

## Regulatory Measures

### Title

- The title should follow the format: [Reg Meas Type] [order number/date] for [Discharger]. For enrollees: Enrollee under [brief name of general order] for [Discharger].
- For amendments: Amendment [order number] of [mother reg measure type] [mother order number] for [Discharger].
- For things that don't have order number or resolution number, use the date of the document.

### Description

- A description is not required but recommended if it is an unusual situation such as when multiple facilities discharge out of one outfall and are regulated by one permit.
- For enforcement actions, this field displays in the Enforcement Order report. Provide a brief description of the action and include action type, types of violations addressed, and explain general requirements. For example, "ACL Complaint in amount of \$574,000 for violations of WDRs, specific effluent limitation violations for May 2005 raw sewage spill (approx. 178,000 gal) to Gas Canyon Creek."

### Regulatory Measure (Type)

Type	Definition
401 Certification	Water quality certification pursuant to section 401 of the Clean Water Act
Amendment	A regulatory measure that amends another order or permit. Amendments should not have billing information.
Co-Permittee	A type of regulatory measure used when an individual permit regulates several discharges that are required to be billed separately. See attachment for model.
Enforcement – 13267 Letter	See Enforcement Policy, formerly "LTR" in SWIM
Enforcement - 13308 Enforcement Action	See Enforcement Policy, formerly "THR" in SWIM
Enforcement – Admin Civil Liability	Use this type of enforcement actions for Administrative Civil Liability (ACL) complaints and orders, including ACLs that address mandatory minimum penalties (MMPs)
Enforcement – Cease and Desist Order	See Enforcement Policy
Enforcement – Clean-up and Abatement Order	See Enforcement Policy
Enforcement – Formal Refer to Attorney Gen	See Enforcement Policy

Enforcement – Notice of Storm water Noncomp	See Enforcement Policy
Enforcement – Notice of Violation	See Enforcement Policy
Enforcement – Notice to Comply	See Enforcement Policy
Enforcement – Oral Communication	See Enforcement Policy, formerly VER in SWIM.
Enforcement – Referral to District Attorney	See Enforcement Policy
Enforcement – Referral to Other Agency	See Enforcement Policy
Enforcement – Referral to Task Force	See Enforcement Policy
Enforcement – Referral to USEPA	See Enforcement Policy
Enforcement – Settlement – Court Order	See Enforcement Policy
Enforcement – Staff Enforcement Letter	See Enforcement Policy
Enforcement – Stipulated Penalty	See Enforcement Policy
Enforcement – Third Party Action	See Enforcement Policy
Enforcement – Time Schedule Order	See Enforcement Policy
Enforcement- Waste Discharge Requirements	Do not continue to use this option, instead, record the action that was used to bring the discharger into compliance (in this case, covered under a permit), such as “Oral Communication” or “Staff Enforcement Letter.”
Enrollee	A regulatory measure signifying coverage under a general permit.
Enrollee – Storm water construction	An enrollee specifically for enrollees under the statewide general construction storm water permit. These records should only be created by SMARTS.
Enrollee – Storm water Industrial	An enrollee specifically for enrollees under the statewide general industrial storm water permit. These records should only be created by SMARTS.
Enrollee – Storm water linear tier 1	An enrollee specifically for enrollees under the statewide general linear construction storm water permit These records should only be created by SMARTS.

Enrollee – Storm water linear tier 2	An enrollee specifically for enrollees under the statewide general linear construction storm water permit These records should only be created by SMARTS.
Enrollee – Storm water NEC	A regulatory measure that essentially waives the requirements for storm water general permit coverage. These records should only be created by SMARTS.
Enrollee – Storm water NOT	A regulatory measure that signifies coverage under a general permit it terminated. These records should only be created by SMARTS.
Individual Monitoring Requirem	A regulatory measure requiring monitoring that has been issued to an enrollee individually. This is not for individual WDR/permit holders, changes to their MRP would be done through an amendment, resolution, or 13267 letter.
NPDES Permits	Authorization to discharge to a specific location(s) that are waters of the U.S.
Reclamation Requirements	An order that regulates the use of recycled water. For regulatory measures that regulate the production of recycled water, including those for producer-users, use the WDR or NPDES Permit regulatory measure type, as appropriate.
Rescission Order	An action the only rescinds another regulatory measure or measures.
Resolution Order	An action by the Board that does not result in a permit or order. If the resolution amends an order, it should be classified as an amendment.
Unregulated	This regulatory measure type is only for historical records.
Waiver	An action by the regional board that waives the requirements to obtain waste discharge requirements.
WDR	Authorization to discharge to a specific location(s); i.e., to land and surface waters not subject to NPDES permits.

Note: For ACL Complaints (including MMP ACL Complaints) that are settled through a settlement agreement, update the complaint record, if necessary, to reflect the new status (“historic” once it is paid and required action is completed), dates, milestones, etc. Use the “Comments” or “Description” field on the Enforcement tab to make note of changes. When a complaint is replaced with another complaint, the first complaint is “withdrawn.”

**Order/Resolution Number**

- If applicable, enter an order number in the format of RX-YYYY-XXXX. This field will pre-populate

for enrollee records if the record is entered in accordance with the following:

- There is one and only one current relationship to a regulatory measure that is related to the enrollee record with the relationship of “regulates”
- State Board orders should use the format YYYY-XXXX-DXX.

**Individual/General flag**

- Use general for general permits or waivers; use individual for individual permits, and for individual actions, including enrollee records.

**Status**

- While the original order is in effect, amendments should be active, as well as the order that is being amended.
- Resolutions should be historic.
- A regulatory measure that only rescinds another regulatory measure(s) should be historic.
- Unregulated regulatory measures shall be active, unless it is replaced with another regulatory measure.

Enforcement Actions

- Board adopted enforcement actions (such as Cease and Desist Orders and Cleanup and Abatement Orders) may need to be rescinded by a board action. If so, they can be made historic once rescinded by the board.
- Other enforcement actions that require a response should be made “historic” once they are fully complied with.
- Enforcement actions that do not require action, such as oral communication, should be made historic upon entry.

**All Regulatory Measures will be assigned one of the following statuses:**

Status Code	Description
<b>Draft</b>	The measure is in draft and not active (used when preparing a regulatory measure).
<b>Active</b>	This status should be applied when the regulatory measure is issued and further action is required by the discharger.
<b>Historical</b>	The measure was in effect but has expired, was rescinded, terminated, or no further action is required by the discharger.  The measure may be replaced by another regulatory measure of the same type (relate the historical regulatory measure to the active measure if there is one).

<b>Superceded</b>	A measure has been superceded by a different type of regulatory measure (e.g., an NPDES to WDR, or an Individual to General). For example, if a facility (place) that was covered by an individual NPDES permit (reg. meas.) no longer discharges to surface water but instead discharges to land; the new regulatory measure would be a WDR. The status of the NPDES permit would be changed from "Active" to "Superceded." The "Superceded" regulatory measure would be related to the new WDR having a relationship of "replacing."
<b>Withdrawn</b>	<b>(For Enforcement Regulatory Measures Only)</b> Measure was withdrawn by Board or Executive Officer.

**Related Organizations**

Read only from this screen

**Related Places**

Read only from this screen

**Regulatory Program**

- Select all programs that are covered by the regulatory measure.
- NPDES and Nonsubchapter 15 should only be used if there isn't a more specific program type. For instance, if a WDR is issued along with a 401 Certification for a dredge or fill project, the WDRs shall have a program type of 401 Certification (and a regulatory measure type of WDRs).

**Identifiers**

- All billable regulatory measures (e.g. WDRs, enrollee, etc.) must have one and only one WDID number. Recording WDIDs for enforcement regulatory measures is optional.
- If a permit or amendment is issued to an NPDES discharger, there must be an NPDES number.
  - Individual storm water permits should have an "S" as the third character of the permit's NPDES number. For example: "CAS000123."
  - "Master" storm water general permits should have an "R" as the third character. For example: "CAR000123."
  - Non-storm water general permits should have a "G" as the third character. For example: "CAG000123."
- All appropriate identifiers may be linked.
- The start date should be the day of data entry.
- End dates should only be entered if the identifier is no longer applicable. A regulatory measure which is no longer active does not require an end date to be populated. (Identifiers will no longer be viewable through CIWQS if there is an end date.)

Identifier	Definition
CI Number	The CI number is the Compliance Inspection Number and is only used in region 4.

File Number	Miscellaneous identifier; unique to the appropriate program, such as, UST or SLIC.
NPDES Number	A federal identifier for the NPDES program that, like the WDID, should stay with the discharge as new regulatory measures are issued.
WDID	The Waste Discharge Identification number is associated with a certain discharge(s). The WDID should remain with a discharge as new regulatory measures for that same discharge are issued. A discharge may get a new WDID if the regulatory measure is superseded by another type of regulatory measure for which a new WDID must be assigned. For example, if a discharge was regulated by a general statewide storm water permit, then the WDID follows the storm water WDID convention. If the permit is replaced by an individual storm water permit, then a new WDID should be assigned.

**Dates**

- Only one date of each type can be entered.
- All regulatory measures shall have an Effective date.
- All orders (WDRs, NPDES, CAO, CDO, etc) must have an “Adoption/Issuance” date.
- All NPDES permits and WDRs must have an Expiration/Review date.
- For WDRs, if the order is reviewed and a renewal is not necessary, the Expiration/Review date should be extended.
- For enrollees, there must be an effective date (the date coverage started) and if the general permit no longer covers the enrollee, there must be a termination date.
- ACL Complaint Issuance date shall be used for issuance of an ACL Complaint. If the Complaint becomes an order, an adoption/issuance date of when the order is adopted shall be added.
- Termination dates are required for any action with a historic status.

<b>Date Type</b>	<b>Definition</b>
Adoption Date/Issuance Date	This is the date the regulatory measure is adopted or signed by the executive officer. If the regulatory measure is not adopted or signed by the executive officer, the issuance date is the date the regulatory measure is sent by staff. For oral communication, this is the date that the communication took place.
Effective Date	This is the date that the regulatory measure has authority.
Expiration Date/Review Date	The Expiration date applies to NPDES permits and is the scheduled date of termination. The review date is for WDRs and is the date that the WDRs are scheduled to be assessed for adequacy.

Billing Hold	The date that a storm water enrollee regulatory measure is put on billing hold. Billing hold is the date that the RB received a complete NOT, and is put on hold until final approval/ denial. While on billing hold, no new invoices are generated and late notices for existing invoices are not sent. If the NOT is denied, the billing hold is removed and outstanding invoices will be reissued for immediate payment or a supplemental invoice will need to be generated for any invoice amount missed. If the NOT is approved, the billing hold is removed and NOI terminated. Applicable invoices will be canceled, reissued or refunded.
Termination Date	The date that a regulatory measure is no longer in effect. . If an order replaces/supersedes another, the old one should have a termination date of the day before the effective date of the new order.
ACL Complaint Issuance Date	Date the ACL Complaint was signed by the Executive or Assistant Executive Officer.
Hearing Waived and ACL Settled Date	The date that a hearing waiver notice is received by the regional board indicating that the discharger will pay the complaint amount and not request a hearing in front of the board.

**Related Regulatory Measures**

User must link all regulatory measures that are directly related to one another. For example, if the enforcement action is enforcing against violations of a general storm water permit and a wastewater permit, then the enforcement action must be linked to both of the enrollee record and the individual permit.

Below is the list of regulatory measure relationships. If the screen currently displays “Passive” the choices in the role/relationship drop down menu will be limited to those in the passive column. If the screen displays “Active”, the choice in the role/relationship drop down menu will be limited to those in the active column. To see the other choices, change the voice.

Passive	Active	Definition
Amended By	Amends	The relationship between two regulatory measures that are for the same discharge. Both regulatory measures should be active, though the more recent regulatory measure revises portions of the existing regulatory measure.
Archiving (Passive) (to be Archived By)	Archiving (to be Archives)	Only used for regulatory measures that have been activated and the requirements need to be adjusted.
Enforced By	Enforces	The relationship between two regulatory measures, where the first order is violated and therefore subject to the actions of the second order.
Regulates	Enrolled Under	The relationship made from an enrollee regulatory measure (type) to a general regulatory measure

		(type).
Implemented By	Implements	The relationship between a base order and a co-permittee regulatory measure.
Notice of Termination (Passive) (to be Terminated By)	Notice of Termination (to be Terminates)	For statewide storm water enrollees, the regulatory measure representing the application to end coverage under a statewide storm water general permit.
Replaced By	Replaces	Applicable when a new type of regulatory measure takes the place of an existing regulatory measure (e.g. an NPDES permit is replaced by WDRs or on historic records, an ACL Complaint is replaced by an ACL Order). The regulatory measure that gets replaced should have the status "superseded."
Rescinding (Passive) (to be Rescinded By)	Rescinding (to be Rescinds)	Used only when the new regulatory measure only rescinds another regulatory measure and does not include additional requirements.
Revised By/Renewed By	Revises/Renews	The relationship between two regulatory measures that are for the same discharge and the existing order is being rescinded with the new order.

**Enforcement Tab**

See "Enforcement Tab" Section

**Related Parties**

- All individual regulatory measures must have at least one related organization with the relationship of "Discharger."
- Regulatory measures must be linked to the appropriate regional board with the relationship of "Regulating." General orders or resolutions do not have to have this relationship but must have a relationship of issuing.
- If the regulating organization is different than the issuing organization, both relationships must be identified.
- For individual wastewater NPDES permits, there must be one and only one related person at organization with the relationship of "DMR Contact."
- For new regulatory measures, there must be a Water Board employee related to the regulatory measure with the relationship "staff."

<b>Relationship</b>	<b>Definition</b>
Author	The regional board staff responsible for getting the regulatory measure adopted or issued. Applicable when there is a separate staff person or enforcement officer, otherwise this role is implied with the "staff" role.
Billing	The organization to contact in regards to annual fee billing. Used for statewide general storm water enrollees and should only be changed through SMARTS.

Billing contact	The person (at the billing organization) to contact in regards to annual fee billing.
Developer	This relationship applies to the organization that is responsible for the construction project at a construction site. It is only applicable to Enrollee – Construction Storm water, to be assigned through SMARTS.
Developer Contact	The person responsible for day-to-day contact with developer organization.
Discharger	The organization authorized to discharge under a regulatory measure.
Discharger Contact	The discharger representative.
DMR Contact	This role is required to be assigned for NPDES permits. It should be used to signify the person to contact for DMR related questions.
Group Monitoring group	This relationship only applies to Enrollee – Storm water Industrial regulatory measures that are part of a Group Monitoring group.
Interested Party	Any party (person or organization) that has expressed a heightened level of interest towards a specific regulatory measure. This role is not required to be assigned to parties that have submitted comments regarding a specific regulatory measure.
Issuing	The Water Board that adopted or authorized a regulatory measure. This relationship is only necessary if the organization that issues the regulatory measure and the organization that has the role “Regulating” are different.  This is also applicable for the person at an organization relationship when the executive officer or assistant executive officer issues an action.
Other Enforcing Agency	Only applicable on enforcement regulatory measure records that are of “refer” type. If the specific person is known, the agency does not also have to be entered.
Other Enforcing Contact	Only applicable on enforcement regulatory measure records that are of “refer” type.
Regulating	Regulating is the role of the Water Board that is implementing the regulatory measure. Unless otherwise noted by an “issuing” relationship, “regulating” implies issuing as well.
Staff	The Water Board employee responsible for the day to day implementation of a regulatory measure.
[ Recycled Water] User	An organization that consumes or distributes for consumers, recycled water.
[Recycled Water Producer]	An organization that produces recycled water.
Third Party	An organization used in various situations. The comments can be used to describe the specific role.

Third Party Contact	A person for the “Third Party” organization. If the specific person is related, the organization does not also have to be related.
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[[make separate tables for org relationships and people relationships]]

**Related Places**

- There must be a related place with the relationship of “Regulated By.”
- Discharge points have the relationship of “Discharging”.

Relationship	Definition
Covering (to be Protected)	Relationship between a waterbody and a regulatory measure
Discharging	Relationship between a discharge point and a regulatory measure
Regulated By	Relationship between the place (“facility”) and a regulatory measure

**Monitoring Locations**

- Monitoring locations are only required for individual NPDES dischargers.
- Staff may input monitoring locations for other types of regulatory measures.

**Requirements**

- Detailed requirements (i.e., other than paper SMR requirements) are not required at this time.
- The SMR Tracking feature uses the requirements functionality. Therefore, if a reporting schedule is activated, detailed requirements cannot be added.

**Inspections**

See Inspection Module

**Tasks**

- Enter the “due” date in the planned end date. If there is no due date, the planned dates can be left blank.
- Enter the date that the task was completed in the actual end date.
- Start dates aren’t required, though are helpful in some situations.

Task	Definition
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Complaint Investigation	Project to determine validity, cause, plan of action, and evaluation of outcome of complaint. A date range of when investigation started and ended should be used. Planned dates are not required for this task. This should be tracked at the base order, if one exists for the program of the complaint. If there is not an existing order of the correct program, a new "draft" regulatory measure should be started of type "unregulated." If later, it becomes an enforcement order or permit, the regulatory measure should be change to that type of regulatory measure.
ROWD/NOI Processing	The set of tasks included in issuing an order/permit/waiver/ or enrollee under a general permit. This specific task is not required because the child tasks are required.
- ROWD/NOI Processing - Assigned to Staff	The date staff is assigned to the task of developing a regulatory measure.
ROWD/NOI Processing – Application Complete	The date the ROWD/NOI is determined complete.
ROWD/NOI Processing – Initial ROWD/NOI Received	The date the ROWD/NOI is received, regardless of completion status.
ROWD – Supplemental ROWD information received	The date additional information for the ROWD/NOI is received. This task may be repeated as many times as necessary.
ROWD/NOI Processing—Board Meeting Scheduled	The date that the regulatory measure is scheduled to be considered by the Board. Only the planned end date must be completed. The actual Board Meeting date is recorded in the date table on the general info tab. If the Board meeting is rescheduled, a new Board Meeting Scheduled task should be created. The reason for the change may be entered in the comment field.
ROWD/NOI – Initial Deficiency Notification	The date that the first letter describing the inadequacies of the ROWD/NOI is sent.
ROWD Processing – Supplemental Deficiency Notification	The date that the subsequent letter describing the inadequacies of the ROWD/NOI (including supplemental information) is sent. This task may be recorded as many times as necessary.
ROWD/NOI – Disposition Letter Date	The date of a letter that approves coverage under a general order/permit. If the letter notes the effective date of permit coverage that is the same as the letter date, it is not necessary to record the letter date as a separate task because this date is already recorded on the general info tab.
ROWD/NOI Processing – Draft Order Complete	The date on which a draft order/permit is completed.
ROWD/NOI Processing – Public Notice	The date on which notice was given to the public regarding the regulatory measure being considered by the Board.

WDR Review	The date staff completes the update/review process (determination whether a WDR needs to be rescinded, revised or no action required). This determination should be entered in the comments field. If it is determined that no action is required, then the "Expiration/Review" date should be extended to 5, 10, or 15 years from the "WDR Review" date (depending on TTWQ).
Agenda Package	The date that the agenda package is submitted for an upcoming board meeting.
Appeal Date	The planned dates are the dates during which a party may appeal a board action to the court. The actual end date is the date that a party did officially file an appeal to the court.
Board Dismissal Date	The date that the Board dismisses the regulatory measure.
Board Panel Date	The date that the regulatory measure is scheduled to be considered by a Board Panel. The planned date is the date that the Board Panel is scheduled to hear the item. The actual end date is the date that the item is heard. If the Board Panel meeting is rescheduled, a new Board Panel Date task should be created. The reason for the change may be entered in the comment field.
Hearing Panel Date	The date that the regulatory measure is scheduled to be considered by the Hearing Panel. The planned date is the date that the Hearing Panel is scheduled to hear the item. The actual end date is the date that the item is heard. If the Hearing Panel meeting is rescheduled, a new Hearing Panel Date task should be created. The reason for the change may be entered in the comment field.
Petition Date	The planned dates are the dates during which a party may petition a board action to the State Board. The actual end date is the date that a party did officially file a petition.

At a minimum, if applicable, the following task types must be tracked:

- Complaint Investigation
- Application Complete
- Application Received
- Board Meeting Scheduled
- WDR Review

**Documents**

Staff can use this tab to describe the physical location of documents.

**Additional Info**

- Except for application fee amount received, start dates for attributes shall be the approximate date a value changes. If unknown, use the date of data entry. For changing values, the end date of the old value must be the day before the start date of the new value. For application fee amt

received, this date must be the date the complete fee was received. It is used for billing.

- End dates are not necessary unless the value of a certain attribute changes.
- If a regulatory measure is copied for an enforcement action, billing information should be deleted. For regulatory measures that are being reissued, be sure to review the billing information for any applicable updates.
- For non-enforcement orders, be sure to mark the pretreatment flag

<b>Attribute</b>	<b>Definition</b>
301 H	Permits that have received a waiver under section 301 H, which waives secondary treatment requirements. (Choices: N, Y)
Application Fee Amt Received	This is the total amount received from the applicant. If the initial amount was \$500, \$500 shall be entered in the field. If an additional \$300 was needed for a complete application, when the \$300 was received, an end date shall be entered for the \$500 and a new row shall be started with \$800. If a regulatory measure is copied, this information should be deleted because in most cases, it is only applicable to the original base permit.
Baseline Flow	Flow at the time of application
Billing Info – Bill Name	Organization to be billed for the regulatory measure.
Billing Info – Bill Contact	The name of the person representing the organization that is billed for this particular regulatory measure
Billing Info – Bill Street	The street number, direction (if applicable), name, and type of the address to which the bill should be addressed.
Billing Info – Bill City	The city to which the bill should be addressed
Billing Info – Bill State	The state abbreviation to which the bill should be addressed
Billing Info – Bill Zip	The zip code to which the bill should be addressed
Billing Info – Bill Phone	The phone number of the person or organization to which the bill should be addressed
Billing Info – Bill Fax	The fax number of the person or organization to which the bill should be addressed
Billing Info – Bill Email	The email of the person to which the bill should be addressed
Billing Info – Bill Country	The country to which the bill should be addressed. This field is only required if the country is other than the US
Complexity	See the current fee schedule for more details on complexity. (Choices: C, B, A)
Design Flow	Design or permitted flow.

Dredge & Fill	The dollar amount required for the regulatory measure, as calculated according to the regulations.
Fee Code	The assigned code that defines the method to determine the fee amount or defines the amount itself.
Major or Minor?	A designation for NPDES facilities. See 40 CFR for more details.
Waste Type	Category of waste being regulated. (See options below)
Population	Population served by the permitted MS4.
Pretreatment	Flag indicating Pretreatment status. (Choices: P – POTW is developing pretreatment program Y – POTW has EPA approved program X – Facility is not a POTW N – POTW does not have EPA approved pretreatment prog.)
Reclamation	1 - Producer 2 - Producer - User 3 - User
Threat to Water Quality	See the current fee schedule for more details on Threat to Water Quality. (Choices: 1, 2, 3)

Waste Types:

Designated contaminated ground water	Inert contaminated ground water
Designated contaminated soil	Inert contaminated soil
Designated cooling water: Contact	Inert cooling water: Contact
Designated cooling water: Noncontact	Inert cooling water: Noncontact
Designated domestic sewage	Inert domestic sewage
Designated domestic sewage/industrial waste	Inert domestic sewage/industrial waste
Designated dredging spoils	Inert dredging spoils
Designated drilling brine waters	Inert drilling brine waters
Designated drilling muds	Inert drilling muds
Designated erosion wastes	Inert erosion wastes
Designated filter backwash brine waters	Inert filter backwash brine waters
Designated irrigation runoff	Inert irrigation runoff
Designated miscellaneous	Inert miscellaneous
Designated process waste	Inert process waste
Designated solid wastes	Inert solid wastes
Designated stormwater runoff	Inert stormwater runoff
Designated washwater waste	Inert washwater waste
Designated winery waste	Inert winery waste
Hazardous contaminated ground water	Nonhazardous contaminated ground water

Hazardous contaminated soil	Nonhazardous contaminated soil
Hazardous cooling water: Noncontact	Nonhazardous cooling water: Contact
Hazardous cooling water" Contact	Nonhazardous cooling water: Noncontact
Hazardous domestic sewage	Nonhazardous doestic sewage
Hazardous domestic sewage/industrial waste	Nonhazardous domestic sewage/industrial waste
Hazardous dredging spoils	Nonhazardous dredging spoils
Hazardous drilling brine waters	Nonhazardous drilling brine waters
Hazardous drilling muds	Nonhazardous drilling muds
Hazardous erosion wastes	Nonhazardous erosion wastes
Hazardous filter backwash brine waters	Nonhazardous filter backwash brine waters
Hazardous irrigation runoff	Nonhazardous irrigation runoff
Hazardous miscellaneous	Nonhazardous miscellaneous
Hazardous process waste	Nonhazardous process waste
Hazardous solid wastes	Nonhazardous solid wastes
Hazardous storm water runoff	Nonhazardous stormwater runoff
Hazardous winery waste	Nonhazardous washwater waste
Inert washwater waste	Nonhazardous winery waste

**Attachments**

The final regulatory measure shall be attached to the record, preferably in pdf.