REPORT OF THE
AGRICULTURAL WATERS TASK FORCE
FOR CONSIDERATION
OF ISSUES RELATED TO THE
INLAND SURFACE WATERS PLAN

October 1995
# AGRICULTURAL WATERS TASK FORCE REPORT

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</table>
| POTW              | JULIO S. GUERRA  
CITY OF MERCED, PUBLIC WORKS DEPARTMENT  
678 W 18TH ST  
MERCED, CA 95340  
PHONE: (209) 385-6893  
FAX: (209) 384-7772 | DONALD H. NELSON  
THOUSAND OAKS PUBLIC WORKS DEPT.  
2100 THOUSAND OAKS BLVD  
THOUSAND OAKS, CA 91362  
PHONE: (805) 449-2473  
FAX: (805) 449-2475 |
| STORM-WATER      | DENNIS HUFF  
PLACER COUNTY PUBLIC WORKS DEPARTMENT  
11444 B AVE  
AUBURN, CA 95603  
PHONE: (916) 889-7992  
FAX: (916) 885-3159 | GENE ANDERSON  
RECLAMATION DISTRICT NO. 764  
1594 BROADWAY  
MARYSVILLE, CA 95901-9632  
PHONE: (916) 742-0520  
FAX: |
| INDUSTRY          | STEPHEN D. MURRILL  
S. D. MURRILL & COMPANY  
7728 RIVER LANDING DR  
SACRAMENTO, CA 95831  
PHONE: (916) 429-0850  
FAX: (916) 429-0832 | DEBORAH DONOVAN  
DUPONT AG STEWARDSHIP  
P.O. BOX 677, 1515 AVENIDA NUEVA  
DIABLO, CA 94528  
PHONE: (510) 831-2033  
FAX: (510) 831-2034 |
| AGRICULTURE       | JOSEPH C. MCGAHAN  
SUMMERS ENGINEERING, INC.  
P.O. BOX 1122  
HANFORD, CA 93232  
PHONE: (209) 582-9237  
FAX: (209) 582-7822 | KATI BUEHLER  
CALIFORNIA RICE INDUSTRY ASSOCIATION  
701 UNIVERSITY AVE, STE 205  
SACRAMENTO, CA 95825  
PHONE: (916) 929-3996  
FAX: (916) 929-0732 |
| WATER SUPPLY      | STEVE KNELL  
IMPERIAL IRRIGATION DISTRICT  
P.O. BOX 937  
IMPERIAL, CA 92251  
PHONE: (714) 339-9286  
FAX: (714) 339-9215 | JEFF J. JARACZESKI  
NORTHERN CALIFORNIA WATER ASSOC.  
455 CAPITOL MALL, STE 335  
SACRAMENTO, CA 95814  
PHONE: (916) 442-4033  
FAX: (916) 442-4035 |
| ENVIRONMENTAL     | ARTHUR WEPP  
ENVIRONMENTAL ALLIANCE  
845 WALNUT AVE  
WALNUT CREEK, CA 94598  
PHONE: (510) 932-1433  
FAX: | MARIO MENKESNI  
ENVIRONMENTAL ALLIANCE  
2406 CASCADE DR  
WALNUT CREEK, CA 94598  
PHONE: (510) 935-1168  
FAX: (510) 676-7211 |
| PUBLIC HEALTH     | NO MEMBER | NO ALTERNATE PROPOSED |
| U.S. EPA          | MARIA REA  
U.S. EPA REGION 9, W-3-1  
75 HAWTHORNE ST  
SAN FRANCISCO, CA 94105  
PHONE: (415) 744-2005  
FAX: (415) 744-1078 | ALYDDA MANGELSORTH  
U.S. EPA REGION 9, W-5-1  
75 HAWTHORNE ST  
SAN FRANCISCO, CA 94105  
PHONE: (415) 744-2015  
FAX: (415) 744-1078 |
| FISH & WILDLIFE   | BRIAN FINLAYSON  
DEPARTMENT OF FISH AND GAME  
1701 NIMBUS RD, STE F  
RANCHO CORDOVA, CA 95670  
PHONE: (916) 355-0166  
FAX: (916) 355-0132 | MICHAEL MORSE  
U.S. FISH & WILDLIFE SERVICE  
3310 EL CAMINO AVE, STE 130  
SACRAMENTO, CA 95821  
PHONE: (916) 979-2110  
FAX: (916) 979-2128 |
| REGIONAL BOARDS  | JEANNE CHILCOTT  
RWQCB - CENTRAL VALLEY  
3443 ROUTIER RD, STE A  
SACRAMENTO, CA 95827-5098  
PHONE: (916) 255-3088  
FAX: (916) 255-3015 | KENNETH COULTER  
RWQCB - COLORADO RIVER BASIN  
73-720 FRED WARDING ST, STE 100  
PALM DESERT, CA 92260  
PHONE: (760) 778-8846  
FAX: (760) 341-6826 |
| STATE BOARD       | SYED KHASMUDDIN  
SRWCB - FRESHWATER STANDARDS UNIT  
P.O. BOX 942413, 901 P ST  
SACRAMENTO, CA 94244-2130  
PHONE: (916) 657-0544  
FAX: (916) 657-2388 | STEPHANIE ROSE  
SRWCB - FRESHWATER STANDARDS UNIT  
P.O. BOX 942413, 901 P ST  
SACRAMENTO, CA 94244-2130  
PHONE: (916) 654-5093  
FAX: (916) 657-2388 |
| FOOD & AG         | STEVE SHAFFER  
DEPARTMENT OF FOOD AND AGRICULTURE, OPC  
1220 N ST, P.O. BOX 942971  
SACRAMENTO, CA 94271-0001  
PHONE: (916) 657-1765  
FAX: (916) 657-5017 | MARSHALL LEE  
DEPARTMENT OF PESTICIDE REGULATION  
1020 N ST  
SACRAMENTO, CA 95814  
PHONE: (916) 324-4269  
FAX: (916) 324-4088 |
# AGRICULTURAL WATERS TASK FORCE
## ATTENDANCE ROSTER

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Legend:
- **M** = Member
- **A** = Alternate
- = Present
- = Absent

* M. Kiado resigned in June, Terry Young also resigned.

**Dave Smith substituted for A. Mangelsdorf.**
EXECUTIVE SUMMARY

The Agricultural Waters Task Force (AWTF) was formed by the State Water Resources Control Board (SWRCB) to make recommendations on how to best implement water quality standards in agricultural waters. The recommendations will be used by the SWRCB during the development of the Inland Surface Waters Plan (ISWP). Agricultural waters include natural water bodies dominated by agricultural drainage or management, natural water bodies which have been modified for the purpose of agricultural water management, and water bodies constructed for conveyance of agricultural water supply and/or drainage.

Throughout the course of its meetings, the AWTF agreed that agricultural water bodies are unique and may not support full beneficial uses traditionally associated with perennial, natural streams. The recommendations in this report attempt to address the limitations in the current regulatory framework for water quality control in agricultural waters. The hydrology of agricultural regions of the arid West is composed of managed flows and man-made channels which create limitations to fully supporting beneficial uses associated with perennial streams in natural hydrologic regimes.

Task force members initially identified a draft series of issues pertinent to agricultural waters (Appendix B). Due to time constraints, all the issues could not be addressed. However, most were discussed to a limited degree within one of the final issue categories presented in this document: policy; definitions; exemptions; categorization of water bodies; beneficial uses; objectives; and implementation.

The AWTF did reach consensus on a number of recommendations, which are summarized below. In addition, various options (nonconsensus), the reasoning behind most of the recommendations, as well as the reasoning and concerns with each option are included in the body of the report to provide background to the State Water Board when reviewing this document.

DEFINITIONS

The AWTF believes it is important to define the terminology used when discussing agricultural waters in the Inland Surface Waters Plan. The terms defined in the body of the report are intended to be used as working definitions, not as recommendations.

EXEMPTIONS FROM WATER QUALITY OBJECTIVES

The AWTF recognized the need to clearly indicate what water bodies and activities do not fall under regulation of the federal Clean Water Act or the Porter-Cologne Water Quality Control Act and therefore do not require the implementation of water quality objectives. The AWTF achieved consensus on the following three recommendations, and presented additional options on which consensus was not reached.

Recommendation #1: Exemption for Water in Agricultural Fields and On-Farm Ancillary Structures

Objectives set forth in the ISWP do not apply to water in agricultural fields, including but not limited to furrows, beds, and checks, nor to on-farm ancillary structures which
generally include ditches, sumps, and ponds contained on lands associated with agricultural operations. The determination of these agricultural production areas and what constitutes an ancillary structure shall be made by the Regional Boards.

Objectives do not apply to agricultural evaporation ponds or lagoons designed to meet requirements of the federal Clean Water Act or the Porter-Cologne Water Quality Control Act.

Recommendation #2: Guidance Document for Ancillary Structures

The SWRCB should prepare a guidance document concerning what may be considered an ancillary structure. This document would include a basic definition and criteria with examples, so Regional Boards can more easily and consistently make exemption determinations.

Recommendation #3: Exemption for Individual Closed Recirculating Systems

Objectives do not apply to closed recirculating systems (tail water recovery or closed irrigation systems) that service individual farms. It is, however, recognized that discharges to surface waters from such systems are subject to the ISWP. The State Water Board needs to provide guidance on what constitutes an individual farm for purposes of this exemption.

CATEGORIZATION OF WATER BODIES

Due to the unique hydrologic characteristics of agricultural waters, the AWTF developed three recommendations and five flow chart options for categorizing agricultural water bodies.

Recommendation #1: Water Body Categorization Framework

The AWTF supports a water body categorization framework similar to the one proposed by the SWRCB in the 1991 Inland Surface Waters Plan and recommends that, at a minimum, the Plan present a logical decision tree which would identify natural, agriculturally dominated natural, reconstructed natural, and constructed agricultural water bodies. This decision tree should be used as guidance by the Regional Boards, with the final category designations adopted through a public hearing process.

Recommendation #2: Flow Charts to Aid Categorization

The five flow chart options presented in the report should be evaluated and used to the maximum extent practicable as State Board staff prepares a water body categorization decision tree.

Recommendation #3: Reliance on Water Management Agencies for Categorization

Regional Boards would rely on the water management agencies to initially categorize the water bodies within their jurisdiction. Any water bodies not characterized would default to
the natural water body category for the purpose of assigning appropriate Beneficial Uses and numeric objectives. If there is disagreement with the categorization of a water body, it will be resolved through a Regional Board public hearing process. Regional Boards would then adopt the final categorization and submit it to the State Board for final adoption.

**BENEFICIAL USE DESIGNATIONS**

The AWTF agreed that water bodies dominated by agricultural drainage are unique waters which may not have all of the hydrologic, ecological and water quality characteristics necessary for the full attainment of the beneficial uses normally associated with perennial streams. The State at this time does not recognize that these water bodies have distinct beneficial uses. Therefore, the AWTF reviewed the characteristics and developed recommendations that address beneficial uses for these unique types of agricultural water bodies.

**Recommendation #1: Recognition that Agricultural Waters are Unique**

The State should recognize that water bodies dominated by agricultural drainage are unique waters which may not have all of the hydrologic and ecological characteristics and water quality necessary for the full attainment of the beneficial uses normally associated with perennial streams.

**Recommendation #2: Ancillary Structures and Individual Closed Recirculating Systems do not Require Beneficial Use Designations**

Exempted ancillary agricultural structures and individual closed recirculating systems do not require the designation of beneficial uses.

**Recommendation #3: Need for New or Limited Beneficial Uses**

The State Board should evaluate whether new or limited beneficial use categories would be more appropriate for agricultural dominated natural water bodies and constructed water bodies than the use categories currently recognized.

**Recommendation #4: Protection of “Existing” Uses**

Beneficial uses should be designated which, at a minimum, protect existing uses. Definition of existing uses should be clarified (see Policy Issue #3 in “Other Policy Issues” section).

**WATER QUALITY OBJECTIVES**

In the AWTF’s limited time, it was not possible to develop and assign actual limits and levels of constituents to protect designated beneficial uses. The task force believed its responsibility was to provide guidance and input to the State Water Board in setting the appropriate limits and levels for water quality objectives for agricultural waters.
The Regional Boards are at varying levels in the process of designating or assigning beneficial uses to water bodies in their regions. Given these differences, objectives may need to be assigned in some water bodies to protect downstream resources even if beneficial uses are not yet designated.

The AWTF reviewed both narrative and numeric objectives. Consensus was achieved on one recommendation and several nonconsensus options were developed, as well.

**Recommendation #1: Narrative Toxicity Objective for All Non-Exempted Inland Surface Waters**

Upon adoption of the ISWP, a narrative toxicity objective should apply to all non-exempted inland surface waters. This narrative objective will be considered a permanent baseline.

Potential language: “All waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life” (from Region 5 Basin Plan). For agricultural dominated and constructed water bodies, the State Board should recognize that aquatic habitat is likely to exist and be the most limiting use. The narrative objective should be implemented as follows:

<table>
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<th>Water Body</th>
<th>Objective</th>
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<tr>
<td>Agricultural dominated natural water bodies</td>
<td>No acute or chronic toxicity</td>
</tr>
<tr>
<td>Constructed agricultural water bodies</td>
<td>No acute toxicity</td>
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</table>

Flexibility is needed for objectives that would apply on a seasonal basis and during extremely high and low flow years.

**IMPLEMENTATION**

**Recommendation #1: Goals**

The Task Force recommends that implementation follow a logical sequence that allows for consistency while being flexible; prioritizes water quality problems while allowing realistic timelines; and allocates appropriate funding while avoiding duplication of effort.

Implementation actions should consider a watershed philosophy where appropriate with the Regional Boards forming the initial watershed boundaries. The Regional Boards should identify watershed boundaries within their regions with the help of local stakeholders, to help prioritize areas of impairment and also determine if the watershed approach is the most effective mechanism for mitigating a beneficial use impairment. The steps in the implementation process should include: designation of area boundaries; initial assessment; prioritization of water quality concerns; development of a management plan; evaluation of the program; and as needed, refinement of the management plan, assessment/reassessment of beneficial uses and objectives, and further regulatory actions. Beneficial use impairments will be regulated through provisions of the State Nonpoint Source Management Plan (the three tiered process).
Recommendation #2: Hierarchy For Regulation

The following hierarchy should be followed when implementing the ISWP in agriculturally dominated systems:

1) Protection of downstream beneficial uses in natural water bodies.
2) Protection of beneficial uses to the extent to which they occur in agriculturally dominated natural streams.
3) Protection of beneficial uses to the extent to which they occur in constructed facilities.

The State should recognize that agricultural water management may provide net ecological benefits with incidental beneficial uses which would not otherwise be available. It is a goal of the ISWP to provide protection of incidental uses through reasonable management activities. Therefore, the hierarchy should be used to prioritize implementation activities, recognizing that not all beneficial uses and objectives will be attained in the short-run.

Recommendation #3: Process

The Task Force recommends that the overall implementation of the ISWP occur in two phases. The initial phase would consist of the planning process during which time water bodies are categorized; sub basins are developed within Regional Board boundaries to facilitate assessment; assessments are conducted; and areas as well as water bodies of concern are prioritized. The second phase would consist of actions taken based on the findings of the initial planning and assessment phase. The table below summarizes the two-phase process.

Table 1. Overall Inland Surface Water Plan Implementation in Agriculturally Dominated Water Bodies.

I. Planning
   A. Categorization of water bodies
   B. Development of sub basins for assessment
   C. Assessment
   D. Prioritization of areas and water bodies of concern

II. Response to Findings from the Planning Phase
   A. Area and/or water body not impaired or threatened
      1. Watershed management group formation encouraged
   B. Area and/or water body prioritized
      1. Activation of relevant interagency agreements
      2. Where action by Regional Board and State Board necessary
         a. Actions as defined through the NPSMP
         b. Actions as defined through a watershed management program
Recommendation #4:  Guidance On A Draft Implementation Plan

The SWRCB should consider using the draft Implementation Plan found in Appendix D for guidance as it develops the ISWP. All the reasoning supporting the draft Implementation Plan is included in the appendix.

OTHER POLICY ISSUES

The AWTF discussed a number of issues that did not fit neatly into the sections of this report but were considered too important to simply drop. While some of these issues are being more fully addressed by other task forces, these points are meant to focus the agricultural waters perspective on those issues.

Recommendation #1:  Incorporation of Basin Plans’ Existing Site Specific Objectives into the ISWP

Site specific objectives currently adopted into Basin Plans should be incorporated into the ISWP as site specific objectives for those water bodies.

Recommendation #2:  Water Conservation Clause

The State Water Board needs to identify if and how water conservation will be achieved in areas where water conservation measures result in decreased water quality, reduced groundwater recharge, and potential loss of wildlife habitat.

Recommendation #3:  Clarification of Term “Existing”

The Task Force recommends the State Water Board move to clearly define the term “existing” as it is used in the context of both aquatic life and beneficial uses.

Recommendation #4:  Net Environmental Benefit

“Net Environmental Benefit” is a concept that deserves additional consideration and should be reviewed and defined by the State Water Board in terms of meeting water quality objectives.

Recommendation #5:  Further Investigation of Protocols for Toxicity Monitoring

Methodologies and species used for determining acute and chronic toxicity must be scientifically defensible and approvable by the regulatory agencies. Further investigation of protocols may be warranted for agricultural water systems.

Recommendation #6:  Economic Considerations

Economic considerations must be factored into the development of the ISWP as required by the Porter-Cologne Water Quality Control Act. The State Water Board should develop clear guidelines for how economics will be evaluated in agricultural waters. The guidelines should be designed to meet the requirements of both State and federal laws.
INTRODUCTION

The Agricultural Waters Task Force (AWTF) was formed by the State Water Resources Control Board (SWRCB) to make recommendations on how to best implement water quality standards in agricultural waters. Agricultural discharges are recognized as a significant source of impairment in inland surface waters. The recommendations will be used by the SWRCB during the development of the Inland Surface Waters Plan (ISWP). Agricultural waters include natural water bodies dominated by agricultural drainage or management, natural water bodies which have been modified for the purpose of agricultural water management, and water bodies constructed for conveyance of agricultural water supply and/or drainage.

Federal water quality regulations do not make provisions for the uniqueness of the hydrology of agricultural regions of the arid West. These areas are characterized by large scale water projects for flood control and water distribution. In some cases, these projects cause the disruption of the natural hydrology which may eliminate, reduce, or perhaps augment flow in natural streams. In addition, these projects have created a network of constructed channels for the conveyance of agricultural water supply and drainage. The managed hydrology may not fully support beneficial uses normally associated with perennial streams due to low and intermittent flow, lack of appropriate habitat, and water quality limitations. The recommendations in this report attempt to address some of the limitations in the current regulatory framework.

The AWTF used an interest-based approach in developing its recommendations. The AWTF was comprised of a broad range of interests, with representatives from the following groups:

- Agriculture
- Environmental concerns
- Fish and wildlife
- Industry
- Public health
- Publicly owned treatment works
- Regional Water Quality Control Boards
- State Water Resources Control Board
- Storm water
- U.S. Environmental Protection Agency
- Water supply

Representatives of the California Department of Food and Agriculture and the California Department of Pesticide Regulation were also included on the Task Force due to their direct knowledge and involvement with issues pertaining to agricultural waters. AWTF members and the interest group they represent are listed in Appendix A.

Task force members initially identified a draft series of issues pertinent to agricultural waters which are summarized in Appendix B. Due to time constraints, all the issues could not be addressed. However, most were discussed to a limited degree within one of the final issue categories presented in this document: policy; definitions; exemptions; categorization of water bodies; beneficial uses; objectives; and implementation.
Throughout the course of its meetings, the AWTF agreed that agricultural water bodies are unique and that they may not support full beneficial uses traditionally associated with perennial, natural streams.

The goal of the AWTF, as identified by its members, was to:

Develop recommendations for the SWRCB regarding how to provide reasonable protection for beneficial uses of agricultural waters. Throughout the process of developing recommendations, the Task Force will consider economics, consistency vs. flexibility, and the interface with issues being addressed by the other task forces.

Bringing such diverse interest groups to consensus on the specific details necessary to meet the goal was difficult. Therefore, in addition to consensus recommendations with accompanying reasoning, various options (non-consensus) for reaching the ultimate goal have been presented for each major issue identified. The reasoning for the options as well as any concerns (non-consensus) with those options have been included to provide background to the SWRCB when reviewing this document.
DEFINITIONS

The terms defined below are used throughout this document. They are intended to be used as working definitions only. The Task Force did not have adequate time to discuss the full ramifications of the exact wording for each defined term, so these definitions are not to be considered recommendations.

Agricultural (ag) dominated water body: Greater than 50 percent of the flow comes from agricultural discharges during a significant portion of the irrigation season.

Agricultural drain: Constructed channel or reconstructed natural waterway that either conveys agricultural drainage or agricultural supply water and agricultural drainage.

Agricultural supply channel: Constructed channel or reconstructed natural waterway that only conveys agricultural supply water.

Ancillary structures: Structures that generally include ditches, sumps and ponds contained on land associated with agricultural operations, with final determinations to be made by the Regional Boards.

Beneficial uses: As defined in the Porter-Cologne Water Quality Control Act, “(they) may be protected against quality degradation (and) include, but are not necessarily limited to, domestic, municipal, agricultural and industrial supply; power generation; recreation; aesthetic enjoyment; and preservation of fish, wildlife, and other aquatic resources or preserves.”

Closed recirculating systems: Constructed conveyance, storage and other facilities used to contain agricultural water to a specifically defined area under coordinated management for the purposes of promoting efficient water use, energy savings, and/or agricultural chemical management. Closed recycling systems, closed irrigation systems, and tail water recovery systems are all included.

Dominated: Greater than 50 percent of the flow in a waterway.

Incidental use: A use that occurs as a direct result of the presence and management of agricultural water, and has no direct relationship to the intended use of the water (irrigation, crop and soil management).

Interim objective: An objective that is fully effective with respect to all current regulatory programs; however, it is not to be considered a permanent or final objective that would be subject to antidegradation or other downgrading restrictions.

Irrigation season: The period of time when agricultural water is applied to or removed from agricultural land for the purpose of producing a crop.

Limited beneficial use: A Beneficial Use that recognizes the adaptation of aquatic and other organisms to the habitat resulting from local hydrology.
Maintenance and operation activities: Routine activities necessary for the upkeep of facilities in order to provide for their efficient, economical, extended usefulness, and safe conveyance of water.

Natural waterway: Denoted as a stream, creek, or slough by the USGS on its maps; by the local water management agency; or by the Regional Board subject to a public hearing process, with final approval by the SWRCB.

Reconstructed natural water body: Extensively realigned and modified so that it no longer has the appearance and alignment of a natural waterway.

Significant portion: Refers to the amount of time a waterway is dominated by agricultural discharges, and is based on normal year flows and historical cropping patterns.

Totally dependent: Greater than 95 percent of the flow in a waterway.

Watershed management approach: A geographic-based planning and implementation process based on local stakeholder participation to provide water resource protection, enhancement and restoration while balancing economic and environmental impacts.
EXEMPTIONS FROM WATER QUALITY OBJECTIVES

The AWTF recognized the need to clearly indicate what water bodies and activities do not fall under regulation of the federal Clean Water Act or the Porter-Cologne Water Quality Control Act and therefore do not require the implementation of water quality objectives. The AWTF achieved consensus on the following three recommendations, and presented additional options on which consensus was not reached.

RECOMMENDATION #1: EXEMPTION FOR AGRICULTURAL FIELDS AND ON-FARM ANCILLARY STRUCTURES

Objectives set forth in the ISWP do not apply to water in agricultural fields, including but not limited to furrows, beds, and checks, nor to on-farm ancillary structures which generally include ditches, sumps, and ponds contained on lands associated with agricultural operations. The determination of these agricultural production areas and what constitutes an ancillary structure shall be made by the Regional Boards.

Objectives do not apply to agricultural evaporation ponds or lagoons designed to meet requirements of the federal Clean Water Act or the Porter-Cologne Water Quality Control Act.

RECOMMENDATION #2: GUIDANCE DOCUMENT FOR ANCILLARY STRUCTURES

The SWRCB should prepare a guidance document concerning what may be considered an ancillary structure. This document would include a basic definition and criteria with examples, so Regional Boards can more easily and consistently make exemption determinations.

RECOMMENDATION #3: EXEMPTION FOR INDIVIDUAL CLOSED RECIRCULATING SYSTEMS

Objectives do not apply to closed recirculating systems (tail water recovery or closed irrigation systems) that service individual farms. It is, however, recognized that discharges to surface waters from such systems are subject to the ISWP. The State Water Board needs to provide guidance on what constitutes an individual farm for purposes of this exemption.

Concern

The Task Force members were unable to agree on what comprises an individual farm.

Option 1

Nothing in the ISWP shall prevent reasonable routine maintenance of constructed and reconstructed canals and drains provided these activities do not cause violations of the Plan in other waters of the State. Maintenance includes dewatering, lining, dredging, and the physical, biological, or chemical control of weeds, algae, rodents and other pests.
Reasoning

The federal Clean Water Act specifically exempts maintenance activities in agricultural drains from NPDES permitting under sec. 1344 (f) (1) (C), which states:

"The discharge of dredged or fill material (C) for the purpose of construction or maintenance of farm or stock ponds or irrigation ditches, or the maintenance of drainage ditches, is not prohibited by or otherwise subject to regulation under this section or section 1311 (a) or 1342 of this title."

Organisms and habitat only exist because the facilities exist and are incidental to the primary purpose, which is to convey agricultural water.

Option 2

Maintenance activities that have been determined to be satisfactory for the locality are exempt from the objectives in the ISWP. Satisfactory agricultural practices must be approved by the Regional Boards.

Reasoning

Some members of the AWTF would like to ensure that Best Management Practices are implemented to assure protection of existing organisms and habitat associated with these facilities. Others contend that it is these very organisms and habitat that obstruct the flow of water which necessitates the required maintenance activities. These organisms and habitat only exist because the facilities exist, and are incidental to the primary purpose which is to convey agricultural water. Exemptions for maintenance are specifically detailed in the Clean Water Act under sec. 1344 (f)(1) (C), as referenced above in Option 1.

Option 3

Objectives in the ISWP do not apply to constructed closed recirculating systems (tail water recovery or closed irrigation systems) that service multiple farms operating under coordinated management. It is, however, recognized that discharges to surface waters from such systems are subject to the ISWP.

Reasoning

In response to Clean Water Act requirements, some water districts have constructed "closed irrigation systems" which allow for more effective water management, reduced water use and reduced pesticide loading into streams and rivers. During critical periods of the irrigation cycle, closed systems temporarily block return flows from entering streams and rivers until pesticide residues have reached predetermined levels. These systems allow water to be recirculated through the district, thus reducing the amount of water initially diverted from the stream or river.

Concerns

There were some concerns expressed regarding such a broad exemption. Is a size limit needed? What types of water bodies would be included in the exemption? And what is the nature of those water bodies?
Option 4

Objectives in the ISWP do not apply to constructed closed recirculating systems (tail water recovery or closed irrigation systems) that service multiple farms operating under coordinated management. It is, however, recognized that discharges to surface waters from such systems are subject to the ISWP. These systems would be regulated as a waste treatment system under waste discharge requirements.

Reasoning

Although recirculating systems may need special considerations, exempting all such systems without individual review is inappropriate. As described in Option 3 above, some systems could be extremely large and contain a wide variety of water body types with existing beneficial uses. If the system is regulated as a waste treatment system, a Waste Discharge Requirement (WDR) requiring CEQA review would be necessary, thereby ensuring that environmental impacts are avoided or mitigated. The WDR may require a watershed management plan to ensure coordinated management.
CATEGORIZATION OF WATER BODIES

Due to their unique hydrologic characteristics, the AWTF developed various rationales for categorizing agricultural water bodies. Recommendations and five options in the form of flowcharts follow.

RECOMMENDATION #1: WATER BODY CATEGORIZATION FRAMEWORK

The AWTF supports a water body categorization framework similar to the one proposed by the SWRCB in the 1991 Inland Surface Waters Plan and recommends that, at a minimum, the Plan present a logical decision tree which would identify natural, agriculturally dominated natural, reconstructed natural, and constructed agricultural water bodies. This decision tree should be used as guidance by the Regional Boards, with the final category designations adopted through a public hearing process.

RECOMMENDATION #2: FLOW CHARTS TO AID CATEGORIZATION

The five flow chart options presented should be evaluated and used to the maximum extent practicable as State Board staff prepares a water body categorization decision tree.

RECOMMENDATION #3: RELIANCE ON WATER MANAGEMENT AGENCIES FOR CATEGORIZATION

Regional Boards would rely on the water management agencies to initially categorize the water bodies within their jurisdiction. Any water bodies not characterized would default to the natural water body category for the purpose of assigning appropriate Beneficial Uses and numeric objectives. If there is disagreement with the categorization of a water body, it will be resolved through a Regional Board public hearing process. Regional Boards would then adopt the final categorization and submit it to the State Board for final adoption.

Reasoning

The purpose of categorizing agricultural water bodies is to identify those water bodies which may not have the full beneficial uses typically associated with perennial natural streams. Categorization may help determine if new appropriate Beneficial Use designations—including limited or new Beneficial Uses—must be developed. Then, appropriate water quality objectives may be applied. The categorization process may also be used as a method of prioritizing water quality concerns and associated activities to mitigate impacts.

The AWTF generally supports the approach used by the SWRCB to categorize water bodies in the original 1991 Inland Surface Waters Plan. This approach separately
categorized both natural channels dominated by ag drainage and constructed ag drains. The Task Force recognizes that the US EPA did not approve the categorical deferrals and exemptions provisions of that plan. In its message to the SWRCB, the US EPA disapproved the use of performance goals rather than final numeric objectives for broadly defined water body categories which in its view could have exempted waters of the U.S. from objectives for toxics.

The US EPA did support development of generic numeric objectives for different categories of drains, seasonal objectives, and the use of Site Specific Objectives (SSOs), Use Attainability Analyses (UAAs), Total Maximum Daily Loads (TMDLs), etc. It seems clear from the US EPA comments that some Constructed Agricultural Drains are considered waters of the U.S., while others are not. The questions remain as to how and where to draw the distinction. The AWTF discussed this issue at length, but could not achieve full consensus.

It is the intent of the AWTF that the process to categorize agricultural water bodies be done in the context of a stakeholder-based planning process. It requires strong participation and cooperation on the part of the water management agencies within the area under evaluation.

It must be strongly emphasized that these processes (flow charts) be used as guidance and cannot substitute for the needed field work necessary to accurately categorize water bodies. The categorization process cannot rely solely on USGS maps—which may be outdated by 40 years or more--and on water management agency identification methods. Field verification by the Regional Boards must be part of the process.

Flow Chart Options

The Task Force did not have time to adequately discuss the following five flowcharts for the purpose of achieving consensus. Each flowchart is presented as an option, with each option further detailing the categorization process. A brief rationale is presented for each of the flowchart options.

Option 1

The first option has the least amount of detail. It separates water bodies into four categories: natural; agriculturally dominated natural; reconstructed natural; and constructed agricultural water bodies. Reconstructed natural water bodies were included to recognize that a number of natural waterways in California have been modified to the extent they no longer have the appearance and alignment consistent with a natural water body. In many cases, the reconstruction occurred prior to 1975 in response to flood control and irrigation needs, and resulted in water bodies which may no longer have the hydrologic characteristics traditionally associated with natural perennial streams.

Note that beginning with Option 2, separate categories for water bodies carrying agricultural drainage vs. supply water have been identified. The distinction was made to assist in future determinations of appropriate beneficial uses and objectives based on probable water quality. This level of detail could be provided by water management agencies during their initial categorization process, thus saving time and an additional report at a later date.
Option 2

This option separates water bodies into six categories, including Natural, Agricultural Drainage Dominated Natural (B1), Agricultural Supply Dominated Natural (B2), Constructed Agricultural Drain (C1), Constructed Agricultural Supply (C2), and Reconstructed Natural (C3).

Option 3

Same as Option 2, but also includes Category B3, Totally Dependent Agricultural Water Body. The idea here is to obtain limited or incidental Beneficial Use designations, exemption as an ancillary structure, or exemption from classification as a "water of the U.S."

Option 4

Same as Option 3, but includes a new Category C4, Closed Recycling System, shown at the beginning of the flowchart. The purpose is to exempt constructed closed systems from having Beneficial Uses assigned, or allowing limited or incidental Beneficial Uses to be designated. The idea here is to obtain limited or incidental Beneficial Use designations, exemption as an ancillary structure, or exemption from classification as a "water of the U.S."

Reasoning

The purpose in creating a new category for constructed closed recycling systems is to recognize their limited, incidental beneficial use, and to recognize the benefits to clean water and efficient water management associated with these systems.

Option 5

The constructed closed recycling system (C4) identified in Option 4 is exempted from water quality objectives.

Reasoning

The purpose in creating a new category for closed recycling systems is to recognize their limited, incidental beneficial use, and to recognize the benefits to clean water and efficient water management associated with these systems.

Concern

There is concern that some of the larger constructed recycling systems may contain within their boundaries natural water bodies and agriculturally dominated natural water bodies which need to be categorized. If recycling systems are excluded from the decision tree, these systems should be addressed separately in a process which includes a mechanism for identifying water bodies and the highest reasonable level of water quality that can be maintained within the system. This process may include the development of a watershed management plan which serves as an agreement between the Regional Board and the recycling entity.
Option 1.
Flowchart for Categorization of Water Bodies

Is the waterbody an ancillary structure?
Yes → Exemption
No → Is the waterbody identified as a natural waterway* on a 1:100,000 or 7.5 minute USGS Quadrangle?
Yes → Did a water management agency identify it as a natural water body?
No → Did the water management agency identify it as a constructed water body?
No → No
Yes → Has the water body been reconstructed to the extent that it no longer has the appearance and alignment of a natural water body?
Yes → Does the water body contain natural flow during a significant portion of the irrigation season?
Yes → Constructed Agricultural Water Body (C)
No → Natural water body
No → Agriculturally dominated natural water body (B)

*Waterway: a natural or artificial watercourse, including a stream, creek, or brook.
Option 2.
Flowchart for Categorization of Water Bodies

1. Is the waterbody an ancillary structure? Yes → Exemption
   No →

2. Is the waterbody identified as a natural waterway* on a 1:100,000 or 7.5 minute USGS Quadrangle? Yes →
   No → Did a water management agency identify it as a natural water body? Yes →
   No →

3. Has the water body been reconstructed to the extent that it no longer has the appearance and alignment of a natural water body? Yes → Identify as a Natural water body
   No →

4. Does the water body contain natural flow during a significant portion of the irrigation season? Yes →
   No →

5. Is the water body noted as dominated by Ag supply water or Ag drainage water? Yes →
   No →

6. Does the water body carry supply, drainage, or a combination of the two? Yes →
   No →

7. Reconstrucated natural water body (C3) →
   Natural water body →
   Ag drainage dominated water body (B1) →
   Ag supply dominated water body (B2) →
   Constructed Ag Drain (C1) →
   Ag Supply Canal (C2)
Option 3.
Flowchart for Categorization of Water Bodies

- Is the waterbody an ancillary structure?
  - Yes: Exception
  - No:
    - Is the waterbody identified as a natural waterway on a 1:100,000 or 7.5 minute USGS Quadrangle?
      - Yes: Did a water management agency identify it as a natural waterbody?
        - Yes: Did a water management agency identify it as a constructed waterbody?
          - No: Identify as a Natural waterbody
        - No: Totally Ag Dependent Water Body (B3)
      - No: Has the water body been reconstructed to the extent that it no longer has the appearance and alignment of a natural waterbody?
        - Yes: Totally Ag Dependent Water Body (B3)
        - No: Is the water body totally dependent on ag water supply and/or drainage?
          - Yes: Does the water body carry supply, drainage, or a combination of the two?
            - Yes: Ag Supply Canal (C2)
            - No: Does the water body contain natural flow during a significant portion of the irrigation season?
              - Yes: Reconstructed natural water body (C3)
              - No: Natural water body
          - No: Ag drainage dominated water body (B1)
      - No: Ag supply dominated water body (B2)

Supply

Drainage or Combination

Drainage or Combination
Option 4.
Flowchart for Categorization of Water Bodies

Are the waterways in a closed recycling system? [Yes/No] No: Is the waterbody an ancillary structure? [Yes/No] No: Is the waterbody identified as a natural water body* on a 1:100,000 or 7.5 minute USGS Quadrangle? [Yes/No] No: Did a water management agency identify it as a natural water body? [Yes/No] No: Did the water management agency identify it as a constructed water body? [Yes/No] No: Identify as a Natural water body.

Has the water body been reconstructed to the extent that it no longer has the appearance and alignment of a natural water body? [Yes/No] No: Is the water body totally dependent on ag water supply and/or drainage? [Yes/No] Yes: Totally Ag Dependent Water Body (B3). No: Does the water body carry supply, drainage, or a combination of the two? [Yes/No] Yes: Supply.

Does the water body contain natural flow during a significant portion of the irrigation season? [Yes/No] No: Is the water body noted as dominated by Ag supply No: Water or Ag drainage water? [Yes/No] Yes: Does the water body carry supply, drainage, or a combination of the two? [Yes/No] Yes: Supply, Drainage or Combination.

No: Reconstructed natural water body (C3) 
Natural water body 
Ag drainage dominated water body (B1) 
Ag supply dominated water body (B2) 
Constructed Ag Drain (C1) 
Ag Supply Canal (C2)
Option 5.
Flowchart for Categorization of Water Bodies

- Are the waterways in a closed recycling system?  
  - Yes: Closed Recycling System (C4)  
  - No: Is the waterbody an ancillary structure?  
    - Yes: Exemption  
    - No: Is the waterbody identified as a natural water body* on a 1:100,000 or 7.5 minute USGS Quadrangle?  
      - Yes: Did a water management agency identify it as a natural water body?  
        - Yes: Did the water management agency identify it as a constructed water body?  
          - Yes: Identify as a Natural water body  
          - No: No  
        - No: Yes: Totally Ag Dependent Water Body (B3)  
      - No: Yes: Does the waterbody contain natural flow during a significant portion of the irrigation season?  
        - Yes: Is the waterbody noted as dominated by Ag supply or water or Ag drainage water?  
          - Yes: Does the waterbody carry supply, drainage, or a combination of the two?  
            - Yes: Drainage or Combination  
            - No: Supply  
        - No: No  
  - No: Has the water body been reconstructed to the extent that it no longer has the appearance and alignment of a natural water body?  
    - Yes: Is the water body totally dependent on ag water supply and/or drainage?  
      - Yes: Totally Ag Dependent Water Body (B3)  
      - No: No  
    - No: Does the waterbody carry supply, drainage, or a combination of the two?  
      - Yes: Drainage or Combination  
      - No: Supply  

- Ag drainage dominated water body (B1)  
- Ag supply dominated water body (B2)  
- Constructed Ag Drain (C1)  
- Ag Supply Canal (C2)  
- Natural water body
BENEFICIAL USE DESIGNATIONS

The AWTF agreed that water bodies dominated by agricultural drainage are unique waters which may not have all of the hydrologic and ecological characteristics and water quality necessary for the full attainment of the beneficial uses normally associated with perennial streams. The State at this time does not recognize that these water bodies have distinct beneficial uses. Therefore, the AWTF reviewed the characteristics and developed recommendations and options that address beneficial uses for these unique types of agricultural water bodies.

RECOMMENDATION #1: RECOGNITION THAT AGRICULTURAL WATERS ARE UNIQUE

The State should recognize that water bodies dominated by agricultural drainage are unique waters which may not have all of the hydrologic and ecological characteristics and water quality necessary for the full attainment of the beneficial uses normally associated with perennial streams.

RECOMMENDATION #2: ANCILLARY STRUCTURES AND INDIVIDUAL CLOSED RECIRCULATING SYSTEMS DO NOT REQUIRE BENEFICIAL USE DESIGNATIONS.

Exempted ancillary agricultural structures and constructed individual closed recirculating systems, as specified in the Exemptions section of the report, do not require the designation of beneficial uses.

RECOMMENDATION #3: NEED FOR NEW OR LIMITED BENEFICIAL USES

The State Board should evaluate whether new or limited beneficial uses would be more appropriate for agricultural dominated natural water bodies and constructed water bodies than uses currently recognized.

RECOMMENDATION #4: PROTECTION OF “EXISTING” USES

Beneficial uses should be designated which, at a minimum, protect existing uses. Definition of existing uses should be clarified (see Policy Issue #3 in the “Other Policy Issues” section).

Option 1

Aquatic life uses of constructed agricultural water bodies can be viewed as incidental to the intended purpose of the facilities.
Reasoning

To prevent flooding or water logging of the land, agriculture has developed a network of artificial drains that carry surface runoff and deep seepage back to the main river system. In addition, irrigated agriculture in California has also developed a series of channels to supply over 30 million acre-feet of water to various crops. These water bodies, by their presence in water-short areas, provide wildlife and aquatic habitat during long, dry summer periods where no water would otherwise be available. Therefore, any wildlife or aquatic life beneficial use should be considered incidental to the original intended purpose of the channel when it was constructed. This concept will aid in the development of beneficial uses, water quality objectives and an implementation process, which are appropriate for these systems and which do not undermine the intended use.

Concerns

The concern with the "incidental use" concept expressed by some members of the AWTF is that it implies that a lower level of protection is appropriate for such uses because they are not planned. Calling a use "incidental" implies that a use is of lower value according to a hierarchy of beneficial use values. This idea is contrary to the basic thrust of water quality standards construction—that existing uses must be protected regardless of the human values ascribed to them.

Furthermore, the "incidental use" concept is unnecessary. There is adequate flexibility to designate uses for agricultural waters which reflect the unique physical, biological, management characteristics, and resulting limited aquatic life uses of these waters such as constructed drains. Through this flexible process, appropriate objectives and implementation procedures can be developed which facilitate appropriate management activities while protecting designated uses.

Beneficial Use Categories

The AWTF agreed on having different categories of agricultural dominated water bodies, but was not able to agree on the appropriate method of assigning beneficial uses to them. Five options are outlined on the following pages.
Option 1

Identify categories of agricultural dominated waters and designate, as part of the ISWP, limited or new beneficial uses which generally correspond to such categories. Provide adequate flexibility to the Regional Boards to designate site-specific beneficial uses for those water bodies for which the statewide categorical beneficial uses do not appear to be appropriate. This option is meant to provide greater flexibility for limited use water bodies.

Option 1. Beneficial Uses to be Protected in Ag Dominated Water Bodies.

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<tr>
<th>Beneficial Use</th>
<th>Natural Water Body</th>
<th>Ag Dominated Natural WB</th>
<th>Reconstructed Natural WB</th>
<th>Constructed Water Body</th>
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Beneficial use definitions are listed in Appendix C.

* "Full" and "limited" uses need to be defined based on the expected characteristics of each of the water body types and the expected current uses in each water body type. This option does not attempt to define these terms.

* Scientific justification would have to be provided to support such a scheme for the statewide plan, as well as for site specific modification of the scheme.

Natural water body: For the purpose of this Plan, natural water bodies are those which have not been significantly modified (except by dams or other diversions); have or could have a natural riparian zone; generally follow in a natural course; and have or could have in-stream characteristics suitable to allow aquatic life to thrive (e.g., appropriate substrate, pools and riffles, etc.). These waters should be evaluated for all of the beneficial uses normally associated with perennial streams.

Agricultural dominated natural water body: For the purpose of this Plan, agricultural dominated natural water bodies are those which generally contain the
characteristics outlined above, but greater than 50 percent of whose flow is comprised of agricultural drainage during a significant portion of the irrigation season.

These water bodies should be protected for: industrial and agricultural uses; full-body recreation and fishing; full warm water fisheries, including spawning and migration; cold water fisheries where cold water species are historically present; and full wildlife. These water bodies should drain water to downstream water bodies which is of sufficient quality to protect downstream municipal water supplies and full cold water fisheries, where appropriate.

**Reconstructed agricultural dominated water body:** This category should only apply to once natural water bodies which have been modified for use as a drain or supply canal and are now operated as an agricultural drain or supply canal. It should not apply to streams which were once modified but are no longer exclusively used as drains or supply canals (i.e., streams which are in the process, or with restoration could be in the process, of reverting back to a natural condition).

Reconstructed agricultural dominated water bodies should be protected for: industrial and agricultural use, limited aquatic life (warm and cold, if appropriate), full public health, and full wildlife uses. These water bodies should drain water to downstream water bodies which is of sufficient quality to protect downstream municipal water supplies and cold water fisheries, where appropriate.

**Constructed agricultural water body:** For the purposes of this Plan, constructed agricultural water bodies are purely man-made facilities, lined or unlined, which have been specifically built for the purpose of conveying agricultural drainage or supply water.

Constructing drains should be protected for: limited irrigation (recirculation/reuse), limited aquatic life (warm water fisheries only), limited public health (incidental swimming and fishing), and full wildlife beneficial uses. These water bodies should not be protected for municipal or industrial use, full recreation or full public health, or full aquatic life uses unless site-specific conditions suggest otherwise.

**Concern**

This option requires the protection of a large number of beneficial uses immediately upon adoption of the ISWP. Many of these uses are unlikely to be found in a majority of water bodies. For example, due to the nature of irrigation during the summer months, the water temperature in agricultural dominated water bodies is such that few, if any, would be able to sustain a cold freshwater habitat. Industrial use would also be severely limited in almost all cases due to high dissolved solids concentrations. To go back to these water bodies at a later date to remove the inappropriate uses would require a Use Attainability Analysis (UAA), which is a resource intensive process.

Rather than initially protecting these categories of water bodies for a large suite of beneficial uses, it would be more appropriate to start by focusing on the use which would be the most limiting—likely, aquatic life. Upon adoption, the Plan could require the protection of various levels of aquatic life (e.g. WARM, limited WARM, restricted WARM, etc.) until the water body can be surveyed and assessed for the full suite of appropriate beneficial uses, thereby sharply reducing the need for UAAs.
Option 2

Define agricultural dominated water bodies as one category, establish a narrative requirement prohibiting the degradation of current uses, and establish a priority scheme by which the Regional Boards will conduct site-specific evaluations to adopt beneficial uses for each individual agricultural drainage dominated water body in the region, or for subcategories of waters, if more appropriate.

Concern

Agricultural dominated water bodies cover both natural water bodies and constructed facilities. These water bodies may or may not have similar hydrologic or physical characteristics. Only one beneficial use to cover all combinations seems too limiting as the objectives associated with this use may be too restrictive in some cases and too lenient in others. Based on the discussions on objectives, only a narrative toxicity objective prohibiting acute toxicity would apply to this use which would not protect agricultural dominated natural water bodies from chronic toxicity.

Option 3

Define minimum beneficial uses to be considered by the Regional Board for agricultural dominated water bodies according to the following chart and associated definitions. (This option is similar to option 1 in other respects.)

Option 3. Minimum Beneficial Uses to be Considered for Ag Dominated Water Bodies.

<table>
<thead>
<tr>
<th>Beneficial Use</th>
<th>Natural Water Body</th>
<th>Ag Dominated Natural WB</th>
<th>Reconstructed Natural WB</th>
<th>Constructed Water Body</th>
</tr>
</thead>
<tbody>
<tr>
<td>COLD*</td>
<td>X</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>WARM*</td>
<td>X</td>
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<tr>
<td>WARM 1</td>
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<td>WARM 2</td>
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<td>X</td>
</tr>
<tr>
<td>AGR*</td>
<td></td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

*Defined in Appendix B

Limited Freshwater Habitat (WARM 1) - provides a warm water habitat to sustain a limited diversity of indigenous aquatic resources due to ambient conditions associated with the water resources. Limiting factors could include flow, temperature, turbidity, and water quality.

Restricted Warm Freshwater Habitat (WARM 2) - provides a warm water habitat that is not expected to provide a diversified aquatic system. Such a system is only capable of sustaining a small transitory population of very tolerant forage or fish and macro invertebrates due to source flow, water quality, and habitat deficiencies.
Limited Wildlife Habitat (WILD 1) - provides a temporary or short-term water supply and/or vegetative habitat for sustaining wildlife.

**Reasoning**

The separate categories of water bodies each have characteristics which affect their existing beneficial uses. Due to the nature of irrigation during the summer months, the water temperature of water bodies dominated by agricultural drainage is such that none of them could sustain a cold freshwater habitat. Some water bodies used for agricultural supply may be able to support cold water habitat but it should not be required as a minimum use for all agricultural dominated water bodies.

All three categories of agricultural dominated water bodies include waters that are subject to irregular or intermittent flows and/or water quality or maintenance operations that affect development of wildlife habitat. These waters are also subject to variable factors that limit the diversity of the indigenous aquatic resources. Agricultural dominated natural water bodies, whether or not they are under control of an individual or water management agency, are subject to limited maintenance activities that disrupt wildlife habitat. In contrast, constructed water bodies are subject to extensive flow, water quality and habitat deficiencies. These facilities include man-made drains and water bodies that are under the control of a public agency, farmer or other identifiable entity and are waters that may not support any permanent indigenous aquatic life.

**Option 4**

Create a new Beneficial Use category for Agricultural Drainage, which includes crop and flood drainage, and all other uses in support of farming and ranching operations.

**Concern**

Some AWTF members believe this category is in conflict with Federal law.
WATER QUALITY OBJECTIVES

The State Water Code states that water quality objectives are "limits or levels of water quality constituents or characteristics which are established for the reasonable protection of beneficial uses of water or the prevention of nuisance within a specific area." (Water Code, sec. 13050, subd. (h)). In the AWTF’s limited time, it was not possible to develop and assign actual limits and levels of constituents to protect designated beneficial uses. The task force believed its responsibility was to provide guidance and input to the State Board in setting the appropriate limits and levels for water quality objectives for agricultural waters.

The state's Regional Water Quality Control Boards are at varying levels in the process of designating or assigning beneficial uses to water bodies in their regions. As an example, Region 5 has not designated beneficial uses for all of its agricultural waters, while Region 7 has designated beneficial uses and associated numeric objectives for its agricultural waters. Region 5 estimates it will take their staff many years to assess the waters in their region and assign beneficial uses to them. The issue, then, is that objectives may need to be assigned in some water bodies to protect downstream resources even if beneficial uses are not yet designated.

The AWTF reviewed both narrative and numeric objectives. One recommendation and several nonconsensus options were developed and are listed below.

Narrative Water Quality Objectives

RECOMMENDATION #1: NARRATIVE TOXICITY OBJECTIVE FOR ALL NON-EXEMPTED INLAND SURFACE WATERS

Upon adoption of the ISWP, a narrative toxicity objective should apply to all non-exempted inland surface waters. This narrative objective will be considered a permanent baseline.

Potential language: "All waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal or aquatic life" (from Region 5 Basin Plan). For agricultural dominated and constructed water bodies, the State Board should recognize that aquatic habitat is likely to exist and be the most limiting use. The narrative objective should be implemented as follows:

<table>
<thead>
<tr>
<th>Water Body</th>
<th>Objective</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agricultural dominated natural water bodies</td>
<td>No acute or chronic toxicity</td>
</tr>
<tr>
<td>Constructed agricultural water bodies</td>
<td>No acute toxicity</td>
</tr>
</tbody>
</table>

Flexibility is needed for objectives that would apply on a seasonal basis and during extremely high and low flow years.

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Reasoning

"States may adopt seasonal uses as an alternative to reclassifying a water body or segment thereof to uses requiring less stringent water quality criteria. If seasonal uses are adopted, water quality criteria should be adjusted to reflect the seasonal uses, however, such criteria shall not preclude the attainment and maintenance of a more protective use in another season." (40 CFR, sec. 131.16 (f)).

The AWTF did not specifically identify reconstructed water bodies since it could not come to consensus on which narrative toxicity objective should apply to that category of water body.

Narrative and Numeric Water Quality Objectives

Option 1

Of the potential beneficial uses outlined in Option 3 of the Beneficial Uses section, the most sensitive is likely to be the protection of aquatic life. Based on this approach, the following narrative water quality objectives are recommended for adoption as a minimum for three levels of WARM beneficial uses:

1) WARM
   a. All water shall be maintained free of substances which produce acute or chronic toxicity.
   b. All water shall be maintained free of substances which through bioaccumulation would produce detrimental physiological responses in human, plant, animal, aquatic life, or wildlife.
   c. Numeric objectives will be determined on a region by region basis (as needed) to reflect habitats unique to various areas in the state.

2) WARM I
   a. All water shall be maintained free of substances which produce acute or chronic toxicity.
   b. All water shall be maintained free of substances which through bioaccumulation would produce detrimental physiological responses in human, plant, animal, aquatic life, or wildlife.

3) WARM II
   a. All water shall be maintained free of substances which produce acute toxicity.

Numeric Objectives

Option 1

Agricultural Dominated Natural Water Bodies

Two years after the adoption of the Plan, numeric objectives will apply as interim objectives on agricultural dominated natural water bodies whose beneficial uses have not
been formally identified through the process of a survey or assessment, if that water body is contained within a watershed management area (WMA) recognized by the Regional Board. The numeric objectives will continue to apply as interim objectives during the period of assessment and prioritization. If the water body is not contained in a WMA, the interim status will not apply and the numeric objectives will be considered final objectives.

Once a WMA is identified by the RWQCB as a priority watershed, the numeric objectives will continue to apply as interim for a period of eight years (or a time period specified by the RWQCB) if the local stakeholders develop and implement a watershed management plan (WMP) which includes: hydrologic boundaries; BMPs (or other actions such as pollutant trading) to control impairment; a monitoring and assessment program; and an implementation schedule both for the installation of BMPs as well as the determination of appropriate beneficial uses, if necessary.

By the end of the eight year process (or time period specified by the RWQCB), appropriate beneficial uses will be designated, if necessary, and the associated numeric objectives will be reviewed by local stakeholders and the RWQCB to determine if the objectives should remain interim while site specific objectives (SSOs) are developed, become final, or become final with the option of a variance if the WMP is continued. If the option to develop SSOs is pursued, the RWQCB with the input from local stakeholders will develop a timetable for the adoption of SSOs. If the local stakeholders do not provide adequate technical information within the specified time period to justify SSOs and an extension is not granted, the interim objectives will apply as final objectives.

For agricultural dominated natural water bodies with formally designated full aquatic or human health beneficial uses, the numeric objectives will apply as final objectives unless a variance is granted or site-specific objectives are adopted.

The following general timeline is proposed for adoption of numeric objectives on agricultural water bodies:

**Within 2 years:**
- Categorization of water bodies;
- Formation of WMAs.
- Numeric objectives apply as interim objectives on all ag dominated natural water bodies contained within a WMA.
- Numeric objectives apply as final objectives on all ag dominated natural water bodies not contained within a WMA or formally designated with full aquatic or human health beneficial uses.

**Within 4 years:**
- Assessment of water quality.

**Within 5 years:**
- RWQCB prioritizes WMAs.

**After WMA listed as a priority:**
- **within 1 year:** WMP proposed and finalized.
- **within 4 years:** WMP implemented.
- **within 8 years:** Appropriate beneficial uses designated, if necessary; numeric objectives reviewed.

**End of 10 years (or time period specified by the Regional Board):**
- Final numeric objectives adopted.
Reasoning

Agricultural dominated natural water bodies are unique systems which may not support full fishable/swimmable beneficial uses. Where full fishable/swimmable beneficial uses have not been designated through a survey or assessment, the current numeric objectives may not be appropriate. (This is assuming that the current numeric objectives will be linked to full Aquatic Life and Human Health beneficial uses.)

The initial two-year lag time allows the Regional Board and local entities to identify ag dominated water bodies and WMAs and thereby determine which objectives should apply. By initially applying “interim numeric objectives” to ag dominated natural water bodies and carefully defining an “interim numeric objective” as a number which would be fully effective with respect to all current regulatory programs yet not a final objective which would be subject to anti-backsliding provisions, the initial numeric objectives can become useful tools during the assessment stages to help focus the BMPs in a WMA rather than an impediment to protecting appropriate beneficial uses on a priority basis. Final numeric objectives for the appropriate beneficial uses may then be developed as necessary. The goal is to assure that limited resources are directed at installing BMPs to improve water quality rather than at creating paperwork to either justify or revise a number.

Since this would be a new program involving a great number of agricultural water management agencies throughout the state, an extended timeline is justified. The Regional Board retains the option for lengthening or shortening the timelines as appropriate (which may be due to lack of funding for the overall program).

Definitions for “interim,” “recognized,” “listed,” and “adequate technical information” are critical. In the process outlined above, “interim” means that the objective may not be the appropriate final objective for the water body, and is not subject to anti-backsliding regulations. This recognition allows the development of appropriate beneficial uses using a limited beneficial uses assessment that provides “adequate technical information.”

The minimum requirements for a limited beneficial uses assessment should be outlined so they are consistent statewide. If necessary, numeric objectives can then be developed which are appropriate for the water body (a cross cutting issue with the Site Specific Objectives Task Force. The term “recognized” may be inappropriate. The idea is that a WMA and WMP must be formally “recognized” or perhaps listed or adopted and prioritized by RWQCBs if water quality concerns are involved.

The idea of equity for those systems which already have fishable/swimmable beneficial uses specifically designated is more difficult to address. The appropriateness of a beneficial use is evaluated through a public hearing process prior to the designation. It would be inappropriate to remove that use without another public hearing; therefore, if the objectives are linked to beneficial uses, they must apply upon adoption of the Plan.

An alternative may be to include an initial five year variance upon adoption of the Plan during which time the numeric objectives would be used for assessment purposes only. After five years, local stakeholders in a WMA could request a continuation of the variance if they have a WMP under development. Another option may be to provide equity through the implementation process (i.e. use of the NPS Management Plan 3 tiered process).
Option 2

The State Water Board should, at a minimum, develop a separate set of numeric objectives for COLD and WARM aquatic life beneficial use protection.

Reasoning

Criteria developed for cold water species may not be appropriate for warm water species. The availability of appropriate objectives for subcategories of water bodies would minimize the need for the development of many more site specific water quality objectives.

Option 3

Mixing zones should be used, as appropriate, to determine compliance of nonpoint source discharges with objectives.

Reasoning

"States may, at their discretion, include in their State standards, policies generally affecting their application and implementation, such as mixing zones, low flows and variances. Such policies are subject to EPA review and approval." (40 CDF, s. 131.13)

Option 4

The State Water Board should develop and adopt statewide numeric objectives for each beneficial use and subcategory of agricultural water as part of the statewide plans. Recalculated acute and chronic criteria could be adopted for warm waters, acute numeric for reconstructed agricultural waters, and narrative only for constructed agricultural waters.

The Regional Board will then list specific water bodies which shall be included in each category within one year of Plan adoption.

The Regional Board may, at any time, determine that objectives shall be reviewed and/or considered “interim” if it designates the water body as part of a watershed management area. (After this point, Option 1 is incorporated.)

Reasoning

This option is based on the idea that Regional Boards may not receive funding to develop the new program in Option 1. This option addresses many stakeholder concerns and provides some immediate certainty for the regulated community. This option still allows local flexibility and provides incentives for watershed management.

Option 5

Same as option 1, except that the time schedule is revised to have the State Board adopt interim numeric objectives for all agricultural waters as part of the plans.
IMPLEMENTATION

RECOMMENDATION #1: GOALS

The Task Force recommends that implementation follow a logical sequence that allows for consistency while being flexible; prioritizes water quality problems while allowing realistic timelines; and allocates appropriate funding while avoiding duplication of effort. Implementation actions should consider a watershed philosophy where appropriate with the Regional Boards forming the initial watershed boundaries. The Regional Boards should identify watershed boundaries within their regions with the help of local stakeholders, to help prioritize areas of impairment and also determine if the watershed approach is the most effective mechanism for mitigating a beneficial use impairment. The steps in the implementation process should include: designation of area boundaries; initial assessment: prioritization of water quality concerns; development of a management plan; evaluation of the program; and as needed, refinement of the management plan, assessment/reassessment of beneficial uses and objectives, and further regulatory actions. Beneficial use impairments will be regulated through provisions of the State Nonpoint Source Management Plan (the three tiered process).

Reasoning

The effectiveness of any policy or plan for protecting inland surface waters will depend on the implementation of that plan. Statewide consistency was recognized as an essential component to ensuring equitable regulation. However, the task force also recognized that California is comprised of a series of diverse ecoregions and that sufficient flexibility must be available to deal with specific situations. Since the State and Regional Water Boards are in the process of integrating a watershed approach into the Board’s programs, incorporating the watershed concept into the implementation program appears to be the most logical method for dealing with areas dependent on local water management. Utilizing Regional Board boundaries as the first watershed boundary recognizes the diversity of the state and allows local entities to determine area priorities. Regional Boards may determine that the watershed approach is not appropriate for a particular impairment, and that some water quality impacts occur statewide (e.g. elevated pesticide concentrations during storm runoff) and may need to be addressed on a larger scale than local watersheds.

RECOMMENDATION #2: HIERARCHY FOR REGULATION

The following hierarchy should be followed when implementing the ISWP in agricultural dominated systems.

1) Protection of downstream beneficial uses in natural water bodies.
2) Protection of beneficial uses to the extent to which they occur in agricultural dominated natural streams.
3) Protection of beneficial uses to the extent to which they occur in constructed facilities.
The State should recognize that agricultural water management may provide net ecological benefits with incidental beneficial uses which would not otherwise be available. It is a goal of this Plan to provide protection of incidental uses through reasonable management activities. Therefore, the hierarchy should be used to prioritize implementation activities, recognizing that not all beneficial uses and objectives will be attained in the short-run.

**Reasoning**

California is an arid environment. As such, many natural water bodies within the state are dependent either seasonally or entirely on water management to provide flow and associated beneficial uses. In addition, agriculture has developed a network of artificial channels that carry supply water, surface runoff, and deep seepage back to main river systems. These channels were constructed for flood control and to enhance agricultural production and have become an essential component of irrigated agriculture in California. Water within agricultural systems is different from normal stream flow by virtue of its origin and management on the farm. Besides the seasonal nature of the irrigation, most channels are subject to large fluctuations in flow due to the intensity of irrigation in the area. The non-point source nature of return flow also results in elevated water temperature and other water quality parameters. These flow and water quality factors will be most pronounced in drains closest to the fields; however, a dampening effect may occur as this water combines with water from other areas and moves downstream toward the receiving water. In constructed facilities and in natural stream channels which historically would have been dry during the irrigation season, flows are dependent on water management. Beneficial uses associated with these flows should be considered incidental.

Based on the dependence of many beneficial uses in agricultural dominated channels on water management within a given region, the AWTF determined that a hierarchy should be followed which phases implementation activities to first protect downstream beneficial uses in natural water bodies. Once the downstream uses are protected, efforts will continue upstream to next protect agricultural dominated water bodies followed by constructed facilities. This priority system recognizes that natural water bodies will likely have the highest level of beneficial uses and that regulation of water quality in agricultural systems must balance the amount of available resources, the level of beneficial uses, and the needs of agriculture.

**Concerns**

In some areas, water management to improve water quality and thereby protect beneficial uses in the majority of water bodies within a watershed, may result in no change or perhaps degradation of water quality in selected water bodies for a period of time. Even though the overall result would be considered a net environmental benefit, there is concern that using this hierarchy on a water body by water body basis may limit the ability to improve the overall watershed by requiring that all downstream water bodies be fully protected before moving upstream. Using this hierarchy as a guideline for prioritization on a watershed basis rather than water body by water body insures that the maximum net environmental benefit can be derived within an entire area dependent on water management.

The second concern is that the ultimate goal of improving water quality to the maximum extent practicable is not overlooked. Improvement is a phased process and is not necessarily complete after the first level of net environmental benefit is achieved.
RECOMMENDATION #3: PROCESS

The Task Force recommends that the overall implementation of the ISWP occur in two phases. The initial phase would consist of the planning process during which time water bodies are categorized; sub basins are developed within Regional Board boundaries to facilitate assessment; assessments are conducted; and areas as well as water bodies of concern are prioritized. The second phase would consist of actions taken based on the findings of the initial planning and assessment phase. The table below summarizes the two-phase process.

Table 1. Overall Inland Surface Water Plan Implementation in Agricultural Dominated Water Bodies.

I. Planning
   A. Categorization of water bodies
   B. Development of sub basins for assessment
   C. Assessment
   D. Prioritization of areas and water bodies of concern

II. Response to Findings from the Planning Phase
   A. Area and/or water body not impaired or threatened
      1. Watershed management group formation encouraged
   B. Area and/or water body prioritized
      1. Activation of relevant interagency agreements
      2. Where action by Regional Board and State Board necessary
         a. Actions as defined through the NPSMP
         b. Actions as defined through a watershed management program

RECOMMENDATION #4: GUIDANCE ON A DRAFT IMPLEMENTATION PLAN

The SWRCB should consider using the draft Implementation Plan found in Appendix D for guidance as it develops the ISWP. All the reasoning supporting the draft Implementation Plan is included in the appendix.
OTHER POLICY ISSUES

The AWTF discussed a number of issues that did not fit neatly into the sections of this report but were considered too important to simply drop. While some of these issues are being more fully addressed by other task forces, these points are meant to focus the agricultural waters perspective on those issues.

RECOMMENDATION #1: INCORPORATION OF BASIN PLANS’ EXISTING SITE SPECIFIC OBJECTIVES INTO THE ISWP

Site specific objectives currently adopted into Basin Plans should be incorporated into the ISWP as site specific objectives for those water bodies.

Reasoning

In many areas of California, time and resources have already been invested in developing appropriate site specific objectives and regulatory programs for water bodies of concern. It should not be the intent of the ISWP to supersede these efforts with a blanket adoption of statewide water quality objectives. A more appropriate approach would be to list previously adopted site specific objectives in an ISWP appendix and recognize that the listed site specific objectives supersede the general ISWP objectives. The appendix can be updated following Basin Plan triennial reviews.

RECOMMENDATION #2: WATER CONSERVATION CLAUSE

The State Water Board needs to identify if and how water conservation will be achieved in areas where water conservation measures result in decreased water quality, reduced groundwater recharge, and potential loss of wildlife habitat.

Option

Some members of the Task Force recommend a “water conservation clause” to help water agencies in attaining a water conservation goal without risk of violating water quality standards and criteria, since there are areas of the state in which water conservation can cause degraded water quality, reduced groundwater recharge, and potential loss of wildlife habitat.

Reasoning

Water conservation is a policy issue that is beyond the scope of resolution of this Task Force. The ramifications of such a policy, however, would have an effect on the guidelines currently being prepared by all the task forces.

In areas dependent on water management for stream flow, water conservation efforts have a direct effect on the local water quality. In agricultural areas, conservation generally occurs for high quality supply water and includes a reduction and/or recirculation of relatively high
quality tail water. This reduction may result in decreased dilution and increased constituent concentrations in drainage. Therefore, the relationship of water quality with water conservation needs to be addressed.

In addition, California is dependent upon its supply of fresh water to satisfy the ever increasing urban demand, to maintain this nation's largest agricultural industry, and to provide habitat for fish and wildlife. Currently the State promotes through legislative policy the use of water marketing and water transfers between agricultural and urban municipalities to satisfy a portion of the state's water shortfalls.

RECOMMENDATION #3: CLARIFICATION OF TERM “EXISTING”

The Task Force recommends the State Water Board move to clearly define the term “existing” as it is used in the context of both aquatic life and beneficial uses.

Concerns

In discussions regarding the protection of “existing” aquatic life and other wildlife, it is not clear whether it is intended to mean only indigenous species, all species that exist in a water body as of a certain date, or species including introduced and exotic species.

A concern expressed was that “existing” beneficial uses should include those found appropriate for the water body by the California Department of Fish and Game, the trustee agency of fish and wildlife in the state.

Another concern expressed was that “existing” should be defined as those uses occurring on or after 28 November 1975; however, further clarification is needed.

RECOMMENDATION #4: NET ENVIRONMENTAL BENEFIT

“Net Environmental Benefit” is a concept that deserves additional consideration and should be reviewed and defined by the State Water Board in terms of meeting water quality objectives.

Reasoning

In the watershed approach to solving water quality problems the concept of “net environmental benefit” has been briefly discussed. The concept centers on the overall health of a watershed as compared to a segment by segment analysis of the waters within that watershed. More discussion needs to be held on this issue, as the concept may have potential for use in establishing appropriate objectives for watersheds.

RECOMMENDATION #5: FURTHER INVESTIGATION OF PROTOCOLS FOR TOXICITY MONITORING

Methodologies and species used for determining acute and chronic toxicity must be scientifically defensible and approvable by the regulatory agencies. Further investigation of protocols may be warranted for agricultural water systems.
Option

Consideration should be given to selection for testing of those indigenous species which would be appropriate indicators of the health of the particular types of aquatic organisms protected by the beneficial use designations which apply in a given situation.

Reasoning

Most stakeholders participating in the Toxicity Task Force agreed that the SWRCB should allow for the development of additional test protocols that meet acceptable criteria for toxicity monitoring, and the AWTF generally concurred with that thinking. New protocols should consider at least the following factors: arid conditions; appropriate species for the water body under evaluation; cost-effectiveness; availability of test organisms; test reproducibility; and relative sensitivity of tests and test organisms.

RECOMMENDATION #6: ECONOMIC CONSIDERATIONS

Economic considerations must be factored into the development of the ISWP as required by the Porter-Cologne Water Quality Control Act. The State Water Board should develop clear guidelines for how economics will be evaluated in agricultural waters. The guidelines should be designed to meet the requirements of both State and federal laws.

Reasoning

Due to time constraints, the Task Force did not discuss in length the issue of economic considerations in establishing objectives and implementation strategies, but recognized they have potential to cause the greatest impacts upon the regulated community. The Plan’s economic impacts must be considered in the Functional Equivalent Document in order to comply with the Porter-Cologne Water Quality Control Act.

Concern

A concern expressed in discussions about economic considerations was that growers of agricultural crops cannot pass incurred operational expenses onto their buyers, as is typical of other industries. This single point should be remembered in the process of establishing protective measures or compliance criteria that may be economically burdensome.
# AGRICULTURAL WATERS TASK FORCE

<table>
<thead>
<tr>
<th>FACILITATOR</th>
<th>MEMBER</th>
<th>ALTERNATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>NANCY RICHARD</td>
<td>Donahue, Public Works Department</td>
<td>DONALD H. NELSON</td>
</tr>
<tr>
<td>P.O. BOX 4983</td>
<td>CITY OF MERGED PUBLIC WORKS DEPARTMENT</td>
<td>2100 THOUSAND OAKS BLVD</td>
</tr>
<tr>
<td>ARCATA, CA 95521</td>
<td>JULIO S. GUERRA</td>
<td>PHONE: (805) 449-2587</td>
</tr>
<tr>
<td>PHONE: (707) 822-5965</td>
<td>FAX: (707) 822-2818</td>
<td>EMAIL: @northcoastnet</td>
</tr>
<tr>
<td>STORM WATER</td>
<td>DENNIS HUFF</td>
<td>GENE ANDERSON</td>
</tr>
<tr>
<td>PLACER COUNTY PUBLIC WORKS DEPARTMENT</td>
<td>11444 B AVE</td>
<td>15944 BROADWAY</td>
</tr>
<tr>
<td>AUBURN, CA 95603</td>
<td>PHONE: (916) 898-7582</td>
<td>PHONE: (916) 742-9520</td>
</tr>
<tr>
<td>FAX: (209) 380-7772</td>
<td></td>
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</tr>
<tr>
<td>INDUSTRY</td>
<td>STEPHEN D. MURKILL</td>
<td>DEBORAH DONOVAN</td>
</tr>
<tr>
<td>S. MURKILL &amp; COMPANY</td>
<td>7720 RIVER LANDING DR</td>
<td>1515 AVENIDA NUEVA</td>
</tr>
<tr>
<td>SACRAMENTO, CA 95831</td>
<td>PHONE: (916) 429-0630</td>
<td>PHONE: (510) 831-2034</td>
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<tr>
<td>PHONE: (916) 898-5650</td>
<td>FAX: (916) 429-0631</td>
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<tr>
<td>AGRICULTURE</td>
<td>JOSEPH C. MCGAHAHN</td>
<td>KATTI BUEHLER</td>
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<tr>
<td>SUMMERS ENGINEERING, INC.</td>
<td>P.O. BOX 1122</td>
<td>701 UNIVERSITY AVE. 877-205</td>
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<tr>
<td>HANFORD, CA 93232</td>
<td>PHONE: (559) 523-2537</td>
<td>PHONE: (510) 929-3903</td>
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<tr>
<td>FAX: (209) 523-2537</td>
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<tr>
<td>WATER</td>
<td>STEVE KNELL</td>
<td>JEFF J. JARACZESKI</td>
</tr>
<tr>
<td>IMPERIAL IrrIGATION DISTRICT</td>
<td>P.O. BOX 927</td>
<td>445 CAPITOL MALL, STE 305</td>
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<tr>
<td>IMPERIAL, CA 92251</td>
<td>PHONE: (619) 330-9218</td>
<td>PHONE: (916) 424-3333</td>
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<td>SUPPLY</td>
<td>ARTHUR WHITPP</td>
<td>MARIO MENESINI</td>
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<td>ENVIROMENTAL ALLIANCE</td>
<td>845 WALNUT AVE</td>
<td>2408 CASCADE DR</td>
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<tr>
<td>WALNUT CREEK, CA 94598</td>
<td>PHONE: (510) 923-1423</td>
<td>PHONE: (510) 935-1128</td>
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<td>EPA</td>
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<td>SAN FRANCISCO, CA 94105</td>
<td>PHONE: (415) 744-2005</td>
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<td>FISH &amp; WILDLIFE</td>
<td>BRIAN FINLAYSON</td>
<td>MICHAEL MORSE</td>
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<tr>
<td>DEPARTMENT OF FISH AND GAME</td>
<td>1701 NIMBUS RD, RTE F</td>
<td>3310 EL CAMINO AVE, STE 130</td>
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<tr>
<td>RANCHO CORDOVA, CA 95677</td>
<td>PHONE: (916) 355-0132</td>
<td>PHONE: (916) 979-2120</td>
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<td>REGIONAL BOARD</td>
<td>JEANNE CHILCOIT</td>
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<td>RWCQ- CENTRAL VALLEY</td>
<td>3444 ROUTIER RD, STE A</td>
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<td>SYED KHASMIUDDIN</td>
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<td>SWRCB- FRESHWATER STANDARDS</td>
<td>P.O. BOX 942413, 901 P ST</td>
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<td>SACRAMENTO, CA 94244-2130</td>
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<td>PESTICIDE REGULATION</td>
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<tr>
<td>SACRAMENTO, CA 95814</td>
<td>PHONE: (916) 324-4088</td>
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## APPENDIX A

### AGRICULTURAL WATERS TASK FORCE

#### ATTENDANCE ROSTER

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<th>NAME</th>
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*M = Member  
A = Alternate  
* = Present  
** = Absent

* M. Kiado resigned in June, Terry Young also resigned.

**Dave Smith substituted for A. Mangelsdorf.
APPENDIX B
Initial List of Issues to be Addressed by the Agricultural Waters Task Force

I. Legal Constraints
   Porter Cologne vs. Clean Water Act
   Exemptions for constructed agricultural drains
   US EPA requirements/constraints
   Other law interfaces
      Prop 65
      Endangered Species Act
      CZARA
   What has US EPA done to implement 1987 amendments in adjacent states?

II. Other Water Policies
   Reclaimed wastewater
   Water conservation strategies
   Sources of Drinking Water
   Anti-degradation
   Non Point Source Management Plan

III. Definition of Agricultural Waters
   Navigable waters
   Baselines
   Waters of the State
   Waters of the U.S.
   Mirages
   Types of water bodies
   Ancillary structures
   Confined basins
   Use designations spelled out

IV. Beneficial Uses/Biological
   Competing uses/different uses/seasonality
   Beneficial uses and users
   Hierarchy of beneficial uses
   Ultimate goal: prioritization
   Protection of public health
      (fishing from ag drains)
   Fish & ESA & wildlife
   Created ecosystems
   Net environmental benefit
   Bioaccumulation of toxicity
      (surface water, sediment, natural metals)
   Evaluating eco-life in drains: biota
   Bio-criteria
   Responses to toxicity monitoring

V. Objective and Criteria
   New objectives for Ag Drains
   Exposure times
   Mass emissions vs. concentration
   Drought vs. wet years
Appendix B continued:

Objective-setting process
WQO's and Mixtures
Numerical standards for drinking water
Bacterial standards for Ag waters
Applicability of toxicity tests to Ag runoff
narrative vs. numerical objectives
Flexible standards--evolving science & technology/evergreen

VI. Implementation

A. Allocation of Responsibility
   Implementation - responsibility
   Who will pay to implement plan
   Available resources

B. Application of Standards
   Point of application
   Mixing zones
   Three-tiered process (Nonpoint Source Management Plan)
   Compliance monitoring
      nonpoint vs., point sources
      surrogate parameters monitoring
      cumulative effects monitoring
   Variances and exception (e.g. vector control)

C. Watershed Management
   Drainage district organization
      (including all contributors)
   Pollutant trading; TMDLs: intake credits
   BMPs
   Incentives/voluntary approach

D. Enforcement

E. Implementation Scheduling

VII. Economics
APPENDIX C.
EXISTING AND POTENTIAL BENEFICIAL USES

The beneficial uses and abbreviations listed below are standard designations as listed in *The Water Quality Control Plan for the California Regional Water Quality Control Board Central Valley Region, Third Edition 1994, The Sacramento River Basin and the San Joaquin River Basin.*

**Agricultural Supply (AGR)** - Uses of water for farming, horticulture, or ranching including, but not limited to, irrigation (including leaching of salts), stock watering, or support of vegetation for range grazing.

**Aquaculture (AQUA)** - Uses of water for aquaculture or mariculture operations including, but not limited to, propagation, cultivation, maintenance, or harvesting of aquatic plants and animals for human consumption or bait purposes.

**Preservation of Biological Habitats of Special Significance (BIOL)** - Uses of water that support designated areas or habitats, such as established refuges, parks, sanctuaries, ecological reserves, or Areas of Special Biological Significance (ASBS), where the preservation or enhancement of natural resources requires special protection.

**Cold Freshwater Habitat (COLD)** - Uses of water that support cold water ecosystems including, but not limited to, preservation or enhancement of aquatic habitats, vegetation, fish, or wildlife, including invertebrates.

**Commercial and Sport Fishing (COMM)** - Uses of water for commercial or recreational collection of fish, shellfish, or other organisms including, but not limited to, uses involving organisms intended for human consumption or bait purposes.

**Estuarine Habitat (EST)** - Uses of water that support estuarine ecosystems including, but not limited to, preservation or enhancement of estuarine habitats, vegetation, fish, shellfish, or wildlife (e.g., estuarine mammals, waterfowl, shorebirds).

**Freshwater Replenishment (FRSH)** - Uses of water for natural or artificial maintenance of surface water quantity or quality.

**Ground Water Recharge (GWR)** - Uses of water for natural or artificial recharge of ground water for purposes of future extraction, maintenance of water quality, or halting of saltwater intrusion into freshwater aquifers.

**Industrial Service Supply (IND)** - Uses of water for industrial activities that do not depend primarily on water quality including, but not limited to, mining, cooling water supply, hydraulic conveyance, gravel washing, fire protection, or oil well repressurization.

**Migration of Aquatic Organisms (MIGR)** - Uses of water that support habitats necessary for migration or other temporary activities by aquatic organisms, such as anadromous fish.

**Municipal and Domestic Supply (MUN)** - Uses of water for community, military, or individual water supply systems including, but not limited to, drinking water supply.

**Navigation (NAV)** - Uses of water for shipping, travel, or other transportation by private, military, or commercial vessels.

**Hydropower Generation (POW)** - Uses of water for hydropower generation.
Industrial Process Supply (PRO) - Uses of water for industrial activities that depend primarily on water quality.

Rare, Threatened, or Endangered Species (RARE) - Uses of water that support aquatic habitats necessary, at least in part, for the survival and successful maintenance of plant or animal species established under state or federal law as rare, threatened or endangered.

Water Contact Recreation (REC-1) - Uses of water for recreational activities involving body contact with water, where ingestion of water is reasonably possible. These uses include, but are not limited to, swimming, wading, water-skiing, skin and scuba diving, surfing, white water activities, fishing, or use of natural hot springs.

Non-contact Water Recreation (REC-2) - Uses of water for recreational activities involving proximity to water, but where there is generally no body contact with water, nor any likelihood of ingestion of water. These uses include, but are not limited to, picnicking, sunbathing, hiking, beach combing, camping, boating, tidepool and marine life study, hunting, sightseeing, or aesthetic enjoyment in conjunction with the above activities.

Shellfish Harvesting (SHELL) - Uses of water that support habitats suitable for the collection of filter-feeding shellfish (e.g., clams, oysters, and mussels) for human consumption, commercial, or sports purposes.

Spawning, Reproduction, and/or Early Development (SPWN) - Uses of water that support high quality aquatic habitats suitable for reproduction and early development of fish.

Warm Freshwater Habitat (WARM) - Uses of water that support warm water ecosystems including, but not limited to, preservation or enhancement of aquatic habitats, vegetation, fish, or wildlife, including invertebrates.

Wildlife Habitat (WILD) - Uses of water that support terrestrial or wetland ecosystems including, but not limited to, preservation and enhancement of terrestrial habitats or wetlands, vegetation, wildlife (e.g., mammals, birds, reptiles, amphibians, invertebrates), or wildlife water and food sources.
APPENDIX D
Draft Implementation Plan

It is anticipated that the overall implementation of the Inland Surface Waters Plan will occur in two phases. The initial phase would consist of the planning process during which time, water bodies are categorized; sub basins are developed within Regional Board boundaries to facilitate assessment; assessments are conducted; dischargers identified; and areas as well as water bodies of concern are prioritized. The second phase would consist of the actions based on the findings of the planning and assessment phase. If an area or water body’s beneficial uses are not impaired or threatened and it is not a priority of the Regional Board, formation of watershed management groups are encouraged to help focus future efforts and maintain water quality. Once an area or water body’s beneficial uses are impaired or threatened and it becomes a priority of the Regional Board, any relevant agreements between cooperating agencies would be activated. If further action is required by the Regional Board, two approaches would be available: 1) direct application of the state nonpoint source pollution management plan (NPSMP) or 2) development of a watershed management plan which incorporates the NPSMP (Table D-1).

Table D-1. Inland Surface Waters Plan Implementation in Agricultural Dominated Water Bodies.

I. Planning
   A. Categorization of water bodies
   B. Development of sub basins for assessment
   C. Assessment
   D. Prioritization of areas and water bodies of concern

II. Response to Findings from the Planning Phase
   A. Area and/or water body not impaired or threatened
      1. Local stakeholder watershed management group formation encouraged
   B. Area and/or water body prioritized
      1. Activation of relevant interagency agreements
      2. Where action by Regional Board and State Board necessary
         a. Actions as defined through the NPSMP
         b. Actions as defined through a watershed management program

"Actions" would include: development of a management plan; evaluation of the program; and, as needed, refinement of the management plan. assessment/reassessment of beneficial uses and objectives. and further regulatory actions.

Details of the planning phase and a potential watershed approach are outlined in the following sections.
Phase I: Planning

A. Categorization of water bodies
   --Agricultural water management agencies will identify and determine categories of water bodies within their boundaries and submit the list to the Regional Board for adoption.
   --If a water body is not submitted for listing, it will be assumed to be a natural water body rather than constructed or ag dominated.
   --Using the agency lists, the Regional Boards will adopt a list of categorized water bodies through a public hearing process.

B. Development of sub basins for assessment
   --With the assistance of agricultural water management agencies and other interested parties, the Regional Boards will designate sub watershed basins as appropriate within their boundaries.
   --During this process, individual water management agencies are encouraged to consolidate into watershed management areas.
   --Sub basins will be adopted by the Regional Board through a public hearing process.

C. Assessment
   --The initial assessment will include a review of historical data and focus any additional monitoring on seasonal acute and chronic toxicity to determine the overall health of the system.
   --Initial monitoring will include discharge from the sub basin and may include selected upstream sites.
   --Water management agencies may combine within Regional Board approved watershed management area boundaries to assess the cumulative impacts of their discharges on downstream beneficial uses.

   Option 1. Water agencies and other dischargers conduct initial assessment.
   Option 2. Regional Boards conduct initial assessment.
   Option 3. Assessment conducted jointly.

   --If the assessment is not conducted by the water agencies:
     Option 1. The area or water body under concern becomes a Regional Board priority.
     Option 2. Assume no impact so designate beneficial uses and associated objectives in all non exempt upstream water bodies based on the first downstream water body with beneficial uses listed in the Basin Plan.
     Option 3. Areas without assessment information would not be eligible for 319(h) grant funding.
     Option 4. If regulatory actions result in issuance of Waste Discharge Requirements (Tier III under the NPSMP), any assessment costs incurred by the Regional Board will be recaptured through fees.

   --If the assessment is not conducted by the Regional Boards:
     Option 1. No penalties will be incurred by water management agencies.
D. Prioritization of areas and water bodies of concern
   --Using the assessment information and other available data, the Regional
   Boards will prioritize areas and individual water bodies of concern and begin
   response activities.
   --Prioritization will follow the hierarchy outlined earlier.
   --After the initial assessment, the monitoring program may be reduced or
   eliminated based on results.

Anticipated Timeline for Planning Phase:

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<td>Adoption of Plan</td>
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<td>Within 1 year</td>
<td>Hydrologic boundaries identified by Regional Boards.</td>
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<td>Within 1.5 years</td>
<td>List of water bodies and categories submitted by water agencies to the Regional Boards.</td>
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<td>Within 2 years</td>
<td>Boundaries and water body listings adopted by Regional Boards.</td>
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<td>Initial water quality assessment complete.</td>
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<td>Within 5 years</td>
<td>Sub watersheds and selected water bodies prioritized.</td>
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<tr>
<td>Every 5 years</td>
<td>Sub watersheds and water bodies reevaluated for priority status.</td>
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(Timeline will depend on staff and resources allocated to the Regional Boards)

Reasoning

Categorization of water bodies will initially rely on input from local water management agencies since these agencies would know if water bodies within their boundaries are natural and dominated by agricultural water management or constructed facilities. The agencies would then provide the information to the Regional Boards. Public review prior to adoption by the Regional Board would allow input from local stakeholders and other interested agencies. If the water management agency does not supply information on a water body, the water body will be designated as a natural channel by default for purposes of setting objectives and determining potential impacts to beneficial uses.

In order to effectively evaluate threatened beneficial use impairment within the diverse ecosystems encompassed by each Regional Board boundary, the regions need to be divided into sub basins. The initial division will be developed jointly between agricultural water management agencies and the Regional Board. The boundaries for the sub basins will then be subject to the public review process through adoption by the Regional Board. During the development of these sub basins, individual water management agencies are encouraged to consolidate into logical watershed management area (WMAs) to reduce the total number of sub basins which would require monitoring during assessment.

The initial water quality assessment is critical in order to allow the Regional Boards to prioritize areas on which to focus resources. The first phase of the assessment would include the review of any existing data. Additional work would focus on the overall health of the system by using acute and chronic toxicity objectives rather than numeric objectives since the cost of analyzing all constituents with numeric objectives could be prohibitive.
(over $5,000 per sample). Even if specific constituents are not analyzed, the cost of a statewide program could be substantial. Whether the total cost is borne by the water agencies or Regional Boards or somehow shared between the two is under debate. A preferred option is for both groups to be responsible: the agricultural community monitoring selected discharges within the WMA and the Regional Board monitoring the main river systems downstream. Overall monitoring costs within a WMA may be mitigated if individual water agencies combine into a watershed group and if NPDES dischargers are involved in the overall program.

Since the initial assessment will result in the prioritization of areas and water bodies of concern, a default is needed which would encourage the completion of the program. Many options are presented since time was too limited to attempt to develop consensus. The main concern with the options is that they may result in undue hardship at a time when resources are severely limited.

The prioritization of WMAs will govern future allocation of resources; therefore, the process must be public to include input from various agencies such as the Department of Fish and Game and the U.S. Fish and Wildlife Service as well as other interest groups. To insure a public process, the listing of priority WMAs may require inclusion in Basin Plans.

**Concern**

Concern has been expressed that depending only on local water management agencies for the initial evaluation of water body categories would preclude some stakeholders, particularly POTWs (Publicly Owned Treatment Works) and other NPDES (National Pollutant Discharge Elimination System) dischargers, from sharing valuable information during this critical stage.

Point source dischargers are subject to regulation under the NPDES program, which, in addition to mandating compliance with water quality standards in treated effluent, also holds them directly responsible for impact on receiving water quality. Throughout California agricultural waters share drainage courses with NPDES discharges. Wherever such a situation exists, water body characterization (and consequent Beneficial Use classifications) would be crucial in determining level of treatment requirements. These types of determinations would, of necessity, have the potential for major ramifications in the areas of resource requirements and compliance implications for NPDES dischargers.

The NPDES program now requires completion of comprehensive “Receiving Waters Studies” by “Major Dischargers” (those facilities discharging >1 Million Gallons Per Day). In many cases, these studies are underway and some have been completed. The studies include characterizing water quality and documenting beneficial uses in receiving waters. To complete these studies it is essential to catalogue upstream and downstream influences on the receiving waters. In this process, information as to water body types and other contributors is gathered. Such a database would clearly be helpful in the water body characterization process. Thus, coordination with NPDES dischargers early in the characterization phase should be considered as an option.

**Phase II: Response to Findings from the Planning Phase**

After the planning phase, an area and/or water body will either be prioritized or not by the Regional Board. (Prioritization would occur if the area and/or water body is determined to be impaired or threatened through either the assessment process or historical information.)
If an area and/or water body is not prioritized, local stakeholders are encouraged to be proactive and form watershed management groups to assess and plan future activities within their areas if they so desire. If an area and/or water body is prioritized, the first step is to activate any relevant interagency agreements since many such agreements already exist which provide guidance for response to water quality concerns. The next step is taken if further action is required by the Regional Board. Further action can follow two paths: 1) actions defined through the NPSMP and 2) actions defined through a watershed management program which incorporates the concept of net environmental benefit and utilizes the NPSMP. At a minimum, these “actions” should include:

--Development of a management plan;
--Evaluation of the program;
And, as needed:
--Refinement of the management plan;
--Assessment/reassessment of beneficial uses and objectives;
--Further regulatory actions.

The management plan would incorporate the hierarchy for regulation outlined in the Implementation section of this document.

Although traditional regulation of agricultural discharges through the NPSMP has occurred since 1988, regulation through watershed management is in its fledgling stages. Time constraints limited the amount of time that the task force could spend on the watershed concept; however, it was determined that a watershed approach may be the most logical regulatory mechanism to provide net environmental benefit with increasingly shrinking resources in priority areas of concern.

Watershed Approach

The following guideline presents a logical sequence of events if regulation of agricultural dominated water bodies in priority sub basins is approached through a watershed process.

WATERSHED REGULATORY PROGRAM FOR AGRICULTURAL WATER

I. Formation of Responsible Watershed Entities
II. Development of Watershed Management Plans (WMPs)
   A. Transmittal of RB/SB guidance on WMPs to priority watershed entities
   B. Development of WMPs by entities
   C. Public notice and comment on WMPs
   D. Approval of WMPs by RBs
   E. Periodic update of WMPs by entities with RB approval
III. Implementation of WMPs
   A. Begin detailed monitoring program
   B. Best Management Practices (BMP) development and testing
   C. Implementation of BMPs
   D. Assessment of water quality and time schedule compliance
   E. Public outreach and technology transfer
IV. Enforcement of noncompliance (by RBs)
Note that watershed management programs should not require the development of statistics identifying total maximum daily loads (TMDLs) and resultant waste load allocations (WLAs). Current background information is insufficient to accurately establish implementable TMDLs or WLAs or to insure equity and capability in the assignment of responsibilities. Instead, TMDLs should be viewed as a potential tool to mitigate water quality impacts in cases where other tools have been ineffective.

Due to time constraints, agreement could not be met on the specific tasks which should be performed within each of the three main components of the watershed regulatory program outlined above. Various options are listed below.

**Option 1**

Each Regional Board will develop its own agricultural watershed management program based on the above outline.

**Option 2**

I. Formation of responsible watershed management entities.

II. Development of Watershed Management Plans (WMPs):

   A. Transmittal of RB/SB guidance on WMPs to priority watershed entities
      • At a minimum, the WMP must contain the following components:
      -- identification of funding sources, stakeholders and discharges;
      -- a program of pollution prevention and control using Best Management Practices (BMPs);
      -- the benefits of control measures that are being used and the steps that will be taken to protect, to the extent practicable, aquatic life throughout the watershed based on the regulatory hierarchy outlined previously;
      -- a monitoring and compliance program which would document the success of the program and verify that receiving water is not impacted;
      -- a time schedule for meeting applicable water quality objectives.
      • The WMP should also include a timetable for the designation/redesignation of beneficial uses and appropriate objectives, if needed.
      • The WMP must be consistent with the state’s NPSMP.
      • Total Maximum Daily Loads (TMDLs) as defined by the State Board may be a tool used through a WMP to improve water quality and beneficial uses.

   B. Development of WMPs by entities
      • Once a watershed has been prioritized as a high priority WMA, local stakeholders will have one year (or a time period specified by the Regional Board) to develop a WMP.

   C. Public notice and comment on WMPs

   D. Approval of WMPs by RBs

   E. Periodic updates of WMPs by entities with RB approval
      • WMPs will be reviewed every five years.
III. Implementation of Watershed Management Plans:

- Implementation will occur as a phased and priority based process utilizing the following schedule once the area has been listed as a priority:

<table>
<thead>
<tr>
<th>Timeline</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>w/in 1 year</td>
<td>WMP proposed and finalized.</td>
</tr>
<tr>
<td>w/in 4 years</td>
<td>Begin detailed monitoring program.</td>
</tr>
<tr>
<td></td>
<td>Develop and test best management practices (BMPs)</td>
</tr>
<tr>
<td></td>
<td>Implement BMPs.</td>
</tr>
<tr>
<td></td>
<td>Assess water quality and time schedule compliance.</td>
</tr>
<tr>
<td></td>
<td>Public outreach and technology transfer.</td>
</tr>
<tr>
<td>Every 5 years (or time period specified by the Regional Board)</td>
<td>WMPs reviewed.</td>
</tr>
<tr>
<td>End of 10 years (or time period specified by the Regional Board)</td>
<td>Appropriate beneficial uses designated and numeric objectives reviewed.</td>
</tr>
<tr>
<td></td>
<td>Plan revised or further regulatory action as appropriate.</td>
</tr>
<tr>
<td>Every 5 years</td>
<td>WMAs reevaluated for priority status.</td>
</tr>
</tbody>
</table>

(The time period will depend on staff and resources allocated to the Regional Boards.)

IV. Enforcement of Noncompliance:

- Enforcement activities will focus on priority watersheds and specific water bodies identified by the Regional Boards.
- Beneficial use impairments will be regulated through provisions of the State Nonpoint Source Management Plan (the three tiered process).
- Implementation of BMPs, in accordance with an approved watershed management plan and schedule, constitutes compliance with the State NPSMP and with requirements to achieve water quality standards.
- If the provisions of a watershed management plan are not implemented on schedule, Regional Boards may revert to traditional enforcement mechanisms.

Reasoning

At this time, the Regional Boards do not have the authority to require that local stakeholders manage area wide issues. Incentives must be provided to encourage the formation of responsible entities. Financial incentives include limiting the amount of monitoring required during assessment. Rather than each district at a minimum monitoring its own discharge, two to four monitoring points may suffice for the entire watershed. Regulatory incentives include the option of continuing to apply any interim objectives as interim and/or continuing a variance if the water body is contained within a approved WMA. An additional regulatory incentive is the concept that if a group submits a WMP and it is approved by the Regional Board, that group is considered in compliance with the ISWP as long as the provisions of the WMP are followed.

The minimum requirements of the WMP are to insure that the goals of the Plan are clearly defined, the steps being taken are reasonable and logical, there is some measurement for the
success of the program, and that an endpoint is determined. Any plan for controlling ag
discharges must be consistent with the nonpoint source implementation strategy outlined in
the NPSMP.

Watershed management programs should not require the development of statistics
identifying total maximum daily loads (TMDLs) and resultant waste load allocations
(WLAs). Current background information is insufficient to accurately establish
implementable TMDLs or WLAs or to insure equity and capability in the assignment of
responsibilities. Instead, TMDLs should be viewed as a potential tool to mitigate water
quality impacts in cases where other tools have been ineffective. The definition of a TMDL
or phased TMDL as a “quantifiable target” should be used as is consistent with the State
Board’s CWA 303(a) process (dated July 1992). The quantifiable target can be mass
loading, water concentration, percent reduction or improvement (e.g., 80% of
implementation of management practices), or any other target that can be measured.

It would be preferred to schedule goals for completion of activities; however, any actions
conducted are limited by consistent and adequate funding. Therefore, the anticipated
timeline may vary depending on adequate resources.

In general, regulatory action will be triggered when a beneficial use is threatened or
impaired and the area and/or water body is prioritized by the Regional Board. During the
initial assessment, this trigger would be either acute or chronic toxicity, depending on the
category of water body assessed in addition to historical information.

In order to best utilize limited resources, regulatory activities will focus on priority WMAs
although selected individual water bodies of high priority (e.g., the Delta Mendota Canal
and California Aqueduct or water bodies listed with endangered species) will not be
excluded. This redirection of resources highlights the critical nature of the initial
assessment and the prioritization of WMAs.