Fact Sheets Supporting Revision of the Section 303(d) List



November 2006

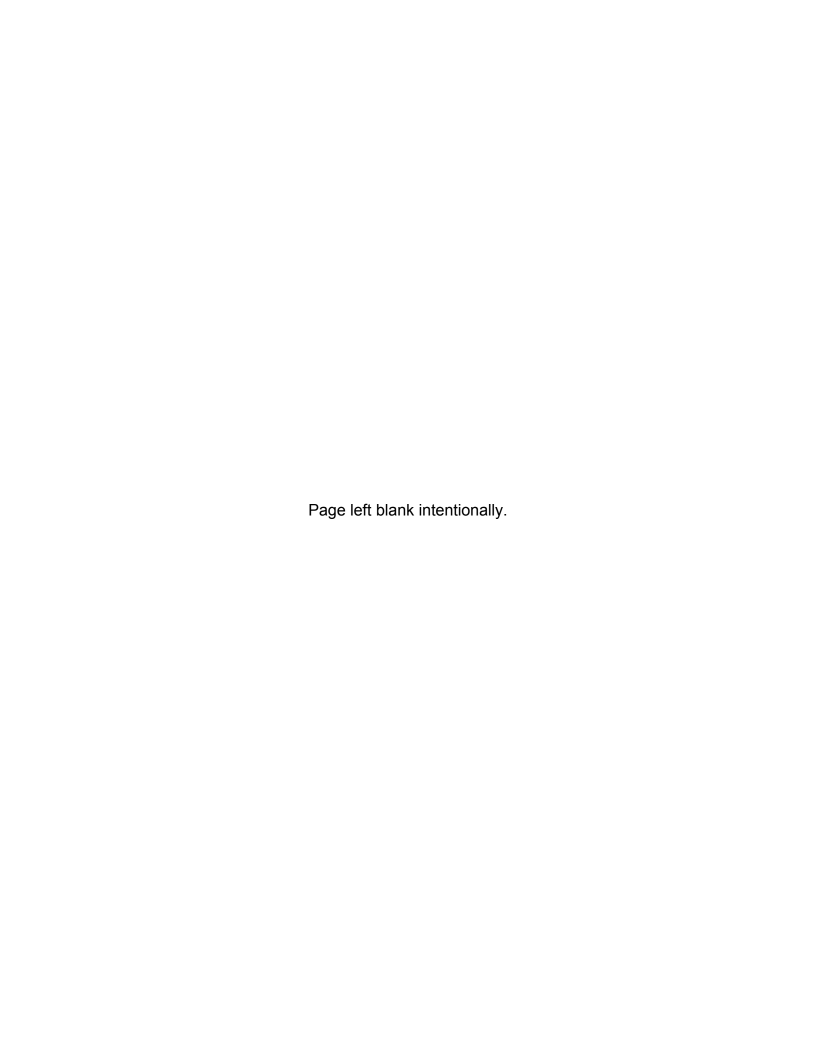
Table of Contents

NEW OR REVISED FACT SHEETS	6
LISTING RECOMMENDATIONS	7
American River, South Fork (below Slab Creek Reservoir to Folsom Lake)	8
Mercury	8
Carson Creek (from WWTP to Deer Creek)	10
Aluminum	10
Cosumnes River	12
Exotic Species	12
Deer Creek (Sacramento County)	
Iron	15
Del Puerto Creek	17
Pyrethroids	
Delta Waterways (Stockton Ship Channel)	19
Exotic Species	
Delta Waterways (central portion)	22
Exotic Species	
Delta Waterways (eastern portion)	
Exotic Species	
Delta Waterways (export area)	
Exotic Species	
Delta Waterways (northern portion)	
Exotic Species	
Polychlorinated biphenyls	
Delta Waterways (northwestern portion)	
Exotic Species	
Delta Waterways (southern portion)	40
Exotic Species	
Delta Waterways (western portion)	43
Exotic Species	43
Feather River, North Fork (below Lake Almanor)	46
Mercury	
Temperature, water	49
Ingram Creek (from confluence with Hospital Creek to Hwy 33 crossing)	57
Pyrethroids	
Ingram Creek (from confluence with San Joaquin River to confluence	
with Hospital Creek)	59
Pyrethroids	
Kaweah Lake	
Mercury	61
Merced River, Lower (McSwain Reservoir to San Joaquin River)	
Mercury	
Natoma, Lake	
Mercury	
Panoche Creek (Silver Creek to Belmont Avenue)	
Selenium	

Sacramento River (Red Bluff to Knights Landing)	
Mercury	70
San Joaquin River (Stanislaus River to Delta Boundary)	
Toxaphene	
Wadsworth Canal	
Diazinon	74
Willow Creek (Madera County)	
Temperature, water	76
LIST AS BEING ADDRESSED RECOMMENDATIONS	79
Arcade Creek	
Chlorpyrifos	
Diazinon	
Bear Creek	85
Mercury	
Cache Creek, Lower (Clear Lake Dam to Cache Creek Settling Basin near	
Yolo Bypass)	86
Mercury	86
Chicken Ranch Slough	
Chlorpyrifos	
Diazinon	
Clear Lake	
Mercury	
Delta Waterways (Stockton Ship Channel)	
Oxygen, Dissolved	
Elder Creek	
Chlorpyrifos	
Diazinon	
Elk Grove Creek	
Diazinon	
Feather River, Lower (Lake Oroville Dam to Confluence with Sacramento River)	
Diazinon	
Grasslands Marshes	
Selenium Harley Gulch	
Mercury	
Mendota Pool	
Selenium	
Morrison Creek	
Diazinon	
Mud Slough	
Selenium	
Sacramento River (Keswick Dam to Cottonwood Creek)	
Cadmium	
Copper	
Zinc	
Sacramento River (Knights Landing to the Delta)	
Diazinon	
San Joaquin River (Bear Creek to Mud Slough)	114
Chlorpyrifos	
Diazinon	

San Joaquin River (Mendota Pool to Bear Creek)	
Diazinon	
San Joaquin River (Merced River to Tuolumne River)	
Chlorpyrifos	
Diazinon	
Selenium	
San Joaquin River (Mud Slough to Merced River)	
Chlorpyrifos	
Diazinon	
San Joaquin River (Stanislaus River to Delta Boundary)	
Chlorpyrifos	
Diazinon	
Selenium Biran (Tanhaman Biran ta Otanialana Biran)	
San Joaquin River (Tuolumne River to Stanislaus River)	
Chlorpyrifos	
Diazinon	
Selenium	
Strong Ranch Slough	
Chlorpyrifos	
Diazinon	130
DELISTING RECOMMENDATIONS	131
Harding Drain (Turlock Irrigation District Lateral #5)	_
Ammonia	
Diazinon	
Sacramento Slough	
Diazinon	
	138
Delta Waterways (Stockton Ship Channel)	139
Delta Waterways (eastern portion)	140
Delta Waterways (western portion)	141
Ingram Creek (from confluence with Hospital Creek to Hwy 33 crossing)	142
Ingram Creek (from confluence with San Joaquin River to confluence with	
Hospital Creek)	143
Marsh Creek (Dunn Creek to Marsh Creek Reservoir)	144
Mercury	144
Marsh Creek (Marsh Creek Reservoir to San Joaquin River)	145
Metals	145
Putah Creek (Solano Lake to Putah Creek Sinks)	146
San Joaquin River (Merced River to Tuolumne River)	147
San Joaquin River (Stanislaus River to Delta Boundary)	
San Joaquin River (Tuolumne River to Stanislaus River)	149
Stockton Deep Water Channel, Upper (Port Turning Basin)	
DRIGINAL FACT SHEETS1	152
LISTING RECOMMENDATIONS	153
Bear River (Amador Co, Lower Bear River Reservoir to Mokelumne River, N Fork)	
Copper Carson Creek (from WWTP to Deer Creek)	
Calson Cleek (IIOIII WWW IF to Deel Cleek)	130

Manganese	156
Delta Waterways (northern portion)	
DDT	
Mercury	160
Delta Waterways (southern portion)	
DDT	
Feather River, Lower (Lake Oroville Dam to Confluence with Sacramento River)	
Chlorpyrifos	
Grayson Drain (at outfall)	
Sediment Toxicity	
Main Drainage Canal	
Diazinon	
Morrison Creek	
Chlorpyrifos	171
Orestimba Creek (below Kilburn Road)	173
Sediment Toxicity	
San Joaquin River (Friant Dam to Mendota Pool)	
Exotic Species	
Delisting Recommendations	177
Sutter Bypass	178
Diazinon	

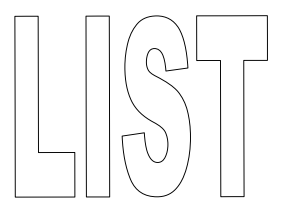


Central Valley Region (5)

Rewised Ract Sheets

New or Revised Fact Sheets

Central Valley Region (5)



Recommendations to place waters and pollutants on the section 303(d) List

Water Segment: American River, South Fork (below Slab Creek Reservoir to Folsom Lake)

Pollutant: Mercury

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.5 of the Listing Policy. Under section 3.5 a single line of

evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. A large number of samples exceed the mercury tissue guideline.

The listing should start below Slab Creek Reservoir.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The guideline used satisfies the requirements of section 6.1.3 of the Policy.
- 2. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 3. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 4. Eleven of 24 samples exceeded the mercury guideline and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 5. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Water Quality Objective/ All waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant,

that produce detrimental physiological responses in human, plant, animal, or aquatic life. The objective applies regardless of whether the

toxicity is caused by a single substance or the interactive effect of

multiple substances.

Evaluation Guideline: An OEHHA guideline of 0.3 mg/kg wet weight was used (Brodberg and

Pollock, 1999).

Data Used to Assess Water

Quality:

Eleven of 24 samples exceeded the mercury tissue guideline. Fish tissue was analyzed from Sacramento pike minnow, rainbow trout, and brown

trout. The reporting limit was 0.01 mg/kg (CDFG, 2005).

Spatial Representation: Samples were collected in one location in the Camp Lotus reach of the

South Fork of the American River and at Slab Creek Reservoir.

Temporal Representation: Samples were collected between 6/15/2004 and 7/29/2004.

Data Quality Assessment: DFG Office of Spill Prevention and Response Laboratory QAPP. Data

quality requirements acceptable.

Line of Evidence

Testimonial Evidence

Beneficial Use

CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Information Used to Assess

Water Quality:

Information from RWQCB staff: The listing should start below Slab Creek

Reservoir and extend to Folsom Lake.

Water Segment: Carson Creek (from WWTP to Deer Creek)

Pollutant: Aluminum

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.1 of the Listing Policy. Under section 3.1 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Three samples exceed the chemical constituents water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Two of 11 samples exceeded the MCLs Secondary criteria; 3 of the 11 exceeded the Primary MCL criteria and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: MU - Municipal & Domestic, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ At a minimum, water designated for use as domestic or municipal supply Water Quality Criterion: (MUN) shall not contain concentrations of chemical constituents in

(MUN) shall not contain concentrations of chemical constituents in excess of the maximum contaminant levels (MCLs) specified in the following provisions of Title 22 of the California Code of Regulations.

which are incorporated by reference into this Basin Plan.

Evaluation Guideline: MCLs Title 22 Primary and Secondary.

Data Used to Assess Water

Quality:

Two out of 11 samples exceed the secondary MCL. Three

measurements of 11 exceed the Primary MCL. All receiving water

samples were grab samples (Central Valley RWQCB, 2003a).

Spatial Representation: Samples were collected at one station.

Temporal Representation: Receiving water samples were collected from March 2001 through Feb.

2002.

Data Quality Assessment: The effluent and receiving water monitoring study was initiated in March

2001, consistent with the QAPP prepared by RBI (RBI 2001) and

submitted to and reviewed by the RWQCB permitting staff.

Water Segment: Cosumnes River

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Over a three-year period, this study strongly indicated that non-native presence was responsible for sharp native species abundance declines in the Cosumnes River basin.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. This study was conducted from 1999-2001.
- 2. Trends analysis was examined using Pearson Correlation Coefficients between abundances of fish species at forty-four sampling sites.
- 3. Where non-native fish species were present, native fish species abundance was low or non-existent. Natives had been extirpated from many sites.
- 4. Some native species distribution overlapped with non-natives, highly suggesting that predation by non-natives was responsible for native abundance declines. This model supports the overall pattern of gradual disappearance of native fishes from the Cosumnes basin.
- 5. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 6. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem. This listing covers the mainstem and North, Middle and South Forks of the upper watershed of the Cosumnes River.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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 (Central Valley Regional Board Basin Plan, Page III-8.00, Water Quality Objectives.)

Data Used to Assess Water Quality:

The species assessed in support of this listing are green sunfish and redeve bass. Of the 25 species captured during the study, 18 were alien species. The most widely distributed alien species was redeye bass (at 31 sites). Only 7 of 11 native species expected were collected. Rainbow trout was the only native species that occupied much of its native range in headwater streams protected from invasion of non-natives due to downstream barriers. Native species, hardhead and speckled dace appear to have been extirpated from the watershed in recent years. Redeve bass and green sunfish now occupy most of the suitable habitat for both species. Predation by redeve bass appears to be responsible for the decline in numbers of the Sacramento pikeminnow. It appears that predation by certain alien species, such as redeve bass, has caused the elimination or reduction of native fishes from permanent pools in the lower reaches of the Cosumnes River. Non-native species were found primarily in low-land habitats on the valley floor of the foothills. Where non-native fish species were present, native fish species abundance was low or non-existent. Trends analysis was examined using Pearson Correlation Coefficients between abundances of fish species at forty-four sites (Moyle, P.B. et al. 2003).

Spatial Representation:

In July, August and September of 1999-2001, this study sampled a total of 44 sites throughout the Cosumnes River watershed. Twenty-four of the sites were sampled once in the 3-year period, 14 sites were sampled twice, and 8 sites were sampled all 3 years. At each site, 50 to 100m of stream for fish were sampled. The data assessed shows that the entire watershed is impaired with exotic species. The entire Cosumnes River watershed, including the north, middle and south forks of the upper watershed are being mapped as impaired.

Temporal Representation: Sampling occurred in July, August and September of 1999, 2000 and

2001. Twenty-four sites were sampled once in the 3 year period, 14 sites

were sampled twice and 8 were sampled all 3 years.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Water Segment: Deer Creek (Sacramento County)

Pollutant: Iron

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.1 of the Listing Policy. Under section 3.1 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Five samples exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Five of 12 samples exceeded the chemical constituents water quality objective and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: MU - Municipal & Domestic

Matrix: Water

Water Quality Objective/ Water Quality Criterion: Waters shall not contain chemical constituents in concentrations that adversely affect beneficial uses. At a minimum, water designated for use as domestic or municipal supply (MUN) shall not contain concentrations of chemical constituents in excess of the maximum contaminant levels (MCLs) specified in the following provisions of Title 22 of the California Code of Regulations, which are incorporated by reference into this plan: Tables 64431-A (Inorganic Chemicals) and 64431-B (Fluoride) of Section

64431, Table 64444-A (Organic Chemicals) of Section 64444, and Tables 64449-A (Secondary Maximum Contaminant Levels-Consumer Acceptance Limits) and 64449-B (Secondary Maximum Contaminant Levels- Ranges) of Section 64449. This incorporation-by-reference is prospective, including future changes to the incorporated provisions as the changes take effect.

Evaluation Guideline:

California DHS Secondary MCL metal (300 µg/L).

Data Used to Assess Water

Quality:

All receiving water samples were grab samples. Concentrations of iron (expressed as total recoverable) ranged from 50 µg/L in June 2002 to 590 µg/L in May 2002. The samples collected in February, May, July, August and December 2002 had total recoverable iron concentrations ranging from 300 to 590 µg/L, which are greater than the DHS secondary MCL of 300 µg/L. Five samples out of 12 receiving water samples contained levels of total recoverable iron that exceeded the MCL (Central Valley RWQCB, 2003a).

Spatial Representation:

The Deer Creek Wastewater Treatment Plant is located in the Section 16. T9N, R9E, MDB&M, adjacent to Deer Creek, a tributary to the Cosumnes River. Receiving water samples were collected at the NPDES permit R1 monitoring location, which is located in Deer Creek at the gauging station upstream of the point of discharge at the first bridge crossing Deer Creek as part of the access road to the DCWWTP.

Temporal Representation:

Receiving water sampling was conducted between February 2002 and

February 2003.

Data Quality Assessment:

The QAPP demonstrates that all field-sampling procedures were conducted in a technically appropriate, efficient, and cost-effective manner, ultimately contributing to the project goals.

Water Segment: Del Puerto Creek

Pollutant: Pyrethroids

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.6 of the Listing Policy. Under section 3.6 a single line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. Based on section 3.6 the site has significant sediment toxicity and the pollutant is likely to cause or contribute to the toxic effect. A TIE is available that indicates pyrethroid pesticides are a likely cause of toxicity.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Five of 7 samples exhibit sediment toxicity and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy. A TIE has been completed and the likely cause of toxicity is pyrethroid pesticides.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Toxicity

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Sediment

Water Quality Objective/ Water Quality Criterion: Waters are to remain free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan, September, 1998).

Data Used to Assess Water Quality:

Five out of seven samples displayed statistically significant toxicity in the survival endpoint when compared to the negative control based on a statistical test with alpha of less than 5%. All samples were tested using

the 10-day Hyalella azteca test. Samples were collected at:

-Del Puerto Creek at Vineyard, on 10/9/2001, 5/29/2002 (CVRWQCB,

2002), 10/28/2002, 9/11/2002 (CVRWQCB, 2002), 4/11/2003

-Del Puerto Creek at Hwy 33 on 10/28/2002

-Del Puerto Creek 100 feet upstream of Vineyard Lane bridge on

10/28/2002

-note: samples also were collected from Del Puerto Creek at Rogers Road on 10/28/04; however, these samples did not meet the QA

requirements, and have not been included in the counts (SWAMP, 2004).

Spatial Representation: Samples were collected at three sites. Toxicity in the survival endpoint

was detected at two sites.

Temporal Representation: Samples were collected between October 2001 through October 2002.

Samples were collected October 9, 2001 at Vineyard; October. 28, 2002 at Highway 33, Vineyard, and 100 feet upstream of the Vineyard Lane

Bridge; and May 29, 2002 at Vineyard.

Environmental Conditions: San Joaquin River Sub-Basin; located in Stanislaus County, on the west

side of the valley floor. This stream reaches the San Joaquin River downstream of the Merced River mouth and upstream of the Tuolumne River. The sampling sites are located at Del Puerto Creek at Vineyard, Del Puerto Creek at Rogers Road, Del Puerto Creek at Highway 33, Del

Puerto Creek 100 feet upstream of Vineyard Lane bridge.

Data Quality Assessment: SWAMP QAPP. None of the samples displaying toxicity in the survival

endpoint and considered as part of the data assessed had any associated QA qualifiers. Samples also were collected from Del Puerto

Creek at Rogers Road on 10/28/04; however, these samples did not

meet the QA requirements, and were not considered here.

Line of Evidence Pollutant-Water

Beneficial Use WA - Warm Freshwater Habitat

Non-Numeric Objective: Waters are to remain free of toxic substances in concentrations that

produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan,

September, 1998)

Data Used to Assess Water

Quality:

Toxicity Identification Evaluations (TIEs) were conducted on samples

collected from Del Puerto Creek at Vineyard on 5/29/2002 and

9/11/2002. Toxicity was increased by the following TIE manipulations: addition of PBO and decrease of test temperatures, both suggesting evidence of pyrethroid pesticides (Central Valley Regional Water Quality

Control Board, 2002).

Water Segment: Delta Waterways (Stockton Ship Channel)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible, in part, for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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. Taken from Region 5 Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The Asian clam is the species that was assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10 µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the

late 1960's.

Temporal Representation: Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use WA - Warm Freshwater Habitat

All waters shall be maintained free of toxic substances in concentrations Non-Numeric Objective:

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. Taken from Region 5

Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by

California roach (Moyle, P.B. 1976).

The Sacramento-San Joaquin Delta extends from Chipps Island to Spatial Representation:

include leveed and flooded islands; river channels; sloughs; and tidal

marshes.

Water Segment: Delta Waterways (central portion)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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. Taken from Region 5 Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the

late 1960's.

Temporal Representation: Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use

WA - Warm Freshwater Habitat

Non-Numeric Objective:

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. Taken from Region 5 Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by California roach (Moyle, P.B. 1976).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes.

Water Segment: Delta Waterways (eastern portion)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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. Taken from Region 5 Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the late 1960's.

Temporal Representation: Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use

WA - Warm Freshwater Habitat

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by

California roach (Moyle, P.B. 1976).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes.

Water Segment: Delta Waterways (export area)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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. Taken from Region 5 Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the late 1960's.

Temporal Representation: Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use

WA - Warm Freshwater Habitat

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by

California roach (Moyle, P.B. 1976).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes.

Water Segment: Delta Waterways (northern portion)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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. Taken from Region 5 Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands, river channels, sloughs, and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the

late 1960's.

Temporal Representation: Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use WA - Warm Freshwater Habitat

Non-Numeric Objective: 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. Taken from Region 5

Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by California roach (Moyle, P.B. 1976).

California roach (Moyle, P.B. 1976

Spatial Representation: The Sacramento-San Joaquin Delta extends from Chipps Island to

include leveed and flooded islands, river channels, sloughs, and tidal

marshes.

Water Segment: Delta Waterways (northern portion)

Pollutant: Polychlorinated biphenyls

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.5 of the Listing Policy. One line of evidence is available in the

administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Two of the 6 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and

information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: OEHHA Screening Value of 20 ng/g for total PCBs (Brodberg & Pollock,

1999).

Data Used to Assess Water

Quality:

Two out of 6 samples exceeded. A total of 3 filet composite samples of white catfish, one filet composite of smallmouth bass, and individual filet samples of channel catfish and largemouth bass were collected. White catfish were collected in 1992-93 and 1998. Channel catfish were

collected in 1993. Largemouth bass were collected in 1998 and

smallmouth bass in 2001. The guideline was exceeded in 1992 and 1998

catfish samples (TSMP, 2002).

Spatial Representation: One station near Hood located in the river stretch from Clarksburg to

Courtland along the Sacramento/Yolo County line.

Temporal Representation: Samples were collected annually 1992-93, 1998, and 2001.

Data Quality Assessment: Toxic Substances Monitoring Program 1992-93 Data Report.

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 1996-2000. Department of Fish

and Game.

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 2001-2002. Department of Fish

and Game.

Water Segment: Delta Waterways (northwestern portion)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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 (Central Valley Regional Board Basin Plan, Page III-8.00, Water Quality Objectives.)

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

Temporal Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the late 1960's.

Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use

WA - Warm Freshwater Habitat

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, brook trout and American shad. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by California roach (Moyle, P.B. 1976).

Spatial Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes.

Water Segment: Delta Waterways (southern portion)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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 (Central Valley Regional Board Basin Plan, Page III-8.00, Water Quality Objectives.)

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960s and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is a statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

Temporal Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands; river channels; sloughs; and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the late 1960's.

Numerous studies since the late 1960s.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use WA - Warm Freshwater Habitat

Non-Numeric Objective: 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. Taken from Region 5

Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by California roach (Moyle, P.B. 1976).

California roach (Moyle, P.B. 1976)

Spatial Representation: The Sacramento-San Joaquin Delta extends from Chipps Island to

include leveed and flooded islands, river channels, sloughs, and tidal

marshes.

Water Segment: Delta Waterways (western portion)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 one line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. There have been numerous studies since the late 1960's showing sharp declines in phytoplankton biomass and in native species, such as the delta smelt, which has declined ten-fold over the last 20 years. Non-native species are believed to be responsible for this alteration in the Delta food web and extirpating native species.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. There are numerous studies since the late 1960's.
- 2. Baseline data is from data acquired from these earlier studies.
- 3. Trends were determined using statistical analyses on graphs and tables.
- 4. Summer chlorophyll-a decreased markedly after invasion of the non-native Asian clam. Phytoplankton is a significant source during the spring and summer for many species in the Delta.
- 5. Phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels. Some non-native species compete with zooplankton for food, or alter species composition of the food web. In areas where non-natives are abundant, native fishes are rare or absent.
- 6. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 7. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: 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 (Central Valley Regional Board Basin Plan, Page III-8.00, Water Quality Objectives.)

Data Used to Assess Water Quality:

The Asian clam was the species assessed in support of this listing. Thousands of chlorophyll-a measurements have been made in the Delta since the late 1960's and 55-93% of these measurements, depending on the year, are below 10 µg/L. Growth rates of some primary consumers are closely tied to phytoplankton availability below about 10µg/L. There is statistically significant downward trend of phytoplankton from 1975-1995 (Jassby et al., 2003). In 1986 the non-native Asian clam invaded Suisun Bay. The Asian clam is a consumer of phytoplankton, changing phytoplankton dynamics in Suisun Bay and the western Delta. Summer chlorophyll decreased markedly after the Asian clam invaded and phytoplankton biomass has declined over the past few decades, affecting food biomass availability for higher tropic levels of the Delta. Some nonnative species compete with zooplankton for food, or alter species composition of the food web, affecting native species survival. Recent studies in the central Delta show that introduced fishes dominate (USFWS, 2004. Five-Year Review of Recovery Plan for Delta Smelt. Federal Register 68(148):45270-45271). In areas where non-natives are abundant, native fishes are rare or absent. Over the last 20 years, the native delta smelt population has taken a ten-fold decline in numbers. due in part by non-native species predation and lack of adequate food supply (USFWS, 2004).

Spatial Representation:

Temporal Representation:

The Sacramento-San Joaquin Delta extends from Chipps Island to include leveed and flooded islands, river channels, sloughs, and tidal marshes. Stations were distributed throughout the Delta for sampling by the Dept. of Water Resources to assess water quality, some since the late 1960's.

Numerous studies since the late 1960's.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article and Reports.

Line of Evidence Population/Community Degradation

Beneficial Use WA - Warm Freshwater Habitat

Non-Numeric Objective: 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. Taken from Region 5

Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water

Quality:

The species assessed in support of this listing are: fathead minnow, bigscale logperch, catfish, carp, and brook trout. American shad were planted in the Sacramento River in 1871, and by 1879 a commercial fishery had developed. The next successful introductions, in 1872, were carp and brook trout. In 1874, tank cars brought in four species of catfish and two species of black bass. The striped bass became one of the most successful introductions. It became one of the most abundant fish species in the Sacramento-San Joaquin Delta following the planting of a total of 432 fish in 1879 and 1882. The bigscale logperch was introduced into the Central Valley when ponds overflowed during a wet year at Beale Air Force Base. In the Central Valley, the few streams that are now dominated by fathead minnows were probably originally dominated by

California roach (Moyle, P.B. 1976).

Spatial Representation: The Sacramento-San Joaquin Delta extends from Chipps Island to

include leveed and flooded islands, river channels, sloughs, and tidal

marshes.

Water Segment: Feather River, North Fork (below Lake Almanor)

Pollutant: Mercury

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.5 of the Listing Policy. Under section 3.5 a single line of

evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. A large number of tissue samples exceed the OEHHA Screening

Value for mercury.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Fourteen of 59 tissue samples exceeded the OEHHA screening value for mercury and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are not being exceeded.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), CO - Cold Freshwater Habitat

Matrix: Tissue

Evaluation Guideline: The OEHHA screening value for protection of humans eating fish is 0.3

ppm or 300 ppb for mercury.

Data Used to Assess Water

Quality:

Three Sacramento suckers, 1 rainbow trout, 1 brown trout, 2 smallmouth bass, and several crayfish were collected from Belden Forebay (upstream of dredge disposal pile). Belden total mercury values in

suckers ranged from 54.7-92.8 ppb. The trout values were 54.5 ppb

(rainbow) and 70.6 ppb (brown). The bass total mercury values were 114.0 and 56.7 ppb. The crayfish value was 33.3 ppb. No data were available from the North Fork of the Feather River (below the dredge

disposal pile) (PG&E, 2002).

Seven upstream fish samples were taken at Belden Forebay. Spatial Representation:

Upstream samples were collected August 14, 2001. Temporal Representation:

Environmental Conditions: Unknown, probably relatively low flows.

Data Quality Assessment: Extensive QA/QC information included in report. Appears to follow

standard laboratory requirements.

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), CO - Cold Freshwater Habitat

Matrix: Tissue

Evaluation Guideline: The OEHHA screening value for protection of humans eating fish is 0.3

ppm for mercury (Brodberg & Pollock, 1999).

Data Used to Assess Water

Quality:

Six Sacramento suckers, 1 rainbow trout, 2 Sacramento pike minnow, and 9 smallmouth bass were collected upstream (of Poe Powerhouse). Upstream total mercury values in smallmouth bass ranged from 0.09-0.27 ppm (average = 0.13 ppm), however only 1 sample exceeded with a value of 0.90 ppm. The trout value was 0.07 ppm. The two pike minnow values were 0.33 and 0.18 ppm, with the 0.33 ppm sample exceeding the objective. Upstream Sacramento sucker values were unavailable.

Six Sacramento suckers, 2 rainbow trout, 8 Sacramento pike minnow, 9 smallmouth bass, and 9 spotted bass were collected downstream (of Poe Powerhouse). Downstream total mercury values in smallmouth bass ranged from 0.11-0.32 ppm (average = 0.17 ppm), however 1 of the 9 samples exceeded the objective. Mercury values in spotted bass ranged from 0.19-0.65 ppm (average = 0.33 ppm), however 4 of the 9 samples exceeded the objective. Mercury values in pike minnows ranged from 0.22-0.98 ppm (average = 0.57 ppm), however 7 of the 8 samples exceeded the objective. The two trout values were 0.03 and 0.04 ppm. Downstream Sacramento sucker values were unavailable (PG&E.

2003a).

Sampling: 18 upstream (of Poe Powerhouse) and 34 downstream fish Spatial Representation:

tissue samples taken.

Temporal Representation: Upstream data collected 11/21/2002 and 6/16/2003 as part of overall Poe

> Project (Poe Reservoir and Big Bend Dam reservoir below Poe Powerhouse). This data covers both winter (wet) and summer (dry)

periods.

Downstream data collected 12/4/2002, 12/5/2002, and 6/19/2003.

Environmental Conditions: Data from both relatively low and relatively high flow periods are

included.

Data Quality Assessment: Unknown, but PG&E was responsible.

Water Segment: Feather River, North Fork (below Lake Almanor)

Pollutant: Temperature, water

Decision: List

Weight of Evidence: This

This pollutant is being considered for placement on the section 303(d) list under section 3.2 of the Listing Policy. Under section 3.2 a single line of evidence is necessary to assess listing status.

Eight lines of evidence are available in the administrative record to assess this pollutant. A large number of annual maximum temperature values exceeded the 21.0°C criteria. Historical and current fisheries data shows that native fish species decline and change in abundance could be attributed to water temperature.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. The total number of annual maximum temperatures was 41. Of this total, there were 35 values that exceeded the 21.0°C steelhead criteria and this exceeds the allowable frequency listed in Table 3.2 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: "The natural receiving water temperature of intrastate waters shall not be altered unless it can be demonstrated to the satisfaction of the Regional Water Board that such alteration in temperature does not adversely affect beneficial uses."

"At no time or place shall the temperature of COLD or WARM intrastate waters be increased more than 5°F above natural receiving water temperature. Temperature changes due to controllable factors shall be limited for the water bodies specified as described in Table III-4. To the extent of any conflict with the above, the more stringent objective applies."

Evaluation Guideline:

The guideline used was from Sullivan et al. (2000). Published Temperature Thresholds-Peer Reviewed Literature, which includes reviewed sub-lethal and acute temperature thresholds from a wide range of studies, incorporating information from laboratory-based research, field observations, and risk assessment approaches. This report calculated the Annual Maximum (instantaneous maximum observed during the summer) upper threshold criterion for steelhead trout as 21.0°C. The risk assessment approach used by Sullivan et al. (2000) suggests that an upper threshold for the Annual Maximum of 21.0°C for steelhead will reduce average growth 10% from optimum.

Data Used to Assess Water Quality: Temperature measurements were taken over the span of 4 years (1999, 2000, 2002 and 2003) from May or June to September at 25 different monitoring stations along the North Fork of the Feather River. For each station, temperature monitoring was continuous and taken at 5 or 15 minute intervals, depending on the station and year monitored, using digital thermographs. Based on the data provided, all 10 monitoring stations exceeded the 21.0°C annual maximum criterion for steelhead either once or more than once during the sampling period from 1999 to 2003. For each monitoring year, each station had a set of 4 to 5 hourly maximum temperature values (except for those months when sampling did not occur), a value for each month. Based on each set of values the annual maximum temperature for each year was determined. There was a total of 41 annual maximum temperatures. Of this total, there were 35 annual maximum temperature values that exceeded the 21.0°C criteria (PG&E, 2003c; PG&E, 2003a).

Spatial Representation:

There were 25 sampling stations spanning the length of the North Fork of the Feather River. Ten of these stations were for years 1999, 2000 and 2003. Fifteen stations were for 2002.

Temporal Representation:

Samples were taken during 1999, 2000, 2002 and 2003 from either May or June to September. For each station, temperature monitoring was continuous and taken at 5 or 15 minute intervals, depending on the station and year monitored.

Data Quality Assessment:

High Quality - automatic data loggers, several years/water year types. Quality assurance well documented.

Numeric Line of Evidence

Population/Community Degradation

Beneficial Use:

CO - Cold Freshwater Habitat

Matrix:

-N/A

Water Quality Objective/ Water Quality Criterion: In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses

most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat, diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

Trout were measured from the tip of the snout to the next larger 1/10 inch beyond the fork of the tail. Data were segregated into two halves, according to place of origin in the census section, using Mosquito Creek as the dividing line. Since anglers fished both above and below the Creek, there are three data categories: upper, lower and both sections. The average trout fork length was 10.17 inches. Trout consisted of 79.3% of total catch, suckers (Catostomus occidentalis) 11.6%, and hardheads (Mylopharodon conocephalus and Ptychocheilus grandis) 9.1%. Rainbow trout made up of about 60% of total catch and rough fish were 20.7%. Percentage of suckers in the catch remained remarkably similar throughout the summer. Rock Creek Reservoir is known to contain large numbers of hardheads and is two miles downstream of the census section. Hardheads did migrate into the lower section but did not migrate to any extent into the upper section. Total trout catch number was 6,615 with 3.795 trout caught in 11.511.5 angler-hours. Study concluded that catch numbers are dependent on skill of anglers, amount of angler-hours. and amount of fish in river. Conditions for growth were equally good in each section, since weight-length curves were virtually identical. Rainbow trout from the reduced flow Rock Creek Section 5-15 miles downstream weighed decidedly less at any length than those in the census section. Trout caught on season opening weekend of 1954 averaged a full inch longer than those caught in 1953; 10.7 inches versus 9.7 inches. In 1952, 40,000 rainbow trout fingerlings were planted. In 1953, 38,500 rainbow trout fingerlings were planted. In 1954, no rainbow trout fingerlings were planted (Rowley, W. 1955).

Spatial Representation:

Feather River, North Fork between Caribou Powerhouse and lower end of Gansner Bar. Census was divided into upper and lower sections. The upper section is designated from the Caribou Powerhouse to Mosquito Creek. The lower section is designated from the lower end of Gansner Bar to Mosquito Creek. Total length of the census section was 8.3 miles.

Temporal Representation:

Census was conducted in 1954 from May 29 to September 10. Other historical data from 1952 and 1953 were included in the report. Data collected in the 15-week census period were grouped into three 5-week periods, each of which included one of the 3-day holiday weekends.

Environmental Conditions:

Changes in relative diversity and abundance of native cold freshwater species may also be driven by habitat alteration, flow changes, sedimentation, hydromodification or the introduction of non-native species.

Numeric Line of Evidence

Population/Community Degradation

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: -N/A

Water Quality Objective/ Water Quality Criterion: In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat, diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

The completion in 1950 of the Rock Creek-Cresta Project on the North Fork Feather River has resulted in major reductions in the trout fishery. Prior to 1950 the river was a trophy rainbow trout fishery. Both rainbow and brown trout were in abundance prior to 1950. In 1946 there were an estimated 31,500 angler days with 3 trout caught per angler day or 1 fish per angler hour. By 1954 the catch per angler hour was 0.23 and 0.29. In 1976 there were approximately 2,000 angler days. By 1981 through 1985, the mean annual values of catch per angler hour were 0.21 and 0.18 respectively. For this study, which occurred from 1981-1986, daily minimum water temperatures exceeded 20 degrees C during much of midsummer and occasionally exceeded 22.5 degrees C. Daily maximum temperatures reached as high as 23.5 degrees C. Temperatures were even higher under extreme low flow conditions. Infectious fish diseases, such as C. Shasta, perpetuate more rapidly with increased water temperatures. This causes induced losses in native salmonids. This disease was found each year in fish sampled for this study. In this study, rainbow trout averaged 17.08 and 22.89% of the fish caught (Wixom, L.H. 1989).

Spatial Representation: North Fork Feather River including the Rock Creek Cresta area.

Temporal Representation: Monitoring occurred each fall from 1982 to 1985.

Environmental Conditions: Changes in relative diversity and abundance of native cold freshwater

species may also be driven by habitat alteration, flow changes, sedimentation, hydromodification or the introduction of non-native

species.

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: -N/A

Water Quality Objective/ Water Quality Criterion: In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many

cases, fisheries, particularly salmonids, represent the beneficial uses most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat, diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

Species of fishes present in the North Fork Feather River as of 1950 were: rainbow trout (in abundance), brown trout (in abundance), black bass (large & small mouth), suckers, squawfish (Sacramento pike), hardheads (Mylopharodon), carp, bullheads (cottoids), and dace. Rainbow trout spawn from December to May. Brown trout spawn from October to December. Historical surface water temperature records taken at Lake Almanor on the North Fork have shown the temperature approaching 80 degrees Fahrenheit, which is very near the limit of tolerance for trout. Shasta reservoir historical surface water temperature records have recorded temperatures of 90 degrees Fahrenheit. These temperatures were taken prior to the construction of the Rock Creek Dam and Cresta Dam diversions by PG&E (Wales et al. 1952).

Spatial Representation:

Feather River, North Fork and also at Lake Almanor on the Feather River

and Shasta reservoir.

Temporal Representation:

1950.

Environmental Conditions:

Changes in relative diversity and abundance of native cold freshwater species may also be driven by habitat alteration, flow changes, sedimentation, hydromodification or the introduction of non-native

species.

Data Quality Assessment:

Unknown.

Numeric Line of Evidence

Population/Community Degradation

Beneficial Use:

CO - Cold Freshwater Habitat

Matrix:

-N/A

Water Quality Objective/ Water Quality Criterion: In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about presence/absence or abundance of sensitive aquatic life species shall be

used to infer past (historic) temperature conditions if loss of habitat,

diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

Both native and non-native species; Sacramento sucker, smallmouth bass, hardhead, Sacramento pikeminnow, and riffle sculpin were captured at all 3 sampling sites within the Poe Project bypass reach on the North Fork Feather River. Common carp and rainbow trout were captured at Bardee Bar and common carp were captured at the Poe Powerhouse site. For all sites combined, there was a total of 313 fish caught. Of this total, only 1 rainbow trout was caught. This adult trout was caught by gillnet during the day at the Bardee Bar site. The number of fish caught at all the sites combined were: 118 Sacramento suckers, 83 smallmouth bass, 86 hardhead, 16 Sacramento pikeminnow, 6 riffle sculpin, 3 common carp and 1 rainbow trout (PG&E, 2003a).

Spatial Representation:

Three sites were sampled. They were located on the North Fork Feather River. The sites were the Bardee Bar site, at the Mill Creek Confluence site, and at the Poe Powerhouse site.

Temporal Representation:

Fish were surveyed during daylight and twilight hours based on this schedule: Mill Creek site on 9/26/00 from 10:40am-4:03pm and 4:50pm-6:30pm; Bardee Bar site on 9/27/00 from 11:25am-3:50pm and 4:25pm-5:50pm; and at the Poe Powerhouse site on 9/28/00 from 11:26am-4:37pm and 4:44pm-6:16pm.

Environmental Conditions:

Changes in relative diversity and abundance of native cold freshwater species may also be driven by habitat alteration, flow changes, sedimentation, hydromodification or the introduction of non-native species.

Numeric Line of Evidence

Population/Community Degradation

Beneficial Use:

CO - Cold Freshwater Habitat

Matrix:

-N/A

Water Quality Objective/ Water Quality Criterion:

In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about

presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat. diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

Sampling occurred at these large heavily fished streams for trout: on the North Fork Feather River, Seneca to Caribou, percentage composition by length: 5% were 1 inch to 2.9 inches (Fry), 26% were 3 inches to 5.9 inches (Yearlings), and 68% (Adults). North Fork Feather River, Caribou to Belden, percent composition by length: 0% were Fry, 5% were

Yearlings, and 95% were Adults. North Fork Feather River, Rock Creek Dam to Cresta Powerhouse, percent composition by length: 0% were Fry, 2% were Yearlings, and 98% were Adults. In 1969 on the N.F. Feather River downstream from Caribou Powerhouse, the mean minimum flow was reduced from 1000 to 100 cfs. During 1954, before water diversion, the stream yielded 63 lbs/acre of trout to anglers. The standing crop was probably of similar magnitude. In 1972, three years after the flow had been reduced, the wild trout population dropped to 10 lbs/acre. This was probably due to a number of factors including but not limited to, decreased flow, increased surface water temperature, and possibly non-native species competition (Gerstung, E.R. 1973).

Spatial Representation:

Fish population estimates were collected by electro fishing and rotenone from 289 study sections on 102 coldwater streams within the northern Sierra Nevada.

Temporal Representation:

In the late summer. It appears the study occurred in 1972 and/or 1973.

Environmental Conditions:

Changes in relative diversity and abundance of native cold freshwater species may also be driven by habitat alteration, flow changes, sedimentation, hydromodification or the introduction of non-native

species.

Data Quality Assessment:

Peer Reviewed Journal Article.

Line of Evidence

Population/Community Degradation

Beneficial Use

CO - Cold Freshwater Habitat

Non-Numeric Objective:

In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about

presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat, diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

A photo from 1915 shows a Maidu Indian woman with her catch of fish for the day from the North Fork Feather River. There are 9 fish on her

line and they appear to be trout (Young, J. 1915).

Spatial Representation: North Fork Feather River.

Temporal Representation: A photo from 1915.

Line of Evidence

Population/Community Degradation

Beneficial Use

CO - Cold Freshwater Habitat

Non-Numeric Objective: In the absence of necessary data to interpret numeric water quality

objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use

was fully supported are not available, information about

presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat, diversions, toxic spills, and other factors are also considered (Water

Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water

Quality:

There are 2 photos of anglers on the Feather River with baskets full of

rainbow trout after a day of fishing (Parkhurst, G.Y. 1911).

Spatial Representation: Photos of fishermen on the North Fork Feather River.

Temporal Representation: The article was written in May of 1911.

Water Segment: Ingram Creek (from confluence with Hospital Creek to Hwy 33 crossing)

Pollutant: Pyrethroids

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.6 of the Listing Policy. Under section 3.6 a single line of evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. Several samples exhibit toxicity. Toxicity Identification Evaluations indicate the likely cause of the toxicity is pyrethroid pesticides.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. All samples exhibit toxicity and TIEs indicate pyrethroid pesticides are the likely cause.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Toxicity

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Sediment

Water Quality Objective/ Water Quality Criterion: Waters are to remain free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan,

September, 1998)

Data Used to Assess Water Quality:

Five out of five samples displayed statistically significant toxicity in the survival endpoint when compared to the negative control based on a

statistical test with alpha of less than 5%. All samples were tested using

the test organism Hyalella azteca test, either as 10 or 4 day tests

(SWAMP, 2004).

Spatial Representation: Samples were collected at one site, Ingram Creek at River Road.

Temporal Representation: Samples were collected between September 2002 and September 2004

(Sampling dates: September 24, 2002; April 11, 2003; July 15, 2003;

November 13, 2003; September 13, 2004).

Environmental Conditions: San Joaquin River Sub-Basin; located in Stanislaus County.

Data Quality Assessment: SWAMP QAPP.

Line of Evidence Pollutant-Water

Beneficial Use WA - Warm Freshwater Habitat

Non-Numeric Objective: Waters are to remain free of toxic substances in concentrations that

produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan,

September, 1998)

Data Used to Assess Water

Quality:

Toxicity Identification Evaluations (TIEs) were conducted on samples collected on September 13, 2004. Results suggests the cause of toxicity

to be pyrethroid pesticide(s), although there may also be additional

factors contributing to the toxicity (UC Davis, 2002).

Water Segment: Ingram Creek (from confluence with San Joaquin River to confluence with

Hospital Creek)

Pollutant: Pyrethroids

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.6 of the Listing Policy. Under section 3.6 a single line of

evidence is necessary to assess listing status.

Multiple lines of evidence are available in the administrative record to assess this pollutant. Several samples exhibit toxicity. Toxicity Identification Evaluations indicate the likely cause of the toxicity is pyrethroid pesticides.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. All samples exhibit toxicity and TIEs indicate pyrethroid pesticides are the likely cause.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Toxicity

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Sediment

Water Quality Objective/ Water Quality Criterion: Waters are to remain free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan,

September, 1998)

Data Used to Assess Water Five out of five samples displayed statistically significant toxicity in the

Quality: survival endpoint when compared to the negative control based on a

statistical test with alpha of less than 5%. All samples were tested using

the test organism Hyalella azteca test, either as 10 or 4 day tests

(SWAMP, 2004).

Spatial Representation: Samples were collected at one site, Ingram Creek at River Road.

Temporal Representation: Samples were collected between September 2002 and September 2004

(Sampling dates: September 24, 2002; April 11, 2003; July 15, 2003;

November 13, 2003; September 13, 2004).

Environmental Conditions: San Joaquin River Sub-Basin; located in Stanislaus County.

Data Quality Assessment: SWAMP QAPP.

Line of Evidence Pollutant-Water

Beneficial Use WA - Warm Freshwater Habitat

Non-Numeric Objective: Waters are to remain free of toxic substances in concentrations that

produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan,

September, 1998)

Data Used to Assess Water

Quality:

Toxicity Identification Evaluations (TIEs) were conducted on samples collected on September 13, 2004. Results suggests the cause of toxicity

to be pyrethroid pesticide(s), although there may also be additional

factors contributing to the toxicity (UC Davis, 2002).

Water Segment: Kaweah Lake

Pollutant: Mercury

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.5 of the Listing Policy. One line of evidence is available in the

administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the

Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of

the Policy.

3. Three of the 3 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a

pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: OEHHA Screening Value of 0.3 μg/g for mercury (Brodberg & Pollock,

1999).

Data Used to Assess Water

Quality:

Three out of 3 samples exceeded. Three filet composite samples of largemouth bass were collected. Bass were collected in 1993, 2001, and

2003. All samples exceeded the guideline (TSMP, 2002).

Spatial Representation: One station located in the center of this lake.

Temporal Representation: Samples were collected 9/1/93, 11/6/01, and 6/17/03.

Data Quality Assessment:

Toxic Substances Monitoring Program 1992-93 Data Report. Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 2001-2002. Department of Fish

and Game.

Water Segment: Merced River, Lower (McSwain Reservoir to San Joaquin River)

Pollutant: Mercury

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.5 of the Listing Policy. One line of evidence is available in the

administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Two of the 2 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and

information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a

pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: OEHHA Screening Value of 0.3 μg/g for mercury (Brodberg & Pollock,

1999).

Data Used to Assess Water

Quality:

Two out of 2 samples exceeded. Two filet composite samples were collected in 1998. One sample each of largemouth bass and one of channel catfish. Both samples exceeded the guideline (TSMP, 2002).

Spatial Representation: One station located at George J. Hatfield State Recreation Area.

Temporal Representation: Samples were collected on 11/5/98.

Data Quality Assessment:

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 1996-2000. Department of Fish

and Game.

Water Segment: Natoma, Lake

Pollutant: Mercury

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under sections 3.4 and 3.5 of the Listing Policy. Under sections 3.5 a single line of evidence is necessary to assess listing status while under section 3.4, a minimum of two lines of evidence are needed to assess listing status.

Three lines of evidence are available in the administrative record to assess this pollutant. A health advisory against the consumption of edible resident organisms has been issued by OEHHA and water segment-specific data indicates the evaluation guideline for tissue has been exceeded. In addition many measurements of tissue mercury concentration exceed the available quideline.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. A total of 11 fish species were collected. Exceedances of the CDFG criteria were recorded in 10 channel catfish (ranged from 1.1 to 1.9 mg/kg) and 14 largemouth bass (ranged from 0.27 to 0.86 mg/kg). These samples provide documentation in support of the fish consumption health advisory issued by OEHHA in September 2004 and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Central Valley RWQCB Basin Plan: All waters shall be maintained free of Water Quality Objective/ Water Quality Criterion:

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: USEPA criteria of 0.30 mg methyl mercury/kg wet weight as the fish

tissue residue criterion that should not be exceeded (Klasing & Brodberg.

2004).

Data Used to Assess Water

Quality:

Water, bed sediment, and biota in Lake Natoma and two tributaries in the lower American River watershed were sampled during 2002 and 2003, providing one of the first comprehensive assessments of mercury (Hg) and methyl mercury (MeHg) contamination and bioaccumulation associated with large-scale gold dredging in the Sierra Nevada. Larger fish from Lake Natoma had elevated Hg concentrations in axial muscle tissue (wet basis): 10 channel catfish (505 to 750 mm total length) ranged from 1.1 to 1.9 mg/kg; 14 largemouth bass (LMB) of legal catch size (340 to 490 mm) ranged from 0.27 to 0.86 mg/kg. Smaller fish (bluegill, redear sunfish, green sunfish, and LMB < 270 mm) generally had Hg < 0.30 mg/kg. At ten sites in Willow and Alder creeks,

concentrations of MeHg in unfiltered water (0.05 to 0.76 ng/L) and filtered water (0.04 to 0.56 ng/L) correlated spatially with concentrations of MeHa in two taxa of invertebrates: Hydropsyche (caddisfly larvae, n=7) and Coenagrionidae (damselfly nymphs, n=6). In bed sediments (0-2 cm depth), potential rates of Hg methylation and demethylation correlated strongly with organic matter content, acid extractable Fe(II)

concentration, and total reduced sulfur, but not with microbial sulfate reduction rates, indicating the possible role of iron-reducing bacteria in

mercury methylation and demethylation (Saiki et al., 2004).

Spatial Representation: USGS and UCD collected a total of 11 fish species at several sites in

Lake Natoma, including the vicinity of Negro Bar and Mississippi Bar, the mouths of Willow Creek and Alder Creek, Natomas Slough, and near

Nimbus Dam.

Temporal Representation: USGS and UCD collected a total of 11 fish species by electrofishing

equipment or gill nets in August 2000, from September to October 2002,

and in July 2003.

Environmental Conditions: Documentation in support of fish consumption health advisory issued by

OEHHA in September 2004. The specific objective was to determine if total mercury concentrations in skinless fillets of selected sport fish

approach or exceed criteria for human health concerns.

Numeric Line of Evidence Health Advisories

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation Matrix: Tissue

Water Quality Objective/ Fish cons Water Quality Criterion:

Fish consumption health advisory issued by OEHHA in September 2004.

Evaluation Guideline: OEHHA guidance tissue levels for methyl mercury (Klasing & Brodberg, 2004).

Data Used to Assess Water Quality:

USGS and UCD collected a total of 11 fish species by electrofishing equipment or gill nets in August 2000, from September to October 2002, and in July 2003, at several sites in Lake Natoma, including the vicinity of Negro Bar and Mississippi Bar, the mouths of Willow Creek and Alder Creek, Natomas Slough, and near Nimbus Dam (Saiki et al., 2004; Alpers et al., 2004). Species collected included largemouth bass. smallmouth bass, spotted bass, channel catfish, white catfish, brown bullhead, black bullhead, redear sunfish, green sunfish, bluegill, and rainbow trout. Fish were measured and weighed: boneless and skinless individual fillets were submitted to University of California, Davis (the August 2000 and July 2003 samples) or the USGS Columbia Environmental Research Center (CERC) in Columbia, Missouri (the September to October 2002 samples) for total mercury analyses by atomic absorption spectrophotometry using either a Perkin Elmer Flow Injection Mercury System or a Milestone DMA-80 analyzer. Under TSMP. the California Department of Fish and Game (CDFG) collected largemouth bass (n= 15 in three composites), pike minnow (n= 16 in three composites), and sucker samples (n = 35 in nine composites) by electrofishing equipment or gill nets in 1979-1983, 1987, and 1990-1993 near the Highway 160 and Watt Avenue bridges on the lower American River. Fish were measured and weighed and made into composites using skin-off muscle fillet. Composite samples were homogenized at the CDFG Water Pollution Control Laboratory and analyzed for total mercury by cold vapor atomic absorption spectrophotometry (Rasmussen, 1995). For the Sacramento River Watershed Program, largemouth bass (n = 26 in seven composites), striped bass (n = 1), pike minnow (n = 25 in five)composites), sucker (n = 35 in seven composites), white catfish (n = 9 in two composites), and redear sunfish (n = 10 in two composites) were collected by electroshock, nets, or hook and line from 1997 to 2002 at known fishing locations on the lower American River from Sunrise Avenue to Discovery Park. Fish were measured and weighed and made into composites using skin-off muscle fillet. Composite samples were homogenized at Moss Landing Marine Laboratory and analyzed for total mercury using a Perkin Elmer Flow Injection Mercury System (Saiki et al., 2004).

Spatial Representation:

Sample locations included Lake Natoma at Willow Creek, Mississippi Bar, Nimbus Dam, Alder Creek, Natomas Slough and Negro Bar.

Temporal Representation:

Collection dates for USGS and UCD sampling data from Lake Natoma ranged from Aug. 2000, Sept. and Oct. 2002, and July 2003.

Environmental Conditions:

Of the samples collected at Lake Natoma and the lower American River, largemouth bass (n = 64), bluegill (n = 78), pikeminnow (n = 41), sucker (n = 70), channel catfish (n =11), white catfish (n = 10) and redear sunfish (n = 20) had sufficient sample size (\geq 9 fish per species) of legal/edible size fish to be considered representative of mercury levels in those species, thereby allowing adequate estimation of the health risks associated with their consumption.

Data Quality Assessment:

The health advisory was based on data from UC Davis monitoring programs and published U.S. Geological Survey (USGS) reports. The Policy considers documentation from these sources to be of adequate quality.

Line of Evidence

Pollutant-Tissue

Beneficial Use

CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Information Used to Assess Water Quality:

Supplemental information from a relational database and GIS for Hg. The present study was intended to assess the fishing intensity and mercury concentrations in fish tissue data that are currently available. This assessment will inform this goal of the CALFED Mercury Strategy as well as the goal of the Delta Tributaries Mercury Council to reduce the risk of mercury exposure of humans and wildlife. In order to serve these goals, critical information includes the relative distribution of fishing intensity and fish concentrations of mercury and knowledge of the communities from which anglers are originating. Fish tissue mercury concentrations >0.3 ppm have been measured in the Upper American River.

Panoche Creek (Silver Creek to Belmont Avenue) Water Segment:

Selenium Pollutant:

Decision: List

The data and information in the administrative record supports this change in Weight of Evidence:

estimated size affected.

SWRCB Staff

Map changes are recommended to more accurately identify the water quality limited segment. The CVRWQCB 5 requested that the affected size of Recommendation:

Panoche Creek be expanded to include the length from Headwaters to Silver Creek, which will increase the entire segment by 27 miles. Selenium data from the Silver Creek to Belmont Avenue segment applies to this additional

length.

Lines of Evidence:

Line of Evidence Narrative Description Data

Beneficial Use AG - Agricultural Supply

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. The CVRWQCB 5 requested that the affected

size of Panoche Creek be expanded to include the length from

Headwaters to Silver Creek, which will increase the entire segment by 27 miles. Sedimentation/Siltation data from the Silver Creek to Belmont

Avenue segment applies to this additional length.

Water Segment: Sacramento River (Red Bluff to Knights Landing)

Pollutant: Mercury

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.5 of the Listing Policy. Two lines of evidence are available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Thirty-six of the 149 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: OEHHA Screening Value of 0.3 μg/g for mercury (Brodberg & Pollock,

1999).

Data Used to Assess Water

Quality:

Thirty-three out of 144 samples exceeded. All samples were collected in

2002 and 2006 (TSMP, 2002; CVRWQCB, 2006).

Spatial Representation: Samples were collected on the Sacramento River between Red Bluff and

Knights Landing. The area most impacted with exceedances is from

Hamilton City to Knights Landing.

Temporal Representation: Samples were collected in 2002 and 2006.

Data Quality Assessment: Environmental Chemistry Quality Assurance and Data Report for the

Toxic Substances Monitoring Program, 2001-2002. Department of Fish

and Game.

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA), R1 - Water Contact Recreation

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: 0.3 μg/g - OEHHA Screening Value (Brodberg & Pollock, 1999).

Data Used to Assess Water

Quality:

Three out of 5 samples exceeded. A total of 5 filet composites and one individual sample of largemouth bass were collected. The composite samples consisted of one each largemouth bass and Sacramento pike minnow, and 2 sucker composites. All samples were collected in 2002. Both largemouth bass samples and the pike minnow sample exceed the guideline. The sucker samples did not exceed the guideline (TSMP,

2002).

Spatial Representation: Two stations were sampled: in the Arnold Bend area (Colusa) and about

one mile upstream from Colusa Drain outlet (Knights Landing). Based on comments received from the Regional Board the impairment will begin at Bend Bridge, just upstream of Red Bluff. Based on the comment letter received from the Regional Board, data collected by their office showed impairment as far upstream as bend Bridge. The listing for mercury is

beginning at Bend Bridge, just upstream of Red Bluff.

Temporal Representation: Samples were collected 9/13/2002 and 10/29/2002.

Data Quality Assessment: Toxic Substances Monitoring Program 1992-93 Data Report.

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 2001-2002. Department of Fish

and Game.

San Joaquin River (Stanislaus River to Delta Boundary) **Water Segment:**

Toxaphene Pollutant:

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.5 of the Listing Policy. One line of evidence is available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Three of the 3 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy. 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation: Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA)

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion:

Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

Evaluation Guideline: 30 ng/g - OEHHA Screening Value (Brodberg & Pollock, 1999).

Data Used to Assess Water

Quality:

Three out of 3 samples exceeded. A total of 3 filet composite samples were collected: 2 largemouth bass and one sample of white catfish. Largemouth bass were collected in 1998 and 2000. White catfish were collected in 1998. The guidance was exceeded in all three samples (TSMP, 2002).

Spatial Representation: One stations along the San Joaquin River about 4 miles upstream from

South County Park near San Joaquin City (Vernalis) was sampled.

Samples were collected annually 1998 and 2000. Temporal Representation:

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 1996-2000. Department of Fish Data Quality Assessment:

and Game.

Water Segment: Wadsworth Canal

Pollutant: Diazinon

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.1 of the Listing Policy. Under section 3.1 a single line of

evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Over half of the samples exceeded the water quality guideline.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Eighty-seven of 162 exceeded the CDFG Hazard Assessment guideline and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that

adversely affect beneficial uses.

Evaluation Guideline: CDFG Hazard Assessment Criteria - 0.10 µg/L 4-day average and 0.16

μg/L 1-hour average (Finlayson, 2004).

Data Used to Assess Water

Quality:

Eighty-seven of 162 samples exceeded the acute guideline (4-day average) (Dileanis et al., 2002; Dileanis, 2003a; Dileanis, 2003b; Gill,

2002; Holmes et al., 2000; Nordmark, 1999; Nordmark, 2000).

Spatial Representation: Samples were collected at Wadsworth Canal at Franklin Road; in 2000

samples were also collected from Wadsworth Canal at South Butte

Road.

Temporal Representation: Samples were collected in Jan. and Feb (2/day) 1994, 1999, 2000, 2001

and 2002; 2 in Dec. 1998; in 2000 and 2001, 3 samples were collected in

March, 3/day in 2002.

Data Quality Assessment: Data from USGS reports are considered of adequate quality per section

6.1.4 of the Policy.

Water Segment: Willow Creek (Madera County)

Pollutant: Temperature, water

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.2 of the Listing Policy. Under section 3.2 a single line of

evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. A large number of temperature values exceeded the water quality objective. Native fish species decline and change in abundance could be attributed to water temperature.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Eight of 11 annual maximum temperature values for the South Fork of Willow Creek below Forest Service Road (SFWC 5.8 & 7.7), exceeded the 21.0°C criteria for steelhead; and at location NFWC 11, two of 11 annual maximum temperature values exceeded the 21.0°C criteria. These exceed the allowable frequency listed in Table 3.2 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: The natural receiving water temperature of intrastate waters shall not be altered unless it can be demonstrated to the satisfaction of the Regional Water Board that such alteration in temperature does not adversely affect

beneficial uses. Temperature objectives for COLD interstate waters, WARM interstate waters, and Enclosed Bays and Estuaries are as specified in the Water Quality Control Plan for Control of Temperature in the Coastal and Interstate Waters and Enclosed Bays of California including any revisions. There are also temperature objectives for the Delta in the State Water Board's May 1991 Water Quality Control Plan for Salinity. At no time or place shall the temperature of COLD or WARM intrastate waters be increased more than 5°F above natural receiving water temperature. Temperature changes due to controllable factors shall be limited for the water bodies specified as described in Table III-4. To the extent of any conflict with the above, the more stringent objective applies. In determining compliance with the water quality objectives for temperature, appropriate averaging periods may be applied provided that beneficial uses will be fully protected.

Evaluation Guideline:

The guideline used was from Sullivan et al. (2000). Published Temperature Thresholds-Peer Reviewed Literature, which includes reviewed sub-lethal and acute temperature thresholds from a wide range of studies, incorporating information from laboratory-based research, field observations, and risk assessment approaches. This report calculated the Annual Maximum (instantaneous maximum observed during the summer) upper threshold criterion for steelhead trout as 21.0°C. The risk assessment approach used by Sullivan et al. (2000) suggests that an upper threshold for the Annual Maximum of 21.0°C for steelhead will reduce average growth 10% from optimum.

Data Used to Assess Water Quality:

Stream temperatures were measured with Omnidata Model 112 temperature recorders at 2 locations on Willow Creek. Data was collected daily at different times of the day. Monitoring occurred from 1986 to 1996. At sampling location NFWC 11, below Bass Lake, two annual maximum temperature values (years 1990 and 1995 only) out of 11 annual values exceeded the 21.0°C criteria for steelhead. For sampling location SFWC 5.8 and 7.7, below Forest Service Road, 8 annual maximum temperature values of 11 annual values exceeded the 21.0°C criteria for steelhead (PG&E, 2001).

Spatial Representation:

Stream temperatures were monitored at the following stream segments: NFWC (North Fork Willow Creek) below Bass Lake (SfW 11), and SFWC (South Fork Willow Creek) below Forest Service Road (SfW 5.8 and 7.7).

Temporal Representation:

The data was collected on a daily basis at varying times of the day. Monitoring occurred in all years from 1986 to 1996.

Data Quality Assessment:

Data is supported by a Quality Assurance Project Plan (QAPP) pursuant to the requirements of 40 CFR 31.45 and are acceptable for use in developing the section 303(d) list.

Numeric Line of Evidence

Population/Community Degradation

Beneficial Use:

CO - Cold Freshwater Habitat

Matrix:

-N/A

Water Quality Objective/ Water Quality Criterion: In the absence of necessary data to interpret numeric water quality objectives, recent temperature monitoring data shall be compared to the temperature requirements of aquatic life in the water segment. In many cases, fisheries, particularly salmonids, represent the beneficial uses

most sensitive to temperature. Information on current and historic conditions and distribution of sensitive beneficial uses (e.g., fishery resources) in the water segment is necessary, as well as recent temperature data reflective of conditions experienced by the most sensitive life stage of the aquatic life species. If temperature data from past (historic) periods corresponding to times when the beneficial use was fully supported are not available, information about presence/absence or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions if loss of habitat, diversions, toxic spills, and other factors are also considered (Water Quality Control Policy for CWA Section 303(d) List, 2004).

Data Used to Assess Water Quality:

Rainbow trout, brown trout, Sacramento sucker, Sacramento pikeminnow, and green sunfish were collected at 4 sampling sites. Rainbow and brown trout were located in the upper section of Willow Creek and in Whisky Creek. Hardhead were not found at any the sites. Willow Creek provides fully functional rearing habitat for other cyprinid species, so the absence of hardhead is not due to lack of appropriate habitat in this reach. Hardhead is viable and healthy in the horseshoe bend of the San Joaquin River. Historically, hardhead resided in the San Joaquin River and its tributaries. A study in 1984 found 3 hardhead in the lower reaches of Willow Creek. In a 1964 study hardhead were found in most streams of the San Joaquin drainage. In the early 1970s they were only found at 9% of the sites sampled. Re-sampling many of the same sites about 15 years later found many of the populations had disappeared. During the 1984 study, no hardhead or pikeminnow were found in any of the stream reaches above the Whisky Creek confluence with Willow Creek. Follow-up surveys found none either. Willow Creek has reduced surface flow and water heats up due to solar radiation above the confluence with Whisky Creek. The measured temperature in this area was 29 degrees C at mid-day during this study. Whisky Creek has a coldwater input and has a healthy trout population (Price, 2002).

Spatial Representation:

Four study sites. Site 1 was located on Willow Creek upstream of the USGS gage 2465. Site 2 was located on Willow Creek above the confluence of San Joaquin River. Site 3 was located on Willow Creek above the confluence of Whisky Creek. And site 4 was located on Whisky Creek above the confluence of Willow Creek.

Temporal Representation: Oct

October 3, 2000 and October 4, 2000.

Environmental Conditions:

Changes in relative diversity and abundance of native species may also be driven by habitat alteration, flow changes, sedimentation, hydromodification or the introduction of non-native species.

Central Valley Region (5)

IIST AS BEING ADDRESSED

Recommendations to place waters and pollutants on the Being Addressed category of the section 303(d) List

Water Segment: Arcade Creek

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under

sections 2.2 and 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess delisting status. One line of evidence is available in the administrative record to assess this pollutant. Ten samples

exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification against removing this water segment-pollutant combination from the section 303(d) list and placing it in the Water Quality Limited Segments Being Addressed category because a TMDL and implementation plan has been approved and is expected to result in attainment of the standard.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Two of 10 samples exceeded the CDFG 4-day average (14 ng/L) and this exceeds the allowable frequency listed in Table 4.1 of the Listing Policy. At least 28 samples are needed before a pollutant can be considered for removal from the list using the frequencies presented in Table 4.1 of the Listing Policy.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff concludes that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ The narrative pesticide objectives state, in part:

Water Quality Criterion:

No individual pesticide or combination of pestic

- No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses,

- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,

- Pesticide concentrations shall not exceed those allowable by applicable

antidegradation policies, and

- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plans narrative water quality objective for toxicity states that,

'...all waters shall be maintained free of toxic substances in

concentrations that produce detrimental physiological responses in

human, plant, animal, or aquatic life.'

Evaluation Guideline: CDFG Hazard Assessment Criteria - 14 ng/L 4-day average.

Data Used to Assess Water

Quality:

Chlorpyrifos was detected 40 percent of the time at levels above the CDFG aquatic life water quality criterion for chlorpyrifos - $0.020 \mu g/L$ (Spector et al., 2004). Ten samples were collected in 2003 in Arcade Creek at Watt Ave.; two exceeded the CDFG 4-day average.

Spatial Representation: The Arcade Creek surface water-sampling site (C1) is located at Watt

Avenue; near the USGS Arcade Creek near Del Paso Heights flow gauge. Rainwater samples were collected at Arcade Creek at Greenback

Lane.

Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were

collected as one integrated grab sample.

Temporal Representation: Storm events were sampled during the orchard dormant spray season

months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks

during and after the orchard dormant spray season.

Environmental Conditions: Typical dry weather flows in Arcade Creek are less than 1 cubic foot per

second (cfs), but, during rainfall events, storm runoff into Arcade Creek can create flows of over 2,200 cfs, as measured at the USGS gage

station located at Watt Avenue.

Data Quality Assessment: San Joaquin River TMDL Quality Assurance Project Plan.

Line of Evidence Remedial Program in Place

Beneficial Use CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Sacramento Urban Creeks TMDLs have been approved by the

RWQCB in 2004 and subsequently approved by USEPA.

Water Segment: Arcade Creek

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under

sections 2.2, 4.6 and 4.10 of the Listing Policy. Under section 4.6 a single line of evidence is necessary to assess delisting status while under section 4.10, a minimum of two lines of evidence are needed to assess listing status. Three lines of evidence are available in the administrative record to assess this pollutant. Based on section 4.6, the site has significant pesticide toxicity and the pollutant concentration exceeds the pesticide water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification against removing this water segment-pollutant combination from the section 303(d) list and placing it in the Water Quality Limited Segments Being Addressed category because a TMDL and implementation plan has been approved and is expected to result in attainment of the standard.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Forty-six of 65 samples exceeded the CDFG 1 hour criteria and this exceeds the allowable frequency listed in Table 4.1 of the Listing Policy. 4. Pursuant to section 4.11 of the Listing Policy, no additional data and
- information are available indicating that standards are met.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ The narrative pesticide objectives state, in part:

Water Quality Criterion: - No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses,

- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,
- Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies, and
- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plans narrative water quality objective for toxicity states that 'all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life'.

Evaluation Guideline: CDFG Hazard Assessment Criteria 0.16 μg/L 1-hour average (Siepman

& Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water

Ninety percent of the time during the 2001-2002 sampling period,
diazinon concentrations at the Arcade Creek site were greater than the

CDFG aquatic life water quality criterion for diazinon. In 2003, 10 samples were taken; 3 exceeded the CDFG criteria (Spector et al.,

2004).

Spatial Representation: The Arcade Creek surface water-sampling site (C1) is located at Watt

Avenue, near the USGS Arcade Creek near Del Paso Heights flow gauge. Rainwater samples were collected at Arcade Creek at Greenback

Lane.

Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were

collected as one integrated grab sample.

Temporal Representation: Storm events were sampled during the orchard dormant spray season

months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks

during and after the orchard dormant spray season.

Environmental Conditions: Typical dry weather flows in Arcade Creek are less than 1 cubic foot per

second (cfs), but, during rainfall events, storm runoff into Arcade Creek can create flows of over 2,200 cfs, as measured at the USGS gage

station located at Watt Avenue.

Data Quality Assessment: San Joaquin River TMDL Quality Assurance Project Plan.

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Pesticide concentrations shall not exceed those allowable by applicable Water Quality Criterion: Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Resources Control Board

antidegradation policies (see State Water Resources Control Board Resolution No. 68-16 and 40 C.F.R. Section 131.12). Pesticide concentrations shall not exceed the lowest levels technically and economically achievable. A trend in declining water quality has not been

established per the Policy in section 3.1.10.

No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods approved by the Environmental Protection Agency or the executive Officer. Waters designated for use as domestic or municipal supply (MUN) shall not contain concentrations of pesticides in excess of the Maximum Contaminant Levels set forth in California Code of

Regulations, Title 22, Division 4, Chapter 15.

Evaluation Guideline: Diazinon - CDFG Hazard Assessment Criteria - 0.10 μg/L 4-day average

and 0.16 µg/L 1-hour average (Siepman & Finlayson, 2000; Finlayson,

2004).

Data Used to Assess Water

Quality:

Analysis methods used includes ELISA, GC, Gas or Liquid chromatograph in the EPA 8140 scan, EPA 8141A, GC/MS. All 22 samples at Del Paso Heights exceeded the CDFG 4-day average and 1-hour average. Out of 65 samples taken at Norwood Avenue, 46

exceeded the CDFG 1-hour average and 2 exceeded the 4 day average

(USGS, 2005).

Spatial Representation: Samples were taken at Arcade Creek at Norwood Ave and near Del

Paso Heights.

Temporal Representation: Samples for the Del Paso Heights were taken in 1996 (2x); 1997

(2/month for the year); and 1998 (1/month for the first 4 months).

Samples at the Norwood Ave. site were taken in 1996 (2); 1997 (1/month 1-6); 1998-99 (1/month x 12); 2000 (2/12 months); 2001(7 samples) and

2002 (3 samples).

Data Quality Assessment: Data from USGS reports are considered of adequate quality per section

6.1.4 of the Policy.

Line of Evidence Remedial Program in Place

Beneficial Use CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Sacramento Urban Creeks TMDLs have been approved by the

RWQCB in 2004 and subsequently approved by USEPA.

Water Segment: Bear Creek

Pollutant: Mercury

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use CM - Commercial and Sport Fishing (CA)

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The Cache Creek, Bear Creek and

Harley Gulch Mercury TMDL was approved by the RWQCB in 2005 and

subsequently approved by USEPA.

Water Segment: Cache Creek, Lower (Clear Lake Dam to Cache Creek Settling Basin near

Yolo Bypass)

Pollutant: Mercury

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use CM - Commercial and Sport Fishing (CA)

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The Cache Creek, Bear Creek, and Harley Gulch Mercury TMDL was approved by RWQCB in 2005 and

subsequently approved by USEPA.

Water Segment: Chicken Ranch Slough

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Sacramento Urban Creeks TMDLs has been approved by the

RWQCB on 2004 and subsequently approved by USEPA.

Water Segment: Chicken Ranch Slough

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Sacramento Urban Creeks TMDLs has been approved by the

RWQCB on 2004 and subsequently approved by USEPA.

Water Segment: Clear Lake

Pollutant: Mercury

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use CM - Commercial and Sport Fishing (CA), R2 - Non-Contact Recreation

Information Used to Assess Water Quality:

The Clear Lake watershed contains the Sulphur Bank mercury mine, a USEPA Superfund site. The Clear Lake Mercury TMDL was approved by the RWQCB in 2002 and subsequently approved by USEPA on 10/20/03. This TMDL is in the implementation phase. Completion of tasks is

dependent on funding from federal and state TMDL programs.

Water Segment: Delta Waterways (Stockton Ship Channel)

Pollutant: Oxygen, Dissolved

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Dissolved

Oxygen TMDL was approved by RWQCB in 2005 and subsequently

approved by USEPA.

Water Segment: Elder Creek

Chlorpyrifos Pollutant:

List in Being Addressed Category Decision:

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under

sections 2.2 and 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess delisting status. Two lines of evidence are available in the administrative record to assess this pollutant. A large number

of samples exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification against removing this water segment-pollutant combination from the section 303(d) list and placing it in the Water Quality Limited Segments Being Addressed category because a TMDL and implementation plan has been approved and is expected to result in attainment of the standard.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Five of 40 samples exceeded the CDFG criteria; all five samples taken in 2001 were non-detects; in 2003, 70 percent of the detections were above the CDFG criterion (14 ng/L) and this exceeds the allowable frequency listed in Table 4.1 of the Listing Policy.

4. Pursuant to section 4.11 of the Listing Policy, no additional data and information

are available indicating that standards are met.

SWRCB Staff Recommendation: After review of the available data and information for this recommendation. SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

The narrative pesticide objectives state, in part: Water Quality Objective/

Water Quality Criterion: - No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses,

- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,
- Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies, and
- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plan's narrative water quality objective for toxicity states that 'all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life.'

Evaluation Guideline:

CDFG Hazard Assessment Criteria - 14 ng/L 4-day average.

Data Used to Assess Water Quality:

In 2001 and 2003, Regional Board staff monitored the segment of Elder Creek that runs adjacent to a 250-acre commercial nursery to better characterize nursery contributions of pesticides to Elder Creek, a tributary of Morrison Creek. Five samples were taken in 2001; all were non-detects. In 2003, chlorpyrifos concentrations at the Elder Creek downstream monitoring site (downstream of a 250-acre commercial nursery) were the highest overall, with 70 percent of the chlorpyrifos detections above the CDFG aquatic life water quality criterion for chlorpyrifos (0.020 µg/L). From mid-March to mid-April 2003, chlorpyrifos concentrations in samples collected from the downstream Elder Creek monitoring site were consistently high (ranging from 0.035 µg/L to 0.320 µg/L) while samples collected from the upstream Elder Creek monitoring site had non-detectable chlorpyrifos concentrations 80 percent of the time. Twenty samples were taken at two locations; 5 samples at the Bradshaw Road site exceeded the CDFG criteria (Spector et al., 2004).

Spatial Representation:

Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were collected as one integrated grab sample. Elder Creek was monitored by Regional Board staff at two locations in 2003 - upstream and downstream of Village Nursery at Excelsior Road and Bradshaw Road. In 2001, Regional Board staff monitored Elder Creek at three sites, Elder Creek Road, Elk Grove-Florin Road, and Franklin Boulevard.

Temporal Representation:

Storm events were sampled during the orchard dormant spray season months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks during and after the orchard dormant spray season.

Data Quality Assessment:

During each monitoring season, additional samples were collected for quality assurance/quality control (QA/QC) purposes. Four types of quality assurance samples were collected to confirm the integrity of analytical results reported in this three-year monitoring study. The QA/QC samples included sample duplicates, equipment blanks, matrix spikes, and matrix spike duplicates. The procedures used for collecting the QA/QC samples are based on the San Joaquin River TMDL Quality Assurance Project Plan. During this 2001-2003 study, approximately 15-25 percent of the samples collected were either equipment blanks, sample duplicates, or matrix spikes and matrix spike duplicates.

Remedial Program in Place Line of Evidence

CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat Beneficial Use

Data Used to Assess Water

Quality:

The Sacramento Area Urban Creeks TMDL has been approved by the RWQCB on 2004 and subsequently approved by USEPA.

Water Segment: Elder Creek

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under

sections 2.2 and 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess delisting status. Two lines of evidence are available in the administrative record to assess this pollutant. A large number

of samples exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification against removing this water segment-pollutant combination from the section 303(d) list and placing it in the Water Quality Limited Segments Being Addressed category because a TMDL and implementation plan has been approved and are expected to result in attainment of the standard.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. One of 25 samples exceeded the CDFG criteria but the number of samples is insufficient to determine with the confidence and power required by the Listing Policy.
- 4. Pursuant to section 4.11 of the Listing Policy, no additional data and information

are available indicating that standards are met.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ The narrative pesticide objectives state, in part:

Water Quality Criterion: - No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses,

- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,
- Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies, and
- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plan's narrative water quality objective for toxicity states that "all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life."

Evaluation Guideline:

CDFG Hazard Assessment Criteria 0.16 μ g/L 1-hour average (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water Quality:

In 2001 and 2003, Regional Board staff monitored the segment of Elder Creek that runs adjacent to a 250-acre commercial nursery to better characterize nursery contributions of pesticides to Elder Creek, a tributary of Morrison Creek. Diazinon concentrations were low to non-detectable at the upstream and downstream Elder Creek monitoring sites. Five samples were taken in 2001 at three locations; one of the samples taken at Franklin Blvd. exceeded the CDFG criteria. In 2003, 20 samples were taken at two locations; none of the samples exceeded the CDFG criteria (Spector et al., 2004).

Spatial Representation:

Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were collected as one integrated grab sample. Elder Creek was monitored by Regional Board staff at two locations in 2003 - upstream and downstream of Village Nursery at Excelsior Road and Bradshaw Road. In 2001, Regional Board staff monitored Elder Creek at three sites, Elder Creek Road, Elk Grove-Florin Road, and Franklin Boulevard.

Temporal Representation:

Storm events were sampled during the orchard dormant spray season months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks during and after the orchard dormant spray season.

Data Quality Assessment:

During each monitoring season, additional samples were collected for quality assurance/quality control (QA/QC) purposes. Four types of quality assurance samples were collected to confirm the integrity of analytical results reported in this three-year monitoring study. The QA/QC samples included sample duplicates, equipment blanks, matrix spikes, and matrix spike duplicates. The procedures used for collecting the QA/QC samples are based on the San Joaquin River TMDL Quality Assurance Project Plan. During this 2001-2003 study, approximately 15-25 percent of the samples collected were either equipment blanks, sample duplicates, or matrix spikes and matrix spike duplicates.

Line of Evidence

Remedial Program in Place

Beneficial Use

CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Data Used to Assess Water Quality:

The Sacramento Area Urban Creeks TMDL has been approved by the RWQCB on 2004 and subsequently approved by USEPA.

Water Segment: Elk Grove Creek

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under

sections 2.2 and 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess listing status. Two lines of evidence are available in the administrative record to assess this pollutant. Two of the samples exceed the water quality objective but the number of samples is insufficient to determine with the confidence and power required by the Listing

Policy.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification against removing this water segment pollutant combination from the section 303(d) list and placing it in the Water Quality Limited Segments Being Addressed category because a TMDL and implementation plan has been approved and is expected to result in attainment of the standard.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Four of the 6 samples exceeded the CDFG criterion. At least 28 samples are needed before a pollutant can be considered for removal from the list using the frequencies presented in Table 4.1 of the Listing Policy, but with 4 exceedances you would need a minimum of 48 samples in order to delist. 4. Pursuant to section 4.11 of the Listing Policy, no additional data and
- Pursuant to section 4.11 of the Listing Policy, no additional data and information

are available indicating that standards are met.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: The narrative pesticide objectives state, in part:

- No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses,
- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,
- Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies, and
- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plans narrative water quality objective for toxicity states that all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life.

Evaluation Guideline:

CDFG Hazard Assessment Criteria 0.16 μg/L 1-hour average (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water Quality:

Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were collected as one integrated grab sample.

In 2001, 6 samples were taken at 3 sampling sites; 2 samples at Waterman Road were non-detects; the 2 samples taken at Emerald Vista Drive and Florin Creek at Franklin Blvd. exceeded the CDFG criteria (Spector et al., 2004).

Spatial Representation:

In 2001, Elk Grove Creek was monitored by the Regional Board at two sites - at Waterman Road and at Emerald Vista Drive.

Temporal Representation:

Storm events were sampled during the orchard dormant spray season months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks during and after the orchard dormant spray season.

Data Quality Assessment:

San Joaquin River TMDL Quality Assurance Project Plan.

Line of Evidence

Remedial Program in Place

Beneficial Use

CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Sacramento Area Urban Creeks TMDL has been approved by the RWQCB on 2004 and subsequently approved by USEPA.

Water Segment: Feather River, Lower (Lake Oroville Dam to Confluence with Sacramento

River)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under section 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess listing status. Three lines of evidence are

available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. On October 25, 2006 the State Water Resources Control Board placed this water body pollutant combination on the section 303(d) list because it was in the opinion of the Regional Water Quality Control Board that standards were not met. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard
- 4. Pursuant to section 4.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff has decided to keep this water body on the section 303(d) list in the Water Quality Limited Segments Being Addressed category because standards have not been met.

Lines of Evidence:

Line of Evidence Pollutant-Water

Beneficial Use AG - Agricultural Supply, CO - Cold Freshwater Habitat, IN - Industrial

Service Supply, MI - Fish Migration, NA - Navigation, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA -

Warm Freshwater Habitat, WI - Wildlife Habitat

Non-Numeric Objective: No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated

hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods approved by the Environmental Protection Agency or the executive Officer. Waters designated for use as domestic or municipal supply (MUN) shall not contain concentrations of pesticides in excess of the Maximum Contaminant Levels set forth in California Code of Regulations, Title 22, Division 4, Chapter 15.

Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Board Resolution No. 68-16 and 40 CFR section 131.12). Pesticide concentrations shall not exceed the lowest levels technically and economically achievable. A trend in declining water quality has not been established per the Policy in section 3.1.10.

Evaluation Guideline:

CDFG Hazard Assessment Criteria 0.16 µg/L 1-hour average (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water Quality:

There were 30 samples, which were considered to be of questionable quality and therefore were not used in the assessment of this water body for this pollutant. Of the remaining 218 samples, 13 were in exceedance of the acute criteria and 3 out of 120 samples exceeded the chronic criteria (Dileanis et al., 2002; Dileanis, 2003a; Dileanis, 2003b; Dileanis, 2003c; Larsen et al., 1998; Holmes et al., 2000; Foe & Sheipline, 1993; Larry Walker Associates, 2002).

Spatial Representation:

In 1994, 2000-01, samples were collected along the Feather River at Yuba City and Nicolaus. In 2001 Star Bend was also sampled. Samples were collected on the Feather River near Gridley and Verona in 2003.

Temporal Representation:

Two thousand samples were collected in late January/early February. Samples were collected in late January, February and early March 2002. Samples were also collected near Verona in 2003.

Line of Evidence

Pollutant-Water

Beneficial Use

AG - Agricultural Supply, CO - Cold Freshwater Habitat, IN - Industrial Service Supply, MI - Fish Migration, NA - Navigation, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA - Warm Freshwater Habitat, WI - Wildlife Habitat

Information Used to Assess Water Quality:

Immediately after collection, sample bottles were placed on ice and delivered to CDFA Center for Analytical Chemistry in Sacramento. Samples were usually delivered on the same day and no later than 48 hours after collection.

Non-Numeric Objective:

No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods approved by the Environmental Protection Agency or the executive Officer. Pesticide concentrations shall not exceed the lowest levels technically and economically achievable. Waters designated for use as domestic or municipal supply (MUN) shall not contain concentrations of pesticides in excess of the Maximum Contaminant Levels set forth in

California Code of Regulations, Title 22, Division 4, Chapter 15.

Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Board Resolution No. 68-16 and 40 CFR section 131.12). Pesticide concentrations shall not exceed the lowest levels technically and economically achievable. A trend in declining water quality has not been established per the Policy in section 3.1.10.

Evaluation Guideline:

CDFG Hazard Assessment Criteria: 0.16 μ g/L 1-hour average, 0.10 μ g/L 4-day chronic average (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water Quality:

Fifteen samples were taken; none exceeded the acute CDFG criteria. None of nine samples exceeded the chronic criteria.

Spatial Representation:

Seven sites were monitored in the Sacramento River Basin (Feather River near Nicolaus/Verona). Isokinetic, depth integrated water samples were collected at 6-10 equally spaced points across the channel width with a USGS D-77 sampler using the equal-width-increment method (EWI). Samples were collected from a boat. The PTFE bottles were used to minimize loss of pesticide due to sorption to container walls.

Temporal Representation:

Sampling frequency for each storm event was one sample/day was taken for 7 days. Two storm events were sampled for the 2004 TMDL project in the Sacramento River Basin. The first storm event (Storm 1) was the period 28 January to 6 February 2004. The second storm event (Storm 2) was the period 15-23 February, 2004. For storm 1 sampling was conducted from 28 January to 3 February. For storm 2 the sampling period began on 16 February and extended until 22 February. On 2 and 3 February, a single grab sample was collected from the bank. The Feather River was sampled on 22 February; these samples were collected with a D77 using the EWI method (Calanchini, 2004).

Line of Evidence

Remedial Program in Place

Beneficial Use

AG - Agricultural Supply, CO - Cold Freshwater Habitat, IN - Industrial Service Supply, MI - Fish Migration, NA - Navigation, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA - Warm Freshwater Habitat, WI - Wildlife Habitat

Information Used to Assess Water Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The Sacramento and Feather River Diazinon TMDL was approved by RWQCB on October 16, 2003 and subsequently approved by USEPA on August 11, 2004.

Water Segment: Grasslands Marshes

Pollutant: Selenium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The Grasslands Marsh Selenium TMDL

was approved by RWQCB in 1996 and subsequently approved by

USEPA.

Water Segment: Harley Gulch

Pollutant: Mercury

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The Cache Creek, Bear Creek, and

Harley Gulch Mercury TMDL was approved by the RWQCB in 2005 and

subsequently approved by USEPA.

Water Segment: Mendota Pool

Pollutant: Selenium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WI - Wildlife Habitat

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Watershed

Selenium TMDL was approved by RWQCB in 1996 and subsequently

approved by USEPA.

Water Segment: Morrison Creek

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence:

This pollutant is being considered for removal from the section 303(d) list under section 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess listing status. Two lines of evidence are available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being Addressed portion of the section 303(d) list.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. On October 25, 2006 the State Water Resources Control Board placed this water body pollutant combination on the section 303(d) list because it was in the opinion of the Regional Water Quality Control Board that standards were not met. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard
- 4. Pursuant to section 4.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation: After review of the available data and information for this recommendation, SWRCB staff has decided to keep this water body on the section 303(d) list in the Water Quality Limited Segments Being Addressed category because standards have not been met.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: The narrative pesticide objectives state, in part:

- No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses.
- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,
- Pesticide concentrations shall not exceed those allowable by applicable

antidegradation policies, and

- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plan narrative water quality objective for toxicity states that all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life.

Evaluation Guideline:

CDFG Hazard Assessment Criteria 0.16 µg/L 1-hour average (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water Quality:

Out of 28 samples, none were in exceedance (Spector et al., 2004).

Spatial Representation:

The two monitoring sites that were monitored in 2003 are Morrison Creek near Sunrise Boulevard and Morrison Creek at Franklin Boulevard. In 2001, Morrison Creek was monitored by Regional Board staff at three sites - at Sunrise Boulevard, at Hedge Road, and at Franklin Boulevard. Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were collected as one integrated grab sample.

Temporal Representation:

Storm events were sampled during the orchard dormant spray season months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks during and after the orchard dormant spray season.

Data Quality Assessment:

During each monitoring season, additional samples were collected for quality assurance/quality control (QA/QC) purposes. Four types of quality assurance samples were collected to confirm the integrity of analytical results reported in this three-year monitoring study. The QA/QC samples included sample duplicates, equipment blanks, matrix spikes, and matrix spike duplicates. The procedures used for collecting the QA/QC samples are based on the San Joaquin River TMDL Quality Assurance Project Plan. During this 2001-2003 study, approximately 15-25 percent of the samples collected were either equipment blanks, sample duplicates, or matrix spikes and matrix spike duplicates.

Line of Evidence

Remedial Program in Place

Beneficial Use

CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The diazinon and chlorpyrifos TMDL has been approved by USEPA on Oct-Nov 2004 (USEPA, 2004d).

Water Segment: Mud Slough

Pollutant: Selenium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d).

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Selenium TMDL

was approved by the RWQCB in 1996 and subsequently approved by

USEPA.

Water Segment: Sacramento River (Keswick Dam to Cottonwood Creek)

Pollutant: Cadmium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard. This water segment-pollutant combination

was moved off the section 303(d) list during the 2002 listing cycle.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Information Used to Assess

Water Quality:

The Sacramento River Cadmium TMDL was approved by the RWQCB in

2002 and subsequently approved by USEPA.

Water Segment: Sacramento River (Keswick Dam to Cottonwood Creek)

Pollutant: Copper

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard. This water segment-pollutant combination

was moved off the section 303(d) list during the 2002 listing cycle.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Information Used to Assess

Water Quality:

The Sacramento Copper TMDL was approved the RWQCB in 2002 and

subsequently approved by USEPA.

Water Segment: Sacramento River (Keswick Dam to Cottonwood Creek)

Pollutant: Zinc

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard. This water segment-pollutant combination

was moved off the section 303(d) list during the 2002 listing cycle.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Information Used to Assess

Water Quality:

The Sacramento River Zinc TMDL was approved by the RWQCB in 2002

and subsequently approved by USEPA.

Water Segment: Sacramento River (Knights Landing to the Delta)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under section 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess listing status. Three lines of evidence are

available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being Addressed portion of the section 303(d) list.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. On October 25, 2006 the State Water Resources Control Board placed this water body pollutant combination on the section 303(d) list because it was in the opinion of the Regional Water Quality Control Board that standards were not met. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard.

4. Pursuant to section 4.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff has decided to keep this water body on the section 303(d) list in the Water Quality Limited Segments Being Addressed category because standards have not been met.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Resources Control Board

Resolution No. 68-16 and 40 C.F.R. Section 131.12).

No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not

result in pesticide concentrations in bottom sediments or aquatic life that

adversely affect beneficial uses.

Evaluation Guideline: CDFG Hazard Assessment Criteria 0.16 μg/L 1-hour average (acute),

0.10 µg/L 4-day (chronic) average (Siepman & Finlayson, 2000;

Finlayson, 2004).

Data Used to Assess Water

Quality:

Thirty-four samples were taken; 1 sample exceeded both the acute and

chronic CDFG criteria.

Spatial Representation: Monitoring sites included the Sacramento River at Tower Bridge and

Sacramento River at Veterans Bridge. Sampling frequency for each storm event was one sample/day was taken for 7 days. At the Tower Bridge site two additional days of sampling were performed during the first storm event because ELISA (Enzyme-Linked Immunosorbent Assay) tests indicated a continuing presence of diazinon in the water. These two samples (5 and 6 February) were collected using a 3L PTFE bottle lowered by line from three equally spaced points across the channel width. On 2 and 3 February, for sampling at Veterans Bridge a single grab sample was collected from the bank at each site. Isokinetic, depth integrated water samples were collected at 6-10 equally spaced points across the channel width with a USGS D-77 sampler using the equal-width-increment method (EWI). Samples were collected from a boat at three sites (Sacramento River at Veterans Bridge, Feather River near Nicolaus/Verona and Sacramento Slough) and from a bridge at one site

(Sacramento River at Tower Bridge).

Temporal Representation: Two storm events were sampled for the 2004 TMDL project in the

Sacramento River Basin. The first storm event (Storm 1) was the period, 28 January to 6 February, 2004. The second storm event (Storm 2) was the period 15-23 February, 2004. For storm 1 sampling was conducted from 28 January to 3 February at most sites, and as late as 6 February at the Tower Bridge at Sacramento site. For storm 2 the sampling period began on 16 February and extended until 22 February at most sites, and through 23 February at the Sacramento River at Veterans Bridge and

Sacramento River at Tower Bridge sites.

Data Quality Assessment: Sample quality control was measured through collection of sequential

duplicates (n=8), blanks (n=5) and matrix spikes (n=5). The relative percent difference (RPD) between environmental and duplicate sample concentrations of chlorpyrifos ranged from 0-104%. The RPDs between environmental and duplicate sample concentrations of diazinon ranged

from 0-40%.

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/

Water Quality Criterion:

No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that

adversely affect beneficial uses.

Evaluation Guideline: CDFG Hazard Assessment Criteria 0.16 µg/L 1-hour average (acute),

0.10 µg/L 4-day average (chronic) (Siepman & Finlayson, 2000;

Finlayson, 2004).

Data Used to Assess Water

Quality:

Out of 1,089 samples, 15 were considered to be of questionable quality and therefore were not used as part of this assessment. Of the remaining 1,075 samples, there were 11 that exceeded the acute criteria and 14 additional samples exceeded the chronic criteria (Dileanis et al., 2002; Dileanis, 2003a; Dileanis 2003b; Dileanis 2003c; Domagalski, 2000; Gill, 2002; LWA, 1996; LWA, 2002a; LWA, 2002b; MacCoy et al., 1995; Nordmark et al., 1998a; Nordmark, 1998; Nordmark, 1999; Nordmark, 2000).

Spatial Representation: Samples were collected at Alamar, Bryte, Freeport, Sacramento, River

Mile 44, and Verona.

Temporal Representation: Samples were taken from 1995 through 2001; samples at Sacramento

began in 1992.

Line of Evidence Remedial Program in Place

Beneficial Use CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Information Used to Assess

Water Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The Sacramento and Feather River Diazinon TMDL was approved by RWQCB on October 16, 2003 and

subsequently approved by USEPA on August 11, 2004.

Water Segment: San Joaquin River (Bear Creek to Mud Slough)

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Bear Creek to Mud Slough)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Mendota Pool to Bear Creek)

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin Diazinon and

Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Mendota Pool to Bear Creek)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff conclude that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Merced River to Tuolumne River)

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff concludes that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and

Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Merced River to Tuolumne River)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin Diazinon and

Chlorpyrifos TMDL was approved by the RWQCB in 2005 and

subsequently approved by USEPA.

Water Segment: San Joaquin River (Merced River to Tuolumne River)

Pollutant: Selenium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the standard. This water segment-pollutant combination

was moved off the section 303(d) list during the 2002 listing cycle.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use MU - Municipal & Domestic

Information Used to Assess

Water Quality:

A TMDL for selenium in the San Joaquin River was completed by the Regional Board and approved by US EPA in March 2002. The TMDL is implemented through: 1) prohibitions of discharge of agricultural subsurface drainage water adopted in a Basin Plan Amendment for the

Control of Subsurface Drainage Discharges (State Water Board Resolution 96-078), with an effective date of 10 January 1997; and 2)

load allocations in waste discharge requirements.

Water Segment: San Joaquin River (Mud Slough to Merced River)

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and

Chlorpyrifos TMDL was approved by the RWQCB in 2005 and

subsequently approved by USEPA.

Water Segment: San Joaquin River (Mud Slough to Merced River)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff concludes that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and

Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Stanislaus River to Delta Boundary)

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff concludes that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Stanislaus River to Delta Boundary)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff concludes that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Stanislaus River to Delta Boundary)

Pollutant: Selenium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Lower San Joaquin River selenium TMDL was approved by USEPA

on Feb-March 2002 (USEPA, 2002c).

Water Segment: San Joaquin River (Tuolumne River to Stanislaus River)

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff concludes that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and

Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Tuolumne River to Stanislaus River)

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A TMDL has been developed and approved by USEPA and an approved implementation plan is expected to result in attainment of the

standard.

Based on the readily available information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available information for this recommendation, SWRCB staff concludes that the water body pollutant combination should be placed in the Water Quality Limited Segments Being Addressed category of the section

303(d) list because a TMDL has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use AG - Agricultural Supply

Data Used to Assess Water

Quality:

A TMDL and implementation plan has been approved for this water segment-pollutant combination. The San Joaquin River Diazinon and

Chlorpyrifos TMDL was approved by RWQCB in 2005 and subsequently

Water Segment: San Joaquin River (Tuolumne River to Stanislaus River)

Pollutant: Selenium

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Lower San Joaquin River selenium TMDL was approved by USEPA

in Feb-March 2002 (USEPA, 2002c).

Water Segment: Strong Ranch Slough

Pollutant: Chlorpyrifos

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The Sacramento Area Urban Creeks TMDLs have been approved by the

RWQCB on 2004 and subsequently approved by USEPA.

Water Segment: Strong Ranch Slough

Pollutant: Diazinon

Decision: List in Being Addressed Category

Weight of Evidence: This pollutant is being considered for listing under section 2.2 of the Listing

Policy. Under this section of the Policy, a minimum of one line of evidence is

needed to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Based on the applicable factor, a TMDL has been developed and approved by USEPA and an approved implementation plan is expected to

result in attainment of the standard.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination in the Water Quality Limited Segments Being

Addressed portion of the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information for this recommendation, SWRCB staff conclude that the water body should be placed in the Water Quality Limited Segments Being Addressed category of the section 303(d) list because a TMDL has been approved by USEPA and an implementation plan

has been approved.

Lines of Evidence:

Line of Evidence Remedial Program in Place

Beneficial Use WA - Warm Freshwater Habitat

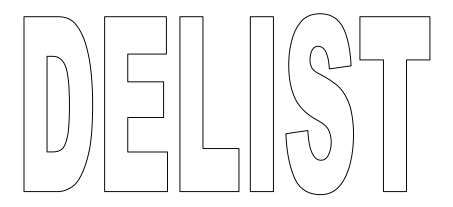
Data Used to Assess Water

Quality:

The Sacramento Area Urban Creeks TMDLs have been approved by the

RWQCB on 2004 and subsequently approved by USEPA.

Central Valley Region (5)



Recommendations to remove waters and pollutants from the section 303(d) List

Water Segment: Harding Drain (Turlock Irrigation District Lateral #5)

Pollutant: Ammonia

Decision: Delist

Weight of Evidence: This pollutant is being considered for removal from the section 303(d) list

under section 4.1 of the Listing Policy. Under section 4.1 a single line of

evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. Not enough samples exceeded the water quality objectives.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of removing this water segment-pollutant combination from the section 303(d) list.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

4. Two of 115 samples exceeded the 30-day CCC, 3 of 327 samples exceeded the 4-day average CCC and none of 327 samples exceeded the 1-hour average CMC and this does not exceed the allowable frequency listed in Table 4.1 of the Listing Policy.

5. Pursuant to section 4.11 of the Listing Policy, no additional data and information are available indicating that standards are met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be removed from the section 303(d) list because applicable water quality standards for the pollutant are not exceeded.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: AG - Agricultural Supply, CO - Cold Freshwater Habitat, MI - Fish

Migration, PR - Industrial Process Supply, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA -

Warm Freshwater Habitat, WI - Wildlife Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: The Basin Plan narrative water quality objective for toxicity states that all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or

aquatic life.

Evaluation Guideline: USEPA 1999 Update of Ambient Water Quality Criteria for Ammonia.

Data Used to Assess Water

Quality:

Two of 115 samples exceeded the thirty-day CCC (chronic criterion). Three of 327 samples exceed the four-day CCC. None of 327 samples exceed the one-hour average CMC (acute criterion) (Turlock Irrigation

District, 2006).

Spatial Representation: Samples were collected at 3 sites: CMD32Hodges, HD1, and HD2.

Temporal Representation: Samples were collected from September 2001 to August 2004.

Data Quality Assessment: Turlock Irrigation District Sampling and Analysis Plan.

Line of Evidence Testimonial Evidence

Beneficial Use AG - Agricultural Supply, CO - Cold Freshwater Habitat, MI - Fish

Migration, PR - Industrial Process Supply, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA -

Warm Freshwater Habitat, WI - Wildlife Habitat

Data Used to Assess Water

Quality:

Letter submitted on behalf of Turlock Irrigation District requesting Harding

Drain to be delisted for ammonia due to a UAA that was completed.

Water Segment: Harding Drain (Turlock Irrigation District Lateral #5)

Pollutant: Diazinon

Decision: Delist

Weight of Evidence:

This pollutant is being considered for delisting under sections 4.6 and 4.9 of the Listing Policy. Under section 4.6, a single line of evidence is necessary to assess listing status while under section 4.9, a minimum of two lines of evidence are needed to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. Based on the readily available data, the weight of evidence indicates that there is sufficient justification in favor of removing this water segment-pollutant combination from the section 303(d) list.

This conclusion is based on the staff findings that: .

- 1.The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2.The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 4. Sixteen out of 405 samples exceeded the Water Quality Criteria for diazinon, and these do not exceed the allowable frequency listed in Table 4.1 of the Listing Policy.
- 5. Pursuant to section 4.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be removed from the section 303(d) list.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be removed from on the section 303(d) list because applicable water quality standards are not exceeded and a pollutant does not contribute to or cause the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: AG - Agricultural Supply, CO - Cold Freshwater Habitat, MI - Fish

Migration, PR - Industrial Process Supply, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA -

Warm Freshwater Habitat, WI - Wildlife Habitat

Matrix: Water

Water Quality Objective/ The narrative pesticide objectives state, in part:

Water Quality Criterion: -No individual pesticides or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses,

-Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,

-Pesticide concentrations shall not exceed those allowable by applicable antidegredation policies, and waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological

responses in human, plant, animal, or aquatic life.

Evaluation Guideline: CDFG Water Quality Criteria for Diazinon and Chlorpyrifos, CCC

0.10µg/L.

Data Used to Assess Water

Quality:

Sixteen out of 405 samples exceeded guidelines.

Spatial Representation: Samples were collected at 3 sites: CMD32 Hodges, HD1, and HD2.

Temporal Representation: Samples were collected from 9/12/2001-8/24/2004.

Data Quality Assessment: Turlock Irrigation District Sampling and Analysis Plan.

Line of Evidence Testimonial Evidence

Beneficial Use AG - Agricultural Supply, CO - Cold Freshwater Habitat, MI - Fish

Migration, PR - Industrial Process Supply, R1 - Water Contact Recreation, R2 - Non-Contact Recreation, SP - Fish Spawning, WA -

Warm Freshwater Habitat, WI - Wildlife Habitat

Data Used to Assess Water

Quality:

Letter submitted on behalf of Turlock Irrigation District requesting Harding

Drain to be delisted for diazinon due to a UAA that was completed.

Water Segment: Sacramento Slough

Pollutant: Diazinon

Decision: Delist

Weight of Evidence: This pollu

This pollutant is being considered for removal from the section 303(d) list under section 4.1.of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess delisting status.

One line of evidence is available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of removing this water segment-pollutant combination from the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The CDFG criteria used complies with the requirements of section 6.1.3 of the Policy.
- 2. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 3. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 4. None of the 109 samples exceeded the CDFG acute criteria and this does not exceed the allowable frequency listed in Table 4.1 of the Listing Policy. 5. Pursuant to section 4.11 of the Listing Policy, no additional data and
- information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be removed from the section 303(d) list because applicable water quality standards for the pollutant are not exceeded.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods

approved by the Environmental Protection Agency or the executive

Officer.

Evaluation Guideline: CDFG Hazard Assessment Criteria 0.16 μg/L 1-hour average, 0.10 μg/L

4-day average (chronic) (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water

Quality:

None of the 109 samples exceeded the criteria for diazinon (Central

Valley RWQCB, 2006).

Spatial Representation: Samples were taken near Knights Landing, at Hwy 113, near Verona, at

Karnak, and at sites identified as "Sac Slough".

Temporal Representation: Samples were collected from 2000 thru 2005.

Central Valley Region (5)

Area Change

Recommendations to change the area affected by pollutants on the section 303(d) List

Water Segment: Delta Waterways (Stockton Ship Channel)

Pollutant:

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the estimated size affected should be changed as presented. There was an apparent overlap of affected area between the Stockton Ship Channel and the Stockton Port Turning Basin. The areas of the Shipping Channel impacted by Dioxin, Furan Compounds, Pathogens, and PCBs, included the Port Turning Basin; however, the USEPA identified these listings in 1998 under the Stockton Turning Basin. In order to consolidate listings for the same areas, all listings for Stockton Turning Basin are now under the Delta Waterways

(Stockton Ship Channel).

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use MU - Municipal & Domestic

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. There was an apparent overlap of affected area between the Stockton Ship Channel and the Stockton Port Turning Basin. The areas of the Shipping Channel impacted by Dioxin, Furan Compounds, Pathogens, and PCBs, included the Port Turning Basin; however, the USEPA identified these listings in 1998 under the Stockton Turning Basin. In order to consolidate listings for the same areas, all listings for Stockton Turning Basin are now under the Delta Waterways (Stockton Ship Channel).

Water Segment: Delta Waterways (eastern portion)

Pollutant:

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the estimated size affected should be changed as presented. The Delta Waterways Western, and Eastern water body segments (portions) that are found on the Section 303(d) 2002 List were modified so as to produce five additional water body segments, which have resulted in a total of seven water body segments. The five additional Delta Waterways water body segments are identified as: Northern Portion, Northwestern Portion, Central Portion, Export and, Southern Portion. These segments are in addition to the Western, Stockton Ship Channel, and Eastern water body segments that still exist but have seen a change in their respective size as a result of the modification. Accordingly, the pollutant/stressors have been appropriately distributed throughout the respective water body segments.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use MU - Municipal & Domestic

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. The Delta Waterways Western, and Eastern water body segments (portions) that are found on the Section 303(d) 2002 List were modified so as to produce five additional water body segments, which have resulted in a total of seven water body segments. The five additional Delta Waterways water body segments are identified as: Northern Portion, Northwestern Portion, Central Portion, Export and, Southern Portion. These segments are in addition to the Western, Stockton Ship Channel, and Eastern water body segments that still exist but have seen a change in their respective size as a result of the modification. Accordingly, the pollutant/stressors have been appropriately distributed throughout the respective water body segments.

Water Segment: Delta Waterways (western portion)

Pollutant:

Decision: Accept Area Change

The data and information in the administrative record supports this change in Weight of Evidence:

estimated size affected.

SWRCB Staff Recommendation: After review of the available data and information, SWRCB staff concludes that the estimated size affected should be changed as presented. The Delta Waterways Western, and Eastern water body segments (portions) that are found on the Section 303(d) 2002 List were modified so as to produce five additional water body segments, which have resulted in a total of seven water body segments. The five additional Delta Waterways water body segments are identified as: Northern Portion, Northwestern Portion, Central Portion, Export and, Southern Portion. These segments are in addition to the Western, Stockton Ship Channel, and Eastern water body segments that still exist but have seen a change in their respective size as a result of the modification. Accordingly, the pollutant/stressors have been appropriately distributed throughout the respective water body segments.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use MU - Municipal & Domestic

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. The Delta Waterways Western, and Eastern water body segments (portions) that are found on the Section 303(d) 2002 List were modified so as to produce five additional water body segments, which have resulted in a total of seven water body segments. The five additional Delta Waterways water body segments are identified as: Northern Portion, Northwestern Portion, Central Portion, Export and, Southern Portion. These segments are in addition to the Western. Stockton Ship Channel, and Eastern water body segments that still exist but have seen a change in their respective size as a result of the modification. Accordingly, the pollutant/stressors have been appropriately distributed throughout the respective water body segments.

Water Segment: Ingram Creek (from confluence with Hospital Creek to Hwy 33 crossing)

Pollutant:

Decision: Accept Area Change

Weight of Evidence: Map changes are recommended to more accurately identify the water quality

limited segment. The 2002 Listing of Ingram Creek/Hospital Creek (1 mile) was increased in size and to two listings with the first section from the San Joaquin River to Hospital Creek (2.1 miles) and the second section from

Hospital Creek to Highway 33 crossing (2.8 miles).

SWRCB Staff Recommendation:

Map changes are recommended to more accurately identify the water quality

limited segment.

Lines of Evidence:

Line of Evidence Narrative Description Data

Beneficial Use AG - Agricultural Supply

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. The 2002 Listing of Ingram Creek/Hospital Creek (1 mile) was increased in size and to two listings with the first section from the San Joaquin River to Hospital Creek (2.1 miles) and the second

section from Hospital Creek to Highway 33 crossing (2.8 miles).

Ingram Creek (from confluence with San Joaquin River to confluence with Water Segment:

Hospital Creek)

Pollutant:

Accept Area Change Decision:

Map changes are recommended to more accurately identify the water quality Weight of Evidence:

limited segment. The 2002 Listing of Ingram Creek/Hospital Creek (1 mile) was increased in size and to two listings with the first section from the San Joaquin River to Hospital Creek (2.1 miles) and the second section from

Hospital Creek to Highway 33 crossing (2.8 miles).

SWRCB Staff Recommendation:

Map changes are recommended to more accurately identify the water quality

limited segment.

Lines of Evidence:

Line of Evidence Narrative Description Data

Beneficial Use WA - Warm Freshwater Habitat

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. The 2002 Listing of Ingram Creek/Hospital Creek (1 mile) was increased in size and to two listings with the first section from the San Joaquin River to Hospital Creek (2.1 miles) and the second

section from Hospital Creek to Highway 33 crossing (2.8 miles).

Water Segment: Marsh Creek (Dunn Creek to Marsh Creek Reservoir)

Pollutant: Mercury

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff After review of the available data and information, SWRCB staff concludes

Recommendation: that the estimated size affected should be changed as presented.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use CM - Commercial and Sport Fishing (CA)

Data Used to Assess Water

Quality:

Mercury had been mistakenly listed under the segment of Marsh Creek (Marsh Creek Reservoir to San Joaquin River). It should have been listed

originally under this water body segment.

Water Segment: Marsh Creek (Marsh Creek Reservoir to San Joaquin River)

Pollutant: Metals

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff After review of the available data and information, SWRCB staff concludes

Recommendation: that the estimated size affected should be changed as presented.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use CM - Commercial and Sport Fishing (CA)

Information Used to Assess

Water Quality:

Metals was mistakenly listed for this water body segment and has been moved to where it was originally intended to be listed, Marsh Creek

(Dunn Creek to Marsh Creek Reservoir).

Water Segment: Putah Creek (Solano Lake to Putah Creek Sinks)

Pollutant:

Decision: Accept Area Change

The data and information in the administrative record supports this change in Weight of Evidence:

identifying the water-body segment as well as the estimated size affected.

SWRCB Staff

Map changes are recommended to more accurately identify the water quality limited segment. The CVRWQCB 5 requested that the 2002 Listing of Putah Recommendation:

Creek - Lower, be identified as Putah Creek - Solano Lake to Putah Creek Sinks. The estimated affected size was increased to 28 miles from 27 miles

and the listing for Mercury is maintained.

Lines of Evidence:

Line of Evidence Narrative Description Data

Beneficial Use AG - Agricultural Supply

Information Used to Assess

Water Quality:

Map changes are recommended to more accurately identify the water quality limited segment. The CVRWQCB 5 requested that the 2002 Listing of Putah Creek – Lower, be identified as Putah Creek – Solano

Lake to Putah Creek Sinks. The estimated affected size was increased to

28 miles from 27 miles and the listing for Mercury is maintained.

Water Segment: San Joaquin River (Merced River to Tuolumne River)

Pollutant:

Decision: Accept Area Change

The data and information in the administrative record supports this change in Weight of Evidence:

estimated size affected.

SWRCB Staff

After review of the available data and information, SWRCB staff concludes Recommendation:

that the estimated size affected should be changed as presented.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use MU - Municipal & Domestic

Data Used to Assess Water

Quality:

The CVRWQCB 5 requested that the affected size and segmentation of the San Joaquin River be updated to more accurately identify the water quality limited segment. As a result the entire water body segment from: Mendota Pool to Bear Creek is now 88 miles (vs. 67 miles); Merced River to Delta boundary has gone from 43 miles to 40.4 miles and divided into the three segments of Merced River to Tuolumne River (29 miles), Tuolumne River to Stanislaus River (8.4 miles) and, Stanislaus River to the Delta Boundary (3 miles).

Water Segment: San Joaquin River (Stanislaus River to Delta Boundary)

Pollutant:

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff

Recommendation:

After review of the available data and information, SWRCB staff concludes

that the estimated size affected should be changed as presented.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The CVRWQCB 5 requested that the affected size and segmentation of the San Joaquin River be updated to more accurately identify the water quality limited segment. As a result the entire water body segment from: Mendota Pool to Bear Creek is now 88 miles (vs. 67 miles); Merced River to Delta boundary has gone from 43 miles to 40.4 miles and divided into the three segments of Merced River to Tuolomne River (29 miles), Tuolomne River to Stanislaus River (8.4 miles) and, Stanislaus River to

Delta Boundary (3 miles).

Water Segment: San Joaquin River (Tuolumne River to Stanislaus River)

Pollutant:

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff

Recommendation:

After review of the available data and information, SWRCB staff concludes

that the estimated size affected should be changed as presented.

Lines of Evidence:

Line of Evidence -N/A

Beneficial Use WA - Warm Freshwater Habitat

Data Used to Assess Water

Quality:

The CVRWQCB 5 requested that the affected size and segmentation of the San Joaquin River be updated to more accurately identify the water quality limited segment. As a result the entire water body segment from: Mendota Pool to Bear Creek is now 88 miles (vs. 67 miles); Merced River to Delta boundary has gone from 43 miles to 40.4 miles and divided into the three segments of Merced River to Tuolumne River (29 miles), Tuolumne River to Stanislaus River (8.4 miles) and, Stanislaus River to

Delta Boundary (3 miles).

Water Segment: Stockton Deep Water Channel, Upper (Port Turning Basin)

Pollutant:

Decision: Accept Area Change

Weight of Evidence: The data and information in the administrative record supports this change in

estimated size affected.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the estimated size affected should be changed as presented. There was an apparent overlap of affected area between the Stockton Ship Channel and the Stockton Port Turning Basin. In order to consolidate listings for the same areas, all listings for Stockton Turning Basin are now under the Delta

Waterways (Stockton Ship Channel).

Lines of Evidence:

Line of Evidence Narrative Description Data

Beneficial Use CM - Commercial and Sport Fishing (CA)

Information Used to Assess

Water Quality:

After review of the available data and information, SWRCB staff concludes that the estimated size affected should be changed as presented. There was an apparent overlap of affected area between the Stockton Ship Channel and the Stockton Port Turning Basin. In order to consolidate listings for the same areas, all listings for Stockton Turning Basin are now under the Delta Waterways (Stockton Ship Channel).

Page left blank intentionally.

Central Valley Region (5)

Original Fact Sheets

Fact Sheets Not Changed from September 2005 Version

Central Valley Region (5)



Recommendations to place waters and pollutants on the section 303(d) List

Water Segment: Bear River (Amador Co, Lower Bear River Reservoir to Mokelumne River, N

Fork)

Pollutant: Copper

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under sections 3.1 of the Listing Policy. Under section 3.1 a single line of

evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this pollutant. Based on section 3.1, nearly all of the measurements exceed the water quality criterion and the pollutant is likely to cause or contribute to the

toxic effect.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality

Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Sixty-seven of 69 samples exceeded the hardness based criteria from USEPA (CTR) for freshwater acute (CMC), and these exceed the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a

pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: Hardness-based criteria from USEPA (CTR) for freshwater acute (CMC).

Data Used to Assess Water Quality:

Sixty-seven of 69 samples exceeded the hardness-based CTR criterion for dissolved copper [Historical Water Quality Results for Analytical Laboratory Measurements PG&E Company Mokelumne River Project

(FERC 137)] (PG&E, 2003b).

Spatial Representation: Bear River below Lower Bear River Reservoir.

Temporal Representation: Samples taken between 2000 and 2003.

Well documented QA/QC including report on Certified Analytical Reports and chain of custody documentation. Data Quality Assessment:

Water Segment: Carson Creek (from WWTP to Deer Creek)

Pollutant: Manganese

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.1 of the Listing Policy. Under section 3.1 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A majority of the samples exceed the chemical constituent water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Three of 4 samples exceeded the DHS Title 22 Secondary MCL criteria (0.05 mg/L) and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation: After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: MU - Municipal & Domestic

Matrix: Water

Water Quality Objective/ At a minimum, water designated for use as domestic or municipal supply Water Quality Criterion: (MUN) shall not contain concentrations of chemical constituents in

(MUN) shall not contain concentrations of chemical constituents in excess of the maximum contaminant levels (MCLs) specified in the following provisions of Title 22 of the California Code of Regulations,

which are incorporated by reference into this plan.

Evaluation Guideline: DHS Title 22 Secondary MCL Human Health criterion.

Data Used to Assess Water

Quality:

Three out of 4 samples exceed the manganese MCL based on an assumed hardness of 100 mg/L as CaCO3 (Central Valley RWQCB,

2003a).

Spatial Representation: One station was sampled.

Temporal Representation: Samples were collected from March 2001 through Feb. 2002.

Data Quality Assessment: The effluent and receiving water monitoring study was initiated in March

2001, consistent with the QAPP prepared by RBI (RBI 2001) and

submitted to and reviewed by the RWQCB permitting staff.

Water Segment: Delta Waterways (northern portion)

Pollutant: DDT

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.5 of the Listing Policy. One line of evidence is available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Four of the 6 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA)

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life

Evaluation Guideline: OEHHA Screening Value of 100 ng/g for DDT (Brodberg & Pollock,

1999).

Data Used to Assess Water

Quality:

Four out of 6 samples exceeded. A total of 3 filet composite samples of white catfish, one filet composite of smallmouth bass, and individual filet samples of channel catfish and largemouth bass were collected. White catfish were collected in 1992-93 and 1998. Channel catfish were

collected in 1993. Largemouth bass were collected in 1998 and smallmouth bass in 2001. The guideline was exceeded in all catfish

samples. Bass did not exceed the guideline (TSMP, 2002).

Spatial Representation: One station near Hood located in the river stretch from Clarksburg to

Courtland along the Sacramento/Yolo County line.

Temporal Representation: Samples were collected annually 1992-93, 1998, 2001.

Data Quality Assessment: Toxic Substances Monitoring Program 1992-93 Data Report.

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 1996-2000. Department of Fish

and Game.

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 2001-2002. Department of Fish

and Game.

Water Segment: Delta Waterways (northern portion)

Pollutant: Mercury

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.5 of the Listing Policy. One line of evidence is available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Nine of the 16 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA)

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life

Evaluation Guideline: 0.3 μg/g - OEHHA Screening Value (Brodberg & Pollock, 1999).

Data Used to Assess Water

Quality:

Nine out of 16 samples exceeded. A total of 4 filet composite and 12 individual samples of the following fish were collected: 12 white catfish, and one each largemouth bass, smallmouth bass, channel catfish, chinook salmon. White catfish were collected in 1992-93 and 1998. Channel catfish were collected in 1993. Largemouth bass were collected

in 1998 and smallmouth bass in 2001. Chinook salmon were collected in 2002. Seven white catfish samples collected in 1992 and 1998 exceeded the guideline. The largemouth bass and smallmouth bass also exceed

the guideline (TSMP, 2002).

Two stations were sampled: in the river stretch from Clarksburg to Spatial Representation:

Courtland along the Sacramento/Yolo County line (Hood), about 3 miles

downstream of Garcia Bend launch ramp (RM44).

Temporal Representation: Samples were collected annually 1992-93, 1996-99, 2001-02.

Toxic Substances Monitoring Program 1992-93 Data Report. Data Quality Assessment:

> Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 1996-2000. Department of Fish

and Game.

Environmental Chemistry Quality Assurance and Data Report for the Toxic Substances Monitoring Program, 2001-2002. Department of Fish

and Game.

Water Segment: Delta Waterways (southern portion)

Pollutant: DDT

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.5 of the Listing Policy. One line of evidence is available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Two of the 2 samples exceeded the OEHHA Screening Value and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Tissue

Beneficial Use: CM - Commercial and Sport Fishing (CA)

Matrix: Tissue

Water Quality Objective/ Water Quality Criterion: Central Valley RWQCB Basin Plan: All waters shall be maintained free of

toxic substances in concentrations that are toxic to, or produce

detrimental physiological responses in human, plant, animal, or aquatic

life.

Evaluation Guideline: 100 ng/g - OEHHA Screening Value (Brodberg & Pollock, 1999).

Data Used to Assess Water

Quality:

Two out of 2 samples exceeded. A total of 2 filet composite samples of largemouth bass were collected. Largemouth bass were collected in 1992-93. The guideline was exceeded in both samples of largemouth

bass (TSMP, 2002).

Spatial Representation: One station along the San Joaquin River 1 1/2 miles upstream from the

Mossdale launch ramp (Mossdale) was sampled.

Temporal Representation: Samples were collected annually 1992-93.

Data Quality Assessment: Toxic Substances Monitoring Program 1992-93 Data Report.

Water Segment: Feather River, Lower (Lake Oroville Dam to Confluence with Sacramento

River)

Pollutant: Chlorpyrifos

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under section 3.1 of the Listing Policy. Under section 3.1 a single line of

evidence is necessary to assess listing status.

Two lines of evidence are available in the administrative record to assess this

pollutant. Two samples exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality

Limited Segments category.

This conclusion is based on the staff findings that:

1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.

2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.

3. Two of 14 samples exceeded the CDFG 1 hour criteria and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.

4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a

pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Resources Control Board

Resolution No. 68-16 and 40 CFR section 131.12).

No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that

adversely affect beneficial uses.

Evaluation Guideline: CDFG Hazard Assessment Criteria 25 ng/L 1-hour average.

Data Used to Assess Water Quality:

Seven sites were monitored in the Sacramento River Basin (this data represents the Feather River near Nicolaus/Verona). Sampling frequency for each storm event was one sample/day was taken for 7 days. Two

storm events were sampled for the 2004 TMDL project in the

Sacramento River Basin. The first storm event (Storm 1) was the period 28 January to 6 February 2004. The second storm event (Storm 2) was the period 15-23 February, 2004. For storm 1 sampling was conducted from 28 January to 3 February. For storm 2 the sampling period began on 16 February and extended until 22 February. Isokinetic, depth integrated water samples were collected at 6-10 equally spaced points across the channel width with a USGS D-77 sampler using the equal-width-increment method (EWI). Samples were collected from a boat at Feather River near Nicolaus/Verona. Fourteen samples were taken; 2

exceeded the CDFG criteria (Calanchini et al., 2004a).

Spatial Representation: On 2 and 3 February, for sampling at Feather River, a single grab sample

was collected from the bank at each site.

Temporal Representation: The Feather River was sampled on 22 February; these samples were

collected with a D77 using the EWI method.

Data Quality Assessment: Sample quality control was measured through collection of sequential

duplicates (n=8), blanks (n=5) and matrix spikes (n=5) (Table 3). The relative percent difference (RPD) between environmental and duplicate sample concentrations of chlorpyrifos ranged from 0-104%. The RPDs between environmental and duplicate sample concentrations of diazinon

ranged from 0-40%.

Line of Evidence Pollutant-Water

Beneficial Use CO - Cold Freshwater Habitat

Non-Numeric Objective: No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated

hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods approved by the Environmental Protection Agency or the executive Officer. Waters designated for use as domestic or municipal supply (MUN) shall not contain concentrations of pesticides in excess of the Maximum Contaminant Levels set forth in California Code of

Regulations, Title 22, Division 4, Chapter 15.

Evaluation Guideline: CDFG Hazard Assessment Criteria - 14 ng/L 4-day average and 25 ng/L

1-hour average

Data Used to Assess Water

Quality:

Data was obtained from the USGS Water-Resources Investigations Report 02-410. None of the concentrations from the samples from this site exceeded the CDFG criteria. Some of the concentrations were cited as less than values and as such could not be used in this assessment.

Spatial Representation: Samples were collected on the Feather River near Nicolaus.

Temporal Representation: Samples were collected over a 3 year period from 2/2000 to 2/2003. All

samples were taken in late January or February.

Water Segment: Grayson Drain (at outfall)

Pollutant: Sediment Toxicity

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.6 of the Listing Policy. Under section 3.6 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. All of the measurements exhibited toxicity.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Three of 3 samples exceeded the narrative water quality objective and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Toxicity

Beneficial Use: CM - Commercial and Sport Fishing (CA), WA - Warm Freshwater

Habitat

Matrix: Sediment

Water Quality Objective/ Water Quality Criterion: Waters are to remain free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances (Region 5 Basin Plan,

September, 1998)

Data Used to Assess Water

Quality:

Three out of three samples displayed statistically significant toxicity in the survival endpoint when compared to the negative control based on a

statistical test with alpha of less than 5%. All samples were tested using the test organism Hyalella azteca, either as 10 or 4 day tests (SWAMP,

2004).

Spatial Representation: Samples were collected at one site, Grayson Drain at Grayson Road.

Temporal Representation: Samples were collected between September 2002 through July 2003.

Sampling dates: September 19, 2002; April 11, 2003; July 15, 2003.

Environmental Conditions: San Joaquin River Sub-Basin; located in Stanislaus County

Data Quality Assessment: SWAMP QAPP.

Water Segment: Main Drainage Canal

Pollutant: Diazinon

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.1 of the Listing Policy. Under section 3.1 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. A large number of samples exceed the water quality objective even though forty of the ELISA samples could not be used because the quality of the data was questionable.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Fifty of 98 samples exceeded the CDFG Hazard Assessment Criteria and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy. 4. Pursuant to section 3.11 of the Listing Policy, no additional data and
- information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion: No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods

approved by the Environmental Protection Agency or the executive Officer. Waters designated for use as domestic or municipal supply (MUN) shall not contain concentrations of pesticides in excess of the Maximum Contaminant Levels set forth in California Code of Regulations, Title 22, Division 4, Chapter 15. Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Resources Control Board Resolution No. 68-16 and 40 C.F.R. Section 131.12). Pesticide concentrations shall not exceed the lowest levels technically and economically achievable. A trend in declining water quality has not been established per the Policy in section 3.1.10.

Evaluation Guideline:

CDFG Hazard Assessment Criteria - acute value: 0.10 µg/L, chronic value: 0.16 µg/L (Siepman & Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water

Quality:

Samples were analyzed using ELISA, GC/MS Arvada, CO. One hundred fifty-six total samples were collected. Forty-six of the ELISA samples could not be used because the quality of the data was questionable. Fifty of 98 samples exceeded the guideline (Dileanis et al., 2002; Dileanis, 2003a; Dileanis, 2003b; Holmes et al., 2000).

Spatial Representation:

Samples were collected at the Main Drainage Canal at Gridley Road.

Temporal Representation:

Samples were collected as follows: 1/2000 - 10 on 1/30 and 1/31; 2/2000 - 34 samples with as many as 6/day; 1/2001 - 18 averaging 5/day; 2/2001 - 20 averaging 6/day; 1/2002 - 16 averaging 3/day; 2/2002 - 15 2-4/day; 3/2002 for 6 consecutive days. Eighteen samples were also

collected in 1/1994 and 2/1994.

Data Quality Assessment:

Data from USGS reports are considered of adequate quality per section

6.1.4 of the Policy.

Water Segment: Morrison Creek

Pollutant: Chlorpyrifos

Decision: List

Weight of Evidence: This pollutant is being considered for placement on the section 303(d) list

under

section 3.1 of the Listing Policy. Under section 3.1 a single line of evidence is necessary to assess listing status. One line of evidence is available in the administrative record to assess this pollutant. Three samples exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification for placing this water segment-pollutant

combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Three of 19 samples exceeded the CDFG criteria (25 ng/L 1-hour average) and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information

are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem. This chlorpyrifos listing only applies to the area of Morrison Creek from Elk Grove to Beach Lake (original request was Stone Lake).

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: CO - Cold Freshwater Habitat, WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ The narrative pesticide objectives state, in part:

Water Quality Criterion: - No individual pesticide or combination of pesticides shall be present in

concentrations that adversely affect beneficial uses,

- Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses,
- Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies, and
- Pesticide concentrations shall not exceed the lowest levels technically and economically achievable.

The Basin Plan narrative water quality objective for toxicity states that all waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life.

Evaluation Guideline:

CDFG Hazard Assessment Criteria 25 ng/L 1-hour average.

Data Used to Assess Water Quality: Chlorpyrifos was detected 30 percent of the time at the Franklin Blvd. monitoring site, but was never detected at the upstream, rural Morrison Creek monitoring site near Sunrise Blvd. Eight samples were collected in 2001; all were non-detects. In 2003, 19 samples were taken; 3 samples at the Franklin Blvd site exceeded the CDFG criteria (Spector et al., 2004).

Spatial Representation:

The two monitoring sites that were monitored in 2003 are Morrison Creek near Sunrise Boulevard and Morrison Creek at Franklin Boulevard. In 2001, Morrison Creek was monitored by Regional Board staff at three sites - at Sunrise Boulevard, at Hedge Road, and at Franklin Boulevard. Samples were collected beneath the water surface as near as possible to the center of the stream when water levels were low or when access was only possible from the bank. Otherwise, three to four grab samples were collected as one integrated grab sample.

Based on comments received from the Regional Board the extent of impairment will be changed to Elk Grove-Florin Road to Beach Lake, not Stone Lake as requested in the comments received. Morrison Creek does not go to Stone Lake.

Temporal Representation:

Storm events were sampled during the orchard dormant spray season months of January and February 2001 and 2002, and January through April 2003, to determine pesticide concentrations in rain and creeks during and after the orchard dormant spray season.

Data Quality Assessment:

During each monitoring season, additional samples were collected for quality assurance/quality control (QA/QC) purposes. Four types of quality assurance samples were collected to confirm the integrity of analytical results reported in this three-year monitoring study. The QA/QC samples included sample duplicates, equipment blanks, matrix spikes, and matrix spike duplicates. The procedures used for collecting the QA/QC samples are based on the San Joaquin River TMDL Quality Assurance Project Plan. During this 2001-2003 study, approximately 15-25 percent of the samples collected were either equipment blanks, sample duplicates, or matrix spikes and matrix spike duplicates.

Water Segment: Orestimba Creek (below Kilburn Road)

Pollutant: Sediment Toxicity

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.6 of the Listing Policy. Under section 3.6 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Most of the samples exceed the water quality objective.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. Three of 4 samples exceeded the water quality objective and this exceeds the allowable frequency listed in Table 3.1 of the Listing Policy.
- 4. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded.

Lines of Evidence:

Numeric Line of Evidence Toxicity

Beneficial Use: MI - Fish Migration, WA - Warm Freshwater Habitat, WI - Wildlife Habitat

Matrix: Sediment

Water Quality Objective/ Water Quality Criterion: Waters are to remain free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life. Toxicity may be caused by a single substance or the interactive effect of multiple substances. From the Region 5 Basin Plan,

September, 1998.

Data Used to Assess Water Quality:

Three out of four samples displayed statistically significant toxicity in the survival endpoint when compared to the negative control based on a statistical test with alpha of less than 5%. All samples were tested using the Hyalella azteca test. Please note QA qualifier under Data Quality

Assessment section below (SWAMP, 2004).

Spatial Representation: All three samples were collected from the same station; Orestimba Creek

at River Road.

Temporal Representation: Samples were collected on Oct. 9, 2001, and Sept. 19, 2002, May 29,

2002 and April 11, 2003. Toxicity in the survival endpoint was detected in samples collected in October 2001, September 2002 and April 2003.

Environmental Conditions: The water body is located in the San Joaquin River Sub-Basin, on the

west side, in the Stanislaus County valley floor. The site is just upstream

of Highway 140/Crows Landing Road.

Data Quality Assessment: SWAMP QAPP. The sample collected October 9, 2001 from Orestimba

Creek at River Road was received at an improper temperature.

Water Segment: San Joaquin River (Friant Dam to Mendota Pool)

Pollutant: Exotic Species

Decision: List

Weight of Evidence:

This pollutant is being considered for placement on the section 303(d) list under section 3.10 of the Listing Policy. Under section 3.10 a single line of evidence is necessary to assess listing status.

One line of evidence is available in the administrative record to assess this pollutant. Comparative analysis between four studies, from 1898 to 1971 was used to show an increase of non-native species and a decrease in native species over time.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of placing this water segment-pollutant combination on the section 303(d) list in the Water Quality Limited Segments category.

This conclusion is based on the staff findings that:

- 1. Four studies were used spanning from 1898 to 1971.
- 2. Baseline data was taken from the 1898, 1934, and 1940-41 studies.
- 3. In a 1898 survey: 9 native species collected, 0 non-native species collected; in a 1934 survey: 10 native species were collected and 4 non-native species were collected; in a 1940-1941 survey: 13 native species were collected and 8 non-native species were collected; and in a 1969-71 survey: 6 native species were collected and 7 non-native species were collected. As the number of non-native fish species increased, the number of native fish species decreased over time.
- 4. It cannot be determined if the trend in water quality is expected to meet water standards by the next listing cycle.
- 5. Pursuant to section 3.11 of the Listing Policy, no additional data and information are available indicating that standards are not met.

SWRCB Staff Recommendation:

After review of the available data and information, SWRCB staff concludes that the water body-pollutant combination should be placed on the section 303(d) list because applicable water quality standards are exceeded and a pollutant contributes to or causes the problem.

Lines of Evidence:

Numeric Line of Evidence Population/Community Degradation

Beneficial Use: WA - Warm Freshwater Habitat

Matrix: Water

Water Quality Objective/ All waters shall be maintained free of toxic substances in concentrations

Water Quality Criterion: 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. Taken from Region 5

Basin Plan, Page III-8.00, Water Quality Objectives.

Data Used to Assess Water

Quality:

The species assessed in support of this listing are: brown trout, carp, brown bullhead, green sunfish, and bluegill. A fish survey was completed between 1969-1971 (Moyle and Nichols, 1974). Data was compared to previous collections, as follows: (1) in a 1898 survey: 9 native species collected, 0 non-native species collected; (2) in a 1934 survey: 10 native species collected and 4 non-native species collected (brown trout, carp, bluegill and smallmouth bass); (3) in a 1940-1941 survey: 13 native species collected and 8 non-native species collected (brown trout, carp. brown bullfish, mosquitofish, green sunfish, bluegill, smallmouth and largemouth bass); and (4) in a 1969-71 survey (this study): 6 native species collected and 7 non-native species collected (brown trout, carp, mosquitofish, brown bullhead, green sunfish, bluegill, and largemouth bass). As the number of non-native fish species increased, the number of

native fish species decreased over time.

Spatial Representation: Samples were collected at 167 locations during the summer and

autumns of 1969, 1970, and 1971 for this study at Friant Dam on the San

Joaquin River.

Temporal Representation: Time range from 1898 to 1971. Samples from the study were compared

to measurements collected in 1898, 1934, and 1940-1941. This study:

summer and autumns of 1969, 1970 and 1971.

Environmental Conditions: Changes in relative diversity and abundance of native species may also

be driven by habitat alteration, flow changes, or hydromodification.

Data Quality Assessment: Peer Reviewed Journal Article.

Central Valley Region (5)

Recommendations to remove waters and pollutants from the section 303(d) List

Water Segment: **Sutter Bypass**

Pollutant: Diazinon

Decision: Delist

Weight of Evidence:

This pollutant is being considered for removal from the section 303(d) list under section 4.1 of the Listing Policy. Under section 4.1 a single line of evidence is necessary to assess delisting status.

One line of evidence is available in the administrative record to assess this pollutant.

Based on the readily available data and information, the weight of evidence indicates that there is sufficient justification in favor of removing this water segment-pollutant combination from the section 303(d) list.

This conclusion is based on the staff findings that:

- 1. The data used satisfies the data quality requirements of section 6.1.4 of the Policy.
- 2. The data used satisfies the data quantity requirements of section 6.1.5 of the Policy.
- 3. None of 88 samples exceeded the CDFG criteria and this does not exceed the allowable frequency listed in Table 4.1 of the Listing Policy. 4. Pursuant to section 4.11 of the Listing Policy, no additional data and

information are available indicating that standards are met.

SWRCB Staff Recommendation: After review of the available data and information. SWRCB staff concludes that the water body-pollutant combination should be removed from the section 303(d) list because applicable water quality standards for the pollutant are not exceeded.

Lines of Evidence:

Numeric Line of Evidence Pollutant-Water

Beneficial Use: AG - Agricultural Supply, WI - Wildlife Habitat

Matrix: Water

Water Quality Objective/ Water Quality Criterion:

No individual pesticide or combination of pesticides shall be present in concentrations that adversely affect beneficial uses. Discharges shall not result in pesticide concentrations in bottom sediments or aquatic life that adversely affect beneficial uses. Total identifiable persistent chlorinated hydrocarbon pesticides shall not be present in the water column at concentrations detectable within the accuracy of analytical methods approved by the Environmental Protection Agency or the executive Officer. Waters designated for use as domestic or municipal supply (MUN) shall not contain

concentrations of pesticides in excess of the Maximum Contaminant Levels set forth in California Code of Regulations, Title 22, Division 4, Chapter 15. Pesticide concentrations shall not exceed those allowable by applicable antidegradation policies (see State Water Resources Control Board Resolution No. 68-16 and 40 C.F.R. Section 131.12). Pesticide concentrations shall not exceed the lowest levels technically and economically achievable. A trend in declining water quality has not been established per the Policy in section 3.1.10.

Evaluation Guideline: CDFG Hazard Assessment Criteria -0.16 µg/L (acute) (Siepman &

Finlayson, 2000; Finlayson, 2004).

Data Used to Assess Water

Quality:

None of the 88 samples exceeded the criteria (Gill, 2002; Nordmark et al., 1998a; Nordmark, 1998; Nordmark, 1999; Nordmark, 2000).

Spatial Representation: Samples collected at Karnak and Kirkville Road.

Temporal Representation: Samples taken from 1996 to 2001.