

CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
CENTRAL VALLEY REGION

ORDER NO-R5-2008XXX

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Control Board, Central Valley Region, finds that the Board adopted the following Orders and Resolutions, which are no longer applicable for the reasons shown:

Waste Discharge Requirements Order No. 87-117 for William Baer (Discharger) regulates the discharges of wastewater from Discharger's facility (Black Oak General Store). The Discharger has failed to pay his annual fees since 2002 when the ownership changed; despite the repeated notices of non-payments for annual fees from the State and also Regional Water Board 8 February 2005 letter. The Discharger has indicated that the store is lost to arson fire in 2005; however, Regional Water Board staff has attempted to contact him via telephone many times. Staff recommends rescission of the Order is appropriate.

Waste Discharge Requirements Order No. 96-240, adopted on 20 September 1996 for Louisiana-Pacific Corporation Chico Remanufacturing Facility (Discharger), prescribes requirements for discharges from a groundwater extraction, treatment, and reinjection system. The system was installed and operated to restore groundwater quality at a Department of Toxic Substances Control (DTSC) lead cleanup site. Following approval from DTSC, on 2 April 2003, the groundwater extraction, treatment, and reinjection system was shut down and ceased discharge. On 2 January 2008, DTSC approved the Discharger's request to dismantle the system and properly abandon the dry well used for reinjection. The Discharger requested the Order be rescinded since it no longer serves any purpose.

Waste Discharge Requirements Order No. 98-133 for De Francesco and Sons, Inc (Discharger) regulates the discharges of wastewater from a dehydration plant that processes garlic, onion, and parsley seasonally. The Discharger has ceased discharge since early part of 2006 since the plant shut down and laid off most of its employees. The Discharger has been issued notices of nonpayments for 2006-2007 annual fees. Rescission of the Order is appropriate.

Waste Discharge Requirements Order No. R5-2004-0081, adopted 4 June 2004, prescribed requirements for the City of Merced to inject Hydrogen Releasing Compound (HRC) into the subsurface for in-situ treatment of perchloroethylene, trichloroethylene, and other volatile organic compounds. Three years of monitoring subsequent to the injection indicates that the reaction zone was limited to the area of the injection, and that background constituents remain at or below baseline concentrations. The distribution of the groundwater pollutants at the site monitored through a Monitoring and Reporting Program. Therefore, the Waste Discharge Requirements are no longer needed and should be rescinded. (GJD)

Waste Discharge Requirements Order No. R5-2003-0095, adopted 6 June 2003, prescribed requirements for Western Farm Service Inc. to conduct a pilot study consisting of a one-time injection of Hydrogen Releasing Compound® (HRC) into the groundwater at the site. The

objective of the pilot study was to evaluate the efficacy of the HRC to treat 1,2-dichloro-propane and 1,2,3-trichloropropane pollution in the groundwater. Subsequent to the injection, groundwater monitoring has shown that HRC was effective at reducing the pollutant concentrations. The HRC has been consumed and groundwater geochemistry is returning to baseline conditions. Monitoring throughout the plume continues pursuant to Monitoring and Reporting Program No. R5-2002-0812. Therefore, the Waste Discharge Requirements are no longer needed and should be rescinded. (AST)

Waste Discharge Requirements Order No. R5-2007-0124, adopted on 14 September 2007, prescribes requirements for the discharge of biosolids to a Class II waste pile and Class II surface impoundment at the Silva Ranch in Sacramento County. The purpose of the waste management units was to provide storage for biosolids during wet weather when the Non-15 waste discharge requirements would not allow application to land. The Discharger (Synagro), in a 4 February 2008 letter, requested that the Order be rescinded since they no longer intend to construct the storage facility for financial reasons, and will operate without storing biosolids during wet weather. Order No. R5-2007-0124 is being rescinded at the Discharger's request. (WLB)

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 14 March 2008.

PAMELA C. CREEDON, Executive Officer