

Item Number 9

Supporting Document 7

City of San Diego
Late Comment Email

June 9, 2021

From: [Davenport, Rachel](#)
To: [Bushnell, Brandon@Waterboards](#); [Neill, Ben@Waterboards](#)
Subject: RE: Additional Request for SBWRP Permit
Date: Tuesday, May 11, 2021 9:49:56 AM

EXTERNAL:

Hi Brandon,

I have confirmed that there is not an inline pH meter at the tertiary effluent. Also, to confirm, this is request is only for pH.

Thanks,

Rachel N. Davenport

Technical Services Program Manager
Public Utilities Department
Environmental Monitoring & Technical Services Division
T: 619-758-2370
C: 619-507-1843



~ *A world-class city for all* ~

This email is for the sole use of the intended recipient(s) and may contain protected, confidential, or inside information that is exempt from disclosure under applicable law. If you are not the intended recipient of this communication, you are notified that any unauthorized review, use, dissemination, distribution, download, or reproduction of this communication is strictly prohibited and may be unlawful. If you have received this email in error, please immediately notify the sender by reply email, delete the original communication, and destroy all copies. Nothing in this email should be construed as legal advice.

From: Davenport, Rachel
Sent: Monday, May 10, 2021 11:52 AM
To: Bushnell, Brandon@Waterboards <Brandon.Bushnell@Waterboards.ca.gov>; Neill, Ben@Waterboards <Ben.Neill@waterboards.ca.gov>
Subject: Additional Request for SBWRP Permit

Hi Brandon and Ben,

We have a last minute comment/request for a change on the SBWRP permit. I'm not sure whether it can be accommodated or not, but figured it couldn't hurt to ask given the impact it will have on our lab. My apologies for the late request.

We are requesting this to make the language consistent with the SBWRP NPDES Tentative Order that is supposed to be adopted this Wednesday (attached for your convenience; please see Table E-3. Effluent Monitoring at Monitoring Location E-001, page E-11 of the attached TO(page 83 on the pdf document), which references footnote 5 located on page E-16 (page 88 of the pdf document). If the

proposed language stays as-is, we will have to add more than 52 days a year to lab operations just for the WDR/Master Recycling since it is inconsistent with the language in the NPDES. Our prior WDR/Master Recycling permit has/had similar language as well (though I think it had six days instead of five).

Is it possible to add a footnote to Table D-1 (p.5) to state “f. The minimum sampling frequency shall be five days per week and shall increase to seven days per week for at least one week during July or August of each year.” And have footnote f apply to the daily samples in Table D-1?

Thanks,

Rachel N. Davenport

Technical Services Program Manager

Public Utilities Department

Environmental Monitoring & Technical Services Division

T: 619-758-2370

C: 619-507-1843



~ A world-class city for all ~

This email is for the sole use of the intended recipient(s) and may contain protected, confidential, or inside information that is exempt from disclosure under applicable law. If you are not the intended recipient of this communication, you are notified that any unauthorized review, use, dissemination, distribution, download, or reproduction of this communication is strictly prohibited and may be unlawful. If you have received this email in error, please immediately notify the sender by reply email, delete the original communication, and destroy all copies. Nothing in this email should be construed as legal advice.