Review of the City of Stockton Urban Stormwater Runoff Aquatic Life Toxicity Studies Conducted by the CVRWQCB, DeltaKeeper and the University of California, Davis, Aquatic Toxicology Laboratory between 1994 and 2000¹

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Synopsis

Beginning in 1994, the Central Valley Regional Water Quality Control Board (CVRWQCB) under Dr. Val Connor's leadership with support of a US EPA grant and with the assistance of the University of California, Davis, Aquatic Toxicology Laboratory (UCD-ATL), initiated a study of aquatic life toxicity in the city of Stockton's sloughs/rivers during stormwater runoff to these waterbodies. In 1996, Bill Jennings, the DeltaKeeper continued the studies through sample collection and funding of toxicity testing. CALFED made grant support available in 1998-1999 to the DeltaKeeper to conduct aquatic life toxicity studies in the Sacramento-San Joaquin River Delta. The sampling of the Delta included several locations within the city of Stockton sloughs/rivers.

In these studies, samples of stormwater runoff were obtained from Mosher Slough, Five Mile Slough, Calaveras River, Walker Slough-Duck Creek and the Smith Canal. Smith Canal and Five Mile Slough receive stormwater runoff only from the city of Stockton. Mosher Slough, Calaveras River and Walker Slough also at times receive stormwater runoff from agricultural areas and agricultural return (tailwaters) upstream of the city of Stockton. All of these waterbodies discharge to the Sacramento-San Joaquin River Delta and are tidal freshwater within the city of Stockton with a one- to three-foot tide. For some areas of the City, dry weather flow and stormwater runoff in the City's storm sewers is pumped to the sloughs/rivers. Approximately 160 aquatic toxicity tests and associated chemical measurements of stormwater runoff and dry weather flow were conducted from 1994-1999. This report presents the data obtained in the studies and summarizes the results.

All samples of the city of Stockton sloughs/rivers collected in these studies during stormwater runoff events were toxic to *Ceriodaphnia*, a freshwater zooplankton. Typically 1 to 2 TUa of *Ceriodaphnia* toxicity was found with some samples containing about 4 TUa of acute

1. Report to the Central Valley Regional Water Quality Control Board Sacramento, CA and the DeltaKeeper Stockton, CA by G. Fred Lee & Associates El Macero, CA November (2001)

toxicity to *Ceriodaphnia*. In general, dry weather flow conditions were nontoxic to *Ceriodaphnia*. The stormwater runoff samples and dry weather flow samples were nontoxic to the fathead minnow larvae and the alga, *Selenastrum*.

Based on toxicity identification evaluations (TIE) studies, the toxicity to *Ceriodaphnia* was due to the organophosphate pesticides diazinon and chlorpyrifos used on residential properties and commercial/ industrial areas within the City/County as well as upstream agricultural areas.

The concentrations of diazinon and chlorpyrifos measured in the samples were, in general, sufficient to cause the level of *Ceriodaphnia* toxicity found.

Parallel, but independent monitoring of stormwater runoff from selected watersheds from within the city of Stockton conducted by the City as part of its NPDES stormwater permit, found similar results in terms of the presence and level of toxicity to *Ceriodaphnia* as well as the concentrations of diazinon and chlorpyrifos found in the samples.

The magnitude of the toxicity found was sufficient to be a significant potential threat to aquatic life related beneficial uses of the city of Stockton's sloughs/rivers and the nearby Delta. This adverse impact to beneficial uses would be manifested in the form of potentially reducing some of the zooplankton available to larval fish as food. This in turn could affect higher trophic level aquatic life related beneficial uses of these waterbodies and the Delta. No direct toxicity to fish and other forms of aquatic life, including a variety of other forms of zooplankton, would be expected. There may, however, be toxicity to benthic (bottom dwelling) organisms associated with the stormwater runoff pulses of aquatic life toxicity. The toxicity to benthic organisms could be adverse to higher trophic level (fish, etc.) aquatic life through reduction in available food.

With the phase out of the permitted residential use of chlorpyrifos and diazinon that will take place this year for chlorpyrifos and by 2005 for diazinon, the aquatic life toxicity in Stockton sloughs/rivers should decrease significantly. There still can be toxicity in these waterbodies due to ongoing permitted residential use and upstream agricultural use of these pesticides for those waterbodies that include agricultural land use in the watershed.

An area of particular concern associated with the management of residential, commercial and industrial pests, is the potential for new or expanded use pesticides that will occur with the phase out of residential use diazinon and chlorpyrifos which are as toxic, if not more toxic, to zooplankton. Further, some of the alternative pesticides, such as the pyrethroid type pesticides, are also toxic to fish. At this time, the US EPA Office of Pesticide Programs and the California Department of Pesticide Regulations do not adequately evaluate the potential for pesticides registered for urban and agricultural use to cause aquatic life toxicity in stormwater runoff from the areas of use.

Approach

Beginning in 1994, the Central Valley Regional Water Quality Control Board (CVRWQCB) collected an extensive set of stormwater runoff and some dry weather flow

samples of city of Stockton sloughs/rivers. The US EPA standard toxicity tests and selected chemical analyses focusing on the OP pesticides diazinon and chlorpyrifos were conducted on these samples. Additional sampling/analyses was done by the CVRWQCB in 1995. Beginning in 1996 through 1999, the DeltaKeeper continued the sample collection and supported the toxicity testing and chemical analysis of the samples. During 1998-1999, CALFED provided the DeltaKeeper with a grant to help support toxicity testing of Delta waters, which included sampling some of the same city of Stockton sloughs/rivers as had been sampled previously. A total of about 160 toxicity tests have been conducted on these samples over this time. Figure 1 shows the location of the sampling stations. In general, the samples of each waterbody were taken at the location where it crosses I-5.

All samples were analyzed for aquatic life toxicity by the University of California, Davis, Aquatic Toxicology Laboratory using the US EPA standard three species toxicity test (Lewis, *et al.*, 1994) with *Ceriodaphnia dubia* (freshwater zooplankton), *Pimephales promelas* (fathead minnow larvae) and *Selenastrum capricornutum* (freshwater alga) as the test organisms. Some of the samples were processed through a toxicity testing dilution series in order to estimate the total amount of toxicity present in the sample. Some of the undiluted and diluted samples were treated with piperonyl butoxide (PBO). PBO interacts with organophosphate pesticides such as diazinon and chlorpyrifos to eliminate and/or reduce their toxicity (Bailey, *et al.*, 1996).

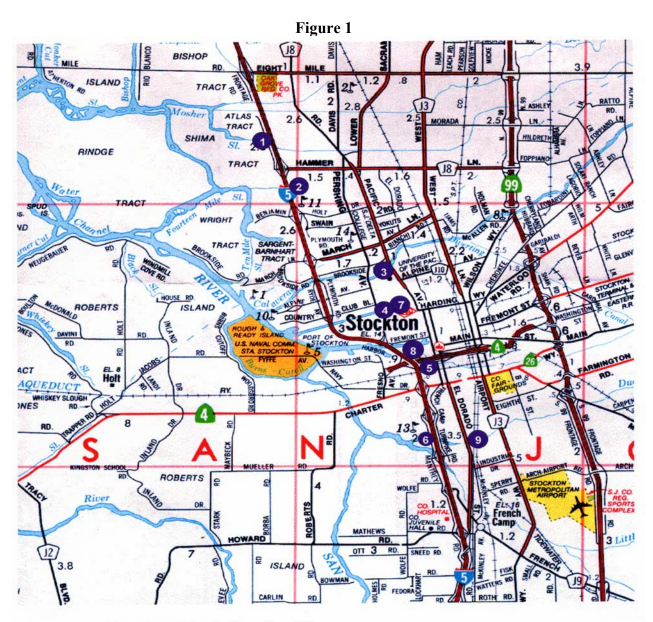
Some of the samples were analyzed for the OP pesticides diazinon and chlorpyrifos using the enzyme linked immunosorbent assay (ELISA) procedure. Details of the sampling and analytical procedures are provided by the UCD-ATL QAPP.

While not involved in the original studies, the authors of this report, Drs. G. Fred Lee and Anne Jones-Lee, were asked to assist the DeltaKeeper/CVRWQCB in developing a report summarizing the data obtained in these studies. This report presents an overview assessment of the information available from the 1994-2000 city of Stockton urban stormwater runoff aquatic life toxicity studies. Appendix A presents the UCD-ATL test results for the CVRWQCB/DeltaKeeper collected samples. Some of the data used in this report have previously been reported by Connor (1994, 1995), Fong, *et al.* (2000) and Werner, *et al.* (1999, 2000).

In addition to the CVRWQCB/DeltaKeeper/UCD ATL data, the city of Stockton holds an NPDES stormwater permit that requires monitoring of stormwater runoff. Stormwater monitoring data was available for 1996, 1997, 1998, 1999 and 2000 (San Joaquin, 1997, Stockton 1998, 1999, 2000). Summaries of that data (See Appendix B) indicate that the results are similar to the 1998-2000 data.

Regulatory Requirements

In accord with the US EPA Clean Water Act requirements, the CVRWQCB has adopted a Basin Plan objective of no toxicity in ambient waters. The CVRWQCB (1998) states,



Stockton Slough Sampling Sites

1 Mosher Slough - Mariner's Drive bridge at I-5

- Mosher Slough Mariner's Drive bridge at I-5
 Five-Mile Slough at Plymouth Road bridge
 Calaveras River at Woods Bridge, north of UOP campus
 Smiths Canal at Pershing Avenue bridge
 Mormon Slough at Lincoln Street bridge
 Walker Slough at Manthey Road bridge and I-5 (Van Buskirk Park)
 Smiths Canal at Yosemite Street
 Mormon Slough at Turning Basin
 Walker Slough at Turning Basin

- 9 Walker Slough upstream from confluence with Duck Creek

"Toxicity

All waters shall be maintained free of toxic substances in concentrations that produce detrimental physiological responses in human, plant, animal, or aquatic life. This objective applies regardless of whether the toxicity is caused by a single substance or the interactive effect of multiple substances. Compliance with this objective will be determined by analyses of indicator organisms, species diversity, population density, growth anomalies, and biotoxicity tests of appropriate duration or other methods as specified by the Regional Water Board. The Regional Water Board will also consider all material and relevant information submitted by the discharger and other interested parties and numerical criteria and guidelines for toxic substances developed by the State Water Board, the California Office of Environmental Health Hazard Assessment, the California Department of Health Services, the U.S. Food and Drug Administration, the National Academy of Sciences, the U.S. Environmental Protection Agency, and other appropriate organizations to evaluate compliance with this objective. The survival of aquatic life in surface waters subjected to a waste discharge or other controllable water quality factors shall not be less than that for the same water body in areas unaffected by the waste discharge, or, when necessary, for other control water that is consistent with the requirements for "experimental water" as described in Standard Methods for the Examination of Water and Wastewater, latest edition. As a minimum, compliance with this objective as stated in the previous sentence shall be evaluated with a 96-hour bioassay. In addition, effluent limits based upon acute biotoxicity tests of effluents will be prescribed where appropriate; additional numerical receiving water quality objectives for specific toxicants will be established as sufficient data become available; and source control of toxic substances will be encouraged."

The toxicity reported herein is a violation of the CVRWQCB Basin Plan objective for protection of aquatic life from toxicity. This toxicity has caused Five Mile Slough and Mosher Slough to be listed on the Clean Water Act 303(d) list of "impaired" waterbodies. This listing requires that a total maximum daily load (TMDL) be established to control the constituents responsible for the toxicity.

Water Quality Criteria/Standards as TMDL Goals. The current US EPA approach for establishing TMDL goals is to control the constituent that causes the 303(d) listing of the waterbody as being an "impaired" waterbody. Typically, the 303(d) listing arises out of an exceedance of a worst-case-based water quality standard. While the US EPA (1987) published a water quality criterion for chlorpyrifos, the Agency does not require that this criterion be adopted by the states as a standard since chlorpyrifos is not considered a "toxic" pollutant. This criterion has not been adopted by California as a water quality objective.

The US EPA has not developed a water quality criterion for diazinon. An Agency contractor has developed a proposed acute criterion; however, there are problems in developing the chronic criterion. The California Department of Fish and Game, however, using US EPA criteria development approaches, has developed recommended water quality criteria for diazinon and chlorpyrifos. Siepmann and Finlayson (2000) have recently completed an updated evaluation of the recommended water quality criteria for diazinon and chlorpyrifos. They recommend a freshwater diazinon acute criterion (CMC) of 80 ng/L and a chronic criterion

(CCC) of 50 ng/L. No saltwater criteria were recommended for diazinon. They recommend a freshwater chlorpyrifos CMC of 20 ng/L and a CCC of 14 ng/L. The corresponding recommended chlorpyrifos saltwater CMC was 20 ng/L and CCC was 9 ng/L. They also indicate that the diazinon and chlorpyrifos toxicities are additive.

Strauss (2000) has indicated that the Fish and Game criteria would be acceptable TMDL goals to the US EPA Region IX.

Summary of Results

A summary of the data obtained in these studies is presented in Tables 1 through 8. The original data tables with some minor modifications from that developed by the UCD-ATL are included in Appendix A. Also included in this Appendix is a brief discussion of the data pertinent to a particular sampling event.

The rainfall data reported in Table 9 was collected from the city of Stockton Metro as retrieved from www.ncdc.noaa.gov/onlineprod/gsod/temp/gsod_28393.txt. At times, precipitation in Stockton can be highly localized, where the amount of precipitation collected at a particular gage may not be representative of the amount of precipitation that occurred at other locations within the city of Stockton. The rainfall record of data for Stockton indicates that there was no recording of rainfall data during weekends.

Tables 1 through 8 provide information on the toxicity test results and chemical analyses obtained in these studies for each of the dates for which samples were collected. The *Ceriodaphnia* data set "% Sample" column indicates whether there was any dilution of the sample or any additions such as PBO or EDTA. The "Toxic Response" column provides the percent kill information on the day indicated in parentheses. The "Comments" column provides a brief summary of the most outstanding feature of that particular data set. The "Diazinon" and "Chlorpyrifos" concentrations are based on the ELISA testing where the < value was the indicated detection limit of the test. The "Calculated TUa" column represents a value obtained by dividing the concentration of diazinon or chlorpyrifos by the LC₅₀ value and summing the two quotients. For diazinon a *Ceriodaphnia* LC₅₀ value of 450 ng/L was used. For chlorpyrifos, the LC₅₀ value used was 80 ng/L.

For the fathead minnow larvae tests, the "% Mortality" is provided with a comment as to whether it was statistically significant. The *Selenastrum* tests were summarized in terms of whether there was a toxic response based on a decrease in the number of *Selenastrum* cells in the test samples compared to the control. The "Comment" section indicates whether the algae in the test samples grew to a greater degree than the reference, indicating a "stimulation" of growth by nutrients in the samples.

The estimated *Ceriodaphnia* TUa (acute toxicity) presented in Tables 1 through 8 is based on the *Ceriodaphnia* LC_{50} normalized diazinon and chlorpyrifos concentrations, some for their additivity. The *Ceriodaphnia* LC_{50} for diazinon used was 450 ng/L and for chlorpyrifos, 80 ng/L. For many samples, chlorpyrifos was not measured. This would tend to give the estimated TUa lower than was actually present. Typically, when measured, diazinon contributed from 0.5 to 1 TUa for the sample.

Discussion

Mosher Slough. Table 1 presents the toxicity data for the three test organisms for samples of Mosher Slough during times of stormwater runoff. In general, the undiluted sample of Mosher Slough during runoff events killed 100 % of the *Ceriodaphnia* within one to seven days. The addition of PBO to the sample reduced the toxicity. The concentrations of diazinon ranged from about 310 ng/L to 1,200 ng/L. Chlorpyrifos was found to range from about 30 ng/L to 120 ng/L. The estimated TUa based on diazinon concentrations for *Ceriodaphnia* toxicity ranged from 1 to 2.4. The three samples for which there was diazinon and chlorpyrifos concentrations measured and a dilution series of the toxicity conducted, showed that there was reasonable agreement between the estimated TUa and the measured TUa.

There was no toxicity to fathead minnow larvae or *Selenastrum* in the Mosher Slough samples. The algal test showed stimulation apparently due to the nutrients in the sample.

Five Mile Slough. Table 2 presents the Five Mile Slough toxicity test results. Examination of the data in Table 2 shows that the toxicity and the diazinon concentrations found in Five Mile Slough were similar to those reported for Mosher Slough. In general, the undiluted stormwater runoff impacted Five Mile Slough sample killed all *Ceriodaphnia* within four days. The addition of PBO greatly reduced the toxicity. The concentrations of diazinon and chlorpyrifos produced an estimated TUa of 0.5 to 2.5 TUa of *Ceriodaphnia* toxicity. The one sample on October 5, 1994, where diazinon and chlorpyrifos were measured and a toxicity test dilution series was conducted showed reasonable agreement between the estimated and measured TUa.

There was no toxicity to fathead minnow larvae or *Selenastrum* found in the Five Mile Slough samples.

Calaveras River. The toxicity tests and chemical analyses conducted on the Calaveras River sampled during stormwater runoff events presented in Table 3, shows 100 % kill of *Ceriodaphnia* within two to four days for many of the samples, although some showed no toxicity to *Ceriodaphnia* over seven days. In general, the concentrations of diazinon found in the Calaveras River were somewhat less than found in Mosher Slough and Five Mile Slough. The estimated TUas ranged from 0.5 to 1.5 for the Calaveras River samples.

Walker Slough-Duck Creek. Table 4 presents the data from the limited number of samples collected from Walker Slough-Duck Creek. Some of the samples showed high levels of toxicity to *Ceriodaphnia* while others were nontoxic. The data for diazinon and chlorpyrifos concentrations are too limited to make general statements about their concentrations.

Smith Canal. Table 5 presents the toxicity test results for the Smith Canal samples. Generally, the level of toxicity in Smith Canal following stormwater runoff events is less than that found in the other Stockton sloughs/rivers. Some of the samples required seven days to kill 100 % of the *Ceriodaphnia*. In general, the concentrations of diazinon and chlorpyrifos found in these samples were significantly lower than found in Mosher Slough and other waterbodies studied. There was no toxicity to fathead minnow larvae or *Selenastrum*.

Mormon Slough, Lake McLeod, and Turning Basin. Tables 6, 7, and 8 present the *Ceriodaphnia* toxicity test results for Mormon Slough, Lake McLeod, and the Port of Stockton Turning Basin, respectively. These waterbodies were sampled on February 6 and 7, 1994. The February 6 samples showed low levels of toxicity, requiring six to seven days to kill all of the *Ceriodaphnia*. The February 7 samples, however, were highly toxic with 100 % kill in one to two days. From 500 to 900 ng/L of diazinon were found in the February 7 samples. No measurements of chlorpyrifos were made. No information is available on the precipitation on February 6. However, a rain gage located at the city of Stockton fire station recorded 0.08 inches on February 7, 1994.

City of Stockton Stormwater Runoff OP Pesticide Aquatic Toxicity Monitoring

The City of Stockton, as part of its NPDES permit regulating stormwater runoff, is required to measure aquatic life toxicity and OP pesticide concentrations. If toxicity is found, TIEs are required to attempt to identify its cause. Appendix B presents the results of the City of Stockton's stormwater runoff OP pesticide and aquatic life toxicity monitoring. Examination of the data in Appendix B shows that the city's monitoring also found that the stormwater runoff from residential and commercial/industrial areas was, in general, toxic to *Ceriodaphnia*. The City also found appreciable toxicity to *Selenastrum* in some samples. The magnitude of the toxicity and the OP pesticide diazinon and chlorpyrifos concentrations were similar to those found by the CVRWQCB and the DeltaKeeper, presented in Appendix A.

Water Quality Implications

The magnitude of the toxicity found in these studies was sufficient to be a significant potential threat to aquatic life related beneficial uses of the city of Stockton's sloughs/rivers and the nearby Delta. This adverse impact to beneficial uses would be manifested in the form of potentially reducing some of the zooplankton available to larval fish as food. This in turn could affect higher trophic level aquatic life related beneficial uses of these waterbodies and the Delta. The diazinon and chlorpyrifos toxicity to zooplankton is highly restrictive with respect to the types of organisms that experience this toxicity at the concentrations of diazinon and chlorpyrifos found in urban stormwater runoff. Further, the short term pulses of toxicity associated with stormwater runoff events limits the period of time that adverse impacts to zooplankton would be expected. The toxicity to *Ceriodaphnia* at low concentrations of diazinon and chlorpyrifos is somewhat unique among zooplankton. There are many forms of zooplankton that do not experience diazinon and chlorpyrifos toxicity at the concentrations typically found in urban stormwater runoff. These issues have been discussed by Lee and Taylor (1999), Lee, *et al.* (2001a,b), Giddings, *et al* (2000), Giesy, *et al* (1999), and Siepmann and Finlayson (2000).

Giddings, *et al* (2000) and Giesy, *et al* (1999) assert that based on a probabilistic risk assessment approach, the toxicity of diazinon and chlorpyrifos to *Ceriodaphnia* is of no water quality significance, based on the fact that there are potentially a variety of zooplankton that can serve as larval fish and other aquatic life food sources. Lee and Jones-Lee (1999) point out, however, that until the ecological/water quality significance of killing a particular type of zooplankton is known, it is not possible to reliably claim that killing zooplankton with a diazinon and chlorpyrifos toxicity sensitivity similar to that of *Ceriodaphnia* is not of ecological/water quality significance.

The water quality impact of the toxicity found in these studies becomes that of whether during stormwater runoff events in the city of Stockton, are there zooplankton in the City sloughs/rivers that are killed or experience impaired reproduction that are essential components of larval fish and other desirable forms of aquatic life food? No information is available on this issue. It is possible that the pulses of diazinon and chlorpyrifos caused aquatic life toxicity that occur in Stockton sloughs/rivers during stormwater runoff events are not detrimental to the higher trophic level beneficial uses of these waterbodies. It is also possible that they are of significance. There is need to conduct studies to evaluate the water quality significance of the stormwater runoff associated toxic pulses caused by diazinon and chlorpyrifos as well as other pesticides or constituents present in stormwater runoff on the beneficial uses of the waterbodies receiving the runoff. Until such studies are conducted that reliably demonstrate that these toxic pulses are not significant to the beneficial uses of the waterbodies, they, in accord with Clean Water Act requirements, must be regulated as though the toxicity found is significantly adverse to the beneficial uses of the waterbodies in which the toxicity occurs.

It is important to note that while diazinon and chlorpyrifos are not directly toxic to fish and a variety of other forms of zooplankton, there may be toxicity to benthic (bottom dwelling) organisms associated with the stormwater runoff pulses of aquatic life toxicity. The toxicity to benthic organisms could be adverse to higher trophic level aquatic life (fish, etc.) through reduction in available food. One of the most sensitive organisms known to diazinon and chlorpyrifos toxicity is an amphipod, *Gammarus fasciatus*. There could be other benthic organisms which are essential components of larval fish food that are adversely impacted by diazinon and chlorpyrifos as well as other pesticide caused aquatic life toxicity in urban stormwater runoff events. This is another area that needs to be investigated, not only to understand the water quality significance of the stormwater associated toxic pulses caused by diazinon and chlorpyrifos, but also by the potential toxicity that will occur with pesticides that are used as an alternative/replacement to diazinon and chlorpyrifos.

Conclusions

The overall conclusions from the city of Stockton urban stormwater runoff aquatic life toxicity studies of Mosher Slough, Five Mile Slough, Calaveras River, Walker Slough-Duck Creek, and Smith Canal (waterbodies) are presented below.

- Stormwater runoff to the investigated waterbodies during 1994-2000 caused the waterbody to be toxic to *Ceriodaphnia*.
- Typically, one to two acute toxic units (TUa) were present in the waterbodies during a stormwater runoff event.
- The concentrations of diazinon and chlorpyrifos found in Stockton's sloughs/rivers and other waterbodies investigated in this study following stormwater runoff events frequently exceeded the California Department of Fish and Game recommended criteria for these pesticides. This exceedance would cause these waterbodies to be in violation of a TMDL goal for the control of aquatic life toxicity caused by these pesticides that was numerically equal to the California Department of Fish and Game recommended criterion.
- Samples taken the day after a stormwater runoff event were, in general, nontoxic and had low levels of OP pesticides.

- Stormwater runoff to these waterbodies did not cause toxicity to fathead minnow larvae or the alga *Selenastrum*. Typically, samples of the waterbodies during stormwater runoff stimulated the growth of the test alga.
- Based on toxicity investigation evaluations (TIEs), PBO and ELISA testing, diazinon is the chemical primarily responsible for the observed toxicity. Some samples had sufficient chlorpyrifos concentrations to contribute to the toxicity found.
- Based on limited TIE studies utilizing EDTA to complex the heavy metals, heavy metals do not appear to be a contributor to the aquatic life toxicity found.
- Samples of precipitation taken in Stockton in 1996 showed concentrations of diazinon and chlorpyrifos well below toxic levels for *Ceriodaphnia*.
- There is some indication of possible pyrethroid pesticide toxicity as indicated by PBO enhanced toxicity.
- Urban stormwater runoff monitoring conducted by the city of Stockton during 1995-2000 shows *Ceriodaphnia* toxicity, which was apparently due to diazinon. The November 8, 1999, sample of stormwater runoff from MS-14 to Mosher Slough was the only sample collected which showed appreciable unknown-caused toxicity.
- The Stockton stormwater runoff associated toxicity to zooplankton may be having an adverse impact on the dissolved oxygen concentrations in the Stockton sloughs/rivers, as well as in the San Joaquin River Deep Water Ship Channel, as a result of killing zooplankton in the sloughs/rivers, Ship Channel and San Joaquin River that normally graze phytoplankton. The lack of grazing due to toxicity to zooplankton could be responsible for phytoplankton blooms that lead to DO depletion in the sloughs/rivers and Deep Water Ship Channel below water quality objectives.
- The aquatic life toxicity found in city of Stockton stormwater runoff is similar to what has been found in urban stormwater runoff in the San Francisco Bay region; Sacramento area; Orange County, CA.; Los Angeles and San Diego (Lee and Taylor 1999, 2001a,b).

Recommendations for Future Work

Presented below are recommendations for future studies and programs that need to be evaluated and, if appropriate, implemented.

- There is need to evaluate the contribution of agricultural stormwater runoff to the aquatic life toxicity present in the city of Stockton waterbodies that receive agricultural runoff/drainage from upstream sources.
- There is need to evaluate the potential for enhanced toxicity due to OP pesticides associated with low dissolved oxygen concentrations in the waterbodies and downstream.
- There is need to understand the dry weather flow toxicity to young fathead minnows (not larvae) that the DeltaKeeper has found in caged fathead minnows placed in the waterbodies near city of Stockton stormwater sewer discharges.
- There is need to evaluate the water quality/ecological significance of periodic toxic pulses associated with stormwater runoff events within the city of Stockton on the sloughs'/rivers' and the nearby Delta aquatic resources. The slough/river backwater areas could be important nursery grounds for Delta fish that are being adversely impacted by current OP pesticide-caused aquatic life toxicity.
- There is need to determine whether the toxicity of fall stormwater runoff events kills zooplankton in the San Joaquin River and/or Deep Water Ship Channel and thereby enables a

greater algal bloom to occur than would occur if the zooplankton were able to graze the phytoplankton. If the zooplankton populations are depressed following a fall precipitation runoff event, then there is need to see if a phytoplankton bloom occurs which causes a greater DO depletion in the Deep Water Ship Channel than normally occurs during the fall.

- During the fall and winter of 1999, US EPA announced agreements which effectively phase out the use of the OP pesticides diazinon and chlorpyrifos in residential areas during 2001 for chlorpyrifos and by 2005 for diazinon. This situation means that the aquatic life toxicity due to the use of these pesticides in residential areas within Stockton will be significantly decreased, and possibly eliminated, within a few years. Since some uses of these pesticides will still be allowed, such as on golf courses and in agricultural pest control, it will be important to continue to monitor diazinon, chlorpyrifos and aquatic life toxicity in stormwater runoff within the city of Stockton and upstream of the City's sources that receive agricultural stormwater runoff and irrigation tailwater.
- Since the phase-out of residential use of diazinon and chlorpyrifos will result in the use of other pesticides that have the potential to be present in stormwater runoff, it will be important to determine what pesticides are being used on residential properties, the amounts used, how and where they are being applied and the concentrations present in stormwater runoff. Also, the aquatic life toxicity of stormwater runoff to Stockton sloughs/rivers should be monitored on a regular basis, using the US EPA standard three species tests to evaluate how the toxicity of the runoff changes as diazinon and chlorpyrifos are phased out of urban residential use and new pesticides are used in their place. It is possible that this substitution of pesticides could cause significantly greater adverse impacts to the aquatic life-related beneficial uses of Stockton sloughs/rivers and the nearby associated Delta waters than were caused by the OP pesticides diazinon and chlorpyrifos.
- There is need to evaluate the possible control of OP pesticide-and other/substitute pesticidecaused aquatic life toxicity in Stockton stormwater runoff. Consideration should be given to public education as a means of controlling both residential and agriculturally-derived pesticide-caused aquatic life toxicity.
- There is need to understand how the use of pesticides in residential areas for termite and ant control and lawn and garden pest control leads to stormwater runoff that is toxic to *Ceriodaphnia* and other forms of aquatic life.
- There is need to evaluate the effectiveness of education programs in reducing the amounts of pesticides and aquatic life toxicity in city of Stockton waterbodies. Also, consideration should be given to assessing the improvements in the aquatic life-related beneficial uses that could result from controlling the use of pesticides within the city of Stockton that causes aquatic life toxicity in the City's waterbodies and nearby regions of the Delta.

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Table 1. Summary of Aquatic Toxicity Test Data Mosher Slough, Stockton, CA (1994-1999)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | Est. | ГUa Meas. |
|----------|-----------------|--|-----------------------------|--------------------|-----------------------------|------|--------------|
| 2/6/94 | 100 | 100 (1) | | 900 | | 2 | |
| 2/6/94 | 100 | 100 (1) | | | | - | |
| 2/6/94 | 100+200µg/L PBO | 20 (2) | PBO reduced toxicity | | | | |
| 2/7/94 | 100 | 100 (1) | | 630 | | 1.4 | |
| 2/7/94 | 100 | 100 (1) | | | | | |
| 2/7/94 | 100+200µg/L PBO | 0 (7) | PBO reduced toxicity | | | | |
| 10/5/94 | 100 | 100 (2) | | 459 | <80 | 1 | 1 |
| 10/5/94 | 100 | 100 (3) | | | | | |
| 10/5/94 | 100 | 50 (2) | | | | | |
| 10/5/94 | 50 | 0 (4) | | | | | |
| 10/5/94 | 100+200µg/L PBO | 10 (4) | PBO reduced toxicity | | | | |
| 11/6/94 | 100 | 100 (2) | | | | | |
| 11/6/94 | 100 | 100 (3) | | 499 | <80 | 1 | |
| 11/6/94 | 100+200µg/L PBO | 0 (4) | PBO reduced toxicity | | | | |
| 5/3/95 | 100 | 100 (2) | At Don Ave. | 417 | 120 | 2.4 | |
| 5/3/95 | 100+200µg/L PBO | 0 (4) | PBO reduced toxicity | | | | |
| 10/29/96 | 100 | 100 (7) | No information on kill rate | 486 | 103 | 2.4 | |
| 10/29/96 | 100+200µg/L PBO | 100 (7) | | | | | |
| 10/29/96 | 100 | 100(1) | (H36) | | | | |
| 10/29/96 | 50 | 80 (4) | | | | | |
| 10/29/96 | 50+100µg/L PBO | 0 (4) | PBO reduced toxicity | | | | |
| 10/29/96 | 50+200µg/L PBO | 13 (4) | PBO activated toxicity | | | | |
| 10/29/96 | 25 | 0 (4) | | | | | |
| 10/29/96 | 25+100µg/L PBO | 0 (4) | | | | | |
| 10/29/96 | 25+200µg/L PBO | 77 (3) | PBO activated toxicity | | | | |
| 10/29/96 | 12.5 | 7 (4) | - | | | | |
| 10/29/96 | 100+15mg/L EDTA | 93 (4) | Not metal toxicity | | | | |
| 10/29/96 | 100+30mg/L EDTA | 100(1) | | | | | |

(continues)

Table 1. Summary of Aquatic Toxicity Test Data Mosher Slough, Stockton, CA (1994-1999) (continued)

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | TUa Est. Meas |
|----------|-------------------|--|-------------------------------------|--------------------|-----------------------------|------------------|
| 11/13/97 | 100 | 100 (3) | | 461 | 59 | 2 |
| 11/13/97 | 100+ 100 µg/L PBO | 90 (3) | | | | |
| 9/9/98 | 100 | 0 (7) | | | | |
| 10/24/98 | 100 | 100 (3) | At Mariner | 310 | | |
| 10/24/98 | 100+ 100 µg/L PBO | 20 (7) | | | | |
| 12/7/98 | 100 | 60 (7) | | | | |
| 12/7/98 | 100 | 90 (7) | | | | |
| 12/7/98 | 100+ 100 µg/L PBO | 0 (7) | PBO reduced toxicity | | | |
| 1/20/99 | 100 | 100 (1) | | | | |
| 1/20/99 | 100+100 µg/L PBO | 100 (6) | PBO slowed kill rate | | | |
| 1/20/99 | 100 | 100(1) | At I-5 | 1,200 | 50 | 3 |
| 1/20/99 | 100 | 100 (1) | At Don Ave | | | |
| 2/8/99 | 100 | 100(1) | At I-5 | 820 | 40 | 2.3 2 |
| 2/8/99 | 100+ 100 µg/L PBO | 0 (4) | At I-5 | | | |
| 2/8/99 | 50 | 100 (2) | At I-5 | | | |
| 2/8/99 | 25 | 0 (4) | At I-5 | | | |
| 2/8/99 | 25+ 100 μg/L PBO | 0 (4) | At I-5 | | | |
| 2/8/99 | 12.5 | 0 (4) | At I-5 | | | |
| 2/8/99 | 100 | 100(1) | At Don Ave | 860 | 30 | 2.3 1.6 |
| 2/8/99 | 100+ 100 µg/L PBO | 5 (3) | At Don Ave; PBO reduced toxicity | | | |
| 2/8/99 | 50 | 100 (1) | | | | |
| 2/8/99 | 25 | 0 (4) | | | | |
| 2/8/99 | 25+ 100 μg/L PBO | 0 (4) | | | | |
| 9/22/99 | 100 | 100 (3) | | | | |
| 9/22/99 | 100+100 µg/L PBO | 20 | PBO reduced toxicity | | | |

J – Estimated < detection limit

--- Not measured

(table continues)

Table 1. Summary of Aquatic Toxicity Test Data Mosher Slough, Stockton, CA (1994-1999) (continued)

Fathead Minnow Larvae

| Date | % Mortality | Comment |
|----------|-------------|---|
| 10/5/96 | 0 | |
| 10/29/96 | 5 | Not statistically significant |
| 11/13/97 | 22 | Not statistically significant |
| 9/9/98 | 0 | |
| 10/24/98 | 2.5 | Not statistically significant |
| 12/7/98 | 0 | |
| 2/8/99 | 5 | at I-5; Not statistically significant |
| 2/8/99 | 10 | at Don Ave; Not statistically significant |

| Date | Toxic Response | Comment |
|----------|----------------|-------------|
| 10/5/94 | No | Stimulation |
| 11/6/94 | No | |
| 10/29/96 | No | Stimulation |
| 11/13/97 | No | |
| 9/9/98 | No | Stimulation |
| 10/24/98 | No | Stimulation |
| 12/7/98 | No | |
| 1/20/99 | No | |
| 2/8/99 | Yes | At I-5 |
| 2/8/99 | Yes | At Don Ave |

Table 2. Summary of Aquatic Toxicity Test Data Five Mile Slough, Stockton, CA (1994-1998)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | T Est. | 'Ua Meas. |
|----------|-----------------|--|--------------------------------|--------------------|-----------------------------|-----------|--------------|
| 2/6/94 | 100 | 100 (2) | | 1,000 | | 2 | |
| 2/6/94 | 100 | 100 (1) | | | | | |
| 2/6/94 | 100+200µg/L PBO | 80 (4) | PBO reduced toxicity | | | | |
| 2/7/94 | 100 | 100(1) | | >1,000 | | > 2 | |
| 2/7/94 | 100 | 100(1) | | 1,200 | | 2.5 | |
| 2/7/94 | 100+200µg/L PBO | 20 (4) | PBO reduced toxicity | | | | |
| 10/5/94 | 100 | 100 (2) | | 278 | <80 | 0.5 | 1 |
| 10/5/94 | 100 | 100 (3) | | | | | |
| 10/5/94 | 50 | 0 (4) | Between 1 and 2 TUa | | | | |
| 10/5/94 | 100+200µg/L PBO | 60 (7) | PBO reduced toxicity | | | | |
| 11/6/94 | 100 | 0 (4) | | 80 | <80 | 1 | |
| 10/29/96 | 100 | 100 (7) | No information on rate of kill | 304 | 84 | 1.5 | |
| 10/29/96 | 100+100µg/L PBO | 0 (7) | PBO reduced toxicity | | | | |
| 11/13/97 | 100 | 100 (5) | | 359 | 52 | 2 | |
| 11/13/97 | 100+100µg/L PBO | 0 (7) | PBO reduced toxicity | | | | |
| 10/24/98 | 100 | 0(7) | | | | | |
| 10/24/98 | 100+100µg/L PBO | 10 (7) | | | | | |
| 9/22/99 | 100 | 100 (7) | | | | | |
| 9/22/99 | 100+100µg/L PBO | 0 | | | | | |

--- Not measured

Fathead Minnow Larvae

| Date | % Mortality | Comment |
|----------|-------------|-------------------------------|
| 10/5/94 | 7 | Not statistically significant |
| 10/29/96 | 42 | Not statistically significant |
| 11/13/97 | 75 | Statistically significant |
| 10/24/98 | 0 | |

| Date | Toxic Response | Comment |
|----------|----------------|-------------|
| 10/5/94 | No | Stimulation |
| 11/6/94 | No | |
| 10/29/96 | No | Stimulation |
| 11/13/97 | No | Stimulation |
| 10/24/98 | No | Stimulation |

Table 3. Summary of Aquatic Toxicity Test Data Calaveras River, Stockton, CA (1994-1998)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | TUa Est. Meas. |
|----------|-----------------|--|-----------------------------|--------------------|-----------------------------|-------------------|
| 2/6/94 | 100 | 100 (2) | | 380 | | 0.8 |
| 2/6/94 | 100 | 100 (2) | | | | |
| 2/6/94 | 100+200µg/L PBO | 0 (7) | PBO reduced toxicity | | | |
| 2/7/94 | 100 | 100 (2) | | 450 | | 1 |
| 2/7/94 | 100 | 100 (2) | | | | |
| 2/7/94 | 100+200µg/L PBO | 0 (7) | PBO reduced toxicity | | | |
| 10/5/94 | 100 | 100 (4) | | 299 | <80 | 0.5 |
| 10/5/94 | 100 | 100 (4) | | | | |
| 10/5/94 | 100+100µg/L PBO | 5 (6) | PBO reduced toxicity | | | |
| 11/6/94 | 100 | 0 (4) | | 199 | 88 | 1.5 |
| 10/29/96 | 100 | 0 (7) | TUa could not be calculated | 36 | <50 | |
| 10/29/96 | 100+100µg/L PBO | 0 (7) | | | | |
| | | | | | | |
| 10/24/98 | 100 | 10 (7) | At Pershing | | | |
| 10/24/98 | 100+100µg/L PBO | 0(7) | | | | |

J – Estimated < detection limit

--- Not measured

Fathead Minnow Larvae

| Date | % Mortality | Comment |
|----------|-------------|-------------------------------|
| 10/5/94 | 0 | |
| 10/29/96 | 2 | Not statistically significant |
| 10/24/98 | 2 | Not statistically significant |

| Date | Toxic Response | Comment |
|----------|----------------|-------------|
| 10/5/94 | No | |
| 11/6/94 | No | Stimulation |
| 10/29/96 | No | Stimulation |
| 10/24/98 | No | Stimulation |

Table 4. Summary of Aquatic Toxicity Test Data Walker Slough-Duck Creek, Stockton, CA (1994-1998)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- Pyrifos (ng/L) | TUa Est. Meas. |
|----------|-----------------|--|--------------------------------|--------------------|-----------------------------|-------------------|
| 10/5/94 | 100 | 100 (7) | No information on rate of kill | 273 | <80 | 0.5 |
| 11/6/94 | 100 | 0 (4) | TUa could not be calculated | <30 | <80 | |
| 12/11/95 | 100 | 100 (2) | White light | | | |
| 12/11/95 | 100 | 100 (2) | UV light | | | |
| 12/11/95 | 80 | 100 (3) | Ŭ | | | |
| 12/11/95 | 60 | 100 (4) | | | | |
| 12/11/95 | 40 | 64 (7) | | | | |
| 12/11/95 | 20 | 0 (7) | | | | |
| 10/29/96 | 100 | 0 (7) | | 96 | 65 | 1 |
| 10/29/96 | 100+100µg/L PBO | 0 (7) | | | | |
| 9/9/98 | 100 | 0 (7) | | | | |
| 10/24/98 | 100 | 100 (2) | | 170 | | |
| 10/24/98 | 100+100µg/L PBO | 0 (7) | | | | |
| 12/7/98 | 100 | 0 (7) | | | | |
| 9/22/99 | 100 | 0(7) | | | | |

J – Estimated < detection limit

-- - Not measured

Fathead Minnow Larvae

| Date | % Mortality | Comment |
|----------|-------------|-------------------------------|
| 10/5/94 | 0 | Impaired growth |
| 10/29/96 | 0 | |
| 9/9/98 | 5 | Not statistically significant |
| 10/24/98 | 10 | Not statistically significant |
| 12/7/98 | 0 | |

| Date | Toxic Response | Comment | |
|----------|----------------|-------------|--|
| 10/5/94 | No | | |
| 11/6/94 | No | Stimulation | |
| 10/29/96 | No | Stimulation | |
| 9/9/98 | No | Stimulation | |
| 10/24/98 | No | Stimulation | |
| 12/7/98 | No | | |
| 12/7/98 | Yes | | |
| 12/7/98 | No | | |
| 12/14/98 | No | | |

Table 5. Summary of Aquatic Toxicity Test Data Smith Canal, Stockton, CA (1994-1998)

Ceriodaphnia

| | % Sample | Toxicity Response %kill in (days) Comments 100 (7) No information of kill | | Diazinon (ng/L) | Chlor- Pyrifos (ng/L) | TUa Est. Meas. | |
|----------|-----------------|---|-----------------------------------|--------------------|-----------------------------|-------------------|--|
| 11/6/94 | 100 | | | 186 | 122 | 1.5 | |
| 11/8/96 | 100 | 0 (7) | 0 (7) TUa could not be calculated | | <80 | | |
| 11/6/94 | 100 | 100 (6) | | | | | |
| 11/6/94 | 100+100µg/L PBO | 87 (7) | PBO caused delayed mortality | | | | |
| 11/9/94 | 100 | 100 (7) | | 166 | <80 | 0.25 | |
| 11/9/94 | 100 | ?? | | | | | |
| 11/9/94 | 100+200µg/L PBO | 0(7) | | | | | |
| 11/25/94 | 100 | 20 (7) | | 106 | <80 | 0.25 | |
| 12/4/94 | 100 | 0 (7) | TUa could not be calculated | <30 | <80 | | |
| 3/11/95 | 100 | 100 (7) | | | | | |
| 3/11/95 | 100+200µg/L PBO | 20 (3) | PBO reduced toxicity | | | | |
| 10/29/96 | 100 | 100 (7) | | 129 | <30 | 0.25 | |
| 10/29/96 | 100+100µg/L PBO | 0 (7) | PBO reduced toxicity | | | | |
| 10/24/98 | 100 | 0 (7)-? | At Pershing | | | | |
| 10/24/98 | 100+100µg/L PBO | 0 (7) | - | | | | |

--- Not measured

Fathead Minnow Larvae

| Date | % Mortality | Comment |
|----------|-------------|-------------------------------|
| 11/6/94 | 7 | Not statically significant |
| 1/25/94 | 7 | Not statically significant |
| 12/4/94 | 0 | |
| 10/29/96 | 2 | Not statistically significant |
| 10/24/98 | 0 | |

| Date | Toxic Response | Comment |
|----------|----------------|-------------|
| 11/6/94 | No | |
| 11/8/94 | No | Stimulation |
| 11/19/94 | No | Stimulation |
| 11/25/94 | No | Stimulation |
| 12/4/94 | No | Stimulation |
| 10/24/98 | No | Stimulation |

Table 6 Summary of Aquatic Toxicity Test Data Mormon Slough, Stockton, CA (1994)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | TUa Est. Meas. |
|--------|-----------------|--|----------------------|--------------------|-----------------------------|-------------------|
| 2/6/94 | 100 | 100 (6) | | 320 | | 0.8 |
| 2/6/94 | 100 | 100 (7) | | | | |
| 2/6/94 | 100+200µg/L PBO | 0(7) | PBO reduced toxicity | | | |
| 2/7/94 | 100 | 100(1) | | 900 | | 2 |
| 2/7/94 | 100 | 100(1) | | | | |
| 2/7/94 | 100+200µg/L PBO | 100 (2) | PBO reduced toxicity | | | |

-- – Not measured

Table 7. Summary of Aquatic Toxicity Test DataLake McLeod, Stockton, CA (1994)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | TUa Est. Meas. |
|--------|-----------------|--|----------------------|--------------------|-----------------------------|-------------------|
| 2/6/94 | 100 | 100 (6) | | 200 | | < 0.5 |
| 2/6/94 | 100 | 100 (6) | | | | |
| 2/6/94 | 100+200µg/L PBO | 0(7) | PBO reduced toxicity | | | |
| 2/7/94 | 100 | 100 (2) | | 500 | | 1 |
| 2/7/94 | 100 | 100 (2) | | | | |
| 2/7/94 | 100+200µg/L PBO | 0 (7) | PBO reduced toxicity | | | |

--- Not measured

Table 8.Summary of Aquatic Toxicity Test DataTurning Basin, Stockton, CA (1994)

Ceriodaphnia

| Date | % Sample | Toxicity Response %kill in (days) | Comments | Diazinon (ng/L) | Chlor- pyrifos (ng/L) | TUa Est. Meas. |
|--------|-----------------|--|----------------------|--------------------|-----------------------------|-------------------|
| 2/6/94 | 100 | 0(7) | | 190 | | < 0.5 |
| 2/6/94 | 100 | 0(7) | | | | |
| 2/6/94 | 100+200µg/L PBO | 0(7) | | | | |
| 2/7/94 | 100 | 100(1) | | 600 | | 1 |
| 2/7/94 | 100 | 100(1) | | | | |
| 2/7/94 | 100+200µg/L PBO | 0 (7) | PBO reduced toxicity | | | |

--- Not measured

| Date | Precipitation |
|----------|---------------|
| 2/7/94 | 0.08 |
| 10/5/94 | 0.42 |
| 10/6/94 | 0.00 |
| 11/8/94 | 0.00 |
| 11/9/94 | 0.00 |
| 11/25/94 | 0.33 |
| 3/2/95 | 0.08 |
| 4/27/95 | 0.04 |
| 4/28/95 | 0.00 |
| 4/29/95 | 0.00 |
| 5/1/95 | 0.33 |
| 5/3/95 | 0.00 |
| 12/11/95 | 0.00 |
| 10/29/96 | 1.28 |
| 11/16/96 | 0.60 |
| 11/17/96 | 1.06 |
| 11/18/96 | 0.71 |
| 1/22/97 | 0.28 |
| 11/10/97 | 0.20 |
| 11/13/97 | 0.12 |
| 1/4/98 | 0.24 |
| 1/14/98 | 0.04 |
| 2/19/98 | 0.08 |
| 9/9/98 | 0.00 |
| 10/24/98 | 0.67 |
| 12/7/98 | 0.00 |
| 12/12/98 | 0.00 |
| 1/19/99 | 0.56 |
| 1/20/99 | 0.00 |
| 2/8/99 | 0.16 |
| 3/8/99 | 0.20 |
| 6/7/99 | 0.00 |
| 6/16/99 | 0.00 |
| 8/18/99 | 0.00 |
| 9/22/99 | 0.24 |

Table 9City of Stockton Precipitation Data for Sampling Events

Source: Stockton Metro precipitation gage, as reported at www.ncdc.noaa.gov/onlineprod/gsod/temp/gsod_28393.txt

Appendix A Background Data for City of Stockton Slough/River Aquatic Toxicity Testing

Beginning in February 1994, the Central Valley Regional Water Quality Control Board (CVRWQCB), under the leadership of Dr. Val Connor, initiated studies on the impact of city of Stockton urban stormwater runoff in causing aquatic life toxicity in city of Stockton sloughs/rivers. Samples were taken of various Stockton sloughs/rivers, typically during runoff events. Some dry weather flow samples were also taken. These samples were transported to the University of California, Davis, Aquatic Toxicology Laboratory, where toxicity testing was conducted using the test organisms *Ceriodaphnia dubia, Pimephales promelas* (fathead minnow larvae) and *Selenastrum capricornutum*. The CVRWQCB also collected stormwater runoff and some dry weather flow samples through 1995. Beginning in 1996, the DeltaKeeper collected stormwater runoff and some dry weather flow samples through 1999. The results of the toxicity tests are presented in this Appendix. A brief summary of the key features of each of the toxicity test results is presented below. A list of acronyms and abbreviations used in the tables is presented at the end of this Appendix.

February 1994

On February 7, 1994, 0.08 inch of precipitation was recorded in Stockton. Table 94-1 presents the results of the toxicity testing and chemical analyses that were conducted on the Stockton area stormwater runoff samples collected on February 6 and 7, 1994. Seven-day toxicity tests were conducted on these samples, where 100 μ g/L PBO were added to one of the tests and no PBO was added to the other. The Mosher Slough samples collected on February 6 and 7, 1994, contained 900 and 630 ng/L diazinon, respectively. As expected, these samples killed 100 percent of the *Ceriodaphnia* organisms within one day. The addition of 100 μ g/L PBO eliminated the toxicity over the 7-day period for the February 7 sample, and reduced it to only 20 percent kill on the February 6 sample.

The Five Mile Slough samples collected on February 6 and 7 had 1,000 ng/L diazinon on February 6, and greater than 1,000 ng/L on February 7. Both samples were highly toxic to *Ceriodaphnia*, with 100 percent kill in 2 days on the February 6 sample and 100 percent kill in 1 day on the February 7 sample. The addition of 100 μ g/L PBO reduced the rate of kill, so that 100 percent kill was not achieved until 5 days for both the February 6 and 7 samples.

The samples collected of the Calaveras River on February 6 and 7 had 380 ng/L diazinon on February 6 and 450 ng/L diazinon on February 7. Both samples killed all *Ceriodaphnia* in the test system within 2 days. The addition of 100 μ g/L PBO eliminated the toxicity from the February 7 sample and reduced the toxicity to 20 percent kill on the February 6 sample.

The Mormon Slough sample collected on February 6 had 320 ng/L diazinon. This sample did not show 100 percent kill until the seventh day of testing. The February 7 sample from Mormon Slough had 900 ng/L diazinon, and, as expected, there was 100 percent kill of *Ceriodaphnia* within 1 day.

| Percent Organism Mortality Days of Incubation Treatment/ Location/Date PBO add mg/L Diazinon ng/L 1 2 3 4 5 6 7 SSEPAMH 0 0 0 0 0 0 0 1 <td1< td=""> 1 1 <</td1<> | Collected on February 6 and 7, 1994 | | | | | | | | | | |
|---|-------------------------------------|--|--|--|--|--|--|--|--|--|--|
| Treatment/ Location/Date PBO add (mg/L) Diazinon ng/L 1 2 3 4 5 6 7 SSEPAMH 0 0 0 0 0 0 0 15 15 *PBO 0 | | | | | | | | | | | |
| Location/Date ng/L % kill pH SSEPAMH 0< | - | | | | | | | | | | |
| SSEPAMH 0 0 0 0 0 0 15 15 HPBO 0 <t< th=""><th>/</th></t<> | / | | | | | | | | | | |
| +PBO 0 | _ | | | | | | | | | | |
| Dilute EI 0 | | | | | | | | | | | |
| +PBO 0 | | | | | | | | | | | |
| Mosher Slough 2/6 900 100 20 20 20 80 | | | | | | | | | | | |
| 2/6 +PBO 0 20 20 20 80 80 80 80 80 80 Mosher Slough 2/7 2/7 630 100 7.8 |) | | | | | | | | | | |
| Mosher Slough 2/7 2/7 630 100 7.8 | | | | | | | | | | | |
| 2/7 +PBO 0 <th>0</th> | 0 | | | | | | | | | | |
| 2/7 +PBO 0 <th></th> | | | | | | | | | | | |
| 2/6 +PBO 0 0 20 20 100 100 5-Mile Slough 2/7 2/7 >1000 100 7.9 2/7 +PBO 0 0 0 0 80 100 Calaveras River 2/6 2/6 380 0 100 20 |) | | | | | | | | | | |
| 5-Mile Slough 2/7 >1000 100 7.9 Image: constraint of the state of | | | | | | | | | | | |
| 2/7 +PBO 0 0 0 80 100 100 Calaveras River 2/6 380 0 100 <td< th=""><th></th></td<> | | | | | | | | | | | |
| Calaveras River 2/6 380 0 100 | | | | | | | | | | | |
| 2/6 +PBO 0 0 20 | | | | | | | | | | | |
| Calaveras River 2/7 450 0 100 8.3 20 | | | | | | | | | | | |
| | 0 | | | | | | | | | | |
| | | | | | | | | | | | |
| 2/7 +PBO 0 0 0 0 0 0 0 0 |) | | | | | | | | | | |
| Mormon Slough 2/6 320 0 0 15 15 20 95 10 | 00 | | | | | | | | | | |
| 2/6 +PBO 0 0 0 0 0 0 0 0 |) | | | | | | | | | | |
| Mormon Slough 2/7 900 100 8.3 | | | | | | | | | | | |
| 2/7 +PBO 60 100 | | | | | | | | | | | |
| Lake McLeod 2/6 200 0 0 0 0 100 | | | | | | | | | | | |
| 2/6 +PBO 0 0 0 0 0 0 0 0 |) | | | | | | | | | | |
| Lake McLeod 2/7 500 0 100 8.4 Image: Control of the second | | | | | | | | | | | |
| 2/7 +PBO 0 0 0 0 0 0 0 0 | - | | | | | | | | | | |
| Turning Basin 2/6 190 |) | | | | | | | | | | |
| 2/6 +PBO 0 0 0 0 0 0 0 0 |) | | | | | | | | | | |
| Turning Basin 2/7 600 100 0 8.4 | | | | | | | | | | | |
| 2/7 +PBO 0 0 0 20 20 20 20 | 0 | | | | | | | | | | |

Table 94-1Stockton Stormwater Runoff Toxicity to CeriodaphniaCollected on February 6 and 7, 1994

PBO added at 100 μ g/L

The Lake McLeod sample, located in downtown Stockton, had 200 ng/L diazinon, which killed 100 percent of the *Ceriodaphnia* in 6 days. The February 7 sample had 500 ng/L diazinon and killed all *Ceriodaphnia* within 2 days.

The Port of Stockton Turning Basin sample collected February 6 had 190 ng/L diazinon, and this sample was nontoxic to *Ceriodaphnia* over the 7-day test period. On February 7, the Turning Basin sample was found to contain 600 ng/L diazinon, and killed 100 percent of the *Ceriodaphnia* within 1 day. The addition of 100 μ g/L PBO essentially eliminated this toxicity, where on days 4 through 7 there was only 20 percent kill of *Ceriodaphnia* in the test system.

The results of the February 6-7 sampling show that high concentrations of diazinon were present in stormwater runoff in City of Stockton sloughs and associated waters, including the Calaveras River. The diazinon concentrations found produced the toxicity expected, with rapid kill of *Ceriodaphnia* within 1 to 2 days when the concentrations were greater than about 450 ng/L (i.e., the LC₅₀ value for diazinon's toxicity to *Ceriodaphnia*). The addition of 100 μ g/L of PBO to the samples showed that, in general, the toxicity to *Ceriodaphnia* was essentially eliminated. It is of interest to find that the February 6-7, 1994, samples had among the highest concentrations of diazinon found in the 5-year study reported herein.

October 1994

101010

On October 5, 1994, 0.42 inch of precipitation was recorded in Stockton. There was no precipitation recorded in Stockton on October 6, 1994. Samples of Five-Mile Slough, Calaveras River, Mosher Slough and Walker Slough were collected on October 5 and 6, 1994. Table 94-2 presents the results of an 8-day toxicity test using *Ceriodaphnia* as the test organism. The results of these tests show that both Five-Mile Slough and Mosher Slough samples killed all *Ceriodaphnia* in two days, while the Calaveras River sample killed all *Ceriodaphnia* in the test system in four days, and Walker Slough, in seven days.

| Set up on 10/6/94 | | | | |
|-------------------|---------------------|----------------|------------------|-------------------|
| Treatment | Reprodu (neonate | | Mortality (%) | Final pH @ 24 hrs |
| | mean | standard error | (70) | |
| Dilute EI | 38.6 ^P | 1.5 | 0.0 ^P | 8.5 |
| SSEPAMH | 28.7 | 2.3 | 0.0 | 8.4 |
| Five Mile Slough | 0.0 | 0.0 | 100 (2) | 7.7 |
| Ŭ | | | | |
| Calaveras River | 1.2 | 0.6 | 100 (4) | 7.9 |
| Mosher Slough | 0.0 | 0.0 | 100 (2) | 7.9 |
| Walker Slough | 14.9 | 1.5 | 100 (7) | 8.3 |

Table 94-2Stockton Urban Run-off 10/5/94 and 10/6/948-day Ceriodaphnia Test^{1,2}

P. The dilute EI control met all US EPA criteria for test acceptability. 100% of the daphnids had a third brood.

1. Ten replicates with 15 ml of sample and one *Ceriodaphnia* each.

2. Standard US EPA feeding procedures were used during this test.

3. Highlighted areas indicate a significant reduction in reproduction or increase in mortality relative to the dilute EI control water. The reproductive endpoint was analyzed using Dunnett's Test (p<0.05).

(#) Number in parenthesis denotes days to 100% mortality

Table 94-3 presents the results of a 4-day *Ceriodaphnia* dilution series for the Five-Mile Slough and Mosher Slough waters obtained on October 5, 1994. The Five-Mile Slough and Mosher Slough undiluted samples showed 40 to 50 percent kill within two days and 100 percent kill within three days. No toxicity, however, was observed on the 50 percent sample, 25 percent sample or 12.5 percent sample. These results indicate that there was between 1 to 2 TUa of acute *Ceriodaphnia* toxicity in the Five-Mile Slough and Mosher Slough samples obtained on October 5, 1994.

| Treatment | % N | Iortality for ea | ich day of the | test ³ | Final pH |
|--------------------------|-----|------------------|----------------|-------------------|----------|
| (%Sample Water) | 1 | 2 | 3 | 4 | @ 48hrs |
| Dilute EI | | | | 0 ^P | 8.4 |
| Five Mile Slough (12.5%) | | | | 0 | 8.3 |
| Five Mile Slough (25%) | | | | 0 | 8.2 |
| Five Mile Slough (50%) | | | | 0 | 8.1 |
| Five Mile Slough (100%) | | 40 | 100 | 100 | 8.0 |
| Mosher Slough (12.5%) | | | | 0 | 8.3 |
| Mosher Slough (25%) | | | | 0 | 8.2 |
| Mosher Slough (50%) | | | | 0 | 8.1 |
| Mosher Slough (100%) | | 50 | 100 | 100 | 8.1 |

Table 94-3 Five Mile Slough and Mosher Slough 10/5/944-day Ceriodaphnia Dilution Series1,2

P. The dilute EI control met all US EPA criteria for test acceptability.

1. Two replicates with 18 ml of sample and five Ceriodaphnia each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

Table 94-4 presents the data of a 7-day *Ceriodaphnia* Phase I TIE testing, in which Five-Mile Slough and the Calaveras River samples were subjected to various modified testing procedures. One of these involved the addition of 200 : g/L of piperonyl butoxide (PBO). Table 94-4 shows that the addition of the PBO to the Five-Mile Slough unfiltered sample decreased the toxicity over seven days from 100 percent kill without PBO to 65 percent with PBO. The filtered Five-Mile Slough sample with 200 : g/L PBO also showed a reduced toxicity – in this case, of about 74 percent over seven days. These results are indicative of OP pesticides being potentially responsible for at least part of this toxicity. The filtered Calaveras River samples with 200 : g/L PBO added showed a significant reduction in toxicity compared to the samples without PBO. There was a small difference – probably not statistically significant – depending on whether or not the sample was filtered. Mosher Slough samples also showed a significant decrease in toxicity in the presence of 200 : g/L PBO.

The Five-Mile Slough sample taken on October 5, 1994, was subjected to a 6-day *Ceriodaphnia* Phase II TIE, in which the sample was passed through a C8 column, and the toxicity of the eluate was determined. The results of this testing are shown in Table 94-5. The fractions obtained from various methanol (MeOH) eluates of the column show that the toxicity was eluded in certain fractions from 70 to 80 percent. This experiment shows that the toxicant elutes in fractions 70, 75, and 80% (percent methanol by volume). This suggests possible diazinon and/or chlorpyrifos as the toxicant(s). Diazinon elutes in fractions 70, 75, and 80% and chlorpyrifos elutes in fractions 75, 80, and 85%.

Similar tests were conducted with Walker Slough samples. These data are presented in Table 94-6. This experiment implicates diazinon and chlorpyrifos as possible causes of toxicity (see explanation of Table 94-8 for fractions that diazinon and chlorpyrifos elute in). The Five Mile Slough part of the experiment was to determine if the column becomes overloaded with toxicant, becoming unable to capture any more after a certain amount of sample has been

extracted. This experiment showed that at least for this Five-Mile Slough sample, the column did not become overloaded, as the latest extracted portion was still nontoxic.

Calaveras River samples tested through Phase II TIEs are shown in Table 94-7. Again, similar results to the other Phase II TIEs were found. This experiment implicates diazinon as the primary toxicant in both the Calaveras and Mosher Slough samples (see above for fractions in which diazinon elutes); however, a significant amount of "bleeding" to other fractions occurred as evidenced by the mortality observed in several fractions besides those that diazinon elutes in. Diazinon may be the primary toxicant; however, this experiment does not rule out other possible toxicants.

| Treatment | % Mortality for each day of the test ³ | | | | | | st ³ | Conclusions | Final pH |
|--|---|-----|-----|------|------|------|-----------------|---|----------|
| Troutmont | 1 | 2 | 3 | 4 | 5 | 6 | 7 | Conclusions | @ 48 hrs |
| Dilute EI unfiltered | | | | 5 | 5.3 | 5.5 | 5.5 | Control met US EPA criteria for test acceptability. | 8.6 |
| Dilute EI filtered | | | | | | | 0 | | - |
| Dilute EI unfiltered + 200 µg/L PBO | | | | 5 | 5 | 10 | 10 | No artifactual toxicity in control blanks. | 8.5 |
| Dilute EI filtered + 200 µg/L PBO | | | 5 | 5 | 10 | 10 | 15 | | 8.6 |
| Five Mile Slough unfiltered | 20 | 100 | 100 | 100 | 100 | 100 | 100 | Toxicity detected. | 8.2 |
| Five Mile Slough filtered | | 100 | 100 | 100 | 100 | 100 | 100 | | 8.1 |
| Five Mile Slough unfiltered + 200 µg/L PBO | | 5 | 10 | 20 | 50 | 50 | 65 | The delay in mortality suggests that an OP pesticide may be responsible, in part, for toxicity. However, high | 7.9 |
| Five Mile filtered + 200 μg/L PBO | | 5 | 5 | 15.8 | 42.1 | 73.7 | 73.7 | mortality suggests a second toxicant may also exist. | 8.0 |
| Calaveras River unfiltered | | 5 | 95 | 100 | 100 | 100 | 100 | Toxicity detected. | 8.4 |
| Calaveras River filtered | | | 100 | 100 | 100 | 100 | 100 | | 8.3 |
| Calaveras River unfiltered + 200 µg/L PBO | | | | | | 5 | 15 | Decrease in mortality relative to ambient water suggests that an OP pesticide is responsible for the | 8.2 |
| Calaveras River filtered + 200 µg/L PBO | | | 5 | 5 | 5 | 5 | 5 | toxicity. | 8.2 |
| Mosher Slough unfiltered | 5 | 100 | 100 | 100 | 100 | 100 | 100 | Torrigity detected | 8.3 |
| Mosher Slough filtered | | 100 | 100 | 100 | 100 | 100 | 100 | Toxicity detected. | 8.4 |
| Mosher Slough unfiltered + 200 µg/L PBO | | | 5 | 10 | 10 | 10 | 10 | Decrease in mortality relative to ambient water suggests that an OP | 8.2 |
| Mosher Slough filtered + 200 µg/L PBO | | | | | | | 0 | pesticide is responsible for the toxicity. | 8.2 |

Table 94-4Stockton Urban Run-off 10/5/94 and 10/6/947-day CeriodaphniaPhase I TIE^{1,2}

Set up on 10/9/94

1. Three replicates with 18 ml of sample and five *Ceriodaphnia* each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

Table 94-5Five Mile Slough 10/5/946-day CeriodaphniaPhase II TIE^{1,2}

% Mortality for each day of the test³ Final pH Treatment⁴ Conclusions @ 48 hrs 4 1 2 3 5 6 7 Control met US EPA criteria 7.5 Dilute EI 0 for test acceptability. Dilute EI + 1% MeOH 0 8.0 Dilute EI C8 Blank for 5-0 7.8 No artifactual toxicity in Mile Slough Column 1⁴ control blanks. Dilute EI C8 Blank for 5-0 8.0 Mile Slough Column 2⁴ Dilute EI + 5-Mile 50% 0 8.0 Toxicant(s) absent in this Fraction @ 4.67x fraction. Dilute EI + 5-Mile 70% 40 8.1 Fraction @ 4.67x Dilute EI + 5-Mile 75% 30 100 100 100 Toxicant(s) present in these 8.1 Fraction @ 4.67x fractions. Dilute EI + 5-Mile 80% 20 90 100 100 60 60 8.1 Fraction @ 4.67x Dilute EI + 5-Mile 85% 0 8.2 Fraction @ 4.67x Dilute EI + 5-Mile 90% 10 10 10 8.2 Fraction @ 4.67x Toxicant(s) absent in these fractions. Dilute EI + 5-Mile 95% 0 8.2 Fraction @ 4.67x Dilute EI + 5-Mile 100% 0 8.2 Fraction @ 4.67x

1. Two replicates with 18 ml of sample and five Ceriodaphnia each.

Set up on 11/2/94

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

4. 600 ml and 800 ml of sample water were run through C8 SPE columns at a rate of 10 ml/min on 10/28/94 and 10/29/94, respectively. The two columns were extracted in series using 3.0 ml of MeOH to produce each fraction 467-times as concentrated as the ambient water.

Table 94-6Five Mile Slough and Walker Slough 10/5/947-day CeriodaphniaPhase II TIE^{1,2}

Set up on 10/23/94

| Treatment | No. ⁴ | (| % Mo | ortality | for eac | h day o | f the te | st | Conclusions | Final pH |
|---|------------------|----|------|----------|---------|---------|----------|-----|---|----------|
| Treatment | INO. | 1 | 2 | 3 | 4 | 5 | 6 | 7 | Conclusions | @ 48 hrs |
| Dilute EI | 4 | | | | | | | 0 | Control met US EPA criteria for test acceptability. | 8.1 |
| Dilute EI + 1% MeOH | 4 | | | | | 0 + | | | | 8.1 |
| Dilute EI C8 Blank for 5- Mile Slough | 4 | | | | | | | 0 | No artifactual toxicity in control blanks. | 8.1 |
| Dilute EI C8 Blank for Walker Slough | 4 | | | | | | | 0 | | 8.1 |
| 5-Mile Slough settled | 4 | 5 | 65 | 100 | 100 | 100 | 100 | 100 | Toxicity detected. | 7.9 |
| 1st 530 ml 5-Mile Slough PCCA ⁵ | 4 | | | | | | | 0 | | 7.8 |
| 2nd 530 ml 5-Mile Slough PCCA | 4 | | | | | | 5 | 10 | Significant decrease in mortality relative to ambient water suggests that an organic is responsible for toxicity. | 7.7 |
| 3rd 530 ml 5-Mile Slough PCAA | 4 | | | | | | | 0 | is responsible for toxicity. | 7.7 |
| Walker Slough unfiltered | 4 | | | 5 | 40 | 85 | 100 | 100 | Toxicity detected. | 7.0 |
| Walker Slough filtered | 4 | | | | 5 | 20 | 95 | 95 | Delay in mortality relative to unfiltered sample suggests that a toxicant may be sediment-bound. | 7.4 |
| Walker Slough filtered + 200µg/L PBO | 4 | | | | | | | 0 | Significant decrease in mortality relative to ambient water suggests that an OP is responsible for toxicity. | 7.5 |
| Walker Slough PCCA | 4 | | | | | | | 0 | Significant decrease in mortality relative to ambient water suggests that an organic is responsible for toxicity. | 8.1 |
| Dilute EI + Walker 50% fraction @ 5x | 2 | | | | | 0+ | | | The installation of the sections | 7.6 |
| Dilute EI + Walker 70% fraction @ 5x | 2 | | | | | 0+ | | | Toxicant(s) absent in these fractions. | 7.7 |
| Dilute EI + Walker 75% fraction @, 5x | 2 | | 40 | 100 | 100 | 100+ | | | | 7.8 |
| Dilute EI + Walker 80% fraction @ 5x | 2 | | 10 | 30 | 50 | 100+ | | | Toxicant(s) present in these fractions. Accelerated mortality in the 75% | 7.9 |
| Dilute EI + Walker 85% fraction @ 5x | 2 | | 10 | 10 | 20 | 50+ | | | fraction is consistent with diazinon toxicity. | 7.9 |
| Dilute EI + Walker 90% fraction @ 5x | 1 | 20 | 40 | 40 | 40 | 60+ | | | | 8.0 |
| Dilute EI + Walker 95% fraction @ 5x | 2 | | | | | 0+ | | | | 8.0 |
| Dilute EI + Walker 100% fraction @ 5x | 2 | | | | 20 | 20+ | | | Toxicant(s) absent in these fractions. | 8.1 |

1. Each replicate had 18 ml of sample and five *Ceriodaphnia* each. Daphnids were fed the standard US EPA amt of food for only four hrs a day.

2. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

3. 1800 ml of sample water were run through a C8 SPE column at a rate of 10 ml/min. The column was extracted using 3.0 ml MeOH to produce each fraction 600 times more concentrated than the ambient water.

4. Number of replicates per given treatment.

5. PCCA - Sample water Post C8 SPE Column Application

+ These treatments were taken down at 5 days.

Table 94-7 Calaveras River and Mosher Slough 10/5/944-day Ceriodaphnia Phase II TIE^{1,2}

Set up on 10/18/94

| T. 4 4 | % Mor | tality for e | each day of | f the test ³ | | Final |
|--|-------|--------------|-------------|-------------------------|---|--------------|
| Treatment | 1 | 2 | 3 | 4 | Conclusions | pH@ 48hrs |
| Dilute EI | | | | 0 | Control met US EPA criteria for test acceptability. | 8.2 |
| Dilute EI + 1% MeOH | | | 10 | 10 | No artifactual toxicity in control blank. | 8.3 |
| Dilute EI + Calaveras 50% fraction @ 5x | | | | 0 | Toxicant(s) absent in this fraction. | 8.1 |
| Dilute EI + Calaveras 70% fraction @ 5x | | | 50 | 50 | | 8.3 |
| Dilute EI + Calaveras 75% fraction @ 5x | 90 | 100 | 100 | 100 | Toxicant(s) present in these fractions. | 8.4 |
| Dilute EI + Calaveras 80% fraction @ 5x | | 80 | 100 | 100 | Accelerated mortality in the 75% fraction is consistent with diazinon toxicity | 8.3 |
| Dilute EI + Calaveras 85% fraction @ 5x | | | 30 | 50 | | 8.4 |
| Dilute EI + Calaveras 90% fraction @ 5x | | | | 0 | Toxicant(s) absent in these fractions. | 8.4 |
| Dilute EI + Calaveras 95% fraction @ 5x | | | 10 | 10 | | 8.4 |
| Dilute EI + Calaveras 100% fraction @5x | | 20 | 30 | 40 | Toxicant(s) absent in this fraction. | 8.4 |
| Dilute EI + Mosher 50% fraction @ 5x | | | | 0 | Toxicant(s) absent in this fraction. | 8.2 |
| Dilute EI + Mosher 70% fraction @ 5x | | 80 | 100 | 100 | | 8.3 |
| Dilute EI + Mosher 75% fraction @ 5x | 100 | 100 | 100 | 100 | Toxicant(s) present in these fractions. Accelerated mortality in the 75% fraction is | - |
| Dilute EI + Mosher 80% fraction @ 5x | 10 | 100 | 100 | 100 | - consistent with diazinon toxicity | 8.4 |
| Dilute EI + Mosher 85% fraction @ 5x | | | | 0 | | 8.3 |
| Dilute EI + Mosher 90% fraction @ 5x | | | | 0 | Toxicant(s) absent in these fractions. | 8.4 |
| Dilute EI + Mosher 95% fraction @ 5x | | | 20 | 40 | Toxicant(s) absent in this fraction. | 8.4 |
| Dilute EI + Mosher 100% fraction @ 5x | | 10 | 20 | 30 | Toxicant(s) absent in this fraction. | 8.4 |

1. Two replicates with 18 ml of sample and five *Ceriodaphnia* each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

4. 1800 ml of sample water were run through a C8 SPE column at a rate of 10 ml/min. The column was extracted using 3.0 ml of MeOH to produce each fraction 600 times more concentrated than the ambient water.

Dash indicates not measured.

Table 94-8 presents the Calaveras River and Mosher Slough test results for a Phase II TIE using *Ceriodaphnia*, in which various percent fractions were examined with and without PBO. It was found that the PBO did alter the toxicity pattern. This experiment is consistent with

the previous one in that it shows evidence of a toxicant present other than an OP pesticide (diazinon).

Table 94-8 Calaveras River and Mosher Slough 10/5/944-day Ceriodaphnia Phase II TIE^{1,2}

Set up on 10/26/94

| Treatment ^{4,5} | No. ⁶ | % Mortality for each day of the test ³ | | | | Conclusions | Chlor- pyrifos | Diazinon | Final pH @ |
|---|------------------|---|-----|-----|-----|---|-------------------|----------|---------------|
| Treatment | 110. | 1 | 2 | 3 | 4 | Concrusions | (ng/L) | | 48hrs |
| Dilute EI | 4 | | | | 5 | Control met US EPA criteria for test acceptability. | | | 8.0 |
| Dilute EI + 1% MeOH | 4 | | | | 0 | No artifactual toxicity in control | | | 8.1 |
| Dilute EI + 1% MeOH + 200µg/L PBO | 4 | | | 5 | 5 | blanks. | | | 8.1 |
| Dilute EI + Calaveras 70% fraction @ 5x * | 2 | | 40 | 100 | 100 | Toxicant(s) present in these fractions. | ND | 241 | 8.0 |
| Dilute EI + Calaveras 75% fraction @ 5x * | 2 | | 100 | 100 | 100 | | ND | 391 | 8.1 |
| Dilute EI + Calaveras 75% fraction @ 5x + 200µg/L PBO | 2 | | | 20 | 100 | The delay in mortality suggests an OP pesticide may, in part, be responsible for the toxicity. High mortality suggests a second toxicant may exist. | | | 8.1 |
| Dilute EI + Calaveras 80% fraction @ 5x * | 2 | | 30 | 70 | 100 | Toxicant(s) present in this fraction. | ND | 191 | 8.1 |
| Dilute EI + Calaveras 80% fraction @ 5x + 200µg/L PBO | 2 | | | 50 | 90 | The delay in mortality suggests an OP pesticide may, in part, be responsible for the toxicity. High mortality suggests a second toxicant may exist. | | | 8.1 |
| Dilute EI + Calaveras 85% fraction @ 5x * | 2 | | 10 | 10 | 40 | Toxicant(s) present in these fractions. | ND | ND | 8.1 |
| Dilute EI + Mosher 70% fraction @ 5x * | 2 | | 100 | 100 | 100 | Toxicani(s) present in these fractions. | | 295 | 8.2 |
| Dilute EI + Mosher 70% fraction @ 5x + 200µg/L PBO | 2 | | | | 0 | Significant decrease in mortality suggests that an OP pesticide is responsible for toxicity. | | | 8.0 |
| Dilute EI + Mosher 75% fraction @ 5x * | 2 | 100 | 100 | 100 | 100 | Toxicant(s) present in this fraction. | | 538 | 8.3+ |
| Dilute EI + Mosher 75% fraction @ 5x + 200µg/L PBO | 2 | | 100 | 100 | 100 | The delay in mortality suggests an OP pesticide may, in part, be responsible for toxicity. High mortality suggests a second toxicant may exist. | | | 8.0 |
| Dilute EI + Mosher 80% fraction @ 5x * | 2 | | 60 | 100 | 100 | Toxicant(s) present in this fraction. | | 317 | 8.1 |
| Dilute EI + Mosher 80% fraction @ 5x + 200µg/L PBO | 2 | | | 10 | 60 | The delay in mortality suggests an OP pesticide may, in part, be responsible for the toxicity. High mortality suggests a second toxicant may exist. | | | 8.1 |

1. Each replicate contained 18 ml of sample and five *Ceriodaphnia* each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

4. 1800 ml of sample water were run through a C8 SPE column at a rate of 10 ml/min. The column was extracted using 3 ml of MeOH to produce each fraction 600 times more concentrated than the ambient water.

5. All treatments were renewed only up to 48 hours due to shortage in eluates. The test was then allowed to continue to 96 hours without any water renewal.

6. Number of replicates per given treatment.

+ Final pH measured at 24 hours.

ND Not detected. Detection limits for ELISA kits were 80 ng/L for chlorpyrifos and 40 ng/L for diazinon.

Table 94-9 shows that the stormwater runoff collected in the various sloughs and the river were not acutely toxic to fathead minnow larvae; however, the sample of Walker Slough water did show a statistically significant reduced rate of growth. The other samples obtained on October 5 did not exhibit any statistically significant inhibition of fathead minnow larval growth during the test period.

Table 94-10 presents the toxicity testing that was done with *Selenastrum*. None of the slough or river samples tested were toxic to *Selenastrum*.

| | | I internates I es | | | |
|------------------------------------|-------------------|------------------------|------------------|----------------|-----|
| Set up on 10/5/94 | | | | | |
| Treatment | Gro | owth (mg) ³ | M | Final pH @ 24 | |
| Treatment | mean | standard error | mean | standard error | hrs |
| Dilute EI | 0.43 ^P | 0.01 | 0.0 ^P | 0.00 | 8.1 |
| Dilute EI aerated ⁴ | 0.46 | 0.01 | 3.3 | 3.33 | 8.0 |
| SSEPAMH | 0.47 | 0.02 | 0.0 | 0.00 | 8.0 |
| 5-Mile Slough aerated ⁴ | 0.38 | 0.01 | 6.7 | 6.67 | 7.5 |
| Calaveras River | 0.39 | 0.03 | 0.0 | 0.00 | 7.8 |
| Mosher Slough | 0.44 | 0.03 | 0.0 | 0.00 | 7.6 |
| Walker Slough | 0.36 | 0.00 | 0.0 | 0.00 | 7.9 |

Table 94-9Stockton Urban Run-off 10/5/94 and 10/6/94*Pimephales* Test^{1,2}

P. The dilute EI control met US EPA criteria for test acceptability.

1. Three replicate beakers with 250 ml of sample and 10 minnows in each replicate.

2. Minnows were fed three times daily.

3. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the dilute EI control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<0.05).

4. 5-Mile Slough exhibited a notable DO sag within half an hour after normal aeration. This treatment and a control were aerated throughout the test to prevent toxicity to the fish resulting from low DO.

| Treatment | Cell Cou | nt (x 10^4) ⁽²⁾ | % CV | Final pH @ 96 hrs | |
|-----------------|------------------|-------------------------------|--------|-------------------|--|
| Treatment | mean | standard error | 70 C V | rinar pri @ 90 ms | |
| Glass Distilled | 40 ^{NP} | 9.6 | 47.4 | 8.4 | |
| Dilute EI | 79 | 14.1 | 35.9 | 8.6 | |
| SSEPAMH | 87 | 4.9 | 11.3 | 8.2 | |
| 5-mile Slough | 104 | 22.1 | 42.5 | 8.2 | |
| Calaveras River | 25 | 1.2 | 9.9 | 9.0 | |
| Mosher Slough | 86 | 2.4 | 5.6 | 8.2 | |
| Walker Slough | 26 | 0.4 | 3.2 | 9.5 | |

Table 94-10Stockton Urban Run-off 10/5/94 and 10/6/9496-hour Selenastrum Test1

NP. The glass distilled control did not meet all US EPA criteria for test acceptability. The coefficient of variation (CV) was 47.5% in this treatment.

1. Four replicate flasks with 100 ml of sample in each flask.

2. Highlighted areas show a significant reduction in growth compared to the glass distilled control. Cell counts were analyzed using Dunnett's Test (p<0.05).

Table 94-11 represents a modification of the standard *Selenastrum* testing, in which the Calaveras River and Walker Slough waters were passed through a C8 column. It is of interest to find that the waters passed through the column inhibited *Selenastrum* growth. A similar result was obtained with the Calaveras River sample, which had passed through a post-C8 SPE (PCCA) column.

Table 94-12 presents the results of the chemical characterization of the samples that were tested. The data show that the Five-Mile Slough, Calaveras River and Walker Slough samples contained from about 273 to 300 ng/L diazinon, while Mosher Slough had about 460 ng/L diazinon. The chlorpyrifos concentrations in these samples were below the detection limit of 80 ng/L. Using an LC₅₀ for *Ceriodaphnia* of 450 ng/L over a 4-day period, it is concluded that an appreciable part of the toxicity found in the October 5 sample could have been due to diazinon, although part of this toxicity may have been due to other constituents that were not measured in the chemical analyses.

| Set up on 10/13/94 | | | | |
|-----------------------------------|-----------------|-----------------------|--|----------------------|
| Treatment ³ | Cell Co | $punt (x \ 10^4) (2)$ | Conclusions | Final pH @ 96 hrs |
| | mean | standard error | | @ 90 ms |
| Glass Distilled | 45 ^P | 1 | Control met US EPA criteria for test | 9.0 |
| Dilute EI | 122 | 5 | acceptability. | 8.3 |
| Calaveras River C8 Blank | 15 | 2 | Inhibition in growth relative to dilute | 8.7 |
| Walker Slough C8 Blank | 20 | 3 | EI suggests that application to C8 columns may be causing toxicity. | 8.4 |
| Calaveras River | 250 | 10 | Sample lost toxicity due to storage time. | 9.1 |
| Calaveras River PCCA ⁴ | 315 | 13 | Slight improvement in growth relative to the ambient water may suggest that some toxicity was due to an organic. | 9.2 |
| Walker Slough | 377 | 10 | Sample lost toxicity due to storage time. | 9.6 |
| Walker Slough PCCA | 371 | 6 | No artifactual toxicity resulting from manipulation | 9.7 |

Table 94-11 Calaveras River and Walker Slough 10/5/9496-hour Selenastrum Test1

P. The glass distilled control met all US EPA criteria for test acceptability. The coefficient of variation was 5.2% in this treatment.

1. Four replicate flasks with 100 ml of sample in each flask.

2. Highlighted cells indicate areas of significant interest. Cell counts were analyzed using Dunnett's Test (p < 0.05).

3. 1200 ml of each water was run through a C8 SPE column at a rate of 10.2 ml/min.

4. PCCA - Sample water Post C8 SPE Column Application.

Table 94-12 Chemical Characteristics in Runoff and Test Set-UpsStockton Urban Run-off Sites 10/5/94 and 10/6/94

Set up on 10/5/94 and 10/6/94

| Treatment | pН | DO (mg/L) | EC (µmhos/cm) | Total Hardness (mg/L as CaCO ₃) | Calcium Hardness (mg/L as CaCO ₃) | Alkalinity (mg/L as CaCO3) | NH3 (mgNH3/L) | Chlor- pyrifos (ng/L) | Diazinon (ng/L) |
|-------------------|-----|--------------|------------------|--|--|----------------------------------|------------------|-----------------------------|--------------------|
| Glass Distilled | - | - | 0 | 2 | 0 | 2 | 0 | - | - |
| Dilute EI | 8.2 | 8.3 | 215 | 96 | 32 | 102 | - | - | - |
| Dilute EI aerated | - | - | - | - | - | - | - | - | - |
| SSEPAMH | 8.2 | 8.3 | 240 | 78 | 44 | 76 | - | - | - |
| | | | | | | | | | |
| 5-mile Slough | 7.4 | 7.0 | 185 | 80 | 40.8 | 30 | 1.2 | ND | 278 |
| Calaveras River | 8.0 | 7.5 | 260 | 80 | 50.8 | 71 | 0 | ND | 299 |
| Mosher Slough | 8.0 | 8.0 | 185 | 68 | 43.2 | 63 | 0.5 | ND | 459 |
| Walker Slough | 8.2 | 8.4 | 220 | 78 | 45.2 | 73 | 0 | ND | 273 |

ND – Not Detected. Detection limits for ELISA kits are 30 ng/L for diazinon and 80 ng/L for chlorpyrifos.

November 6 and 8, 1994 Samples

On November 6, 1994, and again on November 8, 1994, samples were taken of several of the Stockton sloughs during a stormwater runoff event. No record of precipitation was available for November 6. The rain gage showed 0.15 inch of precipitation on November 7 and no precipitation on November 8. Table 94-13 presents the results for the Smith Canal sample taken on November 6, which showed 100 percent toxicity over a seven-day period. The Smith Canal sample taken on November 8 showed no toxicity over this period.

A 4-day *Ceriodaphnia* test of the November 6 sample was conducted, which showed (Table 94-14) that there was no toxicity.

Table 94-13 Smith Canal 11/6/94 and 11/8/947-day Ceriodaphnia Test1,2

| Set up on 11/9/94 | | v | 1 | | |
|-------------------|------|--|------------------|---|----------------------|
| Treatment | | eproduction ³ eonates/adult) | Mortality (%) | Conclusions | Final pH @ 24 hrs |
| | mean | standard error | (/0) | | mo |
| Dilute EI | 19.8 | 1.4 | 0 | Control met all US EPA criteria for test acceptability. | 8.4 |
| SSEPAMH | 7.1 | 1.3 | 10 | Toxicity detected in laboratory water. | 8.6 |
| Smith Canal 11/6 | 0 | 0 | 100 | Toxicity detected. | 8.0 |
| Smith Canal 11/8 | 40.5 | 1.5 | 0 | Sample non-toxic. | 8.2 |

1. Ten replicates with 15 ml of sample and one *Ceriodaphnia* each.

2. Standard US EPA feeding procedures were used during this test.

3. Highlighted areas indicate a significant reduction in reproduction or increase in mortality relative to the Dilute EI control water. The reproductive endpoint was analyzed using Dunnett's Test (p<0.05) and the mortality endpoint was analyzed using Fisher's Exact Test.

Table 94-14Stockton Urban Run-off 11/6/944-Day Ceriodaphnia Test^{1,2}

| Set up on 11/9/94 | | | | | | |
|--------------------------|--|-----|-----|-----|---|----------|
| Treatment ^{4,5} | Treatment ^{4,5} % Mortality for each day of the test ³ | | | | Conclusions | Final pH |
| | 1 | 2 | 3 | 4 | | @ 48hrs |
| Dilute E1 | | | | 0 | Control met US EPA criteria for test acceptability. | 8.2 |
| Mosher Slough | 0 | 100 | 100 | 100 | Toxicity detected. | 8.0 |
| 5-Mile Slough | | | | 0 | | 8.0 |
| Calaveras River | | | | 0 | No toxicity detected. | 8.2 |
| Walker Slough | | | | 0 |] | 8.4 |

P. The Dilute EI control met all US EPA criteria for test acceptability.

1. Each replicate contained 18 mls of sample and five <u>Ceriodaphnia</u> each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

4. Number of replicates per given treatment.

Table 94-15 presents the Mosher Slough and Smith Canal 7-day *Ceriodaphnia* Phase I TIE results, which show that Mosher Slough killed all *Ceriodaphnia* within 4 days; however, the addition of 200 : g/L PBO eliminated this toxicity. Somewhat similar results were obtained for Smith Canal for the November 6 sample over the 7-day period. There was a smaller reduction in toxicity. The Smith Canal sample taken on November 9 killed 100 percent of the *Ceriodaphnia* within 5 days.

Table 94-15 Mosher Slough 11/6/94 and Smith Canal 11/6/94, 11/9/947-day Ceriodaphnia Phase I TIE^{1,2}

Set up on 11/12/94

| | | % N | Iortality | for each | day of th | ne test | | | Final |
|-------------------------------------|---|-----|-----------|----------|-----------|---------|------|--|-------------------|
| Treatment | 1 | 2 | 3 | 4 | 5 | 6 | 7 | Conclusions | pH @ 48 hrs |
| Dilute EI | | | | | | | 6.0 | Control met US EPA criteria for test acceptability. | 8.6 |
| Dilute EI + 200µg/L PBO | | | | | | | 0.0 | No artifactual toxicity in control blank. | 8.5 |
| Mosher Slough | | 80 | 100 | 100+ | | | | Toxicity detected. | 8.3 |
| Mosher Slough + 200µg/L PBO | | | | 0+ | | | | Significant decrease in mortality relative to ambient water suggests that an OP pesticide is responsible for toxicity. | 8.3 |
| Smith Canal (11/6) | | | | 33.3 | 93.3 | 100 | 100 | Toxicity detected. | 8.1 |
| Smith Canal (11/6) + 200μg/L PBO | | | | | | | 86.7 | The delay in mortality suggests that an OP pesticide may, in part, be responsible for toxicity. However, high mortality suggests a second toxicant may also exist. | 8.0 |
| Smith Canal (11/9) | | | | 60 | 100 | 100 | 100 | Toxicity detected. | 8.2 |

1. Three replicates with 18 ml of sample and five *Ceriodaphnia* each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

+ These treatments were taken down at 96 hours.

Table 94-16 presents the results of the *Selenastrum* toxicity test conducted on November 6 and November 8, 1994. Again, as with the October samples, there was no toxicity to *Selenastrum*.

| Treatment | Cell Co | Final pH | |
|----------------------|-------------------|----------------|----------|
| | Mean | standard error | @ 96 hrs |
| Glass Distilled | 66.7 ^P | 1.7 | 9.0 |
| Dilute EI | 90.3 | 2.3 | 8.7 |
| 5-Mile Slough 11/6 | 75.8 | 7.8 | 9.0 |
| Calaveras River 11/6 | 108 | 9.6 | 9.1 |
| Mosher Slough 11/6 | 96.6 | 8.5 | 9.0 |
| Smith Canal 11/6 | 79.6 | 0.5 | 8.9 |
| Smith Canal 11/8 | 139 | 10.2 | 9.3 |
| Walker Slough 11/6 | 102 | 8.9 | 9.2 |

Table 94-16Stockton Urban Run-off 11/6/94 and 11/8/9496-hour Selenastrum Test1

P. The glass distilled control met all US EPA criteria for test acceptability. The coefficient of variation was 4.5% in this treatment.

1. Three replicate flasks with 100 ml of sample in each flask.

Set up on 11/9/94

2. Highlighted cells indicate areas of significant interest. Cell counts were analyzed using Dunnett's Test (p < 0.05).

The chemical characteristics of the November 6 and 8, 1994, samples are presented in Table 94-17. The concentrations of diazinon found in samples from Five-Mile Slough, Calaveras River, Smith Canal and Walker Slough would be less than that expected to be acutely toxic within 4 days; however, the Mosher Slough sample had 499 ng/L diazinon, which would be expected to be acutely toxic to *Ceriodaphnia* within 4 days. These results are in accord with the results presented in 94-15. It is possible that, at least for Smith Canal samples, which had about 186 ng/L diazinon, as expected, chlorpyrifos, in this case, is a significant contributor to the toxicity found. The LC₅₀ for *Ceriodaphnia* for chlorpyrifos is 80 ng/L. Based on the concentrations of chlorpyrifos and diazinon found in the November 6 samples, there would be expected to be about 1 TUa of *Ceriodaphnia* toxicity. It is of interest to find the Smith Canal sample taken on November 8 had non-detectable chlorpyrifos and diazinon, and this is in accord with the lack of toxicity found in that sample. This demonstrates that the toxicity associated with a rainfall event is a short-term phenomenon and does not carry over to the following day after the runoff has occurred.

Table 94-17Chemical Characteristics of WaterStockton Urban Run-Off Sites 11/6/94 and 11/8/94

Set up on 11/9/94

| Treatment | рН | DO (mg/L) | EC (µmhos/cm) | Total Hardness (mg/L as CaCO ₃) | Calcium Hardness (mg/L as CaCO ₃) | Alkalinity (mg/L as CaCO ₃) | Chlorpyrifos (ng/L) | Diazinon (ng/L) |
|----------------------|-----|--------------|------------------|--|--|---|------------------------|--------------------|
| Glass Distilled | 8.8 | - | 0 | - | - | - | - | - |
| Dilute EI | 8.3 | 8.5 | 200 | 92 | - | - | - | - |
| SSEPAMH | 8.4 | 8.5 | 205 | 80 | - | - | - | - |
| 5-mile Slough 11/6 | 7.5 | 8.5 | 373 | 116 | 72 | 90 | ND | 80 |
| Calaveras River 11/6 | 7.7 | 8.6 | 384 | 132 | 72 | 116 | 88 | 199 |
| Mosher Slough 11/6 | 7.7 | 8.5 | 201 | 84 | 48 | 84 | ND | 499 |
| Smith Canal 11/6 | 7.4 | 8.4 | 349 | 128 | 76 | 88 | 123 | 186 |
| Smith Canal 11/6 | 8.0 | 7.1 | 360 | 128 | 76 | 88 | 123 | 186 |
| Smith Canal 11/8 | 8.1 | 8.5 | 650 | 192 | - | - | ND | ND |
| Walker Slough 11/6 | 7.6 | 8.6 | 498 | 172 | 96 | 148 | ND | ND |

ND Not detected. Detection limits for ELISA kits are 80 ng/L for chlorpyrifos and 30 ng/L for diazinon.

November 9 and 25, and December 4, 1994

Table 94-18 presents the results of 7-day *Ceriodaphnia* toxicity tests for Smith Canal obtained on November 9 and 25 and December 4. These results show that the November 9 sample killed 100 percent of the *Ceriodaphnia* within 7 days, and there was little toxicity on November 25 or December 4. The available rainfall data indicate that there was no precipitation on November 9, and 0.33 inch on November 25. No rainfall data are available for December 4.

Table 94-18 Smith Canal 11/9/94, 11/25/94 and 12/4/94 7-day Ceriodaphnia Test^{1,2}

Set up on 12/7/94

| Treatment | Reproduction ³ (neonates/adult) | | Mortality (%) | Final pH @ 24 hrs |
|-------------------|---|------|------------------|-------------------|
| | Х | s.e. | | |
| Dilute EI | 26.6 ^P | 1.3 | 0.0 ^P | 8.6 |
| SSEPAMH | 13.4 | 1.8 | 10.0 | 8.5 |
| Swith Const 11/0 | 17.0 | 2.2 | 100.0 (7) | 8.2 |
| Smith Canal 11/9 | 17.8 | 3.3 | 100.0 (7) | 8.3 |
| Smith Canal 11/25 | 48.3 | 1.0 | 20.0 | 8.1 |
| Smith Canal 12/4 | 59.0 | 1.9 | 0.0 | 8.2 |

P. The Dilute EI control met all US EPA criteria for test acceptability. 90.0% of the daphnids had a third brood.
1. Ten replicates with 15 mls of sample and one *Ceriodaphnia* each.

2. Standard US EPA feeding procedures were used during this test.

(#) Number in parenthesis denotes days to 100% mortality.

Highlighted areas indicate a significant reduction in reproduction or increase in mortality relative to the Dilute EI control water. The reproductive endpoint was analyzed using Dunnett's Test (p<.05) and the mortality endpoint was analyzed using Fisher's Exact Test.

Table 94-19 presents the results of the 7-day *Ceriodaphnia* Phase I TIE test for the Smith Canal samples obtained on November 9, 1994.

Table 94-20 presents the Smith Canal toxicity test results for the fathead minnow larvae. These results show that there was no toxicity to fathead minnow larvae over the 7-day test period.

Table 94-21 presents the toxicity test results for the Smith Canal samples obtained on November 9 and 25 and December 4, 1994, using *Selenastrum* as the test organism. The Smith Canal samples were not toxic to *Selenastrum*; in fact, it appears from the data that they stimulated *Selenastrum* growth.

Table 94-22 presents the chemical characteristic data for samples taken from Smith Canal on November 9 and 25 and December 4, 1994. The data presented in Table 94-22 show that there were readily detectable amounts of diazinon present in Smith Canal on November 9 and November 25; however, these concentrations were well below the LC_{50} for *Ceriodaphnia*. There were no detectable amounts of chlorpyrifos present in the samples using a detection limit of 80 ng/L. These results indicate that no toxicity would be expected to *Ceriodaphnia* from these samples.

| Satar an 12/6/04 | | • | | | | | | | |
|-------------------|---|------|------------|-----------|-----------|----------------------|----|---|----------|
| Set up on 12/6/94 | | | | | | | | | |
| Treatment | | % Mo | rtality fo | or each o | day of th | ne test ³ | | Conclusions | Final pH |
| | 1 | 2 | 3 | 4 | 5 | 6 | 7 | | a |
| | | | | | | | | | 48 hrs |
| Dilute EI | | | | | | | 0 | Control water met all US EPA criteria for test acceptability. | 8.4 |
| Dilute EI + PBO | | 20 | 53 | 53 | 53 | 53 | 53 | Toxicity detected in method blank. | 8.2 |
| Smith Canal | | | | | | 7 | 7 | | 8.0 |
| Smith Canal + PBO | | | | | | | 0 | No toxicity detected. | 7.9 |

Table 94-19Smith Canal 11/9/947-day CeriodaphniaPhase I TIE^{1,2}

1. Three replicates with 18 mls of sample and five Ceriodaphnia each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

Highlighted cells indicate areas of significant interest. No statistical analyses were done.

Table 94-20 Smith Canal 11/9/94, 11/25/94 and 12/4/94 7-day *Pimephales* Test^{1,2}

Set up on 12/7/94

| Treatment | Mortality | y (%) ³ | Final pH @ 24 hrs |
|-------------------|------------------|--------------------|-------------------|
| | Х | s.e. | |
| Dilute EI | 0.0 ^P | 0.0 | 8.2 |
| SSEPAMH | 0.0 | 0.0 | 7.7 |
| Smith Canal 11/9 | 6.7 | 6.7 | 7.5 |
| Smith Canal 11/25 | 6.7 | 6.7 | 7.7 |
| Smith Canal 12/4 | 0.0 | 0.0 | 7.8 |

P. The Dilute EI control met all US EPA criteria for test acceptability.

1. Three replicate beakers with 250 ml of sample and 10 minnows in each replicate.

2. Minnows were fed three times daily.

3. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the Dilute EI control. The mortality endpoint was analyzed with Dunnett's Test (p<.05).

Table 94-21 Smith Canal 11/9/94, 11/25/94 and 12/4/94 96-Hour Selenastrum Test¹

| Treatment | Cell Coun | Final pH @ 96 hrs | |
|-------------------|-------------------|-------------------|-----|
| | Х | s.e. | |
| Glass Distilled | 55.0 ^P | 4.6 | 7.7 |
| Dilute EI | 94.4 | 4.1 | 8.5 |
| SSEPAMH | 63.1 | 9.2 | 8.5 |
| Smith Canal 11/9 | 251.6 | 6.6 | 9.5 |
| Smith Canal 11/25 | 214.2 | 8.1 | 9.3 |
| Smith Canal 12/4 | 246.1 | 15.8 | 9.5 |

P. The glass distilled control met all US EPA criteria for test acceptability. The coefficient of variation was 16.8% in this

treatment.

Set up on 12/7/94

Four replicate flasks with 100 ml of sample in each flask, except for the Smith Canal treatments which had three replicates. 1 Highlighted areas show a significant reduction in growth compared to the glass distilled control. Cell counts were analyzed using Dunnett's Test (p<.05).

Table 94-22 Water Chemical Characteristics for Smith Canal 11/9/94, 11/25/94 and 12/4/94

| Set up on 12/7/94 | | | | | | | | | | |
|-------------------|-----|--------|---------|--------------------|---------------------|---------------------|--------|--------------|----------|--|
| Treatment | pН | DO | EC | Total | Calcium | Alkalinity | NH3 | Chlorpyrifos | Diazinon | |
| | | (mg/L) | (µmhos/ | Hardness | Hardness | (mg/L as | (mg/L) | (ng/L) | (ng/L) | |
| | | | cm) | (mg/L as | (mg/L as | CaCO ₃) | | | | |
| | | | | CaCO ₃₎ | CaCO ₃) | | | | | |
| Glass Distilled | 8.6 | - | 10 | 0 | - | - | 0.0 | - | - | |
| Dilute EI | 8.1 | 8.6 | 200 | 92 | - | - | - | - | - | |
| SSEPAMH | 7.8 | 8.7 | 220 | 84 | - | - | - | - | - | |
| | | | | | | | | | | |
| Smith Canal 11/9 | 7.8 | 8.3 | 325 | 108 | 68 | 132 | 0.5 | ND | 166 | |
| Smith Canal | 8.2 | 7.8 | 122 | 48 | 28 | 32 | 0.2 | ND | 106* | |
| 11/25 | | | | | | | | | - | |
| Smith Canal 12/4 | 7.8 | 8.4 | 450 | 128 | 88 | 88 | 0.5 | ND | ND | |

This sample was stored for almost 2 months before it was analyzed for diazinon.

ND Non Detect Detection limits for ELISA kits are 80 ng/L for chlorpyrifos and 30 ng/L for diazinon.

1994 Summary. In summary, the 1994 testing showed that stormwater runoff events were acutely toxic to *Ceriodaphnia* and were nontoxic to fathead minnow larvae and the alga Selenastrum. The level of toxicity was about 1 TUa. It was primarily due to diazinon, but, in some samples, chlorpyrifos was an important, if not the dominant, cause of toxicity.

1995 Studies

The CVRWQCB conducted sampling of several of the City of Stockton sloughs, as well as several creeks or stormwater drains in Sacramento on April 28, 1995, and May 1, 1995. Table 95-1 presents the results of the 7-day Ceriodaphnia test. The Mosher Slough sample taken on May 1, 1995, was nontoxic. On the other hand, Arcade Creek, Elder Creek and Sump 104, located in the City of Sacramento, were 100 percent toxic to Ceriodaphnia in 1 to 5 days. Precipitation data for the City of Stockton shows 0.33 inch for May 1. The lack of toxicity in Mosher Slough for the May 1 sample is unusual for this magnitude of rainfall.

| Set up on 5/2/95 | | | | |
|----------------------|-------------------------------------|-----------------------------------|------------------|----------------------|
| Treatment | | luction ³ es/adult) | Mortality (%) | Final pH @ 24 hrs |
| | Х | s.e. | | |
| Dilute EI | ⁿ⁼⁹ 19.9 ^P | 2.0 | 0 ^P | 8.2 |
| SSEPAMH | n=9 21.1 | 1.6 | 10 | 8.4 |
| Arcade Creek 5/1/95 | 0.0 | 0.0 | 100 (1) | 7.8 |
| Elder Creek 4/29/95 | 4.0 | 0.8 | 100 (4) | 8.0 |
| Sump 104 4/28/95 | 6.7 | 1.1 | 100 (5) | 8.4 |
| Sump 111 4/28/95 | 10.7 | 2.2 | 20 | 7.8 |
| Mosher Slough 5/1/95 | 27.3 | 0.6 | 0 | 8.0 |

Table 95-1Urban Runoff 4/28/95 to 5/1/957-day Ceriodaphnia Test^{1,2}

P. The Dilute EI control met all US EPA criteria for test acceptability. 88.9% of the daphnids had a third brood.

1. Ten replicates with 15 mls of sample and one *Ceriodaphnia* each.

2. Standard US EPA feeding procedures were used during this test.

3. Highlighted areas indicate a significant reduction in reproduction or increase in mortality relative to the Dilute EI control water. The reproductive endpoint was analyzed using Dunn's Test (p<.05) and the mortality endpoint was analyzed using Fisher's Exact Test.

(#) Number in parenthesis represents days to 100% mortality.

The Mosher Slough sample taken on May 1, 1995, was subjected to a Phase III TIE. Table 95-2 presents the results of a 3-day *Ceriodaphnia* Phase III TIE.

Table 95-2Mosher Slough 5/1/953-Day CeriodaphniaPhase III TIE^{1,2}

| Set up on 5/17/95 | v | 1 | | | | |
|--------------------------------------|---------------|--------------|----------------------------|--------------|----------|----------|
| Treatment ^{4,5} | % Mortality f | for each day | y of the test ³ | Chlorpyrifos | Diazinon | Final pH |
| | 1 | 2 | 3 | (ng/L) | (ng/L) | @ 48hrs |
| Dilute EI | | | 20 | | | 8.0 |
| Dilute EI C8 Blank for Mosher Slough | | | 13 | | | 8.2 |
| Spiked PCCP @ 200% | 100 | 100 | 100 | | | 7.9* |
| Mosher 5/1 @ 100% | 20 | 100 | 100 | ND (78) | 420 | 7.6 |
| Spiked PCCP @ 100% | 33 | 100 | 100 | 89 | 416 | 7.6 |
| Mosher 5/1 @ 75% | | 13 | 100 | | | 8.0 |
| Spiked PCCP @ 75% | | 26 | 100 | | | 7.9 |
| Mosher 5/1 @ 50% | | | 13 | | | 8.1 |
| Spiked PCCP @ 50% | | | 0 | | | 7.8 |
| Mosher 5/1 @ 25% | | | 6.7 | | | 8.1 |
| Spiked PCCP @ 25% | | | 0 | | | 7.9 |
| Unspiked PCCP | | | 0 | ND | ND | 8.0 |
| Unspiked PCCP + 200 µg/L PBO | | | 0 | | | 8.2 |

1. Three replicates with 18 mls of sample and five *Ceriodaphnia* each.

2. Daphnids were not fed.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

4. 1800 ml of Sample water was run through a C8 SPE column at a rate of 10 ml/min.

5. PCCP Sample water Post C8 SPE Column Passage

ND Non Detect Detection limits for ELISA kits are 80 ng/L for chlorpyrifos and 30 ng/L for diazinon.

+ Final pH taken at 24 hours.

This test of the May 1 runoff event showed toxicity to Ceriodaphnia. It is not clear why there was no toxicity found in the 7-day Ceriodaphnia test. The Phase III TIE confirmed that the diazinon and chlorpyrifos measured in the sampled collected from Mosher Slough on 5/1/95 were the chemicals causing the observed toxicity. The C8 solid phase extracted water (indicated as PCCP in this table) was spiked with the same amount of diazinon and chlorpyrifos as was detected in the ambient sample. Then the spiked and ambient samples were set up in side-byside dilution series to confirm that the organism response was the same in both samples.

Similarly, Table 95-3 presents a Mosher Slough May 1, 1995, sample additivity study. This experiment was conducted to show that diazinon and chlorpyrifos act additively when present in a sample together. In the dilution series of chlorpyrifos alone and diazinon alone the Ceriodaphnia mortality was less than 100 percent in 3 days (in the 100% dilution), however, when present together 100 percent Ceriodaphnia mortality occurs in 2 days.

| | 3-Day Ceriodaphnia Test ^{1,2} | e e | |
|--------------------------|--|-----------------------------|-------|
| 7/95 | | | |
| Treatment ^{4,5} | % Mortality for each day of the test | t ³ Chlorpyrifos | Diazi |

| Table 95-3 | Mosher Slough 5/1/95 Additivity Study |
|------------|--|
| | 3-Day <i>Ceriodaphnia</i> Test ^{1,2} |

Set up on 6/17/2

| Treatment ^{4,5} | % Mortality fo | r each day | of the test ³ | Chlorpyrifos | Diazinon | Final pH |
|---------------------------------------|----------------|------------|--------------------------|--------------|----------|----------|
| | 1 | 2 | 3 | (ng/L) | (ng/L) | @ 48hrs |
| Dilute EI | | | 0 | | | 7.6 |
| Dilute EI C8 Blank for Mosher Slough | | | 0 | | | 8.0 |
| 200% spiked Diazinon and Chlorpyrifos | 100 | 100 | 100 | 119 | 896 | 7.6+ |
| 100% spiked Diazinon and Chlorpyrifos | 60 | 100 | 100 | 41 | 493 | 7.1 |
| 75% spiked Diazinon and Chlorpyrifos | | 87 | 100 | | | 7.1 |
| 50% spiked Diazinon and Chlorpyrifos | | 6.7 | 100 | | | 7.8 |
| 25% spiked Diazinon and Chlorpyrifos | | | 0 | | | 7.7 |
| 200% spiked Chlorpyrifos | 40 | 100 | 100 | 148 | | 7.5 |
| 100% spiked Chlorpyrifos | | | 47 | 32 | | 7.8 |
| 75% spiked Chlorpyrifos | | | 0 | | | 7.7 |
| 50% spiked Chlorpyrifos | | | 0 | | | 7.7 |
| 25% spiked Chlorpyrifos | | | 0 | | | 7.7 |
| 200% spiked Diazinon | 87 | 100 | 100 | | 1,132 | 7.9+ |
| 100% spiked Diazinon | | 47 | 73 | | 255 | 7.9 |
| 75% spiked Diazinon | | | 27 | | | 7.7 |
| 50% spiked Diazinon | | | 0 | | | 7.7 |
| 25% spiked Diazinon | | | 0 | | | 7.8 |
| Mosher Slough 5/1/95 PCCP* | | | 0 | | | 8.0 |

Three replicates with 18 mls of sample and five Ceriodaphnia each. 1.

Daphnids were not fed. 2

Highlighted cells indicate areas of significant interest. No statistical analyses were done. 3.

1800 ml of Sample water was run through a C8 SPE column at a rate of 10 ml/min. 4.

Final pH taken at 24 hours.

* PCCP sample water Post C8 SPE Column Passage

ND Non Detect Detection limits for ELISA kits are 50 ng/L for chlorpyrifos and 30 ng/L for diazinon.

The Arcade Creek/Mosher Slough samples obtained on May 1, 1995, were subjected to a 4-day Ceriodaphnia toxicity test in which PBO was added to some of the tests. The data presented in Table 95-4 shows that the addition of PBO significantly reduced the toxicity measured over the 4-day period for both Arcade Creek and Mosher Slough. This is an indication of an organophosphate pesticide being responsible for the toxicity. The 50 percent dilution of the Arcade Creek sample still showed some toxicity, indicating that the level of toxicity present in the sample was about 2 TUa.

The chemical characteristic data for the April 27-May 1, 1995, City of Stockton and Sacramento samples are shown in Table 95-5. These data show that the chlorpyrifos and diazinon concentrations in the samples were sufficient to cause toxicity to *Ceriodaphnia* in all samples except the Sump 111 sample taken on April 28. That sample was, as expected, nontoxic, based on the low concentrations of diazinon and chlorpyrifos (see Table 95-1).

| Table 95-4 Arcade Creek, Mosher Slough 5/1/95 | |
|---|--|
| 4-Day <i>Ceriodaphnia</i> PBO Test ^{1,2} | |

| Treatment ⁴ | Freatment ⁴ % Mortality for each day of the test ³ | | | ne test ³ | Conclusions | Final pH |
|-------------------------------------|--|-----|-----|----------------------|---|----------|
| | 1 | 2 | 3 | 4 | | |
| Dilute EI | | | | 0 | Control met all US EPA criteria for test acceptability. | 8.4 |
| Dilute EI + 200 µg/L PBO | | 5 | 95 | 95 | Increase in mortality relative to control water suggests that the addition of PBO may be negatively affecting the daphnids. | 8.3 |
| Arcade Creek 100% | 100 | 100 | 100 | 100 | | 7.7* |
| Arcade Creek 100% + 200 µg/L PBO | 5 | 5 | 25 | 25 | Toxicity detected up to the 50% dilution. | 7.7 |
| Arcade Creek 50% | | | 75 | 90 | Addition of PBO resulted in a significant decrease in mortality suggesting toxicity may be due to organophosphate pesticide(s). | 8.1 |
| Arcade Creek 50% + 200 µg/L PBO | 5 | 5 | 10 | 10 | | 8.0 |
| Arcade Creek 25% | | | | 0 | | 8.3 |
| Arcade Creek 12.5% | | | | 0 | | 8.4 |
| Mosher Slough | | 100 | 100 | 100 | Toxicity detected. | 7.9 |
| Mosher Slough + 200 µg/L PBO | | | | 0 | Significant decrease in mortality relative to ambient water suggests that an organophosphate pesticide is responsible for the toxicity. | 8.0 |

1. Four replicates with 18 mls of sample and five *Ceriodaphnia* each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

* Final pH taken at 24 hours.

Set up on 5/3/95

| Table 95-5 Urban Run-Off 4/27-5/1/95 Water Chemical Characteristics |
|---|
|---|

| Treatment | Initial | EC | Total | Ca | Alkalinity | TSS | Chlorpyrifos | Diazinon |
|-------------------|---------|---------|------------------------|------------------------|---------------------|--------|--------------|----------|
| | pН | (µmhos/ | Hardness (mg/L | Hardness (mg/L | (mg/L as | (mg/L) | (ng/L) | (ng/L) |
| | | cm) | as CaCO ₃) | as CaCO ₃) | CaCO ₃) | | | |
| Glass Distilled | 9.0 | 5 | 0 | - | - | 3.3 | - | - |
| Dilute EI | 8.2 | 210 | 88 | - | - | - | - | - |
| SSEPAMH | 8.2 | 235 | | - | - | - | - | - |
| Arcade Creek 5/1 | 8.2 | 50 | 22 | 14 | 18 | 355.4 | ND[67] | 334 |
| Elder Creek 4/29 | 8.1 | 100 | 46 | 26 | 44 | 496.7 | 90 | 216 |
| Strong Ranch 4/27 | | | 22 | 14 | 22 | 210.4 | 116 | 424 |
| Sump 104 4/28 | 8.0 | 310 | 122 | 78 | 104 | 15.5 | ND [75] | 170 |
| Sump 111 4/28 | 8.0 | 100 | 36 | 26 | 30 | 16.5 | 145 | ND |
| Mosher Slough 5/1 | 7.9 | 95 | 32 | - | - | | 120 | 417 |

ND Non Detect Detection limits for ELISA kits are 80 ng/L for chlorpyrifos and 30 ng/L for diazinon.

[#] numbers in brackets are calculated ELISA values for chlorpyrifos non detects

December 11, 1995

The sample of Duck Creek, obtained on December 11, 1995, was tested for *Ceriodaphnia* toxicity under conditions where some of the tests were exposed to UV light and others were exposed to white light. Table 95-6 presents the results of this study. There was no rainfall reported at the rain gage in Stockton for this date. Comparing the results for the 100 percent sample and various dilutions of the Duck Creek sample with white light or UV light shows that the UV light did not affect toxicity. The dilution series on this sample showed that there were about 5 TUa of *Ceriodaphnia* toxicity over a 7-day period. This is one of the more toxic samples obtained in the study of the creeks/sloughs in the Stockton area. Duck Creek receives drainage from upstream agricultural sources, which could have been the source responsible for part of this elevated toxicity.

Set up on 12/29/95 Treatment Final pH % Mortality for each day of the test³ @ 24 hrs 1 3 4 5 7 2 6 Dilute EI 0 8.0 Dilute EI in UV light 0 8.0 100% Duck Cr in white light 13 100 100 100 100 100 100 8.0 100% Duck Cr in UV light 7 100 100 100 100 100 100 7.9 8.0 80% Duck Cr in white light 80 100 100 100 100 100 80% Duck Cr in UV light 73 100 100 100 100 100 8.0 60% Duck Cr in white light 27 100 100 100 100 8.1 7 60% Duck Cr in UV light 100 100 100 100 8.0 7 40% Duck Cr in white light 7 7 29 57 64 8.1 20 40% Duck Cr in UV light 33 8.1 20% Duck Cr in white light 0 8.0 20% Duck Cr in UV light 0 8.1

Table 95-6Duck Creek 12/11/95 7-DayCeriodaphnia in & out of UV Light TIE^{1,2}

1. Three replicates with 18 mls of sample and five *Ceriodaphnia* each.

Standard US EPA feeding procedures were used during this test.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

1996 Studies

2.

Beginning in 1996, the DeltaKeeper assumed the responsibility for sampling of the Stockton Slough stormwater runoff.

A sample of the various Stockton sloughs' stormwater runoff was collected on October 29, 1996. Precipitation on this date in the Stockton area was 1.28 inches. *Ceriodaphnia* toxicity test results for this sample, which was the first runoff event of the season, are presented in Table 96-1. The data in this table show that Mosher Slough, even with the addition of 100 : g/L PBO, killed 100 percent of the *Ceriodaphnia* in 7 days. Five-Mile Slough also killed 100 percent of the test organisms in this period; however, the Five-Mile Slough sample with 100 : g/L PBO was nontoxic. The Calaveras River and Duck Creek samples were nontoxic on this sampling day, while the Smith Canal sample killed 100 percent of the *Ceriodaphnia* in 7 days. However, with the addition of 100 : g/L PBO, there was no toxicity.

| Table 96-1 |
|--|
| 7-day Ceriodaphnia Test Conducted on Samples |
| Collected 10/29/96 ^{1,2} |

| | D 1 | | 3.6 . 11. | T 1 | D ' 1 H | FC | TT 1 | maa |
|---------------------------|-------------------|----------|------------------|------------|----------------|---------|----------|--------|
| Treatment | Reprod | | Mortality | Initial | Final pH | EC | Hardness | TSS |
| | (neonate | s/adult) | (%) | pН | @ 24 hrs | (µmhos/ | (mg/L) | (mg/L) |
| | | | | | | cm) | | |
| | Х | s.e. | | | | , | | |
| SSEPAMH | 19.4 ^P | 2.6 | 0^{P} | 8.3 | 8.3 | 275 | 92 | |
| SSEPAMH + 100 | 17.2 | 3.2 | 0 | | | | | |
| μg/L PBO | | | - | | | | | |
| Mosher Slough | 0 | 0 | 100 | 7.6 | 7.3 | 105 | 36 | 288.0 |
| | | - | | 7.0 | 1.5 | 105 | 50 | 200.0 |
| Mosher + 100 μ g/L | 0 | 0 | 100 | | | | | |
| PBO | | | _ | | | | | |
| Five Mile Slough | 0 | 0 | 100 | 7.9 | 7.5 | 200 | 56 | 79.0 |
| Five Mile + 100 μ g/L | 22.7 | 1.2 | 0 | | | | | |
| PBO | | | | | | | | |
| Calaveras River | 33.0 | 0.8 | 0 | 8.2 | 8.3 | 280 | 88 | 23.1 |
| Calaveras + 100 µg/L | 33.5 | 1.8 | 0 | | | | | |
| РВО | | | | | | | | |
| Smith Canal | 9.8 | 1.6 | 100 | 8.1 | 7.8 | 490 | 132 | 55.5 |
| Smith + 100 μ g/L | 13.3 | 0.7 | 0 | | | | | |
| PBO | | | | | | | | |
| Duck Creek | 32.2 | 1.4 | 0 | 8.0 | 7.8 | 200 | 56 | 82.7 |
| Duck + 100 µg/L | 27.5 | 1.8 | 0 | | | | | |
| PBO | | | | | | | | |

Set up on 10/30/96

P. The Dilute EI control met all US EPA criteria for test acceptability. 70% of the daphnids had a third brood.

1. Ten replicates with 15 mls of sample and one Ceriodaphnia each.

2. Standard US EPA feeding procedures were used during this test.

3. Highlighted areas indicate a significant reduction in reproduction or increase in mortality relative to the Dilute EI control water. The reproductive endpoint was analyzed using Dunnett's Test (p<.05) and the mortality endpoint was analyzed using Fisher's Exact Test.

The Mosher Slough sample obtained on October 29, 1996, was subjected to a 96-hour Phase I TIE, using *Ceriodaphnia* as the test organism. The data presented in Table 96-2 show that there were about 2 TUa of 4-day *Ceriodaphnia* acute toxicity and that the presence of PBO reduced this toxicity. However, the addition of EDTA at either 15 or 30 mg/L did not affect the toxicity, indicating that the toxicity was not likely due to a heavy metal.

Table 96-3 presents the fathead minnow larvae test results for the October 29, 1996, samples. The samples of Mosher Slough, Five-Mile Slough, Calaveras River, Smith Canal and Duck Creek were all nontoxic to fathead minnow larvae.

Table 96-4 presents the results of the *Selenastrum* testing for the October 29, 1996, samples, which also showed no toxicity to this organism.

Table 96-5 presents the chemical characteristics of the 10/29/96 samples. From the data presented in Table 96-5, the Mosher Slough sample taken on October 29, 1996, had 486 ng/L diazinon and 103 ng/L chlorpyrifos. These concentrations would be expected to contain about 2 TUa of *Ceriodaphnia* acute toxicity. This is similar to what was found in the test, indicating that

the toxicity could be accounted for based on diazinon and chlorpyrifos. The Five-Mile Slough sample would be expected to have some toxicity, which is estimated to be about 1.5 TUa, based on diazinon and chlorpyrifos concentrations. Calaveras River, Smith Canal and Duck Creek would not be expected to be toxic based on diazinon and chlorpyrifos concentrations. This was what was found in the toxicity testing for the Calaveras River and Duck Creek; however, the Smith Canal sample showed 100 percent kill of *Ceriodaphnia* in 7 days. It is possible, then, that there were other toxicants in the Smith Canal sample, which would cause the sample to be toxic, but not have sufficient diazinon and chlorpyrifos to account for the magnitude of the toxicity found.

| Treatment ² | ELIS | A values | # of Reps | % Mo | 2 | ality for each day of test | | Conclusion ³ | Final pH (a) 24h |
|--|----------|--------------|-----------|------|-----|----------------------------|-----|--|---------------------|
| | Diazinon | Chlorpyrifos | | 1 | 2 | 3 | 4 | | Ŭ |
| Lab Control (SSEPAMH), Hardness 80 | | | 4 | | | | 0 | Controls met all US EPA criteria for test acceptability. | 8.4 |
| Lab Control, Hardness 36 (H36) | | | 4 | | | | 5 | | 8.1 |
| Lab Control + 100 µg/L PBO | | | 4 | | | 5 | 20 | Toxicity in the PBO manipulation | 8.3 |
| Lab Control + 200 µg/L PBO | | | 4 | | | 53 | 84 | suggests that 200 µg/L may be too high. | 8.3 |
| Lab Control H36 + 15 mg/L EDTA | | | 4 | | 5 | 5 | 5 | No artifactual toxicity in these control blanks. | 8.0 |
| Lab Control H 36 + 30 mg/L EDTA | | | 4 | 5 | 5 | 5 | 5 | | 8.0 |
| Mosher 10/29/96 100% (H36) | | | 3 | 100 | 100 | 100 | 100 | The dilution series suggests that toxicant(s) may be | 7.6 |
| Mosher 50% | | | 3 | | 33 | 53 | 80 | present at approximately two | 7.0 |
| Mosher 50% + 100 μg/L PBO | | | 3 | | | | 0 | toxic units. Significant reduction in toxicity with the addition of PBO suggests | 7.5 |
| Mosher 50% + 200 µg/L PBO | | | 3 | | 7 | 13 | 13 | toxicity may be due to metabolically activated | 7.3 |
| Mosher 25% | | | 3 | | | | 0 | organophosphorous | 7.6 |
| Mosher 25% + 100 µg/L PBO | | | 3 | | | | 0 | pesticide(s). | 7.4 |
| Mosher 25% + 200 µg/L PBO | | | 3 | | 7 | 27 | 27 | | 7.5 |
| Mosher 12.5% | | | 3 | | | | 7 | | 7.6 |
| Mosher + 15 mg/L EDTA | | | 3 | 93 | 100 | 100 | 100 | No reduction in toxicity with the addition of EDTA | |
| Mosher + 30 mg/L EDTA | | | 3 | 100 | 100 | 100 | 100 | suggests toxicity is not due to metals. | 7.5 |

Table 96-2 Mosher Slough 10/29/96 96-HourCeriodaphnia Phase I Test1

1. Each replicate vial with 15 ml of sample and 5 daphnids.

2. 4-hr feeding

Set up on 11/9/96

3. Highlighted cells show areas of interest. No statistical analyses were conducted.

Table 96-3 Pimephales Toxicity Test Conducted on Samples Collected 10/29/96^{1,2}

| Set up on 10/31/96 |) | | | | | | |
|------------------------|-------------------|------|------------------|------------------------|------------|----------|------------|
| Treatment ³ | Growth | (mg) | Morta | ality (%) ⁴ | Initial pH | Final pH | EC |
| | x | Se | x | s.e. | | @ 24 hrs | (µmhos/cm) |
| | - | | | 5.0. | | 0 | 1 / |
| SSEPAMH | 0.44 ^P | 0.02 | 0.0 ^P | 0 | 8.3 | 8.0 | 275 |
| | | | | | | | |
| Mosher Slough | 0.37 | 0.02 | 5.0 | 0.03 | 7.6 | 7.0 | 105 |
| Five Mile Slough | 0.46 | 0.02 | 42.5 | 0.19 | 7.9 | 7.3 | 200 |
| Calaveras River | 0.46 | 0.03 | 2.5 | 0.03 | 8.2 | 7.9 | 280 |
| Smith Canal | 0.48 | 0.03 | 2.5 | 0.03 | 8.1 | 7.5 | 490 |
| Duck Creek | 0.41 | 0.01 | 0 | 0 | 8.0 | 7.5 | 200 |

Set up on 10/31/96

P. The Dilute EI control met the criteria for test acceptability.

1. Three replicate beakers with 250 ml of sample and 10 minnows in each replicate.

2. Minnows were three times daily.

4. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the Dilute EI control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

| Table 96-4 | |
|---|-----------------------|
| 6-Hour <i>Selenastrum</i> Test Conducted on Samples Collected 10/29/9 | 6 ¹ |

Set up on 10/30/96

| | | 4. | T 1.1 1 TT | D' 1 II | БŐ | 77 1 | maa |
|------------------|-------------------------|--------------|------------|----------------|------------|----------|--------|
| Treatment | Cell Count ² | $(x \ 10^4)$ | Initial pH | Final pH | EC | Hardness | TSS |
| | Х | s.e. | | @ 96 hrs | (µmhos/cm) | (mg/L) | (mg/L) |
| Glass Distilled | 202.7 ^P | 19.1 | 8.0 | 7.8 | 70 | 0 | |
| | 270.0 | 6.0 | | 10.0 | 210 | | |
| Duck Creek | 370.8 | 6.8 | 7.8 | 10.2 | 210 | 56 | 82.7 |
| Smith Canal | 355.2 | 19.3 | 8.1 | 9.5 | 455 | 132 | 55.5 |
| Calaveras River | 328.5 | 38.8 | 8.0 | 9.7 | 275 | 88 | 23.1 |
| Five Mile Slough | 392.3 | 9.4 | 7.9 | 10.0 | 225 | 56 | 79.0 |
| Mosher Slough | 364.2 | 6.3 | 8.0 | 9.9 | 155 | 36 | 288.0 |

P. The glass distilled control met all US EPA criteria for test acceptability. The coefficient of variation was 18.8% in this treatment.

1. Four replicate flasks with 100 ml of sample in each flask.

2. Highlighted areas show a significant reduction in growth compared to the glass distilled control. Cell counts were analyzed using Dunnett's Test (p<.05).

| Tuble 70 5 10/27/70 Water Chemical Characteristics | | | | | | | |
|--|-----------------------|---------------------------|----------|------------|---------------------|----------------------|--|
| Treatment | Diazinon ⁵ | Chlorpyrifos ⁵ | Diuron | EC | Hardness | TSS | |
| | (ng/L) | (ng/L) | (ng/L) | (µmhos/cm) | (mg/L as | (x <u>+</u> se mg/L) | |
| | | | | | CaCO ₃) | | |
| Lab Control for | _ | _ | - | 275 | 92 | - | |
| Ceriodaphnia | | | | | | | |
| Lab Control for | - | - | - | 275 | 92 | - | |
| Pimephales | | | | | | | |
| Lab Control for | - | - | - | 70 | 0 | 316 <u>+</u> .017 | |
| Selenastrum | | | | | | | |
| | | - | 2 | | | | |
| Mosher Slough 10/29/96 | 486 ¹ | 103 ¹ | ND^{3} | 155 | 36 | 288.0 <u>+</u> 11.5 | |
| Five Mile Slough 10/29/96 | 304 ² | 84^{1} | ND^3 | 225 | 56 | 79.0 <u>+</u> 4.3 | |
| Calaveras River 10/29/96 | 36 ² | ND^1 | ND^3 | 275 | 88 | 23.1 <u>+</u> 0.2 | |
| Smith Canal 10/29/96 | 129 ² | ND^1 | ND^3 | 455 | 132 | 55.5 <u>+</u> 0.3 | |
| Duck Creek 10/29/96 | 96 ² | 65 ¹ | ND^3 | 210 | 56 | 82.7 <u>+</u> 3.6 | |

Table 96-5 10/29/96 Water Chemical Characteristics

The DeltaKeeper took several rainfall samples during October and November 1996. The data for diazinon and chlorpyrifos in these samples are presented in Table 96-6. The concentrations of chlorpyrifos found in the rainfall samples at the various locations were less than the detection limit of 50 ng/L. Diazinon concentrations in the rainfall samples at the various locations in October and November 1996 ranged from about 42 to 97 ng/L.

| Site or Collector ID | Diazinon ⁵ (ng/L) | Chlorpyrifos ⁵ (ng/L) |
|---|---------------------------------|-------------------------------------|
| 2352 Dry Creek Way 10/29/96 (Emilie Reyes, UCDATL) | 42 ¹ | ND ³ |
| Weston Ranch in South Stockton 10/29/96 (Stephen Clark, UCDATL) | 46 ¹ | ND ³ |
| John Newbold 10/29/96 | ND ¹ | ND ¹ |
| 1924 Meadow 11/16/96 | 97 ⁴ | ND ⁴ |
| 2230 Kensington 11/17/96 | 324 | ND ⁴ |
| Collector WB 11/17/96 | ND ⁴ | ND ⁴ |
| 2925 Princeton 11/18/96 | 91 ⁴ | ND ⁴ |

| Table 96-6 DeltaKeeper Backyard Rainwater |
|---|
| Sampling ELISA Values |

1 ELISA conducted on 11/2/96.

2 ELISA conducted on 10/30/96.

3 ELISA conducted on 11/3/96.

4 ELISA conducted on 11/20/96.

5 UCDATL LC₅₀ values for *Ceriodaphnia dubia* are 400-500 ng/L for diazinon and 80-100 ng/L for chlorpyrifos. Values obtained using ELISA method.

ND Non Detect-detection limits for diazinon, chlorpyrifos and diuron ELISA are 30 ng/L, 50 ng/L and 30 ng/L, respectively.

1997 Studies

The DeltaKeeper collected stormwater runoff from Mosher Slough and Five-Mile Slough on November 13, 1997. Rainfall in the Stockton area measured for that date was 0.12 inch. Table 97-1 presents the results of the 7-day *Ceriodaphnia* test for these samples. Mosher Slough was found to be 100 percent toxic, even with PBO, in the 7 days. The Five-Mile Slough sample was 100 percent toxic within 5 days and nontoxic within 7 days, with PBO.

| Set up on 11/14/97 | | | | |
|--------------------------|-------------------|-----------------------------------|------------------|----------------------|
| Treatment | 1 | duction ³ es/adult) | Mortality (%) | Final pH @ 24 hrs |
| | Х | s.e. | | |
| Laboratory Control | 27.4 ^P | 0.1 | 0^{P} | 8.6 |
| Laboratory Control + PBO | 16.67 | 1.1 | 0 | 8.5 |
| Mosher Slough | * | * | 100 (3) | 8.1 |
| Mosher Slough + PBO | * | * | 90 | 7.9 |
| 5-Mile Slough | * | * | 100 (5) | 7.7 |
| 5-Mile Slough + PBO | 29.3 | 0.1 | 0 | 7.6 |

Table 97-1Stockton Urban Runoff 11/13/977-day Ceriodaphnia Test

P. The laboratory control met all US EPA criteria for test acceptability. 100% of the daphnids had a third brood.

1. Ten replicates with 15 ml of sample and one *Ceriodaphnia* each.

2. Standard US EPA feeding procedures were used during this test.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

(#) Denotes days to 100% mortality.

Table 97-2 presents the fathead minnow larvae tests for the Mosher Slough and Five-Mile Slough samples collected on November 13, 1997. The Mosher Slough sample was nontoxic, while the Five-Mile Slough sample did show mortalities to the fathead minnow larvae over the 7-day test period.

Table 97-3 presents the results of the toxicity tests for the November 13, 1997, samples taken of Mosher Slough and Five-Mile Slough for *Selenastrum*. The samples were nontoxic to this alga during the test period.

Table 97-4 presents the chemical characteristic data for the November 13, 1997, sample. The data in Table 97-4 show that Mosher Slough contained 460 ng/L of diazinon, while Five-Mile Slough had about 360 ng/L of diazinon. Both samples contained between 50 and 60 ng/L of chlorpyrifos. These concentrations of diazinon and chlorpyrifos would be expected to be toxic to *Ceriodaphnia*. This is what was found, as shown in Table 97-1. The toxicity to fathead minnow larvae shown for Five-Mile Slough is due to unknown causes.

| Treatment | Growth (mg) | | Mortali | $(\%)^3$ | Final pH @ |
|--------------------|--------------------|-------|----------------|----------|------------|
| | х | Se | Х | s.e. | 24 hrs |
| Laboratory Control | 0.274 ^P | 0.009 | 0 ^P | 0 | 8.0 |
| Mosher Slough | 0.318 | 0.041 | 22.5 | 19.3 | 7.7 |
| 5-Mile Slough | 0.1710 | 0.031 | 75.0 | 8.66 | 7.6 |

| Table 97-2 |
|---|
| 7-day <i>Pimephales</i> Test ^{1,2} |

P. The laboratory control met all US EPA criteria for test acceptability.

1. Four replicate beakers with 250 ml of sample and 10 minnows in each replicate.

2. Minnows were fed three times daily.

Set up on 11/14/97

3. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<05).

Table 97-396-Hour Selenastrum Test1

Set up on 11/14/97

| Treatment | Cell Count ¹ (x 10 ⁴) | | % CV | Final pH |
|--------------------|--|------|--------------------|----------|
| | Х | s.e. | | @ 96 hrs |
| Laboratory Control | 133.5 | 15.5 | 23.2 ^{NP} | 7.5 |
| Mosher Slough | 161.9 | 9.9 | 6.1 | 9.3 |
| 5-Mile Slough | 207.0 | 2.9 | 1.4 | 9.7 |

NP. The glass distilled control did not meet all US EPA criteria for test acceptability. The coefficient of variation was 23.2% in this treatment.

1. Four replicate flasks with 100 ml of sample in each flask.

2. Highlighted areas show a significant reduction in growth compared to the glass distilled control. Cell counts were analyzed using Dunnett's Test (p<.05).

| Treatment | Diazinon ¹ ELISA value (ng/L) | Chlorpyrifos ¹ ELISA value (ng/L) | Lab pH | Lab EC ² (µmhos/ cm) | Lab DO (mg/L) | Total Hardness (mg/L as CaCO ₃) | Ammonia (mg/L as NH4) | Alkalinity (mg/L as CaCO ₃) |
|------------------------|--|--|-----------|---------------------------------------|------------------|--|-----------------------------|---|
| Lab Control (EPAMH) | | | 8.4 | 260 | 8.2 | 80 | | 58 |
| Lab Control (Glass | | | 7.9 | 91 | | | 0 | |
| Distilled) | | | | | | | | |
| Lab Control (SSEPAMH) | | | 8.4 | 209 | 8.3 | 84 | | 66 |
| Lab Control (GDEPAMH) | | | 8.4 | 267 | 8.0 | | | |
| Machar Slough 11/12/07 | 461 | 59 | 7.0 | 99 | 0.2 | 42 | 0.5 | 16 |
| Mosher Slough 11/13/97 | 461 | | 7.9 | | 8.3 | 42 | 0.5 | 46 |
| 5-Mile Slough 11/13/97 | 359 | 52 | 7.5 | 118 | 7.8 | 46 | 1.2 | 48 |

Table 97-4 Chemical characteristics for Stockton Urban Runoff samples collected 13 November 1997

1. Detection limits for ELISA diazinon and chlorpyrifos are 30 ng/L and 50 ng/L, respectively. Diazinon and chlorpyrifos ELISA were conducted on 11/14/97.

2. All EC values reported in this column were taken at 25° C.

1998 Studies

DeltaKeeper collected a sample of Walker Slough and Mosher Slough stormwater runoff on September 9, 1998. According to the rainfall data available, there was no rainfall on that date in Stockton.

Table 98-1 presents the 7-day *Ceriodaphnia* toxicity test results for that sample, which show that neither Walker Slough nor Mosher Slough was toxic to *Ceriodaphnia*. Table 98-2 shows that similar results for the fathead minnow larvae were found for the sample collected on September 9, 1998, in which there was no toxicity found. This was also the result for the *Selenastrum* testing for that sample (see Table 98-3). There was appreciable stimulation of *Selenastrum* growth in the Walker Slough and Mosher Slough samples. The chemical characteristic data for the September 9, 1998, samples are presented in Table 98-4. No data are available for ELISA tests on these samples.

| | and mg append | | | |
|---------------------------|--------------------------|-----|------------------------|-------------|
| | Reproduct (neonates/a | | Mortality ¹ | Final pH |
| Treatment | х | se | (%) | at 24 hours |
| Laboratory Control | 18.9 ^P | 1.1 | 0^{P} | 8.4 |
| Walker Slough | 18.2 | 1.9 | 0 | 8.3 |
| Mosher Slough at Mariners | 29.1 | 1.2 | 0 | 8.4 |

Table 98-1Summary of 7-day Ceriodaphnia toxicity test
conducted during September 1998.²

P. The laboratory control met all US EPA criteria for test acceptability. 90% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

2. The samples were collected on 9 September 1998. This test was set up on 10 September 1998.

| Treatment | Growth ¹ (mg/indiv) | | Mortalit | y (%) ¹ | Final pH at 24 hours |
|---------------------------|-----------------------------------|-------|------------------|--------------------|-------------------------|
| | х | se | X | se | |
| Laboratory Control | 0.355 ^P | 0.020 | 5.0 ^P | 3.0 | 7.8 |
| Walker Slough | 0.429 | 0.035 | 5.0 | 5.0 | 7.7 |
| Mosher Slough at Mariners | 0.436 | 0.016 | 0.0 | 0.0 | 7.8 |

Table 98-2Summary of 7-day *Pimephales* toxicity testconducted during September 1998.²

P. The laboratory control met the criteria for test acceptability.

1. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

2. The samples were collected on 9 September 1998. This test was set up on 10 September 1998.

Table 98-3 Summary of 96-hr Selenastrum toxicity testconducted during September 19982

| Treatment | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH |
|---------------------------|---------------------------|------|------|-------------|
| | х | se | | at 96 hours |
| Laboratory Control | 185.4 ^P | 16.7 | 18.0 | 8.5 |
| Walker Slough | 500.9 | 10.8 | 4.3 | 10.2 |
| Mosher Slough at Mariners | 429.9 | 12.5 | 5.8 | 10.2 |

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 18.0% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).

2. Samples were collected on 9 September 1998. This toxicity test was set up on 10 September 1998.

Table 98-4Water Chemical Characteristic Data for Stockton Urban RunoffSamples Collected 9 September 1998

| Treatment | Lab pH | Lab EC | Lab DO | Total Hardness | Alkalinity |
|----------------------------------|--------|------------|--------|------------------------------|------------------------------|
| | | (µmhos/cm) | (mg/L) | (mg/L as CaCO ₃) | (mg/L as CaCO ₃) |
| Lab Control (EPAMH) | 8.0 | 287 | 8.3 | 88 | 86 |
| Lab Control (SSEPAMH) | 8.0 | 233 | 8.5 | 96 | 82 |
| Lab Control (Glass Distilled) | | | | | |
| Walker Slough | 7.7 | 137 | 8.4 | 60 | 62 |
| Mosher Slough at Mariners | 7.8 | 166 | 8.3 | 72 | 82 |

October 24, 1998

A sample of stormwater runoff was obtained by the DeltaKeeper for October 24, 1998 from several of the Stockton sloughs. The rainfall data for that date for the City of Stockton show that there was 0.67 inch of precipitation.

Table 98-5 presents the results of the 7-day *Ceriodaphnia* toxicity test. Both Mosher Slough and Walker Slough showed 100 percent mortality of the *Ceriodaphnia* in 3 and 2 days, respectively. This toxicity was essentially eliminated through the addition of 100 μ g/L PBO.

Five-Mile Slough, Calaveras River and Smith Canal samples taken on October 24, 1998, did not show toxicity to *Ceriodaphnia* over the 7-day test.

Tables 98-6 and 98-7 show the fathead minnow larvae and *Selenastrum* toxicity test data for the October 24, 1998, sample. No toxicity was observed to either of these organisms in Five-Mile Slough, Calaveras River, Smith Canal, Mosher Slough and Walker Slough.

| eonuucteu u | 8 | | | | | |
|--------------------------|---|-----|-----------|-----|-------------------------------|-------------------------|
| Treatment | Reproduction ¹ (neonates/adult) | | | | Mortality ¹ (%) | Final pH at 24 hours |
| | Х | se | | | | |
| Laboratory Control | 21.5 ^P | 1.1 | 0.0^{P} | 8.5 | | |
| Laboratory Control + PBO | 16.0 | 2.8 | 10 | 8.5 | | |
| 5-Mile Slough | 34.9 | 1.3 | 0 | 8.0 | | |
| 5-Mile Slough + PBO | 30.3 | 3.7 | 10 | 8.0 | | |
| Calaveras River | 28.2 | 2.0 | 10 | 7.9 | | |
| Calaveras River + PBO | 24.9 | 1.2 | 0 | 7.9 | | |
| Smith Canal | 25.3 | 2.4 | 0 | 7.7 | | |
| Smith Canal + PBO | 22.8 | 1.2 | 0 | 7.6 | | |
| Mosher Slough | * | * | 100 (3) | 7.7 | | |
| Mosher Slough + PBO | 14.7 | 2.5 | 20 | 7.6 | | |
| Walker Slough | * | * | 100 (2) | 7.4 | | |
| Walker Slough + PBO | 12.1 | 1.0 | 0 | 7.4 | | |

Table 98-5Summary of 7-day Ceriodaphnia toxicity test
conducted during October 1998²

P. The laboratory control met all US EPA criteria for test acceptability. 90% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

2. The samples were collected on 24 October 1998. This test was set up on 25 October 1998.

* Due to significant mortality observed in this sample, reproduction was not calculated.

(#) Number in parentheses represents days to 100% mortality.

| | of 7-day <i>Pimephales</i> toxicity test |
|-----------|--|
| conducted | during October 1998 ² |

| 8 • • • • • • • | | | | | | | |
|--------------------|-----------------------------------|-------|------------------|--------------------|-------------------------|--|--|
| Treatment | Growth ¹ (mg/indiv) | | Mortalit | y (%) ¹ | Final pH at 24 hours | | |
| | Х | se | Х | se | | | |
| Laboratory Control | 0.476 ^P | 0.016 | 0.0 ^P | 0.0 | 8.1 | | |
| 5 Mile Slough | 0.473 | 0.029 | 0.0 | 0.0 | 7.6 | | |
| Calaveras River | 0.528 | 0.028 | 2.5 | 3.0 | 7.4 | | |
| Smith Canal | 0.424 | 0.010 | 0.0 | 0.0 | 7.2 | | |
| Mosher Slough | 0.486 | 0.017 | 2.5 | 3.0 | 7.3 | | |
| Walker Slough | 0.435 | 0.022 | 10.0 | 4.0 | 7.2 | | |
| | | | | | | | |

P. The laboratory control met the criteria for test acceptability.

1. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the

laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

2. The samples were collected on 24 October 1998. This test was set up on 28 October 1998.

| Treatment | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH | | |
|--------------------|---------------------------|------|------|-------------|--|--|
| | х | se | | at 96 hours | | |
| Laboratory Control | 187.3 ^P | 9.3 | 9.9 | 8.0 | | |
| | | | | | | |
| 5-Mile Slough | 364.1 | 24.6 | 13.5 | 9.8 | | |
| Calaveras River | 337.0 | 11.0 | 6.5 | 10.1 | | |
| Smith Canal | 268.2 | 2.6 | 1.9 | 9.4 | | |
| Mosher Slough | 376.9 | 10.0 | 5.3 | 9.8 | | |
| Walker Slough | 279.6 | 10.4 | 7.4 | 9.6 | | |

Table 98-7Summary of 96-hr Selenastrum toxicity testconducted during October 19982

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 9.9% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).

2. The samples were collected on 24 October 1998. This test was set up on 25 October 1998.

The data in Table 98-8 show that Mosher Slough had 310 ng/L diazinon, while Walker Slough had 170 ng/L diazinon. There is no indication as to whether chlorpyrifos was measured on these samples. Since both samples showed high levels of acute toxicity to *Ceriodaphnia* over 7 days, it appears that there may be diazinon or other toxicants present to account for the toxicity measured.

 Table 98-8 Summary of water chemical characteristic measurements on samples collected on 24 October 1998

| Treatment | Field Temp (^O C) | Field pH | Field EC (µmhos/cm) | Lab pH | Lab EC (µmhos/cm) | Lab DO (mg/L) | Total Hardness (mg/L as CaCO ₃) | Alkalinity (mg/L as CaCO ₃) |
|--|------------------------------------|----------|------------------------|--------|----------------------|---------------------|---|---|
| Lab Control (EPAMH) | (0) | | (µiiiios/eiii) | 8.3 | 284 | 8.3 | 88 | 60 |
| Lab Control (SSEPAMH) | | | | 8.3 | 204 | 8.2 | 88 | 66 |
| Lab Control (Glass Distilled) | | | | 7.8 | 90 | 8.7 | | |
| í literatura de la construcción de | • | | | • | | | | |
| 5 Mile Slough | | | | 7.6 | 236 | 7.5 | 70 | 63 |
| Calaveras River | * | * | 89 | 7.6 | 103 | 7.9 | 42 | 40 |
| Smith Canal | * | * | 164 | 7.2 | 178 | 6.1 | 56 | 44 |
| Mosher Slough | * | * | 91 | 7.2 | 110 | 6.4 | 44 | 41 |
| Walker Slough | | | | 7.3 | 140 | 7.1 | 48 | 28 |

* These values are not available due to a lack of available field equipment.

| Treatment | Diazinon (ng/L) |
|---------------|-----------------|
| Mosher Slough | 310 |
| Walker Slough | 170 |

December 7, 1998

DeltaKeeper collected samples of Walker Slough and Mosher Slough on December 7, 1998. There was no rainfall on that day. Table 98-9 shows that, while Walker Slough was nontoxic to *Ceriodaphnia* during the 7-day period, Mosher Slough showed 60 percent mortality over that period. Blind duplicates on the Walker Slough samples showed similar results. Table

98-10 shows that the addition of 100 : g/L PBO eliminated the toxicity that was found to *Ceriodaphnia* over the 7-day test.

The December 7 sample was found to be nontoxic to fathead minnow larvae and to *Selenastrum*. These data are presented in Tables 98-11 and 98-12. While there was an apparent decrease in the cell count for the Walker Slough sample collected on December 7, 1998, this decrease was not statistically significant. A partial TIE was conducted on the Walker Slough sample collected on December 7, 1998, using *Selenastrum* as the test organism (Table 98-13). The cell count in this sample for Walker Slough was statistically significantly depressed. Passing the sample through a C8 column extracted water eliminated the toxicity.

| conducted during December 1998 | | | | | | | |
|--------------------------------|-------------------------|-----|-------------------------------|-------------------------|--|--|--|
| Treatment | Reproduc (neonates/a | | Mortality ¹ (%) | Final pH at 24 hours | | | |
| | Х | se | | | | | |
| Laboratory Control | 21.8 ^P | 2.8 | 0^{P} | 8.3 | | | |
| Walker Slough | 24.4 | 0.8 | 0 | 8.3 | | | |
| Mosher Slough at Mariners | * | * | 60 | 8.2 | | | |
| Quality Assurance Samples | | | | | | | |
| Blind Duplicate | Reproduc (neonates/a | | Mortality (%) | Final pH at 24 hours | | | |
| | Х | se | | | | | |
| Walker Slough | 24.4 | 0.8 | 0 | 8.3 | | | |
| Walker Slough duplicate | 25.0 | 1.3 | 0 | 8.2 | | | |

Table 98-9Summary of 7-day Ceriodaphnia toxicity test (chronic)conducted during December 19982

P. The laboratory control met all US EPA criteria for test acceptability. 78% of the daphnids had a third brood.

 Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

2. The samples were collected on 7 December 1998. This test was set up on 8 December 1998.

* Due to significant mortality observed in these samples, reproduction was not calculated.

| Table 98-10 | Summary of 7-day | <i>Ceriodaphnia</i> toxicity test (TIE) |
|-------------|------------------|---|
| | conducted during | December 1998 ² |

| Treatment | Reproduction ¹ | | Mortality ¹ | Final pH | | | | |
|--------------------------|---------------------------|-----|------------------------|----------|--|--|-----|-------------|
| | (neonates/adult) | | | | | | (%) | at 24 hours |
| | х | se | | | | | | |
| Laboratory Control | 24.8 ^P | 1.1 | 0^{P} | 8.4 | | | | |
| Laboratory Control + PBO | 17.9 | 0.9 | 0 | 8.4 | | | | |
| Mosher Slough | * | * | 90 | 8.3 | | | | |
| Mosher Slough + PBO | 29.6 | 0.5 | 0 | 8.3 | | | | |

P. The laboratory control met all EPA criteria for test acceptability. 89% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

2. The samples were collected on 7 December 1998. This test was set up on 16 December 1998.

* Due to significant mortality observed in this sample, reproduction was not calculated.

| Treatment | Growth ¹ (mg/indiv) | | Morta | Final pH | |
|---------------------------|--------------------------------|-------|------------------|----------|-------------|
| | X | se | X | se | at 24 hours |
| Laboratory Control | 0.446 ^P | 0.063 | 2.5 ^P | 3.0 | 8.1 |
| Walker Slough | 0.383 | 0.014 | 0.0 | 0.0 | 8.1 |
| Mosher Slough at Mariners | 0.380 | 0.008 | 0.0 | 0.0 | 8.1 |
| Quality Assurance Samples | | | | | |

Table 98-11 Summary of 7-day Pimephales toxicity test conducted during December 1998²

| Blind Duplicate | Growth ¹ (mg/indiv) | | Morta | Final pH | | |
|-------------------------|--------------------------------|-------|-------|----------|-------------|--|
| | Х | se | x se | | at 24 hours | |
| Walker Slough | 0.383 | 0.014 | 0.0 | 0.0 | 8.1 | |
| Walker Slough duplicate | 0.416 | 0.020 | 12.5 | 8.0 | 8.0 | |

P. The laboratory control met the criteria for test acceptability.

1. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the

laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

2. The samples were collected on 7 December 1998. This test was set up on 8 December 1998.

Table 98-12 Summary of 96-hr Selenastrum toxicity test (chronic) Conducted during December 1998²

| Treatment | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH | | | |
|---------------------------|---------------------------|------|------|-------------|--|--|--|
| | Х | se | | at 96 hours | | | |
| Laboratory Control | 206.4 ^P | 11.2 | 10.8 | 7.5 | | | |
| Walker Slough | 65.8 | 11.3 | 34.3 | 8.9 | | | |
| Mosher Slough at Mariners | 123.6 | 3.0 | 4.8 | 9.5 | | | |
| Quality Assurance Samples | | | | | | | |
| | | | | | | | |

| Blind Duplicates | Cell Count $(x \ 10^4)^1$ | | Cell Count $(x \ 10^4)^1$ | | Cell Count $(x \ 10^4)^1$ | | Cell Count $(x \ 10^4)^1$ | | Cell Count $(x \ 10^4)^1$ | | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH |
|-------------------------|---------------------------|------|---------------------------|-------------|---------------------------|--|---------------------------|--|---------------------------|--|---------------------------|--|------|----------|
| | x se | | | at 96 hours | | | | | | | | | | |
| Walker Slough | 65.8 | 11.3 | 34.3 | 8.9 | | | | | | | | | | |
| Walker Slough duplicate | 59.2 | 6.0 | 20.1 | 8.8 | | | | | | | | | | |

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 10.8% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).

2. Samples were collected on 7 December 1998. This test was set up on 8 December 1998.

Table 98-13 Summary of 96-hr Selenastrum toxicity test (TIE) conducted during December 1998²

| | 0 | | | |
|--|---------------------------|-----|------|-------------|
| Treatment | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH |
| | Х | se | | at 96 hours |
| Laboratory Control | 200.5 ^P | 8.9 | 8.8 | 8.8 |
| Laboratory Control C8 method blank | 75.8 | 5.1 | 13.5 | 8.5 |
| | | | | |
| Walker Slough 12/7/98 | 69.2 | 4.1 | 11.8 | 8.9 |
| Walker Slough 12/7/98 C8 solid phase extracted water | 209.5 | 5.0 | 4.8 | 10.0 |
| Re-sampled Walker Slough 12/14/98 | 188.9 | 6.3 | 6.6 | 10.0 |

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 8.8% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control or increase in growth (in the solid phase extracted water) compared to the ambient sample. Cell counts were analyzed using Dunnett's Test (p<.05).

2. The samples were collected on the dates indicated in the table. This test was set up on 16 December 1998.

Walker Slough was re-sampled on December 14, and was not found to be toxic. While there is no information on whether there was precipitation on December 14, it appears that the toxicity found on December 7 was transitory, associated with a runoff event, and it did not persist for a week until it was re-sampled.

The chemical characteristic data for the December 7 sample are presented in Table 98-14. No ELISA results were available, since the samples were nontoxic. This test is only run when toxicity is found.

| Treatment | Field Temp (^O C) | Field pH | Field EC (µmhos/ cm) | Lab pH | Lab EC (µmhos/ cm) | Lab DO (mg/L) | Total Hardness (mg/L as CaCO ₃) | Alkalinity (mg/L as CaCO ₃) | | | |
|----------------------------------|------------------------------------|----------|----------------------------|--------|--------------------------|------------------|--|---|--|--|--|
| Lab Control (EPAMH) | | | | 8.2 | 291 | 8.4 | 84 | 36 | | | |
| Lab Control (SSEPAMH) | | | | 8.3 | 227 | 8.4 | 88 | 70 | | | |
| Lab Control (Glass Distilled) | | | | 8.4 | 90 | 8.4 | | | | | |
| Walker Slough | 7.9 | 7.1 | 105 | 8.2 | 161 | 8.4 | 56 | 21 | | | |
| Mosher Slough at Mariners | 10.4 | 7.5 | | 8.1 | 195 | 8.3 | 88 | 18 | | | |
| Quality Assurance Samples | | | | | | | | | | | |
| | | | E: 11EC | | | | Total | | | | |

Table 98-14Summary of water chemical characteristics of samplescollected on 7December 1998

| | | | | | | | Total | |
|-------------------------|-----------|----------|----------|--------|---------|--------|---------------------|---------------------|
| Blind Duplicate | Field | | Field EC | | Lab EC | | Hardness | Alkalinity |
| | Temp | Field pH | (µmhos/ | Lab pH | (µmhos/ | Lab DO | (mg/L as | (mg/L as |
| | (^{O}C) | | cm) | | cm) | (mg/L) | CaCO ₃) | CaCO ₃) |
| Walker Slough | | | | 8.2 | 161 | 8.4 | 56 | 21 |
| Walker Slough duplicate | | | | 8.2 | 158 | 8.4 | 58 | 13 |

1999 Studies

The DeltaKeeper collected samples from Mosher Slough on January 20, 1999. There was no rain on the day of collection. The data from the 7-day *Ceriodaphnia* toxicity test are presented in Table 99-1. Mosher Slough water caused 100 percent mortality within 1 day. The addition of 100 : g/L PBO extended the time to 6 days for 100 percent mortality.

Table 99-2 presents the toxicity test results with *Selenastrum* for the January 20 sample. The Mosher Slough sample was not toxic to *Selenastrum*.

The data presented in Table 99-3 for the chemical characteristics show that there were 50 ng/L chlorpyrifos and 1,200 ng/L diazinon. This sample would be expected to be highly toxic. It is somewhat surprising that Mosher Slough had that level of toxicity in a non-runoff situation. While the day of sampling had no rainfall, the day before (1/19/99) had 0.56 inch of rain. Evidently, there was sufficient carryover from one day to the next in this case to cause Mosher Slough to be toxic the day after a rainfall event. This situation is somewhat different from what has been found in the past; however, the other samples did not have such high levels of diazinon as this sample.

| conducted during bandary 1999 | | | | | | | | | | |
|-------------------------------|---|-----|-------------------------------|-------------------------|--|--|--|--|--|--|
| Treatment | Reproduction ¹ (neonates/adult) | | Mortality ¹ (%) | Final pH at 24 hours | | | | | | |
| | x se | | | | | | | | | |
| Laboratory Control | 22.3 ^P | 0.3 | 0^{P} | 8.4 | | | | | | |
| Laboratory Control + PBO | 16.2 | 1.0 | 0 | 8.4 | | | | | | |
| Mosher Slough | * | * | 100 (1) | 8.1 | | | | | | |
| Mosher Slough + PBO | * | * | 100 (6) | 8.0 | | | | | | |

Table 99-1Summary of 7-day Ceriodaphnia toxicity test
conducted during January 1999²

P. The laboratory control met all US EPA criteria for test acceptability. 100% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive

endpoint was analyzed using Dunnett's test (p<0.05).

2. The samples were collected on 20 January 1999. This test was set up on 21 January 1999.

Table 99-2Summary of 96-hr Selenastrum toxicity testconducted during January 19992

| | 0 1 | | | |
|---|---------------------------|---------------------------|-------------|-------------|
| Treatment | Cell Count | Cell Count $(x \ 10^4)^1$ | | Final pH |
| | Х | se | | at 96 hours |
| Laboratory Control | 221.3 ^P | 11.2 | 6.0 | 8.4 |
| Laboratory Control C8 Blank | 73.6 | 73.6 1.7 | | 8.2 |
| | | | | |
| Mosher Slough | 287.0 | 10.0 | 7.0 | 8.3 |
| P. The laboratory control met all US EDA criteria for test ac | contability. The coeffici | ant of vari | ation was 6 | 0% in |

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 6.0% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).

2. Samples were collected on 19-20 January 1999. This test was set up on 21 January 1999.

Table 99-3 Summary of water chemical characteristics of samples collected during January 1999

| | | | | | | Total | |
|-----------|----------|---------------|------------------------|---|--|---|---|
| Field | | Field EC | | Lab EC | | Hardness | Alkalinity |
| Temp | Field pH | (µmhos/c | Lab pH | (µmhos/c | Lab DO | (mg/L as | (mg/L as |
| (^{O}C) | | m) | | m) | (mg/L) | CaCO ₃) | CaCO ₃) |
| | | | 8.4 | 217 | 8.4 | 84 | 70 |
| | | | 7.7 | 95 | 8.3 | 0 | 4 |
| | | | 8.2 | 102 | 8.3 | 24 | 36 |
| | Temp | Temp Field pH | Temp Field pH (µmhos/c | Temp (°C)Field pH (μmhos/c m)Lab pH mImage: Lab pH m)8.4Image: Lab pH m)7.7 | Temp (°C)Field pH (µmhos/c m)(µmhos/c m)(µmhos/c m)Image: Constraint of the state of the stat | Temp (°C) Field pH (μmhos/c m) Lab pH (μmhos/c m) Lab DO (mg/L) Image: Constraint of the state | Field Temp (°C)Field pHField EC (µmhos/c m)Lab pHLab EC (µmhos/c m)Hardness (mg/L as (mg/L)118.42178.484117.7958.30 |

| Treatment | Chemical Concentration (ng/L) | | | | | | | |
|---------------|-------------------------------|----------|----------|--------|--|--|--|--|
| | Chlorpyrifos | Diazinon | Simazine | Diuron | | | | |
| Mosher Slough | 50 | 1,200 | 440 | 2,500 | | | | |

February 8, 1999

DeltaKeeper took a sample of Mosher Slough on February 8, 1999. There was 0.16 inch of rain on that day in Stockton. Mosher Slough was sampled at both I-5 and Don Avenue. As shown in Table 99-4, both samples showed 100 percent mortality within 1 day to *Ceriodaphnia*. Duplicates of the I-5 sample showed the same results.

| conducted during rebruary 1777 | | | | | | | | | |
|--------------------------------|---|--------------------|-------------------------------|-------------------------|--|--|--|--|--|
| Treatment | Reproduction ¹ (neonates/adult) | | Mortality ¹ (%) | Final pH at 24 hours | | | | | |
| | x se | | | | | | | | |
| Laboratory Control | 20.5 ^P 0.6 | | 0^{P} | 8.5 | | | | | |
| | | | | | | | | | |
| Mosher Slough at I-5 | * | * | 100 (1) | 8.0 | | | | | |
| Mosher Slough at Don Avenue | * * | | 100 (1) | 8.1 | | | | | |
| Quality Assurance Samples | | | | | | | | | |
| Blind Duplicate | Reproduction ¹ | | Mortality | Final pH | | | | | |
| | (neonates/ | /adult) | (%) | at 24 hours | | | | | |
| | х | se | | | | | | | |
| Mosher Slough at I-5 | * | * | 100 (1) | 8.0 | | | | | |
| Mosher Slough at I-5 duplicate | * | * | 100 (1) | 8.0 | | | | | |
| Trip Blank | Reproduc | ction ¹ | Mortality | Final pH | | | | | |
| * | (neonates/ | | (%) | at 24 hours | | | | | |
| | х | se | | | | | | | |
| Laboratory Control Trip Blank | 21.1 | 1.2 | 0 | 8.5 | | | | | |

Table 99-4Summary of 7-day Ceriodaphnia toxicity testconducted during February 19992

P. The laboratory control met all US EPA criteria for test acceptability. 100% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive and point was analyzed using Dunnet's test ($\infty < 0.05$)

endpoint was analyzed using Dunnett's test (p<0.05).

2. The samples were collected on 8 February 1999. This test was set up on 9 February 1999.

A 96-hour series of toxicity tests using *Ceriodaphnia*, with or without PBO, were conducted on the February 8, 1999, samples taken from Mosher Slough. The Mosher Slough sample taken at Don Avenue showed 100 percent mortality within 1 day. The addition of 100 : g/L PBO essentially eliminated this toxicity over 4 days. Based on the data presented in Table 99-5, there were approximately 3 to 4 TUa of *Ceriodaphnia* toxicity in the February 8, 1999, sample of Mosher Slough water.

Table 99-6 presents the 7-day fathead minnow larvae test results for the February 8 sample. There was no toxicity to fathead minnow larvae in this runoff event.

Table 99-7 presents the results of the toxicity tests with *Selenastrum* for the February 8, 1999, samples taken from Mosher Slough. The Mosher Slough samples were toxic to *Selenastrum*. The cause of this toxicity was not determined.

Table 99-8 presents the chemical characteristic data for the February 8, 1999, sample. This sample was found to contain from 30 to 40 ng/L chlorpyrifos and 860 ng/L diazinon. These concentrations of these two pesticides would be expected to be highly toxic to *Ceriodaphnia*. This is in accord with the toxicity test results.

| conducted during rebruary 1999 | | | | | | | | | | |
|--------------------------------------|--------|---------------|-----------|--------------------------|--|-----------|--|--|--|--|
| Treatment | Mortal | ity for early | ach day o | of the test ³ | Conclusions | Final pH | | | | |
| | 1 | 2 | 3 | 4 | | at 24 hrs | | | | |
| Laboratory Control | | | | 0 | Control met all US EPA criteria for test acceptability. | 8.3 | | | | |
| Laboratory Control + PBO | | | | 0 | No artifactual toxicity present in control blanks. | 8.4 | | | | |
| 100% Mosher Slough at I-5 | 100 | 100 | 100 | 100 | Toxicity detected. | 8.0 | | | | |
| 100% Mosher Slough at I-5 + PBO | | | | 0 | Toxicity alleviated by the addition of PBO suggests that toxicity was due to a metabolically activated OP pesticide. | 7.9 | | | | |
| 50% Mosher Slough at I-5 | 50 | 100 | 100 | 100 | Toxicity detected. | 8.2 | | | | |
| 25% Mosher Slough at I-5 | | | | 0 | | 8.3 | | | | |
| 25% Mosher Slough at I-5 + PBO | | | | 0 | No toxicity detected. | 8.2 | | | | |
| 12.5% Mosher Slough at I-5 | | | | 0 | | 8.3 | | | | |
| 100% Mosher Slough at Don Ave. | 100 | 100 | 100 | 100 | Toxicity detected. | 8.0 | | | | |
| 100% Mosher Slough at Don Ave. + PBO | | | 5 | 5 | Toxicity alleviated by the addition of PBO suggests that toxicity was due to a metabolically activated OP pesticide. | 8.2 | | | | |
| 50% Mosher Slough at Don Ave. | 100 | 100 | 100 | 100 | Toxicity detected. | 8.0 | | | | |
| 25% Mosher Slough at Don Ave. | | | | 0 | | 8.3 | | | | |
| 25% Mosher Slough at Don Ave. + PBO | | | | 0 | No toxicity detected. | 8.4 | | | | |
| 12.5% Mosher Slough at Don Ave. | | 5 | 5 | 5 | | 8.2 | | | | |

Table 99-5 Summary of Ceriodaphnia 96-hour PBO TIE and dilution seriesconducted during February 1999^{1,2,4}

1. Four replicates with 18 mls of sample and 5 Ceriodaphnia each.

2. Daphnids were fed the standard US EPA amount of food for only four hours a day.

3. Highlighted cells indicate areas of significant interest. No statistical analyses were done.

4. The site was sampled on 8 February 1999. This test was set up on 12 February 1999.

Table 99-6 Summary of 7-day Pimephales toxicity testconducted during February 19992

| | Growth ¹ (mg/indiv) | | Mortalit | y (%) ¹ | 1 | |
|-----------------------------|--------------------------------|-------|------------------|--------------------|-------------|--|
| Treatment | Х | se | Х | se | at 24 hours | |
| Laboratory Control | 0.413 ^P | 0.022 | 0^{P} | 0.0 | 8.0 | |
| Mosher Slough at I-5 | 0.466 | 0.024 | 5.0 | 5.0 | 7.4 | |
| Mosher Slough at Don Avenue | 0.482 | 0.024 | 10.0 | 4.0 | 7.5 | |
| Quality Assurance Samples | | | | | | |

Growth¹ (mg/indiv) Mortality (%)¹ Final pH **Blind Duplicate** at 24 hours х se х se Mosher Slough at I-5 5.0 7.4 0.466 0.024 5.0 Mosher Slough at I-5 duplicate 0.438 0.033 5.0 3.0 7.5 Growth¹ (mg/indiv) Trip Blank Mortality (%)¹ Final pH at 24 hours se х se х 0.423 Laboratory Control Trip Blank 0.019 7.5 5.0 8.1

P. The laboratory control met the criteria for test acceptability.

1. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the

laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

2. The samples were collected on 8 February 1999. This test was set up on 9 February 1999.

| conducted during rebruary 1777 | | | | | | | | | |
|--------------------------------|--------------------|----------------|------|-------------|--|--|--|--|--|
| Treatment | Cell Count (2 | $(x \ 10^4)^1$ | % CV | Final pH | | | | | |
| | х | se | | at 96 hours | | | | | |
| Laboratory Control | 207.6 ^P | 8.6 | 8.3 | 8.4 | | | | | |
| Mosher Slough at I-5 | 13.0 | 0.7 | 11.3 | 8.2 | | | | | |
| Mosher Slough at Don Avenue | 71.3 | 0.8 | 2.1 | 8.2 | | | | | |
| Blind Duplicate | Cell Count (2 | $(x \ 10^4)^1$ | % CV | Final pH | | | | | |
| | x | se | | at 96 hours | | | | | |
| Mosher Slough at I-5 | 13.0 | 0.7 | 11.3 | 8.2 | | | | | |
| Mosher Slough at I-5 duplicate | 13.0 | 0.3 | 3.9 | 8.2 | | | | | |
| Trip blank | Cell Count (2 | $(x \ 10^4)^1$ | % CV | Final pH | | | | | |
| | х | se | | at 96 hours | | | | | |
| Laboratory Control Trip Blank | 102.6 | 7.9 | 15.5 | 8.4 | | | | | |

Table 99-7 Summary of 96-hr Selenastrum toxicity testconducted during February 19992

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 8.3% in this treatment.1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed

using Dunnett's Test (p<.05).

2. Samples were collected on 8 February 1999. This test was set up on 9 February 1999.

Table 99-8 Summary of water chemical characteristics of samples collected during February 1999

| | | | | • | | Lab | Total | Alkalinity |
|--------------------------------|-------------------|-------|------------|----------|-------------|----------|---------------------------------|----------------------------------|
| Treatment | Field | Field | Field EC | Lab pH | Lab EC | DO | Hardness | (mg/L as |
| Treatment | Temp | pH | (µmhos/cm) | Laoph | (µmhos/cm) | | (mg/L as | (Ing/L as CaCO ₃) |
| | (^{O}C) | pm | (µmmos/em) | | (µminos/cm) | (IIIg/L) | (IIIg/L) as CaCO ₃) | CaCO ₃) |
| | (\mathbf{C}) | | | 7.0 | 2(0 | 0.6 | £/ | (0) |
| Lab Control (EPAMH) | | | | 7.8 | 260 | 8.6 | 96 | 60 |
| Lab Control (SSEPAMH) | | | | 8.2 | 234 | 8.6 | 88 | 66 |
| Lab Control (Glass Distilled) | | | | 9.0 | 94 | 8.4 | | |
| Mosher Slough at I-5 | | | | 7.8 | 91 | 8.6 | 36 | 30 |
| Mosher Slough at Don Avenue | | | | 7.9 | 91 | 8.7 | 36 | 34 |
| | | | | | | т 1 | TF (1 | |
| | E. 11 | E. 11 | Field EC | T 1 TT | Lab EC | Lab | Total | A 11 11 14 |
| Blind Duplicate | Field | Field | | Lab pH | Lab EC | DO | Hardness | Alkalinity |
| | Temp | pН | (µmhos/cm) | | (µmhos/cm) | (mg/L) | (mg/L as | (mg/L as |
| | (⁰ C) | | | | | | CaCO ₃) | CaCO ₃) |
| Mosher Slough at I-5 | | | | 7.8 | 91 | 8.6 | 36 | 30 |
| Mosher Slough at I-5 duplicate | | | | 7.8 | 87 | 8.7 | 36 | 30 |
| | | | | | | Lab | Total | |
| | Field | Field | Field EC | I ah aII | Lab EC | | | A 11-01-1-1-1-1-1- |
| Tuin Dlaula | | | | Lab pH | | DO | Hardness | Alkalinity |
| Trip Blank | Temp | pН | (µmhos/cm) | | (µmhos/cm) | (mg/L) | (mg/L as | (mg/L as |
| | (⁰ C) | | | | | | CaCO ₃) | CaCO ₃) |
| Laboratory Control Trip Blank | | | | 8.2 | 224 | 8.5 | 88 | 66 |

| Treatment | Chemical Concentration (ng/L) | | | | | | |
|-----------------------------|-----------------------------------|-----|-----|-------|--|--|--|
| | Chlorpyrifos Diazinon Prowl Sima: | | | | | | |
| Mosher Slough at I-5 | 40 | 820 | 100 | 5,500 | | | |
| Mosher Slough at Don Avenue | 30 | 860 | 60 | 5,300 | | | |

March 1999

On March 8, 1999, a set of samples was collected from several of the City of Stockton sloughs, as well as other waterbodies in the Delta. The Stockton rainfall gage reported 0.20 inch of precipitation on that date. Tables 99-9 through 99-12 present the results of the toxicity testing and chemical characteristic measurements on this set of samples. Review of the data in these tables shows that Walker Slough and Mosher Slough were nontoxic to *Ceriodaphnia*, fathead minnow larvae and *Selenastrum*. The data obtained from other waterbodies in the region, such as the San Joaquin River at Vernalis, Mokelumne River at New Hope, French Camp Slough at El Dorado, Old River at Tracy, etc., also showed no toxicity to the test organisms. Table 99-13 presents a summary of the toxicity test results obtained for the March 8, 1999, sample.

| Treatment | | oduction ¹ ates/adult) | Mortality ¹ (%) | Final pH at 24 hours | | |
|------------------------------------|-------------------|--------------------------------------|----------------------------|-------------------------|--|--|
| | Х | se | × , | | | |
| Laboratory Control | 21.7 ^P | 0.6 | 0^{P} | 8.2 | | |
| San Joaquin River at Vernalis | 24.6 | 1.8 | 10 | 8.2 | | |
| Mokelumne River at New Hope | 10.6 | 1.2 | 0 | 7.9 | | |
| Paradise Cut | 36.1 | 1.3 | 0 | 8.3 | | |
| French Camp Slough at El Dorado | 26.9 | 0.6 | 0 | 8.3 | | |
| Walker Slough | 33.9 | 0.8 | 0 | 8.2 | | |
| Mosher Slough at Mariners | 33.1 | 1.0 | 30 | 8.5 | | |
| Stockton Treatment Plant | 24.5 | 1.1 | 0 | 8.2 | | |
| White Slough | 25.0 | 1.0 | 0 | 8.1 | | |
| Old River at Tracy | 29.8 | 0.7 | 0 | 8.2 | | |
| Quality Assurance Samples | | | | | | |
| Mosher Slough | 33.1 | 1.0 | 30 | 8.5 | | |
| Mosher Slough duplicate | 32.7 | 1.2 | 0 | 8.5 | | |
| Stockton Treatment Plant | 24.5 | 1.1 | 0 | 8.2 | | |
| Stockton Treatment Plant duplicate | 26.9 | 1.3 | 0 | 8.2 | | |
| Stockton Treatment Plant duplicate | 27.9 | 0.8 | 0 | 8.1 | | |

 Table 99-9
 Summary of 7-day Ceriodaphnia toxicity test conducted on samples collected from the Sacramento-San Joaquin River Delta on 8 March 1999

 Set up on 3/9/99

P. The laboratory control met all US EPA criteria for test acceptability. 100% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

Table 99-10 Summary of 7-day Pimephales toxicity test conducted on samples collected from the Sacramento-San Joaquin River Delta on 8 March 1999 Set up on 3/9/99

| Treatment | Growth ¹ (| Growth ¹ (mg/indiv) | | Mortality (%) ¹ | |
|------------------------------------|-----------------------|--------------------------------|---------|----------------------------|-------------|
| | Х | se | Х | se | at 24 hours |
| Laboratory Control | 0.407 ^P | 0.009 | 0^{P} | 0.0 | 7.9 |
| San Joaquin River at Vernalis | 0.381 | 0.002 | 0.0 | 0.0 | 7.8 |
| Mokelumne River at New Hope | 0.292 | 0.079 | 25.0 | 3.0 | 7.5 |
| Paradise Cut | 0.426 | 0.023 | 5.0 | 5.0 | 7.9 |
| French Camp Slough at El Dorado | 0.379 | 0.042 | 25.0 | 18.0 | 7.9 |
| Walker Slough | 0.424 | 0.015 | 5.0 | 3.0 | 7.7 |
| Mosher Slough at Mariners | 0.414 | 0.005 | 0.0 | 0.0 | 8.1 |
| Stockton Treatment Plant | 0.402 | 0.021 | 0.0 | 0.0 | 7.8 |
| White Slough | 0.395 | 0.015 | 5.0 | 3.0 | 7.7 |
| Old River at Tracy | 0.396 | 0.011 | 0.0 | 0.0 | 7.8 |
| Quality Assurance Samples | | | | | |
| Mosher Slough | 0.414 | 0.005 | 0.0 | 0.0 | 8.1 |
| Mosher Slough Duplicate | 0.438 | 0.025 | 2.5 | 3.0 | 8.2 |
| Stockton Treatment Plant | 0.402 | 0.021 | 0.0 | 0.0 | 7.8 |
| Stockton Treatment Plant duplicate | 0.395 | 0.017 | 2.5 | 3.0 | 7.8 |
| Stockton Treatment Plant duplicate | 0.411 | 0.006 | 7.5 | 5.0 | 7.8 |

P. The laboratory control met all US EPA criteria for test acceptability.

1. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

Table 99-11 Summary of 7-day Selenastrum toxicity test conducted on samples collected from the Sacramento-San Joaquin River Delta on 8 March 1999

| Set up on | 3/9/99 |
|-----------|--------|
|-----------|--------|

| Treatment | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH |
|------------------------------------|---------------------------|------|------|-------------|
| | Х | se | | at 96 hours |
| Laboratory Control | 218.4 ^P | 3.2 | 2.9 | 8.6 |
| San Joaquin River at Vernalis | 232.3 | 19.2 | 16.5 | 9.8 |
| Mokelumne River at New Hope | 275.3 | 10.6 | 7.7 | 9.4 |
| Paradise Cut | 158.9 | 35.8 | 45.1 | 8.6 |
| French Camp Slough at El Dorado | 305.6 | 15.5 | 10.2 | 9.8 |
| Walker Slough | 295.6 | 18.9 | 12.8 | 9.9 |
| Mosher Slough at Mariners | 306.0 | 21.3 | 13.9 | 9.9 |
| Stockton Treatment Plant | 284.1 | 8.0 | 5.6 | 9.9 |
| White Slough | 308.9 | 20.1 | 13.0 | 9.8 |
| Old River at Tracy | 279.8 | 19.9 | 14.3 | 9.9 |
| Quality Assurance Samples | | | | |
| Mosher Slough | 306.0 | 21.3 | 13.9 | 9.9 |
| Mosher Slough duplicate | 270.1 | 9.4 | 6.9 | 9.7 |
| Stockton Treatment Plant | 284.1 | 8.0 | 5.6 | 9.9 |
| Stockton Treatment Plant duplicate | 264.1 | 22.0 | 16.7 | 9.9 |
| Stockton Treatment Plant duplicate | 289.9 | 11.6 | 8.0 | 9.8 |

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 2.9% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).

| | ament | 0-5an 50 | Jaquin Kiv | | | | 1777 | |
|------------------------------------|-------------------|----------|------------|-----|---------|--------|---------------------|---------------------|
| Treatment | Field | Field pH | | | Lab EC | | Total Hardness | 5 |
| | Temp | | Field EC | | (µmhos/ | Lab DO | | (mg/L as |
| | (⁰ C) | | (µmhos/cm) | | cm) | (mg/L) | CaCO ₃) | CaCO ₃) |
| Lab Control (DIEPAMH) | | | | 8.1 | 223 | 8.6 | 80 | 62 |
| Lab Control (SSEPAMH) | | | | 8.2 | 222 | 8.2 | 86 | 68 |
| Lab Control (Glass Distilled) | | | | | | | | |
| San Joaquin River at Vernalis | 10.8 | 6.7 | 241 | 8.1 | 319 | 8.4 | 82 | 56 |
| Mokelumne River at New Hope | 9.6 | 7.6 | 32 | 7.9 | 50 | 8.3 | 20 | 44 |
| Paradise Cut | 11.6 | 7.4 | 965 | 8.2 | 865 | 8.4 | 272 | 102 |
| French Camp Slough at El Dorado | 11.5 | 8.3 | 207 | 8.2 | 202 | 8.4 | 80 | |
| Walker Slough | 11.5 | 7.4 | 109 | 8.2 | 142 | 8.3 | 56 | 60 |
| Mosher Slough at Mariners | 12.3 | 7.5 | 426 | 8.4 | 375 | 8.3 | 140 | 60 |
| Stockton Treatment Plant | 11.0 | 8.2 | 326 | 8.1 | 305 | 8.3 | 76 | 56 |
| White Slough | 11.2 | 7.4 | 152 | 8.0 | 136 | 8.4 | 50 | 44 |
| Old River at Tracy | 11.0 | 7.6 | 258 | 8.1 | 333 | 8.4 | 86 | 58 |
| Quality Assurance Samples | | | | | | | | |
| Mosher Slough | | | | 8.4 | 375 | 8.3 | 140 | 60 |
| Mosher Slough duplicate | | | | 8.5 | 382 | 8.3 | 142 | |
| Stockton Treatment Plant | | | | 8.1 | 305 | 8.3 | 76 | 56 |
| Stockton Treatment Plant duplicate | | | | 8.1 | 309 | 8.2 | 76 | 54 |
| Stockton Treatment Plant duplicate | | | | 8.1 | 309 | 8.2 | 80 | |

Table 99-12 Summary of chemical characteristic measurements on samples collected from the Sacramento-San Joaquin River Delta on 8 March 1999

Table 99-13Summary of toxicity test results for the third quarterly sampling from the
Sacramento-San Joaquin Delta collected on 8 March 1999

Set up on 3/9/99

| | Ceriod | laphnia | Pime | phales | |
|---------------------------------|---------------|-----------|---------|----------|------------------|
| | | | | Mortalit | Selenastru |
| | Reproduction | Mortality | Growth | у | m |
| Treatment | | | mg/indi | | Cell Count |
| | Neonate/adult | % | v | % | x10 ⁴ |
| Laboratory Control | 21.7 | 0 | 0.407 | 0.0 | 218.4 |
| San Joaquin River at Vernalis | 24.6 | 10 | 0.381 | 0.0 | 232.3 |
| Mokelumne River at New Hope | 10.6 | 0 | 0.292 | 25.0 | 275.3 |
| Paradise Cut | 36.1 | 0 | 0.426 | 5.0 | 158.9 |
| French Camp Slough at El Dorado | 26.9 | 0 | 0.379 | 25.0 | 305.6 |
| Walker Slough | 33.9 | 0 | 0.424 | 5.0 | 295.6 |
| Mosher Slough at Mariners | 33.1 | 30 | 0.414 | 0.0 | 306.0 |
| Stockton Treatment Plant | 24.5 | 0 | 0.402 | 0.0 | 284.1 |
| White Slough | 25.0 | 0 | 0.395 | 5.0 | 308.9 |
| Old River at Tracy | 29.8 | 0 | 0.396 | 0.0 | 279.8 |

1. Highlighted cells indicate a significant reduction in reproduction, growth or cell count or increase in mortality relative to the laboratory control water. The *Ceriodaphnia* mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint, fish growth and mortality, and cell counts were analyzed using Dunnett's Test (p<.05).

June 7, 1999

A set of dry weather flow samples was collected from Walker Slough, Mosher Slough, as well as several other waterbodies in the region of the South and Central Delta. The Stockton Slough samples showed no toxicity to *Ceriodaphnia* (Tables 99-14 and 99-15); however, there was toxicity of Mosher Slough water to fathead minnow larvae (Table 99-16), with about 20 percent mortality over the period of the seven-day test. There was no toxicity to *Selenastrum* for the June 7 sample (Table 99-17). Paradise Cut, located within the South Delta near Tracy, did show toxicity to *Ceriodaphnia*. It was not toxic to fathead minnow larvae; however, Mokelumne River was toxic to fathead minnow larvae.

| Treatment | Reprodu (neonates | Mortality ¹ (%) | Final pH at 24 hours | | |
|---|----------------------|-------------------------------|-------------------------|-----|--|
| | Х | se | | | |
| Laboratory Control | 18.5 ^P | 1.2 | 0 ^P | 8.4 | |
| San Joaquin River at Vernalis | 23.7 | 2.8 | 10 | 8.3 | |
| Mokelumne River at New Hope | 22.0 | 2.6 | 10 | 8.4 | |
| Paradise Cut | * | * | 70 | 8.5 | |
| French Camp Slough at El Dorado | 22.6 | 0.7 | 0 | 8.3 | |
| Walker Slough | 22.4 | 1.1 | 0 | 8.4 | |
| Mosher Slough at Mariners | 21.5 | 2.5 | 10 | 8.5 | |
| Stockton Treatment Plant | 22.1 | 1.0 | 0 | 8.3 | |
| White Slough | 27.0 | 0.6 | 10 | 8.4 | |
| Old River at Tracy | 27.2 | 3.2 | 10 | 8.4 | |
| Quality Assurance Samples – Blind Duplicate | | | | | |
| San Joaquin River at Vernalis | 23.7 | 2.8 | 10 | 8.3 | |
| San Joaquin River at Vernalis duplicate | 27.7 | 1.0 | 0 | 8.4 | |

Table 99-14 Summary of 7-day Ceriodaphnia toxicity test conducted on samples collected from the Sacramento-San Joaquin Delta on 7 June 1999

Set up on 6/8/00

P. The laboratory control met all US EPA criteria for test acceptability. 90% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

• Due to significant mortality observed in this sample, reproduction was not calculated.

Table 99-15 Summary of 7-day *Ceriodaphnia* PBO TIE conducted on samples collected from Paradise Cut and 5-Mile Slough on 7 and 16 June 1999

Set up on 6/8/99

| Treatment | Reproduction ¹ (neonates/adult) | | Mortality ¹ (%) | Final pH at 24 hours |
|---------------------------|---|-----|-------------------------------|-------------------------|
| | Х | se | | |
| Laboratory Control | 21.7 ^P | 2.1 | 10 ^P | 8.4 |
| Laboratory Control + PBO | 22.0 | 1.1 | 0 | 8.4 |
| Paradise Cut 6/7/99 | * | * | 50 | 8.5 |
| Paradise Cut 6/7/99 + PBO | 31.6 | 1.1 | 0 | 8.4 |
| Paradise Cut 6/16/99 | 33.6 | 0.6 | 0 | 8.5 |
| 5-Mile Slough 6/16/99 | 18.8 | 1.2 | 0 | 8.6 |

P. The laboratory control met all US EPA criteria for test acceptability. 90% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

* Due to significant mortality observed in this sample, reproduction was not calculated.

Table 99-16 Summary of 7-day Pimephales toxicity test conducted on samples collected from the Sacramento-San Joaquin Delta on 7 June 1999

Set up on 6/8/99

| Treatment | Growth ¹ (| mg/indiv) | Mortal | ity (%) ¹ | Final pH |
|---|-----------------------|-----------|-------------------|----------------------|-------------|
| | х | se | Х | se | at 24 hours |
| Laboratory Control | 0.313 ^P | 0.011 | 1.25 ^P | 1.3 | 8.2 |
| San Joaquin River at Vernalis | 0.333 | 0.012 | 0.0 | 0.0 | 8.2 |
| Mokelumne River at New Hope | 0.395 | 0.040 | 57.5 | 18.9 | 8.0 |
| Paradise Cut | 0.374 | 0.020 | 2.5 | 2.5 | 8.3 |
| French Camp Slough at El Dorado | 0.369 | 0.012 | 7.5 | 4.8 | 8.0 |
| Walker Slough | 0.313 | 0.011 | 4.3 | 4.3 | 8.0 |
| Mosher Slough at Mariners | 0.349 | 0.021 | 20.0 | 13.5 | 8.2 |
| Stockton Treatment Plant | 0.399 | 0.025 | 17.5 | 7.5 | 8.2 |
| White Slough | 0.356 | 0.030 | 27.5 | 17.0 | 8.0 |
| Old River at Tracy | 0.360 | 0.014 | 0.0 | 0.0 | 8.3 |
| Quality Assurance Samples – Blind Duplicate | | | | | |
| San Joaquin River at Vernalis | 0.333 | 0.012 | 0.0 | 0.0 | 8.2 |
| San Joaquin River at Vernalis duplicate | 0.339 | 0.014 | 2.5 | 2.5 | 8.2 |

P. The laboratory control met the criteria for test acceptability.

1. Highlighted areas indicate a significant increase in mortality or decrease in growth when compared to the laboratory control. The growth and mortality endpoints were analyzed with Dunnett's Test (p<.05).

Table 99-17 Summary of 96-hr Selenastrum toxicity test conducted on samplescollected from the Sacramento-San Joaquin Delta on 7 June 1999

| | Set | up | on | 6/8/99 |
|--|-----|----|----|--------|
|--|-----|----|----|--------|

| Treatment | Cell Count $(x \ 10^4)^1$ | | % CV | Final pH | | |
|---|---------------------------|------|------|-------------|--|--|
| | Х | se | | at 96 hours | | |
| Laboratory Control | 75.6 ^P | 3.8 | 10.0 | 7.8 | | |
| San Joaquin River at Vernalis | 139.5 | 17.3 | 24.8 | 8.5 | | |
| Mokelumne River at New Hope | 184.2 | 15.2 | 16.6 | 9.5 | | |
| Paradise Cut | 23.4 | 5.9 | 50.2 | 8.6 | | |
| French Camp Slough at El Dorado | 164.6 | 5.4 | 6.6 | 9.7 | | |
| Walker Slough | 218.2 | 10.0 | 9.2 | 10.0 | | |
| Mosher Slough at Mariners | 144.3 | 5.4 | 7.5 | 9.6 | | |
| Stockton Treatment Plant | 149.0 | 20.0 | 26.8 | 8.6 | | |
| White Slough | 196.9 | 10.9 | 10.7 | 9.7 | | |
| Old River at Tracy | 51.3 | 5.1 | 19.7 | 8.5 | | |
| Quality Assurance Samples | | | | | | |
| San Joaquin River at Vernalis | 139.5 | 17.3 | 24.8 | 8.5 | | |
| San Joaquin River at Vernalis duplicate | 142.7 | 15.3 | 21.5 | 8.5 | | |

P. The laboratory control met all US EPA criteria for test acceptability. The coefficient of variation was 10% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).

Table 99-18 presents a summary of the toxicity test results for samples collected on June 7, 1999. The sample of the San Joaquin River at Vernalis was nontoxic to *Ceriodaphnia*, fathead minnow larvae and *Selenastrum*. The sample of the Mokelumne River at New Hope was nontoxic to *Ceriodaphnia* and *Selenastrum*, but caused about 58 percent mortality to fathead minnow larvae. The Paradise Cut sample showed 70 percent mortality to *Ceriodaphnia* and was toxic to *Selenastrum*. It was nontoxic to fathead minnow larvae. The June 7 samples collected from French Camp Slough, Walker Slough, White Slough and Old River at Tracy were all nontoxic to the three test species. The Stockton Wastewater Treatment Plant and Mosher Slough samples were nontoxic to *Ceriodaphnia* and *Selenastrum*; however, they did show low levels of toxicity to fathead minnow larvae. Table 99-19 presents information on the chemical characteristics of the samples collected on June 7 and 16, 1999. No data were provided on diazinon and chlorpyrifos concentrations in the samples.

Table 99-18Summary of toxicity test results for samples from the
Sacramento - San Joaquin Delta collected on 7 June 1999

| | Set | up | on | 6/8/99 |
|--|-----|----|----|--------|
|--|-----|----|----|--------|

| Treatment | Ceriodaphnia | | Pime | Selenastrum | |
|---------------------------------|-------------------|------------------|--------------------|-------------------|-------------------|
| | Reproduction | Mortality | Growth | Mortality | Cell Count |
| | neonate/adult | % | mg/indiv | % | x10 ⁴ |
| Laboratory Control | 18.5 ^P | 0^{P} | 0.313 ^P | 1.25 ^P | 75.6 ^P |
| San Joaquin River at Vernalis | 23.7 | 10 | 0.333 | 0.0 | 139.5 |
| Mokelumne River at New Hope | 22.0 | 10 | 0.395 | 57.5 | 184.2 |
| Paradise Cut | * | 70 | 0.374 | 2.5 | 23.4 |
| French Camp Slough at El Dorado | 22.6 | 0 | 0.369 | 7.5 | 164.6 |
| Walker Slough | 22.4 | 0 | 0.313 | 4.3 | 218.2 |
| Mosher Slough at Mariners | 21.5 | 10 | 0.349 | 20.0 | 144.3 |
| Stockton Treatment Plant | 22.1 | 0 | 0.399 | 17.5 | 149.0 |
| White Slough | 27.0 | 10 | 0.356 | 27.5 | 196.9 |
| Old River at Tracy | 27.2 | 10 | 0.360 | 0.0 | 51.3 |

1. Highlighted cells indicate a significant reduction in reproduction, growth or cell count or increase in mortality relative to the laboratory control water. The *Ceriodaphnia* mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint, fish growth and mortality, and cell counts were analyzed using Dunnett's Test (p<.05).

Table 99-19Summary of chemical characteristic measurements on samplescollected from the Sacramento-San Joaquin Delta on 7 and 16 June 1999

| | | | | | | | Total | |
|---|-------------------|-------|------------|-----|------------|--------|---------------------|---------------------|
| | Field | Field | Field EC | Lab | Lab EC | Lab DO | Hardness | Alkalinity |
| Treatment | Temp | pН | (µmhos/cm) | pН | (µmhos/cm) | (mg/L) | (mg/L as | (mg/L as |
| | (⁰ C) | | | | | | CaCO ₃) | CaCO ₃) |
| Lab Control (DIEPAMH) | | | | 8.2 | 318 | 7.6 | 84 | 60 |
| Lab Control (SSEPAMH) | | | | 8.3 | 260 | 8.1 | 92 | 76 |
| Lab Control (Glass Distilled) | | | | 8.1 | 106 | 8.1 | | |
| San Joaquin River at Vernalis | 19.0 | 7.8 | 502 | 8.3 | 490 | 8.1 | 112 | 76 |
| Mokelumne River at New Hope | 16.4 | 8.1 | 78 | 8.0 | 100 | 8.0 | 44 | 24 |
| Paradise Cut | NA | NA | NA | 8.4 | 945 | 8.1 | 256 | 120 |
| French Camp Slough at El Dorado | 20.5 | 8.1 | 135 | 8.1 | 179 | 8.7 | 64 | 50 |
| Walker Slough | 22.7 | 8.0 | 283 | 8.1 | 174 | 8.1 | 32 | 60 |
| Mosher Slough at Mariners | 22.6 | 7.8 | 177 | 8.2 | 189 | 8.0 | 84 | 64 |
| Stockton Treatment Plant | 19.9 | 6.6 | 437 | 8.4 | 486 | 8.0 | 124 | 80 |
| White Slough | 20.5 | 7.4 | 137 | 8.8 | 160 | 7.8 | 56 | 46 |
| Old River at Tracy | NA | NA | NA | 8.1 | 614 | 8.0 | 168 | 90 |
| Paradise Cut 6/16/99 | 19.8 | 7.2 | 1746 | 8.2 | 1000 | 7.9 | 292 | 122 |
| Old River at Tracy 6/16/99 | 20.6 | 7.9 | 1054 | 8.3 | 644 | 7.9 | 152 | 87 |
| 5-Mile Slough 6/16/99 | | | | 8.4 | 349 | 7.9 | 96 | 93 |
| Quality Assurance Samples | | | | | | | | |
| San Joaquin River at Vernalis | 19.0 | 7.8 | 502 | 8.3 | 490 | 8.1 | 112 | 76 |
| San Joaquin River at Vernalis duplicate | 19.0 | 7.8 | 502 | 8.3 | 471 | 8.0 | 108 | 74 |

September 22, 1999

On September 22, 1999, DeltaKeeper collected samples from Walker Slough, Mosher Slough, and 5 Mile Slough. Table 99-20 showed that the Mosher Slough and 5 Mile Slough samples killed 100 percent of the *Ceriodaphnia* in six (three?) and seven days, respectively. The Walker Slough sample was non-toxic to *Ceriodaphnia*. Table 99-21 shows that the addition of

100 μ g/L PBO reduced the toxicity for Mosher Slough to 20 percent mortality over seven days. Table 99-22 shows that the addition of 100 μ g/L of PBO caused the 5 Mile Slough sample to be non-toxic to *Ceriodaphnia*. However, the re-setup of the 5 Mile Slough sample collected on September 22, 1999, shown in Table 99-22 was non-toxic over the seven-day test period (?) As shown in Table 99-20, the 5 Mile Slough sample killed 100 percent of the *Ceriodaphnia* in seven days. The Table 99-22 tests were set up on October 1, some nine days after the sample was originally collected on September 22. Evidently, during this period, some of the toxicity that was found for 5 Mile Slough for the tests that were set up the day following collection, was lost in the sample.

Table 99-23 presents a summary of a 96-hr *Selenastrum* toxicity test that was conducted on samples collected on 22 September 1999. The data for Mosher Slough, Walker Slough and 5 Mile Slough all show algal stimulation compared to the laboratory control; therefore, there was no apparent toxicity to *Selenastrum* in these samples.

Table 99-24 presents the chemical analysis (characteristics?) of the samples collected on September 22, 1999. The parameters analyzed are in accord with what would be expected. No analyses were conducted for the OP pesticides, diazinon and chlorpyrifos.

| Treatment | Reproduction ¹ (neonates/adult) | | Mortality ¹ (%) | Final pH at 24 hours | | | | |
|--------------------|---|------|-------------------------------|-------------------------|--|--|--|--|
| | Х | se | | | | | | |
| Laboratory Control | 30.7 ^P | 0.35 | 0^{P} | 8.1 | | | | |
| | r. | | | | | | | |
| Walker Slough | 32.9 | 0.23 | 0 | 8.3 | | | | |
| Mosher Slough | * | * | 100 (3) | 7.4 | | | | |
| 5 Mile Slough | * | * | 100 (7) | 8.3 | | | | |

Table 99-20Summary of 7-Day Ceriodaphnia Toxicity Test Conducted on SamplesCollected on 22 September 19992

P. The laboratory control met all EPA criteria for test acceptability. 100% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

2. This test was set up on 23 September 1999.

* Due to significant mortality observed in the sample, reproduction was not calculated.

(#) Number in parentheses represents days to 100% mortality.

| Conected on 22 September 1999 | | | | | | | | | |
|-------------------------------|--|------|------------------------|-------------|--|--|--|--|--|
| Treatment | Reproduction ¹ (neonates/adult) | | Mortality ¹ | Final pH | | | | | |
| | X | se | (%) | at 24 hours | | | | | |
| Laboratory Control | 17.0 | 2.47 | 0^{P} | 8.2 | | | | | |
| SSEPAMH 092599 + 100 μg/L PBO | 22.2 | 2.64 | 10 | 8.2 | | | | | |
| Mosher Slough | 0.0 | 0.00 | 100 | 7.5 | | | | | |
| Mosher Slough + 100 µg/L PBO | 19.4 | 3.27 | 20 | 7.5 | | | | | |

Table 99-21 Summary of 7-Day PBO TIE Ceriodaphnia Toxicity Test Conducted on Samples Collected on 22 September 1999²

P. The laboratory control met all EPA criteria for test acceptability. 60% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive

endpoint was analyzed using Dunnett's test (p<0.05).

2. This test was set up on 28 September 1999.

Table 99-22

Summary of 7-Day PBO TIE *Ceriodaphnia* Toxicity Test Conducted on Samples Collected on 22 September 1999²

| Treatment | Reproduction ¹ (ne | Mortality ¹ | Final pH | |
|-------------------------------|-------------------------------|------------------------|------------------|-------------|
| | Х | se | (%) | at 24 hours |
| Laboratory Control | 30.7 ^P | 0.60 | 0^{P} | 8.3 |
| SSEPAMH 092599 + 100 μg/L PBO | 24.6 | 1.71 | 0 | 8.2 |
| 5 Mile Slough | 26.6 | 1.61 | 0 | 7.8 |
| 5 Mile Slough + 100 μg/L PBO | 18.7 | 0.78 | 0 | 7.8 |

P. The laboratory control met all EPA criteria for test acceptability. 60% of the daphnids had a third brood.

1. Highlighted cells indicate a significant reduction in reproduction or increase in mortality relative to the laboratory control water. The mortality endpoint was analyzed using Fisher's Exact Test. The reproductive endpoint was analyzed using Dunnett's test (p<0.05).

2. This test was set up on 1 October 1999.

Table 99-23 Summary of 96-hr *Selenastrum* Toxicity Test Conducted on Samples Collected on 22 September 1999²

| Treatment | $\frac{\text{Cell Count} (x \ 10^4)^1}{x}$ | | % CV | Final pH at 96 hours |
|--------------------|--|------|------|-------------------------|
| Laboratory Control | 112.4 ^{NP} | 24.8 | 44.1 | 8.0 |
| Mosher Slough | 346.0 | 18.8 | 10.8 | 9.5 |
| 5 Mile Slough | 233.2 | 21.8 | 18.7 | 9.2 |
| Walker Slough | 272.6 | 15.1 | 11.1 | 9.6 |

NP. The laboratory control met all EPA criteria for test acceptability. The coefficient of variation was 44.1% in this treatment.

1. Highlighted areas indicate a significant reduction in growth compared to the laboratory control. Cell counts were analyzed using Dunnett's Test (p<.05).2. This test was set up on 23 September 1999.

| Table 99-24 |
|--|
| Summary of Water Chemical Characteristic Measurements on Samples |
| Collected on 22 September 1999 |

| | | | | | | | Total | |
|-------------------------------|-----------|----------|------------|--------|------------|--------|---------------------|---------------------|
| Treatment | Field | | | | | | Hardness | Alkalinity |
| | Temp | Field pH | Field EC | Lab pH | Lab EC | Lab DO | (mg/L as | (mg/L as |
| | (^{O}C) | | (µmhos/cm) | | (µmhos/cm) | (mg/L) | CaCO ₃) | CaCO ₃) |
| Lab Control (EPAMH) | | | | | | | | |
| Lab Control (SSEPAMH) | | | | 8.3 | 207 | 8.1 | 36 | 66 |
| Lab Control (Glass Distilled) | | | | 7.6 | 121 | 8.1 | | |
| Walker Slough | 14.3 | | | 8.0 | 222 | 8.0 | 48 | 50 |
| Mosher Slough | 13.3 | | | 7.9 | 241 | 7.9 | 56 | 48 |
| Mosher Slough + PBO | | | | 7.5 | 140 | 6.9 | | |
| 5 Mile Slough | 10.5 | | | 8.1 | 418 | 8.2 | 108 | 84 |
| 5 Mile Slough + 100 ppb PBO | | | | 8.3 | 345 | 7.7 | | |

ACRONYMS AND ABBREVIATIONS

| CVRWQCB | Central Valley Regional Water Quality Control Board |
|------------------|---|
| DIEPAMH | US EPA deionized moderately hard control water |
| Dilute EI | UCD Institute of Ecology Well Water diluted to an EC of approx. 200 |
| | μmhos/cm |
| DO | dissolved oxygen |
| EC | electrical conductivity |
| EDTA | ethylene diamine tetraacetic acid |
| ELISA | enzyme linked immunosorbent assay |
| EPAMH | US EPA moderately hard control water |
| GDEPAMH | glass distilled water amended with salts to EPA moderately hard standards |
| LC ₅₀ | lethal concentration that kills 50 percent |
| NPDES | national pollutant discharge elimination system |
| OP | organophosphate |
| PBO | piperonyl butoxide |
| PCCP | Post C8 SPE Column Passage |
| SSEPAMH | Sierra Spring US EPA moderately hard control water |
| TIE | toxicity investigation evaluation |
| TUa | acute toxic units |
| UCD ATL | University of California, Davis, Aquatic Toxicology Laboratory |
| US EPA | United States Environmental Protection Agency |
| | |

Appendix B

City of Stockton NPDES Stormwater Permit OP Pesticide and Aquatic Life Toxicity Monitoring Data 1992-2000

As part of the City of Stockton Stormwater NPDES permit conditions, the City is required to monitor for aquatic life toxicity and a suite of organophosphate and other pesticides. The City of Stockton stormwater runoff sampling focuses on five storm sewers that discharge to a City slough or river. These are listed in Table B-1.

| Monitoring Site | Outfall Code | Predominant Land Use | Area (acres) |
|-----------------------------------|-----------------|-------------------------|-----------------|
| Mosher Slough/Kelly Drive | MS-14 | Residential | 533 |
| Mosher Slough/Thornton Road | MS-18 | Residential | 102 |
| Calaveras River/Sutter Street | CR-45 | Residential | 360 |
| Calaveras River (South)/West Lane | CR-46 | Commercial | 169 |
| Duck Creek/W. Pacific Industrial | DC-65 | Industrial | 343 |
| Park | | | |

Table B-1 Stockton Stormwater NPDES Monitoring Sites

Table B-2 presents the results of the chemical analysis and the measured toxicity for the samples evaluated beginning in the fall 1996 through the winter 2000. The expected TUa column in Table B-2 is based on the LC₅₀ normalized diazinon and chlorpyrifos concentrations in the samples, assuming that the toxicity for these two pesticides are additive. A *Ceriodaphnia* LC₅₀ of 450 ng/L was used for diazinon and 80 ng/L for chlorpyrifos. It was assumed that the concentrations for the pesticides less than the detection limit were zero and did not contribute to the expected TUa. This approach could cause the expected TUa to be somewhat lower than actually present. In general, it was found that many of these stormwater runoff samples collected by the City contained sufficient diazinon and in some instances, chlorpyrifos, to be expected to be toxic to *Ceriodaphnia*. Examination of Table B-2 shows that many of the stormwater runoff samples had about 1 TUa of acute *Ceriodaphnia* toxicity over the 48-hour test period. Some of the samples had OP pesticides (diazinon and chlorpyrifos) expected TUa on the order of 4. These samples contained from 1,000 to 1,600 ng/L diazinon.

It is important to note that the City of Stockton sampling focuses on stormwater runoff, while the CVRWQCB and DeltaKeeper sampling, reported in Appendix A, was of the receiving waters for the stormwater runoff, i.e., the sloughs and rivers within the City. The City's stormwater sampling results would be expected to have higher concentrations than those reported in Appendix A to the extent that there was dilution of the stormwater runoff by slough/river water which did not contain stormwater runoff.

It is of interest to compare the concentrations of diazinon and chlorpyrifos found by the City in its stormwater runoff sampling with the data presented in Table 1 (main body of this report) for samples collected by the DeltaKeeper. The MS-14 samples were collected of stormwater runoff at Kelly Drive, while the DeltaKeeper sampled Mosher Slough at Kelly Drive. According to the City, MS-14 storm sewer has an 833-acre residential watershed.

The City of Stockton-collected stormwater runoff samples on February 6, 1999, at MS-14 contained 1,000 ng/L diazinon, while the DeltaKeeper-collected Mosher Slough sample on February 8, 1999 contained 820 ng/L diazinon. For the one occasion where DeltaKeeper sampled Mosher Slough water and the City of Stockton sampled stormwater runoff to Mosher Slough (MS-14) on the same day, there was reasonable agreement for the concentrations of diazinon found.

| | | | | Ing 1990-2000 | | |
|----------|----------|-----------------|---------------------|---------------|-----------------------|--|
| Date | Location | Diazinon (ng/L) | Chlorpyrifos (ng/L) | Expected TUa* | Measured TUa (48 hr)* | |
| 11/16/96 | MS-14 | 640/830 | 80/120 | 2.4/3.3 | | |
| | MS-18 | 760 | 70 | 2.6 | | |
| | CR-45 | 640 | < 50 | 1.4 | | |
| | CR-46 | 170 | < 50 | 0.4 | | |
| | DC-65 | 470 | < 50 | 1.0 | | |
| 1/22/97 | CR-45 | 130 | 70 | 1.0 | | |
| | CR-46 | 210/200 | 100/90 | 1.7/1.6 | | |
| | DC-65 | 150 | 90 | 1.3 | | |
| 11/10/97 | MS-14 | 2,300 | 150 | 8.0 | 6.0 | |
| | MS-18 | 1,500 | 100 | 4.6 | | |
| | CR-45 | 480 | < 50 | 1.0 | | |
| | CR-46 | 380 | < 50 | 0.8 | | |
| | DC-65 | < 50 | < 50 | 0 | | |
| 1/14/98 | MS-14 | 830 | < 50 | 1.8 | 2.5 | |
| | MS-18 | 360 | < 50 | 0.8 | | |
| | CR-45 | 320 | < 50 | 0.7 | | |
| | CR-46 | 310 | < 50 | 0.7 | < 1 | |
| | DC-65 | 320 | < 50 | 0.7 | 2.0 | |
| 2/19/98 | MS-14 | 430 | < 50 | 1.0 | | |
| | MS-18 | 320 | < 50 | 0.7 | | |
| | CR-45 | < 50 | < 50 | 0 | | |
| | CR-46 | < 50 | < 50 | 0 | | |
| | DC-65 | < 50 | < 50 | 0 | | |
| 11/8/98 | MS-18 | 830 | < 50 | 1.8 | | |
| | CR-45 | 260 | < 50 | 0.6 | | |
| | DC-65 | 270 | < 50 | 0.6 | | |
| 2/6/99 | MS-14 | 1000 | 140 | 4.0 | | |
| | MS-18 | 800 | < 50 | 1.8 | | |
| | CR-45 | 930 | < 50 | 2.0 | | |
| | CR-46 | 830 | < 50 | 1.8 | | |
| | DC-65 | 1200 | < 50 | 2.7 | | |
| | FD | 940 | < 50 | 2.0 | | |
| 2/17/99 | MS-14 | 430 | 60 | 1.8 | | |
| | MS-18 | 630 | < 50 | 1.4 | | |
| | CR-45 | 480 | 30 | 1.0 | | |
| | CR-46 | 430 | 30 | 0.9 | | |
| | DC-65 | 390 | < 50 | 0.9 | | |
| | FD | 390 | 30 | 0.9 | | |
| 3/25/99 | MS-14 | 680 | 80 | 2.3 | | |
| | MS-18 | 210 | 60 | 1.2 | | |
| | CR-45 | 120 | < 50 | 0.3 | | |
| | CR-46 | 240 | 30 | 0.9 | | |
| | DC-65 | < 25 | 30 | 0.4 | | |
| | FD | < 25 | 40 | 0.5 | | |

Table B-2 City of Stockton Stormwater Runoff Pesticide Monitoring 1998-2000

| | | | Table B-2 continu | ed | |
|---------|-------|------|-------------------|-----|------|
| 11/8/99 | MS-14 | 1600 | 30 | 4.0 | > 16 |
| | MS-18 | 1000 | 30 | 2.6 | |
| | CR-45 | 210 | 30 | 0.9 | |
| | CR-46 | 280 | 30 | 1.0 | 0 |
| | DC-65 | 310 | 30 | 1.0 | 0 |
| 2/9/00 | MS-14 | 30 | 100 | 1.2 | |
| | MS-18 | 300 | 30 | 1.0 | |
| | CR-45 | 210 | 30 | 0.9 | |
| | CR-46 | 190 | 30 | 0.8 | |
| | DC-65 | 290 | 30 | 1.0 | |
| 2/27/00 | MS-14 | 150 | 80 | 1.3 | |
| | MS-18 | 30 | 30 | 0.4 | |
| | CR-45 | 30 | 30 | 0.4 | |
| | CR-46 | 30 | 30 | 0.4 | |
| | DC-65 | 30 | 30 | 0.4 | |

*See text for discussion of how Estimated and Measured TUa were developed for *Ceriodaphnia* toxicity

Comparison Between City of Stockton and CVRWQCB/DeltaKeeper Sampling

It is of interest and concern that the sampling of Mosher Slough or stormwater runoff to Mosher Slough on February 6 and 8, 1999, was found by the City of Stockton and DeltaKeeper to contain over 2 TUa of expected *Ceriodaphnia* toxicity based on diazinon concentrations. This situation is of particular concern because of the high level of toxicity and the fact that it extended over a several day period.

While the City of Stockton did not conduct toxicity tests on the February 6, 1999, sample of stormwater runoff to Mosher Slough, the DeltaKeeper 100% sample collected on February 8, 1999 of Mosher Slough, killed all *Ceriodaphnia* in one day while the 50% dilution of the sample killed all *Ceriodaphnia* in two days (see Table 1). A 25% dilution of this sample was nontoxic to *Ceriodaphnia* over four days. Therefore, this sample contained between 2 to 4 TUa of acute *Ceriodaphnia* toxicity. This level of measured toxicity is somewhat less than that predicted based on the diazinon concentrations found. This difference, however, is not enough to indicate that there was unknown-caused toxicity in the sample. It was also of interest to find that the addition of PBO to the sample eliminated the toxicity over the four-day test period, indicating that an OP pesticide was likely responsible for the toxicity.

There were no other duplicate sampling of stormwater runoff events at the same sampling location in the City of Stockton (Table B-2) and DeltaKeeper (Table 1) data sets.

Table B-2 also presents data for storm sewer outfall DC-65, Duck Creek/W. Pacific Industrial Park. The City characterizes the 343-acre watershed above the sampling point as industrial land use. Examination of Table B-2 for the various types of watersheds shows that in general, although not always, the storm sewers draining residential areas tended to have higher concentrations of diazinon than the commercial and industrial areas. This would be expected based on residential use of diazinon which would be expected to be higher than in commercial areas. Table B-2 also presents measured TUa for the stormwater runoff event samples that were analyzed for aquatic life toxicity during 1998-1999.

January 1998

Table B-3 presents a summary of the toxicity testing results for MS-14, CR-46, and DC-65 for samples collected on January 14, 1998.

| r | Conected on January 14, 1998 | | | | | | |
|---------|------------------------------|--------------|-------|---------------------------|--------------|-------|--|
| Sample | Μ | ortality ' | % | Neonate Reproduction, No. | | | |
| % | MS-14 | CR-46 | DC-65 | MS-14 | CR-46 | DC-65 | |
| Control | 0 | 0 | 10 | 21.4 | 18.4 | 17.5 | |
| 100 | 100 | 10 | 50 | 0 | 14.6 | 6.8 | |
| 50 | 80 | 10 | 0 | 9.1 | 12.3 | 11.1 | |
| 25 | 10 | 10 | 0 | 16.5 | 17.5 | 17.7 | |
| 12.5 | 20 | 0 | 0 | 15.5 | 17.5 | 14.4 | |
| 6.25 | 10 | 30 | 30 | 14.7 | 13.3 | 8.1 | |

Table B-3 Toxicity Testing Results for City of Stockton Stormwater RunoffCollected on January 14, 1998

Examination of the data for MS-14 shows that the 100% sample killed all *Ceriodaphnia* in 48 hours. The 50% sample killed 80% and the 25% sample killed 10% of the *Ceriodaphnia* during the test period. This mortality translates to a TUa between 2 and 3. As shown in Table B-2, based on diazinon concentrations, the expected TUa was about 2. This is approximately what was found in the sample based on toxicity testing. Therefore, it may be concluded that the toxicity of the MS-14 sample collected on January 14, 1998, could be accounted for based on diazinon concentrations. There were no other toxicants in the sample that significantly contributed to the *Ceriodaphnia* mortality. The DeltaKeeper did not collect samples of the January 14, 1998, stormwater runoff event and, therefore, it is not possible to compare the results between the City of Stockton sampling and the DeltaKeeper sampling of this event.

Table B-3 shows that there was no significant toxicity for the January 14, 1998, sample collected at CR-46. This is in agreement with the measured *Ceriodaphnia* toxicity on this sample.

The DC-65 sample collected on January 14, 1998, killed half the *Ceriodaphnia* in 48 hours. This gives a measured *Ceriodaphnia* TUa of about 2. The expected TUa based on diazinon concentrations was less than 1. There is, therefore, an apparent difference between the expected and measured TUa for this sample, although as discussed by Lee and Taylor (1999) and Lee, *et al.* (2001a,b), a several TUa difference between the expected and measured TUa can occur and still have the sample within a normal agreement considering the variability and the approaches used to estimate measured and expected TUa.

As expected, Table B-3 shows there was impairment of reproduction of *Ceriodaphnia* in all of the samples collected on January 14, 1998.

The contract laboratory conducting the toxicity test for the City of Stockton also conducted a series of tests with MS-14 undiluted sample (100%) and various concentrations of piperonyl butoxide (PBO) ranging from 0 to 1,000 μ g/L. The MS-14 100% sample with zero PBO killed all *Ceriodaphnia* within 48 hours. The addition of 125 μ g/L PBO to the sample reduced the 48-hour mortality to 20%. Therefore, essentially all of the 48-hour toxicity to

Ceriodaphnia would be expected to be due to organophosphate pesticides. This is additional confirmation that diazinon is likely the primary cause of aquatic life toxicity in the January 14, 1998, sample collected from MS-14. The toxicity reported by the City for the MS-14 sample for the elevated concentrations of PBO was likely due to PBO toxicity to the *Ceriodaphnia*. It is known that concentrations much above 200 µg/L of PBO are toxic to *Ceriodaphnia*.

The contract laboratory conducting the City of Stockton toxicity testing conducted a number of Phase I and Phase II TIEs on some of the January 14, 1998, samples. It was reported that there was sufficient non-PBO inhibited toxicity to *Ceriodaphnia* to warrant a Phase I TIE. It is the authors' experience that this conclusion may not be appropriate based on the magnitude of the total toxicity found in the toxicity test and the expected toxicity found based on the diazinon and chlorpyrifos concentrations found in the sample. As discussed by Lee and Taylor (1999) and Lee, *et al.* (2001a,b), there is insufficient difference between the measured toxicity and expected toxicity to be able to conduct a reliable TIE to identify "unknown" caused toxicity.

The City reported toxicity to *Selenastrum* growth for the January 14, 1998, stormwater runoff samples collected from MS-14, CR-46 and DC-65. The cause of the toxicity to *Selenastrum* reported by the City was not identified through the TIE studies that were conducted. The MS-14 results are different from the results of the DeltaKeeper and the CVRWQCB samples taken from Mosher Slough during the study period, where the samples collected by the CVRWQCB and DeltaKeeper were nontoxic to *Selenastrum* and, in fact, generally stimulated the growth of this alga.

November 1999 Studies

The City of Stockton collected stormwater runoff samples on November 7-8, 1999, from MS-14, CR-46, and DC-65. Samples were also collected of the receiving water on November 5, 1999, prior to stormwater runoff. The November 7, 1999, sample was the first major runoff event of the year.

The MS-14 sample was sent to Pacific EcoRisk, Martinez, California, for toxicity testing and TIEs to identify toxic components. The CR46 sample was sent to ToxScan, Inc., Watsonville, California, for toxicity tests and TIE work. The DC-65 sample was sent to Block Environmental Services (BES) for toxicity testing and TIEs. The results for each of these samples are summarized below.

MS-14. Pacific EcoRisk (2000) found that the November 8, 1999, sample of MS-14 was acutely toxic to *Ceriodaphnia*, and significantly reduced the growth of *Selenastrum*.

Table B-4 presents the results of the MS-14 stormwater runoff sample toxicity to *Selenastrum*. Examination of the data in this table shows that there was statistically significant decreased growth of *Selenastrum in* the 100% sample. The 50% sample using laboratory water as the diluent showed increased growth, indicating that the toxicity had been diluted out and that the nutrients present in the stormwater runoff stimulated the growth of algae. Similar patterns were seen in the 25%, 12.5% and 6.25% samples compared to the control.

| Treatment | Algal I | Population De | Mean (cells/ml x 10 ⁶) | | |
|-----------|---------|---------------|------------------------------------|-------|----------------------|
| Treatment | Rep A | Rep B | Rep C | Rep D | Wiean (cens/nn x 10) |
| Control | 0.404 | 0.340 | 0.341 | 0.395 | 0.370 |
| 100% | 0.251 | 0.227 | 0.225 | 0.218 | 0.230* |
| 50% | 1.007 | 1.150 | 1.107 | 0.953 | 1.054 |
| 25% | 0.807 | 0.943 | 0.975 | 0.863 | 0.897 |
| 12.5% | 0.827 | 0.739 | 0.730 | 0.713 | 0.752 |
| 6.25% | 0.862 | 0.640 | 0.660 | 0.770 | 0.733 |

 Table B-4

 Effects of City of Stockton stormwater runoff sample MS-14 on

 growth of Selenastrum capricornutum using laboratory water as the diluent

Significantly less than the Control treatment at p < 0.05.

Table B-5 presents the results of the studies using the November 5, 1999, sample of receiving water for the MS-14 discharge. At the time of sampling, there was no stormwater runoff, and therefore this represented ambient pre-stormwater runoff conditions. Table B-5 shows that the 100% receiving water sample significantly stimulated the growth of *Selenastrum*, likely because of the nutrients present.

| using laboratory water as the unuent | | | | | | |
|--------------------------------------|---------|---------------|------------------------------------|-------|-----------------------|--|
| Treatment | Algal I | Population De | Mean (cells/ml x 10 ⁶) | | | |
| Treatment | Rep A | Rep B | Rep C | Rep D | Wiean (cens/im x 10) | |
| Control | 0.404 | 0.340 | 0.341 | 0.395 | 0.370 | |
| 100% | 1.247 | 1.118 | 1.182 | 1.248 | 1.199 | |
| 50% | 0.677 | 0.714 | 0.631 | 0.720 | 0.685 | |
| 25% | 0.442 | 0.466 | 0.429 | 0.350 | 0.422 | |
| 12.5% | 0.347 | 0.331 | 0.315 | 0.316 | 0.327 | |
| 6.25% | 0.162 | 0.117 | 0.027 | 0.055 | 0.090 | |

 Table B-5

 Effects of receiving water on growth of Selenastrum capricornutum using laboratory water as the diluent

* Significantly less than the Control treatment at p < 0.05.

Table B-6 presents the toxicity test results for MS-14 for the November 8, 1999, stormwater runoff sample. The data in this table show that there was 80% mortality in 48 hours to *Ceriodaphnia* down to the 6.25% sample. There was chronic toxicity, as evidenced by impaired reproduction, at the 25% sample. Therefore, there were over 16 TU of 48-hour acute toxicity. Examination of Table B-2 shows that the expected TUa, based on normalized diazinon and chlorpyrifos concentrations, was about 4. Therefore, there was appreciable toxicity in this sample that could not be accounted for based on the diazinon and chlorpyrifos concentrations. This is the first time that this situation has occurred in the Stockton stormwater runoff samples. It is reminiscent of the situation that Lee and Taylor (1999) and Lee, *et al.* (2001a,b) have been

finding in the Upper Newport Bay, Orange County, California, stormwater runoff studies, where there are significant amounts of unknown-caused toxicity in the samples.

| Table B-6 |
|--|
| Effects of City of Stockton stormwater on survival and reproduction of |
| Ceriodaphnia dubia using lab water as the diluent |

| Treatment | Survival (%) | Reproduction (# neonates/female) |
|-----------|-----------------|-------------------------------------|
| Control | 100 | 30.1 |
| 100% | 0* | 0* |
| 50% | 0* | 0* |
| 25% | 0* | 5.8* |
| 12.5% | 10* | 26.9 |
| 6.25% | 20* | 28.8 |

Significantly less than the Control treatment at p < 0.05.

Table B-7 shows that the addition of 125 μ g/L of PBO to the November 7, 1999, MS-14 sample eliminated the 24-hour toxicity. There was still 90% mortality in 48 hours. The toxicity associated with the higher concentrations of PBO shown in Table B-7 is likely due to PBO, and not to the sample.

| Energy of Consumptional and Consumptional and Consumptional and Consumptional and Consumptional Andrews (Consumptional Andrews) | | | | | | |
|---|-----------------|-----------------|--|--|--|--|
| PBO Treatment | 24-hr Mortality | 48-hr Mortality | | | | |
| Control | 0 | 0 | | | | |
| Methanol Control | 0 | 0 | | | | |
| Stormwater Runoff | 100 | 100 | | | | |
| Stormwater Runoff + 62.5 µg/L | 80 | 90 | | | | |
| Stormwater Runoff + 125 µg/L | 0 | 90 | | | | |
| Stormwater Runoff + 250 µg/L | 60 | 100 | | | | |
| Stormwater Runoff + 375 µg/L | 100 | 100 | | | | |
| Stormwater Runoff + 500 µg/L | 100 | 100 | | | | |
| Stormwater Runoff + 750 µg/L | 100 | 100 | | | | |

 Table B-7

 Effects of PBO addition on mortality of *Ceriodaphnia dubia* (Acute Toxicity Testing)

Pacific EcoRisk subjected the November 8, 1999, MS-14 sample to a TIE. The results of the TIE show that OP pesticides are a likely cause of the toxicity. The results of the TIE (see Table B-8) show that the PBO and the $C_{18}SPE$ treatment removed the toxicity. According to Pacific EcoRisk, the TIE studies show that the toxicity to *Ceriodaphnia* on the November 8,

1999, MS-14 sample was likely due to diazinon and malathion. There may have been other compounds that were responsible for the toxicity, but they were not identified in the study.

Pacific EcoRisk conducted a characterization study for the toxicity to *Selenastrum* on the November 8, 1999, MS-14 sample. The results of the testing are shown in Tables B-9 and B-10. The results of the *Selenastrum* TIE studies indicate that possibly zinc is responsible for the toxicity to *Selenastrum*. It is also possible that an herbicide, EPTIC, was a cause of this toxicity.

| Table B-8 | | | | | | |
|---|--|--|--|--|--|--|
| Summary of Phase I Acute TIE Performed on Stormwater Runoff | | | | | | |
| Collected on November 8, 1999, Using Ceriodaphnia | | | | | | |
| | | | | | | |

| Fraction Treatment | Treatment Method | Response |
|----------------------------------|--|---|
| Baseline Test* | An aliquot of sample was tested for toxicity. | Toxicity Still Present |
| Aeration Treatment | An aliquot of sample was aerated and tested for toxicity removal. | No toxicity removal. |
| Filtration Treatment | An aliquot of sample was 0.45 μ g filtered and tested for toxicity removal. | No toxicity removal |
| Centrifugation Treatment | An aliquot of sample was centrifuged and tested for toxicity removal. | No toxicity removal |
| C ₁₈ SPE Treatment | An aliquot of centrifuged sample was passed over a C18SPE column and tested for toxicity removal. | Removed 100% of the Baseline toxicity |
| EDTA | EDTA, a metal chelating agent, was added to an aliquot of sample and tested for toxicity removal. | No toxicity removal |
| STS | STS, a metal chelating agent, was added to an aliquot of sample and tested for toxicity removal. STS will also reduce chlorine and sulfide. | No toxicity removal |
| РВО | PBO was added to an aliquot of sample. PBO blocks the cytochrome P450 enzyme system, preventing activation, and therefore toxicity, to the organism. | Removed 50% of the Baseline toxicity |

* All treatments are compared to the Baseline treatment with respect to toxicity removal.

| Fraction Treatment | Treatment Method | Mean Cell Density (1 x 10 ⁶) | Treatment Response |
|----------------------------------|--|---|--|
| Baseline Test | An aliquot of filtered sample was tested for toxicity. | 0.198 | |
| Estimated Growth Potential | Estimated Growth Potential for Stormwater Sample | 1.18 | |
| Aeration Treatment | An aliquot of filtered sample was aerated and tested for toxicity removal | 0.840 | >100% toxicity removal relative to the Laboratory Control 48% toxicity removal relative to the Stormwater Growth Potential exhibited by Cation Exchange treatment. |
| C ₁₈ SPE Treatment | An aliquot of filtered sample was passed over a C ₁₈ SPE column and tested for toxicity removal. | 0.967 | >100% toxicity removal relative to the Laboratory Control 56% toxicity removal relative to the Stormwater Growth Potential exhibited by Cation Exchange treatment. |
| Cation Exchange | An aliquot of filtered sample was passed over a cation exchange column (Chelex) and tested for toxicity removal. | 1.744* | >100% toxicity removal relative to the Laboratory Control. >100% toxicity removal relative to the Stormwater Estimated Growth Potential. |

Table B-9 Summary of Phase I Acute TIE Performed on Stormwater Runoff Collected on November 8, 1999, Using Selenastrum

* Since algal growth was greater at the Cation Exchange treatment, all subsequent evaluations of toxicity removal are made against this algal growth value of 1.74×10^6 cells/mL.

| Fraction Treatment | Treatment Method | Mean Cell Density (1 x 10 ⁶) | Toxicity (% Reduction in Cell Density)* | Treatment Response |
|--|--|--|---|---|
| Baseline Test | An aliquot of filtered sample was tested for toxicity. | 0.198 | 88.6 | |
| Observed Growth Potential | Observed Growth Potential for Stormwater Sample. | 1.74 | 0 | |
| Cation Exchange Eluate | Cation exchange resin was eluted with 4M HCl and tested for toxicity recovery. | 0.515 | 70.5 | C 89% of the toxicity was recovered relative to observed growth potential for stormwater sample. |
| C ₁₈ SPE Treated Cation Exchange Eluate | An aliquot of the cation exchange eluate sample was passed over a $C_{18}SPE$ column and tested for toxicity removal. | 0.526 | 69.8 | C No toxicity was removed with this treatment indicating that the toxicity recovered in the eluate was inorganic. |

 Table B-10

 Summary of Phase II TIE performed on stormwater runoff collected on November 8, 1999, using Selenastrum

* Relative to observed growth potential in the Cation Exchange treatment.

CR-46. ToxScan (1999) conducted studies on the toxicity of stormwater runoff collected from CR-46 on November 8, 1999. The sample of stormwater runoff from CR-46 was subjected to *Ceriodaphnia* and *Selenastrum* toxicity testing. *Ceriodaphnia* survival in this sample was 100% at 48 hours. This was one of the few samples that have been taken of stormwater runoff in Stockton that has not been toxic to *Ceriodaphnia*. While there was no toxicity to *Ceriodaphnia* observed in 48 hours, there was acute toxicity exhibited in six days, as shown in Table B-11. Examination of Table B-2 shows that the concentrations of diazinon and chlorpyrifos in the CR-46 sample collected on November 8, 1999, were not sufficient to cause the sample to be toxic to *Ceriodaphnia*.

 Table B-11

 Ceriodaphnia Toxicity in Stormwater Runoff Collected from CR-46on November 8, 1999

| | Stormwater CR-46 | | | Lab Control |
|---------------------|------------------|------|--------|-------------|
| | 48 h | 96 h | 6 days | 6 days |
| Number of Survivors | 10 | 8 | 2* | 10 |
| Number of Young | 0 | 63 | 111* | 289 |

* Significant decrease from Lab Control (p < 0.05).

The results of the November 8, 1999, stormwater runoff Selenastrum toxicity testing for CR-46 are shown in Table B-12. Selenastrum toxicity was evaluated in a receiving water sample and collected 41 hours prior to the storm event and then during the runoff from CR-46. The CR-46 sample collected on November 7, 1999, was nontoxic to Selenastrum. Algal growth in the stormwater was stimulated compared to the receiving water or laboratory water.

| Results of Selenastrum Toxicity Testing on sample taken from CR-46 on November 8, 1999 | | | | |
|--|-----------------|------------------------|------------------|--|
| | Stormwater CR46 | Receiving Water | Laboratory Water | |
| Algae Growth: | | | | |
| Algal cells/mL x 10 ⁶ | 1.04* | 0.43 | 0.22 | |
| Nutrients (mg/L): | | | | |

0.27

0.16

0.90

0.73

< 0.03

< 0.10

0.39

< 0.1

--

--

| Table B-12 | | | |
|--|--|--|--|
| Results of Selenastrum Toxicity Testing on sample taken from CR-46 on November 8, 1999 | | | |

Significantly greater than receiving water ($\alpha = 0.06$; see text)

- Not Measured

Orthophosphate (as P)

Nitrate Nitrogen (as N)

Nitrate Nitrogen (as N)

Ammonia Nitrogen (as N)

DC-65. The November 7, 1999, DC-65 stormwater runoff sample was nontoxic to Ceriodaphnia dubia, for both acute and chronic toxicity. The data are presented in Table B-13. This sample was analyzed by Block Environmental Services (BES, 2000). Table B-2 shows that the concentrations of diazinon and chlorpyrifos in this sample were less than those that would be expected to produce toxicity to Ceriodaphnia.

| Table B-13 Ceriodaphnia Toxicity Testing on sample taken at DC-65 on November 8, 1999 | | | | | |
|---|----------------|---------------------------|--------------------|--|--|
| Sample | 6 day Survival | 6 day Reproduction/Female | | | |
| Concentration (%) | A | A | Standard Deviation | | |

| ~ umpie | 0 uuj ~ui /1/ui | | | |
|-------------------|-----------------|-------------|--------------------|--|
| Concentration (%) | Average (%) | Average (#) | Standard Deviation | |
| Control | 100 | 33.00 | 4.761 | |
| 100 | 100 | 11.00 | 6.325 | |
| 50 | 90 | 23.60 | 8.168 | |
| 25 | 90 | 30.80 | 10.758 | |
| 12.5 | 100 | 34.00 | 6.831 | |
| 6.25 | 100 | 34.40 | 3.471 | |

As shown in Table B-14, the toxicity tests for *Selenastrum* showed that the 100% sample did suppress the growth of *Selenastrum*; however, a 50% dilution of the sample did not change the growth of *Selenastrum* during the test period.

| Sample | Growth | | | |
|----------------------|----------------------------------|--------------|----------------------------------|--------------|
| Concentration (%) | DC-65 | | Receiving Water for DC-65 | |
| | Count (10 ⁵ cells/ml) | Variance (%) | Count (10 ⁵ cells/ml) | Variance (%) |
| Control | 8.9 | 9.4 | 8.9 | 9.4 |
| 100 | 6.8* | 6.1 | 8.6 | 10.2 |
| 50 | 8.4 | 29.6 | 7.8 | 32.4 |
| 25 | 8.6 | 13.0 | 9.8 | 16.2 |
| 12.5 | 8.3 | 11.7 | 9.1 | 4.4 |
| 6.25 | 9.1 | 16.7 | 8.9 | 9.9 |

 Table B-14

 Selenastrum Toxicity Testing on sample taken at DC-65 on November 8, 1999

* Significantly reduced from the receiving water.

1997 Stormwater Runoff Monitoring

In addition to fairly comprehensive data for aquatic life toxicity in stormwater runoff for 1998 through 2000, the Stockton (1998) report provides a summary of the toxicity testing data for the November 11, 1997, samples collected at MS-14, CR-46, and DC-65. The MS-14 sample killed 100% of the *Ceriodaphnia* within 24 hours. Neither the CR-46 nor the DC-65 sample was toxic to *Ceriodaphnia* over the seven-day test.

The MS-14 sample had a *Ceriodaphnia* TUa of about 6. The addition of PBO to this sample significantly reduced this toxicity but did not eliminate it. Examination of the data presented in Table B-2 for the MS-14 sample collected on November 10, 1997, showed that it had 2,300 ng/L diazinon and 150 ng/L chlorpyrifos for an estimated TUa of 8. Therefore, the estimated TUa, based on diazinon and chlorpyrifos concentrations, is considerably greater than that measured in the toxicity test conducted by the City's contract laboratory. This is one of the few occasions where this type of situation has occurred. The City's contract laboratory TIE studies were inconclusive with respect to identifying the cause of any unknown-caused toxicity. They did determine, through the addition of EDTA, that the toxicity in the sample was not due to heavy metals.

1995-1996 Stormwater Runoff Monitoring

In addition to the data presented in Table B-2, part of the City of Stockton's NPDES permit report covering the City's stormwater runoff monitoring during 1995-1996 was available for review (Stockton, 1996). Three stormwater runoff events were sampled during 1996. These occurred on January 15/16, 1996, March 3/4, 1996 and April 16/17, 1996. Summaries of the chemical analysis data were available in this part of the report. Based on three samples of three different stormwater runoff events collected at MS-14, the arithmetic mean and median diazinon

concentrations were about 1,000 ng/L. For the same set of samples, the chlorpyrifos mean and median concentrations were about 100 ng/L. The diazinon data had a coefficient of variation (CV) of 0.19. For chlorpyrifos, the CV was 0.38, indicating that there is considerable variability in the concentrations of diazinon and chlorpyrifos found between stormwater runoff events.

The MS-18 monitoring during 1995-1996 had mean and median diazinon concentrations of 860 and 730 ng/L, respectively. The chlorpyrifos mean and median concentrations were 130 and 100 ng/L, respectively.

The corresponding 1995-1996 data for CR-45 diazinon mean concentration was 920 ng/L with a median of 450 ng/L. The chlorpyrifos mean concentration was 90 ng/L with a median of 80 ng/L. The CR-45 samples were based on sampling two events.

The CR-46 diazinon arithmetic mean concentration, based on one sampling event where the date of sampling was not identified in the part of the report available, was 1,300 ng/L. The corresponding chlorpyrifos data, based on two sampling events, was 90 ng/L for the mean and 80 ng/L for the median.

The DC-65 mean concentration for diazinon for two events was 1,030 ng/L, with a median of 500 ng/L. The corresponding chlorpyrifos arithmetic mean concentration was 90 ng/L with a median of 80 ng/L.

The 1995-1996 stormwater runoff monitoring report contained a summary of the diazinon and chlorpyrifos data collected in stormwater runoff from 1992 through 1996 (Stockton, 1996). During this period, the City took eight samples of stormwater runoff in residential areas, presumably from MS-14, MS-18 and CR-45. The arithmetic mean diazinon concentration in these samples was 930 ng/L with a median of 760 ng/L. The chlorpyrifos mean concentration from seven samples from residential areas from 1992 through 1996 was 110 ng/L, with a median of 100 ng/L.

In summary, it appears that the concentrations of diazinon and chlorpyrifos found in the City of Stockton stormwater runoff from residential areas have been in the range of about 30 ng/L to 2,300 ng/L from 1992 through 2000. From the data available, it does not appear that there is any significant trend in the data through the monitoring period.

Overall Evaluation

The City of Stockton stormwater runoff toxicity and organophosphate pesticide monitoring shows similar results to those found by the CVRWQCB and the DeltaKeeper. It is clear that, with few exceptions, stormwater runoff in the City of Stockton and the receiving water sloughs for this runoff are toxic to *Ceriodaphnia* and, at times, are toxic to *Selenastrum*. The *Ceriodaphnia* toxicity is primarily due to diazinon, with some contributions by chlorpyrifos. There was limited indication of any unknown-caused toxicity to *Ceriodaphnia*. The cause of the toxicity to *Selenastrum* has not been identified.