California Sportfishing Protection Alliance

"An Advocate for Fisheries, Habitat and Water Quality" 3536 Rainier Avenue, Stockton, CA 95204 Tel: 209-464-5067, Fax: 209-464-1028, E: deltakeep@aol.com

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

October 29, 2008

Carl Nelson President and Agent of Service for Process Nelson's Marine, Inc. 1500 Ferry Point Alameda, CA 94501 The Honorable Donald C. Winter Secretary of the Navy 1000 Navy Pentagon Washington, D.C. 20350-1000

Jerry Busch Department of the Navy BRAC PMO, West 1455 Frazee Road, Suite 900 San Diego, CA 92109-4310

Re: Notice of Violations and Intent to File Suit Under the Federal Water Pollution Control Act

Dear Messrs. Nelson, Busch, and Winter:

I am writing on behalf of the California Sportfishing Protection Alliance ("CSPA") in regard to violations of the Clean Water Act ("Act") that CSPA believes are occurring at Nelson's Marine, Inc. ("Facility") located at 1500 Ferry Point in Alameda, California. CSPA is a non-profit public benefit corporation dedicated to the preservation, protection, and defense of the environment, wildlife, and natural resources of the San Francisco Bay and other California waters. This letter is being sent to you as the responsible owner, officer, or operator of the Facility (all recipients are hereinafter collectively referred to as "Nelson's Marine").

This letter addresses Nelson's Marine's unlawful discharge of pollutants from the Facility into San Francisco Bay. The Facility is discharging storm water pursuant to National Pollutant Discharge Elimination System ("NPDES") Permit No. CA S000001, California Regional Water Quality Control Board, San Francisco Bay Region ("Regional Board") Order No. 92-12-DWQ as amended by Order No. 97-03-DWQ (hereinafter "General Permit"). The WDID identification number for the Facility listed on documents submitted to the Regional Board is 20I014579. The Facility is engaged in ongoing violations of the substantive and procedural requirements of the General Permit.

Section 505(b) of the Clean Water Act requires a citizen to give notice of intent to file suit sixty (60) days prior to the initiation of a civil action under Section 505(a) of the Act (33 U.S.C. § 1365(a)). Notice must be given to the alleged violator, the U.S. Environmental

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Protection Agency, and the State in which the violations occur.

As required by the Clean Water Act, this Notice of Violation and Intent to File Suit provides notice of the violations that have occurred, and continue to occur, at the Facility. Consequently, Nelson's Marine is hereby placed on formal notice by CSPA that, after the expiration of sixty days from the date of this Notice of Violation and Intent to Sue, CSPA intends to file suit in federal court against Nelson's Marine, Inc., Carl Nelson, The Department of the Navy, Jerry Busch, and Donald C. Winter under Section 505(a) of the Clean Water Act (33 U.S.C. § 1365(a)), for violations of the Clean Water Act and the Order. These violations are described more extensively below.

I. Background.

On August 31, 1998, Nelson's Marine filed its Notice of Intent to Comply with the Terms of the General Permit to Discharge Storm Water Associated with Industrial Activity ("NOI"). Nelson's Marine certifies that the Facility is classified under SIC code 3732 ("boat repair yard"). Nelson's Marine is located at Alameda Point, formerly the Naval Air Station Alameda. Alameda Point is currently owned by the Department of the Navy. The Facility collects and discharges storm water from its five-acre industrial site through at least two outfalls that discharge into the San Francisco Bay, adjacent to the former Alameda Naval Air Station's Seaplane Lagoon. The Regional Board has identified waters of San Francisco Bay as failing to meet applicable water quality standards for PCBs, selenium, exotic species, dioxins, pesticides, and mercury. *See* http://www.waterboards.ca.gov/tmdl/docs/303dlists2006/final/r2_final303dlist.pdf.

The Regional Board has identified beneficial uses of the Bay region's waters and established water quality standards for the San Francisco Bay in the "Water Quality Control Plan for the San Francisco Bay Basin," generally referred to as the Basin Plan. See http://www.waterboards.ca.gov/sanfranciscobay/water issues/programs/basin plan/docs/basin p lan07.pdf. The beneficial uses of these waters include among others contact and non-contact recreation, fish migration, endangered and threatened species habitat, shellfish harvesting, and fish spawning. The non-contact recreation use is defined as "[u]ses of water for recreational activities involving proximity to water, but not normally involving contact with water where water ingestion is reasonably possible. These uses include, but are not limited to, picnicking, sunbathing, hiking, beachcombing, camping, boating, tide pool and marine life study, hunting, sightseeing, or aesthetic enjoyment in conjunction with the above activities. Water quality considerations relevant to non-contact water recreation, such as hiking, camping, or boating, and those activities related to tide pool or other nature studies require protection of habitats and aesthetic features." Id. at 2.1.16. Visible pollution, including visible sheens and cloudy or muddy water from industrial areas, impairs people's use of the Bay for contact and non-contact water recreation.

The Basin Plan includes a narrative toxicity standard which states that "[a]ll waters shall be maintained free of toxic substances in concentrations that are lethal or that produce other

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detrimental responses in aquatic organisms." *Id.* at 3.3.18. The Basin Plan includes a narrative oil and grease standard which states that "[w]aters shall not contain oils, greases, waxes, or other materials in concentrations that result in a visible film or coating on the surface of the water or on objects in the water, that cause nuisance, or otherwise adversely affect beneficial uses." *Id.* at 3.3.7. The Basin Plan provides that "[w]aters shall not contain suspended material in concentrations that cause nuisance or adversely affect beneficial uses." *Id.* at 3.3.14. The Basin Plan also provides that "[t]he pH shall not be depressed below 6.5 nor raised above 8.5." *Id.* at 3.3.9. The Basin Plan establishes Marine Water Quality Objectives for zinc of 0.081 mg/L (4-day average) and 0.090 mg/L (1-hour average); copper of 0.0031 mg/L (4-day average) and 0.0048 mg/L (1-hour average); and lead of 0.0081 mg/L (4 day average) and 0.21 mg/L (1hour average). *Id.* at Table 3-3. EPA has adopted numeric water quality standards for copper of .0031 mg/L (4-day average) and .0048 mg/L (1-hour average), and for zinc of .090 mg/L (4-day average) and .081 mg/L (1-hour average), and for zinc of .090 mg/L (4-day average) and .081 mg/L (1-hour average). 65 Fed.Reg. 31712 (May 18, 2000).

The U.S. Environmental Protection Agency ("EPA") has published benchmark levels as guidelines for determining whether a facility discharging industrial storm water has implemented the requisite best available technology economically achievable ("BAT") and best conventional pollutant control technology ("BCT"). The following benchmarks have been established for pollutants discharged by Nelson's Marine: pH – 6.0-9.0 units; total suspended solids ("TSS") – 100 mg/L; oil and grease ("O&G") – 15 mg/L; total organic carbon ("TOC") – 110 mg/L; zinc – 0.117 mg/L; copper – .0636 mg/L; and lead – .0816 mg/L. The State Water Quality Control Board also has proposed adding a benchmark level to the General Permit for specific conductance (200 μ mho/cm).

II. Alleged Violations of the NPDES Permit.

A. Discharges in Violation of the Permit.

Nelson's Marine has violated and continues to violate the terms and conditions of the General Industrial Storm Water Permit. Section 402(p) of the Act prohibits the discharge of storm water associated with industrial activities, except as permitted under an NPDES permit (33 U.S.C. § 1342) such as the General Permit. The General Permit prohibits any discharges of storm water associated with industrial activities or authorized non-storm water discharges that have not been subjected to BAT or BCT. Effluent Limitation B(3) of the General Permit requires dischargers to reduce or prevent pollutants in their storm water discharges through implementation of BAT for toxic and nonconventional pollutants and BCT for conventional pollutants. BAT and BCT include both nonstructural and structural measures. General Permit, Section A(8). Conventional pollutants are TSS, O&G, pH, biochemical oxygen demand ("BOD"), and fecal coliform. 40 C.F.R. § 401.16. All other pollutants are either toxic or nonconventional. *Id.*; 40 C.F.R. § 401.15.

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In addition, Discharge Prohibition A(1) of the General Permit prohibits the discharge of materials other than storm water (defined as non-storm water discharges) that discharge either directly or indirectly to waters of the United States. Discharge Prohibition A(2) of the General Permit prohibits storm water discharges and authorized non-storm water discharges that cause or threaten to cause pollution, contamination, or nuisance.

Receiving Water Limitation C(1) of the General Industrial Storm Water Permit prohibits storm water discharges and authorized non-storm water discharges to surface or groundwater that adversely impact human health or the environment. Receiving Water Limitation C(2) of the General Permit also prohibits storm water discharges and authorized non-storm water discharges that cause or contribute to an exceedance of any applicable water quality standards contained in a Statewide Water Quality Control Plan or the applicable Regional Board's Basin Plan.

Nelson's Marine has discharged and continues to discharge storm water with unacceptable levels of pH, TSS, copper, lead, zinc and other pollutants in violation of the General Permit. Nelson's Marine's sampling and analysis results reported to the Regional Board confirm discharges of specific pollutants and materials other than storm water in violation of the Permit provisions listed above. Self-monitoring reports under the Permit are deemed "conclusive evidence of an exceedance of a permit limitation." *Sierra Club v. Union Oil*, 813 F.2d 1480, 1493 (9th Cir. 1988).

The following discharges of pollutants from the Facility have violated Discharge Prohibitions A(1) and A(2) and Receiving Water Limitations C(1) and C(2) and are evidence of ongoing violations of Effluent Limitation B(3) of the General Industrial Storm Water Permit.

Date	Parameter	Observed Concentratio n	Benchmark Value	Location (as identified by the Facility)
1/25/2008	pН	5.61	6.0 – 9.0	North
1/25/2008	Copper	0.51 mg/L	0.0636 mg/L	South
3/26/2007	Copper	0.6 mg/L	0.0636 mg/L	NW Drain
3/26/2007	Copper	0.6 mg/L	0.0636 mg/L	SW Drain
2/26/2007	pН	5.99	6.0 - 9.0	NW Drain
2/26/2007	Copper	0.15 mg/L	0.0636 mg/L	NW Drain
2/26/2007	Zinc	0.32 mg/L	0.117 mg/L	NW Drain
2/26/2007	рН	5.59	6.0 - 9.0	SW Drain
2/26/2007	Total Suspended Solids	250	100 mg/L	SW Drain
2/26/2007	Copper	0.72 mg/L	0.0636 mg/L	SW Drain
2/26/2007	Zinc	0.19 mg/L	0.117 mg/L	SW Drain
5/24/2006	Copper	7.4 mg/L	0.0636 mg/L	NW Drain
5/24/2006	Lead	0.35 mg/L	0.0816 mg/L	NW Drain
5/24/2006	Zinc	1.1 mg/L	0.117 mg/L	NW Drain
5/24/2006	Copper	1.5 mg/L	0.0636 mg/L	SW Drain

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5/24/2006	Zinc	0.7 mg/L	0.117 mg/L	SW Drain
3/29/2006	Copper	4.2 mg/L	0.0636 mg/L	NW Drain
3/29/2006	Lead	0.52 mg/L	0.0816 mg/L	NW Drain
3/29/2006	Zinc	0.44 mg/L	0.117 mg/L	NW Drain
3/29/2006	Copper	0.7 mg/L	0.0636 mg/L	SW Drain
3/29/2006	Lead	0.18 mg/L	0.0816 mg/L	SW Drain
3/29/2006	Zinc	0.34 mg/L	0.117 mg/L	SW Drain
4/28/2005	Copper	0.609 mg/L	0.0636 mg/L	NW Drain
4/28/2005	Zinc	0.29 mg/L	0.117 mg/L	NW Drain
4/28/2005	Copper	6.27 mg/L	0.0636 mg/L	SW Drain
4/28/2005	Lead	0.77 mg/L	0.0816 mg/L	SW Drain
4/28/2005	Zinc	0.6 mg/L	0.117 mg/L	SW Drain
1/26/2005	Total Suspended Solids	120 mg/L	100 mg/L	So. Corner
1/26/2005	Copper	5.3 mg/L	0.0636 mg/L	So. Corner
1/26/2005	Lead	0.19 mg/L	0.0816 mg/L	So. Corner
1/26/2005	Zinc	0.84 mg/L	0.117 mg/L	So. Corner
1/26/2005	Copper	0.49 mg/L	0.0636 mg/L	West Corner
1/26/2005	Zinc	0.34 mg/L	0.117 mg/L	West Corner
3/25/2004	Total Suspended Solids	110 mg/L	100 mg/L	Sample 1a
3/25/2004	Copper	3 mg/L	0.0636 mg/L	Sample 1a
3/25/2004	Lead	0.14 mg/L	0.0816 mg/L	Sample 1a
3/25/2004	Zinc	0.59 mg/L	0.117 mg/L	Sample 1a
3/25/2004	Total Suspended Solids	110 mg/L	100 mg/L	Sample 1b
3/25/2004	Copper	2.9 mg/L	0.0636 mg/L	Sample 1b
3/25/2004	Lead	0.14 mg/L	0.0816 mg/L	Sample 1b
3/25/2004	Zinc	0.6 mg/L	0.117 mg/L	Sample 1b
3/25/2004	Copper	1.3 mg/L	0.0636 mg/L	Sample 2
3/25/2004	Zinc	1.5 mg/L	0.117 mg/L	Sample 2

CSPA's investigation, including its review of Nelson's Marine's analytical results documenting pollutant levels in the Facility's storm water discharges well in excess of applicable water quality standards and the EPA's benchmark values indicates that Nelson's Marine has not implemented BAT and BCT at the Facility for its discharges of TSS, decreased pH, copper, lead, zinc and other pollutants, in violation of Effluent Limitation B(3) of the General Permit. Nelson's Marine was required to have implemented BAT and BCT by no later than October 1, 1992. Thus, Nelson's Marine is discharging polluted storm water associated with its industrial operations without having implemented BAT and BCT. Visual observations of the facility confirm that no treatment facilities or storm water control measures are evident. Maintenance work on vessels and masts, including sanding, painting, and other vessel maintenance activities, can be observed being conducted outside with new visible barriers or storm water treatment between the work areas and the storm drains. In addition, the above numbers indicate that the facility is discharging polluted storm water in violation of Discharge Prohibitions A(1) and A(2) Carl Nelson, Jerry Busch, Donald Winter Nelson's Marine, Inc. October 29, 2008 Page 6 of 15

and Receiving Water Limitations C(1) and C(2) of the General Permit. CSPA alleges that such violations also have occurred and will occur on other rain dates, including every significant rain event that has occurred since October 29, 2003, and that will occur at the Facility subsequent to the date of this Notice of Violation and Intent to File Suit. Attachment A, attached hereto, sets forth each of the specific rain dates on which CSPA alleges that Nelson's Marine has discharged storm water containing impermissible levels of TSS, pH, copper, lead, and zinc in violation of Effluent Limitation B(3), Discharge Prohibitions A(1) and A(2), and Receiving Water Limitations C(1) and C(2) of the General Permit.

These unlawful discharges from the Facility are ongoing. Each day that the facility has failed to install BAT and BCT at the facility, with or without a discharge of storm water, is a violation of the General Permit. Each discharge of storm water from the facility that has not been subjected to BAT and BCT also constitutes a separate violation of the General Industrial Storm Water Permit and the Act. Consistent with the five-year statute of limitations applicable to citizen enforcement actions brought pursuant to the federal Clean Water Act, Nelson's Marine is subject to penalties for violations of the General Permit and the Act since October 29, 2003.

B. Failure to Develop and Implement an Adequate Storm Water Monitoring Plan

Section B of the General Permit describes the monitoring requirements for storm water and non-storm water discharges. Facilities are required to make monthly visual observations of storm water discharges (Section B(4)) and quarterly visual observations of both unauthorized and authorized non-storm water discharges (Section B(3)). Section B(5)(a) of the General Permit requires that dischargers "shall collect storm water samples during the first hour of discharge from (1) the first storm event of the wet season, and (2) at least one other storm event in the wet season. All storm water discharge locations shall be sampled." (emphasis added). Section B(5)(c)(i) requires that the samples shall be analyzed for total suspended solids, pH, specific conductance, and total organic carbon. Oil and grease may be substituted for total organic carbon. Section B(5)(c)(ii) further requires that "samples shall be analyzed for . . . [t]oxic chemicals and other pollutants that are likely to be present in storm water discharges in significant quantities."

1. Failure to Sample and Analyze Storm Water for Mandatory Parameters

CSPA's review of Nelson's Marine's monitoring data indicates that Nelson's Marine has failed to analyze for specific conductance and O&G in every storm water sample taken at the Facility for the past five years. Nelson's Marine failed to analyze its storm water samples taken on April 28, 2005 for pH and TSS. Nelson's Marine also failed to analyze the following storm water samples for copper, lead, and zinc: samples taken on May 28, 2004 and all but one of the storm water samples taken during the 2007-2008 rainy season.

Each failure to analyze for a specific required parameter is a violation of General Permit, Section B(5)(c)(i) and B(5)(c)(ii). For the failures to analyze for specific conductance and O&G,

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eight samples per annual report (two storm drains times two storm events times two parameters) times five annual reports (2003-2004, 2004-2005, 2005-2006, 2006-2007, 2007-2008) plus two extra samples during 2003-2004 (five distinct storm water samples were taken during that rainy season) add up to 42 distinct violations of the General Permit. The failure to sample for copper, lead, and zinc adds up to fifteen violations (nine for 2007-2008, six for 2003-2004). These violations are distinct and ongoing.

2. Failure to Sample Required Storm Events

CSPA's review of Nelson's Marine's monitoring data indicates that Nelson's Marine failed to collect and analyze storm water samples from two storm events during the 2007-2008 rainy season. While Nelson's Marine did indicate on its 2007-2008 Annual Report that it took samples from two storm events, the attached laboratory reports are actually the identical data from the storm water samples taken during the 2006-2007 rainy season. At the end of the 2007-2008 Annual Report, however, it does appear that there is one data point from a laboratory for a sample taken around January 24, 2008, from a "North" and a "South" location. This is also deficient with respect to the required parameters. For the North location, there is no analysis for specific conductivity, O&G, copper, lead, and zinc. For the South location, there is no analysis for specific conductivity, O&G, pH, and total suspended solids. This failure to sample two required storm events is a distinct and ongoing violation of Section B(5)(a) of the General Permit.

3. Failure to Conduct Required Visual Observation of Storm Water and Non-Storm Water Discharges

Section B(3) of the General Permit requires all dischargers to visually observe authorized and unauthorized non-storm water discharges from their facilities quarterly throughout the year. Visual observations must document "the presence of any discolorations, stains, odors, floating materials, etc., as well as the source of any discharge." Records of observations must be maintained and the discharger must respond to eliminate unauthorized non-storm water discharges and to reduce pollutants in authorized non-storm water discharges. The discharger's SWPPP must also be modified accordingly.

Section B(4) of the General Permit requires all dischargers to visually observe storm water discharges from their facilities at least once per month during the wet season (October 1 – May 30). Visual observations must document the presence of any "floating and suspended material, oil and grease, discolorations, turbidity, odor, and source of any pollutants." Records of observations must be maintained and the discharger must respond to reduce or prevent future discharges of pollutants. The discharger's SWPPP must also be modified accordingly.

Based on a review of publicly available documents, CSPA is informed and believes that Nelson's Marine has consistently failed to conduct the visual observations required by Sections B(3) and B(4) of the General Permit. From its 2003-2004 Annual Report to the present,

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Nelson's Marine has not provided any reports of monthly wet season visual observations of storm water discharges nor has it provided any reports of quarterly visual observations of authorized and unauthorized storm water discharges. Each failure to conduct required visual observations constitutes a distinct and ongoing violation of Sections B(3) and B(4) of the General Permit.

4. Liability for Continuous and Ongoing Failure to Implement an Adequate Monitoring and Reporting Program

CSPA is informed and believes that Nelson's Marine's failure to implement an adequate monitoring program is evidenced by this pattern of missed sampling and observation opportunities. Each of Nelson's Marine's failures to comply with these mandatory monitoring requirements constitutes a separate and ongoing violation of the Act. Consistent with the five-year statute of limitations applicable to citizen enforcement actions brought pursuant to the federal Clean Water Act, Nelson's Marine is subject to penalties for these violations of the General Permit and the Act since October 29, 2003.

C. Failure to Prepare, Implement, Review and Update an Adequate Storm Water Pollution Prevention Plan.

Section A and Provision E(2) of the General Industrial Storm Water Permit require dischargers of storm water associated with industrial activity to develop, implement, and update an adequate storm water pollution prevention plan ("SWPPP") no later than October 1, 1992. Section A(1) and Provision E(2) requires dischargers who submitted an NOI pursuant to the General Permit to continue following their existing SWPPP and implement any necessary revisions to their SWPPP in a timely manner, but in any case, no later than August 1, 1997.

The SWPPP must, among other requirements, identify and evaluate sources of pollutants associated with industrial activities that may affect the quality of storm and non-storm water discharges from the facility and identify and implement site-specific best management practices ("BMPs") to reduce or prevent pollutants associated with industrial activities in storm water and authorized non-storm water discharges (General Permit, Section A(2)). The SWPPP must include BMPs that achieve BAT and BCT (Effluent Limitation B(3)). The SWPPP must include: a description of individuals and their responsibilities for developing and implementing the SWPPP (General Permit, Section A(3)); a site map showing the facility boundaries, storm water drainage areas with flow pattern and nearby water bodies, the location of the storm water collection, conveyance and discharge system, structural control measures, impervious areas, areas of actual and potential pollutant contact, and areas of industrial activity (General Permit, Section A(4)); a list of significant materials handled and stored at the site (General Permit, Section A(5); a description of potential pollutant sources including industrial processes, material handling and storage areas, dust and particulate generating activities, a description of significant spills and leaks, a list of all non-storm water discharges and their sources, and a description of locations where soil erosion may occur (General Permit, Section A(6)).

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The SWPPP also must include an assessment of potential pollutant sources at the Facility and a description of the BMPs to be implemented at the Facility that will reduce or prevent pollutants in storm water discharges and authorized non-storm water discharges, including structural BMPs where non-structural BMPs are not effective (General Permit, Section A(7), (8)). The SWPPP must be evaluated to ensure effectiveness and must be revised where necessary (General Permit, Section A(9),(10)).

CSPA's investigation of the conditions at the Facility as well as Nelson's Marine's Annual Reports indicate that Nelson's Marine has been operating with an inadequately developed or implemented SWPPP in violation of the requirements set forth above. Nelson's Marine has failed to evaluate the effectiveness of its BMPs and to revise its SWPPP as necessary. Nelson's Marine has been in continuous violation of Section A and Provision E(2) of the General Permit every day since October 29, 2003 at the very latest, and will continue to be in violation every day that Nelson's Marine fails to prepare, implement, review, and update an effective SWPPP. Nelson's Marine is subject to penalties for violations of the Order and the Act occurring since October 29, 2003.

E. Failure to File True and Correct Annual Reports.

Section B(14) of the General Industrial Storm Water Permit requires dischargers to submit an Annual Report by July 1st of each year to the executive officer of the relevant Regional Board. The Annual Report must be signed and certified by an appropriate corporate officer. General Permit, Sections B(14), C(9), (10). Section A(9)(d) of the General Industrial Storm Water Permit requires the discharger to include in their annual report an evaluation of their storm water controls, including certifying compliance with the General Industrial Storm Water Permit. *See also* General Permit, Sections C(9) and (10) and B(14).

For the last five years, Nelson's Marine and its agent, Carl Nelson, inaccurately certified in their Annual Reports that the facility was in compliance with the General Permit. Consequently, Nelson's Marine has violated Sections A(9)(d), B(14) and C(9) & (10) of the General Industrial Storm Water Permit every time Nelson's Marine failed to submit a complete or correct report and every time Nelson's Marine or its agents falsely purported to comply with the Act. Nelson's Marine is subject to penalties for violations of Section (C) of the General Industrial Storm Water Permit and the Act occurring since October 29, 2003.

IV. Persons Responsible for the Violations.

CSPA puts Nelson's Marine, Inc., Carl Nelson, The Department of the Navy, Jerry Busch, and Donald C. Winter on notice that they are the persons responsible for the violations described above. If additional persons are subsequently identified as also being responsible for the violations set forth above, CSPA puts Nelson's Marine, Inc., Carl Nelson, The Department of Carl Nelson, Jerry Busch, Donald Winter Nelson's Marine, Inc. October 29, 2008 Page 10 of 15

the Navy, Jerry Busch, and Donald C. Winter on notice that it intends to include those persons in this action.

V. Name and Address of Noticing Party.

Our name, address and telephone number is as follows:

Bill Jennings, Executive Director; California Sportfishing Protection Alliance, 3536 Rainier Avenue, Stockton, CA 95204 Tel. (209) 464-5067

VI. Counsel.

CSPA has retained legal counsel to represent it in this matter. Please direct all communications to:

Michael R. Lozeau Douglas J. Chermak Lozeau Drury LLP 1516 Oak Street, Suite 216 Alameda, California 94501 Tel. (510) 749-9102 michael@lozeaudrury.com doug@lozeaudrury.com Andrew L. Packard Law Offices of Andrew L. Packard 319 Pleasant Street Petaluma, California 94952 Tel. (707) 763-7227 andrew@packardlawoffices.com

VII. Penalties.

Pursuant to Section 309(d) of the Act (33 U.S.C. § 1319(d)) and the Adjustment of Civil Monetary Penalties for Inflation (40 C.F.R. § 19.4) each separate violation of the Act subjects Nelson's Marine to a penalty during the period commencing five years prior to the date of this Notice of Violations and Intent to File Suit. The penalty provisions provide for maximum penalties of up to \$27,500 per day per violation for violations occurring before March 15, 2004, and \$32,500 per day per violation for violations occurring after March 15, 2004. In addition to civil penalties, CSPA will seek injunctive relief preventing further violations of the Act pursuant to Sections 505(a) and (d) (33 U.S.C. §1365(a) and (d)) and such other relief as permitted by law. Lastly, Section 505(d) of the Act (33 U.S.C. § 1365(d)), permits prevailing parties to recover costs and fees, including attorneys' fees.

CSPA believes this Notice of Violations and Intent to File Suit sufficiently states grounds for filing suit. We intend to file a citizen suit under Section 505(a) of the Act against Nelson's Marine and its agents for the above-referenced violations upon the expiration of the 60-day

notice period. However, during the 60-day notice period, we would be willing to discuss effective remedies for the violations noted in this letter. If you wish to pursue such discussions in the absence of litigation, we suggest that you initiate those discussions within the next 20 days so that they may be completed before the end of the 60-day notice period. We do not intend to delay the filing of a complaint in federal court if discussions are continuing when that period ends.

Sincerely,

ountth

Bill Jennings, Executive Director California Sportfishing Protection Alliance

SERVICE LIST

Stephen Johnson, Administrator U.S. Environmental Protection Agency 1200 Pennsylvania Avenue, N.W. Washington, D.C. 20460

Dorothy R. Rice, Executive Director State Water Resources Control Board P.O. Box 100 Sacramento, CA 95812-0100

Michael Mukasey, U.S. Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, N.W. Washington, D.C. 20530-0001

Wayne Nastri, Administrator U.S. EPA – Region 9 75 Hawthorne Street San Francisco, CA, 94105

Bruce H. Wolfe, Executive Officer II San Francisco Bay Regional Water Quality Control Board 1515 Clay Street, Suite 1400 Oakland, CA 94612

ATTACHMENT A Rain Dates, Nelson's Marine, Alameda, California

November	02	2003	February	15	2004	January	28	2005
November	03	2003	February	16	2004	February	07	2005
November	06	2003	February	17	2004	February	11	2005
November	07	2003	February	18	2004	February	14	2005
November	08	2003	February	20	2004	February	15	2005
November	09	2003	February	21	2004	February	16	2005
November	14	2003	February	22	2004	February	17	2005
November	15	2003	February	24	2004	February	18	2005
November	17	2003	February	25	2004	February	19	2005
November	30	2003	February	26	2004	February	20	2005
December	01	2003	February	27	2004	February	21	2005
December	02	2003	March	01	2004	February	27	2005
December	04	2003	March	25	2004	February	28	2005
December	05	2003	March	27	2004	March	01	2005
December	06	2003	April	20	2004	March	02	2005
December	07	2003	November	04	2004	March	03	2005
December	09	2003	November	10	2004	March	04	2005
December	10	2003	November	11	2004	March	18	2005
December	12	2003	November		2004	March	19	2005
December	13	2003		18	2004	March	20	2005
December	14	2003	November	27	2004	March	21	2005
December	19	2003	December	06	2004	March	22	2005
December	20	2003	December	07	2004	March	23	2005
December	21	2003	December	08	2004	March	27	2005
December	23	2003	December	09	2004	March	28	2005
December	24	2003	December	10	2004	March	29	2005
December	25	2003	December	11	2004	April	03	2005
December	28	2003	December	15	2004	April	04	2005
December	29	2003	December	26	2004	April	07	2005
January	01	2004	December	27	2004	April	08	2005
January	02	2004	December	28	2004	April	09	2005
January	06	2004	December	29	2004	April	22	2005
January	08	2004	December		2004	April	23	2005
January	08	2004	December	31	2004	April	27	2005
January	09	2004	January	01	2005	April	28	2005
January	14	2004	January	02	2005	May	04	2005
January	23	2004	January	05	2005	May	05	2005
January	24	2004	January	06	2005	May	08	2005
January	26	2004	January	07	2005	May	09	2005
January	27	2004	January	08	2005	May	18	2005
January	30	2004	January	09	2005	May	19	2005
February	01	2004	January	10	2005	June	08	2005
February	02	2004	January	10	2005	June	09	2005
February	02	2004	January	25	2005	June	16	2005
February	06	2004	January	25 26	2005	June	18	2005
February	13	2004	January	20 27	2005	September		2005
i coruary	15	2004	Januar y	<i>21</i>	2003	September	<i>L</i> 1	2005

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Ostahan	1.4	2005	Eshansa ana	10	2006	Ostaban	24	2006
October	14	2005	February	18	2006	October	24 25	2006
October	15 26	2005	February	27	2006	October	25	2006
October	26 20	2005	February	28	2006	November		2006
October	29	2005	March	01	2006	November		2006
November		2005	March	02	2006	November		2006
November		2005	March	03	2006	November		2006
November		2005	March	04	2006	November		2006
November		2005	March	05	2006	November		2006
November	10	2005	March	06	2006	November		2006
November		2005	March	07	2006	November		2006
November		2005	March	09	2006			2006
November		2005	March	10	2006	November		2006
November		2005	March	11	2006	November		2006
December	01	2005	March	12	2006	November		2006
December	02	2005	March	13	2006	December	08	2006
December	07	2005	March	14	2006	December	09	2006
December	17	2005	March	15	2006	December	10	2006
December	18	2005	March	16	2006	December	11	2006
December	19	2005	March	17	2006	December	12	2006
December	20	2005	March	20	2006	December	13	2006
December	21	2005	March	21	2006	December	14	2006
December	22	2005	March	24	2006	December	15	2006
December	25	2005	March	25	2006	December	21	2006
December	26	2005	March	27	2006	December	26	2006
December	27	2005	March	28	2006	December	27	2006
December	28	2005	March	29	2006	January	04	2007
December	29	2005	March	30	2006	January	10	2007
December	30	2005	March	31	2006	January	16	2007
December	31	2005	April	01	2006	January	18	2007
January	07	2006	April	02	2006	January	26	2007
January	10	2006	April	03	2006	January	27	2007
January	11	2006	April	04	2006	January	28	2007
January	14	2006	April	05	2006	January	30	2007
January	17	2006	April	07	2006	February	07	2007
January	18	2006	April	09	2006	February	08	2007
January	19	2006	April	10	2006	February	09	2007
January	21	2006	April	11	2006	February	10	2007
January	25	2006	April	12	2006	February	11	2007
January	27	2006	April	15	2006	February	12	2007
January	28	2006	April	16	2006	February	13	2007
January	29	2006	April	17	2006	February	14	2007
January	30	2006	May	19	2006	February	16	2007
February	01	2006	May	21	2006	February	22	2007
February	02	2006	May	21	2006	February	23	2007
February	04	2006	October	04	2006	February	24	2007
February	11	2006	October	05	2006	February	25	2007
February	17	2006	October	08	2006	February	26	2007
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February	27	2007	January	23	2008
February	28	2007	January	24	2008
March	20	2007	January	25	2008
March	26	2007	January	26	2008
April	09	2007	January	27	2008
April	11	2007	January	28	2008
April	19	2007	January	29	2008
April	20	2007	January	30	2008
April	21	2007	January	31	2008
April	22	2007	February	02	2008
April	23	2007	February	03	2008
April	27	2007	February	12	2008
May	02	2007	February	19	2008
May	03	2007	February	20	2008
May	04	2007	February	20	2008
September	22	2007	February	22	2008
October	09	2007	February	22	2008
October	10	2007	February	23	2008
October	10	2007	February	26	2008
October	12	2007	March	1	2008
October	15 16	2007	March	1	2008
October	10	2007	March	13 14	2008
November		2007	March		2008
November	10	2007	March	15	2008
	11	2007	March	20	2008
November	15		March	28	
December	04	2007		29	2008
December	06	2007	April	22	2008
December	07	2007	April	23	2008
December	15	2007			
December	17	2007			
December	18	2007			
December	19	2007			
December		2007			
December	27	2007			
December	28	2007			
December	29	2007			
December	30	2007			
January	03	2008			
January	04	2008			
January	05	2008			
January	06	2008			
January	07	2008			
January	08	2008			
January	09	2008			
January	10	2008			
January	21	2008			
January	22	2008			