



State Water Resources Control Board

August 6, 2025

CERTIFIED MAIL

Yang Lee Vue

CERTIFIED MAIL NO: 9589 0710 5270 1501 9837 83

NOTICE OF VIOLATION

DIVISION OF WATER RIGHTS INVESTIGATION OF TRINITY COUNTY ASSESSOR PARCEL NUMBER (APN) 015-420-021-000

Yang Lee Vue:

On July 22, 2025, staff from the State Water Resources Control Board (State Water Board), Division of Water Rights (Division), in coordination with state and local partner agencies conducted a search warrant investigation of your property referenced above (Property). The purpose of the investigation was to observe the diversion and use of water occurring on the Property and to evaluate potential impacts to the watershed. At the time of investigation, Division staff identified that you are using ground water for cannabis cultivation and are required to comply with the Cannabis Cultivation Policy (Cannabis Policy) terms and conditions as identified below. You must take immediate action to come into compliance or risk civil liability.

Cannabis Policy Violations and Corrective Actions

WC Section 13149: Violations of a Principle, Guideline, or Requirement established in the State Water Board's Cannabis Policy, Attachment A., pursuant to WC section 13149:

WC section 1847, subdivision (a), provides that any person or entity committing a violation of the above referenced requirement may be liable in an amount not to exceed the sum of five hundred dollars (\$500), plus two hundred fifty dollars (\$250) for each additional day on which the violation continues if the person fails to correct the violation within 30 days after the board has called the violation to the attention of that person, plus two thousand five hundred dollars (\$2,500) for each acre-foot of water diverted or used in violation of the applicable requirement.

This letter constitutes your notice of the above-mentioned WC and Policy requirements and violations identified below. Your response to the allegations listed in this notice is required and should be submitted in a timely manner. The State Water Board has

E. JOAQUIN ESQUIVEL, CHAIR | ERIC OPPENHEIMER, EXECUTIVE DIRECTOR

discretion when considering an enforcement action and shall consider your corrective actions taken in response to this notice in determining whether and what civil liability is appropriate for violations. Therefore, this matter requires your immediate attention.

 Cannabis Cultivation Policy, Section 2, Term 65 – Failure to Install, Maintain, or Destroy Well in Compliance with County, City, or Local Ordinances and California Well Standards.

Violation Description:

At the time of the July 22, 2025, inspection, Division staff documented POD1 without a locking watertight cover over the top of the opening preventing the entrapment of wildlife. The lack of a locking watertight cover on POD1 during the July 22, 2025, inspection constitutes two violations of Term 65, Section 2 of the Cannabis Cultivation Policy.

Corrective Action:

You should immediately take either corrective actions 1 or 2 to comply with the Cannabis Policy's requirement to maintain or destroy wells in compliance with county, city, and local ordinances in addition to the California Well Standards Bulletins 74-90 and 74-81:

- You must cover the well opening at POD1 with a watertight locking cover to protect against the entrance of surface waters or foreign matter in compliance with county, city, and local ordinances including but not limited to the California Well Standards as stipulated in California Department of Water Resources Bulletin 74-81; AND
- 2) You must destroy and remove POD1 or comply with the well regulations in compliance with county, city, and local ordinances including but not limited to the California Well Standards as stipulated in California Department of Water Resources Bulletin 74-90.

You must also submit photographic proof and/or other documentation that supports your corrective actions taken whether you choose compliance option 1 and 2. You can submit your documents through the State Water Board's Cannabis Compliance Response Portal referenced at the end of this report.

2. **Cannabis Cultivation Policy, Section 2, Term 92** - Water Storage Facility Without Device to Prevent Water Overflow.

Violation Description:

At the time of the July 22, 2025, inspection, Division staff documented POS1 (Tanks 1), POS2 (Tank 2-3) and POS3 (Tank 4,5,6,7,8) without a float valve or similar device installed to prevent the overflow and waste of water. The failure to have float valves or similar device installed at these POS constitutes five violations of Term 92 of Section 2 of the Cannabis Policy.

Corrective Action:

You should immediately take either corrective actions 1 or 2 to comply with the Cannabis Policy's storage overflow requirements for, but not limited to POS1 (Tanks 1), POS2 (Tank 2-3) and POS3 (Tank 4,5,6,7,8):

- 1) You must install float valves or other equivalent device to shut off a diversion when the storage system is full, OR
- 2) You must cease diverting water to POS1 (Tanks 1), POS2 (Tank 2-3) and POS3 (Tank 4,5,6,7,8) for cannabis cultivation.

You must also submit photographic proof and/or other documentation that supports your corrective actions taken whether you choose compliance option 1 or 2. You can submit your documents through the State Water Board's Cannabis Compliance Response Portal referenced at the end of this report.

3. Cannabis Cultivation Policy Section 2, Term 98 – Failure to Maintain Daily Records of Water Use for Cannabis Irrigation.

Violation Description:

POU1, POU2, POU3 and POU4 are documented cannabis cultivation areas. At the time of inspection, Division staff did not observe any cannabis irrigation records nor any water measuring devices at any POU. This is your notice that the State Water Board is requesting your daily records of water use for cannabis irrigation. The failure to measure water use for cannabis irrigation and make cannabis irrigation records available constitutes one violation of Term 98 of Section 2 the Cannabis Policy.

Corrective Action:

As of the date of this inspection report, this alleged violation continues to be ongoing. You should within 30 days from the date of this report take either corrective actions 1 or 2 to comply with the Cannabis Policy's cannabis irrigation record requirements for POU1, POU2, POU3 and POU4 to quantify all water use on the Property:

- 1) You must send the Division all records required to support that you are in compliance with Term 98, OR
- 2) You must cease your water diversions for cannabis cultivation.

You must also submit photographic proof and/or other documentation that supports your corrective actions taken whether you choose compliance option 1 or 2. You can submit your documents through the State Water Board's Cannabis Compliance

Instructions for Demonstrating and Achieving Compliance

To facilitate your response, you must contact Division staff by phone or by email provided at the bottom of this notice letter.

You can submit an appropriative water right SIUR application at:

https://public2.waterboards.ca.gov

Need Help? Contact us at 916-341-5362 or email at

dwr.cannabisenforcement@waterboards.ca.gov

If you would like to file an application to appropriate water by permit you can find information and file your application at the weblink listed at:

https://public2.waterboards.ca.gov/mt/Home/Index

Appropriative water by permit information:

https://www.waterboards.ca.gov/waterrights/water issues/programs/applications/

Information relating to the filing of a Statement can be found at:

http://www.waterboards.ca.gov/waterrights/water_issues/programs/diversion_use/docs/intl_stmnt_form.pdf.

Information on the Cannabis SIUR and Cannabis Policy is available here:

https://www.waterboards.ca.gov/water_issues/programs/cannabis/cannabis_water_right s.html#siur

Requirements of Operating a Surface Water Diversion

At the time of inspection, Division staff also identified an unnamed stream on your property and is putting you on notice regarding the requirements of operating a surface water diversion should you do so in the future.

WC section 1052:

A diversion of water subject to the State Water Board's permitting authority without a basis of right is an unauthorized diversion or use of water. An unauthorized diversion or use of water constitutes a trespass against the State, and the State Water Board may impose a civil liability in an amount not to exceed \$500, and up to \$3500 per day for each day that the unauthorized diversion or use of water occurs when used for cannabis irrigation. (WC § 1052, et seq.)

Water Code section 5101:

Water Code section 5101 requires each person who diverts water to file with the State Water Board a statement of his or her diversion and use (Statement) according to the following deadlines:

Where the diversion of water takes place after September 30, 2021, the Statement shall include records of diversions during the period from October 1 of each year through September 30, inclusive of the following year. Statements of diversion and use shall be filed before February 1 of the year after the one-year period (Oct. 1 – Sept. 30).

If you begin to divert water from any stream, a Statement must be filed prior to February 1 of the succeeding year. The State Water Board may administratively impose a civil liability in the amount of \$1,000 for the failure to file a Statement for each point of diversion that has occurred since 2009, plus \$500 per day for each additional day on which the violation continues if the person fails to file a Statement within 30 days after the State Water Board calls the violation to the attention of that person pursuant to Water Code section 5107(c)(1).

If you have multiple diversion locations (i.e., you divert water from a stream from multiple locations or divert water by use of a dam), a <u>separate</u> Statement is required to be filed for <u>each</u> diversion location. If you have any questions about how many diversion points your water infrastructure uses, please contact the Division at the phone number or email provided below.

If you have any questions regarding this matter, please contact Jessica Monroy at (916) 917-3456 or via e-mail at Jessica.Monroy@waterboards.ca.gov. Written correspondence or inquiries should be addressed as follows: State Water Resources Control Board, Division of Water Rights, Attn: Justin Baser, P.O. Box 2000, Sacramento, CA 95812-2000.

Sincerely,

ORIGINAL SIGNED BY:

Jessica A. Monroy Environmental Scientist Cannabis Enforcement Section Unit 1 State Water Resource Control Board Division of Water Rights

ec: Division of Water Rights
Roberto Cervantes

Roberto.Cervantes@waterboards.ca.gov

Taro Murano@waterboards.ca.gov

Stormer Feiler @waterboards.ca.gov

Laura Cunningham @waterboards.ca.gov

Cannabis Registration Unit DWR-cannabisreg@waterboards.ca.gov

State Water Board Office of Enforcement

Heather Jidkov@waterboards.ca.gov

Department of Fish and Wildlife

Captain Doug Willson
Douglas.Willson@wildlife.ca.gov

Lt. Brendan Lynch Brendan.Lynch@wildlife.ca.gov

Region 1 CEP R1cepredding@wildlife.ca.gov

Scott Bauer Scott.Bauer wildlife.ca.gov

Matthew Jones
Matthew.Jones@wildlife.ca.gov

North Coast Regional Water Quality Control Board

Northcoast.Cannabis@waterboards.ca.gov

Katherine Hawken@waterboards.ca.gov

Trinity County District Attorney
David Brady
DBrady@trinitycounty.org

Trinity County Code Enforcement Kristalynne Anderson

KAnderson@trinitycounty.org

Rikki Townzen RTownzen@trinitycounty.org

Trinity County Cannabis Program Drew Plebani, Director Cannabis Division DPlebani@trinitycounty.org

Daniel Marvel

DMarvel@trinitycounty.org

Trinity County Sheriff's Office Sergeant Nate Trujillo

NTrujillo@trinitycounty.org

Sergeant Joshua Ford JFord@trinitycounty.org

Deputy Justin Hayslett
JHayslett@trinitycounty.org

Department of Cannabis Control

Jose Barajas Jose.Barajas@cannabis.ca.gov

Jon Silva Jon.Silva@cannabis.ca.gov

Lindsay Rains Lindsay.Rains@cannabis.ca.gov

Erin Wonder @cannabis.ca.gov

Figure 1: Topographic Map

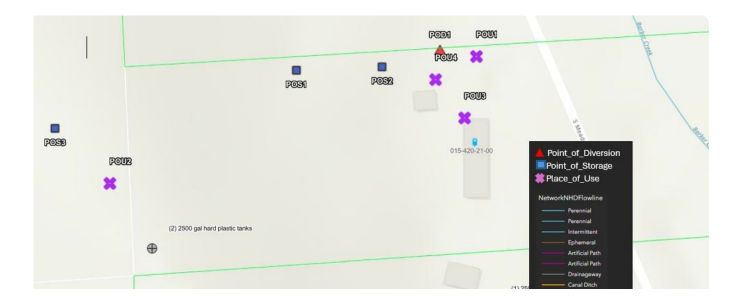


Figure 2: Aerial Imagery Map

