Regional Water Quality Control Board Central Valley Region

Response to Written Comments for Tentative Waste Discharge Requirements for Kings Waste and Recycling Authority Corcoran Landfill, Kings County

This document contains the responses to written comments received from interested parties regarding the proposed tentative Waste Discharge Requirements (WDRs) for the Kings Waste and Recycling Authority (KWRA), Corcoran Landfill, Kings County for postclosure maintenance and corrective action. The Tentative WDRs, R5-2020-XXXX, were prepared to update the post-closure maintenance requirements and the approved corrective action program. Currently, WDRs Order R5-2014-0164 currently regulates the facility.

The Tentative WDRs were circulated on 5 October for public comment, ending on 5 November 2020. A total of one letter/email was received and these comments are addressed below.

Comments submitted during the comment period were received from the following:

A. Nicole Pena, Kings Waste and Recycling Authority, 5 November 2020

RESPONSE TO COMMENTS

Comment A.1:

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

Response A.1:

1,2,3-Trichloropropane (1,2,3-TCP) has historically been monitored for at the site using the USEPA 8260B laboratory analytical method. This method results in concentrations reported in the micrograms per liter range. The updated SRL-524M-TCP laboratory method provides concentrations in the nanogram per liter range to be consistent with the concentration units of the primary maximum contaminant level for 1,2,3-TCP, which was established at five nanograms per liter in December 2017. As such, this revision will not be made.

Comment A.2:

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.

Response A.2:

See Response A.1 above. As such, this revision will not be made.

Comment A.3:

In regards to Attachment E – Chlorophenoxy Herbicides (Five-Year COCS) and Attachment F – Organophosphorous Compounds (Five-Year COCS), it appears that methods 8151 and 8141 laboratory methods have been switched. It is requested that these get corrected.

Response A.3:

The recommended revision will be made.