# **LATE REVISIONS**

## AGENDA ITEM 14

**22 June 2023 Board Meeting**

LATE REVISIONS – 16 June 2023

### Item 14. Mountain House Community Services District, Wastewater Treatment Plant, San Joaquin County

Consideration of Tentative Waste Discharge Requirements Order No. R5-2023-XXXX.

The proposed Order for the Mountain House Community Services District (Discharger) Wastewater Treatment Plant has late revisions to clarify aquatic toxicity language from the Statewide Toxicity Provisions in the following sections.

1. Make corrections to the language in Waste Discharge Requirements (WDRs)
Section VI.C.2.a. as follows:

2. **TRE:** The Discharger is required to initiate a TRE, as detailed in the Monitoring and Reporting Program (Attachment E, Section V.F), when any combination of two or more MDEL or MMEL violations (following the MMEL effective date) occur within a single calendar month or within two successive calendar months or when the Discharger has any combination of two or more MMET exceedances or MDEL violations (before the MMEL effective date) within a single calendar month or within two successive calendar months. In addition, if other information indicates toxicity (e.g., results of additional monitoring, results of monitoring at a higher concentration than the IWC, fish kills, intermittent recurring toxicity) or if there is no effluent available to complete a routine monitoring test, MMET test, or MMEL compliance test, the Executive Officer may require a TRE.

2. Make corrections to the language in Attachment E (Monitoring and Reporting Program), Section V.F.1 as follows:

1. **TRE Implementation.** The Discharger is required to initiate a TRE when any combination of two or more MDEL or MMEL violations (following the MMEL effective date) occur within a single calendar month or within two successive calendar months or when the Discharger has any combination of two or more MMET exceedances or MDEL violations (before the MMEL effective date) within a single calendar month or within two successive calendar months. In addition, if other information indicates toxicity (e.g., results of additional monitoring, results of monitoring at a higher concentration than the IWC, fish kills, intermittent recurring toxicity) or if there is no effluent available to complete a routine monitoring test, MMET test, or MMEL compliance test, the Executive Officer may require a TRE.

3. Make corrections to the following language in Attachment F (Fact Sheet)
Section IV.C.5.b. as shown below:

**Chronic Whole Effluent Toxicity Maximum Daily Effluent Limitation (MDEL).** No *Ceriodaphnia dubia* chronic aquatic toxicity test shall result in a “Fail” at the Instream Waste Concentration (IWC) for the sub-lethal endpoint measured in the test AND a percent effect for the survival endpoint greater than or equal to 50 percent.

4. Make corrections to the following language in Attachment F (Fact Sheet)
Section VI.B.2. as shown below:

2. **TRE:** Pursuant to the Toxicity Provisions, the Discharger is required to initiate a TRE when any combination of two or more MDEL or MMEL violations (following the MMEL effective date) occur within a single calendar month or within two successive calendar months. Prior to the effective date of the MMEL, a TRE is also required when the Discharger has any combination of two or more MMET exceedances or MDEL violations within a single calendar month or within two successive calendar months. In addition, if other information indicates toxicity (e.g., results of additional monitoring, results of monitoring at a higher concentration than the IWC, fish kills, intermittent recurring toxicity), the Central Valley Water Board may require a TRE. A TRE may also be required when there is no effluent available to complete a routine monitoring test or MMET test. MRP Section V.F. provides additional details regarding the TRE.

5. Remove the following duplicative paragraph from Attachment F (Fact Sheet)
Section VII.D.4: