From: Marvin, Rob

To: <u>Collins, Michael@Waterboards</u>

**Subject:** Comments on tentative order of CC WWTP permit

**Date:** Wednesday, April 6, 2022 3:19:04 PM

## **EXTERNAL:**

Hey Mike,

First I wanted to say thanks for all the work you've put in preparing Clear Creek WWTP's new discharge permit. I reviewed the document again today and had a couple comments and one question.

First on page E-30 section 3. Paragraph 2 there is a reference to Table E-XX. I believe that should be Table E-19 Technical Reports.

Second on page F-32 There are three references to Table F-6. I have been unable to locate table F-6. It may be on page F-24 and be unlabeled. I am not sure.

Finally on page F-88 Section F.VII.C.2 listed the Chronic Toxicity frequency as monthly. Section E.V.B listed the frequency as twice per year.

And my question is in reference to E.X.D.3 Recycled Water Policy Annual Reports. I have reviewed the Recycled Water Policy section 3.2 that is linked in the permit and I am unsure if we are required to report volume of Recycled Water used within the plant for process and landscape. Recycled Water is used within the plant to mix with disinfection chemical prior to injection, for foam and odor control, and washing down equipment. I do not believe this water can be qualified as "discharged" or "distributed" recycled water as outlined in sections 3.2.3 or 3.2.4 of the Recycled Water Policy. Please let me know if you disagree and that recycled water used within the facility must be quantified for the recycled water policy annual reports.

Thank you

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