**TOTAL DISSOLVED SOLIDS AND NITROGEN MANAGEMENT**

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**2010-0039, No. R8-2012-0002 and R8-2014-0005)**

**I. Background**

The 1975 and 1983 Basin Plans for the Santa Ana River Basin reported that the most serious problem in the basin was the build up of dissolve minerals, or salts, in the ground and surface waters. Sampling and computer modeling of groundwaters showed that the levels of dissolved minerals, generally expressed as total dissolved solids (TDS) or total filterable residue (TFR), were exceeding water quality objectives or would do so in the future unless appropriate controls were implemented. Nitrogen levels in the Santa Ana River, largely in the form of nitrate, were likewise projected to exceed objectives. As was discussed in Chapter 4, high levels of TDS and nitrate adversely affect the beneficial uses of ground and surface waters. The mineralization of the Region's waters, and its impact on beneficial uses, remains a significant problem.

Each use of water adds an increment of dissolved minerals. Significant increments of salts are added by municipal and industrial use, and the reuse and recycling of the wastewater generated as it moves from the hydrologically higher areas of the Region to the ocean. Wastewater and recycled water percolated into groundwater management zones is typically pumped and reused a number of times before reaching the ocean, resulting in increased salt concentrations. The concentration of dissolved minerals can also be increased by evaporation or evapotranspiration. One of the principal causes of the mineralization problem in the Region is historic irrigated agriculture, particularly citrus, which in the past required large applications of water to land, causing large losses by evaporation and evapotranspiration. TDS and nitrate concentrations are increased both by this reduction in the total volume of return water and by the direct application of these salts in fertilizers. Dairy operations, which began in the Region in the 1950’s and continue today, also contribute large amounts of salts to the basin.

The implementation chapters of the 1975 and 1983 Basin Plans focused on recommended plans to address the mineralization problem. The 1975 Plan initiated a total watershed approach to salt source control. Both Plans called for controls on salt loadings from all water uses including residential, commercial, industrial and agricultural (including dairies). The plans included: measures to improve water supply quality, including the import of high quality water from the State Water Project; waste discharge regulatory strategies (e.g., wasteload allocations, allowable mineral increments for uses of water); and recharge projects and other remedial programs to correct problems in specific areas. These Plans also carefully limited reclamation activities and the recycling of wastewaters into the local groundwater basins.

These salt management plans were developed using a complex set of groundwater computer models and programs, known collectively as the Basin Planning Procedure (BPP). The modeling work focused on the upper Santa Ana Basin and, to a lesser extent, on the San Jacinto Basin, where the BPP was less developed and refined. The constituent modeled in those Plans was TDS.

For the salt management plan specified initially in the 1995 Basin Plan, when the Plan was adopted and approved in 1994 and 1995, modeling was conducted with the BPP for both the upper Santa Ana and San Jacinto Basins. However, most of the attention was again directed to the upper Santa Ana Basin, for which significant improvements to the BPP were made under a joint effort by the Santa Ana Watershed Project Authority, the Santa Ana River Dischargers Association, the Metropolitan Water District of Southern California, and the Regional Board. The most significant change to the BPP was the addition of a nitrogen modeling component so that projections of the nitrogen (nitrate) quality of groundwaters could be made, in addition to TDS. This enabled the development of a management plan for nitrogen, as well as TDS.

The BPP has not been used to model groundwater quality conditions in the lower Santa Ana Basin. For that Basin, the Regional Board's TDS and nitrogen management plans have relied, in large part, on the control of the quality of the Santa Ana River flows, which are a major source of recharge in the Basin. As discussed in Chapter 4, most of the baseflow (80-90%) is composed of treated sewage effluent; it also includes nonpoint source inputs and rising groundwater. Baseflow generally provides 70% or more of the water recharged in the Orange County Management Zone. In rare wet years, baseflow accounts for a smaller, but still significant, percentage (40%) of the recharge on an annual basis. Therefore, to protect Orange County groundwater, it is essential to control the quality of baseflow. To do so, baseflow TDS and nitrogen objectives are specified in this Plan for Reach 3 of the River. Wasteload allocations have been established and periodically revised to meet those and other Santa Ana River objectives.

For the 1983 Basin Plan, QUAL-II, a surface water model developed initially by the US EPA, was calibrated for the Santa Ana River and used to make detailed projections of River quality (TDS and nitrogen) and flow. The model was used to develop wasteload allocations for TDS and nitrogen discharges to the River that were approved as part of that Plan. (Wasteload allocations are discussed in detail in Section iIi of this Chapter). An updated version of the model, QUAL-2e, was used to revise these wasteload allocations, which were included as part of the initial salt management plan in the 1995 Basin Plan. The models were used to integrate the quantity and quality of inputs to the River from various sources, including the headwaters, municipal wastewater treatment plant discharges, and rising groundwater, based on the water supply and wastewater management plans used in the BPP. Data on rising groundwater quality and quantity were provided to the QUAL-II/2e models by the BPP. As with the BPP, the QUAL-II/2e model projections were used to identify water quality problems and to assess the effectiveness of changes in TDS and nitrogen management strategies.

**II. Update of the Total Dissolved Solids/Nitrogen Management Plan**

The studies conducted to update the TDS/Nitrogen Management Plans in the 1983 and 1995 Basin Plans were not designed to validate or revise the TDS or nitrate-nitrogen objectives for groundwater. Rather, the focus of the studies was to determine how best to meet those established objectives. During public hearings to consider adoption of the 1995 Basin Plan, a number of water supply and wastewater agencies in the region commented that the TDS and nitrate-nitrogen objectives for groundwater should be reviewed, considering the estimated cost of complying with them (several billion dollars). In response, the Regional Board identified the review of these objectives as a high Basin Plan triennial review priority, and stakeholders throughout the Region agreed to provide sufficient resources to perform the necessary studies. In December 1995, these agencies, under the auspices of the Santa Ana Watershed Project Authority (SAWPA), formed the Nitrogen/Total Dissolved Solids (TDS) Task Force (Task Force) to undertake a watershed-wide study (Nitrogen/TDS Study) to review the groundwater objectives and the TDS/Nitrogen Management Plan in the Basin Plan as a whole. SAWPA managed the study, and Risk Sciences and Wildermuth Environmental, Inc., served as project consultants. Major tasks included review of the groundwater subbasin boundaries, development of recommendations for revised boundaries, development of appropriate TDS and nitrate-nitrogen objectives for the subbasins (management zones), and update of the TDS and TIN wasteload allocations to ensure compliance with both the established objectives for the Santa Ana River and tributaries and the recommended groundwater objectives. A complete list of all tasks completed in Phases 1A & 1B and 2A & 2B is included in the Appendix. The Task Force effort resulted in substantive proposed changes to the Basin Plan, including new groundwater management zones (Chapter 3) and new nitrate-nitrogen and TDS objectives for the management zones (Chapter 4). These changes necessitated the update and revision of the TDS/Nitrogen Management Plan, which is described below.

The Task Force studies, including the technical methods employed, are documented in a series of reports (Ref. 1-5). The Task Force studies differed from prior efforts to review the TDS and nitrogen management plans in that the BPP was not utilized. A revised model approach, not involving use of the QUAL-2e model, was used to update the wasteload allocations for the Santa Ana River. The Task Force concluded that the BPP no longer remained a viable tool for water quality planning purposes, and also concluded that the development of a new model was beyond the scope and financial capabilities of the Task Force. The efficacy of modeling to formulate and update salt management plans in this Region has been well demonstrated. In 2004, the Regional Board directed that priority should be given to the development of a new model that would assist with future Basin Plan reviews.

**III. TDS/Nitrogen Management Plan**

TDS and nitrogen management in this Region involves both regulatory actions by the Regional Board and actions by other agencies to control and remediate salt problems. Regulatory actions include the adoption of appropriate TDS and nitrogen limitations in requirements issued for waste disposal and municipal wastewater recycling, and the adoption of waste discharge prohibitions. These regulatory steps are described earlier in this Chapter. Actions by other agencies include projects to improve water supply quality and the construction of groundwater desalters and brine lines to remove highly saline wastes from the watershed. The following sections discuss these programs in greater detail.

**A. Water Supply Quality**

Water supply quality has a direct effect on the quality of discharges from municipal wastewater treatment plants, discrete industrial discharges, returns to groundwater from homes using septic tank systems, returns from irrigation of landscaping in sewered and unsewered areas, and returns to groundwater from commercial irrigated agriculture.

Water supply quality is an important determinant of the extent to which wastewater can be reused and recycled without resulting in adverse impacts on affected receiving waters. This is particularly true for TDS, since it is a conservative constituent, less likely than nitrogen to undergo transformation and loss as wastewater is discharged or recycled, and typically more difficult than nitrogen to treat and remove.

Water supplies cannot be directly regulated by the Regional Board; however, limitations in waste discharge requirements, including NPDES permits, may necessitate efforts to improve source water quality. These efforts may include drilling new wells, implementing alternative blending strategies, importing higher quality water when it is available, and constructing desalters to create or augment water supplies.

Imported water supplies are an important part of salt management strategies in the region from both a quantity and quality standpoint. Imported water is needed by many agencies to supplement local sources and satisfy ever-increasing demands. The import of high quality State Water Project water, with a long-term TDS average less than 300 mg/L, is particularly essential. The use of State Water Project water allows maximum reuse of water supplies without aggravating the mineralization problem. It is also used for recharge and replenishment to improve the quality of local water supply sources, which might otherwise be unusable. Thus, the use of high quality State Water Project water in the Region has water supply benefits that extend far beyond the actual quantity imported.

In some cases, the TDS quality of available water supplies in a wastewater treatment service area may make it infeasible for the discharger to comply with TDS limits specified in waste discharge requirements. This is particularly true during prolonged drought conditions when the allocations of high quality, low TDS imported water, supplied by the State Water Project, may become severely constrained. In other cases, the discharger may add chemicals that enable compliance with certain discharge limitations, but also result in TDS concentrations in excess of waste discharge requirements. The Board recognizes these problems and incorporates provisions in waste discharge requirements to address them. These and other aspects of the Board's regulatory program are described next.

**B. TDS and Nitrogen Regulation**

As required by the Water Code (Section 13263), the Regional Board must assure that its regulatory actions implement the Basin Plan. Waste discharge requirements must specify limitations that, when met, will assure that water quality objectives will be achieved. Where the quality of the water receiving the discharge is better than the established objectives, the Board must assure that the discharge is consistent with the state's antidegradation policy (SWRCB Resolution No. 68-16). The Regional Board must also separately consider beneficial uses, and where necessary to protect those uses, specify limitations more stringent than those required to meet established water quality objectives. Of course, these obligations apply not only to TDS and nitrogen but also to other constituents that may adversely affect water quality and/or beneficial uses.

As indicated previously, the Regional Board's regulatory program includes the adoption of waste discharge prohibitions. The Board has established prohibitions on discharges of excessively saline wastes and, in certain areas, on discharges from subsurface disposal systems (see "Waste Discharge Prohibitions," above). The Board has also adopted other requirements pertaining to the use of subsurface disposal system use, both to assure public health protection and to address TDS and nitrogen-related concerns. These include the Regional Board's "Guidelines for Sewage Disposal from Land Developments" [Ref. 6], which are hereby incorporated by reference, and the minimum lot size requirements for septic system use (see Nonpoint Source section of this Chapter). In 2012, the State Water Resources Control Board adopted the Water Quality Control Policy for Siting, Design, Operation and Maintenance of Onsite Wastewater Treatment Systems (OWTS Policy), which is implemented by the Regional Board.

However, the principal TDS and nitrogen regulatory tool employed by the Regional Board is the issuance of appropriate discharge requirements, in conformance with the legal requirements identified above. Several important aspects of this permitting program warrant additional discussion:

1. Salt assimilative capacity
2. Mineral increments
3. Nitrogen loss coefficients
4. TDS and nitrogen wasteload allocations
5. Wastewater reclamation
6. Special considerations - subsurface disposal systems

1. Salt Assimilative Capacity

Some waters in the Region have assimilative capacity for additions of TDS and/or nitrogen; that is, wastewaters with higher TDS/nitrogen concentrations than the receiving waters are diluted sufficiently by natural processes, including rainfall or recharge, such that the TDS and nitrogen objectives of the receiving waters are met. The amount of assimilative capacity, if any, varies depending on the individual characteristics of the waterbody in question and must be reevaluated over time.

The 2004 adoption of new groundwater management zone boundaries (Chapter 3) and new TDS and nitrate-nitrogen objectives for these management zones (Chapter 4), pursuant to the work of the Nitrogen/TDS Task Force, necessitated the re-evaluation of the assimilative capacity findings initially incorporated in the 1995 Basin Plan. To conduct this assessment, the Nitrogen-TDS study consultant calculated current ambient TDS and nitrate-nitrogen water quality using the same methods and protocols as were used in the calculation of historical ambient quality (see Chapter 4). The analysis focused on representing current water quality as a 20-year average for the period from 1978 through 1997. [Ref. 1]. For each management zone, current TDS and nitrate- nitrogen water quality were compared to water quality objectives (historical water quality)[[1]](#footnote-1). Assimilative capacity was also assessed relative to the "maximum benefit" objectives established for certain management zones. If the current ambient quality water in a management zone is the same as or poorer than the specified water quality objectives, then that management zone does not have assimilative capacity. If the current ambient quality of water is better than the specified water quality objectives, then that management zone has assimilative capacity. The difference between the objectives and current quality is the amount of assimilative capacity available.

Since adoption of the 2004 Basin Plan amendment and per Basin Plan requirements, ambient water quality and assimilative capacity findings have been updated every three years. Following Regional Board approval at a duly noticed Public Hearing, the updated findings of ambient water quality and assimilative capacity will be posted on the Regional Board's website and will be used for regulatory purposes.

As described in Chapter 4 and later in this Chapter, application of the "maximum benefit" objectives is contingent on the implementation of certain projects and programs by specific dischargers as part of their maximum benefit demonstrations. Assimilative capacity created by these projects/programs will be allocated to the party(-ies) responsible for implementing them.

Chapter 3 delineates the Prado Basin Management Zone, and Chapter 4 identifies the applicable TDS and nitrogen objectives for this Zone (the objectives for the surface waters that flow in this Zone). No assimilative capacity exists in this zone.

These assimilative capacity findings are significant from a regulatory perspective. If there is assimilative capacity in the receiving waters for TDS, nitrogen or other constituents, a waste discharge may be of poorer quality than the objectives for those constituents for the receiving waters, as long as the discharge does not cause violation of the objectives and provided that antidegradation requirements are met. However, if there is no assimilative capacity in the receiving waters, the numerical limits in the discharge requirements cannot exceed the receiving water objectives or the degradation process would be accelerated.[[2]](#footnote-2) This rule was expressed clearly by the State Water Resources Control Board in a decision regarding the appropriate TDS discharge limitations for the Rancho Caballero Mobile Home park located in the Santa Ana Region (SWRCB Order No. 73-4, the so called "Rancho Caballero decision") [Ref. 7]. However, this rule is not meant to restrict overlying agricultural irrigation, or similar activities, such as landscape irrigation. Even in management zones without assimilative capacity, groundwater may be pumped, used for agricultural purposes in the area and returned to the management zone from which it originated.

In regulating waste discharges to waters with assimilative capacity, the Regional Board will proceed as follows. (see also Section III.B.6., Special Considerations - Subsurface Disposal Systems).

If a discharger proposes to discharge wastes that are at or below (i.e., better than) the current ambient TDS and/or nitrogen water quality, then the discharge will not be expected to result in the lowering of water quality, and no antidegradation analysis will be required. TDS and nitrogen objectives are expected to be met. Such discharges clearly implement the Basin Plan and the Board can permit them to proceed. Of course, other pertinent requirements, such as those of the California Environmental Quality Act (CEQA) must also be satisfied. For groundwater management zones, current ambient quality will be determined every three years pursuant to the detailed monitoring program to be conducted by dischargers in the watershed (see Section V., Salt Management Plan - Monitoring Program Requirements).

Again, discharges to waters without assimilative capacity for TDS and/or nitrogen must be held to the objectives of the affected receiving waters (with the caveat previously identified in footnote 2). In some cases, compliance with management zone TDS objectives for discharges to waters without assimilative capacity may be difficult to achieve. Poor quality water supplies or the need to add certain salts during the treatment process to achieve compliance with other discharge limitations (e.g., addition of ferric chloride) could render compliance with strict TDS limits very difficult. The Regional Board addresses such situations by providing dischargers with the opportunity to participate in TDS offset programs, such as the use of desalters, in lieu of compliance with numerical TDS limits. These offset provisions are incorporated into waste discharge requirements. Provided that the discharger takes all reasonable steps to improve the quality of the waters influent to the treatment facility (such as through source control or improved water supplies), and provided that chemical additions are minimized, the discharger can proceed with an acceptable program to offset the effects of TDS discharges in excess of the permit limits.

Similarly, compliance with the nitrate-nitrogen objectives for groundwaters specified in this Plan would be difficult in many cases. Offset provision may apply to nitrogen discharges as well.

An alternative that dischargers might pursue in these circumstances is revision of the TDS or nitrogen objectives, through the Basin Plan amendment process. Consideration of less stringent objectives would necessitate comprehensive antidegradation review, including the demonstrations that beneficial uses would be protected and that water quality consistent with maximum benefit to the people of the State would be maintained. As discussed in Chapter 4 and later in this Chapter, a number of dischargers have pursued this "maximum benefit objective" approach, leading to the inclusion of "maximum benefit" objectives and implementation strategies in this Basin Plan. Discharges to areas where the "maximum benefit" objectives apply will be regulated in conformance with these implementation strategies. Any assimilative capacity created by the maximum benefit programs will be allocated to the parties responsible for implementing them.

2. Mineral Increments

The fundamental philosophy of TDS management plans in Santa Ana Region Basin Plans to date has been to allow a reasonable use of the water, to treat the wastewater generated appropriately, and to allow it to flow downstream (or to lower groundwater basins) for reuse. "Reasonable use" is defined in terms of appropriate mineral increments that can be applied to water supply quality in setting discharge limitations.

The Department of Water Resources has recommended values for the maximum use incremental additions of specific ions that should be allowed through use, based on detailed study of water supplies and wastewater quality in the Region [Ref. 8]. Their recommendations are as follows:

Sodium 70 mg/L

Sulfate 40 mg/L

Chloride 65 mg/L

TDS 250 mg/L

Total Hardness 30 mg/L

These mineral increments were incorporated into the 1983 Basin Plan. They will be incorporated into waste discharge requirements when appropriate and necessary.

In general, such requirements may be appropriate for discharges to surface or ground waters where no water quality objective for salinity has been established. However, for POTW discharges to surface or ground waters where a numeric water quality objective for salinity has been established in the Basin Plan, and when a water quality-based effluent limitation has been imposed in accordance with an approved wasteload allocation for salinity, additional waste discharge requirements for mineral increments are generally not necessary.

Add detailed discussion on application of WQO for individual salt ions

3. Nitrogen Loss Coefficients

The Regional Board's regulatory program has long recognized that some nitrogen transformation and loss can occur when wastewater is discharged to surface waters, or reused for landscape irrigation, and percolates to groundwater. For example, the Total Inorganic Nitrogen (TIN) wasteload allocation adopted for the Santa Ana River in 1991 included unidentified nitrogen losses in the surface flows in Reach 3 of the River. Historically, Waste Discharge Requirements have allowed for nitrogen losses due to plant uptake when recycled water is used for crop or landscape irrigation.

In contrast, nitrogen has been considered a conservative constituent in the subsurface, not subject to significant transformation or loss, and no such losses have been identified or assumed for regulatory purposes.

One of the tasks included in the Nitrogen/TDS Task Force studies leading to the 2004 update of the N/TDS Management Plan was the consideration of subsurface transformation and loss. One objective of this task was to determine whether dischargers might be required to incur costs for additional treatment to meet the new groundwater management zone nitrate-nitrogen objectives (Chapter 4), or whether natural, subsurface nitrogen losses could achieve any requisite reductions. The second objective was to develop a conservative default nitrogen loss coefficient that could be used to develop appropriate limits for nitrogen discharges throughout the Region.

To meet these objectives, the Nitrogen/TDS study consultant, Wildermuth Environmental, Inc. (WEI), evaluated specific recharge operations (e.g., the Orange County Water District recharge ponds overlying the Orange County Forebay), wastewater treatment wetlands (e.g., the Hidden Valley Wildlife Area, operated by the City of Riverside) and Santa Ana River recharge losses (for the Santa Ana River, water quality in reaches where recharge is occurring ("losing" reaches) was compared with local well data). In each case, WEI evaluated long-term (1954 to 1997) nitrogen surface water quality data and compared those values to long-term nitrogen data for adjacent wells.

Based on this evaluation, a range of nitrogen loss coefficients was identified. [Ref. 1] In light of this variability, the N/TDS Task Force recommended that a conservative approach be taken in establishing a loss coefficient. The Task Force recommended that a region-wide default nitrogen loss of 25% be applied to all discharges that affect groundwater in the Region. The Task Force also recommended that confirmatory, follow-up monitoring be required when a discharger requested and was granted the application of a nitrogen loss coefficient greater than 25%, based on site-specific data submitted by that discharger.

The City of Riverside presented data to the Task Force regarding nitrogen transformation and losses associated with wetlands. These data support a nitrogen loss coefficient of 50%, rather than 25%, for the lower portions of Reach 3 of the Santa Ana River that overlie the Chino South groundwater management zone. [Ref. 9]. In fact, the data indicate that nitrogen losses from wetlands in this part of Reach 3 can be greater than 90%. However, given the limited database, the Task Force again recommended a conservative approach, i.e., 50% in this area, with confirmatory monitoring. The Regional Board approved the Task Force recommendation in XXXX.

Eastern Municipal Water District also presented data that support a 60% nitrogen loss coefficient in the San Jacinto Basin [Ref 10F]. This 60% nitrogen loss is only applicable to discharges to the following management zones that overlie the San Jacinto Basin: Perris North, Perris South, San Jacinto Lower Pressure, San Jacinto Upper Pressure, Lakeview-Hemet North, Menifee, Canyon and Hemet South. The Regional Board approved this site-specific nitrogen loss coefficient in XXXX.

The 25% and, where appropriate, 50% nitrogen loss coefficients will be used in developing Waste Discharge requirements for nitrogen. These coefficients will be applied to discharges that affect groundwater management zones with and without assimilative capacity.

For discharges to groundwater management zones with assimilative capacity, the default TIN discharge limitation would be calculated as follows:

TIN Discharge Limit (mg/L) =

nitrate-nitrogen current ambient water quality in the groundwater management zone

(1 - nitrogen loss coefficient)

The Regional Board also has the discretionary authority to adopt a higher TIN limit that would allocate some of the available assimilative capacity provided that it exercises that discretion in accordance with the state antidegradation policy (Res. 68-16).

For discharges to groundwater management zones without assimilative capacity, the TIN discharge limitation would be calculated as follows:

TIN Discharge Limit (mg/L) =

nitrate-nitrogen water quality objective in the groundwater management zone

(1 - nitrogen loss coefficient)

For discharges to surface waters, governed by an NPDES permit, these nitrogen loss coefficients were taken into consideration at the time the wasteload allocation was developed. Thus, as long as effluent limits comply with the assumptions and requirements of the approved wasteload allocation for nitrogen species, it is not appropriate to apply the nitrogen loss coefficients again during the permitting process.

**4. TDS and Nitrogen Wasteload Allocations for the Santa Ana River**

Flows in the Santa Ana River are comprised of a complex mix of treated municipal wastewater, rising groundwater, and surface runoff from urban, agricultural and natural land uses in the surrounding watershed. As described earlier, the Santa Ana River is a significant source of recharge to all of the groundwater management zones underlying the river. Therefore, water quality in the River has a significant effect on the quality of the Region's groundwater. Because more than 6 million people depend on these groundwater basins for a large portion of their water supply, managing water quality in the overlying River is one of the Regional Board's highest priorities.

Although the Municipal and Domestic Water Supply (MUN) beneficial use was removed from the valley reaches of the Santa Ana River in 1989, the Regional Board has established water quality objectives to protect beneficial uses in the underlying groundwater basins, which are designated MUN. To ensure that the combined flow from all discharges to the River comply with these objectives, the Regional Board has developed and implemented wasteload allocations for Total Dissolved Solids (TDS) and Total Inorganic Nitrogen (TIN).[[3]](#footnote-3) The wasteload allocations distribute a share of the total allowable load of TDS and TIN to all major Point Sources and Non-point sources. These wasteload allocations are implemented through effluent limits and other waste discharge requirements imposed on discharges to the River.

The wasteload allocations are periodically updated to reflect the best available science and data. The first wasteload allocations for TDS and TIN were developed and included in the 1983 Basin Plan using the Basin Planning Procedure. The wasteload allocation for TIN was updated in 1991 and the wasteload allocation for TDS was revised in 1995. Both of these updates relied primarily on a QUAL-2e model. The wasteload allocations for TDS and TIN were revised again in 2004 (Res. No. R8-2004-0001). This third generation wasteload allocation model (WLAM) was developed by Wildermuth Environmental Inc. (WEI) as part of a collaborative effort between the Regional Board staff and SAWPA's Nitrogen/TDS Task Force (now referred to as the Basin Monitoring Task Force).

WEI's wasteload allocation model took into consideration the volume and quality of effluent discharged from all municipal wastewater treatment plants in the region, as well as the volume and quality of runoff reaching the river under the wide range of precipitation conditions known to occur in the watershed. This sophisticated tool also accounted for nitrogen transformations as water moved downstream or percolated through the streambed. Finally, WEI's WLAM accurately estimated the volume of flow, and related TIN and TDS concentrations, in the river water that was recharging to groundwater. The Regional Board has relied on this model to derive appropriate waste discharge requirements for TIN and TDS from 2004 through 2020.[[4]](#footnote-4)

SAWPA's Basin Monitoring Program Task Force, which includes Regional Board staff, began updating the WLAM in 2017. As part of that process, a number of significant improvements were made to the 4th generation WLAM developed by Geoscience Support Services, Inc. (Geoscience). WEI's proprietary model was replaced with an open-source Hydrologic Simulation Program Fortran (HSPF) program endorsed by both EPA and USGS.[[5]](#footnote-5) The 2004 model domain, which originally ended at Prado Dam, was enlarged to include Reach 1 & 2 of the Santa Ana River overlying the Orange Country groundwater management zone and Reaches 1 thru 6 of Temescal Creek overlying the Upper Temescal Valley groundwater management zone. The range of probable precipitation conditions was expanded from a 50 year historical record to 67 year historical record. A number of new quantitative metrics were employed to evaluate accuracy and precision during the model calibration process. In addition, output from Geosciences' new WLAM were compared to outputs produced by the existing WLAM, for Reaches 3 & 4 of the Santa Ana River (above MWD crossing), to ensure that the results from the HSPF model were comparable to WEI's proprietary model before proceeding to develop the HSPF version for the entire watershed. Following a long and rigorous calibration process, the update process was completed in June of 2020.[[6]](#footnote-6)[[7]](#footnote-7) The Task Force concluded that the new HSPF model was performing as well or better than the WLAM previously approved by the Regional Board in 2004.

The calibrated HSPF model was used to assess three different volume-based discharge assumptions (Maximum, Minimum and Most Likely) for the municipal wastewater treatment plants under two different land use conditions (2020, 2040). Daily river flows and TDS/TIN concentrations were estimated for all six of these scenarios using 67 years of historical precipitation data from numerous rain gages throughout the watershed. Results from these modeling simulations were used to determine if the existing effluent limits and waste discharge requirements for municipal wastewater treatment facilities would continue to assure compliance with the applicable water quality objectives for TIN and TDS in each groundwater basin beneath the Santa Ana River. During the six simulation runs, TIN and TDS concentrations in wastewater discharged from all Publicly-Owned Treatment Works (POTWs) were assumed to be equal to the maximum permitted concentration allowed in each facility's current NPDES permit. This very conservative assumption was designed to provide a margin-of-safety around the model estimates and is the same procedure previously approved by the Regional Board for the 2004 WLAM.

In order to determine whether the proposed wasteload allocation would achieve its intended purpose, the volume-weighted 10-year average concentration of TIN and TDS percolating through the streambed was compared to the relevant water quality objective and current ambient quality in each groundwater management zone. A 10-year volume weighted average concentration was selected as the compliance metric because it was considered conservative as compared to existing objectives, which are based on a 20-year volume weighted average. Shorter averaging periods were applied to evaluate compliance with the volume-weighted 5-year average for TDS in Reach 2 and to evaluate compliance with the base flow objectives for TIN and TDS at Prado Dam.[[8]](#footnote-8)

In most instances, the updated WLAM demonstrated that continued reliance on existing effluent limits for TIN and TDS would not cause an exceedance of related water quality objectives in groundwaters affected by recharges from treated wastewater. Nor is it expected to result in significant lowering of existing water quality.[[9]](#footnote-9) Consequently, the Regional Board can rely on the values shown in Table 5-5 to develop appropriate waste discharge requirements for TIN and TDS for surface water discharges by the identified POTWs to the Santa Ana River and its tributaries.[[10]](#footnote-10) Notably, the WLAM does not evaluate off channel discharges of treated wastewater or off-channel uses of recycled water for landscape or crop irrigation, and thus the wasteload allocations in Table 5-5 are not directly applicable to such discharges. Further, the Basin Monitoring Task Force agreed that the Regional Board should not use the results from the updated WLAM as articulated in the June 2020 report for new permits or changes to existing effluent limits until the updated WLAM is further validated using actual precipitation data and actual discharge data from water years 2017, 2018, 2019, and 2020, to compare WLAM projections to actual observations ar Prado Dam.

Going forward, both the Basin Monitoring Task Force and various stakeholders in the Santa Ana River watershed are looking to conduct additional studies and/or plans to ensure continued compliance with applicable objectives. Such activities include, but may not be limited to, the following: Development of a Salt and Nitrate Management Plan (SNMP) by stakeholders in the upper Santa Ana River watershed (Riverside and above) for the major groundwater basins under the Santa Ana River and major tributaries; Additional studies for site-specific nitrong loss coefficient’s greater than the 25% default value discussed above; Special studies to be conducted by the Basin Monitoring Task Force to investigate the length of time that it may take for legacy TDS and TIN contaminants to be purged from the vadose zone in the Chino-South Groundwater Management Zone and the Prado Basin Management Zone; and, Investigation by the Basin Monitoring Task Force and its members to determine if there are any reasonable mitigation strategies that can be implemented within the watershed to address or offset the legacy loads in the vadose zone.

The results for each major segment of the Santa Ana River, and some of the key tributaries, are discussed in greater detail below.

**Reach 4 of San Timoteo Creek (incl. Noble Ck. & Coopers Ck.) overlying the Beaumont GMZ**

The TDS objective for the Beaumont groundwater management zone is 330 mg/L and the current ambient quality is 280 mg/L. There is 50 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

The TIN objective for the Beaumont groundwater management zone is 5 mg/L and the current ambient quality is 2.7 mg/L. There is 2.3 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

**Reaches 2, 3 & 4 of San Timoteo Creek overlying the San Timoteo GMZ**

The TDS objective for the San Timoteo groundwater management zone is 400 mg/L and the current ambient quality is 420 mg/L. There is no assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

The TIN objective for the San Timoteo groundwater management zone is 5 mg/L and the current ambient quality is 1.5 mg/L. There is 3.5 mg/L of assimilative capacity available. The volume-weighted 10-year average TIN concentration of the streambed recharge did not exceed the objective in any of the six simulation scenarios. The volume-weighted 10-year average TIN concentration of the streambed recharge did exceed the current ambient quality in all six simulation scenarios and is expected to result in lower water quality. However, this lowering of water quality was previously authorized by the Regional Board provided that the dischargers to this reach (primarily Yucaipa Valley Water District and the City of Beaumont) continue to comply with the conditions established by the Regional Board when it approved the Maximum Benefit Demonstration submitted by these dischargers.

**Reach 1 of San Timoteo Ck. And Reach 5 of the Santa Ana River overlying Bunker Hill-B GMZ**

The TDS objective for the Bunker Hill-B groundwater management zone is 330 mg/L and the current ambient quality is 280 mg/L. There is 50 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed the water quality objective in any of the six simulation scenarios. The volume-weighted 10-year average TDS concentration was less than the current ambient quality in 5 of 6 simulation scenarios. Highest 10-year volume-weighted average value, in the 67-year hydrology simulation, was 287 mg/L under the 2020 Maximum Discharge scenario. However, there was only a 10% probability that this would occur; the volume-weighted 10-year average TDS concentration was lower than the current ambient quality in 90% of the rolling 10-year averaging periods. In addition, 100% of the volume-weighted 10-year rolling average TDS concentrations were less than the current ambient quality in the 2040 Maximum Discharge Scenario. Thus, discharges to this reach are not expected to result in significant lowering of water quality because any potential degradation is expected to be both minor and temporary.[[11]](#footnote-11)

The TIN objective for the Bunker Hill-B groundwater management zone is 7.3 mg/L and the current ambient quality is 5.8 mg/L. There is 1.5 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

**Reach 4 of the Santa Ana River overlying the Colton GMZ**

The TDS objective for the Colton groundwater management zone is 410 mg/L and the current ambient quality is 490 mg/L. There is no assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

The TIN objective for the Colton groundwater management zone is 2.7 mg/L and the current ambient quality is 3.3 mg/L. There is no assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge exceeded the water quality objective, but not the current ambient quality, in two of the six simulation scenarios: the Maximum Discharge Scenario for both 2020 and 2040. For 2020, the highest projected volume-weighted 10-year average TIN concentration was 3.12 mg/L; for 2040, it was 2.87 mg/L. Therefore, this discharge is expected to improve existing groundwater quality.

The volume-weighted 10-year average TIN concentration in the streambed recharge was not greater than current ambient quality in the Most Likely Discharge Scenario for either 2020 or 2040. Therefore, this discharge can be authorized provided discharges from the newly constructed POTW at Sterling Natural Resource Center do not exceed an annual average of 6.8 mgd in 2020 and 8.5 mgd in 2040. Higher flows will require the permittee to implement an offset program or submit a Maximum Benefit Demonstration to raise the TIN objective to at least 3.4 mg/L. Both alternatives would require additional review and approval by the Regional Board.

**Reach 4 of the Santa Ana River overlying the Riverside-A GMZ**

The TDS objective for the Riverside-A groundwater management zone is 560 mg/L and the current ambient quality is 430 mg/L. There is 130 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed the water quality objective in any of the six simulation scenarios. The highest projected volume-weighted 10-year average TDS concentration in the streambed recharge was greater than the current ambient quality in five the six simulation scenarios, ranging from 434 mg/L to 477 mg/L. The only exception was the Minimum Discharge Scenario in 2040, which was only 418 mg/L.

The maximum permitted concentration of TDS for the two POTWs discharging to Reach 4 is 490 mg/L for the City of Rialto and 550 mg/L for the RIX facility operated by the City of San Bernardino and the City of Colton. Both effluent limits are already below the applicable TDS objective. In addition, analysis of long-term monitoring data confirms that TDS concentrations in the Riverside-A GMZ have remained extremely steady with no discernable negative trend in water quality.[[12]](#footnote-12)

The TIN objective for the Riverside-A groundwater management zone is 6.2 mg/L and the current ambient quality is 5.7 mg/L. There is 0.5 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge exceeded the water quality objective in two of the six simulation scenarios: the Maximum Discharge Scenarios for 2020 and 2040. The highest projected volume-weighted 10-year average TDS concentration in the streambed recharge was 6.45 mg/L in 2020 and 6.27 mg/L in 2040.

Analysis of long-term water quality monitoring data shows that TIN concentrations in the Riverside-A GMZ have been rising slowly since 1997 but that trend is slowing.[[13]](#footnote-13) Detailed groundwater modeling developed by Geoscience as part of the Imported Water Recharge Cooperative Agreement signed by the Regional Board in January of 2008 shows that the TIN concentration is leveling out and is not expected to exceed 5.9 mg/L at any time between 2020 and 2034.[[14]](#footnote-14)

While continued discharge at the current effluent limits may result in slightly lower ambient groundwater quality in the Riverside-A GMZ, there is sufficient assimilative capacity to absorb these discharges with no risk of exceeding the water quality objective for TDS or TIN. However, these same discharges are actually improving groundwater quality in the Chino-South GMZ and are providing a critical source of dilution needed to mitigate violations of the TDS objective at Prado Dam caused by poor quality groundwater rising into the Prado Basin Management Zone (PBMZ) (see discussion below). Flows from these POTWs are also necessary to protect WILD and RARE species and to sustain other important beneficial uses, such as Water Contract Recreation, in Reach 4 of the River.

The Regional Board has previously determined that imposing more stringent effluent limits for the sole purpose of reducing TIN concentrations by very small amounts (<0.3 mg/L) would result in excessive treatment costs for these particular discharges that would provide negligible benefit to the public or the environment.[[15]](#footnote-15) The State Water Resources Control Board subsequently endorsed this finding as well.[[16]](#footnote-16) As such, the Regional Board has determined that these discharges can continue to be permitted based on the existing effluent limits for TDS and TIN provided that long-term monitoring data continues to demonstrate no significant downward trend in TDS and existing TIN concentrations remain below the water quality objective in the Riverside-A GMZ.

**Reach 3 of the Santa Ana River overlying the Chino-South GMZ**

The TDS objective for the Chino-South groundwater management zone is 680 mg/L and the current ambient quality is 920 mg/L. There is no assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not either of these values for any of the six simulation scenarios.

The TIN objective for the Chino-South groundwater management zone is 5.0 mg/L and the current ambient quality is 27.6 mg/L. There is no assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

**Reaches 2 thru 6 of Temescal Creek overlying the Upper Temescal Valley GMZ[[17]](#footnote-17)**

The TDS objective for the Upper Temescal Valley groundwater management zone is 820 mg/L and the current ambient quality is 750 mg/L. There is 70 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values for any of the six simulation scenarios.

The TIN objective for the Upper Temescal Valley groundwater management zone is 7.9 mg/L and the current ambient quality is 4.7 mg/L. There is 3.2 mg/L of assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in any of the six simulation scenarios.

**Reach 2 of the Santa Ana River overlying the Orange County GMZ**

The TDS objective for the Orange County groundwater management zone is 580 mg/L and the current ambient quality is 600 mg/L. There is no assimilative capacity available. The volume-weighted 10-year average TDS concentration of the streambed recharge did not exceed either of these values in the Maximum Discharge Scenarios for 2020 and 2040. The volume-weighted 10-year average TDS concentration of the streambed recharge did exceed the water quality objective in the Most Likely Discharge Scenario and the Minimum Discharge Scenario, for both the 2020 and 2040 land use conditions, with values ranging from 593 mg/L to 629 mg/L. However, the 5-year volume-weighted running average TDS concentration in Reach 2 of the Santa Ana River did not exceed the 650 mg/L objective that the Basin Plan assigns to that segment overlying the Orange County GMZ.

Detailed analysis of historical water quality data by Wildermuth Environmental, on behalf of the Basin Monitoring Program Task Force, revealed that wastewater discharges from the POTWs are not causing or contributing to elevated TDS concentrations observed in Reach 2.[[18]](#footnote-18) In fact, these discharges are actually diluting the higher TDS concentrations coming from other Non-Point sources such as poor quality groundwater rising into the bottom of Reach 3 of the Santa Ana River and flowing over Prado Dam to Reach 2 overlying the Orange County GMZ.[[19]](#footnote-19)

The TIN objective for the Orange County groundwater management zone is 3.4 mg/L and the current ambient quality is 3.0 mg/L. There is 0.4 mg/L of assimilative capacity available. The volume-weighted 10-year average TIN concentration of the streambed recharge did not exceed the water quality objective for any of the six simulation scenarios. However, the highest estimated volume-weighted 10-year average TIN concentration was greater than the current ambient quality in the Maximum Discharge Scenarios for both 2020 and 2040. The highest estimated value was 3.2 mg/L for the 2020 scenario and 3.13 mg/L for the 2040 scenario. The long-term (67-year) volume-weighted average in both cases was less than 3.0 mg/L. Thus, while there may be short periods when TIN concentrations may be slightly higher in the Orange County GMZ, water quality is expected to improve and assimilative capacity is expected to increase over the long-term. This projection is supported by long-term water quality monitoring data which shows that TIN concentrations in the Orange County GMZ are very stable with no discernable trend toward degradation.[[20]](#footnote-20)

The various reports prepared by three independent consulting firms specializing in the hydrogeology of the Santa Ana watershed all confirm that higher volumes of discharge from POTWs at the current effluent limits for TDS in the existing NPDES permits helps mitigate the adverse effects of poor water quality in the rising groundwater near Prado Dam. Because the potential elevated TIN concentrations in Reach 2 are both very small and infrequent, and the need to reduce TDS concentrations is so critical, the Regional Board determined that it was reasonable and appropriate to continue authorizing POTW discharges above Prado Dam consistent with the wasteload allocations for TDS and TIN shown in Table 5-5.

**Reach 3 of the Santa Ana River at Prado Dam**

The surface water TDS objective for Reach 3 of the Santa Ana River at Prado Dam is 700 mg/L during base flow conditions. Base flow concentrations are evaluated using samples collected immediately below Prado Dam in August and September during dry weather conditions. The data is used to evaluate compliance with the objective on an annual basis.

The highest projected TDS concentration during baseflow conditions did not exceed the water quality objective in the Maximum Discharge Scenarios for either 2020 or 2040. The maximum protected TDS concentration during baseflow conditions did exceed the 700 mg/L objective in the Most Likely Discharge Scenario and the Minimum Discharge Scenario for both 2020 and 2040. Estimated concentrations ranged from 730 mg/L to 774 mg/L with higher values being projected for the Minimum Discharge Scenario compared to the Most Likely Discharge Scenario. This is consistent with the Regional Board's finding (described earlier) that POTW discharges are not causing or contributing to the exceedances but, rather, are helping to mitigate poorer water quality from other non-point sources.

Notwithstanding the Regional Board’s findings that POTW discharges are not causing or contributing to exceedances of the base flow objectives, the Basin Monitoring Task Force intends to conduct special studies to investigate how long it will take to purge legacy contamination from the vadose zone in the Prado Basin Management Zone, and to investigate if there are any reasonable mitigation strategies that can be employed within the watershed to address legacy sources in the vadose zone.

Pursuant to previous precedential orders by the State Board, when there is no assimilative capacity available in the receiving water, the Regional Board is obligated to issue waste discharge requirements with effluent limits no higher than the applicable water quality objective.[[21]](#footnote-21) For all POTW dischargers above Prado Dam, the Regional Board has already met that requirement. The applicable water quality objective for TDS in Reach 3 is 700 mg/L and all of the POTWs with discharges affecting that reach have effluent limits at or below 700 mg/L. The discharge limits authorized in Table 5-5 (below) are also consistent with that requirement.

The surface water TIN objective for Reach 3 of the Santa Ana River at Prado Dam is 10 mg/L during baseflow conditions. Baseflow concentrations are evaluated using samples collected immediately below Prado Dam in August and September during dry weather conditions. In addition, compliance with the TIN objective is determined by measuring Total Nitrogen (TN) in filtered samples. None of the projected values for TIN exceeded the water quality objective of 10 mg/L in any of the six simulation scenarios.

**Implementation of Waste Load Allocations in Waste Discharge Requirements**

For discharges governed by an NPDES permit, the effluent limits for TIN and TDS shall be set no higher than the concentrations shown in Table 5-5 (below) unless the Regional Board authorizes an alternative compliance mechanism through an approved offset program. The Regional Board retains authority and discretion to impose effluent limits that are more stringent than those shown in Table 5-5 when it is necessary to protect beneficial uses or prevent significant water quality degradation.

Effluent limits that are imposed for the purpose of implementing the approved wasteload allocation for TIN shall require dischargers to demonstrate compliance based on a 12-month volume-weighted running average that is updated every month.[[22]](#footnote-22) Effluent limits that are imposed for the purpose of implementing the approved wasteload allocation for TDS shall require dischargers to demonstrate compliance based on a 120-month volume-weighted running average that is updated every month. The Regional Board retains discretion and authority to impose longer or shorter averaging periods, on a case-by-base basis, when it determines that doing so is necessary and appropriate.

For discharges not otherwise identified in Table 5-5 (below), effluent limits for TIN and TDS shall be set no higher than the applicable water quality objective for the relevant receiving stream or groundwater basin, whichever is lower. If the current ambient quality is better (i.e. lower concentration) than the applicable water quality objective, the discharger may request an allocation of assimilative capacity by making the demonstrations mandated in the state's Antidegradation Policy (Res. 68-16). The Regional Board is not obligated to allocate assimilative capacity but may elect to do so at its discretion.[[23]](#footnote-23)

FUTURE ACTIONS

Dischargers identified in Table 5-5 (below) are required to prepare and submit an updated wasteload allocation to the Regional Board approximately every 10 years - commencing from the effective date of the wasteload allocation mostly recently approved by the Regional Board. Dischargers may elect to undertake and complete this task individually or by participating in a collaborative project like those previously sponsored by SAWPA's Basin Monitoring Program Task Force. The wasteload allocation update shall evaluate compliance with existing water quality objectives and the state Antidegradation Policy for a period of not less than 20 years and shall take into consideration changes in land uses, receiving water quality for both surface and groundwaters, changes in the volume or quality of discharges from point and non-point sources, variations in precipitation, new or revised regulatory requirements, and any other factors specified by the Regional Board.

On December 11, 2018, the State Water Resources Control Board adopted a revised Water Quality Control Policy for Recycled Water, which became effective on April 8, 2019 (2019 Recycled Water Policy). The 2019 Recycled Water Policy requires the Regional Board to evaluate Salt and Nutrient Management Plans adopted as a Basin Plan Amendment prior to April 8, 2019 by April 8, 2020. The Salt and Nutrient Management Plan as included in the Basin Plan was adopted prior to April 8, 2019, and must be evaluated by the Regional Board prior to April 8, 2024. From this review, the Regional Board, in consultation with stakeholders, must update basin evaluations of available assimilative capacity, projected trends, and concentrations of salts and nutrients in groundwater, then determine whether potential updates or revisions to the salt and nutrient management plan may be warranted, or to make the plan consistent with the provisions of the 2019 Recycled Water Policy.

As part of the next Recomputation of Ambient Water Quality, which is required by the Basin Plan to be done once every three years, the Basin Monitoring Program Task Force will work with the Regional Board to conduct the review as required by the 2019 Recycled Water Policy. This review will include evaluating the current surface and groundwater monitoring and reporting provisions of the Basin Plan to determine what updates may need to occur to ensure that the Basin Plan is consistent with the 2019 Recycled Water Policy.

The Basin Monitoring Task Force also intends to review the TDS water quality objectives for Santa Ana River reaches 2 and 3 and the Orange County Groundwater Management in an effort to harmonize the TDS water quality objectives. The different objectives are all intended to protect the Orange County Groundwater Management Zone but at times can be inconsistent with each other, creating confusion with respect to application of the water quality objectives and the development of waste discharge requirements designed to ensure compliance with the water quality objectives.

Future Basin Monitoring Task Force efforts may also include evaluating the utility of separating use protection thresholds (i.e., traditional water quality objectives) from antidegration baseline targets that currently exist in the Basin Plan. The Santa Ana Region is unique in that it treats antidegradation baseline targets the same as use protection thresholds, or water quality objectives as defined in Porter Cologne. Typically, Basin Plans contain water quality objectives that are adopted to reasonably protect beneficial uses. (See Wat. Code section 13240 et seq.) Application of the State’s Antidegradation Policy (Res. 68-16) is then used to protect high quality waters, or in other words, protect waters of the state from exceeding antidegradation baseline targets unless in compliance with the State’s Antidegradation Policy. The Regional Board maintains the ultimate discretion and authority to determine if it is appropriate to allocate assimilative capacity above the antidegradation baseline targets, and any such allocation must be to the maximum benefit to the people of the state. Any such change to the Basin Plan would be subject to a Basin Plan Amendment in compliance with all applicable laws.

**Implementation of Other Salinity-related Water Quality Objectives**

In addition to the TDS objectives established for virtually all of the groundwater management zones (GMZs) in the Santa Ana region, Table 4-1 in the Basin Plan also specifies water quality objectives for certain individual salt ions (sodium, chloride, sulfate, hardness, etc.) for several of these same GMZs. These other objectives were developed based on limited sampling data collected in the early 1970's for the purpose of implementing the state's Antidegradation Policy (Res. 68-16). These objectives are intended to represent baseline water quality as it existed back then and are not intended to represent use-impairment thresholds. Further, the history of the Basin Plan shows that such individual salt ion objectives were established for the intervening period to protect baseline water quality until such time that appropriate water quality objectives designed to protect beneficial uses could be developed and adopted by the Regional Board. Under Porter-Cologne, the term “water quality objectives” is actually defined to mean “the limits or levels of water quality constituents or characteristics which are established for the reasonable protection of beneficial uses of water or the prevention of nuisance withing a specified area.”[[24]](#footnote-24) Thus, “traditional” water quality objectives should represent use-impairment thresholds rather than baseline water quality. Exceedances of objectives developed from limited sampling data that was designed to represent baseline water quality may indicate that water quality degradation is occurring but should not automatically be construed as evidence that beneficial uses are threatened or impaired.

In 2010, the Regional Board determined that it was not necessary to impose separate waste discharge requirements for all of the other individual salt ions if an NPDES permit already contained effluent limits for TDS. This determination is supported by the fact that these effluent limits were intended to serve the same regulatory purpose for protecting existing high quality waters from increases in salinity through implementation of the state’s Antidegradation Policy (Res. 68-16). [[25]](#footnote-25) In addition, in a prior case brought by the Chino Basin Municipal Water District (now Inland Empire Utilities Agency), the State Board ruled that the Regional Board has te discretion to impose separate effluent limits for TDS and various individual ions or through application of a single effluent limits.[[26]](#footnote-26) In effect, the Regional Board was allowed, but not required, to do so.

The WLAM described above in section x focuses exclusively on how combined discharges to the Santa Ana River are likely to affect overall salinity (TDS) in the underlying groundwater basins. The WLAM does not evaluate any of the individual salt ions because doing so would not be consistent with the Regional Board's instructions set forth in Resolution No. R8-2010-0012.

Thus, compliance with the wasteload allocation and related effluent limits for TDS are deemed sufficient to demonstrate compliance with the water quality objectives for individual salt ions shown in Table 4-1 in Chapter 4. In addition, the water quality objectives for individual salt ions (chloride, sodium, sulfate and hardness) shown in Table 4-1 were established for the sole purpose of specifying the existing baseline quality and maintain existing water quality until such time that traditional water quality objectives associated with use impairment could be develop and adopted into the Basin Plan. These levels were believed to be better than necessary to protect the designated beneficial uses at the time they were established. The water quality objectives for individual salt ions were not designed or intended to protect any specific beneficial use such as WARM, COLD, WILD, RARE, AGR or MUN.

**Table 5-5: Waste Load Allocations for TDS and TIN in the 2020 - 2040 Permitting Period[[27]](#footnote-27)**

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Permittee/Discharge** | **Primary Receiving Water(s)** | | **Discharge**  *(mgd)*[[28]](#footnote-28) | **TDS**  *(mg/L)* | **TIN**  *(mg/L)* |
| **Surface Stream(s)** | **Groundwater MZ(s)** |
| City of Beaumont[[29]](#footnote-29) | Noble Cr, Cooper's Cr.  to San Timoteo Cr.-R4 | Beaumont &  San Timoteo | 6.3  (1.8)[[30]](#footnote-30) | 300  (400) | 3.6  (6.0) |
| Yucaipa Valley Water District[[31]](#footnote-31) | San Timoteo Cr.-R3 | San Timoteo | 8.0 | 400 | 6.7 |
| East Valley Water District-SNRC | City Cr. to SAR-R5 | Bunker Hill-B | 8.5 | 500 | 6.0 |
| City of San Bernardino:  Geothermal Discharges | East Twin Cr. &  Warm Cr. to SAR-R5 | Bunker Hill-A & B | 1.0 | 264 | 0.7 |
| City of Rialto | SAR-R4 | Riverside-A | 18.0 | 490 | 10.0 |
| RIX (Cities of Colton & San Bernardino) | SAR-R4 | Riverside-A | 34.5 | 550 | 10.0 |
| City of Riverside-RWQCP[[32]](#footnote-32) | SAR-R3 | Chino-South[[33]](#footnote-33) | 46.0 | 650 | 10.0[[34]](#footnote-34) |
| City of Corona: WWTP-1 & WWTP-2 | Temescal Cr.-R1A | N/A (PBMZ) | 15.0 | 700 | 10.0 |
| Inland Empire Utilities Agency:  RP1, RP4, RP5, & CC | Chino Cr. &  Cucamonga Cr. | Chino-North  (or PBMZ)[[35]](#footnote-35) | 107.0[[36]](#footnote-36) | 550 | 8.0 |
| Western MWD: WRCRWA | SAR-R3 | N/A (PBMZ) | 15.3 | 625 | 10.0 |
| Western MWD: Arlington Desalter | Temescal Cr.-R1A | N/A (PBMZ) | 7.25 | 260 | 4.4 |
| Temescal Valley Water District-TVWRF | Temescal Cr.-R2 | Upper Temescal Vly. | 2.3 | 650 | 10.0[[37]](#footnote-37) |
| Elsinore Valley MWD: RWWRF-DP001 | Temescal Cr.-R5 | Upper Temescal Vly. | 12.0 | 700 | 10.0[[38]](#footnote-38) |
| Eastern MWD: SJV, MV, PV, SC, TV | Temescal Cr.-R5 | Upper Temescal Vly. | 52.5[[39]](#footnote-39) | 650 | 10.0 |

**Source:** Geosciences Support Services, Inc. Santa Ana River Wasteload Allocation Model Update – Summary Report. June 19, 2020 (see Table 20).



1. As noted in Chapter 4, ammonia-nitrogen and nitrite-nitrogen data were also included in the analysis, where available. This occurred for a very limited number of cases and ammonia-nitrogen and nitrite- nitrogen concentrations were insignificant. [↑](#footnote-ref-1)
2. A discharger may conduct analyses to demonstrate that discharges at levels higher than the objectives would not cause or contribute to the violation of the established objectives. See, for example, the discussion of wasteload allocations for discharges to the Santa Ana River and its tributaries (Section III. B. 4.) If the Regional Board approves this demonstration, then the discharger would be regulated accordingly. [↑](#footnote-ref-2)
3. Reference to wasteload allocations as used in this part of Chapter 5 of the Basin Plan are developed and implemented pursuant to the Regional Board’s authorities pursuant to California Water Code section 13240 et seq. and as described herein. Such references do not have the same definition, purpose or use as otherwise defined in the Clean Water Act and its implementing regulations. [↑](#footnote-ref-3)
4. As part of the 2004 wasteload allocation process, it was determined that effluent limits associated with ensuring compliance with the Nitrate-Nitrogen water quality objectives in the Basin Plan would be expressed as Total Inorganic Nitrogen (TIN). This decision was done in an effort to be conservative and to provide a small safety factor. In general, the amount of nitrate-nitrogen in TIN is about 85%. Thus, the TIN effluent limits are more conservative than if they were expressed as nitrate-nitrogen. [↑](#footnote-ref-4)
5. See https://www.epa.gov/ceam/hydrological-simulation-program-fortran-hspf. [↑](#footnote-ref-5)
6. Geoscience Support Services, Inc. Santa Ana River Waste Load Allocation Model Update Summary Report. June 19, 2020. [↑](#footnote-ref-6)
7. As part of calibration for the new HSPF model, Geosciences relied on the Army Corps of Engineers operating rules for both 7 Oaks Dam and Prado Dam. Notably, the Army Corps of Engineers occasionally deviates from operating the dams pursuance to their own operating rules. As such, it is not possible to achieve “perfect” calibration of the model. [↑](#footnote-ref-7)
8. A summary of the simulation results for all six scenarios can be found in Tables 24 and 25 of Geosciences Final WLAM Report dated June 19, 2020 (see pages 337 and 338 of 959 in the PDF file). [↑](#footnote-ref-8)
9. See Tables 24 & 25 in Geosciences Final WLAM Report dated June 19, 2020 (pages 316 & 317 of 959 in PDF file). [↑](#footnote-ref-9)
10. The TIN & TDS effluent limits shown for each POTW in Table 5-5 were excerpted directly from Table 20 in Geosciences Final WLAM Report dated June 19, 2020 (see pages 300 & 301 of 959 in the PDF file). [↑](#footnote-ref-10)
11. SWRCB. 1990. Antidegradation Policy Implementation for NPDES Permitting. Administrative Procedures Update 90-004. [↑](#footnote-ref-11)
12. Water Systems Consulting, Inc. Recomputation of Ambient Water Quality in the Santa Ana River Watershed for the Period 1999 to 2018. July 8, 2020 (see Attachment B13 @ PDF pg. 203 of 259). [↑](#footnote-ref-12)
13. Water Systems Consulting, Inc. Recomputation of Ambient Water Quality in the Santa Ana River Watershed for the Period 1999 to 2018. July 8, 2020 (see Attachment B13 @ PDF pg. 203 of 259). [↑](#footnote-ref-13)
14. Geoscience Support Services, Inc. Development of a TDS and Nitrate Lumped-Parameter Model for the Riverside and Arlington Groundwater Basins. August 11, 2015 (see Fig. 14 and Appendix A, Table NO3-S1-A). [↑](#footnote-ref-14)
15. Santa Ana Regional Water Quality Control Board. Res. No. R8-2017-0036 (Aug. 4, 2017). [↑](#footnote-ref-15)
16. SWRCB. Res. No. 2018-0004 (Feb. 6, 2018). [↑](#footnote-ref-16)
17. The proposed creation of the Upper Temescal Valley GMZ and the related water quality objectives for that GMZ had not yet been approved at the time this Basin Plan amendment was being prepared. It is likely that the Regional Board will consider approving these proposals before the WLAM Basin Plan amendment come up for consideration. [↑](#footnote-ref-17)
18. Wildermuth Environmental Inc. Investigation and Characterization of the Cause(s) of Recent Exceedances of the TDS Concentration Objective for Reach 3 of the Santa Ana River. Feb. 11, 2015. [↑](#footnote-ref-18)
19. Wildermuth Environmental Inc. Volume-Weighted TDS Concentration of POTW Discharges above Prado Dam during August-September. June 15, 2015. [↑](#footnote-ref-19)
20. Water Systems Consulting, Inc. Recomputation of Ambient Water Quality in the Santa Ana River Watershed for the Period 1999 to 2018. July 8, 2020 (see Attachment B11 @ PDF pg. 184 of 259). [↑](#footnote-ref-20)
21. SWRCB Order No. 73-4; In the Matter of the Petition of Orange County Water District for Review of Order No. 72-16 of the California Regional Water Quality Control Board - Santa Ana Region Prescribing Waste Discharge Requirements for Rancho Caballero Mobile Home Park; Feb. 1, 1973. See also SWRCB Order No. 81-5; In the Matter of the Petition of the City of Lompoc for Review of Order No. 80-03 (NPDES Permit No. CA 0048127), California Regional Water Quality Control Board - Central Coast Region; March 19, 1981. [↑](#footnote-ref-21)
22. As part of the 2004 wasteload allocation process, it was determined that effluent limits associated with ensuring compliance with the Nitrate-Nitrogen water quality objectives in the Basin Plan would be expressed as Total Inorganic Nitrogen (TIN). This decision was done in an effort to be conservative and to provide a small safety factor. In general, the amount of nitrate-nitrogen in TIN is about 85%. Thus, the TIN effluent limits are more conservative than if they were expressed as nitrate-nitrogen. [↑](#footnote-ref-22)
23. CA Water Code §13263(b). [↑](#footnote-ref-23)
24. CA Water Code, §13050(h). [↑](#footnote-ref-24)
25. Res. No. R8-2010-0012 (March 18, 2010). [↑](#footnote-ref-25)
26. SWRCB Order No. 82-5; In the Matter of the Petition of Chino Basin Municipal Water District for Review of Orders 81-27 and 81-28, NPDES Permits Nos. CA0105279 and CA0105287. [↑](#footnote-ref-26)
27. WLA is reviewed and revised approximately every ten 10 years; next WLA update, for the 2030-2050 planning period, is scheduled to occur in 2030. [↑](#footnote-ref-27)
28. Maximum Expected Discharge = average daily flow to surface waters expressed as an annualized average. [↑](#footnote-ref-28)
29. Effluent limits revert to 320 mg/L for TDS and 4.1 mg/L for TIN if Reg. Bd. determines that Beaumont failed to comply with Maximum Benefit conditions. [↑](#footnote-ref-29)
30. Higher effluent limits apply only to first 1.8 mgd. Lower effluent limits apply to discharges greater than 1.8 mgd. [↑](#footnote-ref-30)
31. Effluent limits revert to 320 mg/L for TDS and 4.1 mg/L for TIN if Reg. Bd. determines that YVWD failed to comply with Maximum Benefit conditions. [↑](#footnote-ref-31)
32. Includes the City's planned discharges to Anza Drain, Old Farm Rd. Channel, Tequesquite Arroyo & Evans Drain (all are tributary to SAR-R3). [↑](#footnote-ref-32)
33. No significant streambed percolation occurs in the upper segment of SAR-R3 overlying the Riverside-A GMZ (i.e. the Riverside Narrows area). [↑](#footnote-ref-33)
34. Effluent limit for TIN is more stringent than the 2004 WLA but is consistent with the requirements of Order No. R8-2013-0016 and current plant performance. [↑](#footnote-ref-34)
35. The Prado Basin Management Zone (PBMZ) is a surface water feature where no significant groundwater storage or streambed percolation occurs. [↑](#footnote-ref-35)
36. Compliance with the applicable effluent limit is evaluated collectively based on the volume-weighted average of all four POTW (aka "bubble permit"). [↑](#footnote-ref-36)
37. Effluent limit for TIN is more stringent than the 2004 WLA and is based on Best Practicable Treatment or Control for TIN by POTWs in the region. [↑](#footnote-ref-37)
38. Effluent limit for TIN is more stringent than the 2004 WLA and based on the treatment plant's design and demonstrated performance. [↑](#footnote-ref-38)
39. Discharge occurs only in years where average annual rainfall is greater than the long-term median value and only in the wettest 6 months of those years. [↑](#footnote-ref-39)