



EXECUTIVE OFFICER'S REPORT

North Coast Regional Water Quality Control Board
December 19, 2019

Update on the Federal Lands Permit Development

Devon Jorgensen & Forest Fortescue

On October 8, 2015, the North Coast Regional Water Board adopted the *Waiver of Waste Discharge Requirements for Nonpoint Source Discharges Related to Certain Federal Land Management Activities on National Forest System Lands in the North Coast Region*, Order No. R1-2015-0021 (2015 Federal Waiver).



Unnamed tributary to Boulder Creek, Klamath National Forest. Photo by Devon Jorgenson

The 2015 Federal Waiver, which applies to activities such as timber harvesting, livestock grazing, vegetation management, and post-

fire recovery actions on federal lands, will expire on October 8, 2020. In anticipation of its expiration, Regional Water Board staff have been contemplating significant modifications to the 2015 Federal Waiver based on input received from Regional Water Board members, stakeholders in the environmental community, the United States Forest Service (USFS), the Bureau of Land Management (BLM), and Regional Water Board Federal Waiver staff liaisons.

The suite of possible modifications include:

- Converting the 2015 Federal Waiver into a General Waste Discharge Requirements permit (Federal Order);
- Better integrating and referencing other federal agencies and their land management practices, such as the BLM and National Park Service;
- Introducing an option to develop an ownership-wide legacy sediment site (LSS) treatment plan. This plan would allow federal agencies to define an LSS treatment plan across an entire National Forest or similar federal agency unit to be implemented over a set timeframe (e.g., up to 10 to 20 years or more) to demonstrate reasonable progress towards TMDL implementation and provide greater flexibility to federal agencies to apply their limited resources to address the highest priority sites;

- Revising the regulatory approach to livestock grazing so that a set of conditions in the Federal Order apply to all livestock grazing activities regardless of enrollment status; and
- Modifying the in-channel monitoring, LSS treatment, livestock grazing, and project-level implementation and effectiveness monitoring and reporting requirements.

Regional Water Board staff have determined these significant modifications warrant a new CEQA document, such as an Environmental Impact Report, to accompany the Federal Order. Development of both the Federal Order and the accompanying CEQA document will exceed the time available to revise the 2015 Federal Waiver before it expires in October 2020. Accordingly, Regional Water Board staff will propose a short-term renewal of the 2015 Federal Waiver for the Regional Water Board's consideration in the summer of 2020. Staff currently anticipate the Federal Order and CEQA document will be ready for public review and consideration by the Regional Water Board in late 2021 or 2022.



Panoramic view of southwestern Six Rivers National Forest oriented east. Photo by Devon Jorgenson

On November 7, 2019, staff from the Regional Water Board, BLM, and several USFS National Forests met to discuss the possible modifications to the 2015 Federal

Waiver. Regional Water Board staff are considering the federal agencies' valuable feedback and discussion in the ongoing development of the Federal Order. Regional Water Board staff will hold similar meetings to discuss possible modifications with stakeholders in the environmental community in the near future. In addition, the Executive Officer will initiate government to government consultation with interested Tribal governments on potential revisions to the Federal Order.

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Construction Begins for the Lewiston Community Services District - Wastewater Treatment Facility Consolidation and Upgrade Project
Roy O'Connor

In November 2017, the State Water Resources Control Board approved more than \$15 million in funding for the consolidation and reconstruction of three dilapidated wastewater collection, treatment and disposal systems in the community of Lewiston, in rural Trinity County. Funded mostly by Proposition 1 funds, the project includes the construction of a new centralized wastewater treatment and disposal facility, the replacement of deteriorated collection system lines for the Lewiston Park Mutual Water Company and the Trinity Dam Mobile Home Park, and the consolidation of these systems within the Lewiston Community Services District (LCSD).

The consolidation addresses numerous health, safety and environmental violations, providing a pathway for compliance for this severely disadvantaged community. The new Aeromod wastewater treatment system will provide biological secondary treatment and nitrogen removal from wastewater from the community to produce a high-quality effluent

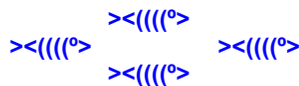
suitable for discharge to the leachfield beds, increasing groundwater protection measures and overall improving the water quality in the Trinity River.

Construction began this year, and is currently under way, with active progress being made this summer and continuing to date as a result of favorable weather into the winter period.



The construction of the Aeromod activated sludge process unit. The Aeromod treatment unit has had all the forms removed and is currently being water tested. Photo by Roy O'Connor.

A groundbreaking ceremony was held on September 25, 2019 in Lewiston. Completion is anticipated in late 2020 or early 2021. The Trinity Journal was on hand to report on the groundbreaking, and the event was covered in the local newspaper and television news. "This project is way overdue, and we are fortunate to get the funding" said LSCD board member Mel Deardorff, adding, "the state has really been behind us. This system, right above a wild and scenic river, really needed to be fixed."



Russian River Watershed Association Environmental Column: November 2019 - The Persistence of Plastic

Though plastic is durable, cheap, and common in everyday items, it comes at a large environmental cost.



"Micro Ocean Plastic," by OceanBlueProject.org is licensed under CC BY-SA 4.0.

Plastic, a man-made petrochemical product, can take thousands of years to decompose if at all. Meanwhile, we just keep making more of it. Over time, plastics break down into smaller and smaller particles, to the point where they are virtually invisible. These tiny plastic particles are commonly referred to as "microplastics." Other sources of microplastics are the tiny plastic fibers or "microfibers" in clothing (think of your favorite fleece jacket or yoga pants), or the microplastic beads made for some cosmetics, body wash products or even toothpaste. When washed down the drain, these plastic microfibers and microbeads are tiny enough to pass right through the wastewater treatment plants and into the river, or even if they are removed, may re-enter the environment through the sewage sludge applied to fields as fertilizer. Besides all the plastic litter that you can see, invisible microplastics are everywhere. They are now found in our soils, throughout the oceans, in the Arctic and Antarctic ice, in our once pristine mountain lakes, and are light enough to be carried by the wind high into the atmosphere to all corners of the Earth.

If that weren't distressing enough, plastics have recently been found inside our bodies. They are in the food we eat (particularly in seafoods), the water we drink (highest levels in bottled water), and even the air we breathe (highest levels downwind from big cities). A study recently published in Environmental Science & Technology estimates that the average American consumes 74,000 to 121,000 particles of microplastic per year.

Plastics are also known to act like sponges that concentrate chemicals and toxins from the environment and into our bodies. While the effects are still unknown, much more research is needed to understand the impacts of microplastics on human health. We do know that plastic can be devastating to the countless birds, fish, and animals that ingest it or are trapped by it. Suffice it to say that plastic in all sizes and forms are rapidly accumulating and damaging the oceans and marine life, our environment, and ultimately ourselves.

So, what can we as individuals do about such an overwhelming and complex problem?

Here are ten immediate actions you can take:

- **Reduce the use of single-use plastic products** - (cups, packages, plastic bags, plastic utensils and straws, etc.) Bring your own re-useable grocery and produce bags to the store. Bring your own silverware to the office, or travel mug to the coffee shop.
- **Stop buying bottled water** - Use a re-useable water bottle.
- **Eat whole foods** - Processed and ready-to-eat foods require more food packaging. Moreover, microplastic and chemicals in food packages can leach into the food itself.
- **Buy foods in bulk** - This can reduce the amount of food packaging needed.
- **Make things last and buy used items** - This reduces the need for new plastic packaging and saves money too.
- **Recycle properly** - Be sure recyclables are clean and properly sorted.
- **Avoid all personal care products with microbeads** - These products may include “polyethylene,” “polystyrene” or “polypropylene” in the list of ingredients. (The good news is many countries, including the US, have begun banning their sales.)

- **Buy natural clothing materials instead of synthetics and microfiber.**
- **Use devices in the washing machine to trap microfibers** - Search your internet browser for ‘washing machine lint filter’ or ‘microfiber catching laundry bag’ for more information.)
- **Pick up litter and trash** - Anything washed into a storm drain will end up in the creek and eventually in the ocean. Participate in beach and river cleanups sponsored by your local organizations and agencies. Learn more about the streets to creek connection by visiting www.streetstocreeks.org.

Most importantly, stay informed on the issue of plastic pollution and help to make others aware of the problem. As consumers, think about how we support the products, manufacturers and industries that perpetuate and profit from our daily habits (which are all too often governed by convenience) – the things we eat, the things we do, and the things we buy. Support bans on single-use plastic and support organizations that address plastic pollution. Plastic persists in our environment and is a huge global challenge that will require the actions of individuals, organizations, industries, and governments around the world working together.

This article was authored by Benjamin Kageyama, for the City of Healdsburg, Public Works Department on behalf of RRWA



Enforcement Report for December 2019 Executive Officer's Report

Diana Henriouille

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
September 27, 2019	Tobias Hafenecker-Dodge	CAO	Unauthorized waste discharges; dredge/fill in surface waters	Ongoing

Comments: On September 27, 2019, the supervisor of the Cannabis and Enforcement Division issued, on behalf of the Executive Officer, Cleanup and Abatement Order (CAO) No. R1-2019-0051 to Tobias Hafenecker-Dodge, #1 Tooby Road LLC, #3 Tooby Road LLC, Mazari Farms Inc., and Flore Farms Inc. The CAO requires the dischargers to clean up and abate the effects of unauthorized excavation and fill of surface waters and discharging waste earthen material into Panther Canyon, Buck Mountain Creek, and tributaries thereto, in the South Fork Eel River watershed. The CAO requires, in part that the dischargers take steps to prevent failure of an onstream reservoir over the 2019-20 winter period, and develop and fully implement a Cleanup, Restoration, and Monitoring Plan by October 15, 2020. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
October 2, 2019	Grapevine Consulting LLC	NOV	<ol style="list-style-type: none"> 1. Basin Plan Section 4.2.1, Prohibition 1 & 2 2. California Water Code Sections 13260 and 13264 	Ongoing

Comments: On October 2, 2019, the Enforcement Unit senior issued a Notice of Violation (NOV) to Grapevine Consulting LLC for violations associated with its property in the Spy Rock subarea of the Eel River watershed near Laytonville. During a July 15, 2019, inspection with staff of several agencies, including California Department of Fish and Wildlife (CDFW), State Water Resources Control Board's Division of Water Rights (DIV), and California Department of Food and Agriculture's CalCannabis Bureau, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs Grapevine Consulting LLC to contact staff within 30 days to advise of its plan and schedule to address the violations. The NOV also directs Grapevine Consulting LLC to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
October 4, 2019	Hunter Barber, Callcre 3001, LLC	NOV	1. Basin Plan Section 4.2.1, Prohibition 1 & 2 2. California Water Code Sections 13260	Ongoing

Comments: October 4, 2019, Assistant Executive Officer Villacorta issued, on behalf of the supervisor of the Cannabis and Enforcement Division, a NOV to Hunter Barber and Callcre 3001, LLC (attn: Dean Holter, Agent of Service for Process) for violations associated with property in the South Fork Mad River watershed near Ruth. During a February 9, 2018, inspection with staff of several agencies, including CDFW, DIV, and Trinity County Environmental Health, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs the dischargers to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
October 11, 2019	David Phillips; Triple K Family Trust	NOV	1. California Water Code sections 13260 and 13264 2. Basin Plan Section 4.2.1, Prohibition 1 & 2	Ongoing

Comments: On October 11, 2019, the Enforcement Unit senior issued a NOV to David Phillips and Triple K Family Trust for violations associated with property in the Spy Rock subarea of the Eel River watershed near Laytonville. During a July 15, 2019, inspection with staff of several agencies, including CDFW, DIV, California Department of Food and Agriculture's CalCannabis Bureau, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs Mr. Phillips to contact staff within 30 days to advise of his plan and schedule to address the violations. The NOV also directs Mr. Phillips to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
October 14, 2019	Courtney Fleming and Tyler Meenan	NOV	<ol style="list-style-type: none"> California Water Code sections 13260 and 13264 Basin Plan Section 4.2.1, Prohibition 1 & 2 	Ongoing

Comments: On October 14, 2019, the Enforcement Unit senior issued a NOV to Courtney Fleming and Tyler Meenan for violations associated with their property, in the Eightmile Ridge subarea of the Mad River watershed near Dinsmore. During an August 6, 2019, inspection with staff of several agencies, including CDFW, DIV, California Department of Food and Agriculture's CalCannabis Bureau, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs Ms. Fleming and Mr. Meenan to contact staff within 30 days to advise of their plan and schedule to address the violations. The NOV also directs Ms. Fleming and Mr. Meenan to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
October 17, 2019	Pedro Garcia Martinez	NOV	<ol style="list-style-type: none"> California Water Code sections 13260 and 13264 Basin Plan Section 4.2.1, Prohibition 1 & 2 	Ongoing

Comments: On October 17, 2019, the Enforcement Unit senior issued a NOV to Pedro Garcia Martinez for violations associated with his property, in the Spy Rock subarea of the Eel River watershed near Laytonville. During a July 18, 2019, inspection with staff of several agencies, including CDFW, DIV, California Department of Food and Agriculture's CalCannabis Bureau, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs Mr. Garcia to contact staff within 30 days to advise of his plan and schedule to address the violations. The NOV also directs Mr. Garcia to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 6, 2019	City of Arcata	Time Schedule Order	Order No. R1-2019-0006	Ongoing

Comments: On November 6, 2019, the Executive Officer issued Time Schedule Order (TSO) No. R1-2019-0011, providing the City of Arcata a schedule to bring discharges from the Arcata Wastewater Treatment Facility into compliance with NPDES permit Order No. R1-2019-0006. The schedule includes a number of tasks to be performed, with final compliance with all

Regional Water Board waste discharge requirements including Discharge Prohibitions and Final Effluent Limitations by June 30, 2024.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 8, 2019	City Ventures Homebuilding Inc.	13267 Investigative Order	CGP, Basin Plan, Clean Water Act	Ongoing

Comments: On November 8, 2019, Assistant Executive Officer Villacorta issued Water Code section 13267 investigative Order No. R1-2019-0056 to City Ventures Homebuilding requiring technical information regarding its Fox Hollow Subdivision project in Santa Rosa. The project is enrolled for coverage under the General Permit for Storm Water Discharges Associated with Construction Activities (Construction General Permit, or CGP). The project has violated requirements of the CGP, the Basin Plan, and the Clean Water Act on several occasions since project commencement in 2016. The investigative Order directs the discharger to provide technical information and reports, and to implement receiving water monitoring. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 8, 2019	City Ventures Homebuilding Inc.	NOV	<ol style="list-style-type: none"> 1. Clean Water Act Section 301, 401 2. State Water Resources Control Board Order No. 2009-0009 DWQ 3. California Water Code Section 13376 	Ongoing

Comments: On November 8, 2019, Assistant Executive Officer Villacorta issued an NOV to Mr. Matthew Jansen of City Ventures Homebuilding Inc. for violations of the CGP, Clean Water Act, and Water Code, associated with discharges from the Fox Hollow Subdivision project. The NOV notifies Mr. Jansen of violations confirmed by Regional Water Board staff through site inspections and review of information in the Stormwater Multiple Application and Report Tracking System (SMARTS), from January 4, 2017, through May 2019. The November 8, 2019, NOV is the second NOV issued by Regional Water Board staff for this project. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 13, 2019	Alto Bros. Trucking Co.	NOV	<ol style="list-style-type: none"> 1. Failure to comply with multiple provisions of the Industrial General Permit (IGP); 2. Failure to submit and implement a pollution prevention plan. 	Ongoing

Comments: On November 13, 2019, the senior of the NPDES unit issued a NOV to Alto Brothers Trucking Company for multiple violations of the General Permit for Storm Water

Discharges Associated with Industrial Activities (Industrial General Permit, or IGP) at its Arcata facility on Old Arcata Road, which drains to tributaries to Fay Slough. The discharger and the facility have violated requirements of the IGP over a number of years, including requirements related to pollution plan submission and implementation, sample collection, monitoring and reporting, housekeeping, erosion control, and staff pollution control/prevention training. The NOV directs the discharger to contact Regional Water Board staff to advise of plans to correct the violations. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 13, 2019	Alto Bros. Trucking Co.	NOV	1. Failure to comply with multiple provisions of the Industrial General Permit (IGP); 2. Failure to submit and implement a pollution prevention plan.	Ongoing

Comments: On November 13, 2019, the senior of the NPDES unit issued a NOV to Alto Brothers Trucking Company for multiple violations of the General Permit for Storm Water Discharges Associated with Industrial Activities (Industrial General Permit, or IGP) at its Eureka facility on Myrtle Avenue, which drains to tributaries to Fay Slough. The discharger and the facility have violated requirements of the IGP over a number of years, including requirements related to pollution plan submission and implementation, sample collection, monitoring and reporting, housekeeping, erosion control, and staff pollution control/prevention training. The NOV directs the discharger to contact Regional Water Board staff to advise of plans to correct the violations. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 15, 2019	John Quinn	NOV	1. Basin Plan section 4.2.1 Prohibitions 1 and 2 2. State Water Resources Control Board Order WQ 2019-0001-DWQ	Ongoing

Comments: On November 14, 2019, the senior of the Southern Cannabis Regulatory Unit issued a NOV to John Quinn for violations associated with his property, in the Sequoia subarea of the Middle Main Eel River watershed. During a June 21, 2019 inspection with the property owner, his consultants and attorney, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in violations of the statewide Cannabis Order, including logging-related wastes (slash) that had been placed in and where it could enter surface waters. The NOV directs Mr. Quinn to contact staff within 30 days to advise of his plan and schedule to address the violations. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 19, 2019	Patricia A. Byarlay	NOV	<ol style="list-style-type: none"> California Water Code sections 13260 and 13264 Basin Plan Section 4.2.1, Prohibition 1 & 2 	Ongoing

Comments: On November 19, 2019, the Enforcement Unit senior issued a NOV to Patricia A. Byarlay for violations associated with her property, in the Spy Rock subarea of the Eel River watershed. During a July 16, 2019 inspection with staff of several agencies, including CDFW, DIV, and the CalCannabis Bureau, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation, including an extensive road network and multiple clearings, that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs Ms. Byarlay to contact staff within 30 days to advise of her plan and schedule to address the violations. The NOV also directs Ms. Byarlay to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 19, 2019	Ketan C. Mehta and Nina Mehta NeilMed Pharmaceuticals, Inc	Expedited Payment Program Settlement Order No. R1-2019-0035	Failure to enroll for coverage under IGP when so directed.	Ongoing

Comments: On November 18, 2019, the Executive Officer adopted Order No. R1-2019-0035, executing a settlement agreement with the owner/operator of NeilMed Pharmaceuticals, Inc., assessing \$7,180.80 in mandatory minimum penalties for failure to enroll for coverage under the IGP. The facility is located on Aviation Boulevard in Santa Rosa, and drains to tributaries to Windsor Creek, tributary to Mark West Creek. On November 1 and 27, 2018, Regional Water Board staff observed outdoor industrial activities at the facility that threaten to impact receiving waters. On February 12 and March 15, 2019, Regional Water Board staff issued Notices of Non-Compliance directing the discharger to enroll the facility for coverage under the IGP. The discharger has paid the penalty assessed under Order No. R1-2019-0035, but, to date, has failed to enroll the facility for coverage under the IGP. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 20, 2019	Robert T. Aragon	NOV	California Water Code sections 13260 and 13264	Ongoing

Comments: On November 20, 2019, the Enforcement Unit senior issued a NOV to Robert Aragon for violations associated with his property, in the Spy Rock subarea of the Eel River watershed just north of Laytonville. During a July 17, 2019, inspection with staff of several

agencies, including CDFW, DIV, and the CalCannabis Bureau, Regional Water Board staff observed cannabis cultivation and discharge of waste without a report of waste discharge or coverage under State Water Board regulatory order. The NOV directs Mr. Aragon to contact staff within 30 days to advise of his plan and schedule to address the violations. The NOV also directs Mr. Aragon to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.

Date Issued	Discharger	Action Type	Violation Type	Status as of November 25, 2019
November 21, 2019	Abel Salzar	NOV	1. California Water Code sections 13260 and 13264 2. Basin Plan Section 4.2.1, Prohibition 1 & 2	Ongoing

Comments: On November 21, 2019, the Enforcement Unit senior issued a NOV to Abel Salzar for violations associated with his property in the Spy Rock subarea of the Eel River watershed near Laytonville. During a July 16, 2019, inspection with staff of several agencies, including CDFW, DIV, and the CalCannabis Bureau, Regional Water Board staff observed features and conditions associated with site development and use for cannabis cultivation that were causing or had resulted in discharges and threatened discharges of waste to receiving waters. The NOV directs Mr. Salzar to contact staff within 30 days to advise of his plan and schedule to address the violations. The NOV also directs Mr. Salzar to file a Report of Waste Discharge or to enroll for coverage under the statewide Cannabis Order. This matter is ongoing.



Projected List of Future Regional Water Board Agenda Items

The following is a list of Regional Water Board agenda items that staff are planning for the February and April 2020 Board meetings. **This list of agenda items is intended for general planning purposes and is subject to change.** Questions regarding the listed agenda items should be addressed to the identified staff person.

February 6 & 7, 2020 (Santa Rosa, CA)

- Election of Board Officers [A]
- Executive Officer's Water Quality Stewardship Award (*Matt St. John*) [I]
- County of Sonoma LAMP Approval Resolution (*Charles Reed*) [A]
- Green Diamond Elk River GWDR (*Jim Burke*) [A]
- Loleta CSD WWTP NPDES Permit (*Justin McSmith*) [A]
- Overview of the State and Regional Freshwater Cyanobacteria Harmful Algal Bloom Monitoring and Response Programs (*Katherine Carter*) [I]

April 16 & 17, 2020 (Humboldt County TBD, CA)

- Town of Samoa WDRs (*Justin McSmith*) [A]
- HRC Stitz Creek WDRs (*Maggie Robinson*) [A]
- Low Threat Discharge General NPDES (*TBD*) [A]
- Mendocino County South Coast SWDS WDRs Reissuance (*Terri Cia*) [A]
- Bodega Bay PUD WWTP WDRs and Master Reclamation Permit (*C. Goodwin*) [A]