Appendix B: Comments Received
Hi Farhad--We were very happy to see the TO for the treated GW--EPA has been emphasizing more and more keeping the general permits up-to-date. Thank you so much for your work, and let us know if there is anything we can do to keep the permit on track.
I ran the WET testing language past Robyn, and she had a minor comment.
On page 8, 3., under Toxicity, she suggests adding to the middle of the first sentence "...the discharge shall be not less than a three sample...." (Her addition in italics.) Also, she recommends specifying the test method in this paragraph, which should be EPA-821-R-02-012 Test method 2019.0.

Thanks...again, we appreciate your efforts.

Nancy Yoshikawa
U.S. EPA Region 9
75 Hawthorne St. WTR-5
San Francisco, CA 94105
(415) 972-3535