CERTIFIED MAIL & EMAIL

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PETITIONS OF SACRAMENTO REGIONAL COUNTY SANITATION DISTRICT AND CALIFORNIA SPORTFISHING PROTECTION ALLIANCE (WASTE DISCHARGE REQUIREMENTS ORDER NO. R5-2010-0114 [NPDES NO. CA0077682] FOR THE SACRAMENTO REGIONAL COUNTY SANITATION DISTRICT, SACRAMENTO REGIONAL WASTEWATER TREATMENT PLANT, SACRAMENTO COUNTY), CENTRAL VALLEY WATER BOARD: BOARD WORKSHOP NOTIFICATION

SWRCB/OCC FILES A-2144(a) and A-2144(b)

Dear Messrs. Simmons and Jennings and Mses. Dunham and Aw-Yang:

Enclosed is a copy of the proposed order in the above-entitled matter. The State Water Resources Control Board (State Water Board) will hold a workshop on this proposed order on Wednesday, July 18, 2012, commencing at 9:00 a.m. in the Byron Sher Auditorium, Second Floor of the Cal/EPA Building, 1001 I Street, Sacramento, California. You will separately receive an agenda for this meeting.

The purpose of this workshop is to solicit comments from stakeholders and the public regarding the proposed order. The State Water Board will take no final action on the proposed order at this workshop. After consideration of comments received prior to or at this workshop, the State Water Board may schedule the matter for final action at a subsequent State Water Board meeting.

At the workshop, interested persons will be allowed to comment orally on the proposed order, subject to the following time limits. The petitioners, Sacramento Regional County Sanitation District and California Sportfishing Protection Alliance, and the Central Valley Regional Water Quality Control Board will each be allowed 30 minutes for oral comment, with additional time for...
questions by the State Water Board members. The Water Agencies, collectively,¹ will be allowed 15 minutes for oral comment, with additional time for questions by the State Water Board members. Other interested persons will be allotted a lesser amount of time to address the State Water Board.

All comments shall be based solely upon evidence contained in the record or upon legal argument. Supplemental evidence will not be permitted except under the limited circumstances described in California Code of Regulations, title 23, section 2050.6. Written comments on the draft order and any other materials to be presented at the workshop, including power point and other visual displays, must be received by 12:00 noon, Friday, June 15, 2012. Please indicate in the subject line, comments to A-2144(a)(b)—July 18 Board Workshop. Those comments must be addressed to:

Ms. Jeanine Townsend
Clerk to the Board
State Water Resources Control Board
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If there are any questions or comments, please contact James Herink, Staff Counsel, in the Office of Chief Counsel, at (916) 341-5150 or email jherink@waterboards.ca.gov.

Sincerely,

Michael A.M. Lauter
Chief Counsel

Enclosure

cc: See next page

¹ The Water Agencies are a collection of entities that have jointly filed a response to the consolidated petition and are considered "an interested person" pursuant to State Water Board regulations. (See Cal. Code Regs., tit. 23, § 2050.5, subd.(a).) The Water Agencies are: Alameda County Water District; Alameda County Flood Control and Water Conservation District, Zone 7; Kern County Water Agency; Metropolitan Water District; Santa Clara Valley Water District; Contra Costa Water District; State Water Contractors; Westlands Water District; and, San Luis & Delta-Mendota Water Authority. These entities will collectively be allowed thirty (30) minutes for oral comment.
cc: [via U.S. Mail and email] 
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[Continued next page]
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Interested Persons List

Lyris List
STATE OF CALIFORNIA
STATE WATER RESOURCES CONTROL BOARD
ORDER WQ 2012-

In the Matter of Own Motion Review of
Waste Discharge Requirements Order No. R5-2010-0114
[NPDES No. CA0077682]
for
SACRAMENTO REGIONAL WASTEWATER TREATMENT PLANT
Issued by the
California Regional Water Quality Control Board,
Central Valley Region
SWRCB/OCC FILES A-2144(a) and A-2144(b)

BY THE BOARD:

In this Order, the State Water Resources Control Board (State Water Board or Board) reviews on its own motion National Pollutant Discharge Elimination System (NPDES) permit and Waste Discharge Requirements Order No. R5-2010-0114 (Permit) issued by the Central Valley Regional Water Quality Control Board (Central Valley Water Board) to the Sacramento Regional County Sanitation District (District). The Permit authorizes effluent discharges from the District’s Sacramento Regional Wastewater Treatment Plant (Facility) to the Sacramento River within the boundaries of the Sacramento-San Joaquin Delta (Delta). For the reasons discussed herein, the State Water Board upholds most of the Permit and remands other portions of the Permit to the Central Valley Water Board for reconsideration and revision consistent with this Order.

BACKGROUND

The District owns and operates the Facility. The Facility was constructed in 1982 and provides “secondary” level treatment.¹ The District provides sewerage service to the Cities of Sacramento, Folsom, West Sacramento, and the Sacramento Area Sewer District service area. The Sacramento Area Sewer District includes the Cities of Elk Grove,

¹ Compliance with secondary treatment standards represents the minimum standard for all publicly owned treatment works nationwide. (See 33 U.S.C. § 1311(b).)
Rancho Cordova, Citrus Heights, Courtland, and Walnut Grove, as well as portions of the unincorporated areas of Sacramento County. The population served is approximately 1.3 million people. The District owns and operates the main trunk lines and interceptors feeding the Facility, while the smaller diameter collection systems are owned and operated by the various contributing agencies.

The Facility is a regional wastewater plant and has an average dry weather flow design capacity of 181 million gallons per day (mgd). Currently the Facility’s average dry weather flow is 141 mgd. The Facility’s current permitted discharge flow of 181 mgd represents nearly 60 percent of the total volume of all publicly owned treatment works’ permitted discharge within the Delta\(^2\) that are within the Central Valley Water Board’s jurisdiction. The Facility is one of the three remaining wastewater treatment plants under the Central Valley Water Board’s jurisdiction that discharge within the Delta and only provide secondary treatment to its effluent.\(^3\) The Facility’s treatment system consists of mechanical bar screens, aerated grit removal, primary sedimentation, pure oxygen activated sludge aeration, secondary clarification, chlorine disinfection with dechlorination, and a diffuser for discharges to the Sacramento River. Solids handling consists of dissolved air flotation thickeners, gravity belt thickeners, anaerobic digesters, and sludge stabilization basins with disposal on-site through land application or a biosolids recycling facility.\(^4\)

The Facility discharges to the Sacramento River from an outfall diffuser downstream of the Freeport Bridge. The outfall discharges within the legal boundaries of the Delta. The existing beneficial uses of the Delta, as listed in the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins (Basin Plan), include: municipal and domestic supply (MUN); agricultural supply (AGR); water contact recreation (REC-1); non-contact water recreation (REC-2); warm freshwater habitat (WARM); and cold freshwater habitat (COLD). The outfall diffuser is approximately 300 feet long with 74 ten-inch diameter ports and is placed perpendicular to the river flow. At the point of discharge, the Sacramento River is approximately 600 feet wide at the surface with a bottom width of approximately 400 feet and depth of 25 to 30 feet.\(^5\)

\(^2\) Wat. Code, § 12220.

\(^3\) The other two facilities are the Discovery Bay Wastewater Treatment Plant (see Order No. R5-2008-0179) and the City of Rio Vista’s Beach Wastewater Treatment Facility (see Order No. R5-2008-0108-1). These facilities are authorized to discharge up to 2.1 mgd and 0.65 mgd respectively.

\(^4\) The Permit regulates only the Facility. The biosolids, solids storage, and disposal facilities are regulated pursuant to Waste Discharge Requirements Order No. R5-2003-0076.

\(^5\) Waste Discharge Requirements Order No. R5-2010-0114, p. F-82.
During low river flows, tidal activity can cause the river in the vicinity of the outfall to flow northward, in the reverse direction, towards the City of Sacramento. The Discharger diverts its discharge to emergency storage basins whenever these conditions exist.

The Central Valley Water Board issued the Permit on December 9, 2010. The Permit is a renewal of the District's prior permit issued in 2000 and had been administratively extended since 2005. Contrary to the District's claim that the Permit renewal was "characterized by haste, particularly related to the major issues that are subject to this appeal[,]" the administrative record contains evidence of a decade-long effort on the part of the Central Valley Water Board to study and understand the Delta and the Facility's effect on it and water quality in general. The record reveals the effort made by the Central Valley Water Board staff to understand the extremely complex scientific issues involved with this Permit's development. As a result of this effort, the Permit contains several new or more stringent effluent limitations and requirements. Recognizing these changes, the Permit will require substantial changes to the character of the District's discharge and upgrades to the Facility to meet the Permit's requirements. The Permit grants the District up to ten years before some of the final effluent limitations take effect.

In response to the Permit's adoption, the District and the California Sportfishing Protection Alliance (CSPA) both filed timely petitions for review with the State Water Board. After deeming the petitions complete, consolidating them for review, receiving the response and administrative record from the Central Valley Water Board, and responses from interested persons, we adopted Order WQ 2011-0013 on September 19, 2011, taking this matter up on our own motion. We granted own motion review in order to have sufficient time to adequately review the voluminous submissions and allow a detailed legal and technical review of the submissions. During our review of the petitions and the administrative record, the District and interested persons submitted numerous requests to file supplemental pleadings and augment the administrative record. These requests were granted in part and denied in part on November 22, 2011. Subsequently, the District filed a petition for writ of mandate with the Sacramento Superior Court. Unless the District withdraws its petition with the Superior Court or an extension is granted, that judicial proceeding is stayed until July 1, 2012.

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7 Sacramento Regional County Sanitation Dist. v. Cal. Regional Water Quality Control Bd., Central Valley Region (Super. Ct. Sac. County, Case No. 34-2011-8001028). The effective date of the final effluent limitations that are the subject of the petition for writ of mandate are extended for a period equal to the duration of the court-imposed, stipulated stay.
DRAFT

ISSUES AND FINDINGS

Between the two petitions, a total of over 80 contentions were raised claiming fault with nearly every aspect of the Permit. This Order addresses only a few topics — primarily pathogens, ammonia, and nitrate. To the extent petitioners raised issues that are not discussed in this Order, either in whole or in part, such issues are dismissed as not raising substantial issues appropriate for our review.8

Pathogens and Filtration

The Permit contains a final effluent limitation for total coliform organisms of 2.2 most probable number (MPN) per 100 milliliters.9 The Permit also requires the District’s effluent discharged to the Sacramento River to be oxidized, coagulated, filtered, and adequately disinfected pursuant to the California Department of Public Health (CDPH) reclamation criteria, California Code of Regulations, title 22, division 4, chapter 3 (commencing with section 60301), or equivalent.10 The District contends that the new filtration requirements are not justified, and that the Central Valley Water Board mischaracterizes the site-specific risk assessment provided by the District.

Based on our technical review of the evidence in the record and in light of CDPH’s site-specific recommendation, we find that the Central Valley Water Board correctly concluded that the Permit’s requirement to provide equivalent to “disinfected tertiary recycled water”11 level of treatment is appropriate and necessary to protect beneficial uses at and around the point of discharge. The Central Valley Water Board found that the Sacramento River is currently being used for AGR and REC-1 purposes at or near the outfall. Dilution in this vicinity is less than 20 to 1 and the potential for “double dosing”12 during some low river flow conditions coinciding with tidal influences. While the Central Valley Water Board’s determination to impose

9 Most probable number is a measure of the number of colony forming units of bacteria in a culture grown with a water sample on specific media for the bacteria of interest.
10 Waste Discharge Requirements Order No. R5-2010-0114, p. 33.
11 “Disinfected tertiary recycled water” is defined as an oxidized (i.e., secondary treated or equivalent) wastewater that has been coagulated, filtered, and disinfected using chlorine, meeting a chlorine concentration and contact time standard, or an equivalent process, meeting a virus inactivation standard, including that the median total coliform bacteria concentration does not exceed an MPN of 2.2 per 100 milliliters as a 7-day average, the number of total coliform bacteria does not exceed an MPN of 23 per 100 milliliters in more than one sample in any 30-day period, and no sample exceeds an MPN of 240 total coliform bacteria per 100 milliliters. (Cal. Code Regs., tit. 22, § 60301.230.)
12 “Double Dosing” refers to a doubling of the concentration of pathogens due to flow reversals occurring during high tide and low flow conditions. While conditions in the Permit limit double dosing occurrences, they are not eliminated. (See Waste Discharge Requirements Order No. R5-2010-0114, p. F-32, fn. 1.)
its requirements may be criticized as being conservative, we have previously recognized that it is within a regional water quality control board's (regional water board's) discretion to be conservative in its approach when faced with decisions involving public health protection.\footnote{See State Water Board Order WQ 95-4 (City and County of San Francisco), p. 21.}

The treatment level of wastewater affects how effectively and efficiently it can be disinfected. A cleaner effluent can be more effectively disinfected, because constituents in the effluent may affect how thoroughly the disinfectant inactivates pathogens in the effluent and the degree to which harmful disinfection byproducts are formed from the reaction between residual contaminants in the treated wastewater and the applied disinfectants.\footnote{Residual particulate matter in treated wastewater can shield pathogens from contact with disinfectant, and residual chemical constituents in the treated wastewater can form disinfection byproducts that can be toxic to humans, animals, and aquatic life when discharged to water bodies. (See Emerick, Robert W. et al., Factors Influencing Ultraviolet Disinfection Performance Part II: Association of Coliform Bacteria with Wastewater Particles, (Sept./Oct. 1999) Water Environment Research, p. 1178; Waste Discharge Requirements Order No. R5-2010-0114, pp. F-62 and F-75.)}

The disinfection level required for wastewater is largely determined by the degree of public exposure and an acceptable level of risk for acquiring infection or illness as a result of exposure to the treated wastewater.

In California, CDPH determines the level of risk and the State Water Board and regional water board establish waste discharge requirements that mitigate the risk to the level identified by CDPH. CDPH has adopted general guidelines and, when requested will provide site-specific recommendations for the disinfection requirements necessary for municipal wastewater dischargers to comport with state public health policy and acceptable risk levels.\footnote{State Department of Health Services, Uniform Guidelines for Sewage Disinfection (CDPH Guidelines) (Nov. 1980). The State Department of Health Services is the predecessor to the current California Department of Public Health.}

The \textit{Uniform Guidelines for Sewage Disinfection (CDPH Guidelines)} require a median MPN of 2.2 when a stream's low flow provides dilution of less than 100 to 1\footnote{Unless specified otherwise, all ratios are expressed as receiving water to effluent.} to protect MUN use, and to protect AGR or REC-1 beneficial uses, a median MPN of 2.2 is required when a stream's low flow provides dilution of less than 20 to 1.\footnote{CDPH Guidelines, p. 5.} The \textit{CDPH Guidelines} state that "[f]or these discharge situations it is particularly important to fully consider the individual circumstances so that adequate health protection is provided through the application of reasonable disinfection requirements. For example, it may be appropriate to reflect seasonal changes in recreational use, dilution at the use area, etc."\footnote{\textit{Id.}, p. 5.} Additionally, the U.S. Environmental Protection Agency
(U.S. EPA) publishes guidelines and recommendations for public health protection from recreational contact with pathogens in waters subject to wastewater discharges. The U.S. EPA guidelines and recommendations are “not rules and they do not have regulatory impact.”

Data submitted by the District to the Central Valley Water Board indicated the presence of Giardia cysts and Cryptosporidium oocysts in the Facility’s discharge, prompting the Central Valley Water Board to request a site-specific health risk assessment. CDPH met with the District and concluded that a formal risk assessment was appropriate. The District engaged third party professional services to conduct the risk assessment. The District’s final risk report indicated that the combined average risk of infection from Giardia and Cryptosporidium for one swimming exposure is reported as 2.4 in 10,000 upstream of the District’s outfall and 3.6 in 10,000 downstream of the District’s outfall. Further, the District’s final report indicated that the combined average risk of infection for ten swimming exposures is reported as 30.2 in 10,000 upstream of the District’s outfall and 43.8 in 10,000 downstream of the District’s outfall. Upon presentation of the results, CDPH recommended that the District “provide additional treatment sufficient to reduce the additional risk of infection posed by exposure to its discharge to as close to 1 in 10,000 as can be achieved by a cost-combination using filtration and/or a disinfection process that effectively inactivates Giardia cysts and

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19 On July 26, 1976, U.S. EPA removed the fecal coliform bacteria limitations from the definition of secondary treatment in the Code of Federal Regulations, title 40, part 133 (41 Fed. Reg. 30786 (Jul. 26, 1976)). This change resulted in bacteria effluent limitations in NPDES permits being established as water quality-based effluent limitations instead of as technology-based effluent limitations. On this same date, U.S. EPA published the Quality Criteria for Water (The Red Book, EPA 440/9-76-023, Jul. 1976), which are U.S. EPA recommendations for water quality criteria intended to be used by states as guidelines for development of receiving water specific water quality standards including development of bacteria water quality criteria and corresponding disinfection requirements. The current version of these criteria was published in 1986 (The Gold Book, EPA 440/5-86-001, May 1986). The purpose of this change was to encourage states to develop site-specific disinfection requirements that consider both public health hazards (i.e., the site specific-need to protect the public from disease as a result of consumption or contact with the receiving water) and potential adverse impacts on aquatic life in the receiving water resulting from disinfection byproducts.


21 Letter from Assistant Executive Officer Kenneth D. Landau, Central Valley Water Board to Chief Carl Lischeske, California Department of Public Health (May 11, 2009), p. 2.

22 See Gerba, Charles, P., Estimated Risk of Illness from Swimming in the Sacramento River (Feb. 23, 2010). Dr. Gerba’s draft risk assessment report notes that for ten swimming exposures, the risk of infection from Giardia and Cryptosporidium are $4.4 \times 10^{-4}$ and $3.0 \times 10^{-4}$, respectively, upstream of the District’s outfall and $9.0 \times 10^{-5}$ and $5.8 \times 10^{-5}$, respectively, downstream of the District’s outfall. Based on these results, the risk of infection downstream of the District’s outfall compared to upstream more than doubles due to Giardia in the District’s effluent and nearly doubles due to Cryptosporidium in the District’s effluent. (See Gerba, Charles, P., Estimated Risk of Illness from Swimming in the Sacramento River (Sep. 24, 2009).) State Water Board staff reproduced the risk calculations presented in both the District’s draft September 2009 risk assessment report and in the final February 2010 report. State Water Board staff used the model and parameters presented and protozoa concentrations reported in the District’s report and in the administrative record. State Water Board staff was able to reproduce the District’s draft risk assessment results exactly, but could not reproduce the final risk model results.
Cryptosporidium oocysts." CDPH noted that according to the District's final risk assessment, the District's discharge "appears to be contributing at least 30 percent of the pathogens detected in the receiving waters," that "the average risk of infection from a single swimming exposure to the effluent is approximately one order of magnitude higher than this [additional risk of infection of 1 in 10,000] threshold," and that "[t]he estimated risk of infection from ten such exposures is two orders of magnitude higher."24

The Central Valley Water Board found that the District's wastewater needed to be disinfected adequately to prevent disease. The Sacramento River near the outfall is a popular sport fishing area (REC-1 use) and there are at least 20 agricultural diversions within one mile upstream and two miles downstream of the outfall (AGR use).25 Additionally, the Sacramento River is currently designated as a source of drinking water (MUN use).26 Within a 2010 Progress Report on the Bay Delta Conservation Plan, there are five drinking water intakes proposed between Freeport and Courtland, near the outfall.27 While the Central Valley Water Board could have set effluent limits equivalent to "disinfected secondary-2.2 recycled water"28 to minimally comport with CDPH's recommendation, this would not address issues with particle-associated pathogen indicators in the District's effluent. We have previously concluded that tertiary treatment may be a reasonable requirement where the treatment is necessary to achieve compliance with water quality standards and to protect water quality.29 The Central Valley Water Board concluded that given the very high level of public contact with the receiving water, the use of the receiving water for irrigation, and the extensive use of Delta waters as private and public water supplies, any increased risk of illness and infection from exposure to the District's wastewater does not protect beneficial uses.30 We agree.

23 Letter from Chief Gary H. Yamamoto, California Department of Public Health to Assistant Executive Officer Kenneth D. Landau, Central Valley Water Board (Jun. 15, 2010), p. 3 (first emphasis added).
24 Id., p. 2.
26 State Water Board Resolution No. 88-63.
27 See Progress Report on the Bay Delta Conservation Plan (Nov. 18, 2010), pp. 3-306, 4-15, and figure 3-52.
28 "Disinfected secondary-2.2 recycled water" is defined as oxidized wastewater that has been disinfected such that the median concentration of total coliform bacteria does not exceed an MPN of 2.2 per 100 milliliters as a 7-day average, and the number of total coliform bacteria does not exceed an MPN of 23 per 100 milliliters in more than one sample in any 30-day period. (Cal. Code Regs., tit. 22, § 60301.220.)
29 State Water Board Order WQ 2009-0012 (City of Stockton) and Order WQO 2004-0010 (City of Woodland). As we discussed in the City of Woodland order, "[t]ertiary treatment typically involves adding coagulation and filtration to a secondary treatment process. Other processes may also be used to achieve tertiary quality."
Given these concerns, the Permit requires an essentially pathogen-free wastewater discharge. Most technologies necessary to achieve this standard involve filtration to produce a very low-solids effluent. The Central Valley Water Board further found that filtration would have the added benefits of (1) reduction of total organic carbon, (2) substantial reductions in concentrations for copper, mercury, total suspended solids, and biochemical oxygen demand, and (3) potential reduction of other constituents. We conclude that the Central Valley Water Board appropriately adopted effluent limitations for total coliform organisms and filtration requirements at a level necessary to protect existing downstream beneficial uses for the Delta.

Consideration of Costs

The federal Clean Water Act permits states to establish their own effluent limitations as long as they are not "less stringent" than those set forth in the Clean Water Act. The Porter-Cologne Water Quality Control Act (Porter-Cologne Act) requires regional water boards to implement the Clean Water Act in California and requires them to consider, among other things, "economic considerations" when establishing water quality objectives. When establishing waste discharge requirements pursuant to Water Code, section 13263, the Porter-Cologne Act cross-references these economic considerations. The California Supreme Court has concluded that because both laws require regional water boards to comply with federal standards, and because the supremacy clause of the U.S. Constitution requires state law to yield to federal law, a regional water board is only required to consider economic factors (e.g., a discharger's cost of compliance) when an effluent limitation is more stringent than federal law requires.

The District contends that the Central Valley Water Board failed to comply with Water Code, section 13241 by failing to adequately analyze and support the "costs of compliance" in its imposition of effluent limitation for total coliform organisms. To the contrary, the record shows that the Central Valley Water Board went above and beyond what is required.

As explained in greater detail below, the Central Valley Water Board considered a wide range of economic information when establishing the Permit's requirements for total coliform organisms. There are sound policy reasons for the regional water boards to consider

\[31\] 33 U.S.C. § 1370.
\[32\] Wat. Code, § 13241.
\[33\] See Wat. Code, § 13263, subd. (a) (referring to Wat. Code, § 13241).
the economic information and data presented to them or in certain circumstances to develop the information on their own. In this case though, the Clean Water Act imposed a lesser legal obligation on the Central Valley Water Board than the economic consideration it undertook.

The Central Valley Water Board calculated a numeric effluent limitation to implement existing narrative water quality objectives set forth in the Basin Plan. In these circumstances, the Central Valley Water Board could not use economic considerations, such as “compliance costs to justify pollutant restrictions that do not comply with federal clean water standards.” Under state law, the water boards establish beneficial uses and water quality objectives in their basin plans. Together with an anti-degradation policy, these beneficial uses and water quality objectives serve as water quality standards under the Clean Water Act. In Clean Water Act parlance, state beneficial uses are called “designated uses” and state water quality objectives are called “criteria.”

The Basin Plan’s narrative water quality objectives for the Delta are water quality standards pursuant to Clean Water Act, section 303(c). Clean Water Act, section 301(b)(1)(C) generally requires that NPDES permits include effluent limits for all pollutants, such as total coliform organisms, that can be discharged at levels that can cause or contribute to a violation of water quality standards. As the California Supreme Court recently explained, the Clean Water Act requires that “publicly operated wastewater treatment plants . . . must comply with the act’s clean water standards, regardless of cost.” Because the total coliform limits established by the Central Valley Water Board are implementing existing water quality objectives that serve as water quality standards, there is no requirement to consider economics.

Despite the absence of any legal requirement to consider economics, the Central Valley Water Board did consider economic factors through the submission of the District’s anti-degradation analysis and three economic studies. Additionally, the various presentation materials and the board meeting transcript demonstrate that economic

35 City of Burbank v. State Water Resources Control Bd. (2005) 35 Cal.4th 613, 626
36 Compare 40 C.F.R. § 131.3(b) & (f) with Wat. Code, § 13050, subds. (f) and (h). The terms are interchangeable, and below we use the relevant term depending on the statutory scheme.
37 33 U.S.C. § 1313(c). See also 40 C.F.R. § 131.3(b).
considerations were presented, commented upon, and discussed at some length by Central Valley Water Board staff, the District, the public, and board members during the meeting. While having no legal obligation to do so, the Central Valley Water Board carefully considered economics, including the economic ramifications of its decision to adopt the Permit.

Denial of Mixing Zone for Ammonia

The Permit contains final average monthly and maximum daily effluent limitations for total ammonia nitrogen of 1.8 milligrams per liter (mg/L) as nitrogen and 2.2 mg/L as nitrogen, respectively. The Central Valley Water Board set its limits based on the current U.S. EPA Update of Ambient Water Quality Criteria for Ammonia41 (1999 Criteria) and decided to not allow a mixing zone. Absent a mixing zone, a discharger must meet effluent limitations at the point of discharge. The Central Valley Water Board based its decision, in part, on confirmed aquatic life impacts and the need to protect downstream beneficial uses. Generally, the District asserts that its request for a mixing zone and dilution credits was inappropriately denied. It claims that the Central Valley Water Board lacks sufficient evidence and what evidence it does have in the record is unreliable.

The Central Valley Water Board has been examining the effects of ammonia on the Delta for many years and notified dischargers that permits may be modified in the future as information becomes more definitive.42 However, absolute scientific certainty is not required in order for the Central Valley Water Board to exercise its judgment.43 Absolute consensus of the experts almost never occurs in science, including consensus as to the demarcation between acceptable versus toxic amounts of ammonia in system as complex as the Delta. Ammonia’s ecological effects are the subject of ongoing study, not just by the Central Valley Water Board, but by a multitude of public agencies, including U.S. EPA. Mindful of this backdrop, we inquire whether the Central Valley Water Board, relying on the federal NPDES regulations, relied upon sound science informed by an appropriate exercise of discretion to supplement the 1999 Criteria.

The Permit defines mixing zones as “a limited volume of receiving water that is allocated for mixing with a wastewater discharge where water quality criteria can be exceeded

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without causing adverse effects to the overall water body." Mixing zones are allowable because "[i]t is not always necessary to meet all water quality criteria within the discharge pipe to protect the integrity of the water body as a whole. Sometimes it is appropriate to allow for ambient concentrations above the criteria in small areas near outfalls." The effects of allowing a mixing zone are less stringent effluent limitations and, depending on the constituent involved, additional mass loading of the constituent downstream of the discharge.

For priority pollutants, the state and regional water boards may grant mixing zones and dilution credits to NPDES-permitted discharges in accordance with the provisions in the Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California (SIP). For non-priority pollutants, such as ammonia and nitrate, the State Water Board has previously held that regional water boards may use the SIP and U.S. EPA’s Technical Support Document for Water Quality-Based Toxics Control (TSD) as guidance for determining whether and to what extent to allow dilution credits and a mixing zone.

When applying SIP and TSD methodologies, a regional water board may not grant a mixing zone if it would "compromise the integrity of the entire water body" or "adversely impact biologically sensitive or critical habitats." A regional water board’s authorization of dilution credits or a mixing zone is discretionary and the burden to prove that the approval of either does not violate the SIP or the applicable basin plan falls on the discharger. When reaching a conclusion using SIP methodologies, a regional water board "shall use all available, valid, relevant, representative data and information, as determined by the [regional water board]."

Applying SIP methodologies, the Central Valley Water Board first used the 1999 Criteria to translate its narrative toxicity objective to determine whether the discharge has

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46 Priority pollutants are the 126 toxic pollutants for which U.S. EPA has established test methods and required or established criteria to protect designated uses in the California Toxics Rule. (See 40 C.F.R. § 131.38.)
47 State Water Board Order WQO 2004-0013 (Yuba City), p. 6; see also State Water Board Order WQ 2001-16 (Napa Sanitation Dist.), p. 24. The TSD provides technical guidance for assessing and regulating the discharge of toxic pollutants to surface waters. The TSD is intended to be guidance only and does not establish or affect any legal rights or obligations.
48 SIP, p. 17. We emphasize that when granting a mixing zone pursuant to the SIP, the conditions that "shall not" occur are listed in the disjunctive. A regional water board need only find that a single condition potentially exists to deny a mixing zone pursuant to the SIP.
50 SIP, p. 5 (emphasis added).
reasonable potential to cause or contribute to a violation of that objective. The Basin Plan's toxicity objective states:

All waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life. This objective applies regardless of whether the toxicity is caused by a single substance or the interactive effect of multiple substances. Compliance with this objective will be determined by analyses of indicator organisms, species diversity, population density, growth anomalies, and biotoxicity tests of appropriate duration or other methods as specified by the Regional Water Board.

The Regional Water Board will also consider all material and relevant information submitted by the discharger and other interested parties and numerical criteria and guidelines for toxic substances developed by the State Water Board, the California Office of Environmental Health Hazard Assessment, the California Department of Health Services, the U.S. Food and Drug Administration, the National Academy of Sciences, the U.S. Environmental Protection Agency, and other appropriate organizations to evaluate compliance with this objective.

Having determined that the District's discharge had a reasonable potential to violate this objective, the Central Valley Water Board then considered whether a mixing zone and dilution were appropriate based on relevant information. It concluded that the allowance of a mixing zone for ammonia would: "compromise the integrity of the entire water body" and "adversely impact biologically sensitive or critical habitats."51

The District contends that the Central Valley Water Board must use a proposed state criterion, or an explicit state policy or regulation interpreting its narrative toxicity objective supplemented with other relevant information to establish effluent limitations.52 The District is incorrect. Pursuant to the relevant federal regulation, when a state has not established a water quality criterion for a specific chemical pollutant, the permitting agency may use one or more of three listed options to establish a water quality-based effluent limitation that implements a narrative criterion.53 The District claims that the Central Valley Water Board must choose the first option. The Central Valley Water Board instead chose the second option by "[e]stablishing effluent limits on a case-by-case basis, using [U.S.] EPA's water quality criteria, published under section 304(a) of the CWA, supplemented where necessary by other relevant information." It used the 1999 Criteria to establish the numerical water quality-based effluent limitation that interprets its narrative toxicity objective, and supplemented that determination with other

51 These reasons from the SIP have their origin in the TSD and are more aptly address the sizing of an approved mixing zone rather than the initial approval or denial of a mixing zone.


53 40 C.F.R. § 122.44(d)(1)(vi).
relevant information that allowing a mixing zone would not adequately protect beneficial uses or implement the narrative criteria.

The Central Valley Water Board derived effluent limitations, in part, based on other relevant information that granting a mixing zone for the 1999 Criteria are not protective of beneficial uses in the receiving water. A significant portion of the District's petition concerns the “other relevant information” used by the Central Valley Water Board and its interpretation of that information. The District's contention that aquatic life beneficial uses are protected when the 1999 Criteria are met at the edge of the mixing zones is predicated on the assumption that the criteria are adequate to protect beneficial uses. The Central Valley Water Board was mindful that the fully mixed discharge implements the 1999 Criteria. The Permit acknowledges that, "[t]he discharge, when the approved mixing zones are considered, is in compliance with current [1999] USEPA acute and chronic ammonia criteria."54

In this case, though, the Central Valley Water Board had before it ample evidence showing that the 1999 Criteria are not sufficiently protective. The record indicates that existing levels of ammonia in the receiving water are not protective of aquatic life beneficial uses downstream of the discharge even though the receiving water does not exceed the 1999 Criteria.55 The TSD provides guidance that, as in this case, where adverse effects have been observed far downstream, rather than confined to a mixing zone, mixing zones may be denied where such denial is used as a device to compensate for uncertainties in the protectiveness of water quality criteria.56 In this respect, the Central Valley Water Board appropriately supplemented the available water quality criteria with other relevant information.

Draft 2009 Ammonia Criteria

The Central Valley Water Board examined U.S. EPA's Draft 2009 Update Aquatic Life Ambient Water Quality Criteria for Ammonia – Freshwater (Draft 2009 Criteria) in considering whether to grant a mixing zone. The District contends that this is inappropriate because it is a draft, not peer reviewed, and not available for use in a regulatory setting. The

55 Werner, I., et al., The Effects of Wastewater Treatment Effluent-Associated Contaminants on Delta Smelt, (Sept. 26, 2008); Werner, I., et al., Acute toxicity of Ammonia/um and Wastewater Treatment Effluent-Associated Contaminant on Delta Smelt, (2009); Foe, Chris, Nutrient Concentrations and Biological Effects in the Sacramento-San Joaquin Delta, (May 2010); Teh, S. et al., Full Life-Cycle Bioassay Approach to Assess Chronic Exposure of Pseudodiaptomus forbesi to Ammonia/Amonium. The technical and scientific bases for these conclusions are discussed more fully below in the discussion of the Draft 2009 Criteria and ammonia’s impact on copepods.
56 TSD, p. 34.
D R A F T

District would be correct if the Central Valley Water Board had used the Draft 2009 Criteria to interpret its narrative toxicity objective, but that is not the case. Instead the Central Valley Water Board used the scientific literature that is the basis for the Draft 2009 Criteria as "other relevant information" to deny a mixing zone.

Once finalized, the Draft 2009 Criteria will update the existing water quality criteria for ammonia and include more stringent chronic toxicity values for ammonia based on studies of ammonia as a toxicant to freshwater mussel species of the family Unionidae (Unionid mussels). The choice of freshwater mussels as a chronic toxicity endpoint in the Draft 2009 Criteria is mainly due to U.S. EPA's current reconsideration of relatively recent, peer-reviewed, scientific literature regarding ammonia toxicity to Unionid mussels. Unionid mussels are indigenous to many freshwater habitats in North America, including the Central Valley. The Permit notes that the freshwater Unionid mussel Anadonata sp. is present in the Sacramento watershed upstream of the City of Sacramento and in the Delta. Anadonata disperses during a larval stage in which it attaches to passing fish. It is present upstream of the Facility's discharge point and downstream in the Delta. Therefore, Anadonata is likely present in the Sacramento River within the vicinity of the outfall. The peer-reviewed scientific literature forming the basis of the Draft 2009 Criteria leads to the conclusion that Unionid mussels, such as Anadonata, would exhibit toxic effects from ammonia levels higher than the 1999 Criteria. The peer-reviewed scientific literature provides "other relevant information" that the Central Valley Water Board could rely upon to deny a mixing zone in order to protect local, freshwater mussels.

We conclude that the Central Valley Water Board correctly used the peer-reviewed scientific literature that forms the basis of the Draft 2009 Criteria in determining the appropriateness of a mixing zone for ammonia. The Central Valley Water Board appropriately applied its narrative objective for toxicity by considering relevant information supplied by other agencies, researchers, and other sources of credible scientific/technical information as required by its toxicity objective and Code of Federal Regulations, title 40, section 122.44(d)(1)(vi). It also established that Unionid mussels are present in the Sacramento


River and are likely present in the immediate vicinity of the outfall. Further, water quality data submitted to the Central Valley Water Board establishes ammonia toxicity that appears to be attributable to the District's outfall. Specifically, the outfall is approximately 4,200 feet upstream of the Cliff's Marina sample station, which has regularly sampled elevated ammonia levels. As noted by the Central Valley Water Board, up to 41 percent of samples obtained annually during 2007-2009 from this location exceeded the Draft 2009 Criteria for Unionid mussels. The Central Valley Water Board appropriately denied the request for a mixing zone, because ammonia toxicity to Unionid mussels is one of the contributing factors compromising the integrity of the water body.

Ammonia Toxicity to Copepods Compromises the Integrity of the Entire Water Body

Evidence of ammonia's toxicity to copepods is another reason that the Central Valley Water Board denied the District's request for a mixing zone. The District contends that the Permit's findings regarding acute and chronic toxicity to Delta copepods (Eurytemora affinis and Pseudodiaptomus forbesi) are based on preliminary and questionable study results. Specifically, the District contends, in part, that the study's laboratory work was not peer reviewed and it uses novel organisms that have no established protocols or comparable results. We find neither of these arguments persuasive.

The Central Valley Water Board considered Dr. Swee Teh's 31-day full life-cycle bioassay results with P. forbesi. It used the results as one reason to deny a mixing zone and support the need for downstream ammonia reduction. The full life-cycle test results were presented at a July 2010 meeting of the Interagency Ecological Program (IEP) Contaminant Work Team. The results demonstrated that ammonia concentrations as low as 0.36 milligrams of nitrogen per liter negatively affected P. forbesi reproduction, nauplii (a juvenile life stage for copepods) survival, or both. Ammonia concentrations greater than 0.36 mg/L of nitrogen are routinely measured for up to 30 miles downstream of the District's outfall, while concentrations upstream are an order of magnitude lower. Central Valley Water Board staff asked Dr. Teh to repeat the reproduction/nauplii survival part of the bioassay procedure.

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59 In addition to the other upstream regulated point sources, the State Water Board is aware of other undocumented sources of ammonia.
60 Id., p. J-4.
61 Dr. Swee Teh, University of California, Davis, Full Life-Cycle Bioassay Approach to Assess Chronic Exposure of Pseudodiaptomus forbesi to Ammonia/Ammonium, (July 2010), slides 15-17.
because the previous results showed aquatic toxicity at ammonia concentrations much lower than the 1999 Criteria to protect freshwater aquatic organisms. Dr. Teh did so and his additional studies confirmed earlier preliminary findings that ammonia concentrations as low as 0.36 mg/L of nitrogen impaired *P. forbesi*’s reproduction and juvenile life-stage survival.

The District correctly notes that none of the laboratory work for Dr. Teh’s studies was peer reviewed. While peer review can elevate the weight given to scientific work, the lack of peer review is not a reason to exclude scientific data. There is no requirement that laboratory work be peer reviewed. The study was commissioned after comments were received at the fall 2009 Ammonia Summit that the 1999 Criteria might not be protective of freshwater copepods. These comments theorized that part of the reason for the collapse of native fish in the Delta might be because their young were having trouble finding food. *P. forbesi* is an important prey item for both larval Delta smelt and Longfin smelt. The study plan was reviewed by the ammonia subcommittee of the IEP Contaminant Work Team and followed U.S. EPA standard toxicity testing procedures (EPA-821-R-02-012; EPA-821-R-02-013) as much as possible. The results of the full life-cycle test were reviewed by the IEP Contaminant Work Team at a July 2010 meeting. Under these circumstances, the Central Valley Water Board could consider Dr. Teh’s laboratory work as relevant evidence to support its decision to deny an ammonia mixing zone. The available scientific evidence indicates that ammonia toxicity to copepods is one of the contributing factors compromising the integrity of the entire water body.

Ammonia Toxicity is Adversely Impacting Biologically Sensitive or Critical Habitats

As would be expected, ammonia’s toxic effect on copepods also affects those species that feed on copepods. The District contends that the Permit fails to include supported findings to show that its discharge is adversely impacting biologically sensitive or critical habitats, either inside or outside the acute and chronic aquatic life mixing zones. Again, we disagree and find that the record supports the Central Valley Water Board’s determination that the District’s discharge of ammonia affects designated critical habitat for species listed as endangered under the Endangered Species Act.

The Sacramento River at Freeport is within the designated critical habitat for several federally listed fish species including winter- and spring-run Chinook salmon (*Oncorhynchus tshawytscha*), Steelhead (*Oncorhynchus mykiss*), Delta smelt (*Hypomesus transpacificus*) and Green sturgeon (*Acipenser medirostris*). In addition, the U.S. Fish and Wildlife Service recently identified the San Francisco Bay-Delta population of the Longfin smelt
(Spirinchus thaleichthys) as a candidate species for protection under the federal Endangered Species Act. The Central Valley Water Board concluded that:

ammonia concentrations inhibited diatom primary production rates and caused P. forbesi toxicity outside the mixing zone. Inhibition of diatom growth by elevated ammonia concentrations has been documented between Rio Vista and Suisun Bay. This is a primary spawning and nursery area for Delta smelt and Longfin smelt and an important rearing area for striped bass. Ambient ammonia concentrations are also sufficiently high to cause toxicity to the copepod P. forbesi as far downstream as Isleton (28 miles downstream of the discharge). The Sacramento River between the discharge and Isleton is a rearing area for striped bass. Phytoplankton, such as diatoms, are a primary food resource for many zooplankton species including P. forbesi and these in turn are a major item in the diet of all three of the above fish species. Therefore, the discharge is adversely affecting critical fish habitat by reducing, both directly and indirectly, the amount of available food for the young of these three important fish species. The conclusion that the collapse of these fish populations might be caused by the quantity and quality of available food is not new. The hypothesis was first presented in the peer reviewed literature in 2007 and has been termed the "bottom-up" hypothesis. What is new is the emerging information about the effect of ammonia on diatom production and P. forbesi reproduction and survival.

The National Marine Fisheries Service echoed these comments. We concur with the Central Valley Water Board’s conclusion that ammonia toxicity to copepods is likely a factor adversely affecting candidate, threatened, or endangered species populations (sometimes referred to as pelagic organism decline) in the Delta and that the Permit’s findings are supported by the administrative record.

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63 77 Fed. Reg 19756 (Apr. 2, 2012). The U.S. Fish and Wildlife Service found that the available scientific information warranted listing the Bay Delta distinct population segment of Longfin smelt as threatened or endangered, but because of other priorities, the Service would only place the Longfin smelt on the candidate list. We take official notice of the listing (Cal. Code Reg., tit. 23, § 648.2) as it occurred after briefing was complete. The listing is only cumulative of other evidence, though, of vulnerable species and habitat in the lower Sacramento River.

64 In its response, the Central Valley Water Board clarified that this was not a basis for the ammonia effluent limitations. (See Response to Petitions for Review of Waste Discharge Requirements Order No. R5-2010-0114 (SWRCB/OCC File A-2144(a) and A-2144(b)), p. 53.)


66 Central Valley Water Board’s Response to Petitions for Review of Waste Discharge Requirements Order No. R5-2010-0114 (SWRCB/OCC File A-2144(a) and A-2144(b)), p. 41.

Final Ammonia Effluent Limitation Calculation

As previously mentioned, the Permit contains final average monthly and maximum daily effluent limitations for total ammonia nitrogen of 1.8 mg/L as nitrogen and 2.2 mg/L as nitrogen, respectively. The Central Valley Regional Water Board made changes to the final adopted version of the Permit in the Fact Sheet discussion of ammonia criteria that are not reflected within effluent limitation calculations shown in Attachment H of the Permit. Originally, the Permit calculated the water quality-based effluent limitation using the 1999 Criteria's acute criterion for ammonia based on a pH of 8.5. This resulted in an effluent limitation of 2.14 mg/L as nitrogen. Because the District indicated that it can consistently comply with a maximum performance based limit for pH of 8.0, the Central Valley Water Board changed the effluent maximum limit for pH to 8.0 and then used a pH of 8.0 and temperature of 22.5°C in determining the applicable ammonia criteria.

Based on a pH of 8.0 and a temperature of 22.5°C cited by the Fact Sheet, when salmonids and early life stages are present, the 1999 Criteria recommend acute and chronic criteria for ammonia nitrogen are 5.62 mg/L as nitrogen and 1.45 mg/L as nitrogen, respectively. It would appear that the effluent limitations calculated by the Central Valley Water Board in Attachment H are incorrectly based on acute and chronic criteria for ammonia nitrogen of 2.14 mg/L as nitrogen and 1.68 mg/L as nitrogen, respectively. The 2.14 mg/L no longer applies since a pH of 8.5 is no longer applicable. Additionally, the 1.68 mg/L chronic criterion does not appear to coincide with a pH of 8.0 and temperature of 22.5°C. Therefore, in this case where mixing zones and dilution credits are denied, the correct lower chronic criterion of 1.45 mg/L should govern over the correct acute criterion of 5.62 mg/L for the development of ammonia effluent limitations when using the SIP methodology. On remand, the Central Valley Water Board should review the ammonia criteria that are applicable to the District's discharge and make corrections to the final ammonia effluent limitation calculations and limitations, as appropriate.

Nitrate (Nutrients)

For the same reasons discussed concerning ammonia, the Central Valley Water Board has the discretion to grant or deny a mixing zone for nitrate using the SIP and TSD methodologies as guidance. The Basin Plan allows the Central Valley Water Board to:

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designate mixing zones . . . for different types of objectives, including, but not limited to, acute aquatic life objectives, chronic aquatic life objectives, [and] human health objectives . . . depending in part on the averaging period over which the objectives apply. In determining the size of such mixing zones, the Regional [Water] Board will consider the applicable procedures and guidelines in the [U.S.] EPA's Water Quality Standards Handbook and the [TSD].

In the Permit, the Central Valley Water Board set the final effluent limitation equal to U.S. EPA's primary maximum contaminant level (Primary MCL) for drinking water for nitrate as nitrogen of 10 mg/L without allowance for a mixing zone and dilution credit.

Currently, the Facility discharges very low concentrations of nitrate, because the nitrogen discharge is in the form of ammonia. The Permit, however, now requires the Facility to fully nitrify in order to meet its ammonia effluent limitations. Following full nitrification, the discharge will have reasonable potential to exceed the Primary MCL for nitrate and may necessitate denitrification. Nitrate generates two relevant concerns. First, excessive nitrates in drinking water pose a human health concern, particularly for human fetuses and infants. Second, excessive nitrogen in the form of nitrates can contribute to excessive algal growth and change the ecology of a waterbody. The Central Valley Water Board denied a mixing zone stating that it did so to protect beneficial uses, specifically municipal and domestic supply (MUN), and because a human health mixing zone for nitrate does not comport with the SIP's requirements.

The District contends that an effluent limitation equal to the Primary MCL is unnecessary to protect the MUN beneficial use. We agree with the District as it relates to protecting the MUN beneficial use from nitrate. The Central Valley Water Board states that there is sufficient dilution available in the Sacramento River that, after mixing, the river will not exceed the nitrate drinking water standard. Therefore, it appears that for the protection of the MUN beneficial use solely from nitrate, an effluent limitation equal to the Primary MCL was not

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69 Basin Plan, p. IV-16.00, col. 2 (emphasis added).

70 Throughout this discussion, when referring to the nitrate limitation and Primary MCL level of 10 mg/L, we mean the result to be expressed as nitrate as nitrogen, as opposed to the equivalent result of 45 mg/L expressed as NO₃ (nitrate). The reason for the 4.5 factor difference is because the ratio of atomic weights between NO₃ (62.5 mg) and N (14 mg) is approximately 4.5.

71 Full nitrification refers to the conversion of ammonia all the way to nitrate, while partial nitrification would only convert the ammonia to nitrite. Discharge of nitrite may cause a demand for oxygen in the receiving water, which would create its own adverse water quality impacts. Thus the Central Valley Water Board required full nitrification as the appropriate type of treatment.

72 Central Valley Water Board's Response to Petitions for Review of Waste Discharge Requirements Order No. R5-2010-0114 (SWRCB/OCC File A-2144(a) and A-2144(b)), p. 62.
necessary since the standard of 10 mg/L would have been at the boundaries of an appropriately sized mixing zone.

The District further contends that the denial of a mixing zone for nitrate is improper, in part, because "the denial [of a human health mixing zone] has nothing to do with the merits of a human health mixing zone." Again, we agree with the District. In this case, the water quality objective for which a mixing zone was denied is based on human health. However, the reasons for denying the mixing zone were related to aquatic and ecological impacts. This does not comport with what the Basin Plan and TSD specify in allowing or denying mixing zones.

A mixing zone can be denied if it is determined that the receiving water already exceeds the water quality objective that was used to establish the effluent limitation or "to compensate for uncertainties in the protectiveness of the water quality criteria." With respect to nitrate, however, the receiving water provides assimilative capacity and dilution to meet the water quality objective that protects human health requirements. The Permit's Findings do not support a conclusion that there are uncertainties in the protectiveness of the water quality objective from a human health perspective. As a result, the denial of a mixing zone relying on the Primary MCL for nitrate of 10 mg/L is inappropriate.

The foregoing conclusion with respect to the nitrate mixing zone contrasts with our previous discussion of ammonia because of the manner in which water quality objectives and criteria protect specific uses. Water quality objectives protect specific beneficial uses. The water quality objectives that protect aquatic life are different from those that protect human health, and will create different permit limitations. Similarly, a permit writer must be mindful of the nexus between objectives and uses in each analytical step when deriving a water quality-based effluent limitation to implement a water quality objective. The decision to grant or deny a mixing zone for a pollutant should, in each analytical step, consider the use that is being protected by the applicable water quality objective. With respect to ammonia, the uses were

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74 TSD, p. 33 states: "In the general case, where a State has both acute and chronic aquatic life criteria, as well as human health criteria, independently established mixing zone specifications may apply to each of the three types of criteria. The acute mixing zone may be sized to prevent lethality to passing organisms, the chronic mixing zone sized to protect the ecology of the waterbody as a whole, and the health criteria mixing zone sized to prevent significant human risks. For any particular pollutant from any particular discharge, the magnitude, duration, frequency, and mixing zone associated with each of the three types of criteria will determine which one most limits the allowable discharge."

75 TSD, p. 34.
aquatic life, the criteria were designed to protect aquatic life, and the mixing zone was denied based on other relevant information that the recommended 1999 Criteria were not protective of aquatic life. Each step was tied to the aquatic life use. In contrast, with respect to nitrate, the use was MUN beneficial use, the water quality objective was to protect human health, but the mixing zone was denied based on information that nitrate discharges have biostimulatory effects unrelated to drinking water protection. The last analytical step for nitrates uncoupled the use to be protected from the objective providing the protection. There does not appear to be evidence that any further restrictions are necessary to protect human health with respect to the nitrate discharges. As a result, the Central Valley Water Board improperly denied a human health mixing zone derived from the Primary MCL for nitrate.76

Although we have concluded that the Central Valley Water Board’s denial of a mixing zone for nitrate in order to comply with the Primary MCL was not appropriate, that does not conclude our review. Further limitations on nutrient discharges are likely necessary based on the evidence in the record showing ecological and aquatic impacts from nutrients in the waterbodies downstream of the discharge. Both the Central Valley Water Board’s and the San Francisco Bay Water Board’s Basin Plans contain a narrative objective for biostimulatory substances that states “[w]ater shall not contain biostimulatory substances which promote aquatic growths in concentrations that cause nuisance or adversely affect beneficial uses.”77 The San Francisco Bay Water Board’s narrative objective further states “[c]hanges in chlorophyll a and associated phytoplankton communities follow complex dynamics that are sometimes associated with a discharge of biostimulatory substances. Irregular and extreme levels of chlorophyll a or phytoplankton blooms may indicate exceedance of this objective and require investigation.” Therefore, the Central Valley Water Board could determine the need to set a limitation for nitrogen based on reasonable potential to exceed the downstream biostimulatory substances water quality objective.

Downstream beneficial uses must be protected, and in this case those downstream uses are in the Delta and San Francisco Bay, as well as Suisun Bay. U.S. EPA’s current Section 303(d) list of impaired water bodies lists the Suisun Marsh Wetlands as impaired

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76 The Central Valley Water Board should reconsider the allowance of dilution credits and a mixing zone, but must do so based on an approach consistent with this Order’s discussion of the grounds on which a mixing zone may be denied. In addition, the Permit also established a reasonable potential for the discharge to exceed the nitrite MCL of 1 mg/L. Since there is also reasonable potential for nitrite to exceed the MCL of 1 mg/L, it seems appropriate that the effluent limitation be expressed as the sum of nitrate and nitrite.

77 Basin Plan, p. III-3.00; San Francisco Bay Basin Water Quality Control Plan, p. 3-3.
DRAFT

for nutrients. There is enough evidence in the record of cyanobacteria in the Delta, and phytoplankton blooms in the San Francisco Bay (including blooms of *Heterosigma akashiwo*) to demonstrate that biostimulation is occurring, even if diatom populations in Suisun Bay are not experiencing bloom conditions. The District's outfall contributes substantial nutrients, nitrogen (currently as ammonia) and phosphorus, directly to the Delta.

The Central Valley Water Board was certainly justified in being concerned about total nutrient loading from the District's discharge even after full nitrification. Among the reasons for concern are: (1) the impairment by nutrients to the Suisun Marsh Wetlands; (2) data showing that the nutrient concentrations downstream of the discharge are more than double the upstream concentrations; and (3) data showing that the levels of total nitrogen and total phosphorus in the discharge consistently exceed U.S. EPA's recommended Aggregate Ecoregion 1 nutrient levels. While these concerns are appropriate, they do not resolve the issue of the appropriate limitations on nutrient loading from the Facility's discharge.

State and regional water board staffs, working collaboratively with U.S. EPA, have developed a draft science-based approach to translate narrative water quality objectives for biostimulatory substances to numeric target thresholds for inland surface waters. This approach, known as the Nutrient Numeric Endpoint (NNE) framework, establishes a suite of biologically based numeric endpoints to address nutrient over-enrichment and eutrophication. A draft NNE framework currently exists for streams and lakes. In order to be employed, the NNE framework requires a conceptual model specific to the water body. The NNE framework for San Francisco Bay, the Delta, and smaller estuaries is currently under development. Staff will be presenting the NNE framework, in concert with a statewide policy for nutrient control for inland surface waters for future State Water Board consideration.

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78 While the Suisun Marsh is not within the legal boundaries of the Delta, it is hydrologically connected to Suisun Bay and is addressed within the Bay-Delta Conservation Plan. (See Progress Report on the Bay-Delta Conservation Plan (5th ed., Aug. 2, 2011), p. 56; compare Wat. Code, § 12220 with Pub. Resources Code, § 29101.)


80 Ambient Water Quality Criteria Recommendations, Rivers and Streams in Ecoregion I (U.S. EPA, Dec. 2001) (EPA 822-B-01-012). Ecoregion 1 includes the Central Valley and recommends a median concentration of 0.66 mg/L of total nitrogen and 0.055 mg/L of total phosphorus. U.S. EPA developed these nutrient criteria recommendations with the intent that they serve as a starting point for states and Tribes to develop more refined criteria to reflect local conditions.
Given these on-going policy developments and the need to protect downstream beneficial uses, we remand the Permit to the Central Valley Water Board to re-evaluate the need to control the District’s discharge of nutrients (total nitrogen and phosphorus) on a basis other than human health. If a statewide nutrient policy is in effect prior to the District’s ten-year compliance date for ammonia, the Central Valley Water Board shall use the policy’s approved method to calculate the District’s final numeric effluent limitations. If no statewide nutrient policy is in effect, the Central Valley Water Board may consider developing a site-specific conceptual model and utilize the NNE framework to calculate final nutrient numeric effluent limitations.

Public Notice Requirements

CSPA contends that the Central Valley Water Board violated U.S. EPA’s regulations by making significant changes to the Permit after the closure of the public comment period without recirculating the revised permit for comment. We find that this contention lacks merit.

Federal regulations require that draft NPDES permits shall be released to the public for at least a thirty-day public comment period. Courts have noted that a final permit issued by an agency need not be identical to the draft permit, which would be antithetical to the whole concept of notice and comment. However, a final permit that departs from a proposed permit must be a logical outgrowth of the noticed proposal. If the interested parties reasonably could have anticipated the final version from the draft permit, then an additional notice and comment period is not required. The law does not require that every alteration in a proposed permit result in a new notice and comment period.

The Central Valley Water Board met its NDPES notice obligations when it noticed the draft permit on September 3, 2010. CSPA does not provide any evidence of how the draft permit was modified such that it was beyond the scope of the comments received. We have reviewed the changes made after the close of the comment period. The changes are

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81 If denitrification is required for the control of nutrients, the Central Valley Water Board should consider whether year-round denitrification is necessary since conditions necessary for biostimulation may not occur on a year-round basis.
82 40 C.F.R. § 124.10(b).
83 Natural Resources Defense Council v. U.S. Environmental Protection Agency (9th Cir. 2002) 279 F.3d 1180, 1186.
84 Ibid.
within the scope of the noticed permit and responsive to comments and information received. Additionally, CSPA has not shown or even alleged that its rights were violated as a result of the modifications. The transcript of the adoption hearing shows that CSPA commented on the revisions. Finally, CSPA incorrectly contends that U.S. EPA’s NPDES regulations obligated the Central Valley Water Board to recirculate the revised draft permit for another public comment period. CSPA’s reliance on section 124.14 of title 40 of the Code of Federal Regulations is misplaced. That section does not apply to the states, only to U.S. EPA.

ORDER

IT IS HEREBY ORDERED that this matter be remanded to the Central Valley Water Board. Except for the following matters, all other aspects of the Permit are upheld. The Central Valley Water Board shall make revisions to the Permit that are consistent with this Order.

1. The Central Valley Water Board shall review the calculation of its effluent limitations for ammonia and utilize the lower chronic criterion set forth in the Fact Sheet based on a pH of 8.0 and a temperature of 22.5°C.
2. The Central Valley Water Board shall re-evaluate control of the District’s discharge of nutrients (total nitrogen and phosphorus) on a basis other than human health.
3. If the Central Valley Water Board determines that denitrification is necessary to comply with the biostimulatory substances narrative objective, it should either:
   a. Calculate final numeric effluent limitations to control nutrients (total nitrogen and phosphorus) pursuant to the statewide nutrient policy if such a policy is in effect before the District’s ammonia compliance date; or,
   b. If no statewide nutrient policy is in effect, the Central Valley Water Board may consider developing a site-specific conceptual model and utilize the NNE framework to calculate final nutrient numeric effluent.

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86 Central Valley Water Board Hearing Transcript (Dec. 9, 2010), pp. 304-313.
87 See 40 C.F.R. § 123.25.
4. The Central Valley Water Board, in order to protect the MUN beneficial use, should reconsider the allowance of dilution credits and a mixing zone for nitrate. It should also consider whether the effluent limitation should be expressed as the sum of nitrate and nitrite.

CERTIFICATION

The undersigned, Clerk to the Board, does hereby certify that the foregoing is a full, true, and correct copy of an order duly and regularly adopted at a meeting of the State Water Resources Control Board held on ________________.

AYE:

NO:

ABSENT:

ABSTAIN:

DRAFT

Jeanine Townsend
Clerk to the Board