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13.

**Adjournment** 

Call to Order

**Public Forum** 

Roll Call

Pledge of Allegiance

#### EAST BAY DISCHARGERS AUTHORITY

2651 Grant Avenue San Lorenzo, CA 94580-1841 (510) 278-5910 FAX (510) 278-6547

A Joint Powers Public Agency

#### **COMMISSION MEETING AGENDA**

Thursday, November 20, 2025

#### 4:00 PM

Oro Loma Sanitary District OMC Training Room 2600 Grant Avenue, San Lorenzo, CA

This meeting will be teleconferenced from the following location: Sheraton Hotel, 150 W. 500 S, Salt Lake City, UT

Teleconference link: <a href="https://us02web.zoom.us/j/89796898677">https://us02web.zoom.us/j/89796898677</a>
Call-in: 1(669) 900-6833 and enter Webinar ID number: 897 9689 8677

		CONSENT CALENDAR	
MOTION	5. 6. 7.	Commission Meeting Minutes of October 16, 2025 List of Disbursements for October 2025 – See Item No. FM4 Preliminary Treasurer's Report for October 2025 – See Item No. FM5	6 11 14
		REGULAR CALENDAR	
INFORMATION	8.	General Manager's Report (The General Manager will report on EBDA issues.)	8
INFORMATION	9.	Report from the Financial Management Committee (The General Manager will report on the meeting.)	9
INFORMATION	10.	Report from the Operations and Maintenance Committee (The Operations & Maintenance and General Managers will report on the meeting.)	19
INFORMATION	11.	Report from the Regulatory Affairs Committee (The General Manager will report on the meeting.)	27
INFORMATION	12.	Items from the Commission and Staff	53

(The Commission and staff may address items of general interest.)

Agenda Explanation
East Bay Dischargers Authority
Commission Agenda
November 20, 2025

Any member of the public may address the Commission at the commencement of the meeting on any matter within the jurisdiction of the Commission. This should not relate to any item on the agenda. It is the policy of the Authority that each person addressing the Commission limit their presentation to three minutes. Non-English speakers using a translator will have a time limit of six minutes. Any member of the public desiring to provide comments to the Commission on an agenda item should do so at the time the item is considered. It is the policy of the Authority that oral comments be limited to three minutes per individual or ten minutes for an organization. Speaker's cards will be available in the Boardroom and are to be completed prior to speaking.

In compliance with the Americans with Disabilities Act of 1990, if you need special assistance to participate in an Authority meeting, or you need a copy of the agenda, or the agenda packet, in an appropriate alternative format, please contact the Administration Manager at the EBDA office at (510) 278-5910 or juanita@ebda.org. Notification of at least 48 hours prior to the meeting or time when services are needed will assist the Authority staff in assuring that reasonable arrangements can be made to provide accessibility to the meeting or service.

In compliance with SB 343, related writings of open session items are available for public inspection at East Bay Dischargers Authority, 2651 Grant Avenue, San Lorenzo, CA 94580. For your convenience, agenda items are posted on the East Bay Dischargers Authority website located at <a href="http://www.ebda.org">http://www.ebda.org</a>.

Next Scheduled Commission meeting is December 18, 2025 at 4:00 pm

#### **GLOSSARY OF ACRONYMS**

ACWA	Association of California Water Agencies	DSRSD	Dublin San Ramon Services District
AQPI	Advanced Quantitative Precipitation Information	DTSC	Department of Toxic Substances Control
AMP	Asset Management Plan	EBDA	East Bay Dischargers Authority
ANPRM	Advanced Notice of Proposed Rulemaking	EBRPD	East Bay Regional Park District
BAAQMD	Bay Area Air Quality Management District	EIS/EIR	Environmental Impact Statement/Report
BACC	Bay Area Chemical Consortium	EPA	United States Environmental Protection Agency
BACWA	Bay Area Clean Water Agencies	FOG	Fats, Oils and Grease
ВРА	Basin Plan Amendment	GASB	Government Accounting Standards Board
BCDC	Bay Conservation and Development Commission	HEPS	Hayward Effluent Pump Station
BOD	Biochemical Oxygen Demand	JPA	Joint Powers Agreement
CARB	California Air Resources Board	LAVWMA	Livermore-Amador Valley Water Management Agency
CASA	California Association of Sanitation Agencies	LOCC	League of California Cities
CBOD	Carbonaceous Biochemical Oxygen Demand	MAC	Managers Advisory Committee
CDFA	CA Department of Food & Agriculture	MCC	Motor Control Center
CEC	Compound of Emerging Concern	MCL	Maximum Contaminant Level
CEQA	California Environmental Quality Act	MDF	Marina Dechlorination Facility
CEQA CFR	California Environmental Quality Act  Code of Federal Regulations	MDF MG	Marina Dechlorination Facility  Million Gallons
·	·		·
CFR	Code of Federal Regulations  Computerized Maintenance Management	MG	Million Gallons
CFR CMMS	Code of Federal Regulations  Computerized Maintenance Management System	MG MGD	Million Gallons Million Gallons per Day
CFR CMMS COH	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward	MGD MMP	Million Gallons  Million Gallons per Day  Mandatory Minimum Penalty
CFR CMMS COH CPUC	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward  California Public Utilities Commission	MGD MMP MOU	Million Gallons  Million Gallons per Day  Mandatory Minimum Penalty  Memorandum of Understanding
CFR CMMS COH CPUC CSL	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward  California Public Utilities Commission  City of San Leandro	MGD MMP MOU MSS	Million Gallons  Million Gallons per Day  Mandatory Minimum Penalty  Memorandum of Understanding  Mixed Sea Salt
CFR CMMS COH CPUC CSL CTR	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward  California Public Utilities Commission  City of San Leandro  California Toxics Rule	MGD MMP MOU MSS	Million Gallons  Million Gallons per Day  Mandatory Minimum Penalty  Memorandum of Understanding  Mixed Sea Salt  Nitrogen
CFR CMMS COH CPUC CSL CTR CVCWA	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward  California Public Utilities Commission  City of San Leandro  California Toxics Rule  Central Valley Clean Water Association	MGD MMP MOU MSS N	Million Gallons  Million Gallons per Day  Mandatory Minimum Penalty  Memorandum of Understanding  Mixed Sea Salt  Nitrogen  National Association of Clean Water Agencies
CFR CMMS COH CPUC CSL CTR CVCWA CVSAN	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward  California Public Utilities Commission  City of San Leandro  California Toxics Rule  Central Valley Clean Water Association  Castro Valley Sanitary District	MGD MMP MOU MSS N NACWA NBS	Million Gallons Million Gallons per Day Mandatory Minimum Penalty Memorandum of Understanding Mixed Sea Salt Nitrogen National Association of Clean Water Agencies Nature-Based Solutions
CFR CMMS COH CPUC CSL CTR CVCWA CVSAN CWA	Code of Federal Regulations  Computerized Maintenance Management System  City of Hayward  California Public Utilities Commission  City of San Leandro  California Toxics Rule  Central Valley Clean Water Association  Castro Valley Sanitary District  Clean Water Act	MG MGD MMP MOU MSS N NACWA NBS	Million Gallons Million Gallons per Day Mandatory Minimum Penalty Memorandum of Understanding Mixed Sea Salt Nitrogen National Association of Clean Water Agencies Nature-Based Solutions Non-Governmental Organization

#### **GLOSSARY OF ACRONYMS**

O&M	Operations & Maintenance	SSMP	Sewer System Management Plan
OLEPS	Oro Loma Effluent Pump Station	SSO	Sanitary Sewer Overflow
OLSD	Oro Loma Sanitary District	SWRCB	State Water Resources Control Board
ОМВ	Office of Management and Budget	TDS	Total Dissolved Solids
P	Phosphorous	TIN	Total Inorganic Nitrogen
PAHs	Polynuclear Aromatic Hydrocarbons	TMDL	Total Maximum Daily Load
PCBs	Polychlorinated Biphenyls	TP	Total Phosphorus
PLC	Programmable Logic Controller	TRC	Total Residual Chlorine
PFAS	Per and Polyfluoroalkyl Substances	TSO	Time Schedule Order
POTW	Publicly Owned Treatment Works	TSS	Total Suspended Solids
QA/QC	Quality Assurance / Quality Control	UEPS	Union Effluent Pump Station
Region IX	Western Region of EPA (CA, AZ, NV & HI)	USD	Union Sanitary District
ReNUWIt	Re-Inventing the Nation's Urban Water Infrastructure Engineering Research Center	UV	Ultraviolet Treatment
RFP	Request For Proposals	VFD	Variable Frequency Drive
RFQ	Request For Qualifications	VOCs	Volatile Organic Compounds
RMP	Regional Monitoring Program	WAS	Waste Activated Sludge
RO	Reverse Osmosis	WDR	Waste Discharge Requirements
RRF	Renewal and Replacement Fund	WEF	Water Environment Federation
RWB	Regional Water Board	WET	Whole Effluent Toxicity or Waste Extraction Test
RWQCB	Regional Water Quality Control Board	WIN	Water Infrastructure Network
SBS	Sodium Bisulfite	WLA	Waste Load Allocation (point sources)
SCADA	Supervisory Control and Data Acquisition	WPCF	Water Pollution Control Facility
SCAP	Southern California Alliance of POTWs	WQBEL	Water Quality Based Effluent Limitation
SEP	Supplementary Environmental Project	WQS	Water Quality Standards
SFEI	San Francisco Estuary Institute	WRDA	Water Resource Development Act
SFEP	San Francisco Estuary Partnership	WRF	Water Research Foundation
SLEPS	San Leandro Effluent Pump Station	WWTP	Wastewater Treatment Plant
SRF	State Revolving Fund	WWWIFA	Water and Wastewater Infrastructure Financing Agency

Agenda Explanation East Bay Dischargers Authority Commission Agenda November 20, 2025

#### **CONSENT CALENDAR**

Consent calendar items are typically routine in nature and are considered for approval by the Commission with a single action. The Commission may remove items from the Consent Calendar for discussion. Items on the Consent Calendar are deemed to have been read by title. Members of the public who wish to comment on Consent Calendar items may do so during Public Forum.

Item No. 5 Commission Meeting Minutes of October 16, 2025

Item No. 6 List of Disbursements for October 2025 – See Item No. FM4

Item No. 7 Preliminary Treasurer's Report for October 2025 – See Item No. FM5

#### Recommendation

Approve Consent Calendar

#### ITEM NO. 5 COMMISSION MEETING MINUTES OF OCTOBER 16, 2025

#### 1. Call to Order

Vice-Chair Azevedo called the meeting to order at 4:00 pm on Thursday, October 16, 2025, at the Oro Loma Sanitary District, 2655 Grant Avenue, San Lorenzo, CA 94580.

#### 2. Pledge of Allegiance

#### 3. Roll Call

Present: Shelia Young Oro Loma Sanitary District

Dave Sadoff Castro Valley Sanitary District

Angela Andrews City of Hayward

Jennifer Toy Union Sanitary District Bryan Azevedo City of San Leandro

Absent: None

Attendees: Jacqueline Zipkin East Bay Dischargers Authority

Howard Cin East Bay Dischargers Authority
Juanita Villasenor East Bay Dischargers Authority

Erica Gonzalez Legal Counsel
Alex Ameri City of Hayward
David Donovan City of Hayward
Hayes Morehouse City of San Leandro

Roland Williams Castro Valley Sanitary District

#### 4. Public Forum

No members of the public were present.

#### **CONSENT CALENDAR**

- 5. Commission Meeting Minutes of September 18, 2025
- 6. List of Disbursements for September 2025
- 7. Preliminary Treasurer's Report for September 2025

Commissioner Toy moved to approve the Consent Calendar. The motion was seconded by Commissioner Andrews and carried with the following vote:

Ayes: Young, Sadoff, Andrews, Toy, Azevedo

Noes: None Absent: None

#### REGULAR CALENDAR

#### 8. General Manager's Report

The General Manager (GM) congratulated the Union Sanitary District for receiving the Dr. Teng-Chung Wu Pollution Prevention Award for its School Outreach Program. The GM then provided a brief update on the First Mile Levee Tour. The GM and Operations & Maintenance Manager discussed the progress of the Cargill project. The GM also shared a message of thanks from Michael Connor's widow for the memorial resolution. Lastly, there was a legislative update on the CASA co-sponsored bill that aimed to ban PFAS in certain consumer products.

#### 9. Report from the Managers Advisory Committee (MAC)

The General Manager reported on the activities of the MAC, including a discussion about biosolids with staff from StopWaste. The MAC also explored future nutrient management options.

#### 10. Report from the Financial Management Committee

The GM reported on the October 13, 2025, meeting of the Financial Management Committee. The Committee recommended approval of the disbursements for September, as well as the Preliminary Treasurer's Report. The Committee reviewed the Authority's Reporting Policy and did not recommend any changes at this time. The GM reviewed the year-end financial summary.

#### 11. Report from the Personnel Committee

The GM reported on the October 13, 2025, meeting of the Personnel Committee. Authority Legal Counsel reviewed Brown Act updates and their impact on the Authority.

#### 12. Items from Commission and Staff

Commissioner Sadoff provided an update on the new Castro Valley Sanitary District's Operations and Engineering Building project. Commissioner Andrews discussed resiliency.

#### 13. Adjournment

Vice-Chair Azevedo adjourned the meeting at 4:32 p.m.

Agenda Explanation East Bay Dischargers Authority Commission Agenda November 20, 2025

ITEM NO. <u>8</u> GENERAL MANAGER'S REPORT
The General Manager will discuss items of interest to EBDA.



EAST BAY DISCHARGERS AUTHORITY 2651 Grant Avenue San Lorenzo, CA 94580-1841 (510) 278-5910 FAX (510) 278-6547

A Joint Powers Public Agency

#### ITEM NO. 9

#### FINANCIAL MANAGEMENT COMMITTEE AGENDA

Monday, November 17, 2025

12:30 PM

East Bay Dischargers Authority 2651 Grant Avenue, San Lorenzo, CA

Committee Members: Young (Chair); Toy

FM1. Call to Order

FM2. Roll Call

FM3. Public Forum

FM4. Disbursements for October 2025

(The Committee will review the List of Disbursements.)

FM5. Preliminary Treasurer's Report for October 2025

(The Committee will review the Treasurer's Report.)

FM6. First Quarter Expense Summary, Fiscal Year 2025/2026

(The Committee will review the FY 2025/2026 first quarter expenses.)

#### FM7. Adjournment

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Agenda Explanation East Bay Dischargers Authority Financial Management Committee November 17, 2025

#### ITEM NO. $\underline{\mathsf{FM4}}$ DISBURSEMENTS FOR OCTOBER 2025

Disbursements for the month of October totaled \$329,773.07.							
Reviewed and Approved by:							
Shelia Young, Chair Financial Management Committee	Date						
Jacqueline T. Zipkin Treasurer	Date						

## EAST BAY DISCHARGERS AUTHORITY List of Disbursements October 2025

Check #	Payment Date	Invoice #	Vendor Name	Description	Invoice Amount	Disbursement Amount
10229	10/31/2025	36436	ANCHOR QEA, INC	FIRST MILE PROJECT	49,395.74	49,395.74
10224	10/15/2025	7195	ORO LOMA SANITARY DISTRICT	OLEPS O&M, ADMIN BUILDING, SKYWEST - SEP	25,681.87	46,367.27
10224	10/15/2025	7185	ORO LOMA SANITARY DISTRICT	OLEPS O&M, ADMIN BUILDING, SKYWEST - AUG	20,685.40	
10214	10/15/2025	402164	CITY OF SAN LEANDRO	MDF O&M, EFFLUENT MONITORING, FM MAINTENANCE - AUG	28,693.99	28,693.99
10238	10/31/2025	20296	REGIONAL GOVERNMENT SERVICES	MANAGEMENT AND ADMINISTRATIVE SERVICES	21,992.30	21,992.30
10226	10/15/2025	20059	REGIONAL GOVERNMENT SERVICES	MANAGEMENT AND ADMINISTRATIVE SERVICES	14,253.10	14,253.10
10219	10/15/2025	01	GREENBELT ALLIANCE	FIRST MILE PROJECT - COMMUNITY OUTREACH	6,704.00	6,704.00
10231	10/31/2025	60151	CALCON	UEPS TROUBLESHOOT COMMUNICATIONS ISSUES & NEW RADIO	4,080.27	6,639.27
10231	10/31/2025	60152	CALCON	MDF AUTOMATION UPGRADE	1,692.00	
10231	10/31/2025	60149	CALCON	MDF REPLACE INTRUDER ALARM	702.00	
10231	10/31/2025	60150	CALCON	OPS CENTER NETWORK SECURITY MEETING	165.00	
10227	10/15/2025	4246-0445-5568-7627	U.S. BANK	PURCHASING CARD EXPENSES	4,803.71	4,803.71
10216	10/15/2025	3359325	DUANE MORRIS LLP	SPECIALIZED LEGAL SERVICES - CARGILL BRINE PROJECT	4,211.40	4,668.90
10216	10/15/2025	3359326	DUANE MORRIS LLP	SPECIALIZED LEGAL SERVICES - NUTRIENT PERMIT	457.50	
10237	10/31/2025	252105	R-COMPUTER	COMPUTER HARDWARE	3,843.91	3,843.91
10225	10/15/2025	17308	REDWOOD PUBLIC LAW, LLP	LEGAL SERVICES	3,650.00	3,650.00
10210	10/15/2025	IN0389544	ALAMEDA COUNTY ENVIRONMENTAL HEALTH	OLEPS CUPA FEE	2,449.00	2,449.00
10236	10/31/2025	75162	H.T. HARVEY	BIOSOLIDS SUITABILITY ASSESSMENT	1,815.95	1,815.95
10217	10/15/2025	38206	FOSTER & FOSTER	ACTUARIAL CONSULTING SERVICES - GASB 68	1,700.00	1,700.00
10213	10/15/2025	52205704	CITY OF HAYWARD	EMPLOYEE BENEFIT PROGRAMS - OCT	1,341.70	1,341.70
10221	10/15/2025	07-09/25	LINDA M. ADAMS	QUARTERLY HEALTH PREMIUM REIMBURSEMENT	1,147.50	1,147.50
10232	10/31/2025	734084	CALTEST	LAB TESTING SERVICES	793.24	793.24
10230	10/31/2025	44278	BA MORRISON	HEPS HVAC SERVICE	410.00	710.00
10230	10/31/2025	44276	BA MORRISON	ADMIN HVAC SERVICE	300.00	
10212	10/15/2025	07-09/25	CHARLES V. WEIR	QUARTERLY HEALTH PREMIUM REIMBURSEMENT	552.48	552.48
10220	10/15/2025	07-09/25	KARL D. ROYER	QUARTERLY HEALTH PREMIUM REIMBURSEMENT	552.48	552.48
10223	10/15/2025	56200B42409	MISCOWATER	SKYWEST RENU PUMPHEAD SPARE	548.82	548.82
10211	10/15/2025	8467	CAYUGA INFORMATION SYSTEMS	IT SERVICES	472.50	472.50
10228	10/15/2025	20100877	ZASIO ENTERPRISES, INC	RECORDS MANAGEMENT SOFTWARE ANNUAL RENEWAL	425.00	425.00
10234	10/31/2025	45948	DAVE SADOFF	COMMISSIONER COMPENSATION - OCT	300.00	300.00
10215	10/15/2025	59195	COMPUTER COURAGE	WEBSITE HOSTING	150.00	285.00
10215	10/15/2025	59185	COMPUTER COURAGE	WEBSITE SUPPORT AND UPDATES	135.00	
10235	10/31/2025	10110000001	EBMUD	MDF WATER & SEWER SERVICE	230.59	230.59
10222	10/15/2025	12353	MBC CUSTODIAL SERVICES INC	JANITORIAL SERVICES - OCT	208.00	208.00
10218	10/15/2025	9666529723	GRAINGER	SAFETY EQUIPMENT	121.00	121.00

## EAST BAY DISCHARGERS AUTHORITY List of Disbursements October 2025

Check #	Payment Date	Invoice #	Vendor Name	Description	Invoice Amount	Disbursement Amount
10239	10/31/2025	L112	TG'S BACKFLOW SERVICE	MDF TEST & INSPECT BACKFLOW ASSEMBLY	85.00	85.00
10233	10/31/2025	4492201-CAL	CALTRONICS	COPIER USAGE AND MAINTENANCE	71.14	71.14
				TOTAL CHECKS	204,821.59	204,821.59
				ELECTRONIC PAYMENTS		
	10/27/2025	5105948980-0	PG&E	GAS & ELECTRIC SERVICE	44,361.02	44,361.02
	10/30/2025		ADP, LLC	PAYROLL PERIOD: 10/16-31/2025	28,458.64	28,458.64
	10/14/2025		ADP, LLC	PAYROLL PERIOD: 10/01-15/2025	25,265.64	25,265.64
	10/10/2025	100000018061836	CALPERS	HEALTH PREMIUMS - OCT	8,250.62	8,250.62
	10/02/2025	100000018020421	CALPERS	PENSION CONTRIBUTION, CLASSIC 9/16 - 30/2025	6,032.62	6,032.62
	10/16/2025	100000018058939	CALPERS	PENSION CONTRIBUTION, CLASSIC 10/01 - 15/2025	6,032.62	6,032.62
	10/02/2025	6765997	MISSION SQUARE	DEFERRED COMPENSATION CONTRIBUTION 9/30/2025	2,123.29	2,123.29
	10/17/2025	6926474	MISSION SQUARE	DEFERRED COMPENSATION CONTRIBUTION 10/15/2025	2,123.29	2,123.29
	10/27/2025	1003199300	STATE COMPENSATION INSURANCE FUND	FINAL AUDIT STATEMENT 2024/2025	933.51	933.51
	10/27/2025	1003047979	STATE COMPENSATION INSURANCE FUND	WORKERS COMPENSATION PREMIUM - OCT	886.41	886.41
	10/03/2025		ADP, LLC	PAYROLL FEES, 9/16-30/2025	109.77	109.77
	10/06/2025	2510035698	INTERMEDIA.NET INC	EMAIL EXCHANGE HOSTING	98.72	98.72
	10/17/2025		ADP, LLC	PAYROLL FEES, 10/01-15/2025	94.37	94.37
	10/31/2025		FREMONT BANK	BANK SERVICE CHARGE	80.60	80.60
	10/27/2025	6124898499	VERIZON WIRELESS	WIRELESS PHONE SERVICE - SEP	50.47	50.47
	10/14/2025		WELLS FARGO BANK	BANK SERVICE CHARGE	49.89	49.89
				TOTAL ELECTRONIC PAYMENTS	124,951.48	124,951.48
				TOTAL DISBURSEMENTS	329,773.07	329,773.07

Agenda Explanation East Bay Dischargers Authority Financial Management Committee November 17, 2025

#### ITEM NO. FM5 PRELIMINARY TREASURER'S REPORT OCTOBER 2025

The Treasurer's Report summarizes the Authority's financial activities by fund, providing an overview of its financial status. A detailed presentation of transactions, including income and expenditures, along with current account balances for checking and investment accounts, can be found in the Supplemental Treasurer's Report.

The average monthly yield for Local Agency Investment Fund (LAIF) is 4.15%, while the current 7-day yield for California Asset Management Program (CAMP) is 4.09%. The liquidity of both CAMP and LAIF allows for easy transfers to the checking account to meet the daily cash flow needs.

As of October 31, 2025, the Authority's total cash balance is \$5,370,266. Continuous oversight is essential as we move forward to ensure sustained financial health and meet any future obligations.

Approval is recommended.

# EAST BAY DISCHARGERS AUTHORITY PRELIMINARY TREASURER'S REPORT

For the Period Ending October 31, 2025

FUND	FUND DESCRIPTION	EGINNING SH BALANCE	DEBITS (INCREASE)	CREDITS (DECREASE)	С	ENDING ASH BALANCE
12	OPERATIONS & MAINTENANCE	\$ 1,424,344	\$ 544,912	\$ 258,421	\$	1,710,836
13	PLANNING & SPECIAL STUDIES	\$ 448,211	\$ 223,459	\$ 58,373	\$	613,297
14	RECLAMATION O & M (SKYWEST)	\$ 68,414	\$ 12,000	\$ 7,076	\$	73,338
15	BRINE ACCEPTANCE	\$ 35,248	\$ 152,660	\$ 4,211	\$	183,697
31	RENEWAL & REPLACEMENT	\$ 2,769,470	\$ 21,320	\$ 1,692	\$	2,789,098
	TOTALS	\$ 4,745,688	\$ 954,351	\$ 329,773	\$	5,370,266

Wells Fargo Checking

\$ 100,000.00

#### SUPPLEMENTAL TREASURER'S REPORT

						_		ACCOUNT E	ALANCE		
DATE	DESCRIPTION	RECEIPT	DISBURSEMENT	CAMP	LAIF	WELLS FARGO	FREMONT	CAMP	LAIF	WELLS FARGO	TOTAL CASH
09/30/25	BALANCE						146,698.10	3,984,408.12	514,611.61	99,969.85	4,745,687.68
10/01/25	DIVIDENDS	14,282.10		14,282.10			146,698.10	3,998,690.22	514,611.61	99,969.85	4,759,969.78
10/02/25	ELECTRONIC BILL PAY		2,123.29				144,574.81	3,998,690.22	514,611.61	99,969.85	4,757,846.49
10/02/25	ELECTRONIC BILL PAY		6,032.62				138,542.19	3,998,690.22	514,611.61	99,969.85	4,751,813.87
10/03/25	DEPOSIT- CITY SAN LEANDRO	183,879.00					322,421.19	3,998,690.22	514,611.61	99,969.85	4,935,692.87
10/03/25	DEPOSIT- LAVWMA	583,040.00				583,040.00	322,421.19	3,998,690.22	514,611.61	683,009.85	5,518,732.87
10/03/25	PAYROLL FEES		109.77				322,311.42	3,998,690.22	514,611.61	683,009.85	5,518,623.10
10/06/25	ELECTRONIC BILL PAY		98.72				322,212.70	3,998,690.22	514,611.61	683,009.85	5,518,524.38
10/10/25	ELECTRONIC BILL PAY		8,250.62				313,962.08	3,998,690.22	514,611.61	683,009.85	5,510,273.76
	PAYROLL		18,266.74				295,695.34	3,998,690.22	514,611.61	683,009.85	5,492,007.02
	PAYROLL TAX		6,998.90				288,696.44	3,998,690.22	514,611.61	683,009.85	5,485,008.12
10/14/25	DEPOSIT- CARGILL	68,269.11					356,965.55	3,998,690.22	514,611.61	683,009.85	5,553,277.23
10/14/25	BANK SERVICE CHARGE		49.89			(49.89)	356,965.55	3,998,690.22	514,611.61	682,959.96	5,553,227.34
10/14/25	WIRE TRANSFER			582,959.96		(582,959.96)	356,965.55	4,581,650.18	514,611.61	100,000.00	5,553,227.34
10/15/25	DISBURSEMENT		118,944.45			,	238,021.10	4,581,650.18	514,611.61	100,000.00	5,434,282.89
10/15/25	INTEREST EARNINGS	7,037.96			7,037.96		238,021.10	4,581,650.18	521,649.57	100,000.00	5,441,320.85
10/16/25	ELECTRONIC BILL PAY		6,032.62				231,988.48	4,581,650.18	521,649.57	100,000.00	5,435,288.23
10/17/25	PAYROLL FEES		94.37				231,894.11	4,581,650.18	521,649.57	100,000.00	5,435,193.86
10/17/25	ELECTRONIC BILL PAY		2,123.29				229,770.82	4,581,650.18	521,649.57	100,000.00	5,433,070.57
10/27/25	ELECTRONIC BILL PAY		50.47				229,720.35	4,581,650.18	521,649.57	100,000.00	5,433,020.10
10/27/25	ELECTRONIC BILL PAY		886.41				228,833.94	4,581,650.18	521,649.57	100,000.00	5,432,133.69
10/27/25	ELECTRONIC BILL PAY		933.51				227,900.43	4,581,650.18	521,649.57	100,000.00	5,431,200.18
10/27/25	ELECTRONIC BILL PAY		44,361.02				183,539.41	4,581,650.18	521,649.57	100,000.00	5,386,839.16
10/28/25	DEPOSIT- CARGILL	84,390.41					267,929.82	4,581,650.18	521,649.57	100,000.00	5,471,229.57
10/28/25	DEPOSIT- AT&T	1,451.16					269,380.98	4,581,650.18	521,649.57	100,000.00	5,472,680.73
10/28/25	DEPOSIT- AT&T	1.30					269,382.28	4,581,650.18	521,649.57	100,000.00	5,472,682.03
10/30/25	PAYROLL		21,396.18				247,986.10	4,581,650.18	521,649.57	100,000.00	5,451,285.85
10/30/25	PAYROLL TAX		7,062.46				240,923.64	4,581,650.18	521,649.57	100,000.00	5,444,223.39
10/31/25	DEPOSIT- CITY OF HAYWARD	12,000.00					252,923.64	4,581,650.18	521,649.57	100,000.00	5,456,223.39
	DISBURSEMENT	,	85,877.14				167,046.50	4,581,650.18	521,649.57	100,000.00	5,370,346.25
	BANK SERVICE CHARGE		80.60				166,965.90	4,581,650.18	521,649.57	100,000.00	5,370,265.65
10/01/20	TRANSACTION TOTALS	940,898.58	329,773.07	597,242.06	7,037.96	30.15	100,000.00	4,001,000.10	021,040.07	100,000.00	0,070,200.00
	ACCOUNT BALANCE	940,090.30	329,773.07	397,242.00	7,037.90	30.13	166,965.90	4,581,650.18	521,649.57	100,000.00	5,370,265.65
	ACCOUNT BALANCE						,	, ,	,		0,070,200.00
	Reconciliation - 10/31/2025						1	2	3	, 4	
1	Bank Statement Balance	\$ 254,319.28									
•	Less: Outstanding Checks	87,353.38									
	2000. Gatetariang Griocito	\$ 166,965.90									
		Ψ 100,000.00									
2	CAMP Statement	\$ 4,597,346.57					The Supp	lemental Tre	asurer's R	eport is prepa	ared
	Less: Accrual Income Dividend	15,696.39					monthly	hy the Gener	al Manage	er. It also serv	es as
		\$ 4,581,650.18						•	_		es as
							EBDA's ca	ash and inves	tments re	conciliation.	
3	LAIF Statement	\$ 521,649.57									

Agenda Explanation East Bay Dischargers Authority Financial Management Committee November 17, 2025

#### ITEM NO. FM6 FIRST QUARTER EXPENSE SUMMARY, FISCAL YEAR 2025/2026

#### Recommendation

Review first quarter expenses.

#### Strategic Plan Linkage

- **3. Financial:** Develop financial strategies and practice sound fiscal management to ensure wise use of ratepayers' resources.
  - b. Proactively manage expenditures to stay within adopted budget.

#### **Background**

The First Quarter Expense Summary for FY 2025/2026 is attached for the Committee's review. Expenses are presented by Program and by Account Code. These categories have been grouped to provide an overview of Authority expenses. The tables include discussion of particular items that varied significantly (>10%) from the budget.

#### **Discussion**

At the end of the first quarter, EBDA's spending is on budget, with 25% spent through the quarter.

#### **East Bay Dischargers Authority**

#### **EXPENSE SUMMARY BY PROGRAM**

FY 2025/2026 THROUGH SEPTEMBER 30, 2025 (25% of YEAR)

			Revenues Cargill, Grant, &			
	YTD Expenses	Budget	Skywest	Variance	% of Budget	Explanations for Variance Over 10%
O&M EFFLUENT DISPOSAL						
General Administration	\$404,717	\$1,645,044		(\$1,240,327)	25%	
Outfall & Forcemains	\$26,732	\$244,210		(\$217,478)	11%	Low due to operational efficiencies and lack of need for force main repairs.
Marina Dechlor Facility	\$69,140	\$331,420		(\$262,280)	21%	·
Oro Loma Pump Station	\$132,786	\$678,420		(\$545,634)	20%	
Hayward Pump Station	\$47,525	\$225,210		(\$177,685)	21%	
Union Pump Station	\$157,603	\$536,907		(\$379,304)	29%	
Bay & Effluent Monitoring	\$352,152	\$852,477		(\$500,325)	41%	Higher than expected use of sodium hypochlorite for disinfection.
TOTAL O&M EFFLUENT DISPOSAL	\$1,190,655	\$4,513,688	\$0	(\$3,323,033)	26%	7.
SPECIAL PROJECTS						
NPDES Permit Fees	\$0	\$718.400		(\$718,400)	0%	Will be paid in a future quarter.
	* -	, ,, ,,		· · · /		Reserved for as-needed compliance issues. Expenditure to date relates to Nutrients
NPDES Permit Issues	\$1,602	\$20,000		\$1,602	8%	Watershed Permit legal support.
Regional Monitoring Program	\$0	\$292,298		(\$292,298)	0%	Will be paid in a future quarter.
Alternative Monitoring and Reporting	\$0	\$34,617		(\$34,617)	0%	Will be paid in a future quarter.
Nutrient Surcharge	\$277,237	\$277,237		\$0	100%	Annual fees paid.
Air Toxics Pooled Emissions Study	\$84,250	\$84,164		\$86	100%	Annual fees paid.
Water Research Foundation	\$30,292	\$28,889		\$1,403	105%	Annual fees paid.
Nature-Based Solutions Study	\$139,199	\$300,000	\$139,199	(\$300,000)	46%	All costs reimbursed by EPA.
Biosolids Feasibility Study	\$8,991	\$11,000		(\$2,009)	82%	Sample plan nearly complete. An additional \$69k not reflected here was carried over from prior years.
Bruce Wolfe Memorial	\$0	\$1,000		(\$1,000)	0%	Will be paid in a future quarter.
TOTAL SPECIAL PROJECTS	\$541,571	\$1,767,605	\$139,199	(\$1,345,233)	23%	
TOTAL AGENCY-FUNDED PROGRAMS	\$1.732.226	\$6.281.293	\$139,199	(\$4,688,266)	25%	
	¥ :,: <b>~</b> 2,22 <b>~</b>	<del>+0,201,200</del>	<b>4100,100</b>	(+ 1,000,200)		
WATER RECYCLING						
Skywest Golf Course	\$18,865	\$48,000	\$18,865		39%	Repair of aging infrastructure and high chemical costs. All work is paid for out of the Skywest Fund, supported by City of Hayward recycled water fees.
TOTAL WATER RECYCLING	\$18,865	\$48,000	\$18,865		39%	
BRINE ACCEPTANCE						
Brine Acceptance	\$20,892	\$100,000	\$20,892			All work performed is reimbursed by Carqill.
TOTAL BRINE ACCEPTANCE	\$20,892	\$100,000	\$20,892			, a new personned to romburous by ourgin.
	•	•	•			
TOTAL ALL PROGRAMS	\$1,771,983	\$6,429,293	\$178,956	(\$4,836,266)	25%	

#### **East Bay Dischargers Authority**

#### **EXPENSE SUMMARY BY ACCOUNT**

FY 2025/2026 THROUGH SEPTEMBER 30, 2025 (25% OF YEAR)

			Revenues			
			Cargill, Grant,		% of	
	YTD Expenses	Budget	& Skywest	Variance	Budget	Explanations for Variance Over 10%
4010 - Salary	\$164,023	\$701,730	\$7,050	(\$544,757)	22%	
4020 - Benefits	\$110,745	\$364,313		(\$253,568)	30%	
4030 - Commissioner Compensation	\$6,000	\$50,000		(\$44,000)	12%	Budget assumes maximum number of meetings.
4070 - Insurance	\$40,275	\$95,450	-	(\$55,175)	42%	Several policy premiums paid in full.
4080 - Memberships & Subscriptions	\$151,933	\$178,449		(\$26,516)	85%	Several annual memberships paid in full.
4100 - Supplies, Variable	\$99,198	\$440,000		(\$340,802)	23%	
4100 - Supplies, Fixed	\$1,963	\$12,000		(\$10,037)	16%	
4110 - Contract Services	\$14,264	\$81,683		(\$67,419)	17%	
4120 - Professional Services	\$407,654	\$964,664	\$158,475	(\$715,485)	26%	
4140 - Rents & Fees	\$286,024	\$1,009,537	\$0	(\$723,513)	28%	
4141 - NPDES Fines	\$0	\$9,000		(\$9,000)	0%	Reserve funds in case of enforcement.
4150 - Maintenance & Repair	\$173,109	\$939,500	\$11,631	(\$778,023)	17%	
4160 - Monitoring	\$48,429	\$577,967	\$1,800	(\$531,338)	8%	Regional Monitoring Program fees will be paid in a
		· ,	Ψ1,000	. , ,		future quarter.
4170 - Travel	\$3,392	\$18,000		(\$14,608)	19%	
4191 - Utility, Variable	\$264,318	\$987,000		(\$722,682)	27%	
4210 - Other	\$655	\$0		\$655	0%	Various fees (ADP, Benefit Programs, Bank).
TOTAL ALL ACCOUNTS	\$1,771,983	\$6,429,293	\$178,956	(\$4,836,266)	25%	



#### EAST BAY DISCHARGERS AUTHORITY

2651 Grant Avenue San Lorenzo, CA 94580-1841 (510) 278-5910 FAX (510) 278-6547

A Joint Powers Public Agency

#### <u>ITEM NO. 10</u>

#### **OPERATIONS & MAINTENANCE COMMITTEE AGENDA**

Tuesday, November 18, 2025

4:00 PM

East Bay Dischargers Authority 2651 Grant Avenue, San Lorenzo, CA

Committee Members: Azevedo (Chair); Johnson

OM1. Call to Order

OM2. Roll Call

OM3. Public Forum

**OM4. EBDA Permit Compliance** 

(The Committee will be updated on EBDA's NPDES compliance.)

OM5. Status Report

(The Committee will be updated on EBDA's O&M activities.)

OM6. Adjournment

Any member of the public may address the Commission at the commencement of the meeting on any matter within the jurisdiction of the Commission. This should not relate to any item on the agenda. It is the policy of the Authority that each person addressing the Commission limit their presentation to three minutes. Non-English speakers using a translator will have a time limit of six minutes. Any member of the public desiring to provide comments to the Commission on an agenda item should do so at the time the item is considered. It is the policy of the Authority that oral comments be limited to three minutes per individual or ten minutes for an organization. Speaker's cards will be available in the Boardroom and are to be completed prior to speaking.

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Next Scheduled Operations and Maintenance Committee is December 16, 2025 at 4:00 pm

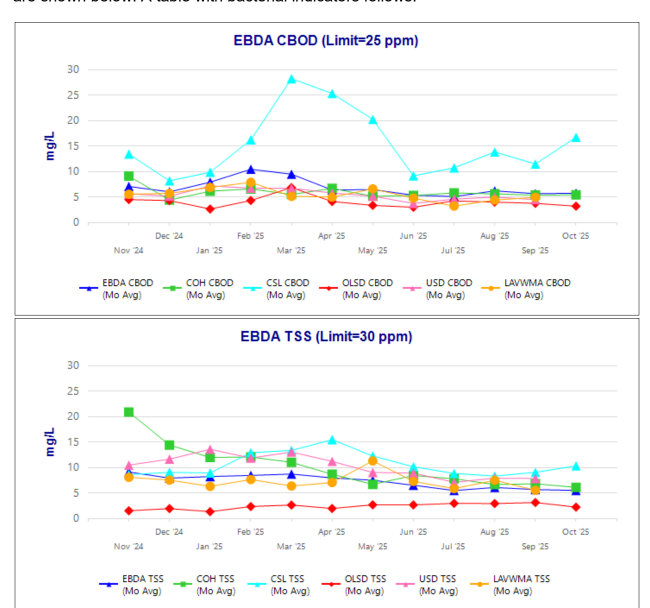
#### ITEM NO. OM4 EBDA PERMIT COMPLIANCE

#### Recommendation

For the Committee's information only; no action is required.

#### Discussion

EBDA has continued NPDES compliance. Member Agency CBOD and TSS performance are shown below. A table with bacterial indicators follows.



### **EBDA Bacterial Indicators**

	FECAL	ENTERO
Date	MPN/ 100mL	MPN/ 100mL
Limit (90th Percentile)	1100	1100
Limit (Geomean)	500	280
November 2024 Geomean	24	2
December 2024 Geomean	22	5
January 2025 Geomean	25	5
February 2025 Geomean	44	10
March 2025 Geomean	20	13
April 2025 Geomean	32	62
May 2025 Geomean	41	148
June 2025 Geomean	17	12
July 2025 Geomean	25	4
August 2025 Geomean	16	6
9/1/2025	920	10
9/2/2025	170	321
9/8/2025	13	2
9/9/2025	22	10
9/15/2025	130	2
9/16/2025	350	17
9/22/2025	350	4
9/23/2025	NA	6
9/26/2025	17	NA
9/29/2025	23	6
9/30/2025	4	2
September 2025 Geomean	64	8
10/6/2025	2	4
10/7/2025	68	6
10/8/2025	NA	4
10/13/2025	3500	6
10/14/2025	11	2
10/15/2025	NA	6
10/20/2025	13	2
10/21/2025	8	2
10/27/2025	49	4
10/28/2025	49	17
October 2025 Geomean	33	4

Agenda Explanation
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#### ITEM NO. OM5 STATUS REPORT

#### **Union Effluent Pump Station (UEPS)**

No change; all equipment is operational.

#### **Hayward Effluent Pump Station (HEPS)**

No change; all equipment is operational.

#### **Oro Loma Effluent Pump Station (OLEPS)**

No change; all equipment is operational.

#### **Skywest Pump Station**

#### **Recycled Water Production**

During the month of September 2025, the Skywest Recycled Water System operated for four days and produced 2.23 million gallons of recycled water.

During the month of October 2025, the Skywest Recycled Water System operated for two days and produced 1.14 million gallons of recycled water.

#### Marina Dechlorination Facility (MDF) and Force Main

#### **Levee Rip Rap Restoration Project**

The MDF sits along the San Leandro shoreline, just south of Marina Park. The Meter Vault in which EBDA's flow meters and effluent sample pumps are located sits across the bike path from the main facility, where the outfall extends to the Bay. This critical equipment is used for reporting and demonstrating compliance with EBDA's NPDES permit.

On October 27 & 28, under the supervision of EBDA's contract geotechnical engineer, Dave Mathey, McGuire & Hester completed the restoration of the rip rap on the levee along the Bay in front of the MDF Meter Vault. This project restored a 60-foot by 40-foot section of the shoreline levee in front of MDF (see figure that follows), protecting the MDF Meter Vault following shoreline damage resulting from several large winter storms combined with King Tides.



McGuire & Hester's cost to EBDA for this levee restoration work was \$43,105, under the \$50,000 that had been budgeted as part of EBDA's Renewal and Replacement Fund Project List.

Taking advantage of the contract and mobilized resources in the area, EBDA staff worked with City of San Leandro staff to have McGuire & Hester place additional rip rap to protect the San Leandro force main manhole along the Estudillo Canal next to MDF. Actual cost for this additional work was \$7,015, which is less than originally quoted. This cost will be passed through to the City of San Leandro, as previously agreed.



MDF – Before MDF – After



MDF - Before

MDF - After



San Leandro Force Main - Before

San Leandro Force Main – After



San Leandro Force Main - Before

San Leandro Force Main – After

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#### **Operations Center**

No change; all equipment is operational.

#### Miscellaneous Items

#### **Underground Service Alerts**

EBDA received ten (10) Underground Service Alert (USA) tickets during the month of September 2025. Six of the ten tickets were for contractors working at USD.

EBDA received fourteen (14) Underground Service Alert (USA) tickets during the month of October 2025. Nine of the fourteen tickets were for contractors working at USD.

#### **Special Projects**

#### **Cargill Brine Project**

With the Project Approval Agreement executed and the initial Environmental Impact Report complete, Cargill is refocusing on technical and contractual efforts related to the pipeline. They are currently in negotiations with existing owners of the abandoned fuel pipeline that could potentially be repurposed for brine transfer, and they have identified a promising technology for slip lining the metal pipe. Cargill anticipates having preliminary proposals for EBDA to review as follows:

- o CEQA Plan (Process, Schedule) February 2026
- o Pipeline Plans / EBDA Facility Connection Requirements March 2026

#### Advanced Quantitative Precipitation Information (AQPI) Project

The regional AQPI project continues to move forward with the goal of improving the prediction of rainfall events in the Bay Area. The East Bay radar was installed at Rocky Ridge in Las Trampas Regional Wilderness Park in December 2022, and data from the site became available in December 2023. The last radar in the system – the regional C-band – was installed at Mount Barnaby in Marin County the week of November 10, 2025.

Sonoma Water, which has acted as program manager and grant administrator for the project since its inception, is in the process of reaching out to participating agencies regarding future funding needs. This includes reimbursing Sonoma Water a total of \$1.2M for the C-band installation. Additionally, long-term annual funding of \$1M is being sought to support the Center for Western Weather and Water Extremes (CW3E) at Scripps Institution of Oceanography, UC San Diego, to operate, maintain, and improve the AQPI system. This local funding would begin in Fiscal Year 2026-2027.

Discussions to date have led to a proposal to split both the C-band and O&M costs in four ways according to geographic quadrants:

Agenda Explanation
East Bay Dischargers Authority
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November 18, 2025

- North Sonoma Water and other Sonoma and Marin partners
- South Valley Water and other South Bay partners
- West San Francisco Public Utilities Commission and other Peninsula partners
- East EBDA and other East Bay partners, which may include Alameda County Water Agency, Zone 7 Water Agency, Contra Costa County Flood Control and Water Conservation District, Alameda County Flood Control and Water Conservation District, East Bay Regional Park District, Central Contra Costa Sanitary District, West County Wastewater District, and Delta Diablo.

EBDA staff will be working with the East Bay partners to determine commitments and a funding split for the \$300k C-band and \$250k O&M responsibilities. Bay Area Clean Water Agencies (BACWA) will likely serve as the fiscal agent to invoice and pass through the funds.



EAST BAY DISCHARGERS AUTHORITY 2651 Grant Avenue San Lorenzo, CA 94580-1841 (510) 278-5910 FAX (510) 278-6547

A Joint Powers Public Agency

#### <u>ITEM NO. 11</u>

#### REGULATORY AFFAIRS COMMITTEE AGENDA

Wednesday, November 19, 2025

2:00 P.M.

East Bay Dischargers Authority 2651 Grant Avenue, San Lorenzo, CA 94580

Committee Members: Johnson (Chair); Andrews

RA1. Call to Order

RA2. Roll Call

RA3. Public Forum

RA4. EBDA NPDES Compliance – See Item No. OM4

(The Committee will review NPDES Permit compliance data.)

**RA5.** Regulatory Reporting Checklist

(The Committee will review a checklist of completed regulatory reporting items.)

RA6. BACWA Key Regulatory Issues Summary

(The Committee will review BACWA's issues summary.)

RA7. NPDES Permit Renewal

(The Committee will receive an update on preparations for the Authority's permit renewal.)

RA8. Adjournment

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Agenda Explanation East Bay Dischargers Authority Regulatory Affairs Committee November 19, 2025

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Next Scheduled Regulatory Affairs Committee Meeting Wednesday, January 14, 2026

#### ITEM NO. RA5 QUARTERLY REPORTING CHECKLIST

#### Recommendation

For the Committee's information only; no action is required.

#### **Strategic Plan Linkage**

1. **Regulatory Compliance:** Proactively meet or exceed regulatory requirements for protection of the environment and public health.

#### **Background**

Authority staff maintains a checklist of all regulatory reporting and related tasks to ensure timely and complete reporting.

#### **Discussion**

The following checklist is extracted from a complete list of routine regulatory activities addressed throughout the year. The following items were completed during the period of July 1, 2025 – September 30, 2025; there are no outstanding activities.

Authority	Required Action	Occurrence	Date
			Completed
CalPERS CERBT	GASB 68 Reporting - Provide required data to contracted acturary	Annual	7/7/2025
CalPERS	Out-of-Class Appointment Reporting	Annual	7/7/2025
Bay Area Air Quality Management District	Pay renewal fee for Permit to Operate Plant #14531	Annual	7/15/2025
Bay Area Air Quality Management District	Complete <i>Data Update</i> form Plant #14528 - Permit Expiration Date: Nov 1	Annual	7/15/2025
Oro Loma Sanitary District	Negotiate Land Lease Agreement Renewal - Expiration Date: June 30, 2030	Quinquennial	7/21/2025
CalPERS	SSSA Annual Information Request	Annual	7/26/2025
State Water Resources Control Board	NPDES Quarterly Report (Apr-Jun)	Quarterly	7/28/2025
East Bay Dischargers Authority	Register.com - renew domain name registration	Annual	8/8/2025
East Bay Dischargers Authority	GM Remind Member Agencies to provide statement confirming Budget line item for EBDA Emergency Reserves Policy	Annual	8/15/2025
East Bay Dischargers Authority	Spare Part Inventory	Annual	8/22/2025
ADP Business Payroll	Payroll Tax Return Download Quarter 2	Quarterly	8/25/2025
Oro Loma Sanitary District	Lease Fees	Annual	8/28/2025
Bay Area Air Quality Management District	Pay renewal fee for Permit to Operate Plant #14528	Annual	9/15/2025
Office of Emergency Services	Cal OES Form 130	Triennial	9/18/2025
Regional Water Quality Control Board	Recycled Water monthly reports	Monthly	9/26/2025
State Water Resources Control Board	NPDES monthly reports	Monthly	9/29/2025

Agenda Explanation East Bay Dischargers Authority Regulatory Affairs Committee November 19, 2025

#### ITEM NO. RA6 BACWA KEY REGULATORY ISSUES SUMMARY

#### Recommendation

For the Committee's information only; no action is required.

#### **Strategic Plan Linkage**

- 1. **Regulatory Compliance:** Proactively meet or exceed regulatory requirements for protection of the environment and public health.
  - a. Represent EBDA and the Member Agencies' interests by preemptively engaging in development of emerging regulations and permits and advocating for reasonable, science-based decisions.
  - c. Ensure compliance with non-NPDES permits and regulatory requirements, including air quality and hazardous waste.
  - e. Track and share scientific and regulatory developments related to emerging contaminants, and advocate for source control.

#### **Background**

Periodically, BACWA's Regulatory Program Manager updates a Key Regulatory Issues Summary that contains succinct information on regulatory issues of interest to Bay Area wastewater agencies. The Summary matrix contains background, challenges and recent updates, next steps for BACWA, and links to key resources and documents.

#### **Discussion**

The most recent issue summary is attached, with updates from the prior version highlighted in purple. The Committee will discuss key updates at the Committee meeting.



## KEY REGULATORY ISSUE SUMMARY Updated September 15, 2025

Action items for member agencies are in **bold** 

Contents	Page		
Nutrients in San Francisco Bay	1	Sanitary Sewer Systems	10
SF Bay Nutrients Watershed Permit	2	Laboratory Accreditation	11
Ocean Acidification & Hypoxia	3	Biosolids	12
Pesticides	4	Climate Change Adaptation	13
Mercury and PCBs	5	Climate Change Mitigation	14
State Water Board Toxicity Provisions	6	Toxic Air Contaminants	15
Contaminants of Emerging Concern (CECs)	7	Best Available Control Technology	16
Microplastics	8	Recycled Water	17
Per- and Polyfluoroalkyl Substances (PFAS)	9	Acronyms	18

New updates in this version are shown in Purple highlighting - Link to Previous Versions

**Background Highlights** 

#### **Challenges and Recent Updates**

#### **Next Steps for BACWA**

Links/Resources

#### **NUTRIENTS IN SAN FRANCISCO BAY**

- San Francisco Bay receives some of the highest nitrogen loads among estuaries worldwide, yet has not historically experienced the water quality problems typical of other nutrient-enriched estuaries.
- In the early 2000s, monitoring data of the Bay suggested that this historic resilience could be weakening. In 2012, stakeholders in the region formed the Nutrient Management Strategy (NMS) to prioritize scientific studies and ensure that all science to be used for policy decisions is conducted under one umbrella.
- Program management of the NMS is led by the San Francisco Estuary Institute (SFEI).
- In summer 2022, a harmful algae bloom in San Francisco Bay brought increased public attention to this topic.

- For FY26, BACWA is contributing \$2.2M to fund scientific research by the NMS science team, fulfilling a requirement of the 2024 Watershed Permit.
- In recent years, the NMS has been successful in attracting funding from other sources, such as NOAA and EPA, complementing BACWA's contributions. Continued federal funding is uncertain.
- The focus of current scientific efforts is improving model representation of biogeochemistry, light attenuation, dissolved oxygen, and harmful algal bloom dynamics.
- In May 2025, the NMS Steering Committee finalized a multi-year 2025-2030 Science Plan, as well as a more detailed work plan for the near term in the FY26 Program Plan.
- Recent progress is summarized in the NMS FY26 Annual Report.

- Share the recently-completed summary of the NMS science program with interested community members. Science to Inform Management: An Overview of the Nutrient Management Strategy is suitable for wide distribution.
- Continue to participate in NMS steering committee, planning subcommittee meetings, and technical workgroups.
- Provide funding for scientific studies via the Nutrient Surcharge.
- Continue to leverage BACWA members and technical consultants to provide review of recent work products and charge questions for the science team.
- Continue to work with NMS scientists to obtain summaries of scientific accomplishments for public use.

Science to Inform

Management: An Overview
of the Nutrient
Management Strategy

**BACWA Nutrients Page** 

SFEI Nutrient Management Strategy Page

NMS Steering Committee Meeting Materials

FY26 Program Plan and 2025-2030 Science Plan

**NMS Work Products** 

Data Visualizations, including remote sensing of algae blooms

**Baywise Website** 

#### SF BAY NUTRIENTS WATERSHED PERMIT

- The 2024 Nutrients Watershed Permit requires:
  - Continued individual POTW nutrient monitoring and reporting;
  - o Continued funding for science;
  - Effective in the 2025 dry season, interim performance-based effluent limits for Total Inorganic Nitrogen (TIN);
  - Effective in the 2035 dry season, final water quality-based effluent limits for TIN;
  - Continued group annual reporting for each water year (Oct. 1 – Sep. 30), with additional reporting related to the permit's 10-year compliance schedule;
  - Recognition of "early actors" that began implementing nutrient removal projects before October 1, 2024; and
  - Completion of a regional planning study.
- The final effluent limits in the 2024
   Nutrients Watershed Permit are 40%
   lower than actual loads from the
   2022 dry season, when San Francisco
   Bay experienced a harmful algae
   bloom.
- More information related to the first (2014) and second (2019) Nutrients Watershed Permits is available on the BACWA website.

- Through the nutrient surcharge levied on permittees, BACWA will fund compliance with the following provisions of the 2024 Nutrients Watershed Permit on behalf of its members:
- Funding for scientific studies
- Group Annual Reporting
- Regional Planning Study
   BACWA has hired the consulting firm HDR to assist with the Group Annual Reports and Regional Planning study. T
- In June 2025, BACWA submitted a Scoping Plan for the Regional Planning Study to the Regional Water Board. The Regional Planning study is due in March 2029 and will address elements such as schedule, capital costs, rate impacts, cross-media impacts to air and biosolids, opportunities for multi-benefit projects, nutrient trading, and more. The Freshwater Trust is completing a water quality trading feasibility assessment as one of the initial tasks of the Regional Planning Study.
- The 2024 Permit contains a 10-year compliance schedule for complying with the final effluent limits. Some agencies will have difficulty meeting this deadline due to the magnitude and complexity of anticipated projects.
- The Regional Water Board is working on a Basin Plan Amendment that will allow compliance schedules longer than 10 years in limited circumstances. A draft Basin Plan Amendment was shared with BACWA members in August 2025, and BACWA is currently compiling member feedback for Regional Water Board staff consideration.

- Review the Draft Basin Plan
   Amendment circulated in August
   2025. BACWA's Nutrient Strategy
   Team will next convene on October
   9<sup>th</sup> to discuss BACWA's comments on the draft.
- Prepare to respond to Requests for Information from HDR related to nutrient removal planning, as required by the Permit and the subsequent letters provided by the Regional Water Board on May 13, 2025 and May 30, 2025. These RFIs will support compliance milestone reporting and the Regional Planning Study.
- Agencies will continue to report nutrient monitoring data directly to CIWQS through monthly selfmonitoring reports, which HDR will compile for Group Annual Reports.
- Follow guidance on reporting annual TIN loads to CIWQS with each agency's annual self-monitoring report. CIWQS reporting guidance will be shared soon via the BACWA Lab and Permits Committees.
- BACWA will continue to facilitate information-sharing on technical topics, such as the August 2024 technical seminar on nutrient removal technology at Bay Area wastewater treatment plants, and the June 2025 tour of innovative treatment technologies at Linda County Water District.

2024 Nutrients Watershed
Permit

2024 Regional Water Board Resolution on Extending Compliance Schedule

**BACWA Nutrients Page** 

Resources from Dr. David Jenkins Technical Series Nutrient Seminar (August 2024)

2024 Group Annual Report (Submitted April 1, 2025, Corrected July 21, 2025)

Scoping Plan for Regional Planning Study

May 13, 2025 Letter from Regional Water Board on Group Annual Report

May 30, 2025 Clarification from Regional Water Board on Early Actors

#### **OCEAN ACIDIFICATION & HYPOXIA**

- Ocean acidification (low pH) is one
  of the potentially harmful effects of
  climate change in water bodies. It is
  caused by the uptake of carbon
  dioxide from the atmosphere and
  other sources. Ocean acidification
  threatens the survival of many marine
  organisms, especially those with
  carbonate shells which can dissolve
  under low-pH conditions.
- Nutrients from wastewater and other sources can cause algae blooms which can lead to hypoxia (low dissolved oxygen) when the algae decays and exerts biological oxygen demand. This process can also lead to acidification when the carbon from the algae is released into the ocean as carbon dioxide. Because nutrient inputs and algal production can contribute to both problems, they are grouped together under the umbrella term "Ocean Acidification & Hypoxia" (OAH).
- State Water Board policy regarding discharges to the Ocean are contained in the California Ocean Plan. Currently, no regulations in the Ocean Plan directly address OAH caused by wastewater discharges. However, future regulations could limit coastal discharges of nutrients in order to reduce the potential for OAH. The Ocean Protection Council is the main State agency supporting scientific efforts related to Ocean OAH along the California coast.

- The Ocean Protection Council has funded the Southern California Coastal Water Research Project (SCCWRP) to conduct research and modeling on OAH due to nutrient pollution in southern California and along the San Francisco and Monterey coasts. Early modeling results show that the anthropogenic nutrient contributions to OAH is small in this region.
- In 2023-2024, the National Water Research Institute convened an expert review panel to review the modeling efforts led by SCCWRP. Because of the work's relevance to northern California wastewater agencies that discharge to coastal waters, BACWA's Executive Director is assisting with the Project Steering Committee. The expert panel provided a final report with recommendations for improving the model to make it suitable for application in a regulatory context, such as quantifying uncertainty. Stakeholders are now in the process of prioritizing the implementing the expert panel's recommendations.
- In FY26, BACWA is financially contributing to a study of coastal nutrient loading led by CASA and HDR. The effort will characterize current and future nutrient loads by coastal POTWs to the coastal ocean between Monterey Bay and the Golden Gate. HDR will also provide an independent review of ROMS-BEC model parameters and run model scenarios.

- Continue to track refinement of SCCWRP's modeling tools, which could be used to establish State Water Board policy on nutrient discharges to the coastal ocean. The wastewater community is advocating for model improvements to accurately capture the impacts of wastewater discharges, and to inform monitoring work that will support our understanding of ocean impacts of nutrients.
- Continue to participate in the San Francisco Bay Nutrient Management Strategy, which is already addressing many related issues.

State Water Resources Control Board's <u>California</u> Ocean Plan

Timelines for Planning, Policy, and Permitting Efforts at the State and Regional Water Boards

Ocean Acidification and Hypoxia - California Ocean Protection Council

National Water Research Institute - Expert Review Panel

#### **PESTICIDES**

- Pesticides are regulated via the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA), and not the Clean Water Act. POTWs do not have the authority to regulate pesticide use in their service area, but may be responsible for pesticide impacts to their treatment processes or to surface water.
- EPA reviews all registered pesticides at least once every 15 years. Each review allows an opportunity for public comment.
- Through the Bay Area Pollution
   Prevention Group (BAPPG) Pesticides
   Committee, BACWA aims to
   proactively support a scientific and
   regulatory advocacy program so that
   pesticides will not impact POTWs'
   primary functions of collecting and
   treating wastewater, recycling water,
   and managing biosolids, or impact
   receiving waters via the "down the
   drain" route.
- Based on the most (2024)
   <u>BAPPG/BACWA Pesticide Watch List</u>, the pesticides of highest concern in wastewater are:
  - Pyrethroids (21 chemicals)
  - Fipronil
  - Imidacloprid

- BACWA continues to fund consultant support to write comment letters advocating for the consideration of POTW and surface water issues by EPA and the California Department of Pesticide Registration (CalDPR).
- The Regional Water Board leverages BACWA's efforts to provide their own comment letters.
- The BAPPG Pesticides Committee has developed a workplan for outreach on pet pesticides (see <u>January 2025 meeting</u> <u>presentation</u>).
- Additions to the BAPPG/BACWA
   Pesticides Watch List "moderate concern" tier in 2024 included the preservative carbendazim and Quaternary Ammonium Compounds (see CECs, pg. 7).
- In December 2024, EPA released a proposal to use aquatic life benchmarks from the Office of Pesticide Programs in the Clean Water Act program, where they could be used as recommended water quality criteria. If adopted, the Clean Water Act program would have new recommended water quality criteria for more than 750 pesticides.
- CalDPR is beginning to implement its
   Sustainable Pest Management Roadmap
   by setting up a process for pesticide prioritization. The prioritization process is to be led by a scientific advisory committee and will involve public engagement. BACWA submitted a comment letter on the process. CalDPR is also planning to issue grants through the SPM Grants Program.

- BACWA members are encouraged to conduct public and veterinary office outreach using flea and tick outreach toolkits. Baywise.org has flea and tick control messaging for pet owners and veterinarians. In addition, the BACWA website offers member agencies toolkits for conducting outreach to pet owners and veterinary offices.
- Consider working with member agencies or other partners to seek CalDPR grant funding related to outreach on flea and tick pet pesticides.
- Advocate for implementation of specific actions from the <u>CalDPR</u> <u>Sustainable Pesticide Management</u> <u>Roadmap</u>.
- Continue to comment on EPA pesticide re-registrations and CalDPR actions.
- Engage with EPA on proposed changes to the regulatory approval process for pesticides.
- Work with veterinary associations on messaging with respect to flea and tick control alternatives.
- Continue to develop summaries of EPA actions on pesticides.
- Look for opportunities to work with CalDPR on pesticides research.
- Work with other regional associations, such as CASQA, to collaborate on funding pesticide regulatory outreach.

BACWA Pesticide Regulatory Support Page

Toolkits for Member
Outreach on Flea and Tick
Pest Control

Baywise flea and tick pages

<u>CalDPR Sustainable Pest</u> <u>Management Roadmap</u>

BAPPG/BACWA Pesticides Watch List (2024)

EPA Proposal: Common Effects Approach for Aquatic Life Protective Values for Pesticides

January 2025 Presentation from S. Hughes to BAPPG on Pesticides

February 2025 Pesticides
Update to BACWA
Executive Board

• In 2017, EPA adopted federal pretreatment program rules requiring dental offices to install dental amalgam separators. The rule is intended to reduce dental office discharge of mercury. The compliance date was in 2020.

- fish consumption survey. In August 2025, BACWA contracted with SFEI to complete a larger pilot of the fish consumption survey in 2025-2027.
- In late 2024, EPA proposed a Methods Update Rule that would withdraw the existing analytical methods for Aroclors (PCB mixtures) and promulgate a new method for PCB Congeners (Method 1628). The Mercury & PCBs permit uses Aroclors for compliance monitoring. Even if the proposed rule were finalized, there will be no change to monitoring until the Permit is reissued (2027+).
- The Regional Water Board tentatively plans to re-open the Mercury TMDL in 2028, and to re-open the PCBs TMDL in 2030.

Congeners Sampling, Analysis, and Reporting Protocols (October 2024)

**EPA Methods Update Rules** 

#### STATE WATER BOARD TOXICITY PROVISIONS

- The State Water Board adopted the Statewide Toxicity Provisions in 2021 as state policy for water quality control for all inland surface waters and estuaries. The Provisions establish:
  - Use of Test of Significant Toxicity (TST) as statistical method to determine toxicity, replacing EC25/IC25;
  - Numeric limits for chronic toxicity for POTWs >5 MGD and with a pretreatment program; smaller POTWs will receive effluent targets and only receive limits if Reasonable Potential is established;
  - Regional Water Board discretion on whether to require RPAs for acute toxicity
  - For POTWs with Ceriodaphnia dubia as the most sensitive species, numeric targets rather than limits were initially in effect until completion of a statewide quality assurance study in 2023.
- The Statewide Toxicity Provisions became effective in June 2023, following EPA approval. Individual NPDES permits reissued in the San Francisco Bay Region are implementing the Toxicity Provisions and requiring use of the TST for chronic toxicity testing. Reissued permits no longer require acute toxicity monitoring.

- EPA has not yet approved the Alternate
   Test Procedure for whole effluent toxicity
   testing. Until the Alternate Test
   Procedures are approved, the Regional
   Water Board has advised that dischargers
   should use the full five-concentration
   series for all tests, including routine
   monitoring and Species Sensitivity
   Screening Studies.
- The State Water Board collaborated with stakeholders on a special study to improve the quality of *Ceriodaphnia dubia* testing. Upon completion of the study, the State Water Board compiled <u>resources</u> related to the study for dischargers that plan to use *Ceriodaphnia dubia* for chronic toxicity monitoring.
- In 2024, the State Water Board received a report from staff on implementation of the provisions. The report stressed the importance of laboratories being ready to complete 3 chronic toxicity tests within a calendar month, as required when there is a "fail" result.
- In February 2025, the BACWA Permits
   Committee provided <u>member training</u> on using the TST to interpret test results.
- In August 2025, a California court ruled that the TST is not authorized under the federal Clean Water Act, but that it was properly adopted under State law. NPDES permit language will need to be adjusted to reflect this court ruling. For example, if TST-based effluent limits were enforceable under State law only, citizen suits would be impermissible.

- Review Draft NPDES Permit language that will reflect the recent court invalidation of the TST under federal law. Individual NPDES permits may be reissued with this language in the San Francisco Bay region as soon as Oct. 2025, so draft language could be available as early as Sept. 2025.
- Conduct toxicity testing using the Statewide Toxicity Provisions. All member agencies with individual NPDES permits reissued after August 2022 have transitioned to the new toxicity testing requirements.
- Plan to conduct a species
   sensitivity screening to comply with
   the Toxicity Provisions, which require
   a study no more than 10 years old be
   used to determine a "Tier I" species
   for use in compliance monitoring.
   The BACWA laboratory committee
   has compiled tips related to
   sensitivity screening studies for
   member agencies' use.
- Members hiring a contract laboratory to perform testing using Ceridaphnia dubia should utilize the Ceriodaphnia dubia Quality
   Assurance Guidance
   Recommendations from the multilaboratory study, including the performance metrics listed in Appendix E of the report.

State Water Board Toxicity
Page

EPA Approval of Statewide Toxicity Provisions

Ceriodaphnia dubia Study Resources, including link to Quality Assurance Guidance Recommendations

CASA Webinar on Lessons from Ceriodaphnia Study

Lab Committee Tips on Sensitive Species Screening

State Water Board November 2024 Status Report on Implementation of Toxicity Provisions

February 2025 Permits
Committee Training on
Using the Test of Significant
Toxicity (McCampbell
Analytical)

Court Opinion on TST from Fifth Appellate District Court of California August 2025

## **CONTAMINANTS OF EMERGING CONCERN (CECS)**

- Pharmaceuticals and other trace contaminants of emerging concern (CECs) are ubiquitous in wastewater at low concentrations and have unknown effects on aquatic organisms.
- The San Francisco Bay region has a CECs strategy focusing on monitoring/tracking concentrations of constituents with high occurrence and high potential toxicity. The State Water Board's Pretreatment and CECs Unit is also developing a similar monitoring strategy for use around the state.
- The Regional Water Board has stated that wastewater agencies' voluntary and representative participation in RMP CECs studies is key to avoiding regulatory mandates for CECs monitoring. These studies are informational and not for compliance purposes.
- BACWA developed a White Paper on representative participation to support facility selection for these studies. The white paper was updated in 2024 to include statistical information about POTWs to assist with future CECs study design.

- Bay dischargers are continuing to provide supplemental funding for RMP CECs studies through the NPDES Permit Amendment adopted in 2021 by the Regional Water Board (R2-2021-0028).
- The State Water Board has recently increased its focus on CECs. In 2023, a State Water Board Science Advisory Panel released a report identifying risk-based and occurrence-based monitoring strategies in aquatic ecosystems. Similar approaches are already in use in the Bay Area by the RMP.
- In the Bay Area, the RMP has designated organophosphate esters (OPEs) and PFAS as CECs of "high" concern.
- CECs of "moderate" concern include alkylphenols and alkylphenol ethoxylates, bisphenols, fipronil and its degradates, imidacloprid, and microplastics.
   Carbendazim, a preservative used in paints and other products, was added to the "moderate" concern tier in 2024.
- Quaternary Ammonium Compounds (QACs) are one of several classes of chemicals categorized as a "potential concern" due to lack of data. Monitoring studies of Bay water and stormwater are planned in coming years. A report on QACs in wastewater was published by SFEI in 2024.
- In Fall 2024, both the RMP Annual Meeting and the RMP's annual publication, *The Pulse of the Bay*, focused on CECs in San Francisco Bay.

- Continue to participate in the RMP Emerging Contaminants Workgroup.
- Participate in RMP studies by collecting wastewater samples at member facilities. For 2026, the Emerging Contaminants Workgroup is focusing mainly on stormwaterrelated studies, including a study of PFAS in precipitation. The workgroup also plans to conduct wastewater and stormwater monitoring of biocidal preservatives, including carbendazim and isothiazolinones.
- Work with RMP staff to assist with study design for any new studies of CECs in wastewater. For example, in the future (2027+) the RMP may conduct a study on the co-benefits of regional nutrient upgrades on CECs removal. The study will not receive RMP funding for 2026 due to budget constraints.

RMP Emerging
Contaminant Workgroup

BACWA CECs White Paper (2024 version)

2021 NPDES Permit
Amendment for Monitoring
and Reporting

State Water Board CECs webpage

SFEI Report on QACs in Wastewater

The Pulse of the Bay 2024 – Contaminants of Emerging Concern

RMP 2024 Annual Meeting Materials

RMP Report: Contaminants of Emerging Concern in San Francisco Bay – A Strategy for Future Investigations (2024 version)

Emerging Contaminants Update from SFEI (Presentation to BAPPG) August 2025

Background Highlights	Challenges and Recent Updates	Next Steps for BACWA	Links/Resources
MICROPLASTICS			
<ul> <li>Microplastic pollution is an environmental threat with the potential to impact wastewater disposal and reuse, as well as biosolids end uses.</li> <li>Microplastics have been a focus of the RMP in recent years. One conclusion of the RMP work is that POTWs contribute much lower microplastic loads than stormwater. As a result, the RMP is focusing future microplastics sampling efforts on stormwater pathways.</li> <li>In 2022, the Ocean Protection Council (OPC) adopted a Statewide Microplastics Strategy that calls for increased water recycling, additional monitoring of wastewater, source</li> </ul>	<ul> <li>The 2024 California Integrated Report (303(d) List) adopted by the State Water Board notes that San Francisco Bay is "potentially threatened" by microplastics. Due to data limitations, the Bay was not listed as an impaired water body during this listing cycle.</li> <li>Unlike the 2024 Integrated Report, the 2026 Draft California Integrated Report (303(d) List) did not include an assessment of impairment due to microplastics.</li> <li>Additional research to improve scientific understanding of microplastics in aquatic ecosystems will be needed to support a future impairment determination for the Bay. The Water Boards and OPC are supporting allocation of funding towards these research efforts.</li> </ul>	<ul> <li>Continue to participate in the RMP Microplastics Workgroup. The workgroup is currently focused on monitoring efforts in the Bay and in urban stormwater.</li> <li>Review and share the results of CASA-funded work being completed at the Southern California Coastal Water Research Project (SCCWRP) that is an add-on component to the recently completed OPC microplastics study. The add-on study will assess how well autosampling equipment, typically used by POTWs to collect wastewater samples for monitoring and compliance purposes, may provide representative samples for microplasticsJ.</li> </ul>	BACWA Microplastics Fact Sheet  RMP Microplastics Workgroup  Ocean Protection Council Microplastics Strategy  SCCWRP Report on Microplastics in California Wastewater Treatment Plants (2024)  2024 California Integrated Report / 303(d) List  2026 Draft California Integrated Report / 303(d) List
<ul> <li>OPC funded a study of microplastic removal through wastewater treatment processes, with participation from several BACWA member agencies. The study was completed in August 2024 and found overall removal efficiencies between influent and effluent averaged 95%</li> </ul>	<ul> <li>In September 2025, AB 823 passed the California legislature, and will now go to the Governor for consideration. The bill would expand the AB 888 (2015) microbeads ban, which covered rinse-off personal care products, to include cleaning products and leave-on personal care products.</li> </ul>	<ul> <li>Continue tracking State Water Board and Ocean Protection Council actions via the CASA Microplastics Workgroup.</li> </ul>	

99%, and 99.9% for primary, secondary, and tertiary treatment,

 Ongoing microplastics investigations by the RMP are focused on tire particles in stormwater.

respectively.

## PER- AND POLYFLUOROALKYL SUBSTANCES (PFAS)

- Per- and polyfluoroalkyl substances (PFAS) are a group of human-made substances that are very resistant to heat, water, and oil. PFAS are used in surface coating and protectant formulations. Common PFAS-containing products are non-stick cookware, cardboard/paper food packaging, water-resistant clothing, carpets, and fire-fighting foam. PFAS in consumer products are a major source of PFAS to POTWs.
- Perfluorooctane sulfonic acid (PFOS) and perfluorooctanoic acid (PFOA) are two types of PFAS no longer manufactured in the US; however, other types of PFAS are still produced and used in the US.
- PFAS are persistent in the environment, can accumulate within the human body, and have demonstrated toxicity at relatively low concentrations.
- Potential regulatory efforts to address PFAS focus on drinking water in order to minimize human ingestion of these chemicals, although regulators have also expressed concern about uptake through food, especially fish.
- In 2020, the State Water Board issued an investigative order for POTWs. At that time, BACWA obtained approval to fund and conduct a Regional PFAS Study in lieu of the investigative order.
- In 2021, EPA released a <u>PFAS</u> <u>Strategic Roadmap</u>.

- In 2024, EPA finalized Maximum Contaminant Levels (MCLs) for several PFAS compounds in drinking water. In May 2025, EPA announced its intent to extend the MCL compliance deadlines for PFOS and PFAS, and to rescind the MCLs for the other PFAS compounds. California has not yet adopted the EPA's drinking water limits, although the issue is a 2025 priority of the Division of Drinking Water. Drinking water limits will not be applicable to wastewater discharges to the Bay, but they could be used in NPDES permits for inland dischargers.
- EPA identified industrial source control actions under <u>Preliminary Effluent</u> <u>Guidelines Program Plan 16</u>, but these efforts may be deferred by the current federal administration. 7
- In December 2024, EPA released draft national recommended <u>human health</u> water quality criteria for PFOS, PFOA, and perfluorobutanesulfonic acid (PFBS).
   BACWA submitted a <u>comment letter</u>.
- In September 2025, SB 682 (Allen) passed the California legislature. If signed by the Governor, the bill would require that PFAS be phased out of six categories of consumer products: cleaning products, cookware, dental floss, juvenile products, food packaging, and ski wax.
- The Regional Water Board's Site Cleanup Program released <u>Environmental</u> <u>Screening Levels</u> for 16 PFAS compounds.
- The Regional Water Board is considering adoption of a general NPDES permit for groundwater dischargers containing technology-based effluent limits for PFAS.

- Member agencies are encouraged to support PFAS source control efforts, including legislation, regulations, and public outreach. BACWA is focused on source control as the best way to reduce PFAS in wastewater. A source control approach can be used for residential, commercial, and industrial sources, as well as legacy sources like landfill leachate and contaminated groundwater.
- Members should use Clean Water Act methods (EPA Method 1633 or 1621) for monitoring effluent, biosolids, or industrial wastewater.
- Develop a sampling plan for the next phase of BACWA's regional PFAS study to support the "PFAS Sources to Solutions" project being led by SFEI and the California Department of Toxic Substances Control. In FY26, BACWA plans to sponsor additional wastewater sampling focusing on sewershed sources of PFAS.
- Review EPA's January 2025 draft risk assessment for PFOA and PFOS in biosolids (see Biosolids page).

BACWA PFAS Study
Summary

State Water Board PFAS
Resources

**EPA PFAS Resources** 

**EPA Drinking Water Limits** 

**EPA POTW Influent Study** 

EPA NPDES Permitting Guidance (Dec. 2022)

Presentation on BACWA's Regional PFAS Study at RMP 2023 Annual Meeting

UC Irvine Report on PFAS in Residential Wastewater

"PFAS Sources to Solutions" Project Overview

Senate Bill 682 (Allen) – Environmental health: Product Safety: PFAS

Baywise Website for PFAS

**BACWA PFAS Materials** 

Regional Water Board Environmental Screening Levels

Background Highlights SANITARY SEWER SYSTEMS	Challenges and Recent Updates	Next Steps for BACWA	Links/Resources
<ul> <li>In 2022, the State Water Board reissued the statewide Sanitary Sewer Systems General Order (SSSWDR). The reissued order replaced the 2006 Order and the 2013 Monitoring and Reporting Program.</li> <li>The 2022 SSS-WDR became effective in June 2023 and contains numerous new and modified requirements, such as:         <ul> <li>A prohibition on discharges to groundwater</li> <li>Reduced spill reporting requirements for small spills (spills from laterals or &lt;50 gallons)</li> <li>New spill monitoring requirements such as photo documentation and faster water quality sampling</li> <li>New requirements for</li> </ul> </li> </ul>	<ul> <li>Due dates for audits and SSMPs under the reissued SSS-WDR vary by agency. The State Water Board has prepared an online tool to assist agencies in determining compliance dates.</li> <li>Sewer system agencies must provide the State Water Board with a Geographic Information System (GIS)-based service area boundary map. In July 2025, the State Water Board opened the portal for submitting the maps and released a guidance document.</li> <li>Maintaining an updated SSMP is a core requirement of the SSS-WDR. SSMP updates are required every six years, and must contain the 11 elements described in the reissued SSS-WDR. BACWA has prepared a Guide for Developing and Updating SSMPs, now available through the BACWA and State</li> </ul>	<ul> <li>Upload a sewer system boundary map to the State Water Board's portal by the due date of December 31, 2025.</li> <li>Participate in review of GIS regulatory language applicable to installation of new sewer system infrastructure. The Underground Safety Board recently collected comments on an initial draft, and formal rulemaking will follow at a later date.</li> <li>Continue to use the Collections System Committee as a forum for discussing best practices for completing audits and SSMPs.</li> <li>Continue to coordinate with CASA and CWEA on training opportunities for members to address compliance with new requirements in the 2022</li> </ul>	State Water Board SSS-WDR page  Reissued SSS-WDR (General Order 2022-0103-DWQ), Effective June 5, 2023  Materials from Clean Water Summit Partners Webinars on Reissued SSS-WDR  SSMP and Audit Due Dates Lookup Tool from State Water Board  Guide for Developing and Updating Sewer System Management Plans (2024)  BACWA Private Sewer

SSS-WDR.

State Water Board guidance document on submitting boundary maps

**Draft GIS Regulatory** <u>Language</u> and <u>Staff Report</u>

stormwater agencies

o New requirements for

- o New mapping requirements
- o Modified timelines for preparation of audits and SSMPs.

preparation of Sewer System

Management Plans (SSMPs),

including a focus on system

resiliency, prioritizing corrective

actions, and coordinating with

- available through the BACWA and State Water Board websites.
- In 2024, BACWA completed a member survey of sewer lateral ordinances. Agencies are using sewer lateral replacement ordinances and incentive programs to address ongoing concerns about infiltration and inflow (I&I).
- The California Underground Safety Board is developing GIS standards for subsurface installations, including sewer pipelines. In July 2025, the Board released draft GIS Regulatory Language for stakeholder comment. The draft language requires agencies to record geospatial coordinates to a horizontal accuracy of 100 mm for all new subsurface installations.

- **BACWA Private Sewer Lateral Survey Results** (2024)
- **Underground Safety Board**

Background Highlights	Challenges and Recent Updates	Next Steps for BACWA	Links/Resources
LABORATORY ACCREDITATION			
<ul> <li>In 2020, the State Water Board adopted new regulations for the Environmental Laboratory Accreditation Program (ELAP).</li> <li>The new ELAP regulations replaced the previous state-specific accreditation standards with a national laboratory standard established by The NELAC Institute (TNI).</li> <li>Compliance with TNI standards was required beginning January 1, 2024.</li> <li>The TNI standards pose a particular challenge to small laboratories, many of which have closed because they cannot economically meet the new standards. This reduction has contributed to significant ELAP fee increases for the remaining laboratories.</li> <li>From 2021 to 2024, the BACWA Lab Committee hosted 30 virtual sessions on the TNI standards. Diane Lawver of Quality Assurance Solutions, LLC, provided the training. The training sessions were recorded, and are available to download with a password (available upon request).</li> </ul>	<ul> <li>The TNI standards apply to every ELAPcertified laboratory, regardless of certificate expiration date and regardless of location. Some laboratories have not yet been assessed to the TNI standard. Starting January 1, 2024, ELAP will be sending laboratories a written request asking for information about assessment plans and requesting a TNI-compliant Quality Assurance manual.</li> <li>In FY25, ELAP restructured its fees to increase fees for large laboratories with more than 500 fields of accreditation. Smaller laboratories had no fee increase. No increases to ELAP fees are expected in FY26.</li> <li>ELAP is now implementing EPA's 2021 Method Update Rule, and advised labs to update any outdated methods by February 2024.</li> <li>In April 2024, EPA finalized a routine Methods Update Rule (rMUR 2). In October 2024 and April 2025, the BACWA Laboratory Committee provided member training on changes to Standard Methods affected by this Methods Update Rule. This Methods Update Rule will be implemented by ELAP at a later date.</li> <li>In December 2024, EPA proposed a Methods Update Rule to promulgate EPA Method 1633A for 40 PFAS compounds, EPA Method 1621 for adsorbable organic fluorine, and Method 1628 for 209 PCB Congeners. The action also proposes to withdraw the existing methods for PCB Aroclors.</li> </ul>	<ul> <li>Continue to work through BACWA's Laboratory Committee to support members as they navigate laboratory accreditation under the new TNI standards.</li> <li>Publicize training opportunities offered by consultants, ELAP, and others.</li> </ul>	State Water Board's ELAP regulations page, including links to timeline and relocation guidance tools  ELAP Implementation of 2021 Method Update Rule  EPA Methods Update Rules  ELAP Fees – Stakeholder Meeting Information  Materials from BACWA TNI Training Sessions 2021- 2024 - request password from BACWA staff  BACWA Laboratory Committee Meeting Materials

#### **BIOSOLIDS**

- Regulatory drivers are leading to the phase-out of biosolids used as alternative daily cover (ADC) or disposed in landfills. SB 1383, requiring reductions in the amount of organic material deposited in landfills, went into effect in 2022. CalRecycle is the state agency responsible for implementation.
- Local enforcement of SB 1383 began in 2024, and compliance was required by January 1, 2025.
   Requirements include:
  - Diverted biosolids must be anaerobically digested and/or composted to qualify as landfill reduction.
  - CalRecycle is accepting applications to qualify other specific treatment technologies as landfill reduction (per Article 2 of SB 1383).
  - Local ordinances restricting land application are disallowed.
- While the regulations implementing SB 1383 do not explicitly forbid biosolids disposal/reuse in landfills, it is assumed that since biosolids are a relatively "clean" waste stream that can be easily diverted, landfills will stop accepting biosolids.
- The Bay Area Biosolids Coalition (BABC) was formed to find sustainable, cost-effective, allweather options for biosolids management.

- Jurisdictions that divert organic waste must also procure the end products of diversion, such as biogas, biomethane, and compost (but not biosolids).
   Procurement rules are being phased in over three years (2023 to 2025) and there are interim rules regarding procurement of biogas from POTWs.
- CalRecycle and biosolids stakeholders are continuing to conduct outreach to counties with ordinances that restrict land application of biosolids.
- CalRecycle reviews technologies that may be equivalent to landfill diversion/reduction per Article 2 of SB 1383. CalRecycle has also provided clarification on technologies that already comply with SB 1383, and need not apply under Article 2 (e.g., land application of biosolids that have not been anaerobically digested).
- In 2024, BACWA prepared an updated <u>Biosolids Trends Survey Report</u> for calendar years 2021-2023.
- In early 2025, EPA released a draft risk assessment for PFOA and PFOS in biosolids. Public comments were due in August 2025. The draft risk assessment estimates human health risks arising from biosolids land application and surface disposal. The assessment considers risks via surface water, ground water, fish consumption, and milk consumption pathways, among others. If EPA determines that regulation of biosolids disposal is needed to reduce risk, this will occur in a future phase.

- As of July 2025, the <u>Bay Area</u>
   <u>Biosolids Coalition</u> (BABC) merged
   with BACWA and became BACWA's
   biosolids committee. The committee
   discusses topics such as
   communication, scientific research,
   land application, and regionalization
   of biosolids treatment. All members
   are invited to participate.
- If requested, respond to EPA's Influent Study of POTWs, which will also function as a nationwide sewage sludge survey. Facilities larger than 10 MGD may be required to participate in the survey and conduct sampling. EPA had planned to conduct the survey in 2025, but the current status is uncertain due to the change in EPA administration.
- Continue to follow emerging science and regulatory developments regarding PFAS, including EPA's draft risk assessment and CERCLA hazardous waste designations for PFOA and PFOS.
- Engage through CASA and BABC to follow new legislation affecting biosolids processing and disposal.
- Actively work through CASA with State agencies to develop sustainable long-term options for biosolids beneficial use.
- Meet with Air District staff regularly to discuss alignment of state and local regulations that affect biosolids treatment and end uses.

BACWA Biosolids Trends
Surveys

Bay Area Biosolids
Coalition

CASA White Paper on SB 1383 Implementation

CalRecycle - Short-Lived Climate Pollutant Reduction Strategy

<u>CalRecycle Procurement</u> <u>FAO</u> (Updated by AB 1985)

SB1383 Article 2
Determination

EPA National Sewage Sludge Survey

EPA Draft Risk Assessment for PFOA and PFOS in Biosolids

#### **CLIMATE CHANGE ADAPTATION**

- Climate change and water resilience are strategic priorities of both the State Water Board and Regional Water Board.
- The State's <u>Climate Change</u>
  <u>Assessment</u> is the scientific
  foundation for climate-related
  vulnerability. Each assessment also
  includes details specific to the Bay
  Area region. The <u>Fifth Climate Change</u>
  <u>assessment</u> for California is currently
  underway.
- The State's <u>Climate Adaptation</u>
   <u>Strategy</u> is updated every three years.

   The 2024 update was released in September 2025.
- Bay Area coordination occurs through <u>Bay Adapt</u>, the Bay Area Climate Adaptation Network (<u>BayCAN</u>), and other venues. BACWA has signed a <u>letter of support</u> for the Bay Adapt Joint Platform.
- The Regional Water Board is modifying the Basin Plan to address climate change and wetland policy.
   The changes will occur through multiple Basin Plan amendments.
- Shallow groundwater response to SLR is a concern in low-lying Bay Area communities. Information and maps about current and future depth-togroundwater is available for five Bay Area counties from Pathways Climate Institute and SFEI (plus Solano County mapping is underway), while Valley Water offers information on Santa Clara County.

- In June 2024, the Regional Water Board adopted a Climate Change Basin Plan amendment addressing dredge and fill procedures near the region's shorelines, especially for climate adaptation projects. Regional Water Board staff plan to seek Office of Administrative Law approval by the end of 2025.
- In 2024, the Ocean Protection Council (OPC) adopted updated SLR guidance.
   Compared to the 2018 version, projections for extreme SLR (i.e., H++ scenario) were removed, and the range of projections has narrowed considerably, especially for 2050.
- In 2024, the Bay Conservation and Development Commission (BCDC) adopted Sea Level Rise planning guidelines for the Bay Area as part of the Regional Shoreline Adaptation Plan. To comply with SB 272, the Plan requires cities and counties to develop subregional sea level rise adaptation plans by 2034. BCDC hosted a series of informational webinars in summer 2025.
- In late 2024, the California Coastal Commission updated its <u>sea level rise</u> <u>policy guidance</u> to conform to OPC's new guidance. The guidance document also contains specific recommendations related to wastewater infrastructure.
- SFEI offers resources to support planning of nature-based shoreline adaptation projects, such as the <u>Baylands Resilience</u> <u>Metrics Mapbook</u>.

- Understand and begin planning to participate in the development of Subregional Shoreline Adaptation Plans. These adaptation plans are required for cities and counties per BCDC's 2024 Regional Shoreline Adaptation Plan; special districts should also participate in their development. Plans are due by 2034.
- Begin using the OPC's updated Sea Level Rise Guidance. Updates to the Coastal Commission's "Critical Infrastructure at Risk" SLR planning guidance are expected to follow.
- Continue to develop committee content on technical topics related to climate change, such as sea level rise projections and changes in precipitation.
- Work with Regional Water Board staff and BACWA members to update and revisit the <u>Climate Change</u> <u>Information Request</u> first sent to NPDES permittees in 2021.
- Continue to work with Regional Water Board and other resource agencies to look for regulatory solutions to encourage wetlands projects for shoreline resiliency. SFEI recently began developing a decision support tool to help accelerate the implementation of nature-based shoreline projects.

Regional Water Board Basin Plan Amendment on Climate Change and Aquatic Habitat

OPC 2024 Sea Level Rise Guidance

California Coastal
Commission Sea Level Rise
Policy Guidance Update
(Nov. 2024)

<u>California Climate</u> <u>Adaptation Strategy</u> (Sep. 2025)

**BayCAN Funding Tracker** 

BCDC's Regional Shoreline Adaptation Plan (2024)

BCDC Webinars on Regional Shoreline Adaptation Plans

**Bay Adapt** 

SFEI Shallow Groundwater Mapping (March 2025)

Valley Water - Groundwater Response for Santa Clara County

SFEI - Baylands Resilience Metrics Mapbook

#### **CLIMATE CHANGE MITIGATION**

- The California Air Resources Board's (CARB's) 2022 <u>Climate Change</u> <u>Scoping Plan Update</u> lays out the approach for the State to meet its greenhouse gas (GHG) emissions, including policies addressing shortlived climate pollutants, carbon sequestration, and the largest emitters (transportation, electricity, and industrial sectors).
- CalRecycle is implementing <u>SB 1383</u>
   (Short-Lived Climate Pollutant Reduction) to reduce methane emissions. SB 1383 requires diversion of organic waste from landfills, and re-routing organics from landfills to digesters at POTWs is one way to accomplish this.
- The Bay Area Air District developed a <u>Clean Air Plan</u> that outlines local strategies to address climate pollutants. The Air District is currently leading an effort to develop a <u>Comprehensive Climate Action</u> <u>Plan</u> for eight counties in the region.
- The Air District proposed the development of Regulation 13 (climate pollutants) targeting methane and nitrous oxide reductions. After a pause of several years, the Air District began revisiting Regulation 13 in 2024.
- The State Water Board's 2017
   Climate Change Resolution
   addresses adaptation, ecosystem
   resilience, water use and efficiency,
   and greenhouse gas emissions.

- CARB has pursued rapid fleet conversion to zero-emission vehicles (ZEVs), including medium and heavy-duty vehicles, through the <u>Advanced Clean Fleets Regulation</u>.
- In January 2025, <u>CARB withdrew its waiver</u>
   requests to <u>EPA</u> for key portions of the
   Advanced Clean Fleets rule. CARB has
   announced that it plans to continue to
   enforce the State and Local Government
   Agency Fleets portion of the regulation.
- In 2024, CARB re-opened the Advanced Clean Fleets regulations to incorporate requirements of AB 1594 by expanding ZEV purchase and daily usage exemptions for public agency utilities. In late July, CARB released a draft regulatory package for 45day review.
- In addition to pushing for ZEVs, CARB recently revised the Low Carbon Fuel Standard to emphasize hydrogen rather than biomethane as a transportation fuel, effective July 1, 2025.
- CASA is continuing to advocate for a pathway for renewable natural gas in the context of the Advanced Clean Fleet and Low Carbon Fuel Standard amendments.
- As a first step in revisiting Regulation 13, the Air District is developing a white paper on anaerobic digesters and potentially associated emissions. A draft version of the white paper is expected in October 2025.
- The State Water Board is crafting a new Climate Change Resolution that will address Water Boards actions on climate change mitigation and adaptation. A draft is expected in Fall 2025.

- Continue to track implementation of the Advanced Clean Fleets rule.
   Comments are due Sept. 15<sup>th</sup> for a suite of proposed amendments that would exempt some traditional utility-specialized vehicles used by public agency utilities, per AB 1594.
   BACWA members are invited to coordinate with CASA to speak at the public hearing for the Advanced Clean Fleets amendments on September 25.
- Support the Air District's
   development of a white paper on
   anaerobic digestion by providing
   applicable information on digestion
   and associated energy generation
   infrastructure. Review and provide
   comments on the draft white paper
   once it is released later in 2025.
- Work with PG&E and the Air District to explore options for POTWs to inject biogas into PG&E pipelines under the utility's state-mandated biomethane procurement program.
- Work with CASA to review and provide comments on the State Water Board's Climate Change Resolution.

<u>CARB Climate Change</u> <u>Scoping Plan</u>

CARB Low Carbon Fuel Standard Amendments (Effective July 1, 2025)

CARB Advanced Clean Fleets Rule

CARB Rulemaking on Advanced Clean Fleets to incorporate AB 1594 (July 2025)

CARB's ZEV Purchase Exemption List

CalRecycle and SB 1383

Bay Area Clean Air Plan

Bay Area Comprehensive Climate Action Plan

Bay Area Air District's Regulation 13 for Climate Pollutants

EPA Renewable Fuel Standards

**PG&E Procurement** 

State Water Board
Comprehensive Response
to Climate Change
Resolution (2017)

#### **TOXIC AIR CONTAMINANTS**

- Regulation 11, Rule 18 (Rule 11-18), adopted in 2017, is the Air District's local effort to protect public health from toxic air pollution from existing facilities, including POTWs.
- Per the Rule, the Air District will determine each facility's prioritization score (PS). Health Risk Assessments (HRAs) will be conducted for all facilities with a cancer PS>10 or non-cancer PS>1. Facilities verified to be above a threshold will have to implement a Risk Reduction Plan.
- AB 617 (Community Air Protection Program) requires CARB to harmonize community air monitoring, reporting, & local emissions reduction programs for air toxics and GHGs. POTWs within communities already impacted by air pollution may have to accelerate implementation of risk reduction measures.
- AB 2588 (Air Toxics "Hot Spots" Program) established a statewide program for the inventory of air toxics emissions from individual facilities, as well as requirements for risk assessment and public notification.
- Since 2022, Air District staff and BACWA representatives have been meeting about 3-4 times per year to address concerns related to toxic air contaminants and associated rulemaking. Workgroup materials are available on the <u>AIR Committee</u> website.

- In April 2024, the Air District finalized updated Implementation Procedures for Rule 11-18 describing how the Air District will conduct HRAs. It also established rules for vendors or contractors to conduct HRAs, if allowed by the Air District. In August 2025, the Air District released draft amendments to Rule 11-18, draft amendments to the Implementation Procedures, and a Preliminary Staff Report. The draft amendments aim to improve program efficiency and accelerate the preparation of HRAs by requiring facility owners to conduct HRAs (rather than the Air District). Comments are due Oct. 13.
- To comply with provisions of AB 617 and AB 2588, the wastewater sector has until 2028 to perform a Pooled Emissions Study to update outdated default emission factors for toxic air contaminants. CASA is directing the Pooled Emissions Study with consultant support from Yorke Engineering. 27 BACWA member agencies are participating in the study by providing financial contributions. In FY26, BACWA plans to collect approximately \$620,000 from participating member agencies.
- In 2025, the project team has been meeting with CARB and staff from regional Air Districts to discuss the study plan.
   Regulator approval of the study plan is required before sampling can begin. The draft study plan for the Pooled Emissions Study will be submitted to CAPCOA (a coalition of regional air district staff) in Fall 2025, then later to CARB.

- Review the proposed amendments to Rule 11-18. BACWA's AIR Committee is preparing a comment letter on the amendments, and members are invited to share their comments. The Air District will also hold a virtual workshop on the evening of Thursday, October 2<sup>nd</sup> to explain the draft amendments and receive public comments.
- Review and understand the updated Rule 11-18 Implementation Procedures. For most POTWs with a relatively low prioritization score, the HRAs will not occur right away. These POTWs will likely be able to use updated emissions factors from the statewide poled emissions study, as described below
- Report "business as usual" for air toxics through 2028 (through year 2027 data). The wastewater sector has until 2028 to perform the statewide Pooled Emissions Study.
- Continue participating in the BACWA-Air District workgroup to discuss toxic air contaminants, rule development, and related air quality regulatory issues.

Bay Area Air District Facility Risk Reduction Program Amendments (Rule 11-18)

Bay Area Air District New Source Review of Toxic Air Contaminants (Rule 2-5)

CARB page on AB 617 and AB 2588 and Final Statement of Reasons

CASA Handout on Pooled Emissions Study

CARB List of Approved Independent Contractors for Test Methods

Timing of Rule 11-18 vs.
Process for AB 617

July 2024 BACWA Update to Air District Stationary Source Committee

BACWA AIR Committee website

- Best Available Control Technology (BACT) is a requirement for major new or modified sources of air pollution.
- BACT is defined locally as part of the Air District's Rule 2-2, "New Source Review." BACT is established based on the most stringent level of emissions control that is achieved in practice and that is technologically feasible & cost effective.
- CARB is working on proposed amendments to the off-road new diesel engine standards, called "Tier 5" rulemaking. The Tier 5 rulemaking aims to reduce oxides of nitrogen (NOx), particulate matter, and may also include first-time carbon dioxide (CO<sub>2</sub>) emissions standards.
- The Bay Area Air District is launching a three-year Engineering Program Manager Pilot Program with the intent of improving the permitting process for complex applications. This program will dedicate two Air District managers to work with selected facilities on challenging permit applications to ensure more efficient reviews, better communication, and improved transparency. Participating facilities will pay to cover the costs of Air District personnel.

- BACWA has been working with the Air District to provide better transparency for future BACT determinations. The Air District plans to hire a BACT Coordinator in FY26 for more consistency in this program.
- BACT for all standby generators >50 bhp is now Tier 4 emissions standards. In December 2020, the Air District issued a BACT determination for Tier 4 emissions standards for large standby generators (≥ 1,000 bhp). In October 2024, the Air District issued a BACT determination for Tier 4 emissions standards for midsize standby generators (> 50 bhp and < 1,000 bhp). The BACT determination went into effect on December 2, 2024. Options to comply with the new standards include: (a) an EPA-certified Tier 4 engine (b) a Tier 4-compliant engine that is packaged by the engine manufacturer with abatement equipment, or (c) A lower tier engine that has been retrofitted with after-market abatement equipment to meet Tier 4 standards.
- In 2024, CARB began working on proposed amendments to the off-road diesel engine emissions standards (Tier 5 rulemaking). A workshop was held in October 2024. Based on CARB's schedule, Tier 5 standards would go into effect in the 2029-2034 timeframe.
- Air District is gauging interest from facilities that may be interested in participating in the Engineering Program Manager Pilot Program. BACWA has already provided early feedback to the Air District about this pilot program.

- Design new or modified standby generators to meet Tier 4 emissions standards.
- Continue to coordinate with CASA to participate in review and public comment on CARB's Tier 5 rulemaking.
- Provide feedback to Air District about BACWA membership's interest in participation in the Engineering Program Manager Pilot Program.

# Air District BACT/TBACT Workbook

Air District October 2024 Workshop on BACT Determination Slides and Video

#### **CARB Tier 5 Rulemaking**

Air District Engineering Program Manager Pilot Program <u>Flyer</u> and <u>Webinar</u> <u>Recording</u> • In 2018, the State Water Board adopted uniform water recycling criteria for two types of Indirect Potable Reuse: surface water augmentation and groundwater augmentation.

requirements.

- In 2023, the State Water Board adopted uniform water recycling criteria for two types of Direct Potable Reuse: raw water augmentation and treated water augmentation.
- As of 2020, virtually all recycled water in the Bay Area was produced at centralized facilities using municipal wastewater, and was treated to meet standards for nonpotable reuse. There are not yet any Indirect or Direct Potable Reuse projects in the Bay Area, although several are in the planning stage.

- 2025. Revised draft regulations were released in August 2025. State Water Board staff anticipates board adoption by the end of 2025 (at the earliest) and completion of rulemaking in April 2026.
- In 2023, BACWA completed a Regional **Evaluation of Potential Nutrient Discharge** Reduction by Water Recycling, as required by the 2<sup>nd</sup> Nutrients Watershed Permit.
- In 2024 the Regional Water Board finalized a Basin Plan Amendment that will allow greater flexibility for NPDES permitting of reverse osmosis concentrate discharges to San Francisco Bay.
- Direct Potable Reuse regulations were finalized in 2024 and are now in effect.

- guidance for wastewater agencies.
- Continue to provide members with technical resources related to interagency coordination, such as cost-sharing agreements and permitting. These topics are based on feedback from BACWA's 2023 workshop on interagency collaboration in which wastewater and water agency representatives convened to discuss challenges and opportunities for expanding water recycling in the Bay Area.
- Continue to track the role of recycled water projects in diverting nutrient loads from San Francisco Bay. Significant nutrient load reductions and annual reporting on recycled water nutrient load diversions are required by the 2024 Nutrients Watershed Permit. BACWA will continue to compile information on recycled water nutrient load diversions as part of the Regional Planning Study due in 2029 (see page 2).
- Track California legislation with potential impacts on recycled water funding, mandates, or regulations.

Rulemaking for Onsite Nonpotable Reuse Regulations (updated August 2025)

**BACWA Special Studies of** Recycled Water and Nature-Based Systems

California's Water Supply Strategy (2022)

Basin Plan Amendment affecting Water Recycling (now also incorporated into the Basin Plan)

Meeting Materials from April 2025 Joint Workshop with WateReuse Northern California

## **ACRONYMS**

OEHHA

OPC

ADC	Alternate Daily Cover	PCB	Polychlorinated Biphenyl
BABC	Bay Area Biosolids Coalition	PFAS	Per- and Polyfluoroalkyl Substances
BACT	Best Available Control Technology	PFHxS	Perfluorohexane Sulfonic Acid
BCDC	Bay Conservation and Development Commission	PFNA	Perfluorononanoic Acid
bhp	brake horsepower	PFOA	Perfluorooctanoic Acid
CalDPR	California Department of Pesticide Registration	PFOS	Perfluorooctane Sulfonic Acid
CARB	California Air Resources Board	POTW	<b>Publicly-Owned Treatment Works</b>
CASA	California Association of Sanitation Agencies	PS	Prioritization Score
CEC	Compound of Emerging Concern	QAC	Quaternary Ammonium Compound
CIWQS	California Integrated Water Quality System	RMP	Regional Monitoring Program
CWEA	California Water Environment Association	RPA	Reasonable Potential Analysis
EC25/IC25	25% Effect Concentration/25% Inhibition Concentration	SF Bay	San Francisco Bay
ELAP	Environmental Laboratory Accreditation Program	SFEI	San Francisco Estuary Institute
ELTAC	Environmental Laboratory Technical Advisory Committee	SLR	Sea Level Rise
EPA	United States Environmental Protection Agency	SSMP	Sewer System Management Plan
FIFRA	Federal Insecticide, Fungicide, and Rodenticide Act	TMDL	Total Maximum Daily Load
FY	Fiscal Year	TIN	Total Inorganic Nitrogen
GHG	Greenhouse Gas	TNI	The NELAC Institute
HFPA-DA	Hexafluoropropylene Oxide (HFPO) Dimer Acid, also known as GenX	TST	Test of Significant Toxicity
MCL	Minimum Contaminant Level (Drinking Water)	WQO	Water Quality Objective
MGD	Million Gallons per Day	ZEV	Zero-Emission Vehicle
NELAC	National Environmental Laboratory Accreditation Conference		
NMS	Nutrient Management Strategy		
OAH	Ocean Acidification and Hypoxia		

Office of Environmental Health Hazard Assessment

Ocean Protection Council

## ITEM NO. RA7 NPDES PERMIT RENEWAL

### Recommendation

For the Committee's information only; no action is required.

## **Strategic Plan Linkage**

- 1. **Regulatory Compliance:** Proactively meet or exceed regulatory requirements for protection of the environment and public health.
  - a. Represent EBDA and the Member Agencies' interests by preemptively engaging in development of emerging regulations and permits and advocating for reasonable, science-based decisions.
  - b. Maintain consistent compliance with EBDA's National Pollutant Discharge Elimination System (NPDES) Permit.
  - d. Continue our leadership in exceeding requirements where feasible to achieve our Vision of protecting human and environmental health.

## **Background**

The Authority operates under a National Pollutant Discharge Elimination System (NPDES) permit issued by the Regional Water Quality Control Board (Water Board) for its combined discharge to the San Francisco Bay through the EBDA outfall. The permit includes monitoring requirements, pollution prevention and pretreatment provisions, and effluent limits that the Authority must adhere to. EBDA's current permit went into effect on September 1, 2022 and expires on August 31, 2027.

#### Discussion

The application for the Authority's next NPDES permit is due on November 30, 2026. To ensure that the Authority is best prepared to submit a thoughtful and complete application and to strategically negotiate permit provisions, staff is beginning preparations now. The overall timeline for renewal is as follows:

January 2026	Permit reissuance kick-off meeting (Coordinate with MAC meeting)
February – June 2026	Gather data and reports for application forms and identify permit modification requests to include in transmittal letter
July – October 2026	Analyze data for Reasonable Potential Analysis (Sep 2022 – Aug 2026) (determination of whether effluent limits apply) Develop and review tables, figures, application forms and transmittal letter requests
November 1, 2026	Draft Application completed
November 30, 2026	Final Application due to Water Board

March – June 2027	Review and provide feedback on informal drafts from	
	Water Board and Tentative Order	
July 2027	Permit out for public comment	
August 31, 2027	Order Expires/Target Water Board permit adoption	
_	date	

The Water Board is currently around one year behind schedule in issuing permits due to uncertainty and re-drafting stemming from legal actions on receiving water limits and toxicity, discussed later in this report. It is therefore possible that EBDA's permit reissuance will be delayed. Staff still intends to submit a complete application package according to the schedule above. If reissuance is delayed, the existing permit will be administratively continued by the Water Board until a new one can be adopted.

Authority staff expects this permit renewal to be relatively straightforward, however there are always issues to negotiate. Staff anticipates new permit provisions on the following topics:

• Fecal Coliform: Staff expects that fecal coliform limits will be removed from the permit with this reissuance. Effluent limits are included in permits to protect "beneficial uses" that are designated in the region's Water Quality Control Plan, known as the Basin Plan. The fecal coliform limit is in place to protect shellfish harvesting in the Bay in the immediate vicinity of shallow water discharges. Permit reissuances for deep water dischargers like EBDA in recent years have stated the following:

"The removal of fecal coliform limits will not degrade water quality because the Discharger must still disinfect bacteria to meet the enterococcus bacteria limits intended to protect water contact recreation. Because enterococcus and fecal coliform are both indicators for fecal waste, they are removed from wastewater in similar ways. Basin Plan Table 4-2A no longer requires total coliform limits for this deep water discharge because it is positively buoyant in the receiving waters and thus cannot harm benthic organisms like shellfish."

Staff is very much looking forward to this limit being removed, as it is a driver for significant expenditures on sodium hypochlorite.

Cargill Brine Project: The current (2022) permit contains provisions for EBDA to
notify the Water Board if/when the Authority begins accepting mixed sea salt brine
from Cargill, Inc. Upon notification to the Water Board, some effluent limits change
slightly to reflect the change in buoyancy and resulting dilution that stem from the
additional salt in the brine. In this next permit, staff will examine what modifications
may be needed to this language to reflect that the proposed connection of the brine
pipeline to EBDA's system is changing from the Oro Loma Effluent Pump Station

Agenda Explanation East Bay Dischargers Authority Regulatory Affairs Committee November 19, 2025

(OLEPS), where the brine would be thoroughly mixed with effluent prior to compliance monitoring, to a new location downstream of EBDA's compliance monitoring at the Marina Dechlorination Facility (MDF).

Toxicity: Toxicity is measured by testing live organisms' response to effluent
exposure in order to assess any synergistic effects of pollutants in effluent. The
Authority's permit currently requires quarterly testing for chronic and acute toxicity
using fathead minnow, a freshwater species. There is no effluent limit for chronic
toxicity, but exceedance of a threshold triggers additional monitoring and studies to
understand the cause.

In 2023, after EBDA's last permit was adopted, the State Water Resources Control Board adopted new toxicity provisions requiring that all dischargers that exceed five million gallons per day have effluent limits for chronic toxicity. The provisions require use of the Test of Significant Toxicity (TST), which is a different statistical method for establishing toxicity based on organism data. The TST relies on an in-stream waste concentration, which allows for dilution. Using the TST, EBDA's compliance test for chronic toxicity would be based on a very small amount of effluent mixed with lab water, and therefore exceeding the chronic toxicity effluent limit is very unlikely. To better understand toxicity trends, the Regional Water Board has been requiring that deep water dischargers perform a compliance test for chronic toxicity annually and then add additional non-compliance "surveillance monitoring" on a quarterly basis that assesses toxicity with a higher concentration of effluent.

In August 2025, a California court ruled that the TST is not authorized under the federal Clean Water Act, but that it was properly adopted under State law. If TST-based effluent limits were enforceable under State law only, citizen lawsuits would be impermissible. Water Board staff is currently working to determine appropriate toxicity language for new permits in light of this ruling, which is still pending appeal. Staff will be tracking this evolution to determine likely language to be included in EBDA's permit reissuance.

• Receiving Water Limitations: As discussed with the Committee in April 2025, the Water Board has revised its approach to effluent limits in permits in response to the Supreme Court ruling in favor of the San Francisco Public Utilities Commission (SFPUC). NPDES permits, including EBDA's, generally have two types of limits, both intended to protect the water body receiving the discharge. Effluent limits impose specific measurable limits on the discharge itself, e.g., 30 mg/L Total Suspended Solids (TSS). Receiving water limits are narrative and require the discharger not to cause or contribute to undesirable conditions in the receiving water. For example: "The discharge shall not cause the following conditions at any place in receiving waters: Floating material, including solids, liquids, foams, and scum, in concentrations that cause nuisance or adversely affect beneficial uses."

Agenda Explanation East Bay Dischargers Authority Regulatory Affairs Committee November 19, 2025

SFPUC challenged EPA's authority related to receiving water requirements, and the Supreme Court found in their favor of SFPUC, ruling that the Clean Water Act does not authorize EPA to include so-called "end result requirements" in permits. Water Board staff has since revised certain requirements in permits recently issued for public comment to conform to this decision, and these changes would be carried through into EBDA's permit reissuance.

• Near-shore Discharges. In addition to EBDA's permit, Livermore-Amador Valley Water Management Agency (LAVWMA), Oro Loma Sanitary District, Union Sanitary District, and the City of San Leandro now have their own permits for near-shore discharges under certain conditions, and the City of Hayward is considering establishing a near-shore outfall as well. There may be efficiencies to consolidating these permits in some way, and EBDA staff will be discussing these opportunities with the Managers Advisory Committee (MAC).

To assist with the Authority's permit renewal application and negotiation, staff is working with EOA, Inc (EOA). EOA specializes in water quality regulatory and technical support for public agencies and has supported the Authority's last three permit renewals. Sole-sourcing this engagement to EOA allows the Authority to capture the institutional knowledge gained in the last three cycles and ensures efficiency since EOA has processes in place to analyze EBDA's data. In June 2025, the Commission approved a Task Order-based contract with EOA for up to \$100,000 and an initial as-needed Task Order for up to \$10,000. In October 2025, staff issued Work Order 2 under EOA's contract for \$40,000 to support permit renewal data gathering and analysis efforts during the current fiscal year. EOA provided a budget estimate of \$130,000 to provide all necessary support through the permit reissuance. Staff anticipates including additional funds in the FY 2026/2027 budget for this support and returning to the Commission in the late Spring to amend EOA's contract to cover FY 2026/2027 efforts.

Agenda Explanation East Bay Dischargers Authority Commission Agenda November 20, 2025

## ITEM NO. 12 ITEMS FROM THE COMMISSION AND STAFF

The Commission and staff may comment on items of general interest.

ITEM NO. 13 ADJOURNMENT