

KWRA

A Joint
Powers Authority



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County of Kings

City of Hanford

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City of Corcoran

Nicole R. PenaExecutive Director

KW/RA

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November 5, 2020

Kristen Gomes California Regional Water Quality Control Board Central Valley Region 1685 E. Street Fresno, CA 93706

RE: KWRA RESPONSE TO 2020 TENTATIVE WDRs FOR THE CORCORAN LANDFILL, KINGS COUNTY, CALIFORNIA

Dear Ms. Gomes:

This letter is in response to the Tentative Waste Discharge Requirements (WDRs) for the Corcoran Landfill received by this office dated 5 October 2020. In the accompanying Notice of Public Hearing, it is stated that any comments or recommendations concerning the Tentative WDRs should be submitted to your office in writing by 5:00 p.m. on 5 November 2020 in order that consideration may be given to them prior to the meeting of the Central Valley Water Board. KWRA staff has reviewed the Tentative WDRs and has the following comments:

WASTE DISCHARGE REQUIREMENTS:

GROUNDWATER DEGRADATION & CORRECTIVE ACTION

Section B. Table 3 – Groundwater Monitoring, Constituent Parameters (page 3) includes: 1,2,3-Trichloropropane per Method SRL-524M-TCP

Comment: It is requested to remove this from the Constituent List, as there is no history of TCP in site wells and no related finding in the WDR.

Section C. Table 9 – Leachate Seep Monitoring, Constituent Parameters (page 9) includes: 1,2,3-Trichloropropane per Method SRL-524M-TCP

Comment: It is requested to remove this from the Constituent List, as there is no history of TCP in site wells and no related finding in the WDR.

Attachment E – Chlorophenoxy Herbicides (Five-Year COCS) (page 32) indicates the utilization of USEPA Method 8151A

Comment: It appears that methods 8151 and 8141 have been switched. We would request that these get corrected.

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Attachment F – Organophosphorous Compounds (Five-Year COCS) (page 33) indicates the utilization of USEPA Method 8141B.

Comment: It appears that methods 8151 and 8141 have been switched. We would request that these get corrected.

Thank you for the opportunity to review the Tentative WDRs for the Corcoran Landfill. We noticed several additional changes that we have no issues or concerns with. The changes we have requested above we believe are reasonable and consistent with site conditions. If you have any questions regarding the above change requests, please do not hesitate to contact me.

Sincerely,

Nicole R. Pena

Executive Director

Much R. Pena