments 3.08 and 4.01.	No
		description of the risk level that is the basis for the Bacteria Provisions. The		
		only mention of risk level in the Bacteria Provisions occurs in the header of		
		the WQOs table as 32 per 1,000 water contact recreators. Since the risk		
		level is the driving mechanism to protect human health, it should be clearly		
		described in both the Bacteria Provisions and Staff Report. Emphasizing the		
		risk based approach is important to future public understanding of the		
		standard and the significance of the WQOs.		
	29.03	The recent Surfer Health Study (SHS) conducted in the San Diego region	See responses to comments 3.08 and 4.01.	No
		was a large study that incorporated an epidemiological component and a		
		Quantitative Microbial Risk Assessment (QMRA) component, which found a		
		different relationship between indicator bacteria levels and human health		
		risk than the epidemiological studies that supported the USEPA criteria -		
		and pointed out that human sources of indicator bacteria posed the		
		greatest health risk, and that elimination of human sources is most		
		effective at reducing the risk of illness		
		The ultimate goal of recreational water quality improvement programs is		
		to reduce risk of illness to recreators, as opposed to being solely focused on		
		reducing densities of fecal indicator bacteria. As such, incorporating a		
		discussion of the risk-basis for the Provision will allow them to be adaptable		
		to the evolving science in the event that a better indicator becomes		
		available and ensure a clear understanding that the risk-level established in		

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		the provisions is protective of human health. Recommendation Include a		
		discussion within the Bacteria Provisions of the risk-level basis of the E. coli		
		and Enterococci numeric criteria, and acknowledge that the fecal indicator		
		based criteria were established by USEPA to support an accepted risk level.		
	29.04	Allow flexibility in the frequency of samples, and method of calculating the	See response to comment 4.07.	No
		GM .and STV to determine compliance The Copermittees support the		
		inclusion of a minimum of a six-week period for the calculation of the GM.		
		However, we recommend that the Bacteria Provisions not require this		
		calculation on a weekly, rolling basis and that the provisions allow Regional		
		Water Boards to implement a different averaging period if justified by a		
		site-specific analysis or within the context of a TMDL. A requirement for		
		weekly, equally spaced samples is unnecessarily restrictive for stormwater		
		programs, as it limits flexibility to adapt sampling frequency in response to		
		weather conditions, or in response to an exceedance. In addition, the		
		requirement for a rolling GM calculation may cause a single high value to		
		result in repeated exceedances of the GM, long after the exceedance is no		
		longer present. State staff noted in the Staff Report that "Using a rolling		
		average to calculate the STV could result in the reporting violations over a		
		6-week period where the actual violation no longer exists." We believe that		
		this position is supported by sound science.		
		Recommendation: Allow flexibility in sampling timing by removing the		
		language in the Bacteria Provisions requiring "equally spaced" sampling for		
		the GM and STV, remove the specification of a rolling calculation for the		
		GM, and allow Regional Water Boards to		
		establish site-specific averaging periods and compliance determinations.		
	29.05	Seasonal considerations should guide the applicability of the objectives The	See response to comment 4.06.	No
		2012 Recreational Criteria were derived based on epidemiological studies in		
		climates that are different from California's (e.g., which do not have distinct		
		wet and dry seasons). Within California, there are areas which have		
		disparate patterns of pollutant concentrations between dry and wet		
		conditions, with high pollutant runoff occurring during infrequent wet		
		events which are confined to a distinct wet season. The analysis of the		
		objectives should clearly evaluate the applicability of the science to these		
		disparate conditions and identify appropriate implementation procedures		
		for the objectives under the two conditions.		
	29.06	Under California Water Code (Section 13241), the State Water Board and	See responses to comments 4.06, and 7.03.	0
		Regional Water Boards are required to consider a number of factors when		
		adopting water quality objectives, including in relevant part here: "Past,		
		present and probable future beneficial uses of water;		
		and water quality conditions that could reasonably be achieved through		
		coordinated control of all factors which affect water quality in the area".		

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		We believe that the Staff Report should include appropriate information		
		separately for wet and dry weather events to ensure that the State has all		
		the necessary information to consider the required 13241 factors. Dry and		
		wet		
		weather have different foreseeable methods of compliance that could		
		impact the analysis of the water quality that could be reasonably achieved.		
		The current language of the Bacteria Provisions does not indicate if the		
		differences between wet and dry conditions were		
		evaluated in the Section 13241 analysis. Without such information, the		
		State will be unable to properly consider compliance with section 13241. In		
		short, such considerations might result in different requirements for wet		
		weather when achieving the proposed objectives may not be plausible,		
		much less, reasonable to achieve.		
		Further, implementation provisions for WOOs should clearly define		
		implementation requirements for both wet and dry weather. The		
		implementation procedures should be developed based on the 13241		
		analysis results, consideration of the underlying science		
		used to develop the objectives, consideration of the short duration of		
		storm events, and the associated potential impacts to beneficial uses.		
		Establishing water quality objectives should assess the ecological impact of		
		wet weather exceedances and establish associated		
		implementation procedures that account for allowable exceedances and		
		impacts that occur as a result of the exceedance during wet weather as		
		distinct from dry weather.		
	29.07	In order to address this issue, the Copermittees recommend the Bacteria	See response to comment 4.09.	No
		Provisions be amended to exclude wet weather events from GM	·	
		calculations and only apply the acute STV endpoint to wet weather events.		
		A similar approach is currently in place for AB411 data such that GM		
		calculations only include dry weather events. The epidemiological studies		
		that were the basis for the 2012 USEPA criteria were used to establish		
		relationships with indicator bacteria predominantly collected during dry		
		weather. Wet weather events are sporadic, short-term events that do not		
		have lasting impacts on bacteria water quality in		
		receiving waters. As a result, wet weather data is not appropriate in the		
		long term conditions represented by the GM. Because the GM and STV		
		both offer the same level of risk protection, using only the STV for wet		
		weather conditions will not result in higher risk to		
		human health and will be more representative of the conditions during wet		
		weather events.		
		In addition, the implementation section needs to be amended to provide		
		explicit guidance to the Regional Water Boards on how to apply the WOOs		
		during wet and dry weather conditions.		
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	29.08	Allow high flow and seasonal suspensions of the objectives without a use	See response to comment 4.14.	No
		attainability analysis		
		The Copermittees fully support the State's inclusion of high flow and		
		seasonal suspension of REC-1 beneficial use as implementation options in		
		the Bacteria Provisions. However, we request that the State allow these to		
		be completed without a use attainability analysis (UAA). The requirement		
		to complete a UAA requires review by USEPA, and places an unnecessary		
		burden upon the dischargers and Regional Water Boards, which will likely		
		impede these options from being implemented. There is precedent within		
		Regional Water Board Basin Plans for a temporary suspension of objectives.		
		The Santa Ana Regional Water Board includes criteria within the Basin Plan		
		for temporary suspension of recreational use designations and objectives,		
		which can be implemented without a UAA. As part of the work that led to		
		the adoption of the Santa Ana Basin Plan recreation standards amendments		
		in 2012, the Stormwater Quality Standards Task Force considered the		
		merits of and various alternatives for modifying the REC-1 definition to		
		improve clarity and precision, based on careful consideration of the		
		scientific basis of the 1986 USEPA Recreational Criteria and earlier criteria		
		guidance. The Santa Ana Basin Plan provides definitions and eligibility		
		criteria for temporary suspension of objectives based on site-specific flow		
		triggers, conditions such as engineered or highly modified channels, and for		
		the termination of the temporary suspension. The Copermittees suggest		
		that the State either provide similar guidance, or allow Regional Water		
		Boards to develop regional guidance for temporary suspensions without		
		development of a UAA. Recommendation: Remove the requirement to		
		conduct a UAA to use the implementation provisions provided in the		
		amendments (high flow suspension, seasonal suspension, etc.) and allow		
		Regional Water Boards to develop region-specific guidance.		
	29.09	Allow for mixing zones in the Ocean Plan Bacteria Provisions	See responses to comments 1.02 and 16.09.	No
		The Copermittees encourage the State to consider mixing zones for storm		
		water and wastewater discharges within the Bacteria Provisions, and allow		
		the bacteria objectives to be calculated taking into account dilution as		
		applicable, and/or for receiving water		
		monitoring points to be located where discharges are mixed with receiving		
		waters. This approach would emulate and provide consistency with the		
		position expressed within the new Industrial General Permit wherein it		
		states "receiving water limitation requires that industrial storm water		
		discharges and authorized NSWDs not cause or contribute to an		
		exceedance of applicable water quality standards. Water quality standards		
		apply to the quality of the receiving water, not the quality of the industrial		
		storm water discharge.		
		Therefore, compliance with the receiving water limitations generally cannot		
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		be determined solely by the effluent water quality characteristics." Creating		
		permit consistency will ensure reliability in interpretation and application of		
		the requirements for MS4s and members of the general public.		
		Within the Staff Report, State staff include mixing zones for point sources		
		within the "Issues eliminated from further consideration after early		
		outreach and public consultation," and acknowledge that with no statewide		
		policy, existing Regional Water Board policies and		
		procedures will apply. Regional Water Boards would likely continue their		
		current practices for allowing mixing zones where appropriate. The		
		Copermittees are concerned that the Ocean Plan definition of Receiving		
		Water on page 60 and the lack of specific authorization and discussion of		
		mixing zones for storm water in the Ocean Plan may preclude the ability		
		of the Regional Water Boards to apply a mixing zone for storm water if		
		desired.		
		As noted in the Staff Report, the Ocean Plan already has a statewide policy		
		regarding mixing zones for toxic pollutants which are implemented through		
		NPDES Permits. It is reasonable to extend a similar policy to the Bacteria		
		Provisions in order to establish a statewide standard for addressing storm		
		water discharges. A statewide standard would remove burden from		
		individual Regional Water Boards to establish appropriate practices, and		
		would be protective of recreational use in waters (such as oceans) where		
		storm water discharge and receiving water are mixed. This would also		
		clarify that mixing zones are allowed for storm water dischargers.		
		Recommendation: Include language in the Ocean Plan Provisions and Staff		
		Report to allow for mixing zones for storm water dischargers.		
	29.10	Specify that the objectives only apply to waters where ingestion is	See response to comment 16.09.	No
		reasonably possible The Copermittees request that the State specify that		
		the Bacteria Provisions do not apply to waters designated as REC- 2 or		
		other waters where ingestion is not reasonably possible, to be consistent		
		with USEPA guidance on the applicability of the recreational objectives. The		
		2012 Criteria, and the prior 1986 Criteria, are based on epidemiologic		
		studies of illness following full-body contact recreation. USEPA's rule		
		promulgating E. coli objectives for recreational freshwaters in certain Great		
		Lakes states provides that the pathogen indicator objectives apply "only to		
		those waters designated by a State or Territory for swimming, bathing,		
		surfing or similar water contact recreation activities, not to waters		
		designated for uses that only involve incidental contact." USEPA defines		
		this "secondary contact" recreation as "those activities where most		
		participants would have very little direct contact with the water and where		
		ingestion of water is unlikely. Secondary contact activities may include		
		wading, canoeing, motor boating, fishing, etc." • Basin Plan definitions of		
		REC- 2 are functionally equivalent to the USEPA description of "secondary		

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		contact" recreation and some activities included in the REC-1 definition fall		
		in this category. To avoid misinterpretation of the USEPA 2012 Criteria, it is		
		important to only apply the objectives where ingestion of water is		
		reasonably possible. This modification will provide consistency between the		
		various applicable regulations and ensure consistency in interpretation and		
		application by all affected (i.e. MS4s and the general public).		
		Recommendation: Specify that the Bacteria Provisions are not applicable to		
		REC-2 and waters where ingestion is not reasonably possible.		
	29.11	The recommended analytical methods should not be limited to	See responses to comments 4.03	No
		measurements of E. coli and Enterococci. The Bacteria Provisions		
		recommend USEPA Methods 1600 and 1603 or other equivalent method to		
		measure culturable E. coli and Enterococci, respectively. This language may		
		be interpreted as precluding the use of new methods to measure E. coli and		
		Enterococci that are not culture based. Rapid indicator methods to		
		measure the presence of pathogens outside of a lab culture continue to be		
		an active area of research. It appears that the current language in the		
		Bacteria Provisions would preclude the use of new and emerging rapid		
		indicator or other comparable non-culture-based methods. In addition, if		
		an alternative indicator (e.g., coliphage) is developed and approved, the		
		current Bacteria Provision language could be problematic assuming that the		
		use of those methods is interpreted as a requirement. The Copermittees		
		recommend that the text in the Bacteria Provisions regarding preferred		
		methods be rewritten to be adaptable to future scientific developments		
		such as improved measurements of E. coli and Enterococci as well as		
		alternative indicators. Recommendation: Remove the word "culturable"		
		from the sentences describing E. coli and Enterococci methods in the		
		ISWEBE and Ocean Plan Provisions. Include language in the ISWEBE and		
		Ocean Plan Provisions to allow use of a scientifically defensible or other		
		(future) approved method(s) that measure alternative indicators.		
	29.12	Allow the reference reach/antidegradation approach and natural sources	See response to comment 4.08.	No
		exclusion approach to be applied to all waterbodies.		
		The Copermittees support the use of the reference reach/antidegradation		
		approach or natural sources exclusion approach (implementation tools)		
		which will provide Regional Water Boards with flexibility to adapt the		
		WQOs to their specific regions. However, the		
		extent of the application of these approaches appears to be limited only to		
		waterbodies with a TMDL as noted in the Staff Report: "The reference		
		system /antidegradation approach and the natural sources exclusion		
		approach are appropriate within the context of a TMDL. The TMDL process		
		includes the robust analysis necessary to characterize bacteria sources and		
		it provides an appropriate venue for determining the appropriateness of		
		applying either approach. "		

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		The Copermittees disagree with this limitation and recommend that these		
		implementation tools be expanded to waterbodies which do not have an		
		existing TMDL or TMDL under development. The available reference reach		
		studies developed in Southern California have been used in several regions		
		(Los Angeles, Ventura and San Diego Counties) in relatively		
		consistent ways. Therefore, it would be straightforward and appropriate to		
		use the existing studies in a consistent manner in watersheds that do not		
		have a bacteria TMDL. The limitation to only allow for the implementation		
		tools to be used in the context of a TMDL may force Regional Water Boards		
		and MS4 permittees to develop TMDLs in places that could be		
		more quickly and effectively addressed without a TMDL.		
		While the Copermittees agree that the TMDL represents a robust analysis		
		process to determine the alternative implementation approaches, it is not		
		the only scenario that allows for such an analysis. Regional Water Boards		
		should be allowed to oversee and approve robust reference		
		system/antidegradation and natural sources exclusion approaches as they		
		deem appropriate. Expanding the implementation tools to all waterbodies		
		will allow for more flexible and cost effective implementation options,		
		faster and more complete protection of human health, and availability of all		
		regulatory tools to address bacteria to all waterbodies.		
		Recommendation: Update the ISWEBE and Ocean Plan Provision		
		Implementation language to allow the reference reach/antidegradation and		
		natural source exclusion approaches to apply to all waterbodies.		
	29.13	Allow the reference reach/antidegradation approach and natural sources	See response to comment 12.11	No
		exclusion approach to be applied to both the STV and GM. As stated in the		
		previous comment, The Copermittees support the use of these alternative		
		implementation tools; however, the limitation to only apply it to the STV is		
		unnecessary and not presented to be based on sound science. During the		
		staff workshop, it was mentioned by Water Board staff that the STV was		
		the only endpoint that was likely to see exceedances in reference reaches.		
		The Copermittees respectfully disagree with this perspective and note that		
		there are areas that experience high natural sources of indicator bacteria		
		such that GM calculations are also elevated. If an area experiences high		
		levels of natural source indicator bacteria, which in many cases have been		
		shown to cause lower rates of illness rates than anthropogenic sources of		
	1	indicator bacteria, then an exceedance of the GM and/or STV may still be		
	1	protective of the USEPA derived risk-based illness rate and the water		
	1	quality objectives may not be attainable due to these uncontrollable		
	1	sources. Such determinations must be made only after analysis of the		
	1	reference reach or natural source exclusion study data. Thus, Regional		
	1	Water Boards should be given the discretion to determine if the reference		
		reach/antidegradation approach and natural source exclusion can apply to		

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		both the GM and STV. The Copermittees encourage the State Water Board		
		to provide guidance in the Staff Report about how to execute reference		
		each/antidegradation and natural source exclusion approaches and not		
		limit their applicability only to the STV. Recommendation: Update the		
		ISWEBE and Ocean Plan Provision Implementation language to allow the		
		reference reach/antidegradation and natural source exclusion approaches		
		to be applied to both the GM and the STV. Provide guidance in the Staff		
		Report about approaches to implement the reference		
		reach/antidegradation and natural source exclusion approaches at the		
		regional level.		
	29.14	The Economic Analysis should consider Storm water in addition to	See response to comment 12.14	No
		Wastewater		
		The Copermittees request that the State consider the economic impact to		
		storm water dischargers within the Economic Analysis. The Staff Report		
		only considers the cost savings for municipal wastewater treatment plants		
		and industrial plants for bacteria monitoring, as		
		the required indicators would be reduced from three to one. However, this		
		is not the case for storm water dischargers and beaches subject to AB411		
		monitoring requirements. Within the Staff Report, it is stated that		
		monitoring costs will be reduced at popular public		
		beaches, as only Enterococci would be required to be monitored. This		
		statement conflicts with the inclusion of the AB411 Total coliform, Fecal		
		coliform, and Enterococci objectives in the Ocean Plan Bacteria Provisions.		
		Recommendation: Modify the Staff Report Economic Analysis to consider		
		the impact to storm water dischargers.		
	29.15	The salinity threshold should be written to clearly demonstrate that a water	See response to comment 4.16.	No
		body will not be subject to changing E. coli and Enterococci WQOs.		
		The Copermittees support the application of separate indicators for fresh		
		and saline waters and particularly support the decision by the State Water		
		Board to only apply the Enterococci indicator to saltwater, as it is known to		
		result in erroneous exceedances when applied to freshwater due to natural		
		sources. However, we are concerned that the distinction between		
		saline and freshwater does not cover all waterbodies and may inadvertently		
		expose estuaries and river mouths to varying WQO indicators due to		
		seasonal and tidal changes to salinity. The ISWEBE Provision includes the		
		following language in Table 1 to distinguish between the salinity of the		
		waterbodies: Freshwater (E. coli): "All waters, except Lake Tahoe, where		
		the salinity is Jess than 1 0 ppth 95 percent or more of the time" Saltwater		
		(Enterococcus): "All waters, where the salinity is equal to or greater than 10		
		ppth 95 percent or more of the time"		
		However, no guidance is provided for waterbodies which may fall between		
		the two cutoffs,		
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San Francisco	30.01	for instance an estuary that is seasonally separated from the ocean such that it is saline (>10 ppth salt) only 70 percent of the time in a calendar year. The Copermittees recommend that the State Water Board correct the wording of the salinity threshold to be discrete and cover all waterbodies (including those that might fall between the two salinity cutoffs) or provide recommendations of how to monitor waterbodies which do not fall into either freshwater/salinity classification. The Copermittees recommend making the following change to the freshwater language: Freshwater (E. coli): "Al I waters, except Lake Tahoe, where the salinity is not equal to or greater than 10 ppth 95 percent or more of the time" The Copermittees request modifications to avoid the condition where a water body would need to be monitored with varying WQO indicators based on the salinity of the receiving waters. Such a requirement would result in unnecessarily complicated monitoring efforts and compliance determinations. Recommendation: Update the language in the ISWEBE regarding salinity such that the threshold represents discrete classifications for E. coli and Enterococci. If a text change is not completed, provide guidance on how to apply the WQOs to waterbodies that do not distinctly fall into either the freshwater or saline category or that may change seasonally from one to the other. The San Francisco Public Utilities Commission (SFPUC) appreciates the	Comment noted.	No
Water, Power, and Sewer Representative: Tommy T. Moala		opportunity to comment on the draft Bacteria Provisions. Although we have comments, including requested changes, on the specific objectives selected in the Provisions and on the associated control programs, in general we support this initiative to update the bacteria objectives for water contact recreation.		
	30.02	1. Anti-wildlife measures – We have concerns with the position taken in the Provisions that wildlife is potentially a problem requiring remedial action by permittees. As stated in the Staff Report, natural sources include direct inputs from birds, terrestrial and aquatic animals, wrack line and aquatic plants, and other unidentified sources within the receiving waters. The Staff Report indicates these non-human sources are potentially a problem requiring corrective action and permittees may need to target them for elimination or diversion. For example: Birds are a common source of bacteria both at beaches and in inland urban areas. Some of the potential control strategies include public education to reduce feeding, habitat modification (exclusion barriers), deterrence measures (such as motion active sprinklers and sonic devices), dispersion measures (falcons have been used), chemical repellents, reproductive controls and occasional removal. [Draft Staff Report, section 6.2.2.4 Pet, Bird and Other Urban Wildlife]	The commenter is correct that bacteria may be increased in certain waterways as a result of pet and wildlife waste. The reference system/antidegradation approach and natural sources exclusion approach acknowledge that beneficial uses may not being supported while allowing for flexibility in meeting standards by taking into account natural sources of bacteria and not requiring regulation of natural systems. As described in the response to comment 4.09, the Bacteria Provisions were updated to allow for these approaches to alter the exceedance frequency of the geometric mean and the STV element of the water quality objectives.	No

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		The Staff Report also identifies the possible need to relocate wildlife by	Generally, in cases where the presence of animals and	
		trapping. Relocating animals to another habitat—potentially at carrying	the associated waste has been altered due to	
		capacity—means these animals are unlikely to survive. We are concerned	anthropogenic influence, the source is no longer	
		with the underlying assumption that dischargers have the responsibility in	considered natural and it may be appropriate to	
		some cases to decrease or eliminate wild animals by modifying habitat and	consider control options. It may also be appropriate to	
		harassing or removing wildlife.	consider revising a designated use (such as the REC-1	
		We request that instead these proposed bacteria standards take into	use) in accordance with 40 CFR 131.10(g) where	
		account the fact that some waterways will have elevated bacteria due to	controls more stringent than those required by section	
		natural sources and this is a natural phenomenon that does not require	301(b) and 306 of the Clean Water Act would result in	
		correction by permittees.	substantial and widespread economic and social	
		The current provisions to address a natural source issue (the natural source	impact.	
		exclusion and reference system/antidegradation alternatives) are		
		inadequate.	Regarding reference systems, please see responses to	
	1	These "off-ramps" require a TMDL and result only in an adjustment of the	comments 30.9 and 30.12.	
		statistical threshold value; the geometric mean, however, would remain the		
		same. In some locations, natural sources will result in ongoing bacteria		
		levels above the geometric mean.		
		In addition, the two off-ramps currently provided have other restrictions		
		that seriously limit their use. The reference system/antidegradation		
		approach requires a reference beach minimally impacted by human		
		activities. San Francisco Bay apparently does not have any beaches		
		meeting this requirement. The natural source exclusion approach may		
		similarly be		
		inapplicable because during wet weather, municipal sources outside of San Francisco release substantial volumes of untreated stormwater to the bay		
		and these may contain "non-natural" bacteria which impact San Francisco		
		beaches in addition to the natural sources.		
		beaches in addition to the natural sources.		
		A related concern is that our permits and other NPDES permits for		
		municipalities typically include mandates for low impact development (LID)		
		and green infrastructure. San Francisco is actively pursuing these		
		technologies. They include planting trees and other vegetation. This		
		vegetation, especially an increased canopy along streets, supports		
		increased bird populations and inevitably results in greater bacteria		
		loadings in runoff. In summary, we have these two wildlife-related		
	1	objections to the Provisions in their current form:		
	1	(1) The Provision "off-ramps" intended to address natural exceedances are		
		too limited and consequently inapplicable in many locations. As a result,		
		permittees could be required to remove the sources, even if these sources		
		are wildlife in their natural habitat and removal would be harmful to them		
	1	or other wildlife.		
		As an example, the floating docks at Pier 39 in San Francisco are used by		

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Organization	NO.	sea lions. If local bacteria concentrations violate standards, neither of the two off ramps in the Provisions would be available. A reference beach exclusion is not allowed for San Francisco Bay, and the natural source exclusion could change the Statistical Threshold Value (STV) but not the Geometric Mean (GM). Would San Francisco be required to remove the floating docks which currently provides habitat for this wildlife or otherwise forcibly remove the sea lions from this area? (2) The requirement that permittees address natural sources is a potential constraint on LID and green infrastructure which are technologies that	Кезропзе	REVISION
		typically encourage and support wildlife. We recommend that the approach taken in the Provisions consider wildlife as a benefit, not a problem to be eliminated or relocated, and expand the offramps to accommodate this approach as discussed further in the following comments.		
	30.03	Need for additional or expanded "off ramps" – As discussed in the previous comment, the current paths for developing an alternative to the proposed GM and STV standards are inadequate. An additional or expanded method will potentially be needed for several locations around the San Francisco bay that exhibit elevated bacteria concentrations not connected to the CSDs or treatment plant effluent. San Francisco is investigating other potential sources such as sewer leaks, but anthropogenic sources are unlikely in some locations and the exceedances almost certainly are the result of natural sources. The reference reach/antidegradation approach will apparently not be allowed in San Francisco Bay because no reference beach is available; all bay waters are impacted. As defined in the Appendix: A reference system is an area and associated monitoring point that is not impacted by human activities that potentially affect bacteria densities in the receiving water body. The natural source exclusion approach may similarly be inapplicable because untreated stormwater discharges to the bay may make it difficult to demonstrate that only natural sources cause the exceedances. Consequently, the reference beach/antidegradation and natural source exclusion approaches need to be expanded to address these situations. A possible change could include: Establishing a procedure for implementing a modified GM or STV without needing to implement a TMDL. Without an expanded off-ramp, dischargers will need to remove or otherwise address natural sources which may be impossible or have adverse environmental impacts, as discussed in the first comment.	See responses to comment 4.08, 30.09, and 30.12. The implementation options described within the Bacteria Provisions are not exhaustive but rather outline options that have been successfully implemented in California for the control of bacteria for the protection of the REC-1 beneficial use. In order to implement a natural source exclusion approach within the context of a TMDL, all anthropogenic sources of bacteria must be identified, quantified, and controlled. The comment is correct that a natural source exclusion approach would not be a viable implementation unless untreated storm water discharges were quantified and controlled. Alternatively, the San Francisco Water Board can develop site or region specific water quality objectives that take into account the specific environment and sources of bacteria. In addition, a WQS variance could be utilized if applicable as a short term solution until treatment mechanisms can be implemented.	No
	30.04	Responsibility for exceedance locations not caused by permitted dischargers – The Provisions need to clarify when exceedances from natural causes must be addressed by the local permittee. In other words, how and	See response to comment 30.02. Chapter 6 of the Staff Report provides an analysis of the reasonable foreseeable methods of compliance. The actual	No
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Organization No.	Comment	Response	Revision ¹
Organization No.	on what basis is the responsibility for identified exceedances assigned to permittees. As discussed in the previous comments, locations may have elevated bacteria due to natural sources such as marine mammals or birds. In some cases, these locations are far enough removed from wastewater or stormwater systems that these sources are very unlikely to be the cause of the elevated bacteria. As currently structured, the responsibility for investigation and addressing these sites appears to be assigned to the nearest stormwater or wastewater utility. In the natural world, some locations have high bacteria. As discussed in the previous comment, these elevated concentrations should not be considered as necessarily a sign of impairment requiring human intervention. And, the nearest permittee should not have to commit the funds and staff time when it is unlikely the permittee is responsible for the exceedances. The Provisions need a clear methodology for determining when to assign responsibility to a permittee. Separate assessment of dry and wet weather – During wet weather beach	Response compliance strategies will be selected by local agencies, Regional Water Boards, and other permittees. See response to comment 4.06.	Revision ¹
30.03	use decreases significantly and this factor should be considered in the identification of objectives and in their application. This is particularly critical because wet weather compliance is problematic based on both local and statewide sampling.	see response to comment 4.06.	NO
30.06	Proposed action: Addition to the standards of the Limited Water Contact Recreation (LREC-1) beneficial use. Specific comment #1: This beneficial use is not currently available in Region 2 and we support makingLREC-1 available statewide as is proposed. We also request that the LREC-1 designation or REC-2 apply to waters used for fishing because ingestion of water is not likely while fishing. As stated by EPA in the 2012 recommended criteria: Primary contact recreation typically includes activities where immersion and ingestion are likely and there is a high degree of bodily contact with the water, such as swimming, bathing, surfing, water skiing, tubing, skin diving, water play by children, or similar water-contact activities. [emphasis added] Fishing does not involve a high degree of bodily contact. The EPA Recreational Water Quality Criteria Document also does not include fishing as an activity covered by the standards. However, fishing is currently categorized as part of REC-1 in the Basin Plans. We also note that the applicability of the proposed standards for the ISWEBE is stated as: Chapter III.E.2 establishes water quality objectives for reasonable protection of people that recreate within all surface waters, enclosed bays, and estuaries of the state that have the water contact recreation beneficial use (REC-1). [emphasis added] Fishing does not appear to have the requisite amount of bodily contact necessary to be a REC-1 activity.	Modification of the REC-1 beneficial use definition is not within the scope of the project.	No

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		We request that the Provisions specify that fishing be included as either		
		LREC-1 or REC-2 activity. In Region 2, beachcombing, camping, boating, tide		
		pool and marine life study are currently classified as REC- 2 activities and		
		would likely have the same limited contact as fishing.		
		Suggested edits:		
		Limited Water Contact Recreation (LREC-1): Uses of water that support		
		limited recreational activities involving body contact with water, where the		
		activities are predominantly limited by physical conditions such as very		
		shallow water depth, fishing (unless classified as REC-2), or restricted access		
		and, as a result, body contact with water and ingestion of water is		
		infrequent or insignificant.		
	30.07	Proposed action: Adoption of new criteria (objectives) for enterococci. The	See responses to comments 2.02, 4.01, 4.02, and 4.09.	No
		proposed objectives are based on the second of the two EPA		
		recommendations in the 2012 criteria.		
		Specific comment #2: The current GM objective in the San Francisco Basin		
		Plan is 35 cfu/100 mL, the same as EPA recommendation number 1 in the		
		2012 criteria. The proposed Provisions, however, selected a GM		
		value of 30 cfu/100 mL which is the second alternative identified by EPA.		
		EPA has indicated that the REC-1 designated use would be protected if		
		either set of criteria recommendations are adopted into state		
		WQS and approved by EPA.		
		Decreasing the objective from 35 to 30 CFU/100mL could have a significant		
		impact in some locations. For example, samples taken at Aquatic Park from		
		2008 through 2011 show a significant increase in		
		exceedance rates (55%) if the objective is decreased from 35 to 30		
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		CFU/100mL - see table below. Neither CSDs or other wastewater is discharged into Aquatic Park. Aquatic Park is partially enclosed and the exceedances appear to be typical of waterbodies with limited circulation and which are impacted by natural sources. In an assessment of statewide water quality at beaches, Heal the Bay found a strong correlation between partially enclosed water bodies and decreased water quality as measured by indicator bacteria, especially in wet weather. The correlation was stronger for the enclosed water bodies than for beaches impacted by storm drains (see Beach Report Card, page 22). The bacteria sources appear to be birds and possibly sea mammals. We request the current value of 35 cfu/100 mL (i.e., EPA's recommendation 1) be retained as the appropriate enterococcus standard for the following reasons. 1. 35 cfu/100 mL is a protective standard –As noted earlier, the EPA has indicated that the REC-1 designated use would be protected at this level. 2. Bacteria sources – Natural sources will frequently be prevalent at levels		

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		similar to the GM objective, especially in water bodies that are partially		
		enclosed and have limited circulation		
		3. Laboratory Methodology – The use of the Enterolert		
		methodology for assessing bacterial concentrations provides a reportable		
		value of 10 cfu/100 mL representing a non-detect, in contrast to the		
		reportable value of 2 cfu/100 mL using multiple filtration methodology.		
		Enerolert while providing for a quicker		
		result, substantially increases the geomean value; thus impacting percent		
		exceedance. It is a disadvantage to use this faster detection method if the		
		geomean is reduced, as proposed.		
		4. Alternative standards - The proposed Provisions provide only two		
		methods to address natural sources: 1) Reference System/Antidegradation,		
		and 2) Natural Source Exclusion.		
		These methods, however, are only allowed within context of a TMDL and		
		both require an extensive effort and may not provide the appropriate relief		
		for natural causes, as discussed in previous comments. We have also been		
		informed that the Reference System/		
		Antidegradation approach is not appropriate for San		
		Francisco Bay due to the lack of un-impacted beaches to use as a reference		
		beach.		
		We request that the Provisions use EPA recommendation 1 or		
		recommendation 2 on a site-specific basis. Higher use beaches, such as		
		those meeting the AB411 criteria, could apply the 30 GM and beaches with		
		limited use due to location or colder water could apply the 35 GM.		
	30.08	Proposed action: The current proposed text applies the new water quality	See responses to comments 3.09, 4.08, and 4.09. The	No
		objectives with the only exception being TMDLs established before the	reference system/antidegradation approach and	
		effective date.	natural sources exclusion approach are implementation	
		Specific comment #4: The applicability should be expanded to include:	tools that can be utilized within the context of a TMDL	
		· Variances – The current proposed text allows very few exceptions to the	that is established before or after the effective date of	
		strict application of the GM and STV. This could prohibit variances which is	the Bacteria Provisions.	
		obviously not the intent of the Water Boards as indicated by the inclusion		
		of the Variance Policy.		
		· Modification of the geometric mean – It will be necessary to modify the		
		GM in situations where natural sources result in a continuous or near-		
		continuous exceedance of the proposed GM.		
		· Modification of the GM and STV without a TMDL – Due to natural sources,		
		it is likely that many waterways will need adjustment to the STV and GM.		
		Restricting these adjustments only in the context of a TMDL places		
		unnecessary administrative constraints on implementation of these		
		standards.		
	30.09	Proposed action – Implement the Reference System/ Antidegradation	See responses to comments 4.08, 4.09, 3.10, and	No
		Approach and Natural Sources Exclusion Approach	30.03. Reference systems are not required to be	

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		Specific comment #5 – As discussed in more depth in earlier comments, these two options need to be expanded. As currently described, they will not be viable in many locations where natural sources are the cause of the exceedance. Specifically: * The approach should be allowed to be implemented without a TMDL * The GM should be adjustable, when needed, in addition to the STV * Allow reference beaches that are not in the same waterway (e.g., San Francisco reference beaches do not need to be elsewhere in the Bay) * Provide a method for taking into account not only natural sources but also other anthropogenic sources not subject to the control of the wastewater permittee (e.g., agricultural discharges, non-point source discharges, other permittees in the watershed or waterway) * Provide sufficient flexibility to address local conditions	located in the same waterway but should reflect similar hydrologic conditions in an environment minimally impacted by anthropogenic activities in order to characterize the exceedance frequency of bacteria water quality objectives. For example, the Santa Monica Bay Bacteria TMDLs, within the urbanized area of Los Angeles, utilize Arroyo Sequit Canyon as a reference system although it discharges to Leo Carrillo beach well outside of the bay. The other anthropogenic sources described by the comment including agricultural dischargers, non-point sources, etc. would be identified and quantified within the context of a TMDL and given applicable load allocations consistent with applicable state and federal law. This is further discussed in Chapter 6.3 of the Staff Report.	
	30.10	Proposed action – Allow suspension of the standards due to high flows resulting in unsafe conditions. This option has been applied in Los Angeles for flows in constructed channels generated by daily rainfall of more than ½ inch. Specific comment #6 – We request this suspension or the seasonal suspension below be expanded to encompass situations where controls are not possible due to very high flows where treatment including disinfection is infeasible. This temporary suspension could include mandatory beach advisories.	See responses to comments 4.14, 6.05, and 6.06.	No
	30.11	Proposed action – Allow suspension of the standards due to low water flows, low water temperatures, or conditions that freeze water. Specific comment #7 – We request this suspension be expanded to include situations where beach use is very limited due to weather conditions and where controls are not feasible (e.g., high flows where treatment including disinfection cannot be implemented. This suspension could include mandatory beach advisories.	See responses to comments 4.14, 6.05, and 6.06.	No
	30.12	Specific comment #10 – As noted previously, in practice, the reference system approach has been defined such that no reference beaches are available to compare with other locations in San Francisco Bay. We propose that the definition be modified as follows: REFERENCE SYSTEM: A reference system is an area and associated monitoring point that is not impacted by human activities that potentially significantly affect bacteria densities in the receiving water body. The reference system beach may be located in another water body, for	See response to comment 30.09. Additionally, the definition of the term reference system has been revised in the Bacteria Provisions (Appendix A: Glossary) as follows: "A watershed or water body segment determined by the WATER BOARD to be minimally disturbed by anthropogenic stresses but	Yes

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		example, San Francisco Bay beaches could be compared to beaches located	otherwise is representative of conditions of the	
		elsewhere along the coast that are similarly partially enclosed.	assessed site, watershed, or water body segment."	
Centennial	31.01	The Lahontan region's fecal coliform objective of 20 colonies per 100 ml	Please see the response to comment 22.09. The fecal	No
Livestock		was adopted to protect Lake Tahoe. However, when the Water Quality	coliform objective found in the Lahontan Regional Basin	
		Control Plans for the lake Tahoe Basin and the rest of the region were	Plan was originally adopted by the Lahontan Regional	
Representative:		combined, this objective was inappropriately applies to all waters within	Water Board in 1974 and subsequently approved by the	
Theresa A. Dunham		the Lahontan region. In the Grazing Conditional Waiver, grazing operations	State Water Board and U.S. EPA in 1975. In 1975 the	
		are required to reduce fecal coliform concentrations in an effort to meet an	fecal coliform objective specifically applied to Eagle	
		interim goal of	Lake, Susan River, Lake Tahoe, Truckee River, East Fork	
		200 colony-forming units per 100 milliliters (cfu/100ml) by 2022, and are	Carson River, West Fork Carson River, East Walker	
		being asked to comply by 2028 with the "State-wide or Basin Plan indicator	River, West Walker River, Lake Topaz, and Bryant	
		bacteria water quality objectives in effect at that time." (Grazing	Creek. The fecal coliform objective was subsequently	
		Conditional Waiver, p. 9.) If the Lahontan region's fecal coliform objective is	expanded to apply region wide during the 1995 basin	
		not replaced, Centennial Livestock and other grazing operations in the	plan update.	
		Bridgeport Valley will be subject to this extremely stringent standard of 20		
		colonies per 100 ml, which is well below the	Additionally, 40 Code of Federal Regulations section	
		level necessary to protect public health. It also puts grazing operations in	131.10(b) states: "In designating uses of a water body	
		the Lahontan region at a severe disadvantage as compared to grazing	and the appropriate criteria for those uses, the State	
		operations in other parts of California.	shall take into consideration the water quality	
		In conjunction and cooperation with the University of California Davis	standards of downstream waters and shall ensure that	
		Rangelands program, Centennial Livestock and other grazing operations	its water quality standards provide for the attainment	
		have been monitoring for fecal coliform and E.coli in the Bridgeport Valley	and maintenance of the water quality standards of	
		for a number of years. The monitoring locations have been selected to	downstream waters." So while the grazing land are	
		identify contributions from the various sources of bacteria within the	private and the public has limited to no access to the	
		Bridgeport Valley: grazing, recreational (e.g., campers), and residential.	water bodies within Centennials property boundaries,	
		That data show that it is near impossible for waters downstream of all of these uses to meet the	the downstream uses, along with the present uses of the waters within the property must be protected.	
		Lahontan region standard of 20 colonies. More importantly, and as noted	the waters within the property must be protected.	
		above, it is not necessary to meet this standard to protect public health.		
		With respect to Centennial Livestock's operation, the grazing lands are		
		private and the public has limited to no access to the water bodies within		
		Centennial's property boundaries.		
		Further, there are very limited opportunities for REC I beneficial uses (i.e.,		
		ingestion), and most recreational uses are more aligned with REC2 (i.e.,		
		fishing), or are limited water contact recreational uses. Thus, again,		
		application of the Lahontan region's fecal coliform objective is		
		inappropriate, unreasonable, and unnecessary to protect beneficial uses in		
		the Bridgeport Valley.		

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31.02	State's Draft Bacteria Provisions Should Supersede Lahontan's Standard The State's Draft Bacteria Provisions propose to exclude waters within the Lahontan region from being subject to the newly proposed, statewide standards. Rather, the Draft Bacteria Provisions would retain the Lahontan region's fecal coliform objective. Ironically, the Draft Bacteria Provisions propose a new e. coli standard for Lake Tahoe (17 cfu/100 ml and 55 cfu/100 ml), the body of water for which the Lahontan region's fecal coliform objective was originally adopted to protect. Considering the history of the Lahontan region's fecal coliform objective, and the fact that the objective is more protective than necessary, it is inappropriate to maintain application of this objective and to exclude Lahontan region waterbodies from a newly proposed statewide standard.		No
31.03	Moreover, the Lahontan region's Executive Officer has anticipated the Sta Water Board's adoption of a new standard and has made accommodation for a new applicable standard within the Grazing Conditional Waiver. Specifically, the Grazing Conditional Waiver includes findings that acknowledge a potential change in the region's existing fecal coliform objective. For example, the Grazing Conditional Waiver states: "[t]he Water Board shall amend the Waiver to accommodate the Statewide E.coli standard once it is adopted and amended into the Lahontan Basin Plan or supersedes the current fecal coliform water quality objective." (Grazing Conditional Waiver, p. 5.) Moreover, because of this anticipated change, the Grazing Conditional Waiver requires monitoring for both fecal coliform and E. coli.2.05 Conversely, nothing in the Draft Bacteria Provisions supports maintaining the fecal coliform objectives that apply throughout the Lahontan region. Rather, the Draft Staff Report identifies use of E. coli as the appropriate indicator organism for freshwater bacteria objectives because it is the most effective method for protecting recreational beneficial uses. (See Draft Bacteria Provisions, p. 64.) The Draft Staff Repo further notes that total and fecal coliform are outdated indicators, and the fiscal resources should not be wasted in sampling for multiple indicators. (Id.) The Draft Bacteria Provisions attempt to rationalize maintaining the Lahontan region's fecal coliform water quality objective by implying that it is not related to protecting the recreational beneficial uses. However, the Grazing Conditional Waiver includes evidence to the contrary. Specifically, the Grazing Conditional Waiver includes evidence to the contrary. Specifically, the fecal coliform objective of 20 colonies per 100 ml because of the importance of protecting surface waters for recreational uses. (Grazing Conditional Waiver, p. 5.) Accordingly, the intent and purpose of the fecal coliform objective is related to recreational uses, and as such, it	Additionally, while the Lahontan Water Board may have stated in the cited Grazing Conditional Waiver that the fecal coliform objective was set at 20 cfu/100mL because of the importance of protecting surface water for recreation, the fecal coliform objective contained in the Lahontan Basin Plan is not expressly established for the protection of any single beneficial use, but for all surface waters and their uses. Footnote #1 (previously footnote #2) of the ISWEBE Bacteria Provisions accurately states: "As of the effective date of Part 3 of the ISWEBE, the BASIN PLAN (p. 3-4) for the Lahontan Regional Water Board contains fecal coliform bacteria water quality objectives that are generally applicable to all surface waters within the region and not expressly established for the reasonable protection of the REC-1 beneficial use. Part 3 of the ISWEBE establishes numeric bacteria water quality objectives for the REC-1 beneficial use and, therefore, would apply to applicable waters within the Lahontan region that have the REC-1 beneficial use and does not supersede the fecal coliform bacteria objectives."	No

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		footnote 2 of the State Water Board's proposed objective for inland surface		
		waters should be deleted.		
	31.04	State Water Board Should Adopt Use Illness Rate of 36 illnesses per	See response to comment 2.02.	No
		1,000 Recreators The Draft Staff Report includes Option 2, which would be		
		adoption of an E. coli standard based on a rate of 36 illnesses per 1,000		
		recreators. (Draft Staff Report, p. 70.) This rate is considered to be		
		protective of public health, and equates to an E. coli standard of 126		
		cfu/100 mL as a geometric mean, and 410 cfu/l 00 mL as a Statistical		
		Threshold Value. However, rather than recommending this protective		
		standard, the Draft Staff Report recommends that the State Water Board		
		adopt a more stringent standard that equates to an E. coli standard of 100		
		and 320 cfu/mL, respectively. The rationale for using this more stringent		
		standard is merely that it would provide "better protection of public		
		health." No other reasoning or justification is provided. (Draft Staff Report,		
		p. 71.) Further, the Draft Staff Report comments that the lower E. coli		
		standard of 100 and 320 cfu/100mL would increase the frequency of storm		
		water permit violations. This statement is incomplete, in that this lower		
		standard would also make it more difficult for grazing operations in the		
		Bridgeport Valley to comply with the Grazing Conditional Waiver in the		
		event that the State Water Board's objective supersedes the Lahontan		
		region's fecal coliform objective, which we support. (See comments above		
		in Section II.) Considering that the E. coli standards of 126 and 410 cfu/100		
		mL are protective of public health, we recommend that the State Water		
		Board adopt Option 2 for freshwaters, rather than Option 3.		
	31.05	Comments on Implementation Provisions	See response to comment 4.08. The Regional Water	No
		We also comment that the Natural Sources of Bacteria implementation	Boards retain discretion to later develop region-wide	
		provisions should not be limited to circumstances and application only	objectives, site-specific objectives, and any kind of	
		when there is a total maximum daily load (TMDL) being developed. Grazing	implementation, including a natural source exclusion	
		operations such as Centennial Livestock are required to comply with	outside the development of a TMDL.	
		bacteria objectives regardless of the existence of a TMDL, and there should		
		be the	Consistent with the federal and state antidegradation	
		ability to identify and exclude natural sources of bacteria regardless of the	policies, a lowering of water quality may be allowed	
		existence of a TMDL.	upon certain conditions so long as water quality	
		Notably, TMDLs are often developed based upon the availability of	standards are maintained.	
		resources. Thus, these implementation approaches may have limited		
		availability if limited only in circumstances of TMDLs. Moreover,	The implementation provisions contained in the	
		degradation of existing water quality should be allowed, as long as a	Bacteria Provisions pertain only to the proposed water	
		regional board or the State Water Board can make the necessary findings as	quality objectives and not any other objectives for	
		required by Resolution 68-16. It is inappropriate to eliminate agency	bacteria that are subsequently established by a	
		discretion with regard to allowing degradation within the context of the	Regional Water Board.	
		Draft Bacteria Provisions.		

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U.S. EPA Representative: Terence Fleming	32.01	The EPA appreciates the State Water Board's actions to update the bacteria standards for the protection of the recreation use in a manner that is consistent with the 2012 EPA criteria recommendations. Thanks you for the opportunity to review and comment on the proposed bacteria revisions referenced above.	Comment noted.	No
	32.02	Beneficial use: The Inland Surface Water, Enclosed Bays and Estuaries Plan (ISWEBEP) establishes a Limited Water Contract Recreation (LREC-1). No associated criteria to protect LREC-1 is provided and should be included.	See responses to comments 3.15 and 3.18. Additionally, Regional Water Boards have the discretion to select water bodies for LREC-1 designation, conduct a UAA for consideration, and develop water quality objectives for protection of the LREC-1 beneficial use on a site by site or region-wide basis. Providing specific criteria to protect the LREC-1 beneficial use is not within the scope of this project.	No
	32.03	Water Quality Objectives: The Ocean Plan established two Water Quality Objectives under the heading of Bacterial Characteristics. The first are Water Contact Objectives to protect REC-1 which are based on the EPA 2012 criteria. The second are California Department of Public Health (CDPHO standards which are based on the AB411 thresholds. It is unclear in the State Board wishes EPA to consider both objectives as water quality standards subject to EPA approval. In 2006 EPA approved the incorporation of the CDPH standards in the 2005 Ocean Plan as water quality standards. The proposed Ocean Plan contains language indicating that the Water Contact Objective is to be used for 303(d) listing and the CDPH standard is to be use for public beach notification programs. This is further complicate by language in Section II.1 of the proposal which indicates that "any of the Bacteria Water Quality Objectives shall be implanted through National Pollutant Discharge Elimination System (NPDES) permit". We recommend that the State Board remove the CDPH standards from the Ocean Plan to make clear that they are not water quality standards subject to EPA approval.	See response to comments 4.17 and 33.18. Chapter II.B.1.b of the Bacteria Provisions for the Ocean Plan have been clarified to note that the requirements under Title 17 of the California Code of Regulations section 7958 are to be utilized as beach notification levels. Furthermore, Chapter III.D.1.c. of the Bacteria	No
	32.04	Program of Implementation: The ISWEBEP states that determination of attainment will be based on the geomean but implies that the geomean is only valid if there are more than 5 samples and recommends that the statistical threshold values (STV) should be used for attainment when there are less than 5 samples. This is not consistent with the EPA 2012 Recreational Criteria which recommend that geomean and STV should be calculate regardless of sample size. While we agree that a greater number of samples improves the reliability of the estimate, the use of only the STV for assessment creates a disincentive to sample more frequently to properly calculate a geomean.	See response to comment 3.03 and 4.07.	No

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	32.05	The bacteria water quality objectives shall be implemented through permits except when allocations are already established through a TMDL. We find the implication that the new water quality objectives do not apply to entities covered by existing TMDLs to be problematic. The ISWEBEP also suggests that Regional Boards may convene a public meeting to evaluate the effectiveness of the TMDL to meet the new water objectives. However, the revisions do not address actions required if the TMDL evaluation finds that water quality objectives will not be attained. In such circumstances the TMDL would need to be revised and approved by the State and EPA.	See response to comment 14.09. If a Regional Water Board found during the TMDL evaluation process that the TMDL waste load allocations, load allocations, and implementation program would not result in attainment of the new bacteria water quality objectives, then the Regional Water Board should reopen the TMDL and revise it as necessary. This revision would require approval by the Regional Water Board, State Water Board, and U.S. EPA.	No
	32.06	The State Board is adopting provisions to address natural sources of bacteria by implementing the reference system/antidegradation approach developed for the Santa Monica Bay wet weather TMDL. These provisions apply only within the context of a TMDL and apply only to nonpoint sources (except for onsite wastewater treatment systems) and stormwater (except for industrial stormwater). Under these conditions the geomean shall be strictly applied along with a site-specific STV. The reference system and antidegradation approaches were conceived almost 15 years ago. Today we have improved tools for more rapid sanitary surveys and quantitative microbial risk assessments (QMRA). The State Board should consider how these tools will be implemented in both the reference system and antidegradation approaches.	See responses to comments 4.01 and 4.02.	No
	32.07	The ISWEBEP contains several situations where REC-1 uses may not apply and can be downgraded with use attainability analyses (UAAs). A Regional Board may suspend REC-1 use during high flow conditions when water flow and velocity preclude the swimming use (i.e., high flow suspension).	Comment noted.	No
	32.08	A Regional Board may suspend REC-1 use with a UAA for situations where the use is precluded either by freezing in the winter or drying up in the summer (i.e., seasonal suspension). The ISWEBEP would require that water quality in these cases would be protected by the REC-2 standards. However, as REC-2 standards vary widely (different indicators, different thresholds) across the state, it is unclear if this would provide equal levels of protection across the state.	See responses to comments 4.14, 4.15, and 6.06. The Bacteria Provisions for Part 3 of the ISWEBE do not indicate that water quality would be protected by REC-2 standards but rather identifies that all other uses and associated water quality objectives would remain in place during any temporary seasonal suspension. The UAA that would be necessary to initiate a temporary seasonal suspension of the REC-1 use would need to take into account downstream uses of water that would be impacted by the suspension and potentially require the development of site specific bacteria water quality objectives to apply during the conditions when the suspension was in place.	No

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_	32.09	Finally, the ISWEBE allows for Limited Water Contact Recreation Use (LREC-1) after a UAA indicating that REC-1 is unattainable. However, it is unclear what the water quality indicator and threshold would be to protect LREC-1.	See responses to comments 3.15, 3.18, and 23.03.	No
	32.10	Water Quality Standards Variances: The proposed bacteria revisions identify the mechanism for adopting a water quality variance in accordance with 40 C.F.R. § 131.14. The State Board should take this opportunity to review and update existing exceptions to the Ocean Plan or the ISWEBEP for consistency with federal regulations. See enclosure related to State Board Order No. WQ 79-16. Enclosure: The 1979 Exception Granted by State Board Order No. WQ 79MI6 Since March 23, 1979, State Board Order No. WQ 79-16 has granted the City and County of San Francisco's eight wet weather diversion structures in the Richmond Sunset Sewerage Zone an exception to the Ocean Plan's prohibition against discharge or by-pass of wastewater not conforming to the Ocean Plan standards. In continuous effect for nearly four decades, this exception has been implemented through successive NPDES permits for the City's Oceanside Plant. During wet weather days, the Plant's current Oceanside permit does not require: (1) compliance with the Ocean Plan's recreational criteria for bacteria at the near shore diversion structures; (2) monitoring for bacteria in effluent from any discharge location; or (3) compliance with receiving water limitations. The City's receiving water monitoring of bacteria has shown exceedances of the bacteria standards during wet weather. The absence of effluent monitoring has complicated the task of delineating linkage between bacterial loadings in wet weather discharges and in receiving water and slowed the exploration of measures that other cities with combined sewer systems have taken to make water safe for contact use. In light of the considerable age of the 1979 exception, public health implications, and 40 C.F.R. 131.14 requirements, the State Board should: • describe how the Proposed Bacteria Provisions and Variance Policy interacts with the 1979 exception is intended to be a variance, update it consistent with 40 C.F.R. 131.14, which requires, among other things, that the state reevaluate its variance provisions e	Reviewing and potentially updating exceptions identified in the Ocean Plan is beyond the scope of the Bacteria Provisions project. The Bacteria Provisions update the bacteria standards contained within the Ocean Plan and do not purport to reopen or revoke the exceptions identified therein. The Variance Policy refers to the express statutory framework EPA established at 40 C.F.R. § 131.14 that states may utilize to adopt water quality standards variances. The Bacteria Provisions do not purport to establish any water quality standards variance. The Ocean Plan identifies the conditions with which an exception to the Ocean Plan requirements may be granted, in compliance with CEQA, subsequent to public hearing, and with approval by U.S. EPA. (Ocean Plan, III.J.1.) The Ocean Plan contains express exceptions to the plan, at Table IIV-1, page 91. State Water Board Order WQ 79-16 is identified as one of the express exceptions to the Ocean Plan. The exception was necessary because combined sewer overflow systems are inherently inconsistent with certain Ocean Plan standards. In accordance with the Ocean Plan's procedures for granting exceptions, the State Water Board found that there were unusual circumstances not anticipated at the time of the plan's adoption (i.e., the Ocean Plan had failed to address combined sewer overflow discharges), that beneficial uses would be protected, and that the public interest would be served. The exception was subject to several conditions. The Ocean Plan (at Section III.A.4) also states "Not withstanding any other provisions in this plan, discharges from the City of San Francisco's combined sewer system are subject to the US EPA's Combined Sewer Overflow Policy." In large part, this	No
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			acknowledgement is a response to State Water Board Order No. WQ 79-16 (March 23, 1979), which granted an exception from the Ocean Plan for wet weather discharges from the Discharger's diversion structures in the western-most portion of the Discharger's combined sewer system.	
			The Ocean Plan provides that exceptions issued by the State Water Board and in effect at the time of triennial review will be reviewed at that time. If there is sufficient cause to reopen or revoke any exception, the board may direct staff to prepare a report and schedule a public hearing. (Ocean Plan, III.J.2.) Additionally, staff within the State Water Board's Division of Water Quality have begun a review of the 1979 Order to determine if and how to appropriately update the exception. If the exception is more appropriately expressed as a water quality standards variance, the requirements of 40 Code of Federal Regulations section 131.14 will be considered.	
Ventura Countywide Stormwater Quality Management Program Representative: Arme Anselm	33.01	Our experience has shown that bacteria is a very expensive pollutant to address and is often the pollutant that drives the most significant costs for stormwater programs when developing watershed management plans for multiple pollutants. However, the costs for addressing bacteria are associated with capturing and treating fecal indicator bacteria in stormwater runoff. The studies used to develop the USEPA 2012 Criteria that form the basis of the Bacteria Provisions were conducted in waterbodies with different types of sources (primarily wastewater treatment plants). Recent studies conducted in San Diego have indicated that waterbodies primarily influenced by stormwater runoff during wet weather may pose a lower risk to recreators at higher bacteria concentrations. Therefore, it is important that new WOOs are carefully assessed to ensure that they meet the intent of the Provisions to protect the beneficial use. WOOs that are under-protective may expose the public to higher risk of gastrointestinal illnesses, however implementing overprotective WOOs and restricting implementation techniques can also impact the beneficial use through unnecessary beach closings and limited access to a public resource. The Program encourages the SWRCB to carefully consider and balance both potential effects of the Bacteria Provisions.	Comment noted. See responses to comments 4.01, 4.02, and 4.06.	No

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		The Program supports the SWRCB's efforts to update the state bacteria		
		objectives and the variance policy. However, the Program feels there are		
		changes which could provide improved direction to Regional Water Boards,		
		support more effective implementation of		
		actions by the regulated community to protect human health, and allow		
		more accurate and timely methods in response to advances in the available		
		proven and accepted science. The Program has three categories of		
		recommendations that are summarized below and detailed further in the		
		rest of the letter.		
33	3.02	I. Make the Bacteria Provisions Adaptable to Improvements in Science	See the response to comment 4.02.	No
		Fecal indicator bacteria are imperfect indicators of potential human health		
		risk from pathogens in receiving waters. As a result, a significant effort is		
		being applied in California and at the federal level to improve the methods		
		available to detect risk levels to protect		
		human health. The Bacteria Provisions should be flexible to incorporate the		
		updated epidemiological and indicator science as it evolves.		
33	3.03	II. Allow Regional Water Boards the Flexibility to Use All Available Tools	The tools available in the Bacteria Provisions are those	No
		The Bacteria Provisions include a number of implementation options that	that have been used successfully to control bacteria	
		will significantly improve the ability of the Program to effectively address	levels while protecting human health. Proper	
		longstanding concerns with implementing actions to protect human health.	application of those tools requires careful analysis in	
		However, in several cases, the Bacteria Provisions limit the applicability of	order to ensure legal protection of the REC-1 beneficial	
		the tools or require unnecessary analysis to use the tools.	uses and the public.	
33	3.04	Clarify Elements of the Bacteria Provisions to Support Implementation	See responses to comments 2.02, 3.08, 4.06, and 4.16.	No
		There are a number of clarifications and applications of the Bacteria		
		Provisions that could be improved to more effectively support		
		implementation. Such issues include clearly analyzing and developing		
		separate implementation provisions for wet weather conditions and dry		
		weather conditions, using the objectives based on the higher illness rate for		
		inland waters, clarifying the application of the salinity threshold, and clearly		
		designating the purposes of the two Ocean Plan objectives.		
33	3.05	Make the Bacteria Provisions Adaptable to Improvements in Science	See responses to comments 2.02, 3.08, 4.01, and 4.02.	No
		1. Clarify that the proposed WQOs are based on a protective level of risk.		
		The USEPA has a long record of establishing recreational criteria based on		
		the risk of illness. The USEPA published recommended recreational water		
		quality criteria in 1986 that established the ambient condition of a		
		recreational water body necessary to protect the designated use of primary		
		contact recreation. Criteria values were selected for Escherichia coli (E. coli)		
		and Enterococci in order to carry forward the same level of public health		
		protection that were believed to be associated with the USEPA's previous		
		criteria recommendations based on fecal coliform. The USEPA carried		
		forward this risk-based approach in its 2012 Criteria development. For		

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		example, elevated levels of indicator bacteria were linked to increased risk		
		of gastrointestinal illness through epidemiological studies conducted by		
		USEPA during the National Epidemiological and Environmental Assessment		
		of Recreational Water (NEEAR), and the 2012 Criteria were established to		
		carry forward the risk-based approach to setting indicator level bacteria,		
		similar to the 1986 Criteria. Although the risk levels were the drivers for		
		selecting appropriate indicator levels, the only mention of risk in either the		
		ISWEBE or Ocean Plan Provisions occurs in the header of the WQOs table.		
		The Staff Report includes some minor discussion of risk but nowhere is the		
		relationship between the proposed risk level and WQOs adequately		
		described. Since the risk level is the underlying mechanism to protect		
		human health, it should be clearly described in the Bacteria Provisions and		
		Staff Report.		
		The science of recreational water quality is rapidly developing and research		
		in Southern California has been at the forefront of new scientific		
		advancements. These advancements have increased the number of		
		pathogens and indicators that can be measured in recreational waters,		
		lowered the cost of those measurements, and increased the reliability of		
		health risk estimates at local sites based on site-specific data. The ultimate		
		goal of recreational water quality improvement programs is to reduce risk		
		of illness to recreators, as opposed to being solely focused on reducing		
		densities of fecal indicator bacteria. Incorporating a risk discussion into the		
		Bacteria Provisions and Staff Report will allow the amendments to be		
		adaptable to the evolving science in the event that a better indicator		
		becomes available. Thus, the Program requests that the State Water Board		
		include a clear statement within the Bacteria Provisions that E. coli and		
		Enterococci WQOs are the fecal indicator bacteria concentrations		
		designated to represent the risk of illness that is protective of human		
		health for the REC-1 beneficial use. The Program also requests that the		
		statement clarify that Regional Water Boards can establish alternative		
		methods of demonstrating that the risk level established in the Bacteria		
		Provisions is being attained.		
		Requested Action:		
		Include a statement in the ISWEBE and Ocean Plan Amendments stating		
		that the WQOs are set equal to a risk level that has been interpreted as the		
		indicator bacteria concentrations shown in the amendment.		
		• Include an expanded discussion of the risk level as described in the 2012		
		USEPA Criteria in the Staff Report.		
	33.06	2. Amendments should include the possibility of using alternative indicators	See responses to comments 4.01 and 4.02.	No
		as supported and validated by scientific research.		
		The Bacteria Provisions endorse the use of E. coli and Enterococci as		
		indicators for fresh and marine waters, respectively. The Program supports		
	•		•	•

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		the inclusion of E. coli and Enterococci as the sole fecal indicator bacteria to		
		be used for assessment of the risk of illness established by the objectives. E.		
		coli and Enterococci should supersede the use of fecal coliform and total		
		coliform as they are better indicators of human illness, as discussed in the		
		USEPA 2012 criteria. However, the field is rapidly evolving and the Bacteria		
		Provisions should be written to be adaptable to future scientific advances.		
		In addition, the Staff Report should also be amended to include a discussion		
		of alternative		
		indicators of risk. The USEPA 2012 Criteria includes a section discussing		
		alternative indicators or methods to assess risk (Section 6.2.3 p. 51) which		
		should be cited in both the Bacteria Provisions and Staff Report:		
		"EPA anticipates that scientific advancements will provide new technologies		
		for enumerating fecal pathogens or [fecal indicator bacteria]. New		
		technologies may provide alternative ways to address methodological		
		considerations, such as rapidity, sensitivity, specificity, and method		
		performance. As new or alternative indicator and/or enumeration		
		method combinations are developed, states may want to consider using		
		them to develop alternative criteria for adoption in WQS."		
		The Program proposes that the following language be included the Bacteria		
		Provisions: "Regional Water Boards may use alternate indicators of risk that		
		are equivalent or better than E. coli and Enterococci for assessing risk		
		associated with human illness within a		
		water body as long as they are supported by the latest scientific		
		understanding."		
		In particular, the Program requests that the amendments acknowledge the		
		option of using		
		human markers as an alternative indicator. Numerous studies have		
		established that human sources of bacteria pose the most risk to human		
		health. Hence, the use of human markers provides a more direct method of		
		assessing human health risk than using nonspecific fecal bacteria indicators.		
		Additionally, these studies have provided evidence that general fecal		
		indicator bacteria concentrations are not correlated with the presence of		
		human marker, indicating that the risk associated with the fecal indicator		
		bacteria		
		concentrations may be lower even though the objectives are being		
		exceeded.		
		For example, the Program identified fecal indicator bacteria as a top water		
		quality concern and, with assistance from Southern California Coastal		
		Water Research Project (SCCWRP), conducted an extensive analysis of dry		
		weather bacteria sources throughout		
		the Program. The study included quantification of E. coli and up to three		
		host-specific markers (including human, dog, horse and bird). All 73		

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		samples collected were negative for the sensitive human maker HF 183.		
		Dog markers were only detected in 11 % of the		
		samples, and bird in 37% of the samples. None of the three markers were		
		detected in 60% of the samples and the detection of human markers		
		proved independent of E. coli concentrations. The report concluded that		
		"the absence of human markers suggested that the risk to human health		
		associated with elevated E. coli levels in storm drains is lower		
		than currently assumed, and current water quality criteria may be		
		overprotective." Such studies are valuable in determining fecal indicator		
		bacteria sources and also illustrate that bacteria density can often be		
		decoupled from the human markers which are better		
		indicators of risk to human health.		
		By focusing on human sources, implementation programs can be targeted		
		on sources of fecal indicator bacteria that are of highest risk and avoid the		
		need to address natural sources of bacteria. The implementation		
		procedures for the objectives should allow for a demonstration that human		
		markers are absent or below thresholds that would increase		
		the risk to human health to be used as a demonstration of compliance with		
		the WQOs.		
		Requested Action:		
		• Include a statement in the ISWEBE and Ocean Plan Amendments		
		endorsing the use of alternative indicators of risk as supported by the latest		
		science. Include authorization for alternative indicator thresholds to be		
		used as objectives		
		if they are established at an equivalent risk level to the E. coli and		
		Enterococci objectives.		
		• Include an implementation provision for the objectives that allows the		
		use of human markers to demonstrate compliance with objectives if		
		approved by a Regional Water Board.		
		• Update language in the Staff Report to provide guidance and allow the		
		use of alternative indicators of risk.		
33	3.07	3. Amendments should include the option to develop site-specific	See responses to comments 4.01, 4.02, and 12.04.	No
		any site specific numeric water quality objective for bacteria established for		
		the REC-1 beneficial use (ISWEBE Provisions III. E.3). However, the Ocean		
		Plan Provisions do not include similar language. Furthermore, neither		
		Provision includes a discussion for developing site-specific objectives. Such		
		an approach was encouraged in the USEPA 2012 Criteria		
		• • • • • • • • • • • • • • • • • • • •		
		following language:		
		"States could adopt site-specific alternative criteria to reflect local		
33	3.07	endorsing the use of alternative indicators of risk as supported by the latest science. Include authorization for alternative indicator thresholds to be used as objectives if they are established at an equivalent risk level to the E. coli and Enterococci objectives. • Include an implementation provision for the objectives that allows the use of human markers to demonstrate compliance with objectives if approved by a Regional Water Board. • Update language in the Staff Report to provide guidance and allow the use of alternative indicators of risk. 3. Amendments should include the option to develop site-specific objectives using procedures outlined in the USEPA 2012 Criteria. The ISWEBE Plan includes language that bacteria WQOs do not supersede any site specific numeric water quality objective for bacteria established for the REC-1 beneficial use (ISWEBE Provisions III. E.3). However, the Ocean Plan Provisions do not include similar language. Furthermore, neither Provision includes a discussion for developing site-specific objectives. Such an approach was encouraged in the USEPA 2012 Criteria (e.g. Quantitative Microbial Risk Assessment [QMRA]), which includes the following language:	See responses to comments 4.01, 4.02, and 12.04.	No

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		environmental conditions and human exposure patterns" and include		
		examples of tools to develop the site-specific numeric values: "(1) an		
		alternative health relationship derived using		
		epidemiology with or without QMRA; (2) QMRA results to determine water		
		quality values associated with a specific illness rate; or (3) a different		
		indicator/method combination." (USEPA 2012 Criteria, p. 48)		
		The Program strongly encourages the State Water Board to include		
		implementation language supporting the development of site-specific		
		objectives within the Bacteria Provisions as well as more detailed guidance		
		in the Staff Report as that will streamline adoption of site-specific		
		objectives if conducted.		
		Requested Action:		
		Include an option to develop site-specific objectives via QMRA or an		
		equivalent approach in both the ISWEBE and Ocean Plan Provisions.		
		Update the Staff Report to provide guidance on how to develop and		
	22.00	streamline adoption of site-specific objectives.	6	
	33.08	II. Allow Regional Water Boards the Flexibility to Use All Available Tools	See response to comment 4.02, 4.08 and 33.01.	No
		4. Allow the reference reach/antidegradation approach and natural sources exclusion approach to be applied to all waterbodies.		
		The Program supports the use of the reference reach/ antidegradation		
		approach or natural sources exclusion approach which will provide Regional		
		Water Boards with flexibility to adapt the WQOs for their specific regions.		
		However, the extent of these implementation		
		approaches appears to be limited to only waterbodies with a TMDL as		
		noted in Staff Report:		
		"The reference system/antidegradation approach and the natural sources		
		exclusion approach are appropriate within the context of a TMDL. The		
		TMDL process includes the robust analysis necessary to characterize		
		bacteria sources and it provides an appropriate		
		venue for determining the appropriateness of applying either approach."		
		The Program strongly disagrees with this limitation and recommends that		
		these implementation tools be expanded to waterbodies which do not have		
		an existing TMDL or TMDL in development. The reference		
		system/antidegradation approach is already available in the Los Angeles		
		Basin Plan, but the Program cannot use it because a TMDL has not yet been		
		developed for the watershed. However, the Program would like the		
		option to address the remaining bacteria impairments in the County prior		
		to a TMDL being developed. Reference reaches were established and		
		sampled throughout Ventura County as part of a SCCWRP study to assess		
		concentrations and loads from Ventura		
		County. Additionally, as discussed above, studies of human markers in the		
		County indicate that much of the bacteria observed is likely from natural or		

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		less risky sources.		
		Under the proposed approach, the Permittees responsible for TMDL		
		regulated waterbodies would have options to avoid addressing natural		
		sources of bacteria that are not available to other Permittees resulting in		
		discrepancies between the implementation		
		programs. Permittees in areas where the reach/		
		antidegradation analysis approach is not allowed would be subject to		
		addressing natural sources and have more significant costs than other		
		dischargers simply because they do not have a TMDL.		
		It is inappropriate for all Permittees to not have the same tools available to		
		them when implementing their stormwater program. In Southern		
		California, the same reference reach studies, that include sites from		
		Ventura County, have been used in all regions and the		
		allowable exceedance days have been consistently applied to all bacteria		
		TMDLs in Ventura County. Therefore, it is straightforward to utilize the		
		existing studies in a consistent manner in watersheds that do not have a		
		bacteria TMDL. The requirement for		
		this tool to only be used in the context of a TMDL may force Regional Water		
		Boards and their constituents to develop TMDLs at places that could be		
		more quickly and effectively addressed without a TMDL.		
		While the Program agrees that the TMDL represents a robust analysis		
		process to determine the alternative implementation approaches, it is not		
		the only scenario that allows for such an assessment. Regional Water		
		Boards should be allowed to oversee and approve robust reference		
		system/antidegradation and natural sources exclusion approaches as they		
		deem appropriate. Expanding the implementation tools to all		
		waterbodies will allow for more flexible and cost effective implementation		
		options, faster and more complete protection of human health, and		
		availability of all regulatory tools to address bacteria in all waterbodies.		
		Requested Action:		
		Update the ISWEBE and Ocean Plan Provision Implementation language		
		to allow the reference reach/antidegradation and natural source exclusion		
		approaches to apply to ALL waterbodies where a technical analysis has		
		been approved by a Regional Water Board.		
	33.09	5. Allow the reference reach/antidegradation approach and natural sources	See response to comment 4.09.	No
		exclusion approach to be applied to both the STV and GM.		
		As stated in the previous comment, the Program supports the use of these		
		alternative implementation measures, however the limitation that they		
		only apply to the STV is unnecessary and not based in sound science. During		
		the staff workshop, it was mentioned by Water Board staff that the STV		
		was the only endpoint that was likely to see exceedances in reference		
		reaches. The Program disagrees with this perspective and notes that		
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		reference reach studies in Southern California have shown that GM		
		exceedances are observed in natural watersheds. At the Leo Carrillo		
		reference site that has been used for most of the TMDLs in the region, the		
		geometric mean is exceeded over 6% of the time. The justification in the		
		Staff Report for the application of alternate implementation measures for		
		the STV only includes the following:		
		"By allowing an exceedance of the STV, but not the geometric mean, the		
		data distribution of the water quality associated with the geometric mean is		
		not changed and thus the level of protection is not changed. The STV is a		
		percentile of the expected		
		water quality sampling distribution of the GM objective value that is set at a		
		90 percentile, so that 90 percent of the distributed data is below the STV		
		and 10 percent		
		is above the STV. In the reference system /antidegradation and natural		
		source exclusion approaches, the STV can change to a different percentile		
		of the distributed data, but the geometric mean remains, ensuring the		
		same level of protection of water quality."		
		The Program feels this description does not adequately justify the reasons		
		for not applying the approach to the GM. The data distribution will remain		
		unchanged regardless of whether the STV and/or the GM are exceeded. As		
		mentioned in previous comments		
		the basis for the Bacteria Provisions is to provide a protective level of risk		
		for human health. Reference reach/antidegradation and natural source		
		exclusion approaches are intended to provide Regional Water Boards		
		flexibility in meeting the protective level of		
		risk. If an area experiences high levels of natural indicator bacteria, which in		
		many cases have been shown to cause lower rates of illness rates than		
		anthropogenic sources of indicator bacteria, then an exceedance of the GM		
		and/or STV may still be protective of the USEPA derived risk-based illness		
		rate. In such cases, the water quality objectives may not be able to be		
		attained due to uncontrollable natural sources, but human health may still		
		be protected. Such determinations must be made only after analysis of the		
		reference reach or natural source exclusion study data. Thus, Regional		
		Water Boards should be given the discretion to determine if the reference		
		reach/		
		Antidegradation approach and natural source exclusion can apply to both		
		the GM and STV.		
		Requested Action:		
		Update the ISWEBE and Ocean Plan Provision Implementation language		
		to allow the reference reach/antidegradation and natural source exclusion		
		approaches to be applied to both the GM and the STV.		

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	33.10	6. Remove the requirement for the Use Attainability Analysis in the	See response to comment 4.14.	No
		implementation of high flow and seasonal suspensions of REC-1 objectives		
		in the ISWEBE Provisions.		
		The Program appreciates and supports the inclusion of high flow and		
		seasonal suspensions of REC-1 beneficial uses as an implementation option		
		in the Bacteria		
		Provisions. However, the Bacteria Provisions do not provide sufficient		
		guidance to the Regional Water Boards on the implementation of these		
		suspensions apart from requiring a use attainability analysis (UAA).		
		Furthermore, requiring a UAA would create a large		
		burden on the regulated community leading to infrequent use of this		
		implementation option, when the intent of the high flow suspension		
		provision is meant to provide temporary regulatory relief when beneficial		
		uses are precluded. According to the Code of Federal Regulations (CFR 40		
		§131.1 OU)), UAAs are only required in two situations: (a) when a state		
		designates a new a beneficial use or (b) when a state wishes to remove a		
		designated use or subcategory of the use, or designate a subcategory of		
		such a use that requires criteria less stringent than previously applicable.		
		The Program maintains that a UAA is not required by the CFR because high		
		flow suspensions do not remove a		
		designated use or put in place less stringent criteria, but rather address the		
		temporal appropriateness of the water quality objective when attainment		
		of recreational beneficial use is not applicable for a period of time and not		
		permanently changed.		
		The Staff Report incorrectly states that the Los Angeles Regional Board is		
		the only Regional Water Board that has adopted a high-flow suspension to		
		their Basin Plan. The Santa Ana Region Basin Plan also incorporated a high-		
		flow suspension as an implementation action which was developed with		
		extensive Program input and approved by both the USEPA and State Water		
		Board. Importantly, the Santa Ana Regional Water Board implementation		
		action was approved by USEPA and adopted into the regional Basin Plan by		
		the State Water Board without a UAA. Neither the Santa Ana region Basin		
		Plan nor the Staff Report for the Basin Plan Amendments contain explicit		
		mention of the		
		completion of a UAA in the development of the high-flow suspension		
		provision. The Staff Report for the Basin Plan Amendments further states,		
		"temporarily suspending recreational uses due to inclement weather is analogous to adopting seasonal uses."		
		, ,		
		Thus, it appears that UAAs are not legally required for a suspension to be implemented if the suspension is incorporated as an implementation		
		, , , , , , , , , , , , , , , , , , ,		
		provision of the objectives. The Program requests that the State Water Board remove the requirement		
		The Program requests that the state water Board remove the requirement		

Organization	No.	Comment	Response	Revision ¹
		for a UAA to allow Regional Water Boards the option to adopt high flow		
		and seasonal suspensions in the same manner as the Santa Ana Regional		
		Board via an implementation action. The		
		Program also requests that the Staff Report be updated to include mention		
		of high flow suspension adoption in the Santa Ana Region Basin Plan.		
		Additionally, the Program requests that the State Water Board establish the		
		high-flow and seasonal suspensions as implementation provisions of the		
		objectives, consistent with the Santa Ana Regional Board approach, with		
		thresholds (e.g., velocity or depth) that would meet the criteria for the		
		suspension. This way Regional Water Boards could develop		
		information on when and where the suspensions apply in waterbodies		
		within their region that is specific to the local hydrologic and climate		
		conditions. Resources such as Methods for Assessing Instream Flows for		
		Recreation and others have provided information on		
		thresholds for velocity and depth for various beneficial uses that can be		
		used to develop thresholds for the suspensions that could apply statewide.		
		This approach would facilitate the consistent use of the suspensions		
		statewide in a manner that is more feasible than		
		conducting UAAs.		
		Requested Action:		
		Remove the requirement for a UAA for high-flow and seasonal		
		suspensions in the ISWEBE Provisions in order to comply with the CFR.		
		Update the Staff Report to include the high-flow suspension		
		implementation option from the Santa Ana Region Basin Plan.		
		Establish guidance to provide statewide consistency in implementation		
		and streamline development of the suspensions.		
	33.11	7. Suspend REC-2 objectives when high-flow or seasonal suspensions apply.	See response to comment 4.15. References to the REC-	Yes
		The Bacteria Provisions state that REC-2 water quality objectives shall	2 beneficial use have been removed from Chapter 5	
		remain in effect during a high flow suspension. However, the Staff Report	section 5.3.2 of the Staff Report. As stated in Chapter	
		notes several times in Section 5.3.2 that REC-1 and REC-2 beneficial uses	IV.E.3 and Chapter IV.E.4 of the Bacteria Provisions for	
		are not fully attainable during high flow events that justify the suspension	Part 3 of the ISWEBE, "Bacteria water quality objectives	
		of REC-1 objectives. This is recognized in the Santa Ana Region Basin Plan,	for other applicable beneficial uses, including	
		which temporarily suspends REC-1 and REC-2 objectives when	noncontact water recreation (REC-2), will remain in	
		high flows prevent safe recreation. The Program recommends that REC-2	effect.	
		water quality objectives also be suspended during events when REC-1		
		objectives are suspended.		
		Requested Action:		
		• Suspend REC-2 objectives when high-flow or seasonal suspensions apply.		
	33.12	III. Address Outstanding issues with Bacteria Objectives	See responses to comments 2.02 and 14.09.	No
		8. Provide guidance on how existing bacteria TMDLs will be aligned with the	·	
		new WQOs.	Adopted TMDLs have implementation plans which	
			include a reopening clause with a built in date for	
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		The Bacteria Provisions provide little guidance on how the new WQOs will	reevaluating the effectiveness of a TMDL. This	
		be implemented into existing Bacteria TMDLs. The only language included	evaluation would also include an examination of the	
		in the Staff Report states: "Bacteria TMDLs may need to be updated to be	impact of new water quality objectives. Additionally,	
		consistent with the Bacteria Provisions as time and workload allow." The	stakeholders can request via the triennial review	
		Program's members are implementing bacteria TMDLs in Malibu Creek,	process or at any time the reevaluation of a TMDL.	
		Santa Clara River, and the Harbor Beaches of Coastal Ventura. The Program	Adding a schedule to the Bacteria Provisions is not	
		would like clarification from the State Water Board on how the new WQOs	proposed as it would circumvent the existing triennial	
		will affect existing TMDLs and how the TMDLs should be reassessed for	review and basin plan amendment processes.	
		compliance. The State Water Board		
		should provide a set timeframe over which existing bacteria TMDLs should		
		be reevaluated following the effective date of the new Bacteria Provisions.		
		A similar		
		approach was taken in the recent Trash Amendments which allowed one		
		year for the Los Angeles Regional Water Board to reevaluate and assess the		
		impact of the new amendments and change any existing trash TMDLs.		
		Requested Action:		
		• Include language in the Ocean Plan and ISWEBE Provisions allowing a set		
		timeframe for existing bacteria TMDLs to come into compliance with the		
		new WQOs, similar to language included in the Trash Amendments. Provide		
		guidance in the Staff Report about how existing TMDLs should be		
		reassessed for compliance with the new WQOs.		
	33.13	9. Reassess all existing waterbodies included on the 303(d) List for REC-1	See response to comment 4.04.	No
		bacteria exceedances with the new WQOs.		
		While many TMDLs have been developed for bacteria in Ventura County,		
		several waterbodies are still included on the 2010 303(d) list as impaired		
		due to indicator bacteria, pathogens, fecal coliform, total coliform,		
		Enterococci, E.coli, or enteric viruses. Currently, the provisions do not		
		address how these new WQOs will be used to evaluate legacy water body		
		303(d) listings. The Program requests that the provisions require these		
		listings to be reassessed using the new, scientifically defensible WQOs, and any waterbodies that no longer exhibit exceedance be delisted. The		
		reassessment should be conducted as a listing evaluation, and waterbodies		
		that do not meet the listing thresholds should be removed, regardless of		
		whether or not they meet the delisting requirements.		
		At a minimum, any water body undergoing TMDL development should be		
		required to be reassessed for exceedances with the new WQOs prior to		
		developing the TMDL. This requirement should be clearly stated in the		
		Bacteria Provisions and discussed in the Staff		
		Report in order to standardize the regional approach and avoid		
		unnecessary TMDLs for waterbodies that are not in exceedance under the		
		new objectives.		
		Requested Action:		
		nequested Action.		

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		 Include language in the Bacteria Provisions requiring legacy 303(d) bacteria listings to be reassessed with the new WQOs under the next 303(d) Listing cycle using the criteria for listing waterbodies. Include language in the Staff Report requiring that any new bacteria TMDL include an analysis of bacteria exceedances with the new WQOs prior to TMDL development and implementation. 		
	33.14	10. Provide flexibility in the calculation of the geometric mean. The Program supports the use of a six-week geometric mean (GM) which allows flexibility in monitoring programs especially when sampling events are affected by uncontrollable weather events and/or laboratory issues. However, some of the language in the Bacteria Provisions appears to limit the flexibility of monitoring programs. For example, in the ISWEBE Provisions there is language stating "the geometric mean values shall be applied based on a statistically sufficient number of samples, which is generally not Jess than five samples equally spaced over a six-week period." [emphasis added] The requirement for equal spacing of the samples places a burden on sampling programs especially if weather or other uncontrollable circumstances result in loss of a sample. Furthermore, the Staff Report states that the Bacteria Provisions are not intended to act as a disincentive for permittees to sample more frequently. Requiring equal spacing of samples would make more frequent sampling following an exceedance difficult. Requested Action: Maintain the 6-week averaging period for the geometric mean. Remove the language in the Bacteria Provisions requiring "equally spaced" sampling for the GM and STV.	See response to comment 4.07.	No
	33.15	11. Bacteria Provisions should distinguish between wet and dry conditions. The Program is concerned that there is no distinction between wet and dry conditions in the Bacteria Provisions. There are many areas throughout the state which experience sporadic and limited rainfall. When these infrequent wet weather conditions do occur, they result in high concentrations of pollutants, including bacteria, such that meeting dry weather derived WQOs is more costly and potentially not feasible. Compliance determinations of wet and dry weather often occurs separately when the objectives are applied; therefore, methods for appropriately distinguishing weather-specific objectives should be established. All Ventura County bacteria TMDLs include separate allocations for summer dry, winter dry, and wet weather conditions based on the large changes in bacteria loading for each of these weather and seasonal conditions.	See response to comment 4.06.	No

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		Under the California Water Code (CWC Section 13241), the State and		
		Regional Water Boards are required to consider a number of factors when		
		adopting WQOs: consideration of past, present and probable future		
		beneficial uses of water; and consideration of the		
		water quality condition that could reasonably be achieved through		
		coordinated control of all factors which affect water quality in the area. The		
		Staff Report should include appropriate information separately for wet and		
		dry weather events to ensure that the State		
		Water Board has all of the necessary information to consider the required		
		13241 factors.		
		Dry and wet weather have different foreseeable methods of compliance		
		that could impact the analysis of the water quality that could be reasonably		
		achieved. As part of the implementation plan development, the Program		
		evaluated a number of strategies for		
		reducing bacteria loads to meet objectives during dry weather and wet		
		weather separately. During dry weather, many potential strategies were		
		identified, but during wet weather only infiltration or capture and reuse		
		were identified as possible options to meet		
		the objectives for stormwater and agricultural dischargers. In some areas of		
		the watershed, implementation of these strategies may be very costly or		
		infeasible due to poor soil conditions and a lack of locations available to		
		install treatment. Without a		
		separate evaluation, the State Water Board analysis does not adequately		
		assess the ramifications of compliance with the objectives during wet		
		weather. In short, such considerations might result in requirements for wet		
		weather that may not be possible.		
		Further, implementation provisions for WQOs should clearly define		
		implementation requirements for both wet and dry weather. The		
		implementation procedures should be developed based on the 13241		
		analysis results with consideration given to the underlying science used to		
		develop the objectives, the short duration of storm events, and the		
		associated potential impacts to beneficial uses. Overall, this evaluation		
		should be consistent with Section 13241 requirement, "reasonable		
		protection" of beneficial uses.		
		Establishing water quality objectives should assess the ecological impact of		
		wet weather exceedances and establish associated implementation		
		procedures that account for allowable exceedances and impacts that occur		
		as a result of the exceedance during wet		
		weather as distinct from dry weather. As currently drafted, the		
		implementation provisions		
		do not meet the requirements for a Program of Implementation as required		
		by Section 13242.		

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		In order to correct this problem, the Program recommends that the		
		Bacteria Provisions		
		be amended to exclude wet weather events from GM calculations and only		
		apply the acute STV endpoint to wet weather events. The epidemiological		
		studies that were the basis for the USEPA 2012 Criteria were used to		
		establish relationships with indicator bacteria collected during dry weather.		
		Wet weather events are sporadic, short term events that do not have		
		lasting impacts on bacteria water quality in receiving waters. As a result,		
		wet weather data is not appropriate to be considered in the longer term		
		conditions represented by the GM. Because the GM and STV both offer the		
		same level of risk protection, using only the STV for wet weather conditions		
		will not result in increased risk		
		to human health and will be more representative of the impact from wet		
		weather events.		
		Requested Action:		
		Conduct a 13241 analysis specific to wet weather and modify the		
		objectives for wet weather, if necessary, after the analysis.		
		• Exclude wet weather events from GM calculations and state that only the		
		STV should apply for wet weather events.		
	33.16	12. The selected risk level should be set at 36 illnesses per 1,000 water	See response to comment 2.02, 2.03, and 3.08.	No
		contact recreators.		
		The USEPA 2012 Criteria was based on an extensive review of available		
		scientific literature and public review to arrive at two NGI risk levels which		
		would be protective of contact recreation. As stated in the Criteria		
		document: "EPA recommends that states make a risk management decision		
		regarding illness rate which will determine which set (based on illness rate		
		selected) of criteria values are most appropriate for their waters. The		
		designated use of primary contact recreation would be protected if either		
		set of criteria is adopted into state WQS and approved by EPA."		
		[emphasis added] The State Water Board endorsed the NGI risk level of 32		
		illnesses per 1,000 water contact recreators in the proposed Bacteria		
		Provisions stating that "while both recommended illness rates are		
		considered protective of public health, the 32 NG I per 1,000 would require		
		a more stringent threshold for Fecal Indicator Bacteria," (Staff Report, p.		
		69). In choosing between the two risk levels the State Water Board is		
		required to include economic considerations of water quality conditions		
		that could reasonably be attained through coordinated control of all factors		
		affecting water quality. In this analysis, the State Water Board should distinguish between the selection of either the 32 or 36 illnesses per 1,000		
		, , ,		
		water contact recreators. Such an analysis does not appear to have been completed. Chapter 10 of the Staff Report includes economic		
		considerations for the chosen risk level but not a comparison between the		
		considerations for the chosen risk level but not a comparison between the		

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		two. Since both risk levels are protective of public health as stated by		
		USEPA the higher risk level of 36 illnesses should receive equivalent		
		consideration. Endorsing the lower risk level simply because it is more		
		conservative without consideration of impacts to the regulated community		
		is not defensible without a supporting analysis. Furthermore, because both		
		risk levels are protective of public health, the Program recommends using		
		36 illnesses per 1,000 recreators as the basis for the Bacteria Provisions		
		WQOs for the ISWEBE and Ocean Plan provisions. Overburdening the		
		regulated community to address indicator bacteria beyond a limit needed		
		to protect human health is onerous and depletes valuable public funds		
		which could otherwise be used to address other pressing water quality		
		issues. In addition, applying an overly conservative risk level can, in and of		
		itself, lead to a significant impact on REC-1 beneficial uses. The State and		
		Regional Water Boards should consider the impacts of selecting the lower		
		risk level especially if they may lead to more beach closings (thus removing		
		the beneficial use) while not providing any additional protection to human		
		health. Requested Action:		
		• Conduct a 13241 analysis specific to the two NGI risk levels proposed in		
		the USEPA 2012 Criteria and detail the findings in the Staff Report.		
		• Include the 36 illnesses per 1,000 recreators risk level and associated E.		
		coli and Enterococcus objectives in the ISWEBE and Ocean Plan Provisions.		
	33.17	13. The salinity threshold in the ISWEBE Provisions should be written to	See response to comment 4.16.	No
		clearly demonstrate that a water body will not be subject to changing E. coli		
		and		
		Enterococci WQOs.		
		The Program supports the application of separate indicators for fresh and		
		saline waters and particularly supports the decision by the State Water		
		Board to only apply the Enterococci indicator to saltwater as it is known to		
		result in erroneous exceedances when		
		applied to freshwater due to natural sources. However, the Program is		
		concerned that the distinction between saline and freshwater does not		
		cover all waterbodies and may inadvertently expose estuaries and river		
		mouths to varying WQO indicators due to seasonal and tidal changes in		
		salinity. The ISWEBE Provision includes the following language in Table 1 to		
		distinguish between the salinity of the waterbodies:		
		Freshwater (E. coli): "All waters, except Lake Tahoe, where the salinity is		
		Jess than 10 ppth 95 percent or more of the time" Saltwater		
		(Enterococcus): "All waters, where the salinity is equal to or greater than 10		
		ppth 95 percent or more of the time" However, no guidance is provided for		
		waterbodies which may fall between the two cutoffs, for instance an		
		estuary that is seasonally separated from the ocean such that it is saline		
		(>10 ppth salt) only 70 percent of the time in a calendar year.		

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		The Program recommends that the State Water Board modify the wording		
		of the salinity threshold to be discrete and cover all waterbodies (including		
		those that might fall between the two salinity cutoffs) or provide		
		recommendations of how to monitor waterbodies which do not		
		consistently fall into either freshwater/salinity classification. The Program		
		recommends making the following change to the freshwater language:		
		Freshwater (E. coli): "All waters, except Lake Tahoe, where the salinity is		
		not equal to		
		or greater than 10 ppth 95 percent or more of the time"		
		The Program requests that in no situation should a water body need to be		
		monitored with varying WQO indicators based on the ambient salt		
		concentrations. Such a requirement would result in unnecessarily		
		complicated monitoring efforts.		
		Requested Action:		
		 Update the language in the ISWEBE regarding salinity such that the 		
		threshold represents discrete classifications for the two indicators.		
		• If a text change is not completed, provide guidance on how to handle		
		waterbodies that do not distinctly fall into either the fresh or salt water		
		category.		
	33.18	14. Clarify the distinction between the Ocean Plan Bacteria Provisions and	The Ocean Plan Bacteria Provisions in Chapter III have	Yes
		AB411 standards. The Ocean Plan Provisions maintain the California	been revised clarify the applicability of the bacteria	
		Department of Public Health (CDHP) AB411 standards, but do not provide a	water quality objectives to include only the enterococci	
		clear distinction between the new objectives and the AB411 objectives and	objectives in Chapter II.B.1.a and not the Beach	
		how and when they each should apply. The Provision language appears to	Notification Levels in Chapter II.B.1.b. Accordingly, the	
		state that all of the objectives (new bacteria and AB411 objectives) would	enterococci bacteria objective of II.B.1.a will be used	
		be used for permitting, and that only the new WQOs would be used for	for TMDLs (III.D.1.b), NPDES permits (III.D.1.c) and	
		303(d) listing decisions; however, the distinction is unclear. For instance, in	water quality assessment decisions (III.D.1.f). The	
		section 111.D.1.a of the Ocean Plan Provisions, the text states: "Any of the	Ocean Plan Bacteria Provisions in Chapter III have been	
		bacteria water quality objectives shall be implemented, where applicable,	updated to clarify that the Beach Notification Levels	
		through National Pollutant Discharge Elimination System (NPDES) permits	(II.B.1.b) only apply to section III.D.1.e "water adjacent	
		" [emphasis added] The State Water Board should clarify that the bolded	to public beach and for public water-contact sports	
		text refers only to the new State Water Board Water-Contact Objectives	areas in ocean watersfor public beach notification	
		(11.B.1.a) and that the AB411 objectives should only be used for the	programs" and are not water quality objectives	
		purposes of posting beaches, not for 303(d) listing, permitting, or TMDL	established and implemented by the Water	
		development. The Ocean Plan Provisions need to be clear as to the purpose	Boards. As discussed in Chapter 3 section 3.6 of the	
		of each of the objectives as they use different indicators and were	Staff Report, while the program management and	
		established using different methodologies for different purposes.	water quality standards are the responsibility of the	
		Additionally, the Program requests that the State Water Board consider	State Water Board, Senate Bill 482 (2011 – amending	
		modifying the AB411 objectives to provide consistency with the new State	Health and Safety § 115875-115915 and adding §	
		Water Board Water-Contact Objectives. The new objectives are based on a more comprehensive set of epidemiological studies and is more reflective	115881) which redirected the responsibility for beach	
		·	monitoring protocols from CDPH to the State Water	
		of the risk to human health during recreation. EPA has clearly stated in the	Board, left with CDPH the responsibility to establish	

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		2012 criteria that fecal and total coliform are no longer recommended to	minimum standards for the sanitation of public beaches	
		be used. Requested Action: • Update the language in Ocean Plan Provisions	in Title 17 of the California Code of Regulations sections	
		so that the WQOs which apply to the NOPES permits are clearly listed as	7952-7962 . Therefore, the State Water Board does not	
		the new State Water Board Water-Contact Objectives by inserting	have authority to modify the AB411 objectives for	
		"(11.B.1.a)" after the word "objectives" in section 111.D.1.a. • Clarify that	public beach notification purposes (implemented by	
		the CDPH AB411 objectives should only be utilized for beach posting	local officials and CDPH) and this is beyond the scope of	
		purposes. • Modify the CDPH AB411 objectives for consistency with Water	this project.	
		Contact Objectives.		
	33.19	15. Provide a discussion of mixing zones in the Ocean Plan Provisions.	See responses to comments 1.02, 4.17 and 33.18.	No
		The Program encourages the State Water Board to consider the allowance		
		of mixing zones for stormwater discharges for bacteria. The Ocean Plan		
		currently contains implementation provisions for permitted stormwater		
		discharges that include the following		
		definition: "RECEIVING WATER, for permitted storm water discharges and		
		nonpoint sources, should		
		be measured at the point of discharge(s), in the surf zone immediately		
		where runoff from		
		an outfall meets the ocean water (a.k.a., at point zero)."		
		The Program requests that the State Water Board consider modifications of		
		this definition or inclusion of a mixing zone provision for permitted storm		
		water discharges. As these Provisions were developed to protect a		
		beneficial use, the definition of receiving water should be adjusted to		
		reflect areas where the beneficial use occurs which is not at the point of		
		discharge but at some minimum defined distance away from a discharge		
		point.		
		Permittees should be allowed to conduct studies to determine applicable		
		mixing zones for bacteria and not be precluded from establishing them by		
		the implementation provisions of the Ocean Plan. As stated in the Staff		
		Report, the Ocean Plan already has		
		a statewide policy regarding mixing zones for toxic pollutants which is		
		implemented through wastewater NPDES Permits, but has not established		
		something similar for stormwater. It is logical to extend a similar policy to		
		the Bacteria Provisions in order to		
		establish a statewide standard for developing mixing zones for stormwater		
		discharges.		
		In addition, any changes to the definition of receiving water or application		
		of mixing zones should apply to both the Bacteria Provisions and AB411		
		Provisions in order to standardize and streamline monitoring programs.		
		Requested Action:		
		Add a provision for establishing mixing zones for permitted stormwater		
		discharges in the Ocean Plan Provisions and Staff Report.		
		Change the definition of receiving waters (where sampling will occur) for		

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		the Bacteria Provisions and AB411 as areas where the beneficial use		
		actually takes		
		place (i.e., not at the point zero of an outfall).		

Summary of oral comments received at the August 1, 2017 State Water Board Public Hearing

Organization	No.	Comment	Response	Revision
Heal the Bay &	34.01	Will be submitting full comments	Comment noted.	No
California Coast	34.02	The Provisions are more compliance orientated than concerned about	See response to comment 3.08.	No
Keeper		public health.		
	34.03	Concerned about the use of enterococci as the sole indicator for marine	See response to comment 18.02	No
Representative:		waters. Years of data sampling for total and fecal coliform show a greater		
Steven Johnston		percentage of violations versus the violations shown with enterococci.		
	34.04	Concerned about the application of the LREC-1 beneficial use and that	See responses to comments 3.15 and 3.18.	No
		fencing off a water body would be sufficient justification for a LREC-1		
		designation. Also concerned about the increased loading of bacteria in		
		these waters and what happens downstream from the increased bacteria		
		loading.		
Central Sierra	35.01	Supports most of the Bacteria Provisions.	Comment noted.	No
Environmental	35.02	Opposes the LREC-1 beneficial use definition because of the use of low	See response to comment 3.15.	No
Resource Center		water depth. How is this designated and defined?		
	35.03	Opposes the 6-week rolling average calculation of the objectives due to	See response to comment 4.07.	No
Representative:		surges and pulses of bacteria. Prefers a 4-week rolling average.		
Meg Layhee	35.04	Opposes the seasonal suspension of the REC-1 use defined by low water	See response to comment 6.06.	No
		flow and temperature. Water is still used for recreation when flow is low		
		and temperature is low.		
	35.05	Would like anthropogenic sources of bacteria defined in the Bacteria	See response to comment 6.04.	No
		Provisions. Ms. Leyhee's assumption is that livestock grazing is considered		
		an anthropogenic source.		
Centennial	36.01	Frustrated by pathogen standards of Region 6 for 35 years.	Comment noted.	No
Livestock	36.02	Supports U.S. EPA standards to be used across the US, across the state, and	Comment noted.	No
		specifically across Region 6.		
Representative:	36.03	Supports objectives proposed for Lake Tahoe, and supports proposed	See response to comment 2.02.	No
Bill Thomas		objectives for the rest of the state, but hoped for the higher illness rate.		
	36.04	Concerned that Region 6 will use the current objective of 20 cfu/100ml of	See response to comment 22.07.	No
		fecal coliform to protect uses other than REC-1, such as REC-2.		
CASQA	37.01	Meeting fecal indicator objectives during wet weather is nearly impossible	See response to comment 4.06.	No
		for storm water dischargers.		
Representative:	37.02	Wants the implementation tools to be more useable and available to	See responses to comments 4.08 and 12.14.	No
Geoff Brosseau		proactively address bacteria problems as they relate to storm water.		

Organization	No.	Comment	Response	Revision
Larry Walker and	38.01	They support the provisions, especially the implementation provisions.	Comment noted.	No
Associates	38.02	Concerned that the Reference System/Antidegradation and natural source	See response to comment 4.08.	No
representing		exclusion approaches can only be used in the context of a TMDL. There are		
CASQA		dischargers who want to be proactive about their discharges without		
		having to undertake the TMDL process. Proactive dischargers could have		
Representative:		more stringent objectives then those that do nothing and wait for a TMDL.		
Ashli Desai	38.03	For the high flow suspension, the velocity and level of flow should be defined.	See response to comment 4.14.	No
	38.04	Concerned about the precedent in Santa Ana to not do a UAA.	See response to comment 4.14.	No
	38.05	The risk aspect of the bacteria objectives for human markers needs to be discussed. This would allow Regional Boards to easily develop alternative objectives with alternative indicators. Suggests using a risk default objective.	See responses to comments 4.01 and 4.02.	No
	38.06	Would like REC-2 objective addressed as part of the current Bacteria Provisions. REC-2 is inconsistently applied and could trump REC-1-based objectives.	See response to comment 4.15.	No
	38.07	Concerned about the conflict between beach posting using fecal and total coliform and the objective using enterococci.	See responses to comments 4.17 and 33.18.	No
	38.08	Need to actively think about wet versus dry weather in implementation. Are wet weather samples including in the geometric mean?	See response to comment 4.06.	No
	38.09	The Staff Report should acknowledge the risk-based approach and the new science being developed that could be used to determine alternative objectives in the future.	See responses to comments 4.01 and 4.02.	No