BACWA Annual Report

Fiscal Year 2015

As water quality regulation becomes increasingly complex and stringent, BACWA provides technical expertise and financial support to its membership and a public utility perspective to negotiations and collaborations with regulators. With forty POTWs and more than a hundred collection systems in the San Francisco Bay region, BACWA provides a necessary mechanism for effective coordination to ensure good regulation and continued water quality improvements throughout the Bay Area.

The clean water community’s focus is now shifting rapidly from toxic pollutant reduction to renewable resource generation; and understanding the potential impacts of micro-constituents, compounds detected at often miniscule levels that may present human health or environmental concerns. Member contributions will continue to support BACWA’s goal of ensuring that any future nutrient regulations are well-supported by science and that any necessary reductions in nutrient loading will be equitable and lead to quantifiable improvements in water quality. Even as the issues change, BACWA continues to offer the services to our members and the public that have garnered the agency much respect and success.

Below are a list of BACWA’s accomplishments over the previous fiscal year.

List of Accomplishments, Fiscal Year 2015

**Nutrient Activities**

- BACWA Nutrient Contract Management Group completed the following tasks:
  - Reviewed proposals, conducted interviews and hired a consultant team to perform the Nutrient Optimization and Upgrade Studies and Annual Reports required by the Nutrient Watershed Permit
  - Participated in monthly conference calls and invoices to track progress of the Nutrient Optimization and Upgrade Studies
  - Attended site visits along with the consultant team to identify optimization, sidestream treatment, and upgrade
  - Reviewed project documents such as the facility questionnaire, as well as the Scoping and Evaluation Plan
- Submitted Nutrient Optimization and Upgrade Studies Scoping and Evaluation Plan to the Regional Water Board in compliance with the Nutrient Watershed Permit
- Arranged additional sidestream sampling and analysis for 32 POTWs, funded through an EPA grant
- Working with SFEI, submitted the Science Plan to the Regional Water Board in compliance with the Nutrient Watershed Permit
- Funded $880K in scientific studies and governance support
- Participated in the Steering Committee governing the scientific studies and its Planning Subcommittee
• Participated in the Nutrient Technical Workgroup
• Hosted a Symposium on Nutrient Watershed Case Studies
• Held a special meeting for members to discuss strategy for the 2019 Nutrient Watershed Permit reissuance

Permit Compliance Activities
• Issued an RFP, convened a selection committee, and awarded two risk reduction grants for $25K each, to community based organizations in compliance with the mercury/PCB watershed permit requirement. The risk reduction projects will be conducted over the next two fiscal years.
• Prepared a letter to the Regional Water Board, on behalf of our members, demonstrating compliance with special studies requirements in NPDES permits

Regulatory Advocacy
• Reviewed Regional Water Board efforts to develop selenium objectives for North and South San Francisco Bay selenium TMDLs
• Met with Regional Water Board staff to discuss change in dry weather discharge prohibition dates for North Bay POTWs
• Met with BAAQMD staff to discuss air regulations impacting POTWs
• Met with BAAQMD Board member to discuss resource recovery initiatives
• Joined SCAP and CASA to file a petition to the State Water Board in protest of toxicity provisions in LACSD’s NPDES permits
• Submitted the following comment letters:
  o Reasonable Potential for Ammonia - The Tentative Order for Novato Sanitary District assigned reasonable potential for ammonia using the justification that human waste contains ammonia and its precursors. BACWA objected to this designation on the basis that agencies should not have reasonable potential for constituents just because they are present in the wastewater influent to a publically owned treatment plant, if the treatment plant removes them effectively.
  o Federal Pretreatment Standards for Dental Practices - The EPA is proposing a new Rule requiring technology-based pretreatment standards for discharges of pollutants into POTWs from certain existing and new dental practices. BACWA submitted a comment letter to EPA with recommendations to minimize the burden placed on POTW pretreatment programs to implement the standards and that EPA exempt existing local programs already complying with mercury TMDLs that include dental amalgam control programs.
  o Chronic Toxicity Limits in Permits - The Regional Water Board issued a Tentative Order for Las Gallinas that includes both numeric triggers as well as limits of 2.7 TUC (average month) and 5.3 TUC (maximum day) for chronic toxicity. BACWA provided a comment letter to the Regional Water Board, requesting that if they must impose numeric effluent limits for chronic toxicity, they engage in a collaborative process with BACWA to develop an implementation strategy.
  o SSO Rates in NPDES Fact Sheets - The Regional Water Board has begun to include a table in municipal NPDES dischargers' Fact Sheets summarizing SSO rates. However, sanitary sewer systems are covered by the State General Order, and not dischargers' individual NPDES permits. BACWA sent a comment letter requesting that the new language either be removed or presented in the appropriate context.
Receiving Water Monitoring in Permits - BACWA commented on the new receiving water monitoring requirements in San José-Santa Clara's and Sunnyvale's tentative orders, noting that the Regional Monitoring Program (RMP) has conducted receiving water monitoring since its inception in 1993. BACWA’s position is that agencies that pay into the RMP should not be required to do additional receiving water monitoring.

Continuous Chlorine Monitoring – BACWA commented on the new requirement in Sunnyvale's tentative order to report continuous chlorine monitoring daily maxima from the entire data set, rather than from data collected at the top of each hour. This new requirement will lead to a complicated situation where one data set is reported, but another is used for compliance.

Bay Delta Conservation Plan - BACWA's comment letter requested that a quantitative assessment of downstream impacts of the Bay Delta Conservation Plan be conducted. Specifically, BACWA is concerned that the Plan will increase loads of selenium and nutrients entering the San Francisco Bay from the Delta and upstream.

BAAQMD Greenhouse Gas Gaps Analysis - BAAQMD is conducting sector-based “gap analyses” to see how greenhouse gas (GHG) emissions are growing in each sector, compared to the regional goal of reducing emissions 80% below 1990 levels by 2050. BACWA commented that efforts to reduce GHG emissions should be based on trends and data specific to the Bay Area and should not contradict other emissions reduction efforts in the municipal wastewater treatment sector.

Communication with members
- Conducted routine communication with our membership through the Annual Meeting and Monthly Board meetings.
- Published the monthly BACWA Bulletin
- Managed a regional sewer rate survey database.
- Updated BACWA Website to improve usability and access to documents
- Developed the Regulatory and AIR Issues summary matrices
- Published the 2014 AIR Newsletter

Funding Educational, Research, and Advocacy Efforts
- Funded development of a truck fill guide which contained locations of truck fill stations thereby facilitating Caltran’s and contractor’s ability to obtain recycled water to offset potable water for construction activities
- Conducted regional outreach campaigns related to flushable wipes, copper, pharmaceutical disposal, household hazardous waste, building demolition, and FOG
- Provided funding for the California Product Stewardship Council and the Product Stewardship Institute
- Provided funding for the Reinventing the Nation’s Urban Water Infrastructure (ReNUWIt), an interdisciplinary, multi-institution research center whose goal is to change the ways in which we manage urban water
- Provided funding for the Federal Water Quality Coalition to represent BACWA on national issues
External Representation and Collaboration

- Participated in Statewide collaborative projects including helping to fund the California Wastewater Climate Change Group
- Collaborated with CASA and the CASA Regulatory Workgroup on issues such as toxicity and cost of compliance
- Provided representation of BACWA on external groups such as:
  - RMP Technical Review Committee
  - RMP Steering Committee
  - ASC/SFEI Governing Board
  - San Francisco Bay Nutrient Governance Steering Committee
  - San Francisco Bay Nutrient Technical Workgroup
  - SWRCB Nutrient Stakeholder advisory group
  - SWRCB Bacterial Objectives stakeholder group
  - SWRCB Mercury Amendments to the State Plan stakeholder group
  - Statewide Pesticide Steering Committee
  - Summit Partners
  - BAIRWMP
  - NACWA Emerging Contaminants

Grant Efforts

- Managed Administration of Proposition 84, Round 1, grant funds
- Led efforts to develop a regional nutrient focused grant application, as well as a recycled water grant application for Proposition 84, 2015 Round funding
- Participated in EBMUD’s EPA nutrient sidestream treatment grant research activities

BACWA Committees

Support for BACWA’s committees is a key means for BACWA to ensure communication between our members, and to formulate positions on emerging issues that accurately reflect the needs of our membership. BACWA maintains the following active committees:

- Collection Systems
- Permits
- Recycled Water
- Laboratory
- Biosolids
- Operations/Maintenance Infoshare
- Pretreatment
- Bay Area Pollution Prevention Group
- Air Issues and Regulations (including financial support)
### Financial Report

#### BAY AREA CLEAN WATER AGENCIES

**Fiscal Year 2013**

**BUDGET VS ACTUAL**

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2015 Original Budget</th>
<th>FY 2015 Actual</th>
<th>Notes</th>
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<td><strong>TOTAL BACWA EXPENSES</strong></td>
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<td>655,950</td>
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## BAY AREA CLEAN WATER AGENCIES
### Fiscal Year 2015
#### BAY AREA CLEAN WATER AGENCIES

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<thead>
<tr>
<th>CLEAN BAY COLLABORATIVE (CBC)</th>
<th>FY 2015</th>
<th>FY 2015 AMENDED</th>
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<td>Principal</td>
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<td>CBMUD pt FY15 [$300,000] in FY14</td>
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<td>225,500</td>
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<td>See Note ($750) written off</td>
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<tr>
<td>TOTAL CBC CONTRIBUTIONS</td>
<td>675,000</td>
<td>675,000</td>
<td>583,500</td>
<td>86%</td>
<td>1) $327,369 Carried Forward for SPEI 2) CBMUD pt FY15 [$40,000] in FY14 3) Actual Billing = $500,254 4) Deficit of $8,153 is refund from AB66 for GARP to BACWA Deposited into incorrect Fund. Corrected in FY16</td>
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<tr>
<td>CBC Nutrient Surcharge</td>
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<td>Includes Annual Reporting?</td>
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<td>Remaining 3 years in cruise. 55%</td>
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<td>1,499,528</td>
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### FY15 BACWA REVENUES
- **Total FY15 BACWA Revenues:** 1,452,000
- **Total FY15 BACWA Expenses:** 2,343,669
- **FY15 Net Income Before Transfers:** 81,120

### FY15 SPECIAL PROGRAMS
#### AIR COMMITTEE

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<tr>
<th>FY 2015 AMENDED</th>
<th>FY 2015 AMENDED</th>
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<tr>
<td>AIR COMMITTEE</td>
<td>$81,120</td>
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<td>AIR Contributions</td>
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<tr>
<td>AIR Interest/Inc</td>
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<td>TOTAL AIR REVENUE</td>
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#### AIR EXPENSES

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<tr>
<th>FY 2015 AMENDED</th>
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<td>AIR Contract Expenses</td>
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<td>AIR Administrative Expenses</td>
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### WOT

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<tr>
<td>WOT CONTRACT EXPENSES</td>
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<td>WOT ADMINISTRATIVE EXPENSES</td>
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<td>TOTAL WOT EXPENSES</td>
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### Notes
- CBMUD pt FY15 [$300,000] in FY14
- Actual Billing: $224,250
- See Note ($750) written off
- 1) $327,369 Carried Forward for SPEI 2) CBMUD pt FY15 [$40,000] in FY14 3) Actual Billing = $500,254 4) Deficit of $8,153 is refund from AB66 for GARP to BACWA Deposited into incorrect Fund. Corrected in FY16
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List of BACWA Members as of June 30, 2015

**Principals**
East Bay Municipal Utility District
East Bay Dischargers Authority
  - Castro Valley Sanitary District
  - City of Hayward
  - City of San Leandro
  - Oro Loma Sanitary District
  - Union Sanitary District
San Francisco Public Utilities Commission
Central Contra Costa Sanitary District
City of San Jose

**Associates**
Central Marin Sanitation Agency
City of Livermore
City of Palo Alto
City of Sunnyvale
Delta Diablo Sanitation District
Dublin-San Ramon Services District
Fairfield Suisun Sewer District
Napa Sanitation District
San Mateo Wastewater Treatment Plant
Silicon Valley Clean Water
South San Francisco
Vallejo Sanitation and Flood Control District
West County Agency

**Affiliates**
City American Canyon
City of Albany
City of Antioch
City of Belmont
City of Benicia
City of Berkeley
City of Brisbane
City of Burlingame
City of Calistoga
City of Fairfield
City of Millbrae
City of Milpitas
City of Mountain View
City of Petaluma
City of Piedmont
City of Pleasanton
City of Redwood City
City of Richmond
City of San Carlos
City of San Bruno
City of San Carlos
City of St. Helena
Cupertino Sanitary District
Las Gallinas Valley Sanitary District
Mt. View Sanitary District
North San Mateo Sanitation District
Novato Sanitary District
Pacifica
Pinole/ Hercules Wastewater Treatment Plant
Rodeo
San Francisco International Airport
San Mateo County, Department of Public Works
Sanitary District of Marin County No. 1
Sanitary District of Marin No. 2
Sanitary District of Marin No. 5
Santa Clara County Sanitation District No. 2-3
Sausalito/Marin City Sanitary District
Sewer Authority Mid-Coastside
Sewerage Agency of Southern Marin
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<tr>
<th>Sonoma County Water Agency</th>
<th>West Bay Sanitary District West Valley Sanitation District</th>
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<td>Stege Sanitary District</td>
<td>Yountville</td>
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<td>Treasure Island</td>
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