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

1. The Board issued Cleanup and Abatement Order No. 96-259 on 25 October 1996 to Aerojet-General Corporation (hereafter Discharger) directing the submittal of an outline and list of submittals, with a time schedule, for Executive Officer approval, which would provide for the development of an engineering evaluation and cost analysis (EE/CA) for the treatment of perchlorate at Groundwater Extraction and Treatment (GET) E and F facilities and the implementation of such perchlorate treatment thereafter. In addition, the Discharger was required to submit the information requested under the Partial Consent Decree for definition of the extent of perchlorate in the groundwater.

2. Furthermore, following completion of the perchlorate evaluation requested under the Partial Consent Decree, the Discharger was required submit an outline and list of submittals for Executive Officer approval, which would provide for the development and implementation of one or more EE/CA's or Operable Unit Feasibility Studies, as appropriate, and consistent with the NCP, for any necessary capture and treatment of perchlorate plumes not currently captured with the existing GET facilities. In addition, these submittals were to include an evaluation of the need for perchlorate treatment at existing GET facilities, other than GETs E and F.

3. The Discharger has achieved compliance with the Cleanup and Abatement Order. Treatment for the removal of perchlorate has been added to GETs E/F and GET D and an interim perchlorate treatment system has been added to GET B. Treatment for removal of perchlorate at the other GETs has been evaluated and will be added, as necessary, to the remaining GET facilities under the Perimeter Operable Unit remedy. In addition, a final perchlorate treatment system will be constructed at GET B. The extents of the plumes of perchlorate in groundwater have been defined under the remedial investigation/feasibility studies for both the Western Groundwater Operable Unit and the Perimeter Operable Unit.

4. The issuance of this order is not subject to the provisions of the California Environmental Quality Act (Public Resources Code Section 2100, et seq.) (“CEQA”), in accordance with Section 15060(c)(2) and (3), Title 14, California Administrative Code. Rescission of an order that the Discharger has fully satisfied will not cause a direct or reasonably foreseeable indirect physical change in the environment; and is not a project as defined in Title 14, California Administrative Code Section 15378. In addition, this order is exempt from CEQA pursuant to 15061(b)(3), Title
RECISION OF CLEANUP AND ABATEMENT ORDER NO. 96-259
AEROJET-GENERAL CORPORATION
SACRAMENTO COUNTY  

14, California Administrative Code, because it can be seen with certainty that there is no possibility that this order may have a significant effect on the environment.

5. The Board, on xx XXXXXX 2008, held a hearing and considered all evidence on this matter.

IT IS HEREBY ORDERED THAT:

1. Cleanup and Abatement Order No. 96-259 be 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 xx xxxxxxxx 2008.

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PAMELA C. CREEDON, Executive Officer

AMM