The California Regional Water Quality Control Board, Central Valley Region (hereafter Regional Board) finds that:

1. Western Farm Service, Inc. (hereafter Discharger) submitted a Report of Waste Discharge on 13 March 2002 and a supplement on 28 March 2002 for a proposed in situ groundwater remediation pilot study. WFS owns the agricultural chemical distribution facility at 265 Arboleda Drive, Merced, Assessor’s Parcel Number 061-030-068, in the southeast quarter of Section 25 of Township 7S, Range 14E, Mount Diablo Baseline and Meridian (hereafter referred to as “Site”).

2. The pilot study is proposed in the second aquifer beneath a 1,200 square feet area of the adjacent downgradient property owned by Voje, Inc. (hereafter referred to as application area), Assessor’s Parcel Number 061-030-092. The general location of the facility is shown on Attachment A, and the location of the pilot study area in relation to the Site is shown on Attachment B. Both Attachments are attached hereto and made part of this Order by reference.

3. In 1995, WFS conducted a Site assessment and found ammonium, chlordane, 1,2-dichloropropane (1,2-DCP), dinoseb, lindane, and nitrate in soil; and ammonium, nitrate and 1,2-DCP in groundwater.

4. Between 1996 and 2001, WFS installed six groundwater monitoring wells in the shallow aquifer, four monitoring wells in the second aquifer, and one monitoring well in the third aquifer. The groundwater surface elevation is about 15-25 feet below ground surface (bgs), and the first aquifer extends to about 35 feet bgs. The second aquifer varies between 10 and 20 feet thick, and is between about 70 and 90 feet bgs. Groundwater flows generally northwesterly in both aquifers.

5. Monitoring results show that constituents of concern in the second aquifer are highest in well MW-5D, about 1,300 feet downgradient (southeast) of the operations area of the Site (about 700 feet north of Highway 140). MW-5D contains dibromochloropropane (DBCP) at about 0.2 ug/l, 1,2-DCP at about 800 ug/l, dinoseb at about 20 ug/l, nitrate at about 90 mg/l, and 1,2,3-TCP at about 100 ug/l.
6. On 29 September 1997, the Executive Officer issued Monitoring and Reporting Program (MRP) No. 97-809 requiring groundwater monitoring. This MRP continues in effect and is separate from the MRP required as part of this Order to specifically evaluate the results of this pilot study.

7. The pilot study is intended to demonstrate effective remediation of nitrate, 1,2-DCP, and 1,2,3-TCP in the second aquifer. The pilot study consists of a single injection of Hydrogen Releasing Compound (HRC®), a proprietary polylactate product, into the second aquifer through 32 injection points within the application area. As documented in various conference proceedings, HRC® has been successful in degrading nitrate and chlorinated organic compounds in groundwater in situ. About four pounds of HRC® is proposed per linear foot of aquifer depth, and the aquifer is about 10 feet thick in the application area. Target constituents are in greatest concentration in the application area downgradient of the Site. The application area and injection grid are illustrated on Attachment B.

8. Sustained microbial growth requires carbon, nitrogen, phosphorous and trace minerals. The ratio of carbon to nitrogen in bacterial cell mass is between 5:1 and 4:1 on a molar basis. Microbial growth stimulated by the HRC® may deplete nitrogen in the application area to the extent that it limits further degradation. Phosphorous and trace minerals are required in small amounts and are not expected to be limiting in groundwater systems.

9. If nitrogen species in the groundwater in the application area decline to less than 5 mg/l, Discharge Specification B.1 of this Order allows the Discharger to introduce a limited amount of nitrogen within the application area to maintain biological activity.

10. Byproducts of the HRC® injection could include ammonium, carbon dioxide, reduced forms of sulfate such as hydrogen sulfide, and breakdown products of 1,2-DCP and 1,2,3-TCP, such as 3-chloropropene, propene, chloroethane, methane, or chloride. Of these byproducts, ammonium, hydrogen sulfide, 3-chloropropene, propene, chloroethane, and methane are expected to be intermediate compounds subsequently converted to nitrate, dinitrogen gas, sulfate, and carbon dioxide as the pilot study progresses.

11. The Discharger provided an analysis of a mixture of HRC® and deionized water (1:1 ratio) analyzed for metals and minerals. Most constituents were not detected, and had detection limits below water quality objectives. The following metals were detected at concentrations above water quality objectives, or were not detected and had detection limits that were above water quality objectives: arsenic, cadmium, lead, selenium, sodium, thallium, and vanadium. The Discharger will analyze background groundwater samples in the application area and in downgradient well MW-7D for these and other metals, general minerals, and carbon compounds prior to injection and during the pilot study.
12. Groundwater velocity is about one and one-half to four feet per day, and calculations project that a conservative ion such as chloride could reach well MW-7D, about 1,100 feet downgradient of the application area, about one year after the injection event.

13. One monitoring well is within the application area (MW-11D) and one is directly downgradient of the application area (MW-5D). These two wells, plus MW-4D, about 700 feet upgradient of the application area, and MW-7D, about 1,100 feet downgradient, will be used to document the progress of the pilot study by regular sampling according to the schedule in the attached Monitoring and Reporting Program. In addition, grab groundwater samples will be obtained at least annually in the area between MW-5D and MW-7D before the pilot study is concluded to assess the lateral extent of the treatment zone.

14. The Discharger will monitor the downgradient domestic well at 5510 East Highway 140 (owned by Mr. John Hernandez) quarterly for general minerals, metals, volatile organic compounds, fumigants, nitrate, and ammonium for the duration of the pilot study and one year thereafter. For four consecutive sampling events, the Discharger will obtain split samples and send one of the sample sets to a California certified laboratory of Mr. John Hernandez’ choice for analyses of the above constituents.

15. The Discharger will replace the domestic well at 5510 East Highway 140 with a well deeper than 200 feet, will properly abandon the existing well, and has agreed to provide bottled water to the household at 5510 East Highway 140 for one year after the domestic well is replaced.

16. In the event general minerals, metals, total organic carbon, or treatment byproducts exceed the background concentration of these constituents in downgradient well MW-7D, a contingency plan is required to address the exceedance. Background levels are based on the 90% upper confidence limit of the statistical average of background monitoring data for these constituents.

17. The Discharger provided aquifer test data and boring logs obtained from extensive aquifer characterization work performed at the General Electric Kendall facility (Kendall) about two miles east of the Site. Using hydraulic conductivity and transmissivity values obtained from the Kendall Site, the Discharger provided a model showing that groundwater extracted from wells MW-5D or MW-7D at 50 gallons per minute is expected to contain the HRC application area and plume, if necessary. Comparison of boring logs from the WFS Site with boring logs from the Kendall Site shows that the stratigraphy of the two Sites are closely correlated and transmissivity in the second aquifer is expected to be similar at both Sites.

18. The pilot study will conclude when the concentration of general minerals, metals, and organic carbon within the aquifer beneath the application area are less than or equal to pre-injection conditions. Based on the previous pilot studies utilizing HRC® to degrade
chlorinated organic compounds, the pilot study is estimated to be complete within three years of implementation. The effectiveness of the remediation system may be evaluated before pre-injection conditions are attained.

19. The closest water supply well is approximately 500 feet cross-gradient from the application area. The Discharger has replaced many of the domestic supply wells that were less than 200 feet deep and within 2,000 feet downgradient of the WFS facility (about 1,000 feet downgradient of the application area) with wells extending to 400 feet bgs. Although not all well owners have yet accepted WFS’ offer to replace their wells, WFS is providing bottled water to those owners.

20. The injection to waters of the State is subject to regulation under the California Water Code. This Order authorizes the Discharger to inject HRC® and nitrogen into groundwater subject to specific discharge requirements.


22. Surface water drainage is to the San Joaquin River. The beneficial uses of the San Joaquin River are municipal and domestic supply; agricultural supply; process and service industrial supply; water contact recreation; noncontact water recreation; warm and cold freshwater habitat, migration, spawning, and wildlife habitat.

23. The beneficial uses of underlying groundwater are domestic, municipal, agricultural, and industrial service and process water supply.

24. Surrounding land uses are agricultural, agricultural-residential, and industrial.

25. State Water Resources Control Board (SWRCB) Resolution No. 68-16 (hereafter Resolution 68-16 or the “Antidegradation Policy”) requires the Board in regulating the discharges to maintain high quality waters of the state until it is demonstrated that any change in quality will be consistent with maximum benefit to the people of the State, will not unreasonably affect beneficial uses, and will not result in water quality less than that described in plans and policies (e.g., quality that exceeds water quality objectives). Temporal degradation of groundwater by the HRC® injection may occur. Such degradation is consistent with Resolution 68-16 since (1) the purpose is to accelerate and enhance remediation of unacceptable concentrations of several waste constituents and such remediation will benefit the people of the state; (2) the discharge facilitates a pilot project to evaluate the effectiveness of cleanup technology in accord with State Water
Resources Control Board Resolution 92-49 and is limited in scope and duration; (3) best practicable treatment, including adequate monitoring and contingency plans to assure protection of water quality are required; and (4) the injection will not cause water quality objectives to be exceeded beyond the duration of the project.

26. Section 13267(b) of California Water Code provides that:

In conducting an investigation specified in subdivision (a), the regional board may require that any person who has discharged, discharges, or is suspected of having discharged or discharging, or who proposes to discharge within its region, or any citizen or domiciliary, or political agency or entity of this state who has discharged, discharges, or is suspected of having discharged or discharging, or who proposes to discharge waste outside of its region that could affect the quality of the waters of the state within its region shall furnish, under penalty of perjury, technical or monitoring program reports which the board requires. The burden, including costs of these reports, shall bear a reasonable relationship to the need for the reports and the benefits to be obtained from the reports. In requiring those reports, the regional board shall provide the person with a written explanation with regard to the need for the reports, and shall identify the evidence that supports requiring that person to provide the reports.

The technical reports required by this Order and the attached Monitoring and Reporting Program No. R5-2002-0143 are necessary to assure compliance with these waste discharge requirements.

27. The California Department of Water Resources sets standards for the construction and destruction of groundwater wells, as described in California Well Standards Bulletin 74-90 (June 1991) and Water Well Standards: State of California Bulletin 94-81 (December 1981). These standards, and any more stringent standards adopted by the State or County pursuant to California Water Code Section 13801, apply to all monitoring wells.

28. Issuance of this Order is an action to assure the restoration of the environment and is, therefore, exempt from the provisions of the California Environmental Quality Act (Public Resources Code, Section 21000, et seq.), in accordance with Section 15308 and 15330, Title 14, California Code of Regulations (CCR).

29. This discharge is exempt from the requirements of Consolidated Regulations for Treatment, Storage, Processing, or Disposal of Solid Waste, as set forth in Title 27, CCR, Section 20005, et seq., (hereafter Title 27). The exemption pursuant to Section 20090(b), is based on the following:

a. The Board is issuing waste discharge requirements,
b. The discharge complies with the Basin Plan, and
c. The wastewater does not need to be managed according to Title 22 CCR, Division 4.5, and Chapter 11, as a hazardous waste.

30. Pursuant to California Water Code Section 13263(g), discharge is a privilege, not a right, and adoption of this Order does not create a vested right to continue the discharge.

31. All the above and the supplemental information and details in the attached Information Sheet, which is incorporated by reference herein, were considered in establishing the following conditions of discharge. The Discharger and interested persons were notified of intent to prescribe waste discharge requirements for this discharge.

32. In a public meeting, all comments pertaining to the discharge were heard and considered.

**IT IS HEREBY ORDERED** that, pursuant to Sections 13263 and 13267 of the California Water Code, Western Farm Service, Inc., its agents, successors, and assigns, in order to meet the provisions contained in Division 7 of the California Water Code and regulations adopted hereunder, shall comply with the following while conducting the above-described pilot project:

[Note: Other prohibitions, conditions, definitions, and some methods of determining compliance are contained in the attached “Standard Provisions and Reporting Requirements for Waste Discharge Requirements” dated 1 March 1991, incorporated herein.]

A. **Discharge Prohibitions**

1. The injection of other than HRC® and nitrogen is prohibited.

2. Discharge of waste classified as 'hazardous' under Section 2521 of Title 23, CCR, or as 'designated' under Section 13173 of California Water Code is prohibited.

3. Discharge of HRC® or nitrogen at a location or in a manner different from that described in Finding Nos. 2, 7, and 9 is prohibited.

B. **Discharge Specifications**

1. If the sum of the concentration of dissolved inorganic nitrogen species (nitrate, nitrite, and ammonium) expressed as nitrogen declines to less than 5 mg/l within the application area, as measured in wells MW-5D or MW-11D, the Discharger may add nitrogen to the application area as follows: addition of nitrogen to groundwater shall not exceed a molar concentration of 25% of the molar
concentration of total organic carbon measured in the aquifer in the application area.

2. This Order allows discharge of HRC® into the application area and of nitrogen under the conditions defined in Discharge Specification B.1. No other products shall be discharged.

3. No waste constituent shall be released or discharged, or placed where it will be released or discharged, in a concentration or in a mass that causes violation of the Groundwater Limitations.

C. Groundwater Limitations

1. During the pilot study, the Discharger shall not cause more than a five percent increase above background conditions of chloride within the application area as defined in Provisions D.3. and D.6.a., and as measured in a single sampling event, subject to confirmation. Based on limited pre-injection groundwater samples, background concentrations of chloride in the application area range from 52 to 56 mg/l.

2. At downgradient well MW-7D, the Discharger shall not cause an increase in any groundwater constituent above background conditions as described in Provisions D.3 and D.6.b.

3. An initial estimate of background conditions is provided in Attachment C, which is attached hereto and made part of this Order.

4. When the pilot study is concluded, groundwater quality in the application area shall at least meet background concentrations in the application area as defined by background analyses in well MW-5D or well MW-11D and as described in Provision D.3 and D.6.a.

5. The Discharger shall not cause the groundwater to contain taste and odor producing substances in concentrations that cause nuisance or adversely affect beneficial uses.

D. Provisions

1. The Discharger shall notify Board staff a minimum of two weeks prior to the injection of HRC®.
2. Metal analyses shall include antimony, arsenic, beryllium, cadmium, trivalent and hexavalent chromium, cobalt, lead, mercury, molybdenum, nickel, selenium, silver, thallium, and vanadium. General mineral analyses shall include alkalinity, hardness, pH, electrical conductivity, total dissolved solids, ammonium, calcium, chloride, copper, iron, magnesium, manganese, nitrate, nitrite, sodium, sulfate, sulfide, and zinc.

3. Prior to injection of HRC®, the Discharger shall obtain background water quality data for general minerals, metals, and total organic carbon from either of the application area wells MW-5D or MW-11D and from well MW-7D. Provision D.2 identifies the constituents included in the general mineral and metal suites. From wells MW-5D or MW-11D, and MW-7D, the background water quality data shall consist of at least eight analyses.

   a. From wells MW-5D or MW-11D, all eight analyses shall be obtained prior to injection: two analyses were obtained during the second quarter of 2002, two shall be obtained just before injection, and four any time between the second quarter and injection.

   b. From well MW-7D, at least two analyses shall be obtained prior to injection, and the remainder shall be obtained prior to 31 December 2002 as follows: two analyses were obtained from the second quarter, and two analyses shall be obtained during each of the third and fourth quarters of 2002, and two any time prior to 31 December 2002.

4. If nitrogen needs to be added to groundwater as described in Finding 9 and allowed in Discharge Specification B.1, the Discharger shall submit a written request to Board staff for approval, including analytical data supporting the request, calculations justifying quantities proposed to be introduced, manner of introduction, and form of nitrogen proposed. Nitrogen addition shall not occur until Board staff approves the request in writing. A summary report of the nitrogen addition shall be included in the subsequent quarterly monitoring report required by the attached MRP No. R5-2002-0143.

5. During the pilot study, the Discharger shall obtain at least two sets of grab groundwater samples generally between wells MW-5D and MW-7D to identify the downgradient and sidegradient extent of the remediation zone. The first set shall be scheduled as follows:

   a. The time interval (measured in quarters) between the injection date and a 20% reduction of 1,2-DCP in well MW-5D shall be the approximate interval between the identification of the 20% reduction and the first grab groundwater sample set, but in no case later than 1 June 2003. For example, if a 20% reduction in
1,2-DCP is observed three months after injection, then the first set of grab groundwater samples shall be obtained about three months after the observation.

b. The results of the first set of grab groundwater samples shall be used to schedule subsequent sets. For example, if the first set of grab groundwater samples show degradation is rapid and/or its effects are laterally extensive, then the subsequent sets shall be scheduled more frequently than if degradation is slow and/or not laterally extensive. In no case shall grab groundwater sets be obtained less frequently than annually.

6. All of the following reports shall be submitted pursuant to Section 13267 of the California Water Code. All technical reports required herein that involve planning, investigation, evaluation, or design, or other work requiring interpretation and proper application of engineering or geologic sciences, shall be prepared by or under the direction of persons registered to practice in California pursuant to California Business and Professions Code sections 6735, 7835, and 7835.1. To demonstrate compliance with sections 415 and 3065 of Title 16, CCR, all technical reports must contain a statement of the qualifications of the responsible registered professional(s). As required by these laws, completed technical reports must bear the signature(s) and seal(s) of the registered professional(s) in a manner such that all work can be clearly attributed to the professional responsible for the work.

a. Within 60 days of HRC® injection, the Discharger shall submit a report with the following:

(1) complete tabulated results of background monitoring from either wells MW-5D or MW-11D, the upper 90% confidence level of background constituents as described in Provision D.3., and an estimate of the power of the analysis. Tabulated results shall include the sums of the following species concentrations: dissolved nitrogen expressed as nitrogen, dissolved iron, and dissolved sulfur expressed as sulfur;

(2) the background monitoring results to date for well MW-7D;

(3) any additional background water quality data obtained;

(4) a summary report of the HRC® injection, including quantities injected and procedures followed; and

(5) a contingency plan describing corrective actions to clean up and abate potential groundwater quality degradation resulting from the HRC® application. The contingency plan may identify different corrective actions appropriate for excursions of different constituents and shall be submitted for staff approval.
b. By 1 February 2003, the Discharger shall submit a report containing the complete set of background monitoring data obtained from well MW-7D, the upper 90% confidence level of the background constituents in well MW-7D as described in Provision D.3., and an estimate of the power of the analysis. Tabulated results shall include the sums of the following species concentrations: dissolved nitrogen expressed as nitrogen, dissolved iron, and dissolved sulfur expressed as sulfur. This report may be submitted with the Fourth Quarter 2002 Monitoring Report required by the attached MRP No. R5-2002-0143.

c. Within 1 month of receiving the analytical results of the grab groundwater samples required in Provision D.5.a., but no later than 1 August 2003, the Discharger shall submit a report documenting the results. This report may be submitted with the corresponding quarterly or annual report as required in the attached MRP No. R5-2002-0143.

d. Prior to 1 August 2004, the Discharger shall submit an effectiveness evaluation report that discusses the feasibility of the remedial technology to treat the constituents of concern, makes recommendations for applying the technology to full scale treatment at this Site, discusses the results of grab groundwater sampling, and provides an estimate of when the application area is expected to return to background concentrations of general minerals, metals, and total organic carbon. This effectiveness evaluation report may be submitted with the annual progress report required in the attached MRP No. R5-2002-0143. If the pilot study has not progressed enough to provide an effectiveness evaluation, then the annual progress report shall include recommendations and a proposed schedule to implement recommendations.

8. If, after seven months following the HRC® injection, a general mineral, metal, or total organic carbon constituent in well MW-7D exceeds the background concentration, as described in Provisions D.3 and D.6.b., the Discharger shall obtain a confirmation sample within 7 days of receiving the results and shall notify the Regional Board.

9. Within 30 days of confirming that background concentrations have been exceeded, the Discharger shall submit a work plan to implement the contingency plan described in Provision D.6.a.

10. The Discharger shall implement the contingency plan within 30 days of Board staff approval. Within 2 months of implementation, the Discharger shall provide a status summary report.
11. The pilot study shall be concluded when the concentration of general minerals, metals, and total organic carbon attains pre-project conditions as defined by the background analyses in well MW-5D or well MW-11D and as described in Provisions D.3 and D.6.a. If background concentrations are not achieved within four years of implementing the pilot study, the Discharger shall submit a work plan to implement the Contingency Plan described by Provision D.6.a.(5).

12. The Discharger shall comply with the attached MRP No. R5-2002-0143, which is part of this Order, and any revisions thereto as ordered by the Executive Officer.

13. The Discharger shall comply with the “Standard Provisions and Reporting Requirements for Waste Discharge Requirements,” dated 1 March 1991, which are attached hereto and are a part of this Order by reference. This attachment and its individual paragraphs are commonly referenced as “Standard Provision(s).”

14. The Discharger shall comply with all conditions of this Order, including timely submittal of technical and monitoring reports as directed by the Executive Officer. Violations may result in enforcement action, including Regional Board or court order requiring corrective action or imposing civil monetary liability, or in revision or rescission of this Order.

15. A copy of this Order shall be kept at the discharge facility for reference by operating personnel. Key operating personnel shall be familiar with its contents.

16. The Regional Board will review this Order periodically and will revise requirements when necessary.

I, THOMAS R. PINKOS, Acting Executive Officer, do hereby certify the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Central Valley Region, on 19 July 2002.

THOMAS R. PINKOS, Acting Executive Officer

Attachments

AST
Groundwater in the second aquifer (about 73 to 83 feet below ground surface) contains nitrate at about 90 mg/l, 1,2-dichloropropane at about 800 ug/l, and 1,2,3-trichloropropane at about 100 ug/l, all above their respective water quality objectives. This pilot study evaluates the potential of a proprietary polylactate compound, Hydrogen Releasing Compound (HRC®) to create anaerobic conditions in the groundwater in the application area. Under anaerobic conditions, nitrate and the chlorinated organic compounds are to be degraded by indigenous microorganisms.

The remedial process depends upon stimulating growth of a consortium of indigenous microbes by providing a carbon substrate in the form of HRC®. Microbial metabolism obtains energy by oxidizing a compound and reducing another compound. Different amounts of energy can be obtained from different compounds. The first compounds to be utilized as electron acceptors are those that provide the most energy, conferring a competitive advantage to these organisms. Aerobic microbes will consume carbon first using oxygen until it is depleted, as oxygen provides the most energy. After oxygen depletion, a succession of anaerobic microbes become dominant, oxidizing carbon and reducing the specific compounds upon which their metabolism depends. In general, nitrate is the next compound in sequence to be reduced, then iron, sulfate, and chlorinated organic compounds.

The waste products of anaerobic metabolism (the reduced compounds), such as propionic acid, propene, carbon dioxide, methane, hydrogen sulfide, reduced iron, and ammonium, in addition to chlorinated organic compounds, in turn become electron sources for other microbes, and the previously oxidized compounds become electron receptors. This is the basis of geochemical cycling of nutrients. When the carbon provided by the HRC® is exhausted, the system slowly returns to the initial conditions. Some gaseous products, such as nitrogen gas, methane, and carbon dioxide, may migrate into the soil column before being consumed in the aquifer, and are subject to microbial degradation within the soil column. Some of the transformations are not reversible, such as removal of chlorine molecules from the chlorinated organic compounds, or degradation of compounds containing more than two carbon molecules.

If the HRC® is successful in degrading chlorinated organic compounds, there will be an increase in chloride. Other pilot projects using HRC® have shown that this process is slow, and chlorinated organic compounds may begin to be degraded about one year after application.
This monitoring and reporting program (MRP) incorporates requirements for monitoring of the progress of the remediation pilot study and groundwater. This MRP is issued by the Executive Officer of the California Regional Water Quality Control Board, Central Valley Region (Regional Board) pursuant to California Water Code Section 13267. Western Farm Service, Inc. (Discharger) is required to comply with this MRP. The Discharger shall not implement any changes to this MRP unless and until a revised MRP is issued by the Executive Officer. Groundwater sampling and reporting outlined in MRP No. 97-809 is still required as specified.

All samples shall be representative of the volume and the nature of the discharge and matrix of the sampled medium. The time, date, and location of each grab sample shall be recorded on the sample chain of custody form.

**REMEDIATION PILOT STUDY MONITORING**

Monitoring of the HRC® pilot study will consist of groundwater samples collected from MW-4D, MW-5D, MW-11D, MW-7D, and the domestic well at 5510 East Highway 140, owned by Mr. John Hernandez. The domestic well at 5510 East Highway 140 shall be sampled and analyzed for nitrogen, ammonium, fumigants, volatile organic compounds, general minerals, and metals as specified in the following table. Split samples will be obtained from this domestic well for four consecutive quarters and one set of samples shall be sent to a California certified laboratory of Mr. John Hernandez’ choice for the listed analyses. Samples shall be analyzed for the following constituents. These analyses shall be completed by a State certified laboratory and shall follow standard EPA protocol.

**Remediation Pilot Study Monitoring Table**

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<th>Constituents</th>
<th>Method(^1)</th>
<th>Maximum Detection Limit(^2)</th>
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Remediation Pilot Study Monitoring Table, con’t.

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<tr>
<th>Constituents</th>
<th>Method¹</th>
<th>Maximum Detection Limit²</th>
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<td>Depth to Groundwater</td>
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<td>Total Oxidizable Nitrogen</td>
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<td>Ammonium</td>
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<td>Fumigants (including 1,2,3-trichloropropane)</td>
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<td>Volatile Organic Compounds (including 1,2-dichloropropane)</td>
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<td>Chloride</td>
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<td>Sulfide</td>
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<tr>
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<td>Alkalinity</td>
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¹ If necessary, equivalent analytical methods may be used. The Discharger shall provide written justification.
² For nondetectable results
³ Analyses to be obtained from wells MW-4D, MW-5D, MW-11D, and MW-7D.
⁴ General Minerals include: alkalinity, hardness, pH, electrical conductivity, total dissolved solids, calcium, chloride, copper, iron, magnesium, manganese, sodium, sulfate, and zinc.
⁵ General Mineral scan required quarterly in wells MW-7D and the domestic well at 5510 East Highway 140, and annually in the 2nd quarter (April – June) in MW-4D, MW-5D, MW-11D.
⁶ Metals include: antimony, arsenic, beryllium, cadmium, trivalent and hexavalent chromium, cobalt, lead, mercury, molybdenum, nickel, selenium, silver, thallium, and vanadium.

REPORTING

In reporting monitoring data, the Discharger shall arrange the data in tabular form so that the date, sample type (e.g., influent, effluent, groundwater, etc.), and reported analytical result for each sample are readily discernible. The data shall be summarized in such a manner to clearly illustrate compliance with waste discharge requirements and spatial or temporal trends, as applicable. The results of any monitoring done more frequently than required at the locations
specified in the Monitoring and Reporting Program shall also be reported to the Regional Board.

As required by the California Business and Professions Code Sections 6735, 7835, and 7835.1, all Groundwater Monitoring Reports shall be prepared under the direct supervision of a Registered Engineer or Geologist and signed by the registered professional.

A. Quarterly Monitoring Reports

Quarterly reports shall be submitted to the Board by the 1st day of the second month following the end of each calendar quarter (i.e., by 1 February, 1 May, 1 August, and 1 November) until general minerals and metals are less than or equal to background concentrations as described in Provisions D.3 and D.6 of the WDR. The reports may be submitted with the quarterly monitoring reports required by MRP No. 97-809. At a minimum, the reports shall include:

1. A narrative description of all preparatory, monitoring, sampling, and analytical testing activities for the groundwater monitoring. The narrative shall be sufficiently detailed to verify compliance with the WDR, this MRP, and the Standard Provisions and Reporting Requirements. The narrative shall be supported by field logs for each well documenting depth to groundwater; parameters measured before, during, and after purging; calculation of casing volume; total volume of water purged, etc.;
2. Copies of all laboratory analytical report(s); and
3. Cumulative data tables containing the water quality analytical results and depth to groundwater.
4. Results of any grab groundwater samples obtained during the quarter, and a discussion thereof.

B. Annual Report

An annual report shall be submitted to the Board by 1 August of each year. This report shall contain an evaluation of the effectiveness and progress of the remediation, and may be submitted with the second quarter monitoring report. The annual report shall contain the following minimum information:

1. Tabular summaries of all data collected during the previous year;
2. Graphical summaries of key indicators of remedial progress;
3. Groundwater contour maps containing all data obtained during the previous year;
4. An evaluation of the performance of the HRC®, an analysis of its effectiveness in destroying the pollutants, and a discussion of the potential for field scale application;

5. A discussion of compliance and the corrective action taken, if any, as well as any planned or proposed actions needed to bring the discharge into full compliance with the waste discharge requirements; and

6. A discussion of any data gaps, potential deficiencies/redundancies in the monitoring system or reporting program and the anticipated date for an effectiveness evaluation of the pilot study.

A letter transmitting the self-monitoring reports shall accompany each report. Such a letter shall include a discussion of requirement violations found during the reporting period, and actions taken or planned for correcting noted violations, such as operation or facility modifications. If the Discharger has previously submitted a report describing corrective actions and/or a time schedule for implementing the corrective actions, reference to the previous correspondence will be satisfactory. The transmittal letter shall contain the penalty of perjury statement by the Discharger, or the Discharger’s authorized agent, as described in the Standard Provisions General Reporting Requirements Section B.3.

The Discharger shall implement the above monitoring program on the first day of the month following adoption of this Order.

Ordered by:  ________________________________________

THOMAS R. PINKOS, Acting Executive Officer

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(Date)

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