

STATE WATER RESOURCES CONTROL BOARD  
RESOLUTION NO. 75-31

DESIGNATING AN AREAWIDE PLANNING AREA AND  
AGENCY FOR THE MONTEREY BAY AREA

WHEREAS:

1. On February 20, 1975, the State Water Resources Control Board adopted a "Program for Development and Implementation of Areawide Waste Treatment Management Plans - Part I, Designated Areas and Agencies", and said program expressed the Board's policy on planning by agencies designated pursuant to Section 208 of the Federal Water Pollution Control Act Amendments of 1972.
2. The Environmental Protection Agency and Air Resources Board have expressed the desire that planning under Section 208 be closely coordinated with other environmental quality planning.
3. On March 12, 1975, the Executive Officer of the State Water Resources Control Board, acting pursuant to the Board's authority under Section 208 of the Federal Water Pollution Control Act, identified the Monterey Bay Area as a potential 208 planning area.
4. A public hearing was held in Watsonville on April 4, 1975, to receive evidence on the necessity or appropriateness of designating the Monterey Bay Area as an areawide waste treatment management planning area and the appropriate boundaries and planning organization for any area designated.
5. Testimony received at the public hearing indicates need for areawide planning to deal with nonpoint source pollution problems which include problems stemming from agricultural drainage and municipal waste discharges, erosion and sediment transport from quarrying and construction activities, ground-water mineralization and overdraft, secondary effects associated with the construction of sewage facilities--including water quality planning related to air quality maintenance, wastewater reclamation, and integration of extensive governmental studies ongoing in the area.
6. The water quality control plan for the Central Coastal Basin has been approved by the State Board and the existing water quality control and municipal waste treatment facilities planning contained therein will provide for control of most point source municipal waste discharges.

THEREFORE BE IT RESOLVED:

1. That the boundaries of the Monterey Bay Area, shown on Exhibit I and consisting of all of Santa Cruz County, and that portion of the Salinas River Basin extending from Gonzales to Monterey Bay, the Monterey Peninsula, and the Carmel River Basin, are designated as the boundaries of a 208 waste treatment management planning area, and the Association of Monterey Bay Area Governments is designated as the areawide waste treatment planning agency for such area.
2. That the foregoing designation is subject to the following conditions:
  - a) That the designated planning agency shall conform to the provisions of and execute all agreements required by the Board's "Program for Development and Implementation of Areawide Waste Treatment Management Plans - Part I, Designated Areas and Agencies".
  - b) The planning process shall be coordinated closely with the Central Coast Regional Water Quality Control Board and provision made for Regional Board participation.
  - c) That the planning process established pursuant to the designation shall not be used to delay, or duplicate municipal waste treatment facilities planning or implementation undertaken pursuant to Section 201 of the 1972 Amendments to the Federal Water Pollution Control Act. The following facilities shall, therefore, be carried out as part of the Board's Clean Water Grant program and will be considered as existing for 208 planning purpose in the Monterey Bay Area.

<u>Facilities</u>	<u>Status</u>
Watsonville	201 Plan under way
Monterey Peninsula WPCA	201 Plan under way
Carmel	201 Plan proposed
Aptos, CSD	201 Plan under way
Santa Cruz (City)	201 Plan under way
Scotts Valley (CSA #10)	201 Plan under way

- d) Within three months following the date of a grant award by the Environmental Protection Agency, the Association of Monterey Bay Area Governments shall submit a final work plan for the approval of the Board.

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CERTIFICATION

The State Water Resources Control Board has determined that there is no state mandate for a new program or increased level of service on any unit of local government as a result of the foregoing resolution because such resolution is not an executive regulation pursuant to Revenue and Taxation Code, Section 2209.

The undersigned, Executive Officer of the State Water Resources Control Board, does hereby certify that the foregoing is a full, true, and correct copy of a resolution duly and regularly adopted at a meeting of the State Water Resources Control Board held on May 15, 1975.

*Bill B. Dendy*

Bill B. Dendy  
Executive Officer

