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April 25, 2012



Ms. Anne Olson
California Regional Water Quality Control Board
11020 Sun Center Drive, #200
Rancho Cordova, California 95670-6114

1017-142083

Subject: Response to Tentative WDRs Prima Bella

Dear Ms. Olson:

Brown and Caldwell is submitting this letter on behalf of Prima Bella Produce (PBP) in response to the tentative Waste Discharge Requirements (TWDRs) issued by Regional Water Quality Control Board (Regional Water Board).

Prima Bella Produce is in general agreement with the TWDRs. The following are suggested corrections to the TWDRs.

1. **Page 1, item 7:** Change June to May (also on page 4, item 18 and in the Information Sheet)
2. **Page 3, item 14:** Delete the cleaning products on this page because they are no longer used. Substitute the following table.

Updated List			
Product Name	Primary Ingredient	Use	Quantity (gal/yr)
Perasan 15%	Peroxyacetic Acid	Processing	300
Enviro Bac #2	Alkyl Dimethyl Benzyl Ammonium Chloride	Cleaning	200
Foam Chlor 50	Potassium Hydroxide	Cleaning	400
Enviro Chlor	Sodium Hypochlorite	Cleaning	100
IPA	Isopropyl Alcohol	Cleaning	50
Turbo Kleen	Dipropylene Glycol Methyl Ether	Cleaning	50

3. **Page 4, item 17:** Change "Independent Mutual Water Company" to "Naglee Burk Irrigation District".
4. **Page 5, item 21:** Change "sprinkler" to "surface".
5. **Page 10, item 48:** Change "in the 1970s" to "in 1996".
6. **Page 16, item D.7:** A setback distance of 50 ft may be appropriate for a sprinkler application system. However, for the surface application system that Prima Bella uses, we suggest a 10 ft setback distance.

Very truly yours,

Brown and Caldwell,

Ron Crites, P.E.
Natural Systems Service Leader

cc: Mark Bacchetti, Prima Bella Produce