

September 14, 2016

Jeanine Townsend, Clerk to the Board
State Water Resources Control Board
P. O. Box 100, Sacramento, CA 95812-2000
1001 I Street, 24th Floor, Sacramento, CA 95814



Permit supported by the Mel Leong Treatment Plant Laboratory, CA ELAP #1705:

NPDES Order No. R2-2013-00-0011, Mel Leong Treatment Plant San Francisco International Airport

Subject: Comment Letter – ELAP Regulations Development / Laboratory Standard

Dear Members of the State Water Resources Control Board:

I am writing this letter to express my deep concerns about the proposed application of the 2016 The NELAC Institute (TNI) Standards to all laboratories accredited by the California Environmental Laboratory Accreditation Program (CA ELAP). I am convinced that the application of unnecessarily complicated and bloated TNI Standards will place heavy burdens on small laboratories, driving many of them out of business. Of course this may greatly simplify the process of certifying laboratory's for ELAP as they would have fewer labs to certify, conduct fewer audits and need fewer auditors. We hope that is not one of the goals in this decision.

I urge the Water Board to adopt a more simplified set of laboratory standards, ones that includes only the essential data quality elements necessary to support high quality laboratory testing, all the while recognizing the limited resources of laboratories and organizations with only a few employees, which comprise nearly half of the certified laboratories in California. This may be accomplished with a simpler set of standards for all laboratories.

I am also very concerned about the lack of time allowed, amounting to less than 10 business days, for the affected public to read and comment on the newly published 2016 TNI Standards, which must be purchased from TNI for \$130 per single user. As these Standards were not made available for public access and review until early August 2016, and considering the scope of the proposed changes will have enormous implications on laboratory operations and the communities they support, I plead with the SWRCB to significantly extend the public comment period from < 10 days to 30-60 days, which will allow time to those who wish to purchase, review and comment on the new 2016 TNI Standards.

With regard the CA ELAP, greater than 80% of the certified laboratories do not conduct complex tests on out-of-state samples, and therefore, do not need the added paperwork to support data quality that is defined by and followed in test methods. At present, only a small minority of labs in CA have elected to reference the TNI Standard, and most of them only wanted TNI Accreditation for use as a marketing tool to bid on large commercial and government contracts. In short, this small minority of the labs that are already TNI-certified appear to have a vested interest to "handcuff" the rest of the certified lab community to reduce competition and force lab closures, which will ultimately result in higher lab costs. This process appears to be a power play, which will benefit only a few large entities while doing significant harm to most small communities that rely on real time lab data for day-to-day operational and compliance assessment of facilities.

In summary, updating ELAP regulations to 21st century lab standards is needed. However, choosing and trying to implement the 2016 TNI Standards to apply to all ELAP accredited laboratories equally is undesirable and unnecessary to achieve high data quality – and it will lead to lab closures, lost jobs, and higher analytical costs with loss of competition. Furthermore, the likely resultant loss of local small laboratories would lead to less timely water quality information being provided to the public, which is undesirable and would put the health of the general public at risk. So, instead, I urge the Water Board to consider supporting new ELAP regulations that recognize the differences between commercial-for-profit and non-commercial non-profit laboratories, by supporting either a simplified single laboratory standard or a two-tier standard approach that focuses on the actual needs for both types of laboratory operations.

Thank you for your attention.

Best regards,

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