

APPENDIX VI

MEETING AGENDAS AND HANDOUTS

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JANUARY 27, 2014: INITIAL CONTACT GROWER MEETING ANNOUNCEMENT MAILING (6TH PRIORITY SUBWATERSHEDS)

INITIAL CONTACT LETTER – DRAIN @ WOODBRIDGE RD

San Joaquin County and Delta Water Quality Coalition

San Joaquin County Resource Conservation District
3472 W. Hammer Lane, Suite A
Stockton, California 95219
209-472-7127 ext 125

January 27, 2014

Dear <Name>,

The San Joaquin County and Delta Water Quality Coalition maintains compliance for its members with the Regional Water Quality Control Board's water quality regulations. The Coalition monitors water quality, develops management plans for watersheds and provides the necessary documentation to the Regional Board to make sure that farms in the watershed are compliant with the State's regulations.

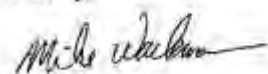
The Coalition is currently implementing a management plan in the **Drain @ Woodbridge Rd** watershed. The Coalition is contacting # members and their associated permittees that have 1) applied pesticides of concern in the last few years, and 2) have parcels with the potential to drain to the creek. The property/properties with APNs <APN> owned by <Name> and having a pesticide permit issued by San Joaquin County to <Name> drains to Drain @ Woodbridge Rd. **It is important that the person responsible for making decisions about pesticides and herbicides used on this property attend the grower meeting on February 5, 2014.** We also recommend bringing your Pesticide Control Advisor (PCA) with you to the meeting. At this meeting we will review farming practices that will prevent materials from entering the waterways.

Part of the necessary information needed to comply with the regulations must come from our members. Enclosed is a survey that the Coalition uses to collect information on current management practices and what steps farmers are taking to help improve water quality in their watershed. The individual farm information is kept by the Coalition and is **NOT** turned over to the Regional Board. The Coalition aggregates the information and reports in general terms to the Regional Board what is occurring in the watershed. Please fill out the survey to your best ability and bring it to the grower meeting. We will review the surveys and collect them at the meeting. If you have any questions about the surveys, they can be answered at the grower meeting.

As you can see by the attached letter from the Regional Board, participating in the Coalition and providing information to the Coalition is a requirement to be a member of the Coalition. If a farm does not belong to a coalition, then they are individually responsible for monitoring, reporting and complying with the regulations through an individual permit obtained directly from the Regional Board.

If you have any questions, please contact the Coalition at 209-472-7127 ext 125 or by email at info@sjdeltawatershed.org.

Sincerely,



Mike Wackman
San Joaquin County and Delta Water Quality Coalition

Drain @ Woodbridge Grower Meeting
Phillips Farms
4580 Hwy 11,
Lodi, CA 95242
Wednesday, February 5, 2014
9am-11am

San Joaquin County and Delta Water Quality Coalition

San Joaquin County Resource Conservation District
1422 W. Hammer Lane, Suite A
Stockton, California 95219
209-472-7127 ext 125



Linda S. Adams
Secretary for
Environmental
Protection

California Regional Water Quality Control Board Central Valley Region

Karl E. Longley, ScD, P.E., Chair



Arnold
Schwarzenegger
Governor

1100 Red Cover Drive #205, Stockton, California 95210-6114
Phone: (209) 461-3291 • FAX: (209) 464-1642
<http://www.waterboards.ca.gov/centralvalley/>

3 June 2009

Coalition Groups (see attached distribution list)

RESPONSIBILITIES OF GROWERS IN COALITIONS AND POTENTIAL CONSEQUENCES OF NON-COOPERATION

A number of coalitions have asked the California Regional Water Quality Control Board, Central Valley Region (Central Valley Water Board) to describe the expectations of growers participating in coalitions and the consequences if growers do not cooperate with the coalition. This letter outlines what actions the Central Valley Water Board anticipates taking should a grower fail to respond to information requests from a coalition group or should a grower's membership in a coalition group be revoked.

The Coalition Group Conditional Waiver of Waste Discharge Requirements for Discharges from Irrigated Lands (Coalition Conditional Waiver; R5-2006-0053) requires that growers in a coalition group implement management practices to improve and protect water quality. To inform the Central Valley Water Board of whether the necessary management practices are being implemented, the coalition needs to gather information from growers on their practices. This information is especially critical when the coalition is working with their member growers to address identified water quality problems. Information on the implementation of management practices helps the Central Valley Water Board determine whether a good faith effort is being made to solve identified water quality problems. In addition, an assessment of data on management practice implementation and changes in water quality will help us determine whether practices thought to be protective of water quality are effective.

We expect the coalitions to make reasonable efforts to obtain complete and accurate information from their participating growers. Should growers fail to provide the necessary management practice information to the coalition, we will consider those growers to be in violation of the Coalition Conditional Waiver. We anticipate taking the following steps with those non-compliant growers:

- 1) issuing an order under section 13267(b) of the California Water Code (13267 Order) requiring the grower to submit the management plan information to the Central Valley Water Board; and
- 2) working with the coalition to rescind the non-cooperative grower's regulatory coverage under the Coalition Conditional Waiver.

California Environmental Protection Agency



San Joaquin County and Delta Water Quality Coalition

San Joaquin County Resource Conservation District
3422 W. Hammer Lane, Suite A
Stockton, California 95219
209-473-7127 ext 125

Coalition Groups

-2-

3 June 2009

Once coverage under the Coalition Conditional Waiver is rescinded, the grower would be required to obtain regulatory coverage in one of the following ways:

1. Submit a Notice of Intent (NOI) for coverage under the Individual Discharger Conditional Waiver¹ for discharges from irrigated lands. The annual fee for Individual Conditional Waiver coverage is based on acreage as established in the Fee Regulations. For example, the annual fee for a 50 acre farm is \$1,000 and for a 250 acre farm is \$2,625. Coverage under the Individual Conditional Waiver would require the grower to develop and implement a site-specific monitoring and reporting plan, for which growers would incur approximately \$10,000 to \$15,000 in additional costs beyond the annual fee.
2. Submit a Report of Waste Discharge (RWD) for coverage under individual Waste Discharge Requirements (WDRs) in accordance with Water Code sections 13260 and 13263. Under current law, growers have the option of foregoing coverage under the irrigated lands waivers and obtaining coverage under WDRs. The cost of coverage under this option is based on the potential threat to water quality and complexity of waste discharges from irrigated lands. According to the fee schedule for WDRs, the annual fee would likely be \$6,006. Like the Individual Conditional Waiver option, a grower under WDRs would be required to develop and implement a site-specific monitoring and reporting plan incurring additional costs of approximately \$10,000 to \$15,000.

Should a grower not obtain coverage under one of the options described above or fail to respond to a 13287 Order, then the Central Valley Water Board plans to pursue enforcement action against the grower. Enforcement action could include fines of thousands of dollars depending on the nature and extent of the grower's non-compliance.

Aside from potential actions described above, the Coalition Groups and their members should keep in mind that the Coalition Group Waiver is being evaluated as one alternative for the Long-term Irrigated Lands Program. If the coalitions are deemed ineffective at implementing Management Plans and addressing persistent water quality problems, the Central Valley Water Board may be compelled to replace the coalitions with General Orders or Waste Discharge Requirements for individual growers. If growers value the coalitions and the monitoring cost sharing and other advantages associated with them, it is in their interest to cooperate with the coalitions to the fullest to implement Management Plans.

If your growers have any questions regarding this letter, they can leave a message on our Irrigated Lands Regulatory Program phone line at (916) 464-4611 or irrlands@waterboards.ca.gov and staff will contact them within 2 business days.



Joe Karkoski
Acting Assistant Executive Officer

¹ Individual Discharger Conditional Waiver of Waste Discharge Requirements for Discharges from Irrigated Lands, Order No. R5-2006-0054

FEBRUARY 14, 2014: FOLLOW UP MAILING (5TH PRIORITY SUBWATERSHEDS)

POSTCARD TEMPLATE

San Joaquin County & Delta Water Quality Coalition
P.O. Box 2357
Lodi, CA 95247-2357

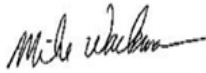
#Name?
#Name?
#Name?
#Name?

#Type,

You are being contacted based on survey information you supplied to the San Joaquin County and Delta Water Quality Coalition regarding management practices anticipated to be implemented during 2013 on parcels currently enrolled in the Coalition. The attached postcard includes the responses recorded on your survey. Please check the boxes to the left of each response if you implemented those practices in 2013 (Question 1). If you implemented additional practices, please indicate those (Question 2). If you did NOT implement any additional practices, please indicate why and if you plan to implement additional practices in 2014 (Question 3). Once filled out, detach the postcard and place in the mail. If the Coalition does not receive a returned postcard in the mail by March 2, 2014 a Coalition representative will follow up by phone to this mailing.

If you have any questions, please contact the Coalition at 209-472-7127 ext 125 or by email at info@sjdeltawatershed.org. We appreciate your grower participation.

Sincerely,



Michael Wackman
SJCWQC Executive Director

Follow-Up Survey for 2011 Agricultural Practices

Contact: #Name?	Crop: #Name?
Committee: #Name?	Site-ID: #Name?
Meeting: #Name?	
Member ID/Attendee ID: #Name?	

4. Which of the following practices did you implement in 2013?

Reduce use of the pesticide type _____

Use of center grass rows, grass waterways, or grass filter strips

Reduce runoff water volumes using irrigation management

2. Did you implement any additional practices in 2013? If so, please indicate below:

3. If you did not implement any of the above practices, please describe why you did not implement them in 2013 and/or if you plan to implement new practices in 2014.

Michael L. Johnson, LLC
632 Cantrell Drive
Davis, CA, 95618

FEBRUARY 18, 2014: SPRAY SAFE GROWER MEETING

MEETING AGENDA



Attention San Joaquin County Agricultural Community:
Demonstrate your commitment to safe farming by participating in an innovative **SPRAY SAFE** program developed by fellow farmers and applicators to control drift and protect worker and public health. Please attend our **sixth annual meeting** marking San Joaquin County Agriculture's continued commitment to safe farming. **Bring your supervisors and foremen! Great information for ALL!**
(Spanish translation provided)

February 18, 2014 • Robert J. Cabral Ag Center • Stockton

3.5 Hours Continuing Education Requested

<p><u>Presentations by:</u></p> <p>Keynote Speaker: Brad Sullivan L+G LLP, Managing Attorney</p> <p>Introduction: Ed Lucchesi - San Joaquin County Vector Control</p> <p>Welcome: Scott Hudson - San Joaquin County Agricultural Commissioner</p> <p>Closing Remarks: Mike Baty - Chem-Spray LLC</p>	<p>7:30-8:00 am • Registration 8:00 am • Meeting Starts 12:15-1:25 pm • Luncheon & Keynote</p> <p><u>Circuit Presentations Include:</u></p> <p>Grower Perspective & Responsibility, Pesticide Transportation, Best Management Practices & Water Quality, Laws & Regulations, Labor Relations</p>
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RSVP by Friday February 8, 2014 by FAXING to the following number: (209) 931-1433 to allow for lunch planning or by mailing this to SJFB, 3290 N. Ad Art Road, Stockton, CA 95215

Please check all that apply: Farmer PCA Commercial Applicator

Labor Contractor Labor Government

Company: _____ Name: _____

Others Attending: _____

Attach additional pages if necessary:

Total Number of Attendees: _____

English-Speaking Attendees _____ Spanish-Speaking Attendees _____

Sponsorship opportunities include: (sponsors at Gold level & above may have a display table)

Silver @ \$250 Gold @ \$500 Platinum @ \$1,000 Other _____ Display Table Requested

Please make checks payable to: SJFB Spray Safe

Please mail all payments to SJFB, 3290 N. Ad Art Rd, Stockton, CA, 95215

Should you have any questions please contact San Joaquin Farm Bureau at (209) 931-4931

NEWSLETTER

San Joaquin County & Delta Water Quality Coalition

Watershed News

May 2014

New "Waste Discharge Requirements" for agriculture

By Mike Wachman
SJC & DWQC

In March of 2014 the Central Valley Regional Water Quality Control Board (Regional Board) adopted new regulations covering discharges of water from irrigated agriculture. These new regulations are called a "General Order" establishing Waste Discharge Requirements for all owners or operators of irrigated lands with the potential to discharge to surface or groundwaters.

The General Order replaces the prior "Waiver" program and will increase the amount of reporting and record keeping for growers and require management practices to be implemented to improve both surface and ground water quality. The Coalition will continue to serve as the local third party to help growers implement the General Order.

Here are some of the new requirements and dates reports must be submitted to the Coalition.

1. Notice of Confirmation - due June 15, 2014

All growers will receive a Notice of Confirmation with their invoice for Coalition fees. This must be turned into the Coalition along with any fees by June 15, 2014. The Notice of Confirmation will confirm that the grower wants to continue in the Coalition and operate under the new General Order.

2. Farm Evaluation Plans - due June 2015

All growers must complete a Farm Evaluation Plan and submit it to the Coalition by June 15, 2015. Growers that are within high vulnerability areas will have to re-submit the plan every year. Growers in low vulnerability areas will have to re-submit the plan every 5 years. The plans must also remain on site for possible inspection by Regional Board staff. The high and low vulnerability areas will be determined in Spring of 2015 and communicated to growers.

3. Nitrogen Management Plans - due June 2015 for High Vulnerability areas

All growers must prepare a Nitrogen Management Plan. Growers in areas with High Vulnerability for nitrates must prepare their first plan by June 15, 2015, and update it each year. Growers in areas with Low Vulnerability for nitrates must prepare their first plan by June 15, 2017 and update it annually.

Growers in High Vulnerability area must have their plan certified by a licensed professional or be prepared by a grower who has obtained self-certification. Certification of plans is not required in low vulnerability areas. Nitrogen Management Plans must be kept on farm and available in case of inspection. They are not submitted to the Coalition.

4. Nitrogen Management Plan Summary Reports - due June 2016 for High Vulnerability areas

Growers in High Vulnerability area

(Continued on page 2)

Reporting Dates & Requirements

Notice of Membership Confirmation

June 15, 2014

Farm Evaluation Plans

June 15, 2015

Nitrogen Management Plan

June 15, 2015

Attend an grower education class
Annually

Financial update - fees to increase to \$5.50/acre

By John Brasler
Financial Director, RCD
Coalition fees are going up significantly. In fact, they have doubled. Why? First and foremost because we are now operating under a new General Order, adopted March 12, 2014, that adds significantly to the work load of the Coalition as well as the things you, the grower or landowner, must do to meet the requirements.

With the new compliance program in effect, the San Joaquin

County Resource Conservation District (RCD) which operates the Coalition approved a tentative budget of more than \$2.47 million dollars. The approved budget calls for member dues at \$5.60/acre, which will bring an anticipated revenue about equal to expenses. The extra increase are primarily a function of increased fees that must be paid to the state and increased compliance activities that must take place, most of that due to groundwater being included in the new General

Order and increased paperwork and monitoring.

The new regulation applies not only to surface water but to groundwater. Additional monitoring, education and outreach, data gathering, and reporting is being required of the Coalition under the new regulations.

Also, the state continues to raise the fees it charges the various Coalition groups for the privilege of being regulated.

(Continued on page 3)

Chlorpyrifos and herbicide detections keep watersheds in management plans

By Melissa Turner, MLJ-LLC

The San Joaquin County & Delta Water Quality Coalition has been conducting water quality monitoring since 2004 and has found various pesticides in waterways receiving agricultural runoff. Many times, detections of pesticides occurred in samples that were also toxic to aquatic organisms tested in a laboratory. In 2008, the Coalition detected pesticides above water quality standards in a greater number of samples than any of the previous years of monitoring; detections occurred for more than 10 different pesticides. Since 2008, the Coalition has developed and implemented a comprehensive Surface Water Management Plan that addresses these water quality issues. The Coalition has demonstrated with its Management Plan strategy improvements in water quality due to additional management practices implemented by members.

Despite getting Regional Board approval to remove specific pesticides from seven different waterways, samples collected by the Coalition continue to have detections of pesticides such as Chlorpyrifos (Lorsban). In 2013 there were three detections of chlorpyrifos above the standard and in 2014 there have been a detections of two herbicides above water quality standards (diuron and simazine).

The chlorpyrifos detections in 2013 occurred in three subwatersheds that are already in a management plan for chlorpyrifos. These subwatersheds include Temple Creek, Lone Tree Creek and French Camp Slough. Temple Creek has had at least one detection of chlorpyrifos every year for the past 7 years

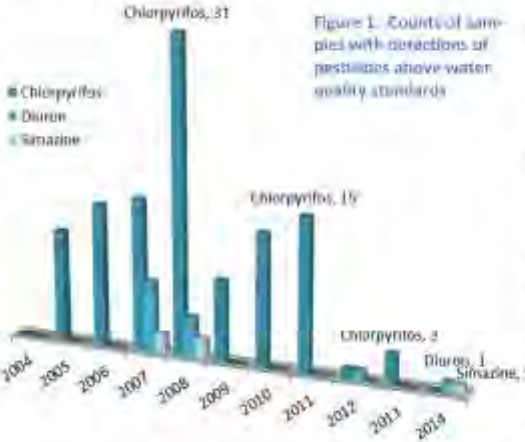


Figure 1. Counts of samples with detections of pesticides above water quality standards

(since 2006). Both Temple Creek and Lone Tree Creek drain into French Camp Slough and may have contributed to the detection of chlorpyrifos in this downstream location. A review of pesticide applications indicates applications to walnuts and almonds by both members and non members may have contributed to the detections downstream. The Coalition has conducted multiple years of outreach within all three subwatersheds and members within these subwatersheds have documented various management practices such as retention ponds/holding basins, center grass rows, reducing the amount of irrigation runoff and reducing use of the pesticide of concern.

From January through March, 2014, samples from French Camp Slough have had detections of diuron and simazine above water quality standards. The diuron detection was over 15 times the standard. In addition, the same samples with herbicides were toxic to algae. The herbicides detected in French Camp Slough may have been due to pre-emergent sprays. The Coalition

received approval from the Regional Water Board to remove both diuron and algae toxicity from the French Camp Slough management plan due to improved water quality since 2009. Due to the detections in 2014, the management plan for both diuron and algae toxicity will be reinstated for French Camp Slough.

Discharge requirements

(Continued from page 1)

must also prepare a "Nitrogen Management Plan Summary Report" annually beginning June 15, 2016. The Summary Report must include the amount of nitrogen applied to the previous year's crop, the crop uptake of nitrogen, any residual nitrogen and a ratio to determine the effectiveness of the application. The Summary Reports must be submitted to the Coalition.

5. Sediment and Erosion Plans – due Fall 2015

The Coalition must determine which areas are vulnerable to erosion or discharging sediment. Those areas will have to implement Sediment and Erosion control plans in 2015. The exact due date will be determined after the areas are identified. These plans must be designed and certified by individuals with the proper credentials and kept on the property for inspection by the Regional Board.

The Coalition will send out more information about each of these required reports and hold workshops to assist growers with each step in the process. The Regional Board has developed templates that growers can use to complete the required reports.

Nitrogen management plans & reports

By Terry Prichard
*C.E. Water Management Specialist
 Hydrology, LAWR, UC Davis,
 Emeritus*

California Water Quality Law requires the Central Valley Regional Water Quality Control Board to protect surface and ground water from pollution. In doing so the Regional Board has initiated an Irrigated Lands Regulatory Program (ILRP) to regulate surface water return flows, storm water runoff, and tile drainage. You will probably recognize these activities as duties of the Water Quality Coalition over the past few years. With approval of the new "General Order" (March 2014) the Coalition is now required to monitor groundwater discharges. The impetus for this was the high number of wells testing above the nitrate drinking water standard. Additionally, a recent study of the Tulare Lake Basin and the Salinas Valley concluded agricultural cropland as the primary source of nitrate in groundwater. Preliminary studies have shown that high levels of nitrates in drinking water may potentially cause health risks and are suspected of causing cancer.

How does nitrate get into groundwater?

The primary path to groundwater for soluble fertilizers and pesticides is water percolating down through

the soil profile. Other methods include unprotected wellheads and lack of backflow devices on wells. Nitrogen, in its various forms, is the fertilizer most applied in California. Regardless of the form applied (nitrate, ammonium, urea, or organic) nitrogen is eventually converted in the soil to nitrate. Nitrate is negatively charged and moves freely

water assessment and determine areas of high and low vulnerability to movement of soluble wastes to groundwater. This determination is underway and will be available next year. Some indication as to how much of the Coalition area might be in the "high" classification can be inferred from the draft of the East San Joaquin Coalition groundwater assessment. It found 62 percent of irrigated acres were determined to be high vulnerability. The designation of "High" means a Nitrogen Management plan must be prepared and submitted by growers farming those lands.

Growers will be required to document the amount of nitrogen-based fertilizer and other nitrogen containing material applied to a particular crop. Farmers must then contrast the nitrogen available to the crop to the amount taken up by the crop. The plan must be certified by a Certified Crop Advisor (or a self-certification with training requirement yet to be defined). Growers in high vulnerability areas must provide this information to the Coalition. Growers in low vulnerability areas will keep the document on file. The Coalition will report aggregate information by crop and township to the Regional Board without disclosing anything about specific farms.

Nitrogen Supply:

- Synthetic N Fertilizers

(Continued on page 4)

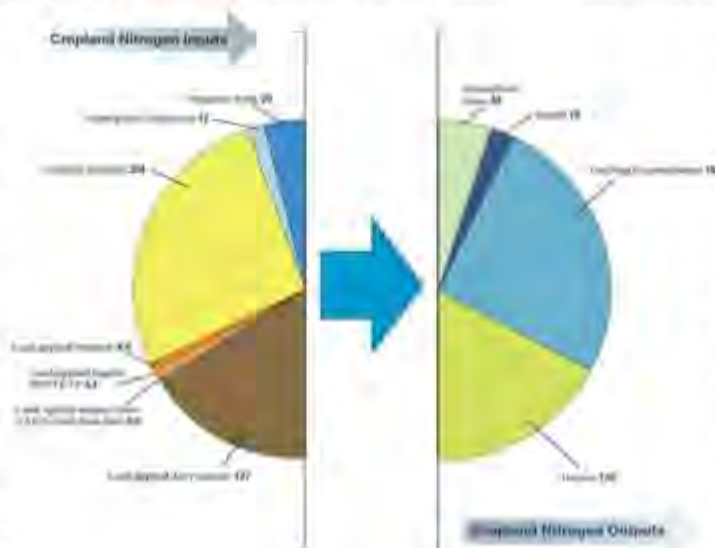


Figure 1. Comparison of Nitrogen Inputs and Outputs in Cropland. Inputs: Fertilizer, Atmospheric N, Soil N, Crop N, and Other. Outputs: Harvest, Residue, and Loss. (Source: Prichard, 2014)

with water through the root zone. When water in excess of crop demand is applied as irrigation or rainfall the nitrate remaining in the soil that has not been taken up by the crop is leached towards the groundwater. Figure 1 shows nitrogen inputs and nitrogen outputs in cropland. If one compares the total input to the harvest nitrogen the uptake efficiency is about 30-40 % as an average of all crops. The largest output is lost to groundwater.

Nitrogen Management Plans

The Coalition contracted with an engineering firm to make a ground-

SAN JOAQUIN COUNTY & DELTA WATER QUALITY COALITION

P.O. Box 2357, Lodi, CA 95247-2357
 Phone: (209) 472-7127 ext. 118
 E-mail: info@sjdeltawatershed.org
 www.sjdeltawatershed.org
 Office Hours for May - August
 Tuesdays & Thursdays 9 am to 1 pm
 3422 West Hammer Lane, Suite A
 Stockton, CA 95219

Financial update – expense of compliance

(Continued from page 1)

ed. When the program first began, the State Water Resources Control Board's (State Board) cost to operate the program was included in the state budget at \$.12/acre. Three years ago it jumped to \$.56/acre, and this year it went up again to \$.88/acre. These fees may increase again in the Governor's 2014-2015 budget.

The Coalition is also switching from Calendar year to a fiscal year bookkeeping system to reflect both the new regulation going into effect and to match the fiscal year of the RCD. The new Coalition fiscal year will begin July 1 and end June 30.

You, the member, will notice no difference in timing of the billing. Bills always went out in May and were due sometime in June. Under fiscal year bookkeeping, membership billing will effectively take place before the budget begins rather than in arrears as in the past.

2013 Annual compliance and operating expenses totaled \$1,047,373.43, which is \$306,627.33 below budgeted expenses. Most of the cost savings were realized in the Coalition's technical and sampling categories. Coalition revenue was \$1,272,488.26. That is \$10,238.26 over expectations. The higher amount was due to new members joining and paying late fees as well as more income than expected from earned interest.

The RCD is proud to once again note the low overhead cost of operating the program. One reason is that office expenses including rent, utilities, phone, and internet costs are provided in-kind by USDA NRCS. Overhead for 2013 was \$52,770.78, or five per cent of total expenses.

The 95% of compliance expenses includes \$192,930.00 paid to the State Water Board to cover the state's expenses for operating the program, or about \$.56/acre. Not reflected in

these numbers, the RCD recently paid \$.88/acre to the state water board or more than \$260,000 to cover current state expenses.

Separate from the operating budget, the Coalition has a Contingency fund that RCD Directors have targeted to pay legal fees and negotiations on the structure of new General Order.

Those expenses totaled \$177,531.30 in 2013, compared to \$42,608.18 during 2012. The contingency fund will also cover any outstanding operating expenses for the Coalition until the new program takes effect July 1, 2014. Any remaining funds will be moved into the new program to help in future legal fees or delay future compliance costs.

Nitrogen management plans

(Continued from page 3)

- Manure
- Compost
- Irrigation water nitrate
- Soil Credits
 - Residues from previous crop
 - Residues from previous manure applications
 - Organic matter mineralization

Nitrogen Crop Demand

- Crop type
- Expected yield
- Pounds of nitrogen removed per 1000 pounds crop

N Ratio

- Total N available to crop / Crop Demand

Implementing Management Practices to Increase Nitrogen Use Efficiency

Keeping a nitrogen budget does not increase nitrogen use efficiency, but the implementation of management practices does. Essentially, the goal is to improve the ratio and reduce the nitrogen leaching to the ground-water while still maintaining production. Management practices that increase nitrogen efficiency are listed below.

Apply the Right Rate
 Match supply with crop demand (all inputs- fertilizer, organic N, water, soil).

Apply at the Right Time

- Apply coincident with crop demand and root uptake.

Apply In the Right Place

- Ensure delivery to the active roots.
- Minimize movement below root zone
- Do not over irrigate causing excessive deep percolation
- End the season with little N in the root zone
- Use the Right Sampling and Monitoring Procedures

Example of a Nitrogen report: mature almond orchard with a yield of 3000 lbs per acre @ 68lbs of N/ 1000 pounds of crop

N Need for 3000 lbs. yield	204 lbs
Nitrogen Supply:	
Synthetic Fertilizer	250
Manure	0
Compost	0
Irrigation Water <small>(@ 4 ppm N) x (500 x 500 x 30) inches)</small>	12
Soil Credits:	
Residue from previous crop	0
Residue from manure	0
Organic Matter (Soil Test)	0
Total Inputs	268
Ratio of nitrogen supply to use in crop (268/204)	1.3

FEBRUARY 27, 2015: FOLLOW UP MAILING (6TH PRIORITY SUBWATERSHED)

POSTCARD TEMPLATE

San Joaquin County and Delta Water Quality Coalition

San Joaquin County Resource Conservation District
3422 W. Hammer Lane, Suite A
Stockton, California 95219
209-472-7127 ext. 125 info@sjcrd.org

February 27, 2015

Dear NAME?

You are being contacted based on survey information you supplied to the San Joaquin County and Delta Water Quality Coalition regarding management practices anticipated to be implemented during 2014 on parcels currently enrolled in the Coalition. The attached survey includes the responses recorded on your survey. Please check the boxes to the left of each response if you implemented those practices in 2014 (Question 1). If you implemented additional practices, please indicate those (Question 2). If you did NOT implement any additional practices, please indicate why and if you plan to implement additional practices in 2015 (Question 3). Once filled out, use the included envelope to place the survey in the mail. If the Coalition does not receive a returned survey in the mail by March 30, 2015 a Coalition representative will follow up by phone to this mailing.

If you have any questions, please contact the Coalition at 209-472-7127 ext. 125 or by email at info@sjdeltawatershed.org. We appreciate your grower participation.

Sincerely,



Michael Wackman
SJCDWQC Executive Director

Follow-Up Survey for 2014 Agricultural Practices

Contact: NAME
Permittee: NAME
Meeting: NAME
Member ID: NAME
Attendee ID: NAME

Field # 1	APN: NAME	Crop: NAME	Site ID: NAME
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1. Which of the following practices did you implement in 2014?

- Reduce use of the pesticide types found in exceedance

2. Did you implement any additional practices in 2015? If so, please indicate below:

3. If you did not implement any of the above practices, please describe why you did not implement them in 2014 and/or if you plan to implement new practices in 2015.

Field # 2	APN: NAME	Crop: NAME	Site ID: NAME
-----------	-----------	------------	---------------

1. Which of the following practices did you implement in 2014?

- Reduce use of the pesticide types found in exceedance

2. Did you implement any additional practices in 2015? If so, please indicate below:

3. If you did not implement any of the above practices, please describe why you did not implement them in 2014 and/or if you plan to implement new practices in 2015.
