

ITEM: 37

SUBJECT: Rescinding Various Waste Discharge Requirements

REPORT: Following is a proposed order rescinding 5 sets of waste discharge requirements that are no longer needed.

RECOMMENDATION: Adopt the proposed Order.

CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
CENTRAL VALLEY REGION

ORDER NO R5-2007

RESCINDING VARIOUS WASTE DISCHARGE REQUIREMENTS

The California Regional Water Quality Control Board, Central Valley Region, finds that the Board adopted the following Orders and Resolutions that are no longer applicable for the reasons shown:

WDRs Order No. 94-351 (WDRs) for Lamanuzzi & Panteleo Plant No. 2 in Fresno County authorizes a discharge to land of raisin dehydrator plant's processing wastewater. Two years ago, Lamanuzzi & Panteleo sold the plant to A & C Dryers, Inc., which went bankrupt shortly thereafter. Since then, the plant has been largely stripped of its processing equipment. Currently, the plant property is owned by West America Bank, which has no interest in maintaining the active status of WDRs Order No. 94-351. Therefore, Order No. 94-351 should be rescinded. (JEB)

Order No. R5-2003-0121, adopted 11 July 2003, prescribes requirements for maintenance dredging operations conducted at Sportsman Yacht Club marina, and temporary placement of the dredged material in a diked upland placement site located on the marina property. The Discharger completed the removal of approximately 9,600 cubic yards of sediment from the marina basin in 2005, and all dredged material has, with pre-authorization from the Regional Board Staff, subsequently been removed from the property for beneficial use as foundation material for the construction of an Olympic training facility on Twitchell Island. Accordingly, the Discharger has requested in a 16 April 2007 letter, that the Order be rescinded. (PG)

Order No. 98-183, adopted 11 September 1998, prescribes requirements for the former Tartaric Manufacturing facility's wastewater discharge to five Class II surface impoundments. The property, was at 2155 Hill Ferry Road in Newman. On 29 October 2004, following the removal of all designated waste from the Class II surface impoundments, staff determined that the impoundments met the requirements of California Code of Regulations Title 27 for clean closure. The Discharger has requested that these WDRs be rescinded based on the facility no longer produces wastewater and the Class II surface impoundments have been clean closed. (HFH)

Order No. 94-057, adopted 25 February 1994, prescribes requirements for the post closure maintenance of the Owens Brockway-Anchor Glass landfill in the City of Antioch. The landfill was filled with broken refractory glass during the manufacturing process. Prior to installing the engineered cover, all the material (broken glass and refractory bricks) in the landfill were removed and the site was deemed clean closed in 1993. Manufacturing at the site terminated in 1997. The Discharger continued to monitor groundwater for the next ten years and based on the data, it was determined that the landfill no longer presents a threat to water quality. The owner has requested that these WDRs be rescinded. (HFH)

Order No. 97-231, adopted 24 October 1997, prescribes Title 27 requirements for three Class II surface impoundments owned and operated by the City of Oroville. The surface impoundments were used to pre-treat olive brine processing wastewater prior to discharging to the Sewage Commission-Oroville Region Wastewater Treatment Plant. Wastes are no longer managed at the facility, and all infrastructure has been removed. The City of Oroville has requested that Order No. 97-231 be rescinded

IT IS HEREBY ORDERED that the above waste discharge requirements Orders and Resolutions are rescinded.

I, PAMELA C. CREEDON, 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 22 June 2007.

PAMELA C. CREEDON, Executive Officer