

ADDRESSING THE SHELL BACTERIAL STANDARD

Presentation to the SCCWRP Commission

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BACKGROUND

- **Bacterial monitoring and remediation has focused on the Rec-1 standard**
 - Enterococcus - 104/100ml
 - Fecal coliform – 400/100 ml
 - Total coliform – 10,000/100 ml
- **However, California also has a SHEL standard for bacteria**
 - Fecal coliform – 14/100 ml
 - The SHEL standard applies to almost all marine/estuarine areas regardless of whether shellfish are presently harvested
- **A SCCWRP study several years ago found that 40% of reference areas fail the SHEL standard**

NEWPORT BAY

- **Newport Bay is the first water body where the SHEL standard has become a regulatory focus**
 - Their bacterial TMDL must be implemented by 2022
- **Newport Bay achieves REC standard for most sites in the summer**
 - They have some problems with REC in the winter
 - They fail the SHEL standard year-round
- **They formed a Stakeholder Advisory Committee to develop their direction**
 - Committee met ten times over the last two years
 - SCCWRP served as science advisor to the Committee
- **Their direction is a potential precedent for other water bodies**
 - That is why you asked for a presentation about their strategy

STARTING POINT

- **The Stakeholder Advisory Committee reached the conclusion that they can't meet the SHEL standard**
 - They explored a range of engineering options, regardless of cost
- **The group felt the standard doesn't have a scientific basis**
 - Nearly 100 years old, no documentation or local validation studies
 - All parties (regulators, regulated, NGO) agree
- **They want to work toward a Site Specific Objective**
 - However, they agreed that studies to create an SSO need to be robust
 - Don't want to move to an SSO without meeting a heavy burden of proof
 - Group outlined studies they feel will meet that burden of proof

STUDY APPROACH

- **Fecal indicator bacteria in the water column are sampled concomitantly with pathogens in bivalves**
- **Hypothesis: There is a disconnect between water column fecal coliform measurements and the beneficial use they are intended to protect**
 - A disconnect would allow for implementation of a site specific objective
- **They also considered an epidemiological approach, but recommended against it**
 - There are both logistic and ethical issues associated with asking people to eat potentially tainted shellfish

WHAT MEASUREMENTS?

- **Measurements in water**

- Enterococcus (using membrane filtration)
- Fecal coliform (using both MF and multiple tube fermentation)
- Coliphage (culture method)
- HF183 Human marker

- **Measurements in shellfish**

- Enterococcus (using membrane filtration)
- Fecal coliform (using both MF and multiple tube fermentation)
- Coliphage (culture method)
- Viruses (All by polymerase chain reaction)
 - Adenovirus
 - Norovirus 1
 - Norovirus 2
 - PMMV

WHAT SHELLFISH SPECIES?

- **Deployed shellfish**
 - Deployed shellfish allow standardization of species and size class across locations
- **Two species**
 - Burden of proof is to determine if the relationship doesn't exist
 - Doing that with only one species is not sufficiently comprehensive
- **Olympia oyster (*Ostrea lurida*)**
 - Presently being reintroduced into Newport Bay
- **Mediterranean mussel (*Mytilus galloprovincialis*)**
 - Non-native, but we have an aquaculture source for this species
 - *Mytilus californianus* and *Mytilus edulis* are native, but are less salinity tolerant

SAMPLING INTENSITY

- **Ten sampling sites**
 - Four sites at places with high fecal coliform counts
 - Two sites where there are low coliform counts
 - Last four sites to ensure habitat representation
- **Three sampling periods**
 - Wet season (Nov-Feb)
 - Post wet season (April-May)
 - Dry season (Aug-Sept)
- **For wet season, sample every other week**
 - Eight sample times
 - Want to ensure we get a range of post-rain scenarios
- **For the other two periods, sample four times**
 - One week, two weeks, three weeks and six weeks post-deployment

HOW WILL THE RESULTS BE USED?

- **Three potential outcomes**
 - Fecal coliforms in the water column correlate with pathogens in shellfish
 - There is a correlation, but the fecal coliform threshold is higher than 14/100ml
 - There is no correlation, but pathogens are present in shellfish
 - Pathogens are not present in the shellfish
- **Group agreed on management implications for each scenario**
- **Everyone wanted to agree on use of the data before proceeding**
 - They are even developing a Time Schedule Order so that everyone is on the same page about timing for use of the results

WATER COLUMN COLIFORMS CORRELATE WITH PATHOGENS IN SHELLFISH

- **This would mean the existing standard works**
 - A relationship exists between the present measurement parameter and the beneficial use
- **Get going on the TMDL and associated clean-up efforts**
- **A costly study to find that out, but provides justification for the much larger expenses associated with the clean-up effort**

PATHOGENS NOT PRESENT IN SHELLFISH

- **This is the other extreme**
- **There is no loss in beneficial use**
 - Therefore there is no need for shellfish-related clean-up actions
- **The State would need to assess whether the outcome is specific to Newport or is generalizable to the State**
 - If so, that might warrant a change in the statewide objective

NO CORRELATION, BUT PATHOGENS ARE PRESENT IN SHELLFISH

- **Proceed to a site-specific objective**
 - The existing standard is inappropriate
- **Challenge becomes identifying the alternative standard**
- **That will be easy if there is a correlation with another water column parameter**
- **Alternatively, could develop a standard based on pathogens in the shellfish**
 - That would likely require additional study to establish which pathogens and at what concentration level

CORRELATION EXISTS, BUT THE FECAL COLIFORM LEVEL SHOULD BE HIGHER THAN 14/100ML

- **Proceed to a site-specific objective**
 - The measure is correct, but the existing threshold is inappropriate
- **Challenge becomes identifying an alternative threshold**
 - That will require agreeing on an allowable number of pathogens in shellfish
 - A risk question comparable to the 32/1000 acceptable risk for the rec standard
- **This outcome would also be one that would likely lead to reconsideration of the Statewide standard**

IMPLEMENTATION

- **Using a phased implementation approach**
 - Total study cost was estimated at \$1.2M
 - Santa Ana Regional Board put up \$200K to get this started
 - Regulated parties will match that in the short-term and fill the gap in later years
- **Phased implementation will start with a single season and single species**
- **Phasing provides some advantages**
 - Identifies SSO likelihood and whether funding of further study is warranted
 - Allows design refinement of later study phases based on the early data
 - Provides information (and time) to talk about the transition from study to SSO