June 25, 2018

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Subject: Report to the Joint Sunshine Canyon Landfill Technical Advisory Committee  
SCL TAC Meeting Date - July 10, 2018

Dear Ms. Webber and Mr. Sanabria:

This report provides an update of items requested to be included in the report to the Joint Sunshine Canyon Landfill Technical Advisory Committee (TAC) for the meeting to be held on July 10, 2018.

1.0 Cell Development

1.1 Cell CC-4, Part 2

   The Design Report for Cell CC-4, Parts 1 – 5 was submitted to the LARWQCB on December 16, 2015. By letter dated April 26, 2016, approval for the construction of Cell CC-4 was received (Attachment A). Approval for disposal operations in Cell CC-4 Part 2 was received from the Los Angeles Regional Water Quality Control Board (LARWQCB) on October 23, 2017 (Attachment A), and disposal operations in this cell commenced on October 25, 2017. CC-4, Part 1, is an 6.2-acre cell that will provide 10.76 million cubic yards of disposal capacity.
1.2 Future Cell CC-4, Part 3

Ongoing planning is currently underway for the next cell development project, CC4, Part 3. It is anticipated that this cell construction project will commence sometime in quarter 1 or 2 of 2019.

2.0 Fill Sequence, Soil Usage, Stockpile/Borrow Areas and Disposal on County Top Deck

2.1 Fill Sequence

Disposal operations were only conducted in CC-4 Parts 1 and 2 from the end of 2017 to June of 2018.

2.2 Soil Usage

Based on soil usage logs, approximately 16% of airspace volume consumed is site soil used for daily cover.

2.3 Stockpile/Borrow Areas

Placement and subsequent removal of stockpile material is an operational activity that occurs over the life of the landfill. There are four stockpile areas on site that have been designated for such purpose. These stockpile areas are shown on the figure included in Attachment B.

3.0 Landfill Gas Collection and Control System

Improvements to the site’s landfill gas collection and control system (GCCS) are conducted on an annual basis. This year’s improvements to date include the installation of vertical and horizontal gas collection wells and the continuation of improvements as a component of our robust monitoring, maintenance, and operations program. Summaries of these activities have been provided in prior TAC reports.

The following is a summary of the GCCS activities that have been completed thus far in 2018:

- Installation and activation of 89 new and replacement vertical wells
- Installation and activation of ten horizontal collectors in new waste placement areas
- Installation and activation of three liner collectors in new cell construction
- Installation of dewatering pumps in gas wells impacted by liquids;
  - Installation of 43 dewatering pumps in vertical gas extraction wells
  - Installation of over 1500 feet of air and force main lines for the operation of pumps and transport of liquids removed from the wells
  - Installation of six de-scalers on the force main lines to prevent the build-up of solids that can create blockage in the force main lines.
- Installation of a grinder pump in a transfer sump to accommodate the solids in the liquid being transported by the force main lines
- Installation of an additional pump in the main sump (total of 3) to accommodate the increased flow from the additional pumps

A robust operations and maintenance program continues to ensure all components of the GCCS are working effectively and efficiently. A force main line maintenance program has been implemented. Gauges installed on wells with pumps to monitor the force main back pressure. This information is plotted and reviewed on a weekly basis to identify the location of blockages or restrictions in the force main piping. Once identified the blockages can be then be remediated. A blockage prevention program includes the installed de-scalers and twice monthly jetting of the over 2,500 feet of main force main lines to prevent the accumulation of scaling.

Republic Services continues to conduct gas well monitoring and tuning of the wellfield on a semi-monthly basis.

3.1 Surface Emissions Monitoring

The number of initial surface monitoring exceedances continues to decrease as the wellfield improvements described above and in prior TAC reports are impacting the GCCS performance.

Fourth Quarter 2017 SEM Results

- Instantaneous SEM monthly monitoring: During the three initial monitoring events, the City side of the landfill had 26 locations over 654 grids monitored indicating surface emissions over 500 ppm Total Organic Carbon, measured as methane (TOC); the County side of the landfill had 48 locations over 404 grids that indicated surface emissions over 500 ppm TOC. These locations were repaired and re-monitored in accordance with SCAQMD Rule 1150.1. Each of the locations originally identified as being in excess of the 500 ppm threshold passed on either the first or second 10-day re-check as allowed by Rule 1150.1;

- Integrated SEM monitoring: During the initial monthly monitoring events, the City side of the landfill had 22 grids out of a total of 655 grids monitored that showed results over 25 ppm TOC. The County side of the landfill had 18 grids out of a total of 405 grids that showed results over 25 ppm TOC. The exceedances were addressed and re-monitored in accordance with Rule 1150.1. Each of the locations originally identified as being in excess of the 25 ppm threshold passed on either the first or second 10-day re-check as allowed by Rule 1150.1
First Quarter 2018 SEM Results

- Instantaneous SEM monitoring: During the initial monthly monitoring events, the City side of the landfill had 25 locations over a total of 655 grids monitored showing surface emissions over 500 ppm TOC; the County side of the landfill had 30 locations over a total of 408 grids that had surface emissions over 500 ppm TOC. These locations were repaired and re-monitored in accordance with SCAQMD Rule 1150.1. Each of the locations originally identified as being in excess of the 500 ppm threshold passed on either the first or second 10-day re-check as allowed by Rule 1150.1.

- Integrated SEM monitoring: During the initial monthly monitoring events, the City side of the landfill had 13 grids out of a total of 655 grids monitored that showed results over 25 ppm TOC. The County side of the landfill had 7 grids out of a total of 408 grids that showed results over 25 ppm TOC. The grids were repaired and re-monitored in accordance with Rule 1150.1. Each of the locations originally identified as being in excess of the 25 ppm threshold passed on either the first or second 10-day re-check as allowed by Rule 1150.1.

3.2 Perimeter Probe Monitoring

Rule 1150.1 monitoring requires monthly monitoring of the site’s perimeter probes. There were no exceedances during the probe monitoring in the fourth quarter 2017 and first quarter 2018.

4.0 Gas-to-Energy Facility (City/County)

Sunshine Gas Producers, L.L.C. (SGP) is the owner and operator of the turbine power plant. The power plant began commercial power generation on September 1, 2014 and currently places approximately 18.5 MW per hour or 445 MW per day of renewable energy onto the grid. The plant consists of five (5) Solar Mercury turbines rated at 4.6 MW per hour each.

5.0 Groundwater Monitoring (City/County)

The groundwater monitoring program approved by the LA RWQCB for Sunshine Canyon Landfill is based on quarterly and semi-annual monitoring of 18 groundwater monitoring wells. Samples are analyzed by an EPA-approved analytical laboratory for more than 100 individual potential contaminants as specified by the approved monitoring program. Statistical analyses are used to identify any trends or changes in concentrations of constituents that could indicate a potential release from the site. In addition to the groundwater wells, samples are collected from sub-drains and lysimeters. Reports of sampling and monitoring activities, including all analytical results, are submitted to the LARWQCB on a semiannual and annual basis.
5.1 Summary of Results of Second Semi-Annual Groundwater Monitoring Period of 2017

During the second semiannual 2017 monitoring period, environmental monitoring was conducted on a quarterly basis during September (third quarter) and December (fourth quarter). The results were generally similar to past monitoring event results, as most analyte/well pairs were previously in tracking mode.

During the second semiannual 2017 monitoring period, a few volatile organics compounds (VOCs) were detected in the third and fourth quarter samples collected from Subdrain N and Combined Subdrains. These findings are consistent with historical results, and as a result, the liquids collected at the subdrains are conveyed either to the water treatment system prior to reuse or discharge directly to the sewer. Currently, none of the collected liquid is being reused onsite and all of the subdrain liquids are discharged to the sewer.

Lysimeters LY-6 and LY-7 are sampled on a quarterly basis; lysimeter LY-6 was dry during both sampling events. The pump in lysimeter LY-7 was inoperative during the third and fourth quarter monitoring period therefore this location could not be sampled.

6.0 Leachate Collection and Treatment System (City/County)

By letter dated October 18, 2017, a new industrial wastewater permit was issued by the City of Los Angeles Bureau of Sanitation (Attachment D). Permit W-535428 is in effect until August 31, 2020.

A Revised Fact Sheet was prepared and submitted to the City to support the industrial wastewater application; this Fact Sheet is also included in Attachment D. The fact sheet provides a description of the liquids generated at the facility as well as the site liquids management plan (provided as Figure 2 in the Fact Sheet) and other supporting documentation. As shown on Figure 2, liquids generated at the facility include, leachate, gas well liquids, condensate, seep water, subdrain and cut-off wall water. The major components of the site’s liquid management plan include:

- Direct discharge of all site liquids including leachate, gas well liquids and condensate to the sewer with chlorination as needed;
- Optional on-site treatment of seep, subdrain and cut-off wall water after which the effluent can be used on-site for dust control

Figure 3 in the Fact Sheet provides the process flow schematic for the optional on-site water reuse treatment system. This treatment system (formerly call the LTF treatment system in prior TAC reports) has not changed operationally. As shown on Figure 3, the treatment system consists of filters and granular activated carbon (GAC) vessels configured in series. The second...
and third GAC vessels serve as polishing units, ensuring effective removal of low level VOCs. The effluent routinely meets the WDR limits for VOCs.

6.1 Upgrades to Aboveground Collection System

A comprehensive upgrade to the aboveground liquid collection/discharge system for the removal of liquids from vertical gas collection wells affected by liquids began in December 2016 and was completed in the third quarter of 2017. This project was necessitated by the increased liquids being generated as a result of the increased number of pumps installed in gas wells to extract liquids. As required by the Action Plan presented to, and approved by the South Coast Air Quality Management District (please refer to Section 8.2), 250 pumps were installed in gas wells impacted by liquids. The installation of these pumps was completed by August 31, 2017. This upgrade includes the purchase and installation of a new air compressor and the design and installation of the piping system to connect the liquid extraction pumps to the discharge system.

As part of these upgrades, 16 liquid storage tanks have been staged on site to ensure sufficient storage capacity for site liquids before they are either discharged to the sewer, treated for use as dust control water or taken off-site for disposal. The storage tanks are staged on an area on City North in an area constructed with a berm and an all-weather road to ensure site trucks and off-site trucks have access during all conditions.

In addition to the improvements made to extract liquids from the various points on the landfill and conveyance to the storage tanks, improvements were also made to the piping network that carries liquids from the storage tanks to the sewer connection point. These improvements included the installation of additional, dual-wall piping, installation of a dedicated composite sampling system with associated pH and flow meters for sewer discharges, installation of booster pumps, installation of a chlorine injection system, additional cleanouts and manholes. The liquids storage tanks and ancillary piping infrastructure is a completely sealed system outfitted with a vapor collection system used to collect and abate any potential gases emanating from the liquids in the tanks. This improvement project was completed in March of 2018.

7.0 Surface Water Management System, Including Drainage and Erosion Control (City/County)

Management of surface water from the site and the substantial upland non-landfill area that drains to it is a major part of the site’s environmental compliance and operational programs.

Functions of the surface water management system include the following:

- Prevent or minimize erosion from the landfill surface;
- Prevent discharge of sediments from the site in excess of regulatory standards;
Maintain peak stormwater discharges at levels no greater than the pre-landfill condition of the site; and,

Manage the 100-year, 24 hour storm as required by Title 27 of the California Code of Regulations (CCR).

The surface water management system at Sunshine Canyon has been designed according to requirements of CCR Title 27 and the County of Los Angeles. Its major components were evaluated in the Joint Technical Document for the City/County Landfill, and determined to be in conformance with all requirements.

7.1 Existing Stormwater Management System

The existing surface water management system at Sunshine Canyon consists of three subsystems of drainage controls:

- Permanent Perimeter Drainage System;
- Interim Interior Drainage System; and
- Temporary Erosion and Sediment Control Measures

Elements of each system are described below. Elements of permanent drainage facilities at the site as well as some interim facilities such as concrete drainage channels, are shown on the figure included in Attachment E.

7.1.1 Permanent Perimeter Drainage System

The perimeter drainage systems are the major permanent control systems for the landfill. It intercepts all run-on of surface water from non-landfill areas and diverts it away from the landfill area, and manages runoff from landfill areas where refuse elevations are above the site perimeter drainage elevations. Existing elements of the perimeter system include the following, all of which have been designed to handle the peak discharge from a 100-year, 24-hour storm:

- Sedimentation Basin D, located at the far north end of the County area, which receives run-on from the native canyons north of the landfill area;
- Sedimentation Basin B, located on the east side of the County area, which receives runoff from the native East Canyon area and from portions of the landfill area. Basin B is concrete-lined and has a discharge structure designed to level out peak discharges of stormwater;
- Sedimentation Basin A, located on the west side of the County area, which receives run-on from slope and canyon areas west of the landfill area, and runoff from portions of the landfill area on the County side. Basin A is lined with concrete;
East Perimeter Drainage Channel is currently completed from Basin D to the Terminal Basin. The final phase of this channel improvement was completed in September 2012;

Terminal Sedimentation Basin, located near the site entrance at San Fernando Road. All surface water discharge from the site passes through this concrete-lined basin, which is designed to manage the peak flow from the 100-year storm and discharge no greater flow than the pre-landfill condition of the site. Upgrades in the form of water discharge skimmers and new outfall structures have been installed in early 2018 to extend the retention time and optimize the capacity of this basin.

The West Perimeter Drainage Channel is currently completed from Basin D to Basin A. It presently discharges to the interim interior drainage system, as described in the following section. When completed, the West Perimeter Drainage Channel will collect all drainage from the west side of the Closed City Landfill and discharge directly to the Terminal Basin. Approval of the Revised West Drainage Channel Master Plan was received from the LARWQB by letter dated October 24, 2016 (Attachment F). Comments on the West Drainage Channel Master Plan were received from DPW on June 15, 2016 (Attachment F). Since the construction of the West Perimeter Drainage Channel cannot be implemented until the CC4 Stability Buttress is in place, no action has been taken to date to address the comments from DPW.

7.1.2 Interim Interior Drainage System

Until all areas of the City/County Landfill have been developed and filled to elevations above the site perimeter, run-off from areas of the site interior must be managed in a system of basins and channels discharging through the center of the site to the Terminal Basin. At present, this includes the entire west side of the Closed City Landfill, currently areas of Cells CC-1, CC-2, CC-3, CC-4 Parts 1 and 2 and most of Cell A. The interim interior system is modified to accommodate ongoing construction activity. Construction includes drainage elements to ensure stormwater is directed to existing stormwater conveyance systems which ultimately discharge to the Terminal Basin.

The interim interior drainage system consists of an asphalt and concrete-lined trapezoidal channel which runs alongs the western side of the main haul road. This channel discharges to a box culvert which directs discharge from the trapezoidal channel along the temporary Phase 1 By-Pass Road that discharges to the Terminal Basin.
The drainage system for the Closed City Landfill features one large shallow sedimentation basin and a series of semi-permanent and temporary channels that collect runoff and convey it to the primary interior drainage channel described above. In the future, this system will discharge to the West Perimeter Drainage Channel.

7.1.3 Temporary Erosion and Sediment Control Measures

Temporary erosion control systems are installed on an annual basis in advance of the rainy season. A drainage plan is prepared annually which includes a variety of measures that not only reduce soil erosion but also reduce peak flows by slowing down and leveling discharges from the site. These measures include the following:

- Removal of deposited silt in site basins and drainage channels;
- Removal of deposited silt in Terminal Basin;
- Removal of rock filter around risers in Terminal Basin and replacement with new rock filter;
- Removal of old filter material around risers in Terminal Basin and replacement with new filter material;
- Grading benches to promote positive drainage;
- Removal of vegetation from pipes and inlets;
- Installation of temporary geosynthetic downdrain channels and chutes where required on the active fill area slopes;
- Installation of a geosynthetic-lined stormwater retention basin;
- Installation of a grated road crossing on paved entry road to separate runoff flows from vehicle traffic;
- Removal of sediment that accumulated around the gabion check dam in the Terminal Basin;
- Installation of Filtrexx compost rolls along the toe of the slopes of City South and toe of the slope of Cell CC-3B adjacent to the haul road;

Temporary erosion and sediment control measures are documented and reported to the LEA, the Los Angeles Regional Water Quality Control Board and the County of Los Angeles, Department of Public Works. The Wet Weather Preparedness Plan submitted to these agencies is included in Attachment G. After each rain event, erosion and sediment control measures are inspected and evaluated, and repairs made as needed prior to the next rain event.

8.0 Current Odor Control Mitigation Measures (City/County)

This section provides an overview of the odor control mitigation measures that have been on-going as well as providing the current status of items related to the following regulatory actions:
• SCAQMD Order to Abate, Case 3448-14, signed on December 15, 2016;
• Los Angeles County Department of Regional Planning, Notice of Violation
• Los Angeles County Department of Public Health.

8.1 On-Going Odor Control Measures

Aggressive odor control measures are being implemented at the site. By letter dated November 29, 2017, a response to DPW was submitted which included a Revised Odor Mitigation Measures and Interim Milestones table providing the status of the odor mitigation measures being conducted at the site. This table is included in Attachment H and includes all of the work that has been completed through June 2018, the on-going operations and maintenance management (OM&M) activities being conducted for the gas collection and control system (GCCS), and other activities being conducted solely for the purpose of identifying odorous sources, potential odorous sources and remediating those sources.

The combined benefit of all of the odor mitigation measures completed at Sunshine Canyon Landfill as well as the on-going processes and procedures to address and mitigate odors and potential odor sources has resulted in the following quantifiable benefits:

(1) **Reduction of Odor Complaints Called in to SCAQMD:** Please refer to Figure 1 included in Attachment I which presents a graph showing the Annual number of odor complaints called in to SCAQMD compared to the most recent rolling 12-month total of odor complaints called in to SCAQMD. This graph illustrates the significant reduction in the number of odor complaints.

(2) **Reduction in Notices of Violation for Odor Nuisance:** A Notice of Violation (NOV) for odor nuisance has not been issued by SCAQMD to Sunshine Canyon Landfill since April 5, 2017.

(3) **Increased Gas Collection:** Please refer to Figure 2 included in Attachment I which illustrates the increase in gas flow in correlation with the implementation and completion of the Action Plan components. This figure also illustrates the number of odor complaints called in to SCAQMD. This figure also demonstrates, the significant positive impact of the implementation and completion of the Action Plan components.
8.2 SCAQMD Stipulated Order for Abatement

On December 15, 2016, a Stipulated Order for Abatement (Order) (Case 3448-14) was approved by the SCAQMD Hearing Board and subsequently signed on January 10, 2017. The Order requires Republic Services to implement programs and processes for the purpose of mitigating conditions contributing to the alleged odor nuisance. The following presents a brief summary of each of the conditions contained in the Order and the status of each condition.

Condition 1: Requires the submittal of a Traffic Mitigation Program that establishes a program to address unnecessary truck trips and reduce queuing of trucks outside the Facility potentially resulting from the change in operational hours.

Status: The Traffic Mitigation Program was submitted to the Los Angeles City Department of Transportation, SCAQMD, LEA and DPW on December 30, 2016. Comments were received from DPW on February 2, 2017; responses to these comments were submitted to DPW on February 20, 2017.

By letter dated May 1, 2017, the City of Los Angeles Department of Transportation stated they are in agreement with the conclusions presented in the Traffic Mitigation Program report and that the shift in operation will not result in any increased significant impacts during the morning peak hours.

Condition 2: Prohibits the unloading/dumping of transfer trailer loads from all Republic transfer stations and from all third parties, including the City of Los Angeles Bureau of Sanitation, from occurring any earlier than 9:00 AM during weekdays and Saturdays.

Status: Effective December 19, 2016, all Republic Services, City of Los Angeles and other third-party transfer trailers were prohibited from coming to the landfill before 9:00 AM weekdays and Saturdays. This condition has been adhered to since December 19, 2016.

Condition 2.a: Requires Republic Services to provide funding for an independent third party odor monitor at and near Van Gogh Charter School during the hours of 6:00 AM to 9:00 AM. This third party monitor reports directly to the District.
Status: SCAQMD made the decision to solicit a contractor directly to provide the services for this condition. A contractor was hired by SCAQMD and the independent third party monitored for odor near Van Gogh Charter School. Republic Services personnel did not have any interaction with the independent third party monitors. SCAQMD has not released the report or findings of the third party monitor.

Condition 3: Requires the implementation of the Food Waste Diversion Program proposed by Republic Services for the purposes of increasing the diversion of Food Waste and organic materials from disposal at Sunshine Canyon Landfill. In addition, the Food Recovery Program proposed by Republic Services will be implemented.

Status: Status reports for the Food Waste and Organics Diversion Program for the fourth quarter of 2017 and first quarter of 2018 were submitted to SCAQMD on January 15, 2018 and April 15, 2018, respectively. Key components of the reports include:

(1) Food Recovery – Food Finders

In Q4 2017, the following activities were conducted:

- Additional marketing outreach efforts included a postcard mailing to 9,627 accounts;

- Working with jurisdictional staff to develop AB 1826 enforcement message;

- Working with a team of 60 zero-waste representatives to onboard City of Los Angeles food waste generators on an organics collection or food recovery program; and

- Through the partnerships between Republic Services, The St. Francis Center, Food Finders, and World Harvest, 72 tons of edible surplus food was recovered and diverted from Sunshine Canyon Landfill.

In Q1 2018, the following activities were conducted:
• Additional marketing efforts included community newsletters & driver bin tags;

• Onboarded new customers onto a compost program, and analyzed trends in food waste generation;

• Through the partnerships between Republic Services, The St. Francis Center, Food Finders, and World Harvest, 91 tons of edible surplus food was recovered and diverted from Sunshine Canyon Landfill.

(2) Transfer Station Transload

• During 4Q2107, 620 tons of organic waste was diverted from Sunshine Canyon Landfill through the program implemented at Innovation Transfer Station (Innovative);
• During 1Q2018, 558 tons of organic waste was diverted from Sunshine Canyon Landfill through the program at Innovation.
• A total of 2,562 tons of organic waste has been diverted since the program implementation.

(3) Agromin OC Chino Organics Recycling

This condition required a Covered Aerated Static Pile (CASP) system to compost up to 75 tons per week of food waste be permitted, constructed and begin operating by March 30, 2019.
• The permit application was submitted to SCAQMD on February, 7, 2017;
• Permit approval was received on July 7, 2017;
• The CASP equipment was ordered on July 12, 2017. Equipment was received starting in mid August;
• The CASP system is online.

(4) American Waste Transfer Station Organics Pre-Processing

This condition required an organics pre-processing system capable of pre-processing up to 250 tons per day of food waste be installed at the American Waste
Transfer Station.

- During the 3rd and 4th quarters of 2017, scoping and design for the enclosure of the American Waste Transfer Station in accordance with Rule 401 commenced;
- Applications and requests for approval were submitted to the City of Gardena for the building permit on November 30, 2017, and to the SCAQMD on December 1, 2017 for the organics processing system and air control systems.

Condition 4: Requires the continued use of the Alternative Daily Cover (ADC) in lieu of using nine inches of daily compacted soil cover.

Status: Approval to continue the pilot study to October 12, 2017 was obtained from the LEA by letter dated November 2, 2016 (Attachment J). The Los Angeles County Department of Public Works (DPW) initially approved the continuation of the pilot study to March 27, 2017 (Attachment J). By letter dated April 28, 2017, Republic Services requested DPW to extend their approval to October 12, 2017 based on evidence that strongly indicates the continued use of the ADC will ultimately result in the overall benefit of increased efficiencies to the site’s gas collection and control system as well as the leachate collection system that will also contribute to the reduction of the potential for off-site odors (Attachment J). By letter dated May 11, 2017, DPW approved the continuation of the pilot study to October 12, 2017 to match the LEA’s approval date (Attachment J).

The second year of the ADC pilot project concluding in mid-October 2017. A report summarizing the results of the project was submitted to the LEA and DPW on October 11, 2017, and October 25, 2017, respectively. Based on the observations and findings presented in report, it was concluded that the ADC is more effective than the nine inches of compacted soil cover and recommends the continued use of the ADC at Sunshine Canyon Landfill.
By letter dated October 16, 2017, the LEA acknowledged the receipt of the ADC report presenting the findings of the second year of the pilot project (Attachment J). The LEA further stated they were conducting an independent evaluation of the ADC pilot project based on SCL LEA observations, landfill gas monitoring results as well as the information presented in the Republic Services report. The LEA approved the continued use of the ADC during their evaluation.

By letter dated December 20, 2017, the LEA provided their review of the ADC Pilot Project Report as well as presented the findings of their independent review of the ADC pilot project. The LEA concluded they concur with Republic Services’ conclusion that the ADC should continue to be used as an ADC at Sunshine Canyon Landfill (Attachment J).

By letter dated April 10, 2018, the LA County Department of Public Works granted SCL an extension to continue to conduct the ADC Pilot Project until October 25, 2018 (Attachment J).

Condition 5: Requires the implementation of the intermediate cover enhancement pilot program as directed by the SCL LEA.

Status: Approval for the implementation of the intermediate cover enhancement pilot program (ICE) was received from the LEA on May 16, 2016. Approval from DPW was received on December 20, 2016. These approval letters are included in Attachment K.

Completion of the ICE pilot project was delayed due to the wet weather from mid-December 2016 through early March 2017. The application of Posi-Shell in accordance with the ICE pilot project procedures was completed on March 2, 2017.

The ICE project was completed in September 2017. A report summarizing the results of the project was submitted to the LEA and DPW on December 8, 2017. Although it was difficult to provide a specific, supported conclusion based on the results of the ICE project, the following conclusions were presented:
• The placement of an additional 6” of soil was effective in controlling both instantaneous and integrated surface emissions during the study period;
• Posi-Shell® applied at twice the normal application rate was more effective than the Posi-Shell® applied at the normal rate;
• The use of the Posi-Shell® as intermediate cover is effective when used as part of the site’s overall odor management plan as the application of this product has the following overall benefits:
  o Minimization of air-borne dust in areas where the Posi-Shell® was applied particularly to slope areas;
  o Provides an improved barrier to ambient air allowing an increase in applied vacuum without increasing oxygen thus increasing vacuum for additional gas collection;
  o Posi-Shell® provided an easier walking surface increasing site safety for those walking on this surface;
  o Posi-Shell® provides an interim cover that can be integrated into vegetative cover or can be easily removed to promote waste-to-waste contact providing for effective liquid and gas movement.

Condition 6: Requires conducting the intermediate cover program in a manner “to be harmonized and consistent” with all local land use requirements including the requirements of Condition 44A of the County’s CUP, the IMP and the City of Los Angeles “Q” conditions.

Status: DPW’s approval includes a condition that as part of the ICE project, the impact to the growth of vegetation must be studied and evaluated. This evaluation was conducted throughout the ICE project period; no vegetation was observed growing within the grids that were the subject of the pilot project.

Condition 7: Requires the submittal of monthly Rule 1150.1 surface emission monitoring results for the grids that are included in the intermediate cover enhancement pilot program.

Status: Monthly Rule 1150.1 surface emission monitoring results were submitted to SCAQMD for the grids included in the ICE project. The final report for the month of August 2017 was
submitted on September 15, 2017.

Condition 8: Requires the placement of additional soil cover on a minimum of at least twenty (20) intermediate cover areas (grids) that have exceeded 25 ppm (methane) for integrated surface emission monitoring at least once during the last three (3) quarters.

Status: This work was completed in early March 2017.

Condition 9: Requires a proposal to be submitted for additional methods/procedures for upgrading and improving the additional areas of the landfill that have intermediate cover.

Status: A report entitled “Evaluation of Potential Enhanced Intermediate Cover Alternatives” was submitted to SCAQMD on March 15, 2017. Recommendations provided included enhancements to 115 acres of intermediate cover area at the site including:

- Application of Posi-Shell® - 37.3 acres
- Installation of Closure Turf - 20.7 acres
- Vegetative Cover Preparation and Seeding – 57 acres

At the March 29, 2017 Abatement Order Status Hearing, an expedited schedule for enhancement of the intermediate cover at the landfill was presented and incorporated into the Abatement Order (Action Plan).

The following presents a summary of the status of each of the intermediate cover enhancements included in the Action Plan:
Condition 10: Requires expanding the application of the intermediate cover upgrades to additional surface emission monitoring grids if data or other performance metrics demonstrate cover performance improvements.

**Status:** The status of each of the recommended enhancements to intermediate cover areas is presented above. No expansion of the application of the intermediate cover upgrades to additional surface emission monitoring grids has been proposed or required as of the date of this report.

Condition 11: Requires dewatering of wells impacted by liquids, submittal of monthly reports, submittal of a methodology and monitoring procedure to determine the level of dewatering within each impacted well.

**Status:** Dewatering of gas wells impacted by liquids has been on-going and monthly reports have been submitted to SCAQMD since January 2017. The methodology and monitoring procedure to determine the level of dewatering within each impacted well has been submitted to SCAQMD.

Condition 12: Requires camera integrity testing of all vertical gas wells to evaluate the performance of each gas well.
Status: Integrity testing of all vertical gas wells using a downhole camera began in early December 2016 and was completed in early March 2017. Based on the results of this testing, a program to install new and replacement gas wells was implemented and 153 new and/or replacement gas wells have been installed.

This year, the integrity testing was completed in first quarter 2018 and has resulted in the installation of 89 new and/or replacement gas wells, year to date.

Condition 13: Requires maintaining records related to compliance with Condition 12.

Status: Records related to the well integrity testing have been maintained on-site.

Condition 14: Requires submittal of a proposal for additional best management practices to supplement existing best management practices intended to control and treat fresh trash odors. The proposal is to be submitted to the District within sixty (60) days of the issuance of the Order.

Status: This proposal was submitted to SCAQMD on February 13, 2017. By letter dated May 3, 2017 SCAQMD approved the proposal as final and directed Republic Services to implement the recommended actions (Attachment L).

Condition 15: Requires submittal of an updated Odorous Load Management Plan within thirty (30) days of the receipt of the SCL-LEA’s finding and recommendations of programs for best management practices for odor mitigation at transfer stations.

Status: The LEA’s findings and recommendations for best management practices for odor mitigation at transfer stations was received on February 15, 2017. In accordance with Condition 15, a revised Odorous Load Management Plan was submitted to SCAQMD on March 16, 2017. By letter dated May 3, 2017, SCAQMD approved the revised plan as final and directed Republic Services to implement the recommended actions (Attachment M).

By letter dated October 31, 2017, SCAQMD was notified that
Condition 16: Requires an assessment of the feasibility of installing physical barriers and or dust/odor containment structures within ninety (90) days of the issuance of the Order.

Status: The Assessment of Physical Barriers and Dust-Odor Containment Structures report was submitted to SCAQMD on March 15, 2017. By letter dated May 3, 2017, SCAQMD issued an interim approval to “facilitate further discussion with the SCAQMD and SCL LEA regarding integration of such additional measures to achieve maximum effect.” The additional measures refer to other mitigation measures that would be implemented as “an integral part of the design for proposed physical barriers.” SCAQMD further directed Republic Services to implement the proposed plan while further review is being conducted (Attachment N).

Implementation of the proposed actions in the Physical Barriers and Dust-Odor Containment Structures report in part require the construction of the front entry berm improvements including the terminal stability berm. This project requires multiple approvals and is currently in the design stage.

8.3 Los Angeles County Department of Regional Planning NOV issued October 25, 2016

On October 25, 2016, the Los Angeles County Department of Regional Planning (DRP) issued a violation to Browning Ferris Industries of California (BFIC) for alleged non-compliance with required requests by DPW under Condition 45N of Conditional Use Permit (CUP) 00-194 (Code Case RPZPE2016002500) (Attachment O). This violation was issued based on a referral from DPW based on DPW’s assessment of multiple submittals from Republic Services that DPW deemed “non-responsive”.

By letter dated November 1, 2016, Republic Services responded to the NOV and detailed the responses provided to DPW and reiterated Republic’s commitment to work with DPW to resolve the discrepancies. At a meeting held on November 28, 2016 with DPW and Republic personnel as well as Republic consultants, each item requested by DPW was discussed as well as the status of each submittal.
An appeal to the NOV issued by Regional Planning was submitted on January 25, 2017 maintaining BFIC had complied with the information requests from the Department of Public Works. An appeal hearing was held on March 7, 2017 which was continued until May 2, 2017 because Regional Planning failed to provide documents related to the Public Records request submitted by BFIC on February 2, 2017. At the May 2nd appeal hearing, the Hearing Officer sustained the issuance of the NOV, but noted that BFIC had provided a substantial amount of information, and several of DPW’s information requests were “unclear”. The Hearing Officer left it to the discretion of the Director of Regional Planning whether to issue a civil penalty.

By letter dated May 4, 2017, Regional Planning notified BFIC that a penalty in the amount of $174,000 had been assessed (Attachment O). This payment was made to Regional Planning on May 11, 2017 under protest and with the expectation that a further appeal would be made (Attachment O).

By letter dated September 14, 2017, DPW provided additional comments on submittals made to them that were the subject of this NOV. A meeting was held on October 3, 2017 with DPW and Republic Services personnel to discuss the comments. Responses to the comments were submitted to DPW on November 29, 2017.

BFIC filed a petition in the Los Angeles County Superior Court, challenging the County’s 2016 Notice of Violation alleging that BFIC failed to respond to information requests from the Los Angeles County Department of Public Works (DPW) concerning information related to odor mitigation, and, specifically, concerning the landfill’s GCCS. BFIC maintains it has fully responded to DPW’s information requests. BFIC also seeks the return of the $174,000 penalty imposed by the Director of Regional Planning based on the NOV. At a hearing held on December 20, 2017, a trial date of BFIC’s petition was set by this Court for June 13, 2017.

On June 13, 2018, the Judge granted BFIC’s petition due to the Hearing Officer’s failure to make legally adequate findings in support of the decision. The Judge asked BFIC’s Legal Counsel to prepare a judgement in favor of BFIC’s petition.

8.4 Los Angeles County Department of Public Health Order to Abate dated November 9, 2016

On November 9, 2016, the Los Angeles County Department of Public Health issued an Order to Abate pursuant to Condition 45N of CUP No. 00-194-(5) and required the submittal of a corrective action plan with a compliance schedule and interim milestones for implementing mitigation measures related to the abatement of alleged odors. Public Health required the alleged nuisance to be abated by March 30, 2017 (Attachment P).
On January 13, 2017, BFIC submitted the Corrective Action Plan and Interim Milestones to Public Health. An update to the Corrective Action Plan was sent to Public Health on April 6, 2017. On May 9, 2017, Public Health notified BFIC that “DPH has determined the landfill is not in compliance with the Order to Abate”. DPH subsequently sent a request to the Department of Regional Planning (DRP) to issue an NOV “based on odor violations”. Although a response was sent to DPH on May 17, 2017, no further information is known regarding this item as of the date of this report.

9.0 Revegetation Plans and Recent Hydroseeding Efforts on Temporary Slopes and Stockpiles (City/County)

A quarterly vegetation report is submitted which provides discussions on the vegetation efforts and any hydroseeding activities conducted during the quarter. The vegetation reports for the fourth quarter of 2017 and first quarter of 2018 were submitted on January 31, 2018 and May 11, 2018, respectively.

10.0 Venturan Coastal Sage Mitigation Plan (City’s M.4.4.1 (60) &(61))

As reported in previous TAC reports, a landscape architecture and planning contractor, Architerra Design Group (Architerra), was hired to design and develop a habitat restoration and landscape improvement plan for the City South C Trial Plot. This project is intended to be a pilot or demonstration project to determine the most effective course of action for re-vegetation of the closed deck and slopes area on the City South area of the site. Work on this project began in the first quarter of 2013 with construction/planting activities completed in May of 2013. Weekly activities have been conducted in the pilot project area since that time consisting of maintenance, selective pruning and repairs to the irrigation system when needed.

An assessment of the site’s sage mitigation areas, including the pilot project area, is conducted by a qualified biologist on a quarterly basis and is included in the quarterly vegetation reports. The quarterly monitoring consists of an overall assessment of the site’s sage mitigation areas (City and County mitigation areas) as well as a sampling and assessment of the pilot project area in accordance with the procedure presented in the First Quarter Vegetation Report entitled “Methodology for Monitoring Percent Cover and Species Richness within Each Seeded Application Method on the Coastal Sage Scrub Pilot Project at the Sunshine Canyon Landfill”.

The most recent observations of the Deck C sage mitigation area noted that overall the area looks healthy. The area will continue to be monitored on a quarterly basis and those observations will be included in the quarterly vegetation reports.

10.1 Phase 2 Coastal Sage Scrub Pilot Mitigation Project

On August 15, 2016, a proposal for a second phase of the Venturan Coastal Sage Scrub (CSS) mitigation was submitted to the TAC. This proposal presented two options to be
considered for the Phase 2 CSS mitigation; the option to implement the second phase on Deck B was selected. This includes approximately 9.5 acres with the majority of the area being relatively flat although there are some shallow slopes along the edges. The area contains established CSS which would be protected during the construction of the area.

The construction of the Phase 2 CSS mitigation area on Deck B was initiated in October 2017. Grading of the area was completed in early November 2017; the project is scheduled to be completed in the third quarter of 2018.

11.0 Chatsworth Mitigation (City Q.C.9)

The following presents a summary of the work conducted in 2017 related to the Chatsworth Mitigation project.

11.1 Ordinance Amending Section 12.04 of the Los Angeles Municipal Code

The ordinance amending Section 12.04 of the Los Angeles Municipal Code has not been finalized as of the date of this report. Comments on the draft Ordinance were received from the Army Corps of Engineers (ACOE) on April 17, 2015 and forwarded to the City the same day. A conference call was held on July 7, 2016 to discuss the status of the draft Ordinance. Based on that call, Republic Services proceeded with work to develop an Addendum to the Mitigated Negative Declaration (MND) as a supporting document to the Ordinance (Section 11.2).

A conference call was held with representatives from the California Department of Fish and Wildlife (CDFW) in June 2017 to discuss their comments on the draft Ordinance. Fish and Wildlife personnel stated they could not agree with the Ordinance since the site permit required a Conservation Agreement. In addition, Republic Services was informed that the original Streambed Alteration Agreement (SAA) R5-2002-0163 had expired and could not be amended to include a reference to the City Ordinance. In response to this, Republic Services submitted a Notification of Lake or Streambed Alteration Notification to the CDFW on October 26, 2017. By letter dated November 27, 2017, the CDFW notified Republic Services the submitted Notification was deemed complete (Attachment Q). CDFW also stated that if it is determined an Agreement is required for the project, a draft Agreement will be issued no later than January 26, 2018.

By letter dated January 26, 2018, CDFW notified Republic Services that because the CDFW did not submit a draft Lake or Streambed Alteration Agreement by January 26, 2018, Republic Services does not need an agreement to proceed with the proposed work given that all federal, state and local laws are observed. Currently, Republic Services is awaiting the approval of the City Ordinance (Attachment Q).
11.2 Addendum to the Mitigated Negative Declaration (MND)

The following contractors have been retained to develop the Addendum to the MND:

- Mike Zander and Associates (Zander) - Biological Resources
- John Minch and Associates (JMA) - Cultural Resources
- TetraTech - Air Quality

Field surveys for biological and cultural resources were conducted on November 17 and 18, 2016. Based on the findings of their field survey, JMA recommended a Native American consultation for the project based on the results of the Sacred Lands File check which indicated a change in status of Sacred Lands within the Chatsworth Reservoir Mitigation Project Area (Attachment R). Based on this information, a Native American consultation was conducted. In cooperation with the Los Angeles Department of Water and Power (LADWP), consultation letters were sent out March 26, 2017 and responses requested by April 28, 2017. Responses received are included in Attachment R.

A conference call with Ms. Julie Wagner (LADWP) was held on May 8, 2017 to discuss the responses. Based on the discussion, Ms. Wagner indicated LADWP, as the lead agency for the project, would be requesting additional archaeological studies of some the sites in the project area. By letter dated June 13, 2017, the LADWP requested Republic Services to authorize JMA to conduct additional studies as requested by the Native American Consultation survey findings (Attachment R).

The additional field surveys were performed by JMA during the week of August 21, 2017 and also on September 13 - 14, 2017. The survey could not be completed during the week of August 21st due to excessive temperatures. Organic material was discovered at one location which was submitted for radiocarbon dating in accordance with JMA’s procedures. As of the date of this report, JMA is completing the cultural resources portion of the Addendum to the MND; this document is expected to be completed in the fourth quarter of 2018.

12.0 Status of Alternative Fuels Vehicles (City/County)

The filling station located at 12881 Encinitas Avenue, Sylmar intermittently has E-85 fuel available. When available, pickup trucks used onsite fuel with E-85. When E-85 is not available, unleaded fuel is used. There is no other E-85 filling station viable for this purpose.

In 2009, six Tier 3 engines were fitted with additional Diesel Particulate Filters (DPFs) to help reduce emissions. In 2014, one (1) unit was retrofitted with an LPG engine to reduce
emissions; one (1) unit was retrofitted with an LPG engine in 2015; in 2017, one (1) unit had the engine replaced with a Tier 4 final engine and one (1) new unit was added to the fleet with a Tier 4 final engine that currently uses ultra-low sulfur diesel fuel. All other DPFs have been eliminated due to fire hazards or problems associated with the Electronic Control Module (ECM). According to SCL’s research, there have been no advancements in technology for alternative fuel for heavy machinery.

13.0 Backup Generator (City/County)

As reported in previous TAC reports, SCL is in compliance with CUP Condition 83. Generators needed to provide power to the landfill gas flaring system have been identified and secured by a contractual arrangement with Quinn Power Systems.

The transfer switches for Flares 1, 3, 9, 10 and 11 have been installed. One generator has been purchased and is staged on-site. The permit to operate this generator was received from SCAQMD in April 2017 ( Permit No. G46227).

14.0 Soil Importation

On July 28, 2015, Republic Services submitted a request to LA County DPW for approval to import clean soil that will be made available from the Los Angeles County’s Devil’s Gate Reservoir Sediment Removal and Management Project located in Pasadena, California. By letter dated May 4, 2016, DPW approved the importation of this material to Sunshine Canyon Landfill (Attachment S).

By email dated September 12, 2016, Mr. Ken Zimmer (Senior Civil Engineer, Water Conservation Planning, LA County Department of Public Works) informed Republic Services personnel there would be a delay in the Devil’s Gate Reservoir Sediment Removal Project and stated the LA County Flood Control District would plan on sending a portion or all of the material from the Pacoima Spreading Grounds to Sunshine Canyon Landfill.

Sunshine Canyon Landfill met with representatives from Sunshine Canyon Landfill Local Enforcement Agency and the LA County Flood Control District on June 14, 2018. Accordingly, the Pacoima Spreading Grounds project is scheduled to commence in the Fall of 2018. As of the date of this report, this is the latest information regarding the start of this project.

15.0 Current and Planned Projects Outside the Disposal Area

Two projects involve work to be conducted outside the site’s current grading limit:

- SCE Power Pole Relocation Project;
- Future Cell CC-4 Stability Buttress
Grading for a portion of the SCE Power Pole Relocation Project started in March 2016 and was completed in early July 2016. Grading for the CC-4 stability buttress commenced in the second quarter of 2018. As part of the approvals for these projects, a Revised Exhibit “A” (“A-2”) is required to be submitted and the revised grading limits approved by the Los Angeles County Department of Public Works (DPW) and the Los Angeles County Department of Regional Planning. The Revised Exhibit A application was submitted to DPW and Regional Planning on November 16 and November 21, 2016, respectively. Comments 11a on the Survey Monument Plan were received from DPW on April 11, 2017. These comments have been addressed and the Revised Exhibit A application (“A-2”) has been submitted to DPW and Regional Planning on May 30 and 31, 2017, respectively.

Additional comments on the Survey Monument Plan were received from DPW on July 6, 2017. Republic Services personnel met with DPW staff to discuss the comments on July 19, 2017. A revised Survey Monument Plan was submitted to DPW on August 23, 2017. In addition, comments were received on the Tree Survey Report that is required to accompany the Revised Exhibit A application. Republic Services met with personnel from the Department of Regional Planning to resolve these comments. The Tree Survey Report was approved by Regional Planning on November 29, 2017.

Pursuant to the LA County DPW Letter dated February 7, 2018, approval was granted for the revised grading limit request (Attachment U).

As of the letter issued by LA County DPW, dated March 13, 2018, the conditional approval was granted for the grading and drainage features associated with the CC4 Stability Buttress Project (Attachment U).

The following sections present summaries of the two projects.

15.1 SCE Power Pole Relocation Project

This project started in March 2016 and was completed in July 2016. Approximately 4,200 feet of the 66kV subtransmission line running through the center of the landfill was removed and relocated around the perimeter of the County portion of the site. The completion of this project ensured that this high voltage subtransmission line will not interfere with landfill operations and also ensures compliance with the subtransmission line clearance requirements found in Commission General Order (GO) 95. The decision granting SCE a permit to construct the project was issued by the California Public Utilities Commission (CPUC) on April 2, 2014.

15.2 CC-4 Stability Buttress

CC-4 will be constructed in the southwest portion of the site along the southwestern boundary of Phases I and II-B and west of CC-2 and CC-3A Part 1. An earthen stability
buttress is being proposed in order to construct the west slope of the CC-4 liner unit (Future Cell CC-4, Part 3). The rationale for the design of the proposed stability buttress is included in the Design Report for CC-4 which has been submitted to the LARWQB. By letter dated April 26, 2016, the LARWQCB approved the design report for Cell CC-4, Parts 1-5 (Attachment A).

Comments on the CC-4 stability buttress were received from DPW in letters dated October 19, 2015 and January 13, 2016 and also discussed during meetings held with DPW personnel on December 13, 2015 and March 1, 2016. DPW comments pertain to the proposed analysis that indicated the slope stability factors of safety (FS) for temporary construction slopes could be less than the County’s minimum standard of 1.25. Based on these comments, an addendum report was submitted to DPW on April 6, 2016 detailing the mitigation recommendations and supporting analysis to substantiate that the proposed Cell CC-4 development grading will meet or exceed DPW’s minimum slope stability FS criteria for temporary slopes (e.g. 1.25). Additional comments were received from DPW on June 11, 2016; an additional geotechnical report was submitted to DPW on July 11, 2016 and responses to comments from DPW’s Building and Safety and Water Resources Divisions were submitted on August 11, 2016.

Additional comments were received from DPW on October 25, 2016. Responses to these comments were submitted to DPW on November 17, 2016. More comments were received from DPW on March 9, 2017; responses to these comments and revised drawings were submitted to DPW on April 24, 2017. By email dated October 10, 2017, one comment from the County’s Design Division was received; the response to this comment was submitted to the County on November 8, 2017. Another comment from the County’s Design Division was received via email dated November 30, 2017; the response to this comment including revised Grading and Drainage design plans was submitted to DPW on December 13, 2017.

By email dated December 20, 2017, DPW personnel informed Republic Services that a complete submittal including a soils report is required before DPW can review and issue an approval for the project.

All DPW requests were satisfied and as of the letter issued by LA County DPW, dated March 13, 2018, the conditional approval was granted for the grading and drainage features associated with the CC4 Stability Buttress Project (Attachment U).

16.0 Current Monitoring Activities

The following monitoring activities have been conducted since January 2017:

- Construction Monitoring - Grading for CC-4 Part 2 Subgrade Excavation:
17.0 Response to Third Party Mitigation Monitor Observations

UltraSystems provides the third party mitigation monitoring as required by Q Condition C.12.c. UltraSystems personnel perform monitoring visits in order to observe operational site activities and determine compliance status with conditions and/or mitigation measures. After each site visit, UltraSystems and Republic personnel meet to discuss the findings and observations.

This section provides an update on the status of the block retaining wall on San Fernando Road. The following activities have been conducted related to this item:

- A geotechnical investigation of the slope above the retaining wall has been conducted;
- A structural investigation of the current condition of the block retaining has been conducted;
These two investigations were finalized the last week of May 2017. Based on the results of these investigations, a scope of work including the following items was developed:

- Removal of the loose material on the slope behind the block retaining wall;
- Grading of the slope as needed under the direction of a geologist;
- Removal of loose material behind the block wall to expose the v-ditch and promote drainage;
- General clean-up of the sidewalk area to re-establish the walkway.

This task has been adopted as a part of the routine winterization process for the site and is also conducted on an as-needed basis. A picture of the project area is provided in Attachment T.

18.0 Recent Landfill Activities and Planned Activities for Next Six Months

Recent activities conducted at the landfill are discussed in previous sections and include the following:

- Installation of new vertical gas wells and associated piping (89 wells installed year to date);
- Installation of additional dewatering pumps in gas wells impacted by liquids (46 pumps installed along with associated piping, year to date);
- Completion of the installation of 21 acres of Closure Turf;
- Completion of the application of 38.5 acres of Posi-Shell®;
- Completion of the 58-acre vegetative cover project;
- Continued maintenance of City South Coastal Sage Mitigation Area;

Planned activities for the third and fourth quarters of 2018 include:

- Continued activities to respond to SCAQMD Abatement Order conditions – please refer to Section 8.1;
- CC4 Stability Buttress project;
- Additional upgrades to the liquids management system;
- Landfill gas wellfield expansion activities;
- Phase 2 Coastal Sage Scrub Pilot Mitigation Project;
- Continued maintenance of City South Coastal Sage Mitigation Project area;

Please do not hesitate to contact me at (818) 362-2141 if you have any questions.
Sincerely,

Chris Coyle  
General Manager  
Sunshine Canyon Landfill

Cc:  Tiffany Butler, City Planning  
     Ly Lam, City Planning  
     Nick Hendricks, City Planning  
     Maria Masis, LA County Regional Planning  
     Martins Aiyetiwa, County of Los Angeles, Department of Public Works  
     David Thompson, SCL-LEA Program Lead  
     Maurice Pantoja, SCL-LEA
ATTACHMENT A
Los Angeles Regional Water Quality Control Board

April 26, 2016

Ms. Patti Costa, Environmental Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

APPROVAL OF PHASE CC-4, PARTS 1 – 5, DESIGN REPORT, SUNSHINE CANYON CITY/COUNTY LANDFILL, SYLMAR, CALIFORNIA (ORDER NO. R4-2008-0088, FILE NO. 58-076)

Dear Ms. Costa:

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board), has received from you a document titled Design Report, Phase CC-4, Parts 1 – 5, Sunshine Canyon Landfill (Design Report) that was prepared by Geo-Logic Associates for Republic Services (Discharger), dated September 2015, and submitted to the State Water Resources Control Board GeoTracker System on December 16, 2015. The Report was submitted for the construction of Phase CC-4 liner system at the Sunshine Canyon City/County Landfill (Landfill), which is regulated under waste discharge requirements (WDRs) included in Order No. R4-2008-0088 adopted by this Regional Board on October 2, 2008. The Design Report provides the design and construction information of an approximate 55-acre area within the permitted footprint of the Landfill, including liner and leachate collection systems, subdrain system, grading plans, and slope stability analyses.

Regional Board staff has reviewed the Design Report and found that the proposed liner system design meets the requirements of the WDRs and standards described in California Code of Regulations, title 27, section 20310 et. al. The Design Report is therefore approved. During the proposed landfill construction, if any revision of the Design Report is necessary, the Discharger must submit an amendment to the Design Report, at least 90 days prior to the construction involved the revision, to the Regional Board for the review and approval of Regional Board staff.

In accordance with Requirement D.9 of the WDRs, prior to the start of construction of any containment structure, a geologic map of the final excavation grade shall be prepared for review, approval, and confirmation in the field by Regional Board staff. A final construction quality assurance (CQA) report, including drawings documenting “as-built” conditions, shall be submitted within 60 days after the completion of each part or subpart of liner construction.

A public notice letter regarding this approval was sent to interested parties on March 15, 2016, to meet General Provision No. M.22. of the WDRs, which states: “During oversight of this Order, wherever the Executive Officer is authorized to grant any approval under a particular provision of this Order, the Executive Officer is directed to assess if there is controversy associated with the decision following public notice and, if so, bring the decision to the Regional Board for approval.” The deadline for submitting comments regarding this matter was April 14, 2016. During the period, we received an email from Mr. David Nugyen of the County of Los Angeles Department of Public Works (DPW) (copy attached) that provides comments regarding the
Design Report. The email requested that the Regional Board's approval of the Design Report be in conjunction with the approvals and clearances of the DPW on grading and drainage design of the proposed liner construction. In accordance with Requirement M.3. of the WDRs, approval of the Design Report by the Regional Board does not release you from the responsibility of complying with any other laws and regulations that may be enforced by the DPW or other regulatory agencies.

If you have any questions or need additional information, please call Dr. Wen Yang, Chief of Landfill Disposal Unit, at (213) 620-2253.

Sincerely,

[Signature]

Samuel Unger, P.E.
Executive Officer

Enclosure

Cc: Leslie Graves, Division of Water Quality, State Water Resources Control Board
    Michael Wochnick, California Department of Resources Recycling and Recovery, Sacramento
    Gerardo Villalobos, Los Angeles County, DPH, Baldwin Park
    Martin Aiyitiwa, Los Angeles County Department of Public Works, Alhambra
    David Thompson, City of Los Angeles, Environmental Affairs Department
    Ted Kowalzcyk, South Coast Air Quality Management District, Diamond Bar
    Richard Slade, Upper Los Angeles River Area Watermaster
    Mitchell Englander, Councilmember, 12th District, City of Los Angeles
    Wayde Hunter, North Valley Coalition, Granada Hills
    Wayne Aller, Knollwood Property Owners Association, Granada Hills
    Becky Bendickson, Granada Hills North Neighborhood Council
    Kim Thompson, Granada Hill North Neighborhood Council
    Wayne Adelstein, North Valley Regional Chamber of Commerce
    Ralph Kroy, LA City Sunshine Canyon Landfill Community Advisory Committee

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1 Requirement M.3. of the WDRs states: "These requirements do not exempt the Discharger from compliance with any other current or future law that may be applicable. They do not legalize this waste management facility, and they leave unaffected any further restraints on the disposal of wastes at this waste management facility that may be contained in other statutes."
Good afternoon Wen,

We appreciated the opportunity to review the Liner Design Report provided as part of the Water Board’s Public Notice dated March 15, 2016, for Phase CC-4, Parts 1-5 (attached). Based on our review, we have the following comment:

Since the Sunshine Canyon Landfill Operator, Republic Services, also submitted grading plans and slope stability analysis reports for the construction of Cell CC-4 to the Department of Public Works for review and approval, to ensure the operator also acquire necessary approval of these items from the regulatory agencies, we respectfully request the Water Board to include this clauses (or similar) in the Water Board’s approval letter: “Republic Services is required to obtain necessary approvals and clearances relating to grading and drainage design of Cell CC-4 that may be required by the Los Angeles County Department of Public Works and other regulatory agencies.”

Please let us know if you have any questions.

Thank you,

David Nguyen
Civil Engineer
County of Los Angeles Department of Public Works
Environmental Programs Division
(626) 458-5189
October 23, 2017

Ms. Patti Costa, Environmental Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

APPROVAL OF CONSTRUCTION QUALITY ASSURANCE REPORT, CELL CC-4, PART 2, LINER INSTALLATION - SUNSHINE CANYON LANDFILL, SYLMAR, CALIFORNIA (FILE NO. 58-076, ORDER NO. R4-2008-0088, WDID NO. 4B190329001)

Dear Ms. Costa:

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board), has received the Final Report of Construction Quality Assurance, CC-4 Parts 2, Sunshine Canyon Landfill (Report), prepared by Geo-Logic Associates for Republic Service (Discharger) and dated October 2017. The Report documents the construction quality assurance (CQA) services performed during the construction of Cell CC-4, Part 2, which consists of approximately 6.2 acres of liner system at the Sunshine Canyon Landfill (Landfill) in Sylmar, California, that is owned and operated by the Discharger. The Report has been submitted to comply with waste discharge requirements (WDRs) Order No. R4-2008-0088, which was adopted by the Regional Board for the Landfill on October 2, 2008, and applicable requirements in title 27 of the California Code of Regulations (27 CCR).

Regional Board staff has completed review of the Report and, based on the information provided and our observations during site inspections at the Landfill conducted on June 12, 2017, July 28, 2017, September 11, 2017, September 28, 2017, and October 20, 2017, have determined that this portion of the landfill liner system meets the requirements in Section D of the WDRs (Requirements for Containment Structures) and Section 20310 et. seq. of 27 CCR (Waste Management Construction Standards). Discharge of municipal solid wastes, as defined in the Section A of the WDRs (Acceptable Materials), in this area of the Landfill is hereby approved.

If you have any questions, please contact me at (213) 620-2253.

Sincerely,

Wen Yang, Ph.D., C.H.G.
Senior Engineering Geologist
Chief of Land Disposal Unit
cc:
Michael Wochnick, CalRecycle (Michael.Wochnick@CalRecycle.ca.gov)
Maurice Pantoja, Sunshine Canyon Landfill LEA (mpantoja@ph.lacounty.gov)
David Thompson, Sunshine Canyon Landfill LEA (david.thompson@lacity.org)
Martin Aiyitiwa, Los Angeles County Department of Public Works
(MAIYET@dpw.lacounty.gov)
Mohsen Nazemi, South Coast Air Quality Management District (MNazemi1@aqmd.gov)
Wayde Hunter, North Valley Coalition, Granada Hills (WHunter01@aol.com)
ATTACHMENT B
CITY OF LOS ANGELES
COUNTY OF LOS ANGELES

REV. NO.
DATE
DESCRIPTION
APPROVED BY

FOR REVIEW ONLY

LEGEND
WASTE MANAGEMENT UNIT BOUNDARY
PERMITTED LIMITS OF REFUSE PER 2006 JTD
LIMITS OF STOCKPILE

STOCKPILE NO. 1
STOCKPILE NO. 2
STOCKPILE NO. 3
STOCKPILE NO. 4
STOCKPILE NO. 5
STOCKPILE NO. 6
STOCKPILE NO. 7

CITY CELL A LINER COMPLEX
CC-1/2 LINER COMPLEX
CC-3 LINER COMPLEX

CITY SOUTH LANDFILL UNIT

CC-4 FUTURE LINER COMPLEX
CC-5 FUTURE LINER COMPLEX

500 FT SETBACK STOCKPILE
STOCKPILE NO. 1
STOCKPILE NO. 2
STOCKPILE NO. 3
STOCKPILE NO. 4
COUNTY WMU LINER COMPLEX

STOCKPILE LOCATIONS IN 2018

FOR REVIEW ONLY

12/8/2008

DIGAURT ASSOCIATES
15000 S. Sepulveda Blvd, Suite 300
Cerritos, CA 90703
(562) 442-0400 www.digaurt.com

REPUBLIC SERVICES
811 E. 14th St.
Los Angeles, CA 90052
(800) 822-8999 www.republicservices.com

Geo-Logic ASSOCIATES
16250 Kearny Mesa Rd., #110
San Diego, CA 92128
(858) 731-0100 www.geo-logic.com

SUNSHINE CANYON LANDFILL
SUNSHINE RANCH, CA
OPERATIONS PLAN

ATTACHMENT C
August 30, 2017

Mr. David Thompson  
SCL LEA – Program Manager  
221 N. Figueroa Street  
Suite 1250  
Los Angeles, CA 90012

Subject: Perimeter Probe Gas Control Exceedance Probe P-207A; Facility No. 19-AA-2000

Dear Mr. Thompson:

We were notified by our independent gas system monitor RES Environmental Inc., that a probe registered an exceedance of over 5% for 27 CCR 20921(a)-Gas Monitoring and Control. Perimeter probe P-207A registered 59.1% methane during a routine monthly inspection on August 24, 2017. In accordance with 27 CCR 20921(b), and the site’s Gas Monitoring and Control Plan, this letter is to inform your office of the nature and extent of the problem based on currently available information and the steps Sunshine Canyon Landfill staff have taken to protect public health and safety and the environment.

Perimeter probe P-207A is located in the far northern portion of Sunshine Canyon Landfill at a depth of approximately 10 feet below ground surface. The probe is located approximately 1,400 linear feet from the nearest limit of refuse in an area that was filled in with soil during grading operations in the 1990’s. A sub-drain that serves as a perimeter collector gas well in close proximity to Probe 207 malfunctioned. We immediately repaired the vacuum line to the sub-drain. A gas sample was collected from the probe and sent to ATMAA Laboratory for testing for the 1150.1 Toxic List, methane, and TNMHC.

In accordance with the site’s Gas Monitoring and Control Plan, RES Environmental Inc., performed the re-monitoring on August 30, 2017 and we are pleased to inform you that the probe registered 0.0% methane. We believe we have taken the appropriate corrective actions and have brought the probe back into compliance.

Our staff takes gas control very seriously, and as responsible operators, we will continue to constantly monitor all perimeter probes and the landfill gas collection system to ensure protection of public health and safety of the environment.

Please let me know if you have any questions and/or comments.

Sincerely,

[Signature]

Patti K. Costa, P.E.  
Environmental Manager

Cc: David Thompson, SCL-LEA  
Cc: Dee Lugo, SCL-LEA
October 18, 2017

SUNSHINE CANYON LANDFILL
14747 San Fernando Road
Sylmar, CA 91342

Attn: Josh Mills, Environmental Manager

ISSUANCE OF INDUSTRIAL WASTEWATER PERMIT FOR IU128862
PERMIT: W-535428

The Bureau of Sanitation has completed a review of Sunshine Canyon Landfill's application to discharge industrial wastewater to the City of Los Angeles sewer system. Pursuant to the Bureau's audit, it has been determined that this facility is subject to requirements as a Non-Categorical Significant Industrial User, and other applicable Federal, State and Local wastewater discharge requirements. Therefore, in accordance with provisions of the Los Angeles Municipal Code (L.A.M.C.) Section 64.30, this Industrial Wastewater Permit is being issued to include comprehensive permit conditions which identify the requirements that are applicable to Sunshine Canyon Landfill. All discharges from this facility and actions and reports relating thereto shall be in accordance with the terms and conditions of this permit.

This permit shall become effective at midnight on October 18, 2017 and shall expire at midnight on August 31, 2020. During the term of this permit, the permittee shall immediately notify the Bureau of Sanitation of any changes to the facility, process, production, or pretreatment system that may change the characteristics which causes it to be different from that expressly allowed under this permit.

If there are any questions regarding these permit conditions, please contact Jocelyn Carrillo of my staff at (323) 342-6082.

Sincerely,

ENRIQUE C. ZALDIVAR, Director
LA Sanitation

By

Michael Simpson, Division Manager
Industrial Waste Management Division

C: SIU Permitting Section
Bhupendra Patel, Chief Environmental Compliance Inspector II
INDUSTRIAL USER
PERMIT REQUIREMENTS AND CONDITIONS

Legal Name: Browning-Ferris Industries of Calif., Inc.
Db Name: SUNSHINE CANYON LANDFILL
Industrial User No: IU128862

INDUSTRIAL WASTEWATER PERMIT NO.
W-535428
INDUSTRIAL WASTEWATER PERMIT

INDUSTRIAL USER NO: IU128862
PERMIT NO: W-535428
EFFECTIVE DATE: 09/01/2014
AMENDED DATE: NA
EXPIRATION DATE: 08/31/2020

LEGAL BUSINESS NAME: BROWNING-FERRIS INDUSTRIES OF CALIF., INC.
DOING BUSINESS AS: SUNSHINE CANYON LANDFILL
MAILING ADDRESS: 14747 SAN FERNANDO ROAD
SYLMAR, CA 91342
LOCATION ADDRESS: 14747 SAN FERNANDO ROAD
SYLMAR, CA 91342
CATEGORY: NON-CATEGORICAL SIU

POINT OF DISCHARGE: PUBLIC SEWER

In accordance with the provisions of the Los Angeles Municipal Code (L.A.M.C.) Section 64.30, the above identified industrial user is hereby authorized to discharge industrial wastewater through the approved point of discharge identified herein in accordance with the discharge limitations, conditions, and requirements set forth in this permit and the L.A.M.C. Compliance with this permit does not relieve the industrial user of its obligation to comply with all pretreatment regulations, standards or requirements under local, State and Federal laws, including any such laws, regulations, standards or requirements that may become effective during the term of this permit.

The industrial user must comply with the provisions of L.A.M.C. Section 64.30 and all terms and conditions of this permit. Noncompliance with the terms and conditions of this permit shall constitute a violation of the L.A.M.C. Section 64.30 and may subject the industrial user to administrative actions or other legal proceedings. This permit becomes void upon any change of ownership or location whatsoever.

Enrique C. Zaldívar, Director
LA Sanitation

BY: [Signature]
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APPENDICES

Appendix A: Fact Sheet
Appendix B: Attachments
Attachment 1 – Site Plan
Attachment 2 – Site Liquid Management Plan
Attachment 3 – Process Flow
Attachment 4 – Sewer Facilities Charge Certificates
Attachment 5 – Sewer Capacity Availability Request (SCAR)
Attachment 6 – 14747 San Fernando Road Sewer Map

Appendix C: Self-Monitoring Report Form and Instructions

See Appendix
PART 1 - SAMPLE POINT DESCRIPTION AND FACILITY FLOW INFORMATION

A. Sample Point

The industrial user is authorized to discharge industrial wastewater to the City of Los Angeles sewer system from the sample point(s) listed below.

<table>
<thead>
<tr>
<th>INDUSTRIAL WASTEWATER PERMIT</th>
<th>SAMPLE POINT</th>
<th>FLOW PER OPERATIONAL DAY (GPD)</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>W-535428</td>
<td>01</td>
<td>300,000 300,000</td>
<td>Secured Sampling Facility is located at Magnetic Flow meter Vault.</td>
</tr>
</tbody>
</table>

B. Industrial User Flow

<table>
<thead>
<tr>
<th>Facility Flow Information</th>
<th>Total (GPD)</th>
<th>Process (GPD)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>300,000</td>
<td>300,000</td>
</tr>
</tbody>
</table>

Footnotes to Sample Point Description and Industrial User Flow Information

1 Sunshine Canyon Landfill shall not discharge greater than 300,000 gpd of leachate to the City sewer system. Refer to Part 5. B – Special Conditions.
PART 2 - DISCHARGE LIMITATIONS

The discharge from the designated sample points shall not exceed the following discharge limitations:

A. Industrial Wastewater Permit W-535428

1. Sample Point 01 – Significant Non-Categorical Industrial User

<table>
<thead>
<tr>
<th>Constituent</th>
<th>Local Instantaneous Maximum, mg/l</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic (Total)</td>
<td>3.00</td>
</tr>
<tr>
<td>Cadmium (Total)</td>
<td>15.00</td>
</tr>
<tr>
<td>Chromium (Total)</td>
<td>10.00</td>
</tr>
<tr>
<td>Copper (Total)</td>
<td>15.00</td>
</tr>
<tr>
<td>Lead (Total)</td>
<td>5.00</td>
</tr>
<tr>
<td>Nickel (Total)</td>
<td>12.00</td>
</tr>
<tr>
<td>Silver (Total)</td>
<td>5.00</td>
</tr>
<tr>
<td>Zinc (Total)</td>
<td>25.00</td>
</tr>
<tr>
<td>Cyanide (Total)</td>
<td>10.00</td>
</tr>
<tr>
<td>Cyanide (Free)(^1)</td>
<td>2.00</td>
</tr>
<tr>
<td>Sulfides (Dissolved)</td>
<td>0.10</td>
</tr>
<tr>
<td>Oil &amp; Grease (Total)</td>
<td>600.00</td>
</tr>
<tr>
<td>Oil &amp; Grease (Floatable)</td>
<td>None Visible</td>
</tr>
<tr>
<td>pH (Standard Units)</td>
<td>5.50 - 11.00</td>
</tr>
</tbody>
</table>

Footnotes to Discharge Limitations

\(^1\)Cyanide (Free) shall mean cyanide amenable to chlorination as defined by 40 CFR 136.
PART 3 – MONITORING REQUIREMENTS

The industrial user shall monitor the designated sample point, for the following constituents, at the indicated frequency and by the indicated sample type.

A. Industrial Wastewater Permit W-535428

1. Sample Point 01

<table>
<thead>
<tr>
<th>Constituent</th>
<th>Measurement Frequency</th>
<th>Sample Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daily Sample Flow</td>
<td>Semi-Annual</td>
<td>Flow</td>
</tr>
<tr>
<td>Arsenic (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Cadmium (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Chloride²</td>
<td>Semi-Annual</td>
<td>Grab or Composite</td>
</tr>
<tr>
<td>Chromium (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Copper (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Cyanide (Free)</td>
<td>Semi-Annual</td>
<td>Grab</td>
</tr>
<tr>
<td>Cyanide (Total)</td>
<td>Semi-Annual</td>
<td>Grab</td>
</tr>
<tr>
<td>Dissolved Sulfides</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Lead (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Nickel (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Oil &amp; Grease (Total)</td>
<td>Semi-Annual</td>
<td>Grab</td>
</tr>
<tr>
<td>pH³</td>
<td>Semi-Annual</td>
<td>Grab</td>
</tr>
<tr>
<td>Silver (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
<tr>
<td>Zinc (Total)</td>
<td>Semi-Annual</td>
<td>Grab or Composite¹</td>
</tr>
</tbody>
</table>
B. Representative Monitoring and Sampling

1. Monitoring and sampling shall be carried out during a period of normal operations.

2. All handling and preservation of collected samples and laboratory analyses of samples shall be performed in accordance with 40 CFR Part 136 and amendments thereto unless specified otherwise in the monitoring conditions of this permit. The handling, storage and analyses of all samples taken for the determination of the wastewater characteristics discharged shall be performed by laboratories certified by the State of California or approved by the Director of the Bureau of Sanitation.

3. The detection limits employed for wastewater analysis shall be lower than the permit limits established for a given parameter.

4. The industrial user is responsible for maintaining and cleaning the designated sample point(s) to prevent any build-up of oil and grease, sediment or sludge. Failure to do so does not invalidate sampling test results. Analytical results from samples taken from designated sample points according to accepted sampling procedure shall be accepted as binding.

5. Sample Points identified in the Industrial Wastewater Permit shall not be changed without notification and approval by the Director.

FOOTNOTES TO MONITORING REQUIREMENTS

1^The local limits for heavy metals can be compared to the results from grab sampling as well as composite sampling.

2^The City of Los Angeles is establishing a database for chlorides.

3^Refer to Part 5. A – Special Conditions.
PART 4 – REPORTING REQUIREMENTS

A. Self-Monitoring

1. The industrial user shall implement a self-monitoring program for the designated Industrial Wastewater Permit. Monitoring results obtained shall be summarized and reported on the enclosed report form entitled "Periodic Compliance Report” and submitted with a US Post Office postmark date by the 15th day of the month following the monitoring period. Facsimiles (faxes) of self-monitoring reports shall not be accepted. Reports with original signatures must be submitted by the due date.

The first self-monitoring report for the monitoring period of July 1 – December 31, 2017 shall be submitted by January 15, 2018. Subsequent reports shall be submitted in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Industrial Wastewater Permit</th>
<th>Type of Report</th>
<th>Monitoring Period</th>
<th>Report Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>W-535428 Sample Point 01</td>
<td>Local Limits Periodic</td>
<td>Jan 1 - Jun 30</td>
<td>Jul 15</td>
</tr>
<tr>
<td></td>
<td>Compliance Report</td>
<td>Jul 1 - Dec 31</td>
<td>Jan 15</td>
</tr>
</tbody>
</table>

2. All portions of the Periodic Compliance Report form must be completed or the report may not be accepted.

3. The report shall indicate the nature and concentration of all pollutants in the effluent for which sampling and analyses were performed including measured or estimated maximum and average daily flows. The report shall be based upon data obtained through appropriate sampling and analyses performed which represents the conditions occurring during the period covered by the report.

4. Copies of all laboratory results shall be submitted with each report.

5. The Bureau of Sanitation will not accept reports where monitoring was conducted outside the monitoring period specified in this permit.

B. Self-Monitoring Report Submittal

All self-monitoring reports required by this permit shall be submitted to the Director at the following address:

City of Los Angeles
Bureau of Sanitation
Industrial Waste Management Division
2714 Media Center Drive
Los Angeles, CA 90065

Attn: Information Systems Support Squad
C. Additional Monitoring

If the industrial user monitors any pollutant more frequently than required by this permit, using test procedures prescribed in 40 CFR 136 or amendments thereto or otherwise approved by EPA or specified in this permit, the results of such monitoring shall be reported in the compliance report and submitted to the Director.

D. Automatic Resampling

If the results of the industrial user's wastewater analysis indicate a violation has occurred, the industrial user must comply with the following:

1. Inform the Director of the violation within 24 hours by contacting the Bureau of Sanitation Industrial Waste Management Division SIU Inspection Group at (323) 342-6200; and

2. Repeat the sampling and pollutant analysis and submit, in writing, the results of this second analysis within 30 days after becoming aware of the violation.

E. Pre-notification of Monitoring and Sampling

The industrial user shall notify the SIU Inspection Group by telephone at (323) 342-6200 at least 48 hours in advance of any monitoring or sampling to be performed. Notification shall include the date, time and location of proposed monitoring or sampling. Monitoring and sampling shall be carried out during a period of normal operations. Prior to the commencement of any sampling or monitoring, the Director may request that the industrial user furnish to the Director a split sample and all supporting data (i.e., methodology, flow measuring data, strip chart recordings and other pertinent information). The Director reserves the right to refuse any data developed from the monitoring or sampling activity if the industrial user fails to comply with the pre-notification procedure or other requirements of sampling and analysis.
PART 5 – SPECIAL CONDITIONS

A. pH MONITORING AND RECORDING SYSTEM

The pH of the wastewater discharge to the sewer system shall be monitored and recorded continuously using a pH meter and recording device. To ensure the proper operation and continued accuracy of the pH meter, Sunshine Canyon Landfill shall clean, maintain, and calibrate the device periodically in accordance with the manufacturer’s requirements. A logbook for pH calibration must be kept. The pH chart must be initialed daily by an operator at the facility to validate the proper operation of the pH monitoring and recording system.

B. DISCHARGE REQUIREMENTS

Sunshine Canyon Landfill is allowed to discharge a total of 300,000 gpd (208.33 gpm) of landfill leachate at a maximum flow rate of 250 gpm, not exceeding 300,000 gallons per day through the sewer connection located at 14747 N. San Fernando Road, Sylmar into the City of Los Angeles sewer system.

C. SECURED SAMPLING FACILITY INSTALLATION

1. By November 30, 2017, Sunshine Canyon Landfill shall submit plans and diagrams for installation of a Secured Sampling Facility (SSF) at Sample Point 01, located at Magnetic Flow meter Vault, for Bureau approval. The SSF must be an enclosed structure with a bottom opening for tubing and probes and possesses minimum inside dimensions of 24" X 27" X 36". A lockable door is required to provide safe and convenient access to the internal space of the SSF by representatives of the Bureau. The door must be equipped with a latch and hasp or other mechanism such that a padlock can be installed by a Bureau representative to secure the facility during sampling with Bureau equipment. The SSF must be designed such that a sampling tube and pH probe cable can pass from the monitoring equipment to the sample point. The design must ensure that such a sampling tube will be tamper proof. The SSF may be designed so that it is removable when not in use. However, when in use, it must be secured to the sampling location such that it cannot removed until the sampling event is completed and the Bureau has unlocked the door and removed its equipment.

2. Within 30 days of approval, Sunshine Canyon Landfill shall complete installation of the SSF.

D. SAMPLE POINT IDENTIFICATION

Within 30 days after installation of the Sampling Point, Sample Point shall be identified with a sign or placard containing the following information:

City of Los Angeles
Sample Point 01
IW Permit No. W-535428

The sign or placard shall have minimum dimensions of 4 inches by 16 inches, with lettering a minimum height of 3/4 inches. The sign or placard shall be protected, or placed on a material which will withstand corrosion and water damage. The sign or placard shall be posted at the sampling location to allow for immediate identification.

E. FLOW METER CALIBRATION

To ensure proper operation and continued accuracy of the industrial wastewater flow measurement device, Sunshine Canyon Landfill shall clean, maintain, and calibrate the device periodically in accordance with the manufacturer’s requirements. A maintenance record shall be available at all times for Bureau of Sanitation review.
PART 6 – STANDARD CONDITIONS

A. Prohibitions

1. General Prohibitive Standards

The Industrial User shall comply with all the general prohibitive discharge standards in the General Pretreatment Regulations, 40 CFR 403, and the L.A.M.C. Section 64.30. Except as expressly allowed in an Industrial Wastewater Permit, no Industrial User shall introduce or cause to be introduced into the POTW any of the following:

a) Gasoline, mercury, total identifiable chlorinated hydrocarbons, kerosene, naphtha, benzene, toluene, xylene, ethers, alcohols, ketones, aldehydes, peroxides, chlorates, perchlorates, bromates, carbides, hydrides, solvents, pesticides or jet fuel;

b) Liquids, solids or gases which by reason of their nature or quantity are flammable, reactive, explosive, corrosive, or radioactive, or by interaction with other materials could result in fire, explosion or injury. Pollutants which create a fire or explosion hazard in the POTW, including, but not limited to, wastewater with a closed cup flashpoint of less than 140 degrees Fahrenheit or 60 degrees Centigrade using the test methods specified in 40CFR261;

c) Solid or viscous materials which could cause obstruction to the flow or operation of the POTW;

d) Toxic pollutants in sufficient quantity to injure or interfere with any wastewater treatment process, including private pretreatment systems, to constitute a hazard or cause injury to human, animal, plant or fish life, or to exceed any limitation set forth in this Permit;

e) Noxious or malodorous liquids, gases, or solids in sufficient quantity either singly or by interaction with other materials to create a public nuisance, hazard to life, or to prevent entry of any person to the POTW;

f) Pollutants which result in the presence of toxic gases, vapors or fumes within the POTW in a quantity that may cause acute worker health and safety problems;

g) Material of sufficient quantity to interfere with any POTW treatment plant process or to render any product thereof unsuitable for reclamation and reuse;

h) Material in sufficient quantity to cause the POTW to be in noncompliance with biosolids use or disposal criteria, guidelines or regulations in conjunction with Section 405 of the Act, the Solid Waste Disposal Act (SWDA), the Clean Air Act, the Toxic Substances Control Act, the Marine Protection Research and Sanctuaries Act, or State criteria (including those contained in any state sludge management plan prepared pursuant to Title II of SWDA) applicable to the biosolids management method being used;

i) Material which will cause the POTW to violate its NPDES Permit, applicable Federal and State statutes, rules or regulations;

j) Wastewater containing pigment which is not removed in the ordinary POTW treatment process and which creates a visual contrast with the material appearance of the POTW discharge observable at the point of POTW discharge;

k) Wastewater having a heat content in such quantities that the temperature of the wastewater at the introduction into the POTW Collection system exceeds 140 degrees Fahrenheit, or at the introduction into the POTW treatment plant exceeds 104 degrees Fahrenheit;

l) Petroleum oil, nonbiodegradable cutting oil, or products of mineral oil origin in amounts that will cause interference or pass through;
m) Pollutants, including oxygen demanding pollutants, released at a flow rate or pollutant concentration which will cause or contribute to interference;

n) Storm water collected and discharged to the POTW;

o) Single pass cooling water in excess of 200 gallons per day discharged to the POTW;

p) Wastewater which constitutes a hazard or causes injury to human; animal, plant or fish life or creates a public nuisance;

q) Recognizable portions of the human or animal anatomy;

r) Floatable material which is readily removable;

s) Radioactive wastes or isotopes;

t) Grinder food wastes from commercial kitchens, markets, or food plants;

u) Trucked or hauled pollutants, except at discharge points designated by the City;

v) Human or animal blood suspected or known to contain bloodborne pathogen(s);

w) Pharmaceutical wastes;

x) Medical wastes; or

y) Sharps.

B. Permit Provisions

1. Severability

The provisions of this permit are severable, and if any provision of this permit or the application of any provision of this permit to any circumstance is held invalid, the application of such provision to other circumstances and the remainder of this permit shall not be affected thereby.

2. Duty to Comply

The Industrial User must comply with the provisions of L.A.M.C. 64.30 and all conditions of this permit. Failure to comply with the requirements of this permit may be grounds for administrative action or enforcement proceedings, including civil or criminal penalties, injunctive relief and summary abatements.

3. Duty to Mitigate

The Industrial User shall take all reasonable steps to minimize or correct any adverse impact to the public treatment plant or the environment resulting from noncompliance with this permit, including such accelerated or additional monitoring as necessary to determine the nature and impact of the noncomplying discharge.

4. Modification or Revision of the Permit

This permit may be modified, revoked and reissued or terminated for good causes including, but not limited to, the following:

a) The incorporation of any new or revised Federal, State or Local pretreatment standards or requirements;

b) Material or significant alterations or additions to the Industrial User’s operational processes or discharge volume or character which were not covered in the effective permit;
c) A change in any condition that requires either a temporary or permanent reduction or elimination of the authorized discharge;

d) Information indicating that the permitted discharge poses a threat to the City of Los Angeles' collection and treatment systems, POTW personnel or the receiving waters;

e) A violation of any terms or conditions of this permit;

f) Obtaining this permit by misrepresentation or failure to disclose fully all relevant facts;

g) A revision of or a grant of variance from such categorical standards pursuant to 40 CFR 403.13.

h) A request of the Industrial User, provided such request does not create a violation of any existing applicable requirements, standards, laws or rules and regulations; or

i) A correction of typographical or other errors in the permit.

5. Property Rights

The issuance of this permit does not convey any property rights of any sort or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor does it authorize any violation of Federal, State or Local laws or regulations.

6. Limitation of Permit Transfer

An Industrial Wastewater Permit shall not be transferable by operation of law or otherwise, either from one location to another or from one person to another. Statutory mergers or name changes shall not constitute a transfer or a change in ownership.

7. Duty to Reapply

To continue an activity regulated by this permit after the expiration date, the Industrial User must file an application for permit renewal at least 90 days before the expiration date of this permit.

8. Dilution

The Industrial User shall not increase the use of potable or process water or, in any way, attempt to dilute an effluent as a partial or complete substitute for adequate treatment to achieve compliance with the limitations contained in this permit.

9. Compliance with Applicable Pretreatment Standards and Requirements

The Industrial User shall comply at all times with any and all applicable Local, State and Federal pretreatment standards and requirements including Best Management Practices and any such standards or requirements that may become effective during the term of this permit. In addition, the Industrial User may be required to prepare a pollution prevention plan.

10. Confidentiality

a) Any information, except for discharge and effluent data, submitted to the City pursuant to this Permit may be claimed by the Industrial User to be confidential. Any such claim must be asserted at the time of submission of the information or data to the City. The claim may be asserted by stamping the words "Confidential Business Information" on each page containing such information or by other means; however, if no claim is asserted at the time of submission, the City may make the information available to the public without further notice. If such a claim is asserted, the information will be treated in accordance with the procedures set forth in 40 CFR Part 2 (Public Information).

b) Information and data provided to the City which is effluent data shall be available to the public without restriction.
C. Operation and Maintenance of Pollution Controls

1. Proper Operation and Maintenance

The Industrial User shall at all times properly operate and maintain all facilities and systems for treatment and control (and related appurtenances) which are installed or used by the Industrial User to achieve compliance with the conditions of this permit. Proper operation and maintenance includes but is not limited to effective performance, adequate funding, adequate operator staffing and training and adequate laboratory and process controls including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems only when necessary to achieve compliance with the conditions of the permit.

2. Duty to Halt or Reduce Activity

Upon reduction of efficiency of operation or loss or failure of all or part of the pretreatment facility, the Industrial User shall, to the extent necessary to maintain compliance with its permit, control its production or discharge (or both) until operation of the pretreatment facility is restored or an alternative method of pretreatment is provided. This requirement applies, for example, when the primary source of power of the pretreatment facility fails or is reduced. It shall not be a defense for an Industrial User in an enforcement action to state that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit.

3. Removed Substances

Solids, sludge, filter backwash or other pollutants removed in the course of treatment or control of wastewaters shall be disposed of in accordance with section 405 of the Clean Water Act and Subtitles C and D of the Resource Conservation and Recovery Act.

4. Bypass of Treatment Facilities

a) Bypass is prohibited unless it is unavoidable to prevent loss of life, personal injury or severe property damage or no feasible alternatives exist.

b) The Industrial User may allow bypass to occur which does not cause effluent limitations to be exceeded, but only if it is also for essential maintenance to assure efficient operation.

c) Notification of bypass:

(1) Anticipated bypass. If the Industrial User knows in advance of the need for a bypass, written notice shall be submitted to the Director at least ten days prior to the anticipated date of bypass.

(2) Unanticipated bypass. The Industrial User shall provide oral notice of an unanticipated bypass that exceeds applicable Pretreatment Standards to the Director at (323) 342-6200 within 24 hours from the time the Industrial User becomes aware of the bypass. A written notice shall also be provided within 5 days of the time the Industrial User becomes aware of the bypass. The written notice shall contain the following:

(i) A description of the bypass including its cause and duration;

(ii) Whether the bypass has been corrected; and

(iii) The steps taken or to be taken to reduce, eliminate and prevent reoccurrence of bypassing.

D. Monitoring and Records

1. Flow Measurements

If flow measurement is required by this permit, the appropriate flow measurement devices and methods consistent with approved scientific practices shall be selected and used to ensure the accuracy and reliability of measurements of the volume of monitored discharge. The devices shall be installed, calibrated and maintained to ensure that the accuracy of the measurements are consistent with the accepted capability of that type of device. Devices selected shall be capable of measuring flows with a
maximum deviation of less than 5 percent from true discharge rates throughout the range of expected discharge volumes.

2. Inspection and Entry

The Industrial User shall allow the Director or an authorized representative, upon the presentation of credentials and other documents, entry to and inspection of the premises. The applicant, by accepting any permit issued pursuant to L.A.M.C. Section 64.30, does hereby consent and agree to the entry upon the premises, described in the permit, by Department personnel for the following purposes as required by this permit or L.A.M.C Section 64.30 or other applicable laws. The City shall be afforded access at all reasonable times:

   a) for the purposes of inspection, sampling, flow measurement, examination of records in the performance of other authorized duties;

   b) to set up on the Industrial User's property such devices as are necessary to conduct sampling inspections, compliance monitoring, flow measuring or metering operations;

   c) to inspect and copy any records, reports, test results or other information required to carry out the provisions of L.A.M.C. Section 64.30, the industrial wastewater permit, or other applicable laws; and

   d) to photograph any waste, waste container, vehicle, waste treatment process, discharge location, or violation discovered during an inspection.

The applicant, by accepting any permit issued, does hereby consent and agree to entry upon the premises as described herein. Any person violating this authority shall be guilty of a misdemeanor.

3. Retention of Records

   a) The Industrial User shall retain records of all monitoring information, including documentation associated with Best Management Practices and all calibration and maintenance records, all original strip chart recordings for continuous monitoring instrumentation, copies of all reports required by this permit and records of all data used to complete the application for this permit, for a period of at least three years from the date of the sample, measurement, report or application. This period may be extended by request of the City of Los Angeles at any time.

   b) All records that pertain to matters that are the subject of special orders or any other enforcement or litigation activities brought by the City of Los Angeles shall be retained and preserved by the Industrial User until all enforcement activities have concluded and all periods of limitation with respect to any and all appeals have expired.

4. Record Contents

Records of sampling and analyses shall include the following:

   a) the date, exact place, time and methods of sampling or measurement, and sample preservation techniques or procedures;

   b) Who performed the sampling or measurements;

   c) The date(s) analyses were performed;

   d) Who performed the analyses;

   e) The analytical techniques or methods used; and

   f) The results of such analyses.
5. **Falsifying Information**

No person shall knowingly make any false statement, representation or certification in any application, record, report, plan or other document filed with the City of Los Angeles. In addition, no person shall tamper with or knowingly render inaccurate any monitoring device required under this permit.

The reports and other documents required to be submitted or maintained under this Industrial Wastewater Permit shall be subject to:

a) The provisions of 18 U.S.C. Section 1001 relating to fraud and false statements;

b) The provisions of Section 309 (c) (4) of the Clean Water Act (CWA), as amended, governing false statements, representation or certification; and

c) The provisions of Section 309 (c) (6) of the Clean Water Act (CWA), as amended, regarding responsible corporate officers.

E. **Additional Reporting Requirements**

1. **Notification of Planned Changes**

The Industrial User shall immediately notify the Director in advance of any significant change to the Industrial User's operations or system which might alter the nature, quality, or volume of its wastewater including the listed or characteristic hazardous wastes for which the Industrial User had submitted initial notification under 40 CFR 403.12(p). The Director may require that a new Industrial Wastewater Permit application be filed and a new permit obtained before any planned changes take place.

2. **Duty to Provide Information**

The Industrial User shall furnish to the Director any information which the Director may request to determine whether cause exists for modifying, revoking and reissuing or terminating this permit. The Industrial User shall also furnish to the Director, upon request, copies of records required to be kept by this permit.

3. **Notification of a Slug or Potential Slug Discharge**

The Industrial User shall notify the Director immediately upon the occurrence of a slug discharge or any changes at its facility affecting the potential for a slug discharge of substance(s) prohibited by L.A.M.C. Section 64.30 that may enter the public sewer. The Director shall be notified by telephone at (323) 342-6200. The notification of a slug discharge shall include location of discharge, date and time thereof, type of waste, including concentration and volume, and corrective action taken. The Industrial User's notification of accidental cases in accordance with this permit does not relieve it of other reporting requirements that arise under Local, State or Federal laws.

Within five (5) days following an accidental discharge, the Industrial User shall submit to the Director a detailed written report. The report shall contain the following:

a) A description and cause of the slug or accidental discharge, the cause(s) thereof and the impact on the Industrial User's compliance status. The description should also include the location of discharge and the type, concentration and volume of waste.

b) The duration of noncompliance, including exact dates and times of noncompliance, and if the noncompliance continues, the time by which compliance is reasonably expected to occur.

c) All steps taken or to be taken to reduce, eliminate and prevent recurrence of such a slug discharge, accidental discharge or any other conditions of noncompliance.
4. Operating Upsets

Any Industrial User that experiences an upset in operations that places the Industrial User in a temporary state of noncompliance with the provisions of either this permit or with L.A.M.C. Section 64.30 shall notify the Director within 24 hours of becoming aware of the upset at (323) 342-6200. The notification shall include the location of discharge, type of material, concentration and volume, and corrective actions taken.

A written follow-up report of the upset shall be filed by the Industrial User with the Director within five (5) days. The report shall contain the following information:

a) A description of the upset, the cause(s) thereof and the upset's impact on the Industrial User's compliance status;

b) The duration of noncompliance, including exact dates and times of noncompliance, and if the noncompliance continues, the time by which compliance is reasonably expected to occur; and

c) All steps taken or to be taken to reduce, eliminate and prevent recurrence of such an upset or other conditions of noncompliance.

The report must also demonstrate that the treatment facility was being operated in a prudent and workmanlike manner.

A documented and verified operating upset shall be an affirmative defense to any enforcement action brought against the Industrial User for violations attributable to the upset event.

5. Slug Discharge Control Plan

Upon request by the Bureau of Sanitation, the Industrial User is required to submit a Slug Discharge Control Plan to address how the Industrial User will respond to spills, bypass, and any accidental discharges that could violate any permit limits or conditions or impact the City sewer system. The plan shall contain detailed procedures to be followed by the Industrial User in the event a slug discharge occurs. The Slug Discharge Control Plan must contain, at a minimum, the following:

a) Description of sewer discharge practices, including non-routine batch discharges;

b) Description of stored chemicals including type and characteristic, volume, and chemical hazard classification;

c) Procedures for promptly notifying the City of slug discharges, including any discharges that would violate a prohibition under 40 CFR 403.5(b), with procedures for follow-up written notification within five days;

d) Any necessary procedures to prevent adverse impact from accidental spills, including inspection and maintenance of storage areas, handling and transfer of materials, loading and unloading operation, control of plant site run-off and worker training;

e) Any necessary measures for building any containment structures or equipment;

f) Any necessary measures for controlling toxic organics (including solvents); and/or

g) Measures and equipment for emergency response.
6. Notification of Hazardous Waste Discharged into POTW

An Industrial User not exempt from the requirements under 40 CFR 403.12(p) shall notify the City of Los Angeles, Bureau of Sanitation; the EPA Region 9, Hazardous Waste Management Division; and the California Environmental Protection Agency, Department of Toxic Substances Control in writing of any discharge into the City of Los Angeles sewer system of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261. The written notification shall be submitted to the City of Los Angeles Bureau of Sanitation, the EPA Region 9 and the California Environmental Protection Agency.

7. Signatory Requirements

All applications, reports or information submitted by the Industrial User to the Director must contain the following certification statement and be signed by an authorized representative indicated below:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

An authorized representative shall mean the following:

(a) a president, secretary, treasurer, or vice-president in charge of a principal business function, or any other person who performs similar policy or decision-making functions, if the Industrial User is a corporation;

(b) the manager of one or more manufacturing, production, or operating facilities, provided the manager is authorized to (1) make management decisions that govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiate and direct other comprehensive measures to assure long-term environmental compliance with environmental laws and regulations; (2) ensure that the necessary systems are established or actions taken to gather complete and accurate information for control mechanism requirements; and (3) sign documents in accordance with corporate procedures;

(c) a general partner or proprietor if the Industrial User is a partnership or proprietorship, respectively;

(d) a principal executive officer or director having responsibility for the overall operation of the discharging facility or a ranking elected official if the Industrial User is a governmental entity, charitable organization or other such unincorporated entity; or

(e) a representative authorized in writing by any individual designated above, if the authorization is submitted to the Director and specifies an individual or a position having responsibility for the overall operation of the facility. This includes the position of plant manager, a position of equivalent responsibility, or an individual having overall responsibility for environmental matters for the company. If an authorization under Paragraph (e) is no longer accurate because a different individual or position has the responsibility for the overall operation of the facility, or overall responsibility for environmental matters of the company, a new authorization satisfying the requirements of Paragraph (e) of this Permit must be submitted to the Director prior to, or together with, any reports to be signed by an authorized representative.

8. Annual Publication

A list of all industries which were in significant noncompliance of applicable federal pretreatment standards, Best Management Practices or other pretreatment requirements during the twelve (12) previous months shall be annually published by the Director in a newspaper(s) of general circulation that provides meaningful public notice within the jurisdiction(s) served by the POTW. Accordingly, the Industrial User is apprised that noncompliance with this permit may lead to an enforcement action and may result in publication of its name in an appropriate newspaper. For purposes of this provision, significant noncompliance is defined under 40 CFR 403.8(f)(2)(viii) and L.A.M.C. Section 64.30.E.8.
9. **Civil and Criminal Liability**

Nothing in this permit shall be construed to relieve the Industrial User from civil and/or criminal penalties for noncompliance under L.A.M.C. Section 64.30 or State or Federal laws and regulations.

10. **Penalties for Violations of Permit Conditions**

The L.A.M.C. Section 64.30 provides that any person who violates a permit condition is subject to a civil penalty in the maximum sum provided by law for each day in which such violation occurs. Any person who willfully or negligently violates permit conditions is subject to criminal penalties of up to $1000.00 per violation per day and/or imprisonment in the County Jail for a period of not more than six (6) months. The Industrial User may also be subject to sanctions under State and/or Federal law.

11. **Liability For Costs Incurred From Unlawful Discharge**

Whenever any Industrial User introduces or causes to be introduced wastewater in violation of this permit or the L.A.M.C. and such discharge, either singly or by interaction with other discharges, results in damage to or is otherwise detrimental to or adversely affects the P.O.T.W., the storm drain system, or any Waters of the State, said Industrial User shall be liable to the City for reasonable costs necessary to correct that discharge, detriment or adverse effect, including, but not limited to labor, material, inspection, transportation, overhead, and incidental expenses associated with the corrective action. The Industrial User shall additionally be liable to the City for the reasonable costs of investigation by the City arising from the unlawful discharge.

12. **Civil Liability**

Violation of any pretreatment standards or requirements or any term or condition or applicable compliance schedule of this permit, the Industrial User shall be civilly liable to the City in a sum of not to exceed twenty-five thousand dollars ($25,000) a day for each violation.


It is the responsibility of the Industrial User to ensure that the operations performed at their site comply with federal hazardous waste management regulations under subtitles C & D of the Resource Conservation and Recovery Act (RCRA) and California hazardous waste management regulations under the Hazardous Waste Control Law (Chap. 6.5, HSC, Sec. 25100 et. seq.) and California Code of Regulations (CCR), Titles 8 and 22. For information on federal and state hazardous waste regulations, contact the California Environmental Protection Agency, Department of Toxic Substances Control.

**F. Definitions**

1. **Best Management Practices (BMP)** - Activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce pollutants in discharges. BMP also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw materials storage.

2. **Bi-Monthly** - Once every other month.

3. **Bypass** - The intentional diversion of wastestreams from any portion of an Industrial User’s treatment facility.

4. **Categorical Pretreatment Standards** - Limitations on pollutant discharges to POTWs, promulgated by EPA in accordance with Section 307 of the Clean Water Act, that apply to specified process wastewaters of particular industrial categories.

5. **Commercial Establishment** - A private establishment such as a restaurant, hotel, laundry, store, filling station, or recreational facility. A nonprofit private or government entity such as a church, school, hospital, military facility, correctional institution recreational facility or a facility owned or operated by a charitable organization is considered a commercial establishment.
6. **Commingled Load** - A load of septage which includes septage generated both within and outside the City’s boundaries.

7. **Composite Sample** - A sample that is collected over time, formed either by continuous sampling or by mixing discrete samples. The sample may be composited either as a flow proportional composite sample (collected either as a constant sample volume at time intervals proportional to stream flow or collected by increasing the volume of each aliquot as the flow increases while maintaining a constant time interval between the aliquot) or as a time composite sample (composed of discrete sample aliquot collected in one container at constant time intervals providing representative samples irrespective of stream flow).

8. **Cooling Water**
   
a) **Uncontaminated** - Water used only for cooling purposes which has no direct contact with any raw material, intermediate or final product and which does not contain a level of contaminants detectably higher than that of the intake water.

b) **Contaminated** - Water used only for cooling purposes which may become contaminated either through the use of water treatment chemicals used for corrosion inhibitors or biocides or by direct contact with process materials and/or wastewater.

9. **Daily Maximum** - The maximum allowable discharge of a pollutant during a calendar day. Where daily maximum limitations are expressed in units of mass, the daily discharge is the total mass discharged over the course of the day. Where daily maximum limitations are expressed in terms of a concentration, the daily discharge is the arithmetic average measurement of the pollutant concentration derived from all measurements taken that day.

10. **Director** - The Director of the Bureau of Sanitation of the Department of Public Works of the City of Los Angeles or the duly authorized representative thereof.

11. **Domestic Septage** - The liquid or solid material removed from a private sewage disposal system (PSDS), portable toilet or other holding device that receives only domestic sewage.

12. **Domestic Wastewater (Domestic Sewage)** - Sanitary wastewater and wastewater generated from household type operations.

13. **Establishment** - An economic unit, generally at a single physical location, where business is conducted or where services or industrial operations are performed.

14. **Facility** - All buildings, equipment, structures, and other stationary items which are located on a single site or on contiguous or adjacent sites and which are owned or operated by the same person (or by any person which controls, is controlled by, or under common control with such person) and is authorized by the City of Los Angeles to discharge industrial wastewater to the POTW. A facility may contain more than one establishment.

15. **Food Service Establishment** - A facility engaged in preparing food for consumption by the public such as, but not limited to, a restaurant, bakery, commercial kitchen, caterer, hotel, school, hospital, prison, correctional facility, or care institution.

16. **Four (4) - Day Average** - The average of daily values for four consecutive monitoring days.

17. **Grab Sample** - An individual sample collected in less than 15 minutes, without regard for flow.

18. **Gravity Grease Interceptor (GGI)** - An approved device with a minimum total volume of 300 gallons that is specifically designed to separate, trap, and hold nonpetroleum fats, oil, and grease (FOG) from an industrial wastewater discharge, and which shall be remotely located from where food is handled, and is identified by the following: volume, a minimum retention time of 30 minutes, baffle(s), a minimum of two compartments, and gravity separation.
19. **Hydromechanical Grease Interceptor (HGI)** - An approved device that is installed in an industrial wastewater drainage system to separate, trap, and hold nonpetroleum fats, oil, and grease (FOG) from a wastewater discharge and is identified by flow rate, retention time, and separation efficiency. HGI design incorporates, in combination or separately, air entrainment, hydromechanical separation, interior baffling, and internal barriers.

20. **Industrial User** – A person that has been authorized to discharge industrial wastewater into the City of Los Angeles POTW.

21. **Industrial Wastewater** - Liquid and any water carried waste other than domestic sewage. Wastewater generated from household type operations, including, but not limited to, dishwashing, laundry, and car washing, performed at commercial establishments for or to support commercial purposes is considered industrial wastewater.

22. **Instantaneous Maximum** - The allowable maximum concentration determined from the analysis of any discrete or composited sample collected, independent of the industrial flow rate and the duration of the sampling event.

23. **Interference** - A discharge which alone or in conjunction with a discharge or discharges from other sources both:
   
   a) Inhibits or disrupts the POTW, its treatment processes or operations or its sludge processes, use or disposal; and
   
   b) Causes a violation of any requirement of the POTW's NPDES permit (including an increase in the magnitude or duration of a violation) or prevents the use of disposal of sewage sludge. The following statutory provisions and regulations or permits issued thereunder apply (or more stringent State or Local regulations): Section 405 of the Clean Water Act, the Solid Waste Disposal Act (SWDA) (including Title II, more commonly referred to as the Resource Conservation and Recovery Act (RCRA) and including State regulations contained in any State sludge management plan prepared pursuant to Subtitle D of the SWDA), the Clean Air Act, the Toxic Substances Control Act and the Marine Protection, Research and Sanctuaries Act.

24. **Monthly Average** - The maximum allowable value for the average of all observations obtained during one calendar month. Compliance with the monthly average discharge limit is required regardless of the number of samples analyzed and averaged. Therefore, if only one sample is taken during the calendar month, results of the one analysis will be used to determine compliance with the monthly average.

25. **Non-Domestic Septage** – The liquid or solid material removed from a private sewage disposal system (PSDS) or other sanitation holding device that receives industrial wastewater or a combination of domestic and industrial wastewater.

26. **Pass Through** - A discharge which exits the POTW into waters of the United States in quantities or concentrations which, alone or in conjunction with a discharge or discharges from other sources, cause a violation of any requirement of the POTW's NPDES permit (including an increase in the magnitude or duration of a violation).

27. **Person** - Any individual, partnership, co-partnership, firm, company, corporation, association, joint stock company, trust, estate, governmental entity or any other legal entity, or their legal representatives, agents or assigns. The masculine gender shall include the feminine, the singular shall include the plural where indicated by the context.

28. **Portable Toilet** – Any portable or permanently installed sanitation apparatus or system which includes a tank for toilet waste retention. Portable Toilet includes sanitation holding devices from airplanes, trains, boats with type III marine sanitation devices, buses, movie dressing room trailers, recreational vehicles, or other similar transport vehicles.
29. **Private Septage Disposal Facility (PSDF)** - A disposal site, other than a City designated discharge location, with a direct connection to the City sewer, which accommodates the discharge of hauled septage.

30. **Publicly Owned Treatment Works (POTW)** - A treatment works as defined by Section 212 of the Clean Water Act which is owned by the State or municipality. This definition includes any devices and systems used in the storage, treatment, recycling and reclamation of municipal sewage or industrial wastes of a liquid nature. It also includes sewers, pipes and other conveyances only if they convey wastewater to a POTW treatment plant.


32. **Sanitary Wastewater** - Wastewater of human origin derived from toilets, urinals, showers, baths and restroom sinks.

33. **Septage** - The liquid or solid material removed from a private sewage disposal system (PSDS), portable toilet or other sanitation holding device that receives wastewater.

34. **Septage Hauler** - A person or an owner/operator of a business that holds Septage Disposal Permit(s) issued by the Director to discharge septage to the City’s P.O.T.W.

35. **Slug Discharge** - Any discharge of a non-routine, episodic nature, including but not limited to an accidental spill or a non-customary batch discharge, which has a reasonable potential to cause Interference or Pass Through, or in any other way violate the POTW’s regulations, local limits or permit conditions.

36. **Total Toxic Organics (TTO)** - The sum of the masses or concentrations greater than 0.01 mg/l of the specific toxic organic compounds regulated by specific categorical pretreatment regulations which is found in the discharge at specific quantifiable concentrations.

37. **Type III Marine Sanitation Device** - A device that is designed to prevent the overboard discharge of treated or untreated domestic sewage.

38. **Upset** - An exceptional incident in which there is unintentional and temporary noncompliance with technology based permit effluent limitations because of factors beyond the reasonable control of the Industrial User, including such factors as operational error, improperly designed or inadequate treatment facilities or improper operation and maintenance or lack thereof.

39. **Wastewater** - Liquid and water - carried industrial and/or domestic wastes and sewage from facilities including, but not limited to, dwellings, commercial buildings, industrial facilities, agricultural activities, hospitals, medical facilities and other institutions, together with other wastes which may be present, whether treated or untreated, which enter the POTW.
A. INDUSTRIAL USER INFORMATION

SUNSHINE CANYON LANDFILL
14747 San Fernando Road
Sylmar, CA 91342

IU128882
W-535428

Josh Mills, Environmental Manager
(818) 362-2124

B. DESCRIPTION OF FACILITY OPERATIONS

Sunshine Canyon Landfill is primarily engaged in receiving and processing municipal waste (SIC 4953). The landfill generates various liquid streams at the site including mildly contaminated seep water, leachate, gas system condensate, and gas well liquids. The seep water consists of three different streams which include cutoff wall water, mildly contaminated seep water impacted by the landfill, and subdrain water.

The different liquid streams generated at the landfill are presented below:

1. Gas Well Liquids: Gas well liquids are liquids pumped from the gas extraction wells in order to allow for removal of landfill gas (LFG) from the landfill. The gas condensate is collected at the low points in the gas collection system throughout the site and at the flare stations. The gas well liquids are stored in frac tank storage area and are pumped to the sewer lift station for direct sewer discharge.

2. Condensate: Gas condensate is produced due to the temperature drop that takes place as the LFG is conveyed from the gas extraction wells to the flare stations for combustion. Condensate is pumped to the frac tank storage area and then pumped to the sewer lift station for direct sewer discharge.

3. Seep Water: Spring (Seep) and underdrain water emerges and is collected throughout the landfill area. Seep water contains trace levels of VOCs. Seep Water sources may be treated in the on-site water reuse treatment systems or may be directly discharged. There are three types of Seep Water, each treated separately, as described below.

- City Seep Water: collected from gravity drains under the old city portion of the landfill.
- Cutoff Wall Water: subsurface water (groundwater) pumped from area near the front entrance of the site. This stream is similar in characteristics to the Seep Water.
- Subdrain Water: spring water collected underneath the County landfill, and conveyed by gravity to the front entrance area of the landfill.

4. Leachate: The leachate is collected at the bottom of the lined disposal areas. Extraction pumps convey leachate streams to the treatment systems for on-site water reuse or directly to the direct sewer discharge.

Operation at the facility began in 1958. Sunshine Canyon Landfill operates six days per week and employs 60 personnel.
C. SAMPLE POINT DESCRIPTION/FACILITY FLOW INFORMATION

<table>
<thead>
<tr>
<th>INDUSTRIAL WASTEWATER PERMIT</th>
<th>SAMPLE POINT</th>
<th>FLOW PER OPERATIONAL DAY (GPD)</th>
<th>DESCRIPTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>W-535428</td>
<td>01</td>
<td>300,000 300,000</td>
<td>Secured Sampling Facility is located at the Magnetic Flow meter Vault.</td>
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<tr>
<td>TOTAL</td>
<td></td>
<td>300,000 300,000</td>
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D. PROCESS UNIT OPERATION/FLOW INFORMATION

<table>
<thead>
<tr>
<th>PERMIT NUMBER</th>
<th>SAMPLE POINT</th>
<th>PROCESS UNIT OPERATION CODE</th>
<th>PROCESS DESCRIPTION</th>
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</thead>
<tbody>
<tr>
<td>W-535428</td>
<td>01</td>
<td>LWDB000</td>
<td>Landfill Leachate Collection</td>
</tr>
</tbody>
</table>

E. DILUTION/AUXILIARY OPERATION/FLOW INFORMATION

Sunshine Canyon Landfill does not generate any dilution wastestream that combines with a process wastestream prior to Sample Point 01.

F. FLOW MEASURING DEVICE

Sunshine Canyon Landfill has installed an inline Flow meter totalizer to monitor the wastewater discharge to the City sewer.

G. PRETREATMENT UNIT OPERATION(S)

Process wastewater generated from Gas Well Liquids, Condensate, Seep Water and Leachate flows through an optional on-site treatment system or chlorination. Treatment systems were installed to treat the cutoff water, seep water, subdrain water, and leachate streams; these streams may be treated for use on site for dust control and/or may be directly discharges to the sewer with or without treatment. The gas well liquids and gas system condensate flows do not undergo any pre-treatment and are discharged directly to the City Sewer through Sample Point 01.

**INDUSTRIAL WASTEWATER PERMIT W-535428**

<table>
<thead>
<tr>
<th>PRETREATMENT UNIT OPERATION CODE</th>
<th>PRETREATMENT UNIT OPERATION DESCRIPTION</th>
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<tbody>
<tr>
<td>AD0010</td>
<td>ADSORPTION - ACTIVATED CARBON</td>
</tr>
<tr>
<td>NE0010</td>
<td>NEUTRALIZATION</td>
</tr>
<tr>
<td>0110TR</td>
<td>RECIRCULATION</td>
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</table>
H. POLLUTION PREVENTION

SUNSHINE CANYON LANDFILL has implemented the following pollution prevention practice(s).

<table>
<thead>
<tr>
<th>POLLUTION PREVENTION PRACTICE CODE</th>
<th>POLLUTION PREVENTION PRACTICE DESCRIPTION</th>
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</thead>
<tbody>
<tr>
<td>OPM60</td>
<td>Employee training</td>
</tr>
<tr>
<td>OPM70</td>
<td>Housekeeping</td>
</tr>
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</table>

I. DISCHARGE LIMITATIONS AND MONITORING REQUIREMENTS

See permit, PART 2 - DISCHARGE LIMITATIONS.
See permit, PART 3 - MONITORING REQUIREMENTS

J. REPORTING REQUIREMENTS

See permit, PART 4 - REPORTING REQUIREMENTS.

K. SPECIAL CONDITIONS

See permit, PART 5 - SPECIAL CONDITIONS.

L. STANDARD CONDITIONS

See permit, PART 6 - STANDARD CONDITIONS.

M. RATIONALE FOR EFFLUENT LIMITATIONS

Sunshine Canyon Landfill does not perform any of the operations covered under the Federal Pretreatment Categorical Standards. However, the Federal definition of Significant Industrial User applies to this facility because the process wastewater generated and discharged is greater than 25,000 gpd. As a result, Sunshine Canyon Landfill is required to comply with 40 CFR 403.12.

Since the total process wastewater from this facility is greater than 25,000 gallons per day, this facility is classified as a Significant Industrial User.

Sample Point 01 is the last point of discharge to the sewer system and the Local Limit applies at this point. One set of limits apply to the discharges from this facility to the City of Los Angeles sewer system: the Local Limits. Therefore, Sunshine Canyon Landfill is required to self-monitor for Local Limits semi-annually.

Prepared By: Jocelyn Carrillo                      Date: ___________

Reviewed By: Nic Tolentino                      Date: ___________

IU128862.fst/jnc
APPENDIX B
Attachments
INDUSTRIAL USER NO. IU-128862
SEWER DISCHARGE PERMIT APPLICATION
SUNSHINE CANYON LANDFILL

ON-SITE WATER REUSE TREATMENT SYSTEMS

FIGURE 3: PROCESS FLOW SCHEMATIC FOR THE OPTIONAL
<table>
<thead>
<tr>
<th>Certificate NO.: C-2017810921</th>
</tr>
</thead>
</table>

| Total Bonded Amount Due     | $50.00  |
|                            | $74.00  |
| 7% Surcharge of Bonded      | $5.00   |
| Bonded Sewer Fee            | $50.00  |
| Total SFC Amount Due        | $570.25 |
| 5% Surcharge of Total SFC   | $28.53  |
| Total Amount                | $598.78 |

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<tr>
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<th>Facility Description</th>
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<tbody>
<tr>
<td>Sewer Facilities Charge</td>
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<tr>
<td>Flow Rate After July 1, 1994</td>
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</tbody>
</table>

<table>
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<tr>
<th>Industrial Discharge</th>
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<tbody>
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<td>Facility Description</td>
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<tr>
<td>Sewer Facilities Charge</td>
</tr>
<tr>
<td>Flow Rate After July 1, 1994</td>
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</tbody>
</table>

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<tr>
<th>197098</th>
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<tbody>
<tr>
<td>10</td>
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</tbody>
</table>

BOND AND SPECIAL SEWER CONNECTION CERTIFICATE
**Sewer Capacity Availability Request (SCAR)**

**Date Collected:** 03/10/2017

**SCAR Fee (W: $370 / C: $70):** $2,568.50

**Fees Collected:** Yes

**Date Processed:** 03/13/2017

**SAN Review Completed:** Yes

**SAN Review Processed by:** Irene China

**SAN Review Submitted by:** Irene China

**SAN Review Completed:** 03/13/2017

**SAN Review Sanitation Status:**
- Phone: 323-42-6200
- Fax: 323-42-6200

**SAN Review Sanitation Status:**
- Phone: 323-42-6200
- Fax: 323-42-6200

**SAN Review Comments:**
- Phone: 323-42-6200
- Fax: 323-42-6200

**SAN Review Processed by:** Irene China

**SAN Review Expired On:**
- Date Processed: 03/13/2017
- Note: Results are good for 180 days from the date of approval by the Bureau of Sanitation.

**Proposed Total Flow (GPD):**
- 3,000,000
- 1,000,000
- 300,000

**Proposed Facility Description:**

<table>
<thead>
<tr>
<th>Proposed Use Description</th>
<th>GPD</th>
<th>Sewage Generation Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

**Proposed Facility Description (cont.)**

<table>
<thead>
<tr>
<th>Notes</th>
<th>Approved Flow %</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</table>

**SMIM Map - Maintenance Hole Locations:**

<table>
<thead>
<tr>
<th>S-Map</th>
<th>Wye MP#: 228-137-3</th>
</tr>
</thead>
<tbody>
<tr>
<td>14042-02000-05291</td>
<td>350</td>
</tr>
<tr>
<td>CA</td>
<td>530-623-1215</td>
</tr>
<tr>
<td>ONTARIO</td>
<td>2717 E GAUSHI RD, STE 1</td>
</tr>
<tr>
<td>GELOGIC ASSOCIATES, INC</td>
<td>2717 E GAUSHI RD, STE 1</td>
</tr>
<tr>
<td>VALLEY DISTRICT</td>
<td>2717 E GAUSHI RD, STE 1</td>
</tr>
<tr>
<td>BOE DISTRICT</td>
<td>2717 E GAUSHI RD, STE 1</td>
</tr>
</tbody>
</table>

**Request WILL Serve Letter:**
- Request submitted on behalf of the applicant requesting to connect to the public sewer system.

**To:** Bureau of Sanitation

**City of Los Angeles**
APPENDIX C
Self-Monitoring Report Form and Instructions
**PERMIT W - 535428**

**PH.# (818) 362-2096**

**DBA: SUNSHINE CANYON LANDFILL**

**ADDRESS: 14747 San Fernando Road Sylmar, CA 91342**

**SAMPLE POINT NO.: 01-001**

**SAMPLE DESC:**
End-of-pipe -- Normal Operations

---

**FLOW INFORMATION**

- **DAILY FLOWRATES:**
  1. **SAMPLE DAY FLOW:** [ ] GPD, [ ] M [ ] E [ ] C
  2. **AVE. FLOW FOR THE MONITORING PERIOD:** [ ] GPD, [ ] M [ ] E [ ] C
  3. **MAX. FLOW FOR THE MONITORING PERIOD:** [ ] GPD, [ ] M [ ] E [ ] C

- **AUXILIARY FLOW ON DAY OF SAMPLING:**
  1. **BOILER BLOWDOWN:** [ ] GPD, [ ] M [ ] E [ ] C
  2. **NON-CONTACT COOLING:** [ ] GPD, [ ] M [ ] E [ ] C
  3. **DEMINERALIZATION/BACKWASH:** [ ] GPD, [ ] M [ ] E [ ] C
  4. **COOLING TOWER BLEEDOFF:** [ ] GPD, [ ] M [ ] E [ ] C
  5. **OTHERS:** [ ] GPD, [ ] M [ ] E [ ] C

- **BATCH DISCHARGE ONLY:**
  1. **NO. OF OPERATIONAL DAYS:** [ ] DAYS
  2. **NO. OF DAYS FOR ACCUM:** [ ] DAYS
  3. **DISCHARGE VOLUME:** [ ] GALLONS

---

**SAMPLING INFORMATION**

<table>
<thead>
<tr>
<th>SAMPLE TYPE</th>
<th>DATE (START)</th>
<th>DATE (END)</th>
<th>TIME (START)</th>
<th>TIME (END)</th>
<th>SPLIT SAMPLE (Y/N)</th>
<th>PRE-NOTIFICATION DATE</th>
<th>LABORATORY NAME</th>
<th>LABORATORY CERT. #</th>
</tr>
</thead>
<tbody>
<tr>
<td>COMP</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>GRAB</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTES:**

- DCC - Discharge Case Condition; TTO - Total Toxic Organic; CN - Cyanide
- MO - Monthly; BM - BiMonthly; QT - Quarterly; SA - SemiAnnual; AN - Annual
- GPD - Gallons Per Day; M - Measured; E - Estimated; C - Calculated; COMP - Compost, G - Grab
- Mgl - Milligrams Per Liter; PPD - Pounds Per Day

**REVIEWED BY:**

**REVISED 10/05/2017**
<table>
<thead>
<tr>
<th>ANALYTE</th>
<th>MONITORING</th>
<th>INSTANTANEOUS</th>
<th>DAILY</th>
<th>MONTHLY</th>
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<tbody>
<tr>
<td>Arsenic, Total</td>
<td>Semi-Annual</td>
<td>3.00 mg/l</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cadmium, Total</td>
<td>Semi-Annual</td>
<td>15.00 mg/l</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chloride</td>
<td>Semi-Annual</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chromium, Total</td>
<td>Semi-Annual</td>
<td>10.00 mg/l</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Copper, Total</td>
<td>Semi-Annual</td>
<td>15.00 mg/l</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cyanide (Free)</td>
<td>Semi-Annual</td>
<td>2.00 mg/l</td>
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<tr>
<td>Cyanide (Total)</td>
<td>Semi-Annual</td>
<td>10.00 mg/l</td>
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<tr>
<td>Dissolved Sulfides</td>
<td>Semi-Annual</td>
<td>0.10 mg/l</td>
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<tr>
<td>Lead, Total</td>
<td>Semi-Annual</td>
<td>5.00 mg/l</td>
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<td></td>
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<tr>
<td>Nickel, Total</td>
<td>Semi-Annual</td>
<td>12.00 mg/l</td>
<td></td>
<td></td>
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<tr>
<td>Oil &amp; Grease (Total)</td>
<td>Semi-Annual</td>
<td>600.00 mg/l</td>
<td></td>
<td></td>
</tr>
<tr>
<td>pH</td>
<td>Semi-Annual</td>
<td>5.50 - 11.00 SU</td>
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<tr>
<td>Silver, Total</td>
<td>Semi-Annual</td>
<td>5.00 mg/l</td>
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<td></td>
</tr>
<tr>
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<td>Semi-Annual</td>
<td>25.00 mg/l</td>
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<td></td>
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<tr>
<td>ANALYTE</td>
<td>SAMPLE TYPE</td>
<td>LABORATORY RESULTS</td>
<td>*VIOLATION</td>
<td></td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-------------</td>
<td>--------------------</td>
<td>------------</td>
<td></td>
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<tr>
<td>Arsenic, Total</td>
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<td>Copper, Total</td>
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<tr>
<td>Lead, Total</td>
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<td></td>
</tr>
<tr>
<td>Nickel, Total</td>
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</tr>
<tr>
<td>Silver, Total</td>
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</tr>
<tr>
<td>Zinc, Total</td>
<td></td>
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</tr>
<tr>
<td>Chloride</td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Cyanide (Free)</td>
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<tr>
<td>Cyanide (Total)</td>
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<tr>
<td>Oil &amp; Grease (Total)</td>
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<tr>
<td>Dissolved Sulfides</td>
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</tr>
<tr>
<td>pH</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* See permit for the discharge limits. If in violation, attach a statement of reason for violation and corrective action taken.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Authorized Representative Signature: ________________________
Print Name: ________________________
Title: ________________________
Date: ________________________

Revised 10/05/2017
SELF-MONITORING REPORT FORM INSTRUCTIONS

SECTION I:
FLOW INFORMATION
Report all flows in terms of Gallons Per Day (GPD) unless noted otherwise and check (√) if the reported flow was (M) Measured, (E) Estimated, or (C)Calculated.

A. DAILY FLOWRATES
   A.1 SAMPLE DAY FLOW - Enter the discharge flow during the sampling period (the day/s the sample was collected).
   A.2 AVERAGE FLOW FOR THE MONITORING PERIOD - Enter the average daily discharge flow throughout the monitoring period. For example, if the report was submitted for the 1st Bi-Monthly monitoring period, the flow should be the average daily flow during the months of January thru February.
   A.3 MAXIMUM FLOW FOR THE MONITORING PERIOD - Enter the maximum discharge flow for a single day throughout the monitoring period.

B. AUXILLARY FLOW ON DAY OF SAMPLING - Provide a breakdown of the sources of auxiliary flows during the sampling period. Possible sources are: B.1) Boiler Blowdown; B.2) Non-Contact Cooling; B.3) Demineralizer Backwash; B.4) Cooling Tower Bleedoff, and, B.5) Others (specify).

C. BATCH DISCHARGER ONLY - Applies to industrial users that discharge wastewater on a batch basis.
   C.1 NO. OF OPERATIONAL DAYS - Enter the number of days that manufacturing has been performed since last batch discharge.
   C.2 NO. OF DAYS FOR ACCUMULATION - Enter the number of days the wastewater has been accumulated since last batch discharge.
   C.3 DISCHARGE VOLUME - Enter the total volume of wastewater discharged per batch in gallons.

SECTION II:
SAMPLING INFORMATION
A. SAMPLING DATES (COMPOSITE) - Enter the start date and end date for the duration of the composite sampling.
B. SAMPLING TIME (COMPOSITE) - Enter the start time and end time for the duration of the composite sampling.
C. SAMPLING DATE/TIME (GRAB) - Enter the date and time the grab sample was collected.
D. SPLIT SAMPLE (Y/N) - Enter "Y=Yes" if the sample collected is a City split sample. Enter "N=No" if not.
E. PRE-NOTIFICATION DATE - Enter the date the City was pre-notified prior to planned sampling.
F. SAMPLED BY - Enter the name of the person who collected the sample.
G. LABORATORY NAME - Enter the name of the laboratory who performed the analysis.
H. LABORATORY CERT. NO. - Enter the State Certificate Number of the laboratory who performed the analysis.

SECTION III:
LABORATORY TEST RESULTS
A. GRAB SAMPLE DATE/TIME - Enter the same information reported in Section II.C of instruction above.
B. COMPOSITE DATE/TIME - Enter the same information reported in Section II.A and II.B of instruction above.
C. SAMPLE TYPE - Check (√) whether a composite sample or grab sample was used to analyze the analyte.
D. LABORATORY RESULTS - Enter the result (concentration) of the laboratory analysis and their corresponding units (e.g., mg/l, ppm). The laboratory report must be submitted along with the self-monitoring report.
E. VIOLATION - Check (√) if any of the analytes exceeded the discharge limit. Refer to the discharge limits in Section IV of these instructions or the permit for the analyte of concern.
F. SIGNATURE OF AUTHORIZED REPRESENTATIVE, ETC... - Self Explanatory

SECTION IV:
FEDERAL AND LOCAL DISCHARGE LIMITS
A list of the federal and local discharge limits are attached as a guide for the industrial user to determine discharge violations as noted in Section III.E of instruction above. These pages need not be submitted.

SECTION V:
CERTIFICATES/PRODUCTION DATA
These forms apply to an industrial user (IU) required to submit any of the following: 1) Cyanide Certification, 2) Zero Discharge Certification, 3) TTO Certification, and, 4) Production Data.
A. FROM (date ) TO (date) - Enter the inclusive dates (monitoring period) on the form.
B. SIGNATURE OF AUTHORIZED REPRESENTATIVE, ETC... - Self Explanatory
C. FOR PRODUCTION BASED IU ONLY - Enter the production data during the monitoring period including product description, quantity, and unit.
Revised SCL Permit Fact Sheet and Amendments

Permit Information – Application for upgrading from Local Industrial User to Significant Industrial User due to increased discharge capacity [Industrial User: IU128862; Replace Permit No. W-535428]

A. Industrial User Information

Republic Services Inc.
BFI Sunshine Canyon Landfill
14747 San Fernando Road,
Sylmar, CA 91342

Mr. Josh Mills – Environmental Manager
(818) 362-2124

B. Description of Facility Operations

Republic Services Inc. operates BFI Sunshine Canyon Landfill (SCL), a sanitary landfill in Sylmar, California, which receives and processes municipal waste brought in from the City, County and other sources. SCL currently holds an industrial sewer discharge permit No. W-535428.

The landfill generates various liquid streams at the site including mildly contaminated seep water, leachate, gas system condensate, and gas well liquids. The seep water consists of three different streams which include cutoff wall water, mildly contaminated seep water impacted by the landfill, and subdrain water. Treatment systems were previously installed to treat the cutoff water, seep water, subdrain water, and leachate streams; these streams may be treated for use on site for dust control and/or may be directly discharged to the sewer with or without treatment. The gas well liquids and gas system condensate flows do not undergo any pre-treatment and are discharged directly to the sewer and off-site to the POTW.

Figure 1 presents a facility plan of the Sunshine Canyon Landfill, showing the location of the optional on-site water reuse treatment. Figure 2 presents a simplified schematic illustrating liquid routing to the sewer discharge and the as-needed addition of chlorine prior to direct discharge. Figure 3 presents details on the optional on-site water reuse treatment systems.

C. Landfill Liquid Sources

The different liquid streams generated at the landfill are presented below.

Gas Well Liquids:
Permit Information – Application for upgrading from Local Industrial User to Significant Industrial User due to increased discharge capacity [Industrial User: IU128862; Replace Permit No. W-535428]

Gas well liquids are liquids pumped from the gas extraction wells in order to allow for removal of landfill gas (LFG) from the landfill. The gas condensate is collected at the low points in the gas collection system throughout the site and at the flare stations. The gas well liquids are stored in frac tank storage area and are pumped to the sewer lift station for direct sewer discharge.

**Condensate:**

Gas condensate is produced due to the temperature drop that takes place as the LFG is conveyed from the gas extraction wells to the flare stations for combustion. Condensate is pumped to the frac tank storage area and then pumped to the sewer lift station for direct sewer discharge.

**Seep Water:**

Spring (Seep) and underdrain water emerges and is collected throughout the landfill area. Seep water contains trace levels of VOCs. Seep Water sources may be treated in the on-site water reuse treatment systems or may be directly discharged. There are three types of Seep Water, each treated separately, as described below.

- City Seep Water: collected from gravity drains under the old city portion of the landfill.
- Cutoff Wall Water: subsurface water (groundwater) pumped from area near the front entrance of the site. This stream is similar in characteristics to the Seep Water.
- Subdrain Water: spring water collected underneath the County landfill, and conveyed by gravity to the front entrance area of the landfill.

**Leachate:**

The leachate is collected at the bottom of the lined disposal areas. Extraction pumps convey leachate streams to the treatment systems for on-site water reuse or directly to the direct sewer discharge.

**D. Sample Point Description/Facility Flow Information**

The sewer discharge connection from the Sunshine Canyon Landfill runs along San Fernando Road to a sewer manhole at the intersection of San Fernando Road and Balboa Avenue (see Figure 3). The discharge system will include:

- Sample Point 01
Permit Information – Application for upgrading from Local Industrial User to Significant Industrial User due to increased discharge capacity [Industrial User: IU128862; Replace Permit No. W-535428]

- Inline Flow Meter/Totalizer

**Figure 2** shows the proposed configuration and location of the sewer monitoring system including Sample Point 01. The description of the sewer sampling point and the discharge flow is listed below.

<table>
<thead>
<tr>
<th>Industrial Wastewater Permit Sample Point</th>
<th>Daily Flow (GPD)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>300,000</td>
<td>Secured sampling station will be installed in accordance with IWD Requirements</td>
</tr>
</tbody>
</table>

**E. Sewer Discharge System**

The current sampling point will be moved to the magmeter vault which will be used for sampling and tracking of the total daily discharge to the sewer. As part of the daily responsibilities, the Operator will log the flow totalizer during discharge of wastewater to the sewer. If required by the City, additional treatment such as addition of chlorine will be added as necessary to meet direct discharge requirements. The current existing treatment is currently for on-site water reuse and not for discharge. Sanitary sewage is assumed to have standard sewer service.

**F. Spill Control/Emergency Storage**

All treatment systems are built in a secondary containment structure to contain any spills. The seep water streams, including field pumps, as well as the treatment systems for on-site water reuse operation will shut off in the event the Gray Water Transfer Tank (T-402) reaches high level and cannot accept any water. Under such conditions, there will be no input of water to the Gray Water System.

If the high level is a result of high level conditions in the Gray Water Storage Tanks, the Gray Water PLC will turn on the sewer discharge pumps and begin discharge of water to the sewer. Under such conditions or when high level alarm is experienced in the Gray Water System, the PLC will initiate a phone communication to alert site operators.

The frac tanks are located inside a containment structure with the conveyance line being double contained and discharging into the manhole near the lift station. If the high level in the lift station is triggered, the gas well liquid pumps will shut off. If the high high level alarm is experienced, the PLC will initiate a phone communication to alert site operators.
Permit Information – Application for upgrading from Local Industrial User to Significant Industrial User due to increased discharge capacity [Industrial User: IU128862; Replace Permit No. W-535428]

FIGURES
FIGURE 1: SITE PLAN

- SUNSHINE CANYON LANDFILL
- ADMINISTRATION OFFICES
- WATER STORAGE TANK T-101
- FRAC TANK STORAGE AREA
- WATER STORAGE TANK T-102
- SITE ENTRANCE
- OPTIONAL FOR ON-SITE WATER REUSE TREATMENT SYSTEMS

SCALE IN FEET

SUNSHINE CANYON LANDFILL SEWER DISCHARGE PERMIT APPLICATION INDUSTRIAL USER NO. IU-128862

HUNTINGTON, WEST VIRGINIA SEPTEMBER 2017
Figure 2: SITE LIQUIDS MANAGEMENT PLAN

- SEEPS, SUBDRAINS, AND CUT-OFF WATER
- OPTIONAL TREATED WATER REUSE
- OPTIONAL ON-SITE TREATMENT SYSTEM
- MAGNETIC FLOW METER TOTALIZER
- LIFT STATION
- SAMPLE POINT 01
- INLINE FLOW METER TOTALIZER
- TO CITY SEWER
- LEACHATE
- GAS WELL LIQUIDS
- CONDENSATE
- CHLORINATION AS NEEDED
FIGURE 3: PROCESS FLOW SCHEMATIC FOR THE OPTIONAL ON-SITE WATER REUSE TREATMENT SYSTEMS
ATTACHMENT 1
SAFETY DATA SHEETS
12.5% SODIUM HYPOCHLORITE SOLUTION

Material Safety Data Sheet

Emergency 24 Hour Telephone: CHEMTREC 800.424.9300

Corporate Headquarters: Hasa Inc.
23119 Drayton Street
Saugus, California 91350
Telephone • 661.259.5848
Fax • 661.259.1538

IDENTIFICATION OF PRODUCT

<table>
<thead>
<tr>
<th>Product Name:</th>
<th>HASA 12.5% Sodium Hypochlorite Solution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common Chemical Names:</td>
<td>Hypochlorite solution sodium salt, sodium hypochlorite</td>
</tr>
<tr>
<td>Chemical Names of Ingredients [&gt;1.0% by weight]:</td>
<td>Sodium hypochlorite</td>
</tr>
<tr>
<td>Chemical Family:</td>
<td>Inorganic halogen compound</td>
</tr>
<tr>
<td>CAS Registry Number:</td>
<td>7681-52-9</td>
</tr>
<tr>
<td>Empirical Formula:</td>
<td>NaOCl</td>
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<td>Molecular Weight:</td>
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PHYSICAL AND CHEMICAL PROPERTIES

<table>
<thead>
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<th>Vapor Pressure:</th>
<th>12.1 mm Hg at 20°C [12.5% solution]</th>
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</thead>
<tbody>
<tr>
<td>Flash Point:</td>
<td>Not Applicable.</td>
</tr>
<tr>
<td>Weight/Gallon:</td>
<td>10.0 lbs. (4.54 kg.)</td>
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<tr>
<td>Density [liquid]:</td>
<td>1.20 at 20°C (68°F)</td>
</tr>
<tr>
<td>pH:</td>
<td>11.2 – 11.4</td>
</tr>
<tr>
<td>Odor:</td>
<td>Slight Bleach</td>
</tr>
<tr>
<td>Boiling Point:</td>
<td>Decomposes</td>
</tr>
<tr>
<td>Melting Point:</td>
<td>Not Applicable.</td>
</tr>
<tr>
<td>Freezing Point:</td>
<td>-20° Fahrenheit</td>
</tr>
<tr>
<td>Physical State:</td>
<td>Liquid Solution</td>
</tr>
<tr>
<td>Color:</td>
<td>Straw Yellow</td>
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<tr>
<td>Stability:</td>
<td>Stable</td>
</tr>
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</table>

PHYSICAL HAZARDS

<table>
<thead>
<tr>
<th>Potential for Fire:</th>
<th>None. Nonflammable and Noncombustible liquid.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Potential for Explosion:</td>
<td>None. Nonflammable and Noncombustible liquid.</td>
</tr>
<tr>
<td>Reactivity:</td>
<td>Violent reactions with amines, ammonium aldehyde, ammonium carbonate, aziridine, methanol, phenylacetoniitrile, ammonium nitrate, ammonium oxide, ammonium phosphate, cellulose, ethylene imine. Do not mix acids, aqua ammonia, or other organic or inorganic chemicals with this product.</td>
</tr>
<tr>
<td>Extinguishing Media:</td>
<td>N/A</td>
</tr>
<tr>
<td>Fire Fighting Procedures:</td>
<td>N/A</td>
</tr>
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Major Update: 08/01/01 Minor Revision: 07/26/07
### HEALTH HAZARDS

<table>
<thead>
<tr>
<th>Signs and Symptoms of Exposure:</th>
<th>Eyes and skin irritation. Chemical burns to broken skin.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical Conditions Aggravated by Exposure:</td>
<td>No data available.</td>
</tr>
<tr>
<td>Oral [ingestion] LD₅₀:</td>
<td>No data available.</td>
</tr>
<tr>
<td>Dermal [skin absorption] LD₅₀:</td>
<td>No data available.</td>
</tr>
<tr>
<td>Inhalation [breathing] LC₅₀:</td>
<td>No data available.</td>
</tr>
<tr>
<td>Eye Irritation:</td>
<td>Irritating. May cause eye damage.</td>
</tr>
<tr>
<td>Skin Irritation:</td>
<td>Mild irritation. Not considered to be a skin sensitizer.</td>
</tr>
<tr>
<td>OSHA PEL:</td>
<td>None established.</td>
</tr>
<tr>
<td>ACGIH TLV/TWA:</td>
<td>None established.</td>
</tr>
</tbody>
</table>

### POTENTIAL ROUTE [S] OF ENTRY

<table>
<thead>
<tr>
<th>Inhalation [Breathing]:</th>
<th>Unlikely to occur. Vapor may cause irritation to upper respiratory tract.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dermal [Skin]:</td>
<td>Contact with broken skin may cause burning, blistering, and tissue destruction if not washed off immediately.</td>
</tr>
<tr>
<td>Eyes:</td>
<td>Corrosive to eyes.</td>
</tr>
<tr>
<td>Ingestion:</td>
<td>Not anticipated. May cause severe chemical burns to esophagus and to stomach lining.</td>
</tr>
</tbody>
</table>

### CARCINOGENIC [CANCER POTENTIAL] INFORMATION

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Listed by Federal OSHA as Carcinogens:</td>
<td>Not listed.</td>
</tr>
</tbody>
</table>

**Safe Drinking Water and Toxic Enforcement Act of 1986 [Proposition 65, California only]:**

Small quantities – less than 100 ppm (parts per million) – of impurities, including bromates, may be found in all chlorinating products, including this product. Bromates are derived from bromides, which are present in sodium chloride (table salt) from which chlorine is manufactured. Additional small quantities of bromates may be generated during the disinfection process. Bromates are known by the State of California to cause cancer when administered by the oral (drinking or ingesting) route. Read and follow label directions and use care when handling or using this product. The US Environmental Protection Agency has established a maximum contaminant level (MCL) for bromates in drinking water at 10 ppb (parts per billion). Application of this product in accordance with label directions at use dilution will not exceed this level.

This warning is provided pursuant to Proposition 65, the Safe Drinking Water and Toxic Enforcement act of 1986, Chapter 6.6 of the California Health and Safety Code, which requires the Governor of California to publish a list of chemicals “known to the state to cause cancer or reproductive toxicity.” This list is compiled in accordance with the procedures established under the proposition, and can be obtained on the internet from California’s Office of Environmental Health Hazard Assessment at http://www.oehha.ca.gov. There are over 700 chemical substances on this list.
GENERAL PRECAUTIONS FOR SAFE USE AND HANDLING
Open containers carefully. Sodium hypochlorite solutions are packaged with vented closures. Do not use containers which are leaking or show evidence of having leaked. Mix only with water. Do not mix with other chemicals. Use clean, dry utensils when mixing. Do not discharge this product or mixtures of this product into lakes, streams, ponds, bays, estuaries, or the ocean. Sodium hypochlorite is toxic to aquatic organisms at very low levels.

PERSONAL PROTECTION AND HYGIENE
Wear goggles or face shield and rubber gloves when handling. Remove and wash contaminated clothing before reuse. Wash hands after handling.

CLEAN-UP OF SPILLS
Store this product in a cool, dry area, away from sunlight and heat to avoid deterioration. In case of spill, flood area where spill has occurred with large quantities of water. With permission from local authorities, diluted product may be flushed to a sanitary sewer. Product may also be absorbed with sand or diatomaceous earth. Absorbed products must be disposed of in accordance with applicable Federal, State, and/or local regulations. Contact HASA, Inc. for guidance.

FIRST AID
Eye Contact: Flush with water. Remove contact lenses [if applicable]. Hold eyelids open. Continue flushing with water for 15 minutes. Get prompt medical attention.
Skin Contact: Wash affected area with water for 15 minutes. Get prompt medical attention.
Ingestion (swallowing): Drink large quantities of water. DO NOT give vinegar or other acids. DO NOT induce vomiting. Get prompt medical attention.

FEDERAL/STATE LISTS/REGISTRATION/S/REPORTING REQUIREMENTS
CERCLA Hazardous Substance [Section 1010 [4], P.L. 96-510]: RQ=100 lbs [80 gallons for 12.5% solution]
Extremely Hazardous Substance [40 CFR 355, Appendix A]: Not listed.
Pesticide Product 7 U.S.C. 136 et seq.: Registered as a pesticide product by Federal EPA.
Toxic Substance under TSCA: Not reported.
Pesticide Product [various State Laws]: Registered as pesticide product in states where marked.

MATERIAL CLASSIFICATION

Hazardous Materials Transportation Regulations, Department of Transportation (Federal) 49 CFR 172.101
Proper Shipping Description [1 gallon or less]: Consumer Commodity, ORM-D
Proper Shipping Description [greater than 1 gallon]: Hypochlorite Solutions, 8, UN1791, P.G. III

National Fire Protection Association NFPA 704 [1990]: 2-0-0
RETURNABLE CONTAINERS

Returnable (deposit) containers must be resealed and the contents drained therefrom prior to return to the distributor or manufacturer for credit. Do not offer leaking or damaged containers for transportation. Call HASA, Inc. or your distributor for instructions.

Please Note: The information contained herein, while not guaranteed, was prepared by competent technical personnel and is true and accurate to the best of our knowledge and belief. NO WARRANTY OR GUARANTEE, expressed or implied, is made regarding the product performance, product stability, or as to any other condition of use, handling, transportation, and storage. Customer use, handling, transportation, and storage may involve additional safety and/or performance considerations. Our technical personnel will be happy to respond to questions regarding safe handling, storage, transportation and use procedures. The safe handling, storage, transportation and use procedures remain the sole responsibility of the customer. No suggestions for handling, storage, transportation or use are intended as or to be construed as recommendations which may infringe on any existing patents or violate any Federal, State, and/or local law and/or regulation, ordinance, standard, etc.. This Material Safety Data Sheet has been prepared by HASA, Inc. staff from test reports and other information available in the public domain.
Material Safety Data Sheet

Product: Sodium Hydroxide 50%
Date of Preparation: 10/06

Section 1 - Chemical Product and Company Identification
Product/Chemical Name: Sodium Hydroxide 50%
Chemical Formula: A Blend of Water Treatment Application Materials
Emergency Telephone: 800-535-5053 (InfoTrac)
Manufacturer: Heisler Green Chemical Company
3051 Oak Grove Road,
Downers Grove, IL 60515
Non Emergency Tel. No.: 630-271-1218

Section 2 - Composition/Information on Ingredients

<table>
<thead>
<tr>
<th>Ingredient Name</th>
<th>CAS Number</th>
<th>% wt or % vol</th>
<th>OSHA PEL TWA STEL</th>
<th>ACGIH TLV TWA STEL</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sodium Hydroxide</td>
<td>1310732</td>
<td>50.0</td>
<td>2mg/m3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Non Hazardous Ingredients 50.0
TOTAL 100

Section 3 - Hazards Identification

Potential Health Effects

Primary Entry Routes: Eye Contact, Skin Contact.
Acute Effects: Corrosive to eyes, skin and mucous membranes
Inhalation: High mist concentrations can cause irritation of eyes, nose, throat and lungs. Corrosive mists.
May cause damage to the upper respiratory tract and even to the lung tissue proper that could produce chemical pneumonia, depending on the severity of exposure.
Eye: Major Potential Hazard. Destructive to eye tissue on contact. Will cause severe burns that result in damage to the eyes and even blindness.
Skin: Major Potential Hazard. Destructive to tissues contacted, producing severe burns and temporary loss of hair.
Ingestion: Can cause severe burns and complete perforation of mucous membranes of the mouth, throat, esophagus and stomach if swallowed. Can prove fatal.
Carcinogenesis: IARC, NTP, and OSHA do not list this product or its components as a carcinogen.
Medical Conditions Aggravated by Long-term Exposure: No specific information provided on compounds at date of issue.
Chronic Effects: May cause multiple areas of superficial destruction of the skin or dermatitis.

Section 4 - First Aid Measures

Inhalation: Remove person out of contaminated area to fresh air. If breathing has stopped artificial respiration should be started. Oxygen may be administered if readily available. Seek medical attention immediately.
Eye Contact: Flush eyes with a large amount of water for 15 minutes. Seek medical attention IMMEDIATELY. After first aid, get appropriate in-plant, paramedic or community medical support.
Skin Contact: Wash affected areas thoroughly with soap and water for at least 15 minutes. Seek medical attention if any irritation persists.
Ingestion: If swallowed, give large quantities of water to drink. If available give several glasses of milk. DO NOT induce vomiting. After first aid, IMMEDIATELY seek appropriate in-plant, paramedic, or community medical support. Never give anything by mouth to an unconscious person.
Section 5 - Fire-Fighting Measures

Flash Point: Non-Flammable
Flash Point Method: NA
Burning Rate: NA
Auto-ignition Temperature: Does not burn.
LEL: NIA
UEL: NIA
Extinguishing Media: Water fog, Alcohol foam, Carbon Dioxide, Dry Chemical
Unusual Fire or Explosion Hazards: None known other than material can splatter above 100°C/120°F.
Hazardous Combustion Products: Carbon Monoxide might be released

Fire-Fighting Instructions: Do not release runoff from fire control methods to sewers or waterways.

Section 6 - Accidental Release Measures

Spill/Leak Procedures:
Small Spills: Absorb spill with paper towel or similar absorbent; or flush to sewer or ground with large amounts of water.

Large Spills:
Containment: For large spills, dike far ahead of liquid spill for later disposal. Do not release into sewers or waterways.
Absorb spill with vermiculite, oil dry or similar non-reactant absorbent.

Cleanup: Accumulate the absorbed materials and dispose of according to federal, state and local regulations.

Regulatory Requirements: Follow applicable OSHA regulations (29 CFR 1910.120)

Section 7 - Handling and Storage

Handling Precautions: Use the recommended safety controls and personal protective equipment as outlined. Fully review all data before handling of the material itself. Avoid contact with skin or eyes. Avoid breathing dust or mist. Keep from contact with clothing and other combustible materials. Observe good personal hygiene and housekeeping practices.

Storage Requirements: Do not store this material near any strong acids, bases, oxidizers, flammables or any other type of reactive material. Do not expose the material to temperature extremes.

Regulatory Requirements: Store materials according to all local, state and federal guidelines that are established for corrosive materials.

Section 8 - Exposure Controls/Personal Protection

Engineering Controls: Ventilation: Provide general or local exhaust ventilation systems to maintain airborne concentrations below OSHA PELs (Sec. 2). Local exhaust ventilation is preferred because it prevents contaminant dispersion into the work area by controlling it at its source.

Administrative Controls: Respiratory Protection: Seek professional advice prior to respirator selection and use. Follow OSHA respirator regulations (29 CFR 1910.134) and, if necessary, wear a MSHA/NIOSH-approved respirator. Select respirator based on its suitability to provide adequate worker protection for given working conditions, level of airborne contamination, and presence of sufficient oxygen. For emergency or non-routine operations (cleaning spills, reactor vessel, or storage tanks), wear an SCBA. Warning! Air-purifying respirators do not protect workers in oxygen-deficient atmospheres. If respirators are used, OSHA requires a written respiratory protection program that includes at least: medical certification, training, fit testing, periodic environmental monitoring, maintenance, inspection, cleaning, and convenient, sanitary storage areas.

Protective Clothing/Equipment: Wear chemically protective gloves, boots, aprons, and gauntlets to prevent prolonged or repeated skin contact. Wear protective eyeglasses or chemical safety goggles, per OSHA eye-and-face-protection regulations (29 CFR 1910.133). Contact lenses are not eye protective devices. Appropriate eye protection must be worn instead of, or in conjunction with contact lenses.

Safety Stations: Make emergency eyewash stations, safety/quick-drench showers, and washing facilities available in work area.

Contaminated Equipment: Separate contaminated work clothes from street clothes. Launder before reuse. Remove this material from your shoes and clean personal protective equipment.

Comments: Never eat, drink, or smoke in work areas. Practice good personal hygiene after using this material, especially before eating, drinking, smoking, using the toilet, or applying cosmetics.
Section – 9 Physical and Chemical Properties

Physical State: Liquid
Water Solubility: Complete
Appearance and Odor: Clear to hazy liquid, characteristic odor
Other Solubilities: ND
Vapor Pressure: Same as water
Boiling Point: 212°F
Vapor Density (Air=1): Same as water
Freezing/Melting Point: +/- 32°F
Specific Gravity (H₂O=1, at 4°C): 1.52
% Volatile: 50%+-
Evaporation Rate: <1.00

Section 10 - Stability and Reactivity

Stability: This product is stable at room temperature in closed containers under normal storage and handling conditions. However, avoid temperature extremes.
Polymerization: Hazardous polymerization will not occur.
Chemical Incompatibilities: Strong Acids, Leather, Wool, Aluminum, Zinc, Tin and alloys, Oxidizers or any other type of reactive material.
Conditions to Avoid: Contact with any reactive material of any sort. Extreme temperatures
Hazardous Decomposition Products: Reacts with reducing sugars to form hazardous carbon monoxide. Contact with metals may release flammable hydrogen gas.

Section 11 - Toxicological Information

Eye Effects: Corrosive
Acute Inhalation Effects: Corrosive
Skin Effects: Corrosive
Acute Oral Effects: Corrosive to mucous membranes
Chronic Effects: Not determined for this specific blend
Carcinogenesis: Non Carcinogenic
Mutagenicity: Non Mutagenetic
Teratogenicity: Not determined for the blend
**See NIOSH, RTECS, for additional toxicity data.

Section 12 - Ecological Information

Eco-toxicity: No specific data is available on this product. However, for the chemical components which make up this product, there may be specific data available and in the public domain. Consult the data available for each individual raw material component.
Environmental Fate: Ground and/or water
Environmental Degradation: N/A
Soil Absorption/Mobility: No studies have been conducted for this blend

Section 13 - Disposal Considerations

Disposal: Contact your supplier or a licensed contractor for detailed recommendations. Follow applicable federal, state and local regulations.
Disposal Regulatory Requirements:
Container Cleaning and Disposal: Triple rinse the empty containers with water before disposal to re-conditioner or land fill or garbage.

Section 14 - Transport Information

DOT Transportation Data (49 CFR 172.101):

Shipping Name: Sodium Hydroyxide
Contains: Packaging Authorizations Quantity Limitations
Shipping Symbols: a) Exceptions: a) Passenger, Aircraft or Railcar:
Hazard Class: 8 b) Non-bulk Packaging: b) Cargo Aircraft Only:
UN No.: 1824 C) Bulk Packaging Vessel Stowage
Packing Group: II a) Vessel Stowage:
Requirements b) Other:
Label Code: C
Emergency Response Guide No: 154
Section 15 - Regulatory Information

**EPA Regulations:**
- RCRA Hazardous Waste Number (40 CFR 261.33):
- RCRA Hazardous Waste Classification (40 CFR 261.): Not classified.
- CERCLA Hazardous Substance (40 CFR 302.4) listed/unlisted specific per RCRA, Sec. 3001; CWA, Sec. 311 (b)(4);
- CWA, Sec. 307 (a), CAA, Sec. 112
- CERCLA Reportable Quantity (RQ), lb(kg) Not listed

**SARA 311/312 Codes:**
- SARA 313 Toxic Chemical (40CFR 372.65): Not listed
- SARA 302/304 EHS (Extremely Hazardous Substance) (40 CFR 355): Not listed
- Threshold Planning Quantity (TPQ)

**OSHA Regulations:**
- Air Contaminant (20 CFR 1910.1000, Table Z-1, Z-1-A) See Section 2
- OSHA Specifically Regulated Substance (29 CFR 1910.) See Section 2

**State Regulations:** As a product blend the materials are generally not listed. Check with your local state regulatory board for more detailed information regarding the specific components of this product.

Section 16 - Other Information

Prepared By: G. Garcia,

Revision Notes:

Additional Hazard Rating Systems:

Disclaimer:

**USER’S RESPONSIBILITY**

The information and recommendations contained herein cannot cover all possible situations which the user may experience during processing. Each aspect of your operation should be examined to determine if, or where, additional precautions may be necessary. All health and safety information contained in this bulletin should be provided to your employees or customers. It is your responsibility to use this information to develop appropriate work practice guidelines and employee instructional programs for your operation.

**DISCLAIMER OF LIABILITY**

As the conditions or methods of use are beyond our control, we do not assume any responsibility and expressly disclaim any liability for any use of this material. Information contained herein is believed to be true and accurate but all statements or suggestions are made without warranty, expressed or implied, regarding accuracy of the information, the hazards connected with the use of the material or the results to be obtained from the use thereof. Compliance with all applicable federal, state and local laws and regulations remains the responsibility of the user.
SPILL PREVENTION CONTROL
AND COUNTERMEASURE PLAN
(SPCC PLAN)

FOR

SUNSHINE CANYON LANDFILL

14747 San Fernando Road
Sylmar, CA 91342

August 2017
SPILL PREVENTION CONTROL & COUNTERMEASURE PLAN
GENERAL INFORMATION

1. Name of Facility: Sunshine Canyon Landfill

2. Type of Facility: Municipal Solid Waste Landfill

3. Location of Facility: 14747 San Fernando Road, Sylmar, CA 91342

4. Name and address of Owner or Operator:
   Name: Sunshine Canyon Landfill, a Republic Services Company
   Address: 14747 San Fernando Road, Sylmar, CA 91342

5. Designated Person Accountable For Oil Spill Prevention at Facility (SPCC Coordinator):
   Name: Kate Logan
   Title: Interim Operations Manager

MANAGEMENT APPROVAL

This SPCC Plan will be implemented as herein described.

Signature: [Signature]
Name: Rob Sherman
Title: General Manager

PERIODIC PLAN REVIEW

In accordance with 40 CFR 112.5(b), a review and evaluation of this SPCC Plan is conducted at least once every five years. As a result of this review and evaluation, Sunshine Canyon Landfill will amend the SPCC Plan within six months of the review to include more effective prevention and spill technology if: (1) such technology will significantly reduce the likelihood of a spill event from the facility, and (2) if such technology has been field-proven at the time of review. Any amendment to the SPCC Plan shall be certified by a Professional Engineer within six months after a change in the facility design, construction, operation or maintenance occurs which materially affects the facility's potential for the discharge of oil into or upon the navigable waters of the United States or adjoining shorelines.

Review Date
Signature of Reviewer

Sunshine Canyon Landfill SPCC Plan
August 2017
SPILL PREVENTION CONTROL AND COUNTERMEASURE PLAN (SPCC PLAN)

FOR

SUNSHINE CANYON LANDFILL
14747 San Fernando Road
Sylmar, CA 91342

April 2013

PREPARED BY

A-MEHR, INC.
23016 MILL CREEK DRIVE
LAGUNA HILLS, CA 92653
(949) 206-0157

CERTIFICATION

I hereby certify that I have examined the facility, and being familiar with the provisions of 40 CFR Part 112, attest that this SPCC Plan has been prepared in accordance with good engineering practices.

Printed Name of Registered Professional Engineer: M. Ali Mehrzarin, P.E.

Signature of Registered Professional Engineer: 

Registration No. 42575
State: California

Seal

Date: 4/24/13

Sunshine Canyon Landfill SPCC Plan

April 2013
EMERGENCY CONTACTS

A. **SPCC COORDINATOR**
   
   Kate Logan  
   (817) 846-9023

B. **ASSISTANT SPCC COORDINATOR**
   
   Ricky Dhupar  
   (818) 822-2024

C. **GENERAL MANAGER**
   
   Chris Coyle  
   (623) 241-8418

D. **LOS ANGELES FIRE DEPARTMENT**  
   911
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Drawing

Drawing 1 Site Plan and Storage Map

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Table 1 Storage Tank Inventory
Table 2 Spill, Fire and Safety Equipment

Appendices

Appendix A Sample Monthly Inspection Form
Appendix B Sample Personnel Training Record
Appendix C Sample Special Occurrence Report Form
1. INTRODUCTION

This SPCC Plan has been prepared, in accordance with Republic Services, Inc. policies and 40 CFR 112.7, for Sunshine Canyon Landfill in Los Angeles County, California to address the storage and management of petroleum products. The plan describes procedures, structures, and equipment at the facility to prevent spills and to prevent or mitigate any impact on the environment.

2. FACILITY DESCRIPTION

2.1 General

The Sunshine Canyon Landfill is a municipal solid waste disposal site located on a 1,036-acre parcel of land in Los Angeles County.

Potential petroleum products spill hazards at Sunshine Canyon Landfill are related to storage and use of fuels and lubricants required for the operation of heavy equipment. The site stores and/or uses petroleum products in the form of diesel fuel, motor oils, waste oil, gear oil, and hydraulic oil. Provisions for prevention of spills of the landfill liquids are documented in this SPCC Plan, although the management of such liquids is not mandated under 40 CFR 112.7.

Drawing 1 is an overall site plan and a detailed plan of the industrial and maintenance areas of the site, showing the location of the storage tanks and related facilities.

2.2 Petroleum Products Storage Tanks

Table 1 lists the storage tanks at Sunshine Canyon Landfill. All are aboveground storage tanks (AST). Additional information on the tanks is as follows:

Tank No. 1 is an unused 1,000-gallon double-walled AST stored in the boneyard. This tank is empty and is not permitted for use at the present time.

Tanks 2-6 are double-walled steel AST's located in the landfill equipment maintenance area, containing waste oil and various lubricant products. These tanks are located under a canopy alongside the maintenance shop.

In addition to the petroleum products stored in the tanks listed in Table 1, bulk tanks and smaller quantities of lubricants and related products are stored and used in several places in the maintenance area. Small quantity containers are kept in storage bins, and drums are placed on containment pallets in covered locations.

Landfill heavy equipment is fueled on the landfill by a mobile service truck.
### TABLE 1
STORAGE TANK INVENTORY

<table>
<thead>
<tr>
<th>NO.</th>
<th>TYPE</th>
<th>PRODUCT</th>
<th>TANK MATERIAL</th>
<th>CONTAINMENT</th>
<th>CAPACITY (gal.)</th>
<th>LOCATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>AST</td>
<td>Empty - Not Used</td>
<td>Steel tank, concrete vault</td>
<td>Double Walled</td>
<td>1,000</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td>2</td>
<td>AST</td>
<td>Trans Oil</td>
<td>Steel</td>
<td>Double Walled</td>
<td>480</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td>3</td>
<td>AST</td>
<td>Motor Oil</td>
<td>Steel</td>
<td>Double Walled</td>
<td>480</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td>4</td>
<td>AST</td>
<td>Gear/ Differential Oil</td>
<td>Steel</td>
<td>Double Walled</td>
<td>480</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td>5</td>
<td>AST</td>
<td>Drive train fluid: Hydraulic Oil</td>
<td>Steel</td>
<td>Double Walled</td>
<td>Split tank; 2 @ 240</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td>6</td>
<td>AST</td>
<td>Waste Oil</td>
<td>Steel</td>
<td>Double Walled</td>
<td>500</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td>7</td>
<td>AST</td>
<td>Waste Oil</td>
<td>Steel</td>
<td>Double Walled</td>
<td>200</td>
<td>Maintenance Area</td>
</tr>
</tbody>
</table>

#### 2.3 Hazardous Waste Temporary Storage

Hazardous or other unacceptable waste discovered at the landfill is stored temporarily in a locked storage container. Secondary containment is provided within the container. Materials are typically stored in this location for less than 90 days before being removed by a licensed contractor from the site for disposal at a licensed hazardous waste facility.

#### 2.4 Regulatory Applicability

**2.4.1 Navigable Waters**

Stormwater runoff from Sunshine Canyon Landfill is controlled by a series of permanent and temporary drainage structures. All stormwater is conveyed to the site’s Terminal Basin. Stormwater discharges through three inlet structures then to a concrete box channel underneath San Fernando Road into the Weldon Creek Flood Control Channel which is part of the City of Los Angeles flood control system. This channel ultimately flows to the Los Angeles River. The Los Angeles River is considered navigable waters of the United States for purposes of 40 CFR 112.

**2.4.2 Oil Storage**

Sunshine Canyon Landfill is required to prepare an SPCC plan under 40 CFR 112.1 et seq. because its total above ground storage capacity is greater than 1,320 gallons of petroleum products. (40 CFR 112.1 (d)(2)).

### 3. SPILL HISTORY AND POTENTIAL

#### 3.1 Past Spill Occurrences - 112.7(a)

The only known spill events at Sunshine Canyon Landfill in the last 5 years have been minor spills related to hydraulic line breaks, and fuel line or fuel tank leaks on landfill equipment or customer
vehicles. These spills have been cleaned up immediately in accordance with the procedures in this plan. Procedures for prevention of such occurrences are contained herein.

3.2 Potential Spill Occurrences - 112.7(b)

Although it is unlikely that a major spill event would occur at the facility, small spills may occur due to tank overflows and pipe or pump leaks. In the event of containment failure, on site adsorbents, shovels, and "absorbent snakes" are located in at the maintenance shop and spotter bins and are used to prevent spills from leaving the property. Should any significant release of diesel fuel occur during transfers or equipment fueling, the flow from the release would not drain into the storm water drainage system.

4. SPILL PREVENTION MEASURES

4.1 Containment and Diversionary Structures - 112.7(c)

As noted above, all AST’s handling petroleum products on the site are of double walled construction, providing control of any major leak in the primary container. Other AST’s are located inside containment structures, as detailed in Section 4.3 below.

4.2 Facility Drainage Control – 112(e)(1)

Stormwater runoff from Sunshine Canyon Landfill is controlled by a series of permanent and temporary drainage structures. All stormwater is conveyed to the site’s Terminal Basin. Stormwater discharges through three inlet structures then to a concrete box channel underneath San Fernando Road into the Weldon Creek Flood Control Channel which is part of the City of Los Angeles flood control system.

4.3 Bulk Storage Tanks / Secondary Containment – 112.7(e)

4.3.1 Materials of Construction – 12.7(e)(2)(l)

Materials of construction of each storage tank are listed in Table 1. To date, the tanks have exhibited no significant corrosion or deterioration.

4.3.2 Capacity And Impermeability Of Secondary Containment - 112.7(e)(2)(ii); 112.7(e)(2)(iii)(B)

All tanks on site are of double walled construction, providing integral secondary containment.

4.3.3 Testing Of Aboveground Tanks - 112.7(e)(2)(vi)

All above ground tanks are visually inspected daily to assess tank integrity. These inspections are documented as described in Section 4.6. Areas inspected include the following, if applicable:

- Leak and spills
- Corrosion deterioration
- Foundation deterioration
- Tank auxiliary equipment (valve, piping and pumps)
- Secondary containment structure
4.3.4 Fail-Safe Engineering For Tank Installation - 112.7(e)(2)(viii)

All tanks on site are of double walled construction, providing integral secondary containment.

4.3.5 Plant Effluent Discharged Into Navigable Waters - 112.7(e)(2)(ix)

The facility produces no plant effluent.

4.3.6 Correction Of Visible Leaks - 112.7(e)(2)(x)

As cited above, the AST’s are regularly inspected visually to determine integrity and assess condition of operating equipment. Steps will be immediately taken to correct any visible leaks.

4.3.7 Mobile/Portable Oil Storage Tanks - 112.7(e)(2)(xi)

Motor oils, gear lube, transmission and hydraulic fluids are stored in 55-gallon drums located in the maintenance area, as described in Sections 2.2 and 4.1 above. Most drums are kept on portable containment pallets. The site maintains an adequate supply of absorbents on hand to provide additional containment for spills.

4.4 Facility Transfer Operations, Pumping, And In-Plant Process - 112.7(E) (3)

4.4.1 Buried Piping - 112.7(e)(3)(I)

There is no buried piping conveying petroleum liquids on site.

4.4.2 Inspection of Above-Ground Valves and Pipelines - 112.7(e)(3)(iv)

All exposed valves/hoses units associated with AST’s are regularly inspected for leaks as part of the inspection program described in Section 4.6 below.

4.4.3 Vehicular Traffic - 112.7(e)(3)(v)

There are no above ground pipelines exposed to vehicular traffic.

4.5 Facility Truck Loading/Unloading - 112.7(e)(4)

4.5.1 Tank Truck Loading Procedures - 112.7(e)(4)(I)

All loading and unloading procedures meet the minimum requirements and regulations of the Department of Transportation. Site personnel involved with loading and unloading operations will familiarize themselves with these requirements.

4.5.2 Interlocked Warning System - 112.7(e)(4)(iii)

(Not applicable)

4.5.3 Examination of Tank Truck Drains - 112.7 (e)(4)(iv)

(Not applicable)
4.5.4 Procedures for Fueling Vehicles and Equipment

The following procedures are followed when transferring diesel fuel to vehicles or landfill operating equipment via a mobile service truck.

The following spill cleanup equipment shall be on hand at the location of fueling:

a) A drip bucket/pan.
b) Two watertight covered containers, one labeled ‘Clean Absorbent’ and the other ‘Used Absorbent’.
c) A supply of clean, dry absorbent.
d) A shovel.
e) A yard brush.

The fueling operation shall observe the following precautions and procedures:

a) The fueler must hold the nozzle while filling the vehicle.
b) The fueler must not overfill the tank.
c) The fueler must not keep the nozzle open using a device or method other than his/her hand.
d) The fueler must place the drip pan/bucket on the ground beneath the vehicle fill opening to catch any overfill. Any overfill must be replaced immediately in the fuel storage tank.
e) If a spill of less than 25 gallon occurs, the fueler must immediately place absorbent on the spilled fuel, and immediately pick up the absorbed material with a sweeping brush and shovel, and place it in the ‘Used Absorbent’ receptacle.
f) The ‘Clean Absorbent’ and ‘Used Absorbent’ storage containers must be protected from rain at all times.
g) Used absorbent must be disposed of in accordance with State and Federal regulations.
h) The fuel pad must be dry cleaned (sweep and shovel - absolutely no water) at the end of every workday.
i) The shovel, yard brush, and drip pan/bucket must always be kept in the vicinity of the fueling activities.
j) The drip pan/bucket must be stored up-side down when not in use.
k) If a spill of 25 gallons or more occurs, take immediate steps to contain the spill, get help, and make sure the incident is reported to the SPCC Coordinator.

4.6 Inspection And Records - 112.7(e)(8)

This inspection program plan is intended to provide a system to prevent and detect system malfunctions, equipment deterioration, and operator errors. The inspection program is designed to provide an early warning of the potential for such events in order that corrective and preventive actions may be taken in a timely manner.

4.7 Inspection Program Administration

The Environmental Managers and the Division Manager are assigned responsibility to detect any unsafe conditions at the facility and prevent adverse consequences. These individuals have the authority to: (1) implement the required inspections, (2) perform necessary evaluations and hazard assessments, and (3) recommend appropriate corrective or remedial actions.

The level of response to a problem and its timing is determined by the nature and seriousness of the problem identified with protection of personnel and the prevention of adverse environmental impact.
being of paramount concern. The Division Manager and the Environmental Manager are responsible for directing any remedial and corrective measures that may be required.

The inspection is performed according to a schedule based on operational knowledge and experience with the systems and processes involved. Each inspection item has the content and frequency necessary to alert facility personnel prior to development of a serious problem.

4.8 Documentation and Record Keeping

Inspections (and re-inspection) are documented on a monthly inspection form contained in Appendix A. The Environmental Manager is responsible for planning and implementing any required remedial actions. Records of any remedial actions are kept in the site's records.

All completed forms and attachments are filed in the facility's operating records. These are retained on site for a minimum period of three years from the date of the inspection.

4.8.1 Monthly Facility Inspection

Potential spill sources and spill prevention facilities are inspected on a monthly basis as part of the site's overall monthly facility inspection, with results recorded on a monthly inspection form similar to the form located in Appendix A. The following inspection items are most applicable to the SPCC Program:

a. **Aboveground Storage Tanks**: Inspection will include aboveground foundation and tank structural supports. The outside of the tanks will be observed for signs of deterioration; leaks from seams, rivets, bolts, and gaskets; and accumulation of oil or hazardous substances inside containment structures. Liquid levels will be checked to verify the tanks have not been overfilled. Aboveground tanks may need to be subjected to periodic integrity testing.

b. **Aboveground Piping**: All aboveground valves and piping will be examined for general condition of items such as supports, flange joints, expansion joints, valve glands and bodies, and drip pans. Periodic pressure or other non-destructive integrity testing may be warranted for piping where facility drainage is such that a failure might lead to a spill event.

c. **Containment Structures**: Containment walls and berms will be inspected for accumulation of oil or hazardous substances and the source determined. Periodic visual inspections will be performed to ensure the integrity of containment walls and earthen berms.

d. **Drum Storage Areas**: Areas where lubricants or temporarily stored hazardous wastes are stored will be inspected for evidence of leaks, corrosion or damage. Proper labeling and storage practices will be verified.

4.9 Security - 112.7(e)(9)

4.9.1 Access Control - 112.7(e)(9)(i)

Access to the facility is controlled by a chain link fence or impassible terrain. Vehicular access in and out of the facility is controlled at the entrance gate.

4.9.2 Flow Drains and Valves - 112.7(e)(9)(ii)

There are no flow drains or valves on tanks located at this facility.
4.9.3 Facility Lighting - 112.7(e)(9)(v)

Fuel handling operations are conducted only during daylight hours, or under mobile lighting plants in event of an emergency. Adequate lighting is provided in the administrative area.

4.10 Personnel Training And Spill Prevention Procedures - 112.7(e)(10)

4.10.1 Personnel Training - 112.7(e)(10)(i)

Facility Personnel

a. Facility personnel will participate in annual training that teaches them to perform their duties in a way to prevent the discharge of harmful quantities of oil or hazardous substances. This training will include familiarization with material safety data sheets appropriate to the job assignment and emergency response procedures, and equipment.

b. Facility personnel will be instructed annually on their responsibilities for compliance with the requirements of the spill laws and emergency response regulations applicable to the facility.

c. Accurate records will be maintained of all spill prevention and emergency response training. All personnel training will be recorded on a form similar to the one located in Appendix B.

Tank Truck Drivers

Tank truck drivers loading or unloading materials at the facility shall adhere to the following guidelines:

a. Remain with the vehicle at all times while loading/unloading;

b. Drain the loading/unloading lines to the storage tank and close the drain valves before disconnecting said lines and make sure a drain pan or other appropriate containment device is located under all connections;

c. Inspect the vehicle before departure to be sure all loading/unloading lines have been disconnected and all drain and vent valves are closed; and immediately report any leakage or spillage, including quantity, to the SPCC Coordinator.

4.10.2 SPCC Coordinator - 112.7(e)(10)(ii)

The SPCC Coordinator designated on page (i) of this Plan is responsible for spill prevention and control, training of other personnel and also for response to any site emergency and for reporting emergencies to the appropriate authorities.

4.11 Spill Prevention and Response Briefings - 112.7(e)(10)(iii)

Appropriate facility personnel will be trained annually in spill and emergency response procedures. This training includes reporting, stopping, containing, cleaning up, and disposing of all spill materials, emergency communications, etc. The facility uses environmental self-assessments, monthly safety meetings and monthly inspections as a forum to assure adequate understanding of SPCC procedures by all employees.
5. EMERGENCY PROCEDURES / SPILL RESPONSE

5.1 General

The following sections describe procedures to be followed in the event of a spill or release of a petroleum product or other liquid addressed in the SPCC plan. Hazardous chemical spills are not covered under this plan and are handled per a separate Emergency Response Plan.

USEPA regulations define a spill event as the discharge of oil into, or upon, the navigable waters of the United States or adjoining shorelines, in harmful quantities. Harmful quantities are defined as a discharge that violates applicable water quality standards or causes a sheen upon, or discoloration of, the surface of the water or the adjoining shorelines. Contaminated ground water may also have the potential to seep, leach, or flow into navigable water that would be included in this definition. Storm sewers are considered to fall under the definition of a “navigable waterway” since most storm sewers discharge into a navigable waterway.

An important facet of an effective response procedure during an oil or substance release incident is to keep the material separated from water to minimize migration and the resulting potential increase in human and environmental exposure. Every effort should be made to prevent spills and emphasize substance containment at the source rather than resort to separation of the material from expanded portions of the environment or downstream waters.

5.2 Discovery of a Release

The person discovering a release of material from a container, tank, or operating equipment should initiate certain actions immediately.

- **Extinguish any sources of ignition.** Until the material is identified as nonflammable and noncombustible, all potential sources of ignition in the area will be removed. Vehicles will be turned off. If the ignition source is stationary, an attempt will be made to move spilled material away from the ignition source. Movement that could potentially create static electricity will be avoided.

- **Attempt to stop the release at its source.** **Assure that no danger to human health exists first.** Simple procedures (turning valves, plugging leaks, etc.) may be attempted by the discoverer if there is no health or safety hazard and there is a reasonable certainty of the origin of the leak. All efforts to control leaks must be under the supervision of the SPCC Coordinator or Assistance SPCC Coordinator. (This policy applies to the handling of petroleum-based products as described in this Plan. No Site personnel shall come into contact with unknown or hazardous substances illegally brought into the facility.)

- **Initiate spill notification and reporting procedures.** Report the incident immediately to the Supervisor and the SPCC Coordinator. If there is an immediate threat to human life (e.g. a fire in progress or fumes overcoming workers), an immediate alarm should be sounded to evacuate the building, and the fire department should be called. Request the assistance of the fire department’s hazardous materials response team if an uncontrollable spill has occurred and/or if the spill has migrated beyond the site boundaries (see Section 6.2).
5.3 Containment of a Release

Most of the materials at the facility can be safely contained within secondary containment structures if a release occurs. However, if material is released outside the containment areas, it is critical that the material is accurately identified and appropriate control measures are taken in the safest possible manner. SDSs for petroleum products used at the facility are kept on file in the administrative office and maintenance shop and will be reviewed if a release outside of a containment area occurs.

a. Attempt to stop the release at the source. If the source of the release has not been found; if special protective equipment is necessary to approach the release area; or if assistance is required to stop the release, the fire department will be called to halt the discharge at its source. Facility personnel will be available to guide the fire department's efforts.

b. Contain the material released into the environment. Following proper safety procedures, the spill will be contained by absorbent materials and dikes using shovels and brooms. Applicable SDSs for material compatibility, safety, and environmental precautions will be reviewed.

c. Continue the notification procedure. Inform the SPCC Coordinator of the release (the Coordinator shall perform immediate notification as appropriate). Outside contractors will be hired to clean up the spill, if necessary.

5.4 Spill Cleanup

Appropriate personal protective equipment and clean-up procedures can be found in safety data sheets. Care must be taken when cleaning up spills in order to minimize the generation of waste. The Environmental Manager can provide assistance for the issues discussed below.

a. Recover or clean up the material spilled - As much material as possible should be recovered and reused where appropriate. Material that cannot be reused must be declared waste. Liquids absorbed by solid materials shall be shoveled into open top, 55-gallon drums; or if the size of the spill warrants, into a roll-off container(s). When drums are filled after a cleanup, the drum lids shall be secured and the drums shall be appropriately labeled (or re-labeled) identifying the substance(s), the date of the spill/cleanup, and the facility name and location. Combining non-compatible materials can cause potentially dangerous chemical and/or physical reactions or may severely limit disposal options. Compatibility information can be found in safety data sheets.

b. Cleanup of the spill area - Surfaces that are contaminated by the release shall be cleaned by the use of an appropriate substance or water. Cleanup water must be minimized, contained and properly disposed. Occasionally, porous materials (such as wood, soil, or oil-dry) may be contaminated; such materials will require special handling for disposal.

c. Decontaminate tools and equipment used in cleanup - Even if dedicated to cleanup efforts, tools and equipment that have been used must be decontaminated before replacing them in the spill control kit.

5.5 Post-Cleanup Procedures

a. Notification and reports to outside agencies - The SPCC Coordinator shall determine if a reportable spill has occurred (See Sections 5.1 and 6.2). Verbal notifications to
government agencies and emergency planning committees shall be executed, if necessary. In all cases where verbal notification is given, a confirming written report shall be sent to the same entity.

b. Arrange for proper disposal of any waste materials. - The waste material from the cleanup must be characterized per the State and Federal Regulations. Representative sampling and analysis may be necessary to make this determination. In any case, the SPCC Coordinator shall assure that the waste is transported and disposed of in compliance with applicable laws and regulations. When manifests are needed, the SPCC Coordinator shall see that they are prepared and, when appropriate, returned in the allotted time by the disposal site.

c. Review the contingency and spill plans. - Management and operating personnel shall review spill response efforts, notification procedures, and cleanup equipment usage to evaluate their adequacy during the episode. Where deficiencies are found, the plan shall be revised and amended.

5.6 Internal Report

Spills that are regulated per this plan must be documented using the Log of Special Occurrence (Appendix C). The SPCC Coordinator, a site Environmental Manager or Environmental Specialist, shall prepare the report. At a minimum, the report will document the following items:

a. Date, time, and duration of release.
b. Source and total volume of the release.
c. Spill cleanup procedures.
d. Personnel who discovered and/or participated in the spill remediation.
e. Equipment used during the cleanup.
f. Waste disposal method.
g. Unusual events, injuries, or agency inspections.

5.7 Communications

In case of a fire, spill, or other emergency, paging systems and two-way radios can be used to contact personnel. Telephones are available at the landfill office; cellular phones are also available at the facility.

5.8 Spill, Fire, and Safety Equipment

Portable fire extinguishers are located throughout the facility, are well marked, and are easily accessible. Records are kept on all fire equipment in service and regular testing is performed in accordance with established procedures. Table 2 lists the fire extinguishers, spill, and safety equipment located on site.

Spill control equipment is kept primarily at the maintenance facility. Supplies of absorbent should be kept in the hazardous materials storage bin and any bins used for storage of petroleum products.
TABLE 2

SPILL, FIRE AND SAFETY EQUIPMENT

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Equipment</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fire Protection</td>
<td>Fire Extinguishers</td>
<td>Each building – See Drawing 1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Landfill heavy equipment</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Landfill operations water truck</td>
</tr>
<tr>
<td>Spill Control / Containment</td>
<td>Disposal drum</td>
<td>Maintenance Area</td>
</tr>
<tr>
<td></td>
<td>Oil Dry (or equivalent absorbent)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sorbent socks</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Shovels</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Brooms</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Drain pans</td>
<td></td>
</tr>
<tr>
<td>Safety Equipment</td>
<td>First Aid Kits</td>
<td>Each building – See Drawing 1</td>
</tr>
<tr>
<td></td>
<td>Eyewash Stations</td>
<td>Leachate treatment plant and maintenance area</td>
</tr>
<tr>
<td></td>
<td>Showers</td>
<td>Locker rooms in break room (Bldg. C)</td>
</tr>
<tr>
<td></td>
<td>Portable radios &amp; phones</td>
<td>All key personnel</td>
</tr>
</tbody>
</table>

6. IMMEDIATE REPORTING PROCEDURES/EMERGENCY CONTACTS

In the event of an accident or spill at the facility, the manager with direct responsibility for the day-to-day operation of the facility will contact the individuals listed below as soon as practical after the incident has occurred. Contact preference is in the order listed. If spill discharge to surface waters is imminent, the regulatory emergency agencies will be notified of the potential immediately as described below.

6.1 Internal Reporting

In the event of a spill on dry land or in on-site surface water drainage that is contained and recovered, the Local Enforcement Agency (LEA) will be notified as well as the following internal contacts shall be made:

**Internal Call List**

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Office Phone</th>
<th>Pager / Cell</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kate Logan</td>
<td>Interim Operations Manager</td>
<td>(623) 241-8436</td>
<td>(817) 846-9023</td>
</tr>
<tr>
<td>Patti Costa</td>
<td>Environmental Manager</td>
<td>(818) 362-2075</td>
<td>(818) 822-2177</td>
</tr>
<tr>
<td>Chris Coyle</td>
<td>General Manager</td>
<td>(623) 241-8418</td>
<td>(818) 362-2141</td>
</tr>
</tbody>
</table>

6.2 Reporting to Outside Agencies

After the SPCC Coordinator (or designee) has been notified, he/she will conduct reporting to outside agencies.
6.2.1 Releases / Spills to Land, Air, Navigable or Other Waters

If a spill threatens to reach an off-site waterway, and the spill cannot be contained and recovered by facility personnel, then the following contacts shall be made in addition to the contacts in Section 6.1:

- **LOS ANGELES REGIONAL WATER QUALITY CONTROL BOARD**
  - (213) 576-6600

- **FIRE DEPARTMENT**
  - 911

6.2.2 Reporting Procedures

The following information shall be communicated in reporting to outside agencies:

a. name, title, telephone number, and address of reporter;
b. name, telephone number, and address of facility/spill;
c. time, type and amount of materials involved;
d. extent of injuries/illness, if known;
e. possible hazards to human health and environment;
f. any body of water involved;
g. the cause of accident/spill; and
h. the action taken or proposed by the facility/personnel.

6.3 Other Emergency Contacts

a. **Hospital / Ambulance**  911

b. **Spill Cleanup**

If landfill personnel cannot contain and re-cover a spill, and the Fire Department is not able or available to do so, the following private spill cleanup contractor will be contacted to provide assistance:

**Patriot Environmental Services**  (661) 287-3737
APPENDIX A

MONTHLY INSPECTION FORM
(SAMPLE)
APPENDIX A

MONTHLY INSPECTION FORM
(SAMPLE)
### SUNSHINE CANYON LANDFILL
### FACILITY INSPECTION CHECKLIST - MONTHLY

<table>
<thead>
<tr>
<th>LOCATION</th>
<th>INSPECTED BY</th>
<th>TODAY'S DATE</th>
</tr>
</thead>
</table>

#### 1. HOUSEKEEPING

<table>
<thead>
<tr>
<th>A.</th>
<th>Yard and storage area orderly and well maintained</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Fluid materials (fuel, lubes, solvents, paints, etc.) stored in inside secondary containment</td>
</tr>
<tr>
<td></td>
<td>- Any drums stored outside are securely tarped.</td>
</tr>
<tr>
<td></td>
<td>- Closed containers provided for soiled rag disposal.</td>
</tr>
<tr>
<td></td>
<td>- All materials piled, racked or stored in a safe manner.</td>
</tr>
<tr>
<td></td>
<td>- Ladders in working order, slip feet maintained; no cradled or</td>
</tr>
<tr>
<td></td>
<td>- Secondary containment free of oil/water</td>
</tr>
<tr>
<td></td>
<td>- Protected from collision damage with barriers</td>
</tr>
<tr>
<td></td>
<td>- Fire extinguishers available</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B.</th>
<th>Condensate tank levels acceptable. No visible leaks.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>C.</th>
<th>Leachate tank levels acceptable. No visible leaks.</th>
</tr>
</thead>
</table>

#### 2. FIRE PREVENTION / EMERGENCY EQUIPMENT

<table>
<thead>
<tr>
<th>A.</th>
<th>Extinguishers inspected and serviced properly.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Serviced a minimum of annually by licensed company.</td>
</tr>
<tr>
<td></td>
<td>- Checked monthly by designated company employee.</td>
</tr>
<tr>
<td></td>
<td>- Extinguishers accessible, location marked properly</td>
</tr>
<tr>
<td></td>
<td>- Tagged as to service date/repairman</td>
</tr>
<tr>
<td></td>
<td>- Hoses, standpipes, sprinkler heads in good condition</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>B.</th>
<th>All equipment equipped with appropriate fire extinguishers or fire suppression systems</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>C.</th>
<th>Smoking restrictions observed.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>D.</th>
<th>Fire blanket mounted and accessible.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>E.</th>
<th>Test fire, security detection / protection devices as required.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>F.</th>
<th>Test emergency lighting equipment if so equipped.</th>
</tr>
</thead>
</table>

#### 3. HAZARDOUS MATERIALS AND INSPECTION CHECKLIST

<table>
<thead>
<tr>
<th>A.</th>
<th>Perimeter fencing is intact.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>B.</th>
<th>Gate lock in working condition.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>C.</th>
<th>Proper signage in place.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Hazardous Waste Storage Area signs are legible and securely hung.</td>
</tr>
<tr>
<td></td>
<td>- No Smoking signs posted.</td>
</tr>
<tr>
<td></td>
<td>- 4-colored hazardous waste placard hung.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>D.</th>
<th>No incompatible waste storage exists.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Bleach / Peroxide / Oxidizers are not stored by gasoline, batteries,</td>
</tr>
<tr>
<td></td>
<td>- Batteries are stored in vented, water-tight plastic containers.</td>
</tr>
<tr>
<td></td>
<td>- Miscellaneous reactive waste is stored away from flammable waste.</td>
</tr>
<tr>
<td></td>
<td>- Acids are stored away from bases and lime.</td>
</tr>
<tr>
<td></td>
<td>- All hydrocarbons are stored separately from acids and bases</td>
</tr>
</tbody>
</table>

| S/U/NA | DATE CORRECTED |
### SUNSHINE CANYON LANDFILL

**FACILITY INSPECTION CHECKLIST - MONTHLY**

<table>
<thead>
<tr>
<th>E. All waste containers are intact</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Leaking containers are in plastic totes</td>
</tr>
<tr>
<td>- Containers showing signs of corrosion are placed in plastic totes.</td>
</tr>
<tr>
<td>- Check secondary containment pallets for holes or leaks</td>
</tr>
<tr>
<td>- Check base of hazardous lockers for corrosion / holes</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>F. All drums are labeled</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Drums and storage areas with materials are clearly labeled for</td>
</tr>
<tr>
<td>- Drums holding hazardous waste have been labeled with an</td>
</tr>
<tr>
<td>accumulation sticker listing:</td>
</tr>
<tr>
<td>- date of initial waste accumulation</td>
</tr>
<tr>
<td>- landfill name and address</td>
</tr>
<tr>
<td>- composition and physical state of the waste</td>
</tr>
<tr>
<td>- California Waste Identification Number</td>
</tr>
<tr>
<td>- Landfill RCRA identification number</td>
</tr>
</tbody>
</table>

### ABOVE-GROUND STORAGE TANK INSPECTION RECORD

<table>
<thead>
<tr>
<th>Tank Name / Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location</td>
</tr>
</tbody>
</table>

**Contents**

Liquid level indicator inspected and found working properly; liquid levels acceptable.

<table>
<thead>
<tr>
<th>Signs of damage of deterioration to piping, supports, valve or joints?</th>
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<tbody>
<tr>
<td>Yes</td>
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<tr>
<td>No</td>
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</tbody>
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<table>
<thead>
<tr>
<th>Signs of damage or deterioration of containment?</th>
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<tbody>
<tr>
<td>Yes</td>
</tr>
<tr>
<td>No</td>
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**Comments**
<table>
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<tr>
<th>Describe Leaks and/or Spills</th>
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<tr>
<td>Corrective Action Taken</td>
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**SUMMARY AND COMMENTS**


**SIGNATURE**

**TODAY'S DATE**
Description of Training

<table>
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<tr>
<th>Instructor</th>
<th>Date</th>
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**EMPLOYEES' NAMES**

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<th>Printed Name</th>
<th>Signature</th>
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APPENDIX C

SPECIAL OCCURRENCES REPORT FORM
(SAMPLE)
CITY/COUNTY - REPORT OF SPECIAL OCCURRENCES

<table>
<thead>
<tr>
<th>DATE:</th>
<th>SAMPLE</th>
<th>OCCURRENCE #:</th>
<th>1</th>
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</thead>
<tbody>
<tr>
<td>REPORT MADE BY:</td>
<td>SAMPLE</td>
<td>TIME:</td>
<td>SAMPLE</td>
</tr>
<tr>
<td>POSITION:</td>
<td>SAMPLE</td>
<td></td>
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</tbody>
</table>

Check One:

- [ ] Fire
- [ ] Earthquake
- [ ] Unusual and Sudden Settlement
- [ ] Injury
- [ ] Other Unusual Occurrences
- [ ] Accident
- [ ] Explosion
- [ ] Presence of Hazardous Waste
- [ ] Flooding
- [ ] Landslide

Detailed Description of Occurrence:


Actions taken to mitigate this occurrence:
ATTACHMENT 3
WASTE MANIFESTS
<table>
<thead>
<tr>
<th>Contents No.</th>
<th>Type</th>
<th>Quantity</th>
<th>Wt./Vol.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td>2</td>
<td>BA</td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td>2</td>
<td>DR</td>
</tr>
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</table>

### 13. Special Handling Instructions and Additional Information

Always Wear Proper PPE

### 14. GENERATOR'S/OFFICER'S CERTIFICATION

I hereby declare that the contents of this manifest are fully and accurately described above and are classified, packaged, marked and labeled, as required, to ensure in transit in proper condition for transport according to applicable international and national governmental regulations.

Generators/Officer's Printed/Typed Name: [Signature]

Transporter 1 Printed/Typed Name: [Signature]

Transporter 2 Printed/Typed Name: [Signature]

### 17. Discrepancy

- [ ] Discrepancy in Quantity
- [ ] Discrepancy in Type
- [ ] Discrepancy in Residue
- [ ] Full Rejection
- [ ] Partial Rejection

### 18. Designated Facility Owner or Operator: Certification of receipt of materials covered by the manifest except as noted in Item 17a

Printed/Typed Name: [Signature]

Month Day Year: [ ]
**PACKING SLIP**

**Date:** 1-26-2016  
**Quote No:** PE0119163-CTO

| **Company:** Republic Services Procurement, Inc. | **Ship To:** Sunshine Canyon Landfill |
| **Address:** Sunshine Canyon Landfill  
14747 San Fernando Road  
Sylmar, CA 91342 | **Address:** 14747 San Fernando Road  
Sylmar, CA 91342 |
| **Attn:** Achaya Kelapanda  
**Phone:** 818-833-6508  
**Fax:** 818-362-5484 | **Contact:** Darryl  
**Phone:** 818-652-5330  
**Fax:** |

**Projected Name:**  
**Pure Effect Job #:** 16-104 #1

| **F.O.B.:** Jobsite  
**Shipping:** Pure Effect Truck | **Terms:** Net 30 Days | **P.O. #:** PO5568811  
**Scheduled:** 1-27-2016 @ 6am  
**Order Date:** 1-20-2016 |

<table>
<thead>
<tr>
<th><strong>Quantity</strong></th>
<th><strong>Description</strong></th>
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| 10,000 lbs | Vacuum and Rebed Service Includes – Transportation, Labor to  
Vacuum and Dispose of Non-Hazardous Spent Carbon, Refill w/ Activated Carbon (4mm) – Liquid Phase Vessels (Sub-Drain System & Cutoff Wall Site) |
| 1 | Reach Lift Rental Charge per Day |

Spent Carbon was sent to California Carbon for reactivation.

Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration in accordance with the Uniform Rules of Better Business Arbitration, and judgment upon the award rendered by the Arbitrator(s) may be entered in any Court having jurisdiction thereof.

**Signature:**  
**Date:** 1/27/16

601 W. Valencia Dr. Fullerton, CA 92832  
(714) 639-PURE  
Fax (714) 639-8530
## Packing Slip

**Date:** 5-17-2016

**Company:** Republic Services Procurement, Inc.  
**Address:** Sunshine Canyon Landfill  
14747 San Fernando Road  
Sylmar, CA 91342  
**Attn:** Acharya Kelapanda  
**Phone:** 818-833-6508  
**Fax:** 818-362-5484

**Ship To:** Sunshine Canyon Landfill  
**Address:** 14747 San Fernando Road  
Sylmar, CA 91342  
**Contact:** Darryl  
**Phone:** 818-652-5330  
**Fax:**

**Customer Representative:** Caleb Osborne

**F.O.B.:** Jobsite  
**Terms:** Net 30 Days  
**P.O. #:** PO5797371

**Shipping:** Pure Effect Truck  
**Scheduled:** 5-19-2016 @ 6am  
**Order Date:** 5-09-2016

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<td>6,000 lbs</td>
<td>Vacuum and Rebed Service Includes – Transportation, Labor to Vacuum and Dispose of Non-Hazardous Spent Carbon, Refill w/ Activated Carbon (4mm) – Liquid Phase Vessels (Leachate Treatment Plant)</td>
</tr>
<tr>
<td>1</td>
<td>Reach Lift Rental Charge per Day</td>
</tr>
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</table>

Spent Carbon was sent to California Carbon for reactivation

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Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration in accordance with the Uniform Rules of Better Business Arbitration, and judgment upon the award rendered by the Arbitrator (s) may be entered in any Court having jurisdiction thereof.

**Signature:** [Signature]  
**Date:** 5/19/16

601 W. Valencia Dr. Fullerton, CA 92832  (714) 639-PURE  Fax (714) 639-8530
Date: 12-06-2016

Company: Republic Services Procurement, Inc.
Address: Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

Attn: Achaya Kelapanda
Phone: 818-833-6508
Fax: 818-362-5484

Project Name: Pure Effect Job#: 16-103 #3

<table>
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<th>F.O.B.:</th>
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<td>Jobsite</td>
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<tr>
<td>Shipping: Pure Effect Truck</td>
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<td>Order Date: 11-21-2016</td>
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<table>
<thead>
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| 6,000 lbs | Vacuum and Rebed Service Includes Transportation, Labor to
Vacuum and Dispose of Non-Hazardous Spent Carbon, Refill w/ Activated Carbon (4mm) - Liquid Phase Vessels (Gray Water System) |
| 1 | Reach Lift Rental Charge per Day |

Spent Carbon was sent to California Carbon
for reactivation.

Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration in accordance with the Uniform Rules of Better Business Arbitration, and judgment upon the award rendered by the Arbitrator(s) may be entered in any Court having jurisdiction thereof.

Signature: [Signature]
Date: 12/8/16

601 W. Valencia Dr. Fullerton, CA 92832 (714) 639-PURE Fax (714) 639-8530
PACKING SLIP

Date: 10-07-2015

Company: Republic Services Procurement, Inc.
Address: Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

Attn: Achaya Kalapanda
Phone: 818-833-6508
Fax: 818-362-5484

Ship To: Sunshine Canyon Landfill
Address: 14747 San Fernando Road
Sylmar, CA 91342

Contact: Daryl
Phone: 818-652-5330
Fax:

Customer Representative: Michael Sleby

Pure Effect Job#: 15-241 #2

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<th>Net 30 Days</th>
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<td>Pure Effect Truck</td>
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<tbody>
<tr>
<td>6,000 lbs</td>
<td>Vacuum and Rebed Service includes Transportation, Labor to Vacuum and Dispose of Non-Hazardous Spent Carbon, Refill w/ Activated Carbon (4mm) – Liquid Phase Vessels</td>
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<tr>
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<td>Reach Lift Rental Charge per Day</td>
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Spent Carbon was sent to California Carbon for reactivation

Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration in accordance with the Uniform Rules of Better Business Arbitration, and judgment upon the award rendered by the Arbitrator (s) may be entered in any Court having jurisdiction thereof.

Signature: [Signature]
Date: 10/12/15

601 W. Valencia Dr. Fullerton, CA 92832 (714) 639-PURE Fax (714) 639-8530
**PACKING SLIP**

**Date:** 10-07-2015  
**Quote No:** 803201511-JHS/MS

| Company: Republic Services Procurement, Inc. | Ship To: Sunshine Canyon Landfill |
| Address: Sunshine Canyon Landfill  
14747 San Fernando Road  
Sylmar, CA 91342 | Address: 14747 San Fernando Road  
Sylmar, CA 91342 |
| Attn: Achaya Kelapanda | Contact: Darryl |
| Phone: 818-833-6508 | Phone: 818-652-5330 |
| Fax: 818-362-5484 | Fax: |
| Project Name: | Customer Representative: Michael Slaby |

**Pure Effect Job#: 15-536**

| F.O.B.: Jobsite | Terms: Net 30 Days | P.O. #: POS339776 | **Shipping:** Pure Effect Truck | **Scheduled:** 10/13/15 & 10/14/15 @ 7am | **Order Date:** 10-02-2015 |

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</table>
| 10,000 lbs | Vacuum and Rebed Service Includes – Transportation, Labor to  
Vacuum and Dispose of Non-Hazardous Spent Carbon, Refill w/ Activated Carbon (4mm) – Liquid Phase Vessels |
| 2 Days | Reach Lift Rental Charge per Day |
| 2 | Pure Effect Fee for Manifold Cleaning |

Spent Carbon was sent to California Carbon for reactivation

Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration in accordance with the Uniform Rules of Better Business Arbitration, and judgment upon the award rendered by the Arbitrator(s) may be entered in any Court having jurisdiction thereof.

**Signature:** [Signature]  
**Date:** 10/14/15

601 W. Valencia Dr. Fullerton, CA 92832 (714) 639-PURE Fax (714) 639-8530
This drawing has not been published but rather has been prepared by Geo-Logic Associates, Inc. for use by the client named in the title block, solely in respect of the construction, operation, and maintenance of the facility named in the title block. Geo-Logic Associates, Inc. shall not be liable for the use of this drawing on any other facility or for any other purpose.

LEGEND

- EXISTING 25 FT CONTOUR
- PROPERTY BOUNDARY
- EXISTING APPROVED LINERS
- LIMIT OF FUTURE WASTE FILL
- PERMANENT DRAINAGE CHANNEL
- TEMPORARY DRAINAGE CHANNEL
- TEMPORARY Bypass rd CHANNEL
- TEMP DOWNSPIE
- TEMP CHANNEL
- TEMP BOX CULVERT
- PERMANENT DRAINAGE CHANNEL

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EXISTING TOPOGRAPHY PREPARED BY COOPER AERIAL SURVEYS DATED FEBRUARY 24, 2016

2777 E. GUASTI ROAD
SUITE 1
ONTARIO, CA 91761
(909) 626-2282
www.geo-logic.com

SUNSHINE CANYON LANDFILL
SYLMAR, CALIFORNIA
TAC REPORT
SITE DRAINAGE COMPONENTS
October 24, 2016

Ms. Patti Costa, Environmental Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

APPROVAL OF REVISED WEST DRAINAGE CHANNEL MASTER PLAN - SUNSHINE CANYON LANDFILL, SYLMAR, CALIFORNIA (FILE NO. 58-076, ORDER NO. R4-2008-0088, GEOFORTRACKER GLOBAL ID NO. L10006014618)

Dear Ms. Costa:

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board), is in receipt of your letter dated April 27, 2016, transmitting a revised Surface Water Drainage Analysis, West Drainage Channel Master Plan, Sunshine Canyon Landfill (Revised Plan), dated January 7, 2015, that was submitted to the State Water Resources Control Board Geotracker data system on April 27, 2016. The Revised Plan provides updated analysis and design details for the construction of the West Drainage Channel at the Sunshine Canyon City/County Landfill (Landfill), which is owned and operated by Republic Services (Discharger) and regulated under waste discharge requirements (WDRs) included in Order No. R4-2008-0088 adopted by this Regional Board on October 2, 2008.

The initial plan was submitted to the Regional Board on March 28, 2014. In a letter dated July 1, 2014 (copy attached), Regional Board staff provided comments that, among others, expressed concerns about potential damages that may be caused by differential settlements of the closed City Landfill No. 1, over which part of the drainage channel will be constructed. In addition, the letter included comments from the Los Angeles County Department of Public Works (LACDPW) on the technical aspects of the plan.

Regional Board staff have reviewed the Revised Plan and has determined that comments included in our July 1, 2014, letter have been adequately addressed. Specifically, the Revised Plan proposes to use Geocell-reinforced concrete with a geogrid reinforcement layer in the foundation of the channel in areas underlain by the closed landfill unit. We concur that such a design is expected to be able to offset the effects of potential differential settlements of the existing waste mass. The Revised Plan is therefore approved. In accordance with Section K (Provisions for Drainage and Erosion Control) of the WDRs, all drainage structures at the Landfill shall be protected and maintained continuously to ensure their effectiveness. The Discharger is responsible to inspect, repair, and replace the drainage channel if damages occur during the active life and post-closure period of the Landfill.

Please note that approval of the Revised Plan by the Regional Board staff is in conjunction with its approval and clearance by other regulatory agencies, including the LADPW. In accordance
with Requirement M.3. of the WDRs', approval of the Revised Plan by the Regional Board does not release the Discharger from the responsibility of complying with any other laws and regulations that may be enforced by other regulatory agencies.

A public notice regarding this approval was sent to known interested parties on September 12, 2016, to meet General Provision No. M.22. of the WDRs, which states: "During oversight of this Order, wherever the Executive Officer is authorized to grant any approval under a particular provision of this Order, the Executive Officer is directed to assess if there is controversy associated with the decision following public notice and, if so, bring the decision to the Regional Board for approval." The deadline for submitting comments regarding this matter was October 12, 2016. We received no comments regarding this matter during the period.

If you have any questions, please contact Dr. Wen Yang, Chief of the Land Disposal Unit, at (213) 620-2253 or wyang@waterboards.ca.gov.

Sincerely,

Samuel Unger, P.E.
Executive Officer

Mailing List:

Leslie Graves, State Water Resources Control Board (Leslie.Graves@Waterboards.ca.gov)
Michael Wochnick, CalRecycle (Michael.Wochnick@CalRecycle.ca.gov)
Gerardo Villalobos, Sunshine Canyon Landfill LEA (gvillalobos@ph.lacounty.gov)
David Thompson, Sunshine Canyon Landfill LEA (david.thompson@lacity.org)
Martín Ayi Jitiwa, Los Angeles County Department of Public Works (MAIYET@dpw.lacounty.gov)
Mohsen Nazemi, South Coast Air Quality Management District (MNazemi1@aqmd.gov)
Richard Slade, Upper Los Angeles River Area Watermaster (ularawatermaster@rcslade.com)
Mitchell Englander, Councilmember, 12th District, City of LA (councilmember.Englander@lacity.org)
Ly Lam, City of Los Angeles Department of City Planning (ly.t.lam@lacity.org)
Dave Nguyen, Los Angeles County Department of Public Works (DNGUYEN@dpw.lacounty.gov)
Wayde Hunter, North Valley Coalition, Granada Hills (WHunter01@aol.com)
Wayne Aller, Knollwood Property Owners Association, Granada Hills (waynealler07@hotmail.com)
Becky Bendickson, Granada Hills North Neighborhood Council (bebend99@gmail.com)
Kim Thompson, Granada Hill North Neighborhood Council (kimthompson@socal.rr.com)

Requirement M.3. of the WDRs states: "These requirements do not exempt the Discharger from compliance with any other current or future law that may be applicable. They do not legalize this waste management facility, and they leave unaffected any further restraints on the disposal of wastes at this waste management facility that may be contained in other statutes."
Patti Costa
Sunshine Canyon Landfill

Wayne Adelstein, North Valley Regional Chamber of Commerce (wayne@nvrcc.com)
Ralph Kroy, LA City Sunshine Canyon Landfill Community Advisory Committee
(REKroy@aol.com)
Robert Sherman, Republic Services (RSherman@republicservices.com)
Patti Costa, Republic Services (PCosta@republicservices.com)
Los Angeles Regional Water Quality Control Board

July 1, 2014

Ms. Patti Costa, Environmental Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

COMMENTS ON WEST DRAINAGE CHANNEL MASTER PLAN - SUNSHINE CANYON LANDFILL, SYLMAR, CALIFORNIA (FILE NO. 58-076, ORDER NO. R4-2008-0088, WDID NO. 4B190329001)

Dear Ms. Costa:

The California Regional Water Quality Control Board, Los Angeles Region (Regional Board), has received from you a report titled Surface Water Drainage Analysis, West Drainage Channel Master Plan, Sunshine Canyon Landfill, Los Angeles County, California (Plan), dated March 2014, prepared by GeoLogic Associates, and submitted to the Regional Board on March 28, 2014.

The Sunshine Canyon (Landfill) is a Class III municipal solid waste landfill that is owned and operated by Republic Services Company and regulated under Wasted Discharge Requirements (WDRs) included in Order No. R4-2008-0088 adopted by the Regional Board on October 2, 2008. In a letter dated August 29, 2013, the Regional Board staff approved a design report for the Phase CC-3B liner construction at the Landfill, with the condition that a detailed design plan for the West Drainage Channel, a permanent storm drain that will be constructed concurrently with the proposed Phase CC-3B liner system, be submitted for the approval of Regional Board staff. The Plan was submitted to meet this condition. Meanwhile, the Plan was also submitted to the Los Angeles County Department of Public Works (LACDPW) for its review.

Regional Board staff has reviewed the Plan and consulted with staff of the LACDPW on the technical aspects of the proposed design. The LACDPW provided its comments on the Plan with a letter addressed to you dated June 16, 2014 (copy attached). The Regional Board staff concurs with those comments in the LACDPW letter and has additional comments on the Plan as follows:

1. A significant portion of the proposed drainage channel will be constructed on top of the City Landfill Unit 1, which has been closed since 1971. A major concern is that differential settlement within the waste mass of the closed landfill could cause serious damage to the proposed concrete channel once it is constructed. Although the Plan proposes a cross section for the portion of the drainage channel over the waste mass (Drawing No. C12) that is different from the cross section for the portion of the channel over native soil (Drawing No. C11), it does not include a discussion to demonstrate that such a design will be adequate to prevent significant damages to the channel that may be caused by differential settlement.
2. Attachment C of the Plan includes drawings of maps, cross sections, and detailed layout of the proposed drainage channel. However, there is no discussion in the Plan to illustrate the purpose of each drawing. Many features and symbols in those drawings are not adequately labeled or referenced. This makes the drawing hard to following and in some cases, not legible. For example, Drawing No. C10 presents two cross sections (Section A-A' and Section B-B'), but there is not a map showing where those cross sections are located and no explanation on the purpose of such cross sections is found in the Plan.

3. Section 5 and Attachment H of the Plan discuss an alternative outfall alignment for the proposed West Drainage Channel. Since the alternative layout involves an extension of the proposed channel line and the excavation of wastes that have been disposed of at the closed City Landfill, a revised design plan must be reviewed and approved by the Regional Board and other regulatory agencies with jurisdiction over the landfill, if the drainage channel is constructed following the alternative outfall alignment.

4. Section D.1. of the WDRs requires that "All containment structures and erosion and drainage control systems at the Landfill shall be designed and constructed under direct supervision of a California-registered civil engineer or certified engineering geologist, and shall be certified by the individual as meeting the prescriptive standards and/or performance goals of 27 CCR." Such a certification is not included in the Plan.

Please address the above comments and the comments provided by the LACDPW in its letter dated June 16, 2014, and submit a revised design plan for the project. Construction of the proposed drainage channel shall not be started until a design plan and final construction plans for the project are approved by the Regional Board staff.

If you have any questions, please contact Dr. Wen Yang, Chief of the Land Disposal Unit, at (213) 620-2253 or wyang@waterboards.ca.gov.

Sincerely,

Samuel Unr, P.E.
Executive Officer

Enclosure: Letter from Los Angeles County Department of Public Works, dated June 16, 2014

cc: Emiko Thompson, Los Angeles County Department of Public Works
Gerardo Villalobos, Sunshine Canyon Landfill LEA
David Thompson, Sunshine Canyon Landfill LEA
Eugene Tseng, City of Los Angeles, Environmental Affairs Department
Wayde Hunter, North Valley Coalition, Granada Hills
Dear Ms. Costa:

WEST DRAINAGE CHANNEL MASTER PLAN
SURFACE WATER DRAINAGE ANALYSIS REPORT
SUNSHINE CANYON CITY/COUNTY LANDFILL

We reviewed your Surface Water Drainage Analysis report for the West Drainage Channel Master Plan dated March 2014 pursuant to Condition No. 38 of the Sunshine Canyon City/County Landfill Conditional Use Permit No. 00-194-(5) and have the following comments:

• The Drainage Map, Figure 1, provided under Attachment D shall include adequate topography, clarity, and resolution to depict watershed delineation. Each subarea shall be clearly labeled, and subarea collection points shall be shown. The Time of Concentration path from the most remote point of the subarea to the outlet of the subarea shall also be clearly identified. Elevations at the top and at the outlet point of each subarea shall be shown. The paths through which surface flows from the subareas are conveyed to the proposed West Drainage Channel shall also be shown. All drawings including any details, as well as any attachments must be clearly legible in order to facilitate proper review.

• The final outlet from the downdrain/impact basin area into the Terminal Basin is not clearly depicted in any of the design plans or drainage plans. This information shall be provided in the resubmittal which shall include details for the connection of the West Drainage Channel to the Terminal Basin. Details should include but not be limited to alignment profile and cross sections.
• Subarea SA1 is greater than 40 acres and should be further divided to meet Public Works' hydrology standards. The optimum size for a subarea in the County approved Modified Rational Method model is 40 acres. However, smaller subareas are acceptable.

• Section 3.0 - "Surface Water Drainage Analysis," references the Santa Clara River Watershed. However, the receiving drainage system for the Sunshine Canyon Landfill's watershed is Bull Creek, a tributary to the Los Angeles River which is part of the Los Angeles River Watershed. Accordingly, all drainage run-off analyses shall utilize parameters including fire factors, debris production rates, and peak bulk factors, attributable to the Los Angeles River Watershed, rather than the Santa Clara River Watershed.

• The assumption made in Section 4.0 - "Control Structure Sizing," regarding the non-additive nature of runoff flows generated by the surrounding tributary areas to the Western Drainage Channel cannot be claimed. Some flows will be additive to the 480 cubic feet per second peak outflow rate from Basin A. In order to identify the peak flow rate conveyed within the channel and the downdrain, hydrographs from Basin A and each subarea tributary to the West Drainage Channel must be routed together along the reaches of the West Drainage Channel to the Terminal Basin. The resulting peak outflow rate into the Terminal Basin shall be reevaluated to determine the cumulative flow routing effects due to various factors such as channel storage and timing.

• The current hydrologic analysis for the West Drainage Channel is not based on the topography at the point of the landfill's built-out condition. At build-out a substantial area, shown as the area highlighted in red on the enclosed Drainage Map, will become tributary to the West Drainage Channel. Also, not included in the hydrologic analysis is the contribution from the immediate area south of the trapezoidal channel shown as the area highlighted in yellow on the enclosed Drainage Map. Both of these areas shall be included in the hydrologic analysis.

• Under Attachment C, some of the "Alignment Profile" drawings did not reference the correct "Details" drawings. Detailed call-outs on drawings should be labeled correctly with appropriate symbols (as shown in Drawing No. G01) to ensure that all "Alignment Profile" and "Details" drawings are referenced appropriately.
Please address these comments and resubmit a revised West Drainage Master Plan for further review. If you have any questions, please contact Ms. Emiko Thompson at (626) 458-3521, Monday to Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER  
Director of Public Works

PAT PROANO  
Assistant Deputy Director  
Environmental Programs Division

cc: Regional Water Quality Control Board, Los Angeles Region (Wen Yang)  
Sunshine Canyon Landfill Local Enforcement Agency (Gerry Villalobos)  
Department of Regional Planning (Maria Masis)  
City of Los Angeles Department of City Planning (Ly Lam)
JTD Map of Built Out Condition, portion of watershed tributary to Western Drainage Channel is highlighted in red.
Mr. Rob Sherman, General Manager  
Sunshine Canyon Landfill  
Republic Services, Inc.  
14747 San Fernando Road  
Sylmar, CA 91342-1021

SUNSHINE CANYON CITY/COUNTY LANDFILL  
CONDITIONAL USE PERMIT NO. 00-194-(5)  
COMMENTS ON THE REVISED WEST DRAINAGE CHANNEL MASTER PLAN

Dear Mr. Sherman:

We have reviewed the following documents submitted by Republic Services, Inc. (Republic) to the Los Angeles County Department of Public Works (Public Works) for the revised West Drainage Channel Master Plan Project:

- Private Drain No. XXXX — Sunshine Canyon Landfill West Drainage, submitted by Republic to Public Works on December 10, 2015; and
- Surface Water Drainage Analysis — West Drainage Master Plan, submitted by Republic to the Los Angeles Regional Water Quality Control Board on January 9, 2015.

Based on our review, the following are our comments:

**General Design**
Please see enclosed plans containing comments on the Revised WDC Master Plan.

**Geotechnical and Materials**
The Surface Water Drainage Analysis for the Landfill’s WDC Master Plan appears to conceptually meet the proposed development needs. However, in order for the design to be accepted as permanent, it will be necessary to meet all minimum County standards and those standards set forth in the California Code of Regulations, Title 27, Section 21750; Conditional Use Permit No. 00-194-(5) Condition No. 38; and applicable portions of the 2014 County of Los Angeles Building Code.

The following comments must be addressed prior to recommendation of the proposed West Drainage Private Drain for approval by Public Works.
1. Provide a geotechnical map that complies with the provisions of the County of Los Angeles Department of Public Works Manual for Preparation of Geotechnical Reports. The geotechnical map shall be based on the proposed improvement plans.

As outlined in the Department of Public Works Manual for Preparation of Geotechnical Reports, the geotechnical map must show the following:

a. The aerial distribution of geologic materials with sufficient lateral extent beyond the property limits to determine the potential adverse effects on existing landfill operations and off-site properties, as appropriate, with sufficient geologic symbols to depict clearly site geology.

b. Existing landfill cell limits; landslides and their limits; all geotechnical cross-sections, including those utilized for slope stability analyses; springs and seeps (discharge rate should be noted); subdrains; limits of shear keys, keyway excavations, and buttress fills; geotechnical hazard setback lines/planes; exploratory excavations and borings locations, including those not removed by grading; and any areas of over-excavation and replacement.

2. All relevant subsurface data and associated logs (soil borings, groundwater wells, borings with inclinometers, gas monitoring wells, etc.) referenced on the geotechnical map must be provided in the report.

3. Natural and manmade slopes with slope gradients steeper than 2:1 (horizontal:vertical) (h:v) or where geologic structure may adversely affect slopes with shallower slope gradients shall be analyzed for slope stability with respect to the proposed improvements.

4. Geotechnical cross-sections shall include all relevant subsurface explorations; illustrate geologic contacts; indicate true and apparent dips of bedding and other discontinuities, such as joints, fractures, faults, etc.; potentiometric surface; seeps; and all other relevant geologic details.

5. Appropriate bedding plane and joint/fracture shear strengths representative of site-specific geologic materials shall be represented in the stability analyses, as appropriate. Provide supporting data for all material strengths utilized in slope stability analyses.
Note: Shear strength values provided in Table No. 20 of the JTD may be used only in seismic slope stability analyses. They are not appropriate for use in static slope stability analyses.

6. Provide static, seismic, and surficial slope stability analyses for all conditions that may impact or alter (i.e. horizontal and/or vertical displacement) the drainage paths of the channel alignment.

7. For each stability analysis presented, a corresponding detailed geotechnical cross-section shall be provided that shows the distribution of geologic materials. The critical failure plane and the various shear strength parameters used in the appropriate segments of each failure plane shall be shown on the analyses. If factors of safety are below County minimum standards then mitigation measures shall be presented.

8. Stability analyses shall investigate the various slope stabilities that may be affected by the proposed development. Methods of analyses (i.e. circular, translational or block, non-circular, etc.), the limit equilibrium methods (i.e. Ordinary Method of Slices, Modified Bishop Method, Morgenstern-Price based General Limit Equilibrium, etc.), and their related analyzed slip surfaces shall be comprehensive and determine the critical failure plane and factor of safety.

9. The Surface Water Drainage Analysis for Sunshine Canyon Landfill West Drainage Channel Master Plan document acknowledged a potential for settlement to occur over those portions of the proposed private drain alignment that traverse existing waste areas.

   a. Provide specific numerical values for the potential total static and seismically induced settlements. All settlement values shall be supported by appropriate data and analyses. Provide mitigation recommendations for all areas where values exceed County settlement policies.

   b. Provide specific distances over which the differential settlement may occur. Refer to the aforementioned Department of Public Works Manual for Preparation of Geotechnical Reports for County standards.

   c. Recommended mitigation measures shall be made part of the plans.

   Note: All mitigation measures on the plans shall be constructed.
10. Address the flow gradient for the proposed West Drainage Private Drain that may experience settlement (even tolerable differential settlement). Provide specific recommendations for preventing areas to create ponding within the private drain. Any section that exceeds permitted flow levels within the channel shall include protective slope improvements to prevent concentrated slope erosion and potentially exposure of buried waste. Provide recommended mitigation measures and details on the plans as necessary.

11. Provide chemical test results (sulfate, chloride, resistivity, etc.) for the on-site soils to address the presence of chemicals deleterious to construction materials and utility lines. The chemical tests must be in accordance with California Test Methods, Department of Transportation, or equivalent. Aqueous solution tests, such as EPA Tests or similar methods, are not acceptable for determination of resistivity. Resistivity tests must be performed on soils in a saturated condition. Recommend mitigation as necessary.

12. In accordance with Section 111 of the County of Los Angeles Building Code, the geotechnical consultant(s) shall make a finding regarding the safety of the site of the proposed work against hazard from landslide, settlement, or slippage and a finding regarding the effect that the proposed building or grading construction will have on the geotechnical stability of the area outside of the proposed work. The finding must be substantiated by appropriate data and analyses and be included in the geotechnical report.

13. Include details for fill placed over existing terrain steeper than 5:1 gradient and a keying and benching detail with all dimensions as determined by a Soils Engineer in the Design Report and plans.

14. Submit plans for verification of compliance with County codes and policies. Plans (scaled at 1-inch ≤ 40-feet) shall include, at a minimum, the following, where applicable:

   a. Existing and proposed grades;
   b. Slope gradients;
   c. Subdrain systems;
   d. Removal and recompaction depths and limits;
   e. Location of existing and proposed channels and related drainage features;
   f. Grading sequences (e.g. ABC slot-cutting or removal of landslide driving force before removing supporting toe, etc.); and
g. All standard general geotechnical notes and fill notes regarding fill compaction and density testing requirements.

Additional drainage and grading requirements of the Department of Public Works can be accessed at http://dpw.lacounty.gov/bsd/publications, typical grading requirements are provided on the Grading Review Sheet (see http://dpw.lacounty.gov/bsd/lib/fp/Drainage and Grading/Plan Check Documents/Grading Review Sheet (12-23-15).pdf). All applicable grading and drainage requirements shall be incorporated into the plans.

15. All geotechnical reports submitted for review must include an electronic copy of the report on a Compact Disk in Adobe® Portable Document Format (PDF). The electronic version shall include an electronically generated representation of the licensee's seal, signature, and date of signing.

**Review Exclusions**

The following list of items are beyond the scope of this geotechnical review and are assumed to be addressed by other agencies, such as the Regional Water Quality Control Board, except for when those design items potentially affected slope stability analyses of interim and final slope gradients that may have potential health and safety issues or adverse effects to off-site properties:

- Surficial stability of final cover slopes shallower than 2:1 (h:v);
- Potential deformation of final cover under static and seismic loading;
- Design and evaluation of base liner section, alternate liner section, and slope liner section;
- Protective layer (operation layer);
- Landfill gas collection system;
- Leachate collection and removal system.

**Water Resources**

The following comments on the Private Drain No. XXXX – Sunshine Canyon Landfill West Drainage Plans:

1. **DWG No. 02.** Within the Hydraulic Element table, double-check whether Line C should be from Sta 71+00 to 76+47.46, instead of from 71+00 to 75+47.46.

2. **DWG No. 03.** The interim flow of 700 cubic feet per second (cfs) does not appear in the hydrology of the West Drainage Channel. Please discuss the interim flow of 700 cfs, its source, timing, and impact to the receiving drain
"Line A." Without further context, it appears the incoming flows to Line A consist of 700 cfs from Line E and 1,245 cfs from Line B while the capacity of Line A is 1266 cfs.

3. **DWG No. 06.** Pertaining to the upper chart, the capacity of 724 cfs should be depicted downstream from Sta 37+00.

4. **DWG No. 06.** Pertaining to the upper chart, double check whether the capacity should be shown as \( Q = 764 \text{ cfs} \), instead of \( Q = 760 \text{ cfs} \).

5. **DWG No. 10.** Pertaining to Line F, the pipe should be able to pass the burned flow rate of 86 cfs instead of 81 cfs. Pertaining to Line E: the pipe should be able to pass the burned flow rate of 60 cfs instead of 56 cfs.

6. **DWG No. 11.** Pertaining to Debris Basin No. 2, there appears to be duplicate labeling of the concrete channel.

Final review of this Project is contingent upon the approval of Cell CC-4 Development Project and/or any future projects or grading that may alter the design and analysis of the WDC Master Plan.

If you have any questions, please contact Mr. Martins Aiyetiwa at (626) 458-3553, Monday to Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER  
Director of Public Works

MARTIN AIYETIWA  
Senior Civil Engineer  
Environmental Programs Division

KM:jl  
P:\Sec\PW Comments to SCL West Drainage.doc

Enc.
October 9, 2017

Mr. David Thompson
SCL LEA – Program Manager
221 N. Figueroa Street
Suite 1250
Los Angeles, CA 90012

Sunshine Canyon City/County Landfill (SWFP #19-AA-2000)

Dear Mr. Thompson,


As reported in prior years, the goals of the winterization improvements installed at Sunshine Canyon Landfill fall into four categories:

1. Management of sediment by means of constructed measures to minimize suspended solids in the site runoff exiting the terminal basin;
2. Erosion control measures to prevent rainfall and runoff erosion of daily and intermediate soil layers that cover active refuse fill areas with the purpose of preventing storm water contact to buried refuse. This includes grading of soil covers to prevent surface ponding and subsequent storm water infiltration into the existing refuse fill;
3. Maintenance of existing storm water control structures serving both the active and the closed refuse fill areas;
4. Expansion of the runoff control system to meet changing needs of the site due to ongoing fill operations.

Sediment Management and Erosion Control – Categories 1 and 2

Work that has been completed to address sediment management and erosion control include the following items:

- Installed 21 acres of ClosureTurf to provide slope protection on slope areas northeast of the administration buildings (please refer to Drawing 1 and 2 – 2017 Winterization Site Plan Completed Work);
- Applied 37 acres of Posi-Shell to provide slope protection on the slopes east and northeast of the administration buildings (please refer to Drawing 1 and 2 – 2017 Winterization Site Plan Completed Work);
- Inspected Filtrexx compost rolls at the toe of disturbed slopes throughout various areas of the site;
- Track-walked slopes throughout the site to reduce slope erosion and allow establishment of seeded or native vegetation in non-active areas;
Graded active landfill decks to prevent erosion by avoiding overly steepened swales and decks;
Graded soil cover in active landfill areas to prevent surface ponding.

Maintenance and Expansion of Runoff Control Systems – Categories 3, 4

- Removal of silt in site basins and channels;
- Cleanout of sediment basin south of cell CC-3B and grading/stabilization of concrete channels leading from this basin to the terminal basin;
- Removal of silt in terminal basin;
- Graded benches to promote positive drainage;
- Cleaned pipes and inlets of vegetation;
- Repaired pipe joints and reset down-drains if required;
- Repaired stormwater channel on City South Deck B to promote positive drainage.

There are several projects that are currently under construction and scheduled for completion by the end of October 2017. All of these projects provide additional stormwater controls:

- A grated road crossing on the paved entry road to the site separates runoff flows from vehicle traffic and provides an opportunity for wheel cleaning to minimize silt track-out will be completed by October 20, 2017;
- A project to install Faircloth Skimmers in the terminal basin to control sediment in stormwater discharge will be completed by October 31, 2017;
- A project to install 57 acres of native vegetation on the interim slopes and top deck of cell CC-3A, the top deck of cell CC-3B, and the County portion of the site will be completed by December 31, 2017 (Drawing 1 and 2 – 2017 Winterization Site Plan Work Underway to Be Completed);
- A project to hydroseed a portion of stockpile area used for egress and ingress for operational activities on the County portion of the site and the slopes southwest of the CC-4 Part 2 cell construction area will be completed by December 31, 2017 (Drawing 1 and 2 – 2017 Winterization Site Plan Work Underway to Be Completed).

The following control systems that were constructed prior to the 2016-2017 wet weather season remain in place as part of the site’s overall stormwater management plan:

- Concrete and asphalt lined channels were constructed to replace plastic lined channels along the office road and temporary scale facility;
- A grated road crossing on the paved entry road to the temporary scales separates runoff flows from vehicle traffic and provides an opportunity for wheel cleaning to minimize silt track-out;
- Gabion check dams along the fire road on City South. These check dams will allow for the slowing of stormwater flow allowing sediments to settle;
- Gabion cage wall in terminal basin to slow storm water flow and allow deposition of silt;
The Intermediate Cover Proposal submitted to the South Coast Air Quality Management District (SCAQMD) on March 15, 2017, included a Wet Weather Preparedness plan including actions that would be taken prior to a predicted severe wet weather event. These measures will be taken at least 24 hours prior to the projected on-set of the event. The application of these additional measures will be based on an assessment of the existing site conditions prior to the event and what additional measures will be most effective in minimizing surface erosions. The additional measures may include some or all of the following actions:

- Benches will be cambered at 4% to prevent stormwater from flowing onto slope areas and creating erosion rills;
- Additional fiber rolls/straw wattles will be placed on slope areas at a minimum of twenty vertical feet to slow stormwater flow;
- Application of soil stabilizer containing polymers formulated specifically for stabilization of slopes on appropriate slope areas;
- Construction of additional stormwater control berms as necessary to direct stormwater flow to the appropriate existing on-site structures.

Site inspections will be conducted prior to each rain event to ensure that all controls remain in place and any items that need to be addressed are completed prior to a rain event. Erosion and sediment controls will be assessed after each rain event and any actions needed to repair or replace a control will be addressed.

Please do not hesitate to contact me if you have any questions at (818) 362-2075 or PCosta@Republicservices.com.

Sincerely,

Patti K. Costa, P.E.
Environmental Manager

cc: Ms. Dee Lugo, SCL LEA
    Dr. Wen Yang, LARWQCB
    Mr. Martins Aiyetiwa, LA County DPW
    Mr. Wayde Hunter, SCL CAC
COUNTY OF LOS ANGELES
CITY OF LOS ANGELES

BASED D
MATERIAL STORAGE

BASEN A
LINER
CONSTRUCTION

AREA
ACTIVE FILL AREA
DTE PLANT
FLARE
9 & 10

BASEN B
POSI-SHELL
APPLICATION
AREA
SLOPE REPAIR
AREA
LINER
CONSTRUCTION

STOCKPILE AREA

NOTE:
1. Maintain Filtrexx Compost Rolls
2. Clean out sediment from channel
3. Clean out sediment from basin
4. Trackwalk slopes
5. Install fiber rolls on slope at 25' o.c. max.
6. Remove debris around inlet
7. Remove all weeds and vegetation in channel
8. Maintain Gabion check dams

LEGEND
PROPERTY LINE
LIMIT OF FUTURE WASTE FILL
LIMIT OF PICTURE WASTE FILL
CONSTRUCTION AREA
EXISTING EXT FENCE
FILTREXX COMPOST
GABION CAGE CHECK DAMS
GABION MATERIAL
GABION MATTRESS
GABION CAGE WALL
GABION CAGE
GRASS BAG CHECK DAMS
STRAW BAGS/REINFORCEMENT BAGS
FILTREXX CHEVRONS
K-RAIL
STRAW WADDLES/FIBER ROLLS
CLOSURE TURF
POSI-SHELL
TURF DEMONSTRATION
LEGEND

- PROPERTY LINE
- LIMIT OF EXISTING WASTE FILL
- LIMIT OF FUTURE WASTE FILL
- CONSTRUCTION AREA
- EXISTING SITUS
- EXISTING WASTE-FILLED CHANNELS
- GABION CAGE WALLS
- GABION MATTRESSES
- GABION CAGE CHECK DAMS
- JUTE MAT AND HYDROSEED
- EROSION CONTROL BLANKET
- GRAVEL BAG CHECK DAMS
- FILTREXX CHEVRONS
- FILTREXX COMPOST ROLLS
- K-RAIL
- STRAW WADDLES/FIBER ROLLS
- RIP RAP
- POSI-SHELL
- TURF DEMONSTRATION

NOTES:

1. Maintain Filtrexx Compost Rolls
2. Clean out sediment from channel
3. Clean out sediment from basin
4. Trackwalk slopes
5. Install fiber rolls on slope at 25' o.c. max.
6. Remove debris around inlet
7. Remove all weeds and vegetation in channel
8. Maintain Gabion check dams

EXISTING TOPOGRAPHIC PLAN IS FURNISHED BY COOPER AERIAL SURVEYS. THE TOPOGRAPHY DATA IS BASED ON MARCH 1, 2017 AERIAL PHOTOGRAPHY SUPPLEMENTED BY GROUND SURVEY PERFORMED BY FIRMATEK ON JULY 10, 2017.

This drawing has not been published but rather has been prepared by Geo-Logic Associates, Inc. for use by the client named in the title block, solely in respect of the construction operation, and maintenance of the facility named in the title block. Geo-Logic Associates, Inc. shall not be liable for the use of this drawing on any other facility or for any other purpose.
COUNTY OF LOS ANGELES
CITY OF LOS ANGELES
BASIN D

MATERIAL STORAGE

BASIN A

ACTIVE FILL AREA

DTE PLANT

FLARE 9 & 10

BASIN B

VEGETATIVE COVER

OVER DISKED POSI-SHELL IN THIS AREA

SLOPE REPAIR

AREA

LINER CONSTRUCTION

STOCKPILE AREA

PORTION OF STOCKPILE AREA USED FOR EGRESS AND INGRESS FOR OPERATIONAL ACTIVITIES

LIMIT OF FUTURE WASTE FILL CONSTRUCTION AREA

PROPERTY LINE

LIMIT OF EXISTING WASTE FILL

EXISTING SILT FENCE

GABION CAGE CHECK DAMS

RIP RAP

JUTE MAT AND HYDROSEED

EROSION CONTROL BLANKET

GRAVEL BAG CHECK DAMS

FILTREXX COMPOST ROLLS

GABION CAGE WALL

GABION MATTRESS

FILTREXX CHEVRONS

K-RAIL

STRAW WADDLES/FIBER ROLLS

CLOSURE TURF

POSI-SHELL

TURF DEMONSTRATION

NOTES:
1. Maintain Filtrexx Compost Rolls
2. Clean out sediment from channel
3. Clean out sediment from basin
4. Trackwalk slopes
5. Install fiber rolls on slope at 25’ o.c. max.
6. Remove debris around inlet
7. Remove all weeds and vegetation in channel
8. Maintain Gabion check dams
LEGEND

- PROPERTY LINE
- LIMIT OF FUTURE WASTE FILL
- EROSION CONTROL BLANKET
- VEGETATIVE COVER
- HYDROMAT
- HYDROMAT/CODOMAT
- Filtrexx Chevrons
- Gabion Case Check Dams
- Gabion Mattresses
- Gabion Cage Check Dams
- Gravel Bag Check Dams
- Filtrexx Compost Rolls
- Gabion Cage Wall
- Rip Rap
- Filtrexx Chevrons
- Jute Mat and Hydroseed
- Erosion Control Blanket
- Vegetative Cover
- Hydroseed

NOTES:
1. Maintain Filtrexx Compost Rolls
2. Clean out sediment from channel
3. Clean out sediment from basin
4. Trackwalk slopes
5. Install fiber rolls on slope at 25' o.c. max.
6. Remove debris around inlet
7. Remove all weeds and vegetation in channel
8. Maintain Gabion check dams

EXISTING TOPOGRAPHIC PLAN IS FURNISHED BY COOPER AERIAL SURVEYS. THE TOPOGRAPHY DATA IS BASED ON MARCH 1, 2017 AERIAL PHOTOGRAPHY SUPPLEMENTED BY GROUND SURVEY PERFORMED BY FIRMATEK ON JULY 10, 2017.
ATTACHMENT H
## SUNSHINE CANYON LANDFILL ODOR MITIGATION MEASURES

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>SCHEDULE</th>
<th>STATUS AS OF 6/26/2018</th>
<th>POSITIVE IMPACTS OR EFFECTS</th>
<th>QUANTIFIABLE BENEFIT</th>
<th>RATIONALE FOR ODOR MITIGATION MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SUNSHINE CANYON LANDFILL</strong></td>
<td></td>
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<td></td>
</tr>
<tr>
<td><strong>LANDFILL GAS MANAGEMENT</strong></td>
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<tr>
<td>LFG1 Phase 1 installation of new and replacement vertical gas extraction wells and slope collectors:</td>
<td></td>
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</tr>
<tr>
<td>15 new and replacement vertical gas wells</td>
<td>April - May 2016</td>
<td>Complete</td>
<td>Increased gas collection</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4,100 linear feet (LF) of slope collectors</td>
<td>September - October 2016</td>
<td>Complete</td>
<td>Increased gas collection</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Estimated increase in gas flow = 1,965 SCFM @ 50% CH₄ (total for both new gas wells and slope collectors)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phase 2 new and replacement vertical gas wells installed in areas where gas well monitoring data and surface emission monitoring indicated either (1) inefficient collection of LFG, or (2) surface emissions exceeding SCAQMD Rule 1150.1 requirements. Improvements to the gas collection system infrastructure are designed to increase the overall collection capability and capacity of the system thereby reducing surface emissions and the potential for off-site odors.</td>
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<tr>
<td>LFG2 Phase 2 installation of new and replacement vertical gas extraction wells:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15 new vertical gas wells</td>
<td>December 2016 - January 2017</td>
<td>Complete</td>
<td>Increased gas collection</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Estimated increase in LFG flow = 600 SCFM @ 50% CH₄ (assumes 40 SCRM/well @ 50% CH₄)</td>
<td></td>
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</tr>
<tr>
<td>Phase 2 new vertical gas wells installed in recently completed fill areas will ensure gas system coverage in these areas. Improvements to the gas collection system infrastructure are designed to increase the overall collection capability and capacity of the system thereby reducing surface emissions and the potential for off-site odors.</td>
<td></td>
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<tr>
<td>LFG3 Installation of Horizontal Collectors in Cells CC-3A and CC-3B:</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>11,000 LF of horizontal collectors</td>
<td>2016</td>
<td>Complete</td>
<td>Increased gas collection</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Approximate increase in gas flow = 105 SCFM @ 50% CH₄ (total for both CC-3A and CC-3B horizontal collectors)</td>
<td></td>
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</tr>
<tr>
<td>Improvements to the gas collection system infrastructure are designed to increase the overall collection capability and capacity of the system thereby reducing surface emissions and the potential for off-site odors.</td>
<td></td>
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</tr>
<tr>
<td>LFG4 Installation of Dewatering Pumps</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Installation of 76 new pumps in wells affected by liquids as identified by October 2016 well sounding</td>
<td>December 2016 - January 2017</td>
<td>Complete</td>
<td>Decrease in volume of liquid in individual gas collection wells: Removal of liquids from vertical gas wells will increase volume of gas that can be collected from these wells by removing impediment for gas to flow freely through screened interval.</td>
<td>Estimated volume of liquid extracted form a typical gas well per week = 0-16,000 gallons per week.</td>
<td>Rehabilitation of gas wells by removal of liquids will increase gas collection and decrease potential for surface emissions by restoring efficient gas collection capability to individual wells. Improvements to the gas collection system infrastructure are designed to increase the overall collection capability and capacity of the system thereby reducing surface emissions and the potential for off-site odors.</td>
</tr>
</tbody>
</table>

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*MEASURES TO ENSURE ODOR NUISANCE ABATEMENT - FINAL*
### SUNSHINE CANYON LANDFILL
#### ODOR MITIGATION MEASURES

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>SCHEDULE</th>
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<th>POSITIVE IMPACTS OR EFFECTS</th>
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<th>RATIONALE FOR ODOR MITIGATION MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Leachate Collection System Upgrade</td>
<td>November 2016 - Early January 2017</td>
<td>In progress with early January 2017 completion</td>
<td>Increase in volume of liquid in individual gas collection wells: Removal of liquids from vertical gas wells will increase volume of gas that can be collected from these wells by removing impediment for gas to flow freely through screened intervals.</td>
<td>Upgrade to liquid/leachate collection system will increase the system capacity to be able to collect an estimated additional 300,000 - 400,000 gallons of liquid per month.</td>
<td>Rehabilitation of gas wells by removal of liquids will increase gas collection and decrease potential for surface emissions by restoring efficient gas collection capability to individual wells.</td>
</tr>
<tr>
<td>Leachate Collection System Upgrade</td>
<td>November 2016 - Early January 2017</td>
<td>In progress with early January 2017 completion</td>
<td>Increase in volume of liquid in waste mass: Liquids pumped from gas wells will go to the leachate collection system for treatment and disposal rather than potentially travelling along impervious soil layers to outside trenches causing leachate breakthrough and/or shifting into vertical gas extraction wells and inhibiting effective well performance.</td>
<td>Upgrade to liquid/leachate collection system will increase the system capacity to be able to collect an estimated additional 300,000 - 400,000 gallons of liquid per month.</td>
<td>Rehabilitation of gas wells by removal of liquids will increase gas collection and decrease potential for surface emissions by restoring efficient gas collection capability to individual wells.</td>
</tr>
<tr>
<td>Header Upgrade</td>
<td>May 2016</td>
<td>Complete</td>
<td>Increased gas collection capacity</td>
<td>Header upgrade provided additional vacuum to new wells installed in Cell CC-1A.</td>
<td>Improvements to the gas collection system infrastructure are designed to increase the overall collection capability and capacity of the system thereby reducing surface emissions and the potential for off-site odors.</td>
</tr>
<tr>
<td>Cell CC-1A header upgrade (18&quot; header line)</td>
<td>November 2016 - Early January 2017</td>
<td>Complete</td>
<td>Increased gas collection capacity</td>
<td>Increased gas collection capacity</td>
<td>Improvements to the gas collection system infrastructure are designed to increase the overall collection capability and capacity of the system thereby reducing surface emissions and the potential for off-site odors.</td>
</tr>
<tr>
<td>Horizontal Collectors</td>
<td>1/1/2018 - 6/1/2018</td>
<td>Complete</td>
<td>Increased gas collection capacity</td>
<td>Additional LGF collection capacity decreases the potential for surface emissions and prevents potential for fugitive odors.</td>
<td>Additional LGF collection capacity decreases the potential for surface emissions and prevents potential for fugitive odors.</td>
</tr>
<tr>
<td>Installation of 85 new or replacement Landfill gas extraction wells.</td>
<td>1/1/2018 - 6/1/2018</td>
<td>Complete</td>
<td>Increased gas collection capacity</td>
<td>Approximate increase in gas flow = 850 scfm @ 50% methane. Wells are slowly being brought online and flow will increase with time.</td>
<td>Additional LGF collection capacity decreases the potential for surface emissions and prevents potential for fugitive odors.</td>
</tr>
<tr>
<td>Installation of 46 new pneumatic pumps for wellfield liquids extraction.</td>
<td>1/1/2018 - 6/1/2018</td>
<td>Complete</td>
<td>Increased gas collection capacity</td>
<td>Preventing liquids accumulation in well casings promotes more efficient gas collection.</td>
<td>Increased well casing perforations available to enhance gas collection from influence area.</td>
</tr>
<tr>
<td>Installation of approx. 3,370 linear feet of horizontal collectors.</td>
<td>1/1/2018 - 6/1/2018</td>
<td>Complete</td>
<td>Increased gas collection capacity</td>
<td>Approximate increase in gas flow = 200 scfm @ 50% methane. Wells are slowly being brought online and flow will increase with time.</td>
<td>Additional LGF collection capacity decreases the potential for surface emissions and prevents potential for fugitive odors.</td>
</tr>
</tbody>
</table>

#### SURFACE MISSION MANAGEMENT

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>SCHEDULE</th>
<th>STATUS AS OF 6/26/2018</th>
<th>POSITIVE IMPACTS OR EFFECTS</th>
<th>QUANTIFIABLE BENEFIT</th>
<th>RATIONALE FOR ODOR MITIGATION MEASURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intermediate Cover Enhancement (ICE) Project</td>
<td>Study to determine if specific enhancements to areas of intermediate cover are effective in reducing surface emissions</td>
<td>In progress</td>
<td>Potential mitigation of areas of surface emissions</td>
<td>Enhancements will be evaluated after 6-month pilot study to determine if positive results are realized, e.g. reduction in surface emissions and/or increase in gas collection in wells in areas surrounding pilot study areas</td>
<td>Potential decrease in number of instantaneous and integrated surface emission &quot;hits&quot; indicating surface emissions and the potential for off-site odors.</td>
</tr>
<tr>
<td>Additional Soil Placement</td>
<td>Placement of an additional 12&quot; of soil on intermediate cover areas with surface emissions</td>
<td>December 2016 - January 2017</td>
<td>Decrease in potential surface emissions</td>
<td>Enhancements will be evaluated during monthly SCAQMD Rule 1150.1 monitoring to determine if positive results are realized, e.g. reduction in surface emissions exceeding SCAQMD requirements.</td>
<td>Potential decrease in number of instantaneous and integrated surface emission &quot;hits&quot; indicating surface emissions and the potential for off-site odors.</td>
</tr>
<tr>
<td>DESCRIPTION</td>
<td>SCHEDULE</td>
<td>STATUS AS OF 6/26/2018</td>
<td>POSITIVE IMPACTS OR EFFECTS</td>
<td>QUANTIFIABLE BENEFIT</td>
<td>RATIONALE FOR ODOR MITIGATION MEASURE</td>
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<tr>
<td>Surface emission monitoring (integrated and instantaneous) conducted on a monthly basis; required on a quarterly basis by SCAQMD Rule 1150.1</td>
<td>January 2017 for 5-day Re-Monitoring</td>
<td>Ongoing</td>
<td>Decrease in potential surface emissions: Reducing initial re-monitoring from 10 to 5 days will ensure SEM exceedances are remediated in an expedited manner</td>
<td>Monthly (rather than quarterly) monitoring reveals areas requiring repair to mitigation surface emissions exceeding SCAQMD’s Rule 1150.1.</td>
<td>Mitigating surface emissions exceeding SCAQMD’s Rule 1150.1 requirements within 5 days rather than the allowed 10 days will potentially reduce the duration an exceedance remains uncorrected.</td>
</tr>
<tr>
<td>DESCRIPTION</td>
<td>SCHEDULE</td>
<td>STATUS AS OF 6/26/2018</td>
<td>POSITIVE IMPACTS OR EFFECTS</td>
<td>QUANTIFIABLE BENEFIT</td>
<td>RATIONALE FOR ODOR MITIGATION MEASURE</td>
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<tr>
<td><strong>W1</strong> Adverse Weather Protocol</td>
<td></td>
<td>On-going</td>
<td>On-going</td>
<td>Decrease in potential for trash-related odors</td>
<td>An analysis of odor complaints called in to SCAQMD for September - November 2016 shows the following:</td>
</tr>
<tr>
<td>Division of LA City transfer vehicle and other third party transfer vehicles from 6 - 8 AM when adverse weather conditions are forecasted. &quot;Adverse&quot; conditions generally consist of winds coming from northerly directions with low to moderate wind speeds</td>
<td>September 2016</td>
<td>On-going</td>
<td></td>
<td></td>
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<tr>
<td><strong>W2</strong> Additional Odor Mitigation Equipment</td>
<td></td>
<td>Complete</td>
<td>Decrease in the potential for trash-related odors</td>
<td>Increase potential for spraying mist containing neutralizer close to working face area for suppression of odor. Mobile units are easy to move around and place in areas where they can be most effective.</td>
<td>Benefits of using Buffalo Monsoon units will be evaluated. Units are part of the overall program for the mitigation of working face odors. Use of misting systems near working face is designed to have impact on odor laden air's ability to migrate off-site</td>
</tr>
<tr>
<td>Purchase of seven (7) odor mitigation units (Buffalo Monsoons) put into service at the working face. Units use neutralizer mixed with water to create a misting curtain at working face. Units relocated on a daily basis as determined by working face configuration. Operated continuously from 6 AM - 10 AM and at other times as needed</td>
<td>November 2016</td>
<td>Complete</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td><strong>W3</strong> Expansion of Perimeter Vapor Systems</td>
<td></td>
<td>Complete</td>
<td>Decrease in the potential for trash-related odors</td>
<td>Vapor systems represent a fairly new technology in the mitigation of odors, therefore the benefits of using vapor systems will be evaluated over time. Vapor systems are part of the overall program for the mitigation of working face odors.</td>
<td>Vapor system releases neutralizer converted to vapor form. Neutralizer vapor moves at speeds and in same direction as odorous vapors. This allows neutralization to stay in the air much longer creating more opportunity for contact and neutralization.</td>
</tr>
<tr>
<td>Expansion of perimeter vapor odor control system. An additional 2,500 LF has been added on the City South portion of the site and at the entrance.</td>
<td>October 2016</td>
<td>Complete</td>
<td></td>
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<tr>
<td><strong>G1</strong> Working Face Odor Management</td>
<td></td>
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<tr>
<td><strong>G1M</strong> Installation of Bubbler Tubes and Pumps in Gas Wells Affected by Liquids</td>
<td></td>
<td>On-going</td>
<td></td>
<td>Increased gas collection: Dedicated bubbler tubes allow liquid level measurement to be taken without introducing air into the collection system or allowing LFG to vent during liquid level measurement</td>
<td>Benefit of dedicated bubbler tubes is realized by not having to open wellhead to take liquid level measurements. Allows for pro-active measure for monitoring wells affected by liquids. This has the potential to reduce off-site odor by assisting the need to remove the wellhead.</td>
</tr>
<tr>
<td>Dedicated bubbler tubes provide effective means for measuring liquid levels in gas wells affected by liquids.</td>
<td>On-going</td>
<td></td>
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<tr>
<td><strong>G2</strong> Well Integrity Testing</td>
<td></td>
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<tr>
<td>Well integrity testing of all vertical gas collection wells that can be inspected by a down hole camera.</td>
<td>December 2016 - March 2017 &amp; January 2018 - March 2018</td>
<td>Complete</td>
<td>Increased gas collection: The well integrity testing results will be used to determine an evaluation and remediation plan for each well that is determined to be ineffective or impacted.</td>
<td>Quantifiable results will be based on the actions identified by the evaluation of the integrity testing results and the remediation plan.</td>
<td>The evaluation of the integrity testing results will lead to a remediation plan to enhance the gas collection system. Increases in gas collection are designed to reduce the presence of surface emissions and reduce the potential for off-site odors.</td>
</tr>
<tr>
<td><strong>G3M</strong> Daily - Blowdown/Rate Station Monitoring</td>
<td></td>
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<tr>
<td>Gas quality, vacuum, flow rate monitored</td>
<td></td>
<td>On-going</td>
<td></td>
<td>Provides Data to Ensure System Vacuum: Ensures blowdown/rate stations are operating in accordance within specified parameters</td>
<td>Quantifiable benefit: this O&amp;M task ensures there is sufficient vacuum being applied on system to collect landfill gas being generated. Optimization of the gas collection system is intended to reduce the presence of surface emissions and the potential for off-site odors.</td>
</tr>
<tr>
<td><strong>G4M</strong> Weekly Inspections/Monitoring of Condensate Sumps and Vertical Gas Wells Impacted by Liquids</td>
<td></td>
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<tr>
<td>All condensate sumps/traps and isolation valves /header, air supply, and condensate or deaerating lines are monitored.</td>
<td></td>
<td>On-going</td>
<td></td>
<td>Provides Data to Ensure System Components are Functioning Properly: Ensures condensate sumps are operating effectively. Ensures liquid removal pumps are functioning properly.</td>
<td>Quantifiable benefit: this O&amp;M task ensures the condensate sumps and the liquid removal pumps are functioning properly. Ensures overall liquid collection system optimization and identification of items that need immediate actions or corrective measures. An example would be inspecting for low spots in piping that could accumulate solids that would disrupt liquid removal.</td>
</tr>
<tr>
<td>All wells with dedicated pumps are inspected and cycle counts recorded. Identified issues are addressed immediately</td>
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</tr>
<tr>
<td><strong>G5M</strong> Bi-Monthly (2X/Month) Wellfield Monitoring/Tuning</td>
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</tr>
</tbody>
</table>
### LANDFILL GAS MANAGEMENT

- **On-going**
- **On-going**

**Description:**
- All vertical and horizontal LFG wells, LFG collectors, sample ports and soil vapor extraction (SVE) wells are monitored and tuned. In addition, the well casing, wellhead and lateral piping is inspected to ensure all components are tight and functioning properly.
- This monitoring is required once per month per NSPS regulations. Twice per month monitoring and tuning has been conducted since 2012.

**Status as of 6/26/2018:**
- On-going
- On-going

**Positive Impacts or Effects:**
- Provides Data to Ensure Overall Health of Wellfield:
  - Ensures wells are operating in accordance with NSPS requirements.
  - Monitoring results identify potential issues with wells that require tuning and re-monitoring and/or additional measures.

**Quantifiable Benefit:**
- Quantifiable benefit: this O&M task ensures the wellfield is functioning properly and tuned to collect the maximum amount of landfill gas being generated from the waste mass.

**Rationale for Odor Mitigation Measure:**
- Optimization of the gas collection system is intended to reduce the presence of surface emissions and the potential for off-site odors.
ATTACHMENT I
Figures 1 and 2

From June 26, 2018 Presentation to
SCAQMD Hearing Board
Annual Number of Odor Complaints 2006-2018 YTD vs. Last 12 months

Annual Number of Odor Complaints

Last 12 months rolling total (June 2017-May 2018)
ATTACHMENT J
November 2, 2016

Mr. Rob Sherman
General Manager
Sunshine Canyon Landfill
14747 San Fernando Rd.
Sylmar, CA 91342

SUBJECT: Sunshine Canyon Landfill (SWIS No. 19-AA-2000)
LEA Approval For The Continuation of the Geosynthetic ADC Pilot Project

Dear Mr. Sherman,

On November 5, 2014, the Sunshine Canyon Landfill Local Enforcement Agency (SCL LEA) received a proposal to conduct an alternative daily cover (ADC) pilot project at Sunshine Canyon Landfill (landfill) using a geosynthetic panel product. The proposal was submitted to help control odor generation at the landfill by increasing the efficiency of the landfill gas collection system and leachate control system. On November 26, 2014, the SCL LEA approved the pilot project to operate for a one year period to fully evaluate the ADC for controlling “fresh trash odors” as well as long-term effects on the control of “landfill gas odors”. The LEA was notified by Republic Services that the pilot project began on October 12, 2015.

As a condition of approval the ADC pilot project was to be monitored on a daily basis by the landfill operator pursuant to the approved ADC Performance Evaluation Procedures. At the conclusion of the ADC pilot project, the landfill operator was required to submit to the SCL LEA and ADC Evaluation Report.

On October 12, 2016, the one-year pilot project came to a conclusion and Republic Services submitted to the SCL LEA an Evaluation Report on the performance of the geosynthetic panel ADC that was utilized at the landfill. The Evaluation Report found that the geosynthetic panel ADC performed as well or better than the daily soil cover in controlling for vectors, fires, odors, blowing litter, and scavenging without presenting a threat to human health and the environment. However, the effect of the ADC on the landfill gas collection system and the leachate collection system could not be evaluated at this time due to the current filling of Cell CC-3B Part 1A. The impact of the ADC and the trash to trash interface on these systems cannot be fully evaluated until after March 2017 when this cell has been completed and the vertical landfill gas collection wells have been
installed. Initial results from the small sampling of collection wells that were installed in the City portion of the landfill were the ADC was utilized over areas with the 9” daily cover showed that no liquids were present in the waste columns.

The SCL LEA conducted an independent evaluation of the ADC pilot project. Our preliminary determination is that the geosynthetic panel ADC is having a positive impact on the landfill operations within the limited sampling that is available. The SCL LEA has determined that during the Project period the ADC met the standards for daily cover pursuant to California Code of Regulations, Title 27 Section 20690.

The SCL LEA would propose extending the ADC pilot project for an additional year so that the ADC’s effects on the landfill gas control system and leachate control system in Cell CC-3B Part 1A could be fully evaluated. Therefore, the LEA approves the continued implementation of the Project period for an additional 12 months. Continued implementation will require that all procedures associated with the project shall continue during the evaluation period which will run through October 12, 2017. At the end of this period, the SCL LEA shall evaluate the Project’s performance to determine if continued use of the ADC will be approved. The SCL LEA reserves the right to modify/amend the current procedures and suspend or revoke this approval should we determine that the use of the ADC is not meeting the performance standards or fails to protect public health and safety and the environment.

Please do not hesitate to contact me should you need to speak to me.

Sincerely,

Gerry Villalobos, Program Manager
SCL LEA

Cc: David Thompson, SCL LEA
    Martins Aiyetiwa, L. A. County Dept. of Public Works
Dear Dr. Yang,

This letter provides the follow up of the verbal notification and email on January 20, 2017 regarding stormwater discharge to the main haul road at Sunshine Canyon Landfill. This letter provides additional information related to the occurrence as well as the actions that have been taken to ensure this type of occurrence will not occur in the future.

As reported to you, on Friday, January 20, 2017, between the hours of 2 AM to 2:40 PM, 2.6 inches of rain were recorded at the site's rain gauge located on the City South area of the landfill. The most intense rainfall occurred between 11 AM and 1:00 PM (1.7 inches). During this time, the trapezoidal stormwater channel that runs adjacent to the main haul road became inundated with stormwater due to capacity interference related to the gabion cages and accumulated sediment. Although site operations personnel were in the process of removing the gabion cages during this period of time, stormwater overflowed on to the main haul road, bypassing the box culvert which directs stormwater to the terminal basin. This resulted in stormwater discharge out the entrance of the site on to San Fernando Road. Site personnel took immediate actions to direct stormwater to a nearby stormdrain inlet to prevent water from flowing across San Fernando Road and impacting traffic.

The stormwater flow on to San Fernando Road occurred for approximately 30 minutes based on observations conducted by site personnel. An estimation of the volume of stormwater that flowed out the front gate is 13,410 gallons. This estimate is based on the following assumptions:

1) Observed peak flow depth at entrance road: 0.25 inches
2) Road width/slope: 38 feet/S=0.128 ft/ft
3) Observed duration of flow: 30 minutes

Due to the short duration of this flow, samples of the discharge were not collected.

Immediate corrective actions were taken to ensure stormwater is contained within the trapezoidal channel:
• The gabion cages from the Admin channel crossing down to the box culvert have been removed;
• Accumulated sediment was removed during the week of January 30th as weather permitted;
• K-rails are staged at the front of the site which can be moved quickly should they be needed to contain stormwater flow.

Since the January 20, 2017 storm event, there have been several additional storms; the measures stated above proved successful in mitigating the conditions related to this notice.

Please do not hesitate to contact me if you have any questions or require additional information.

Sincerely,

[Signature]

Patti K. Costa, P.E.
Environmental Manager
Sunshine Canyon Landfill

Cc: David Thompson, SCL LEA
    Dorcas Hanson-Lugo, SCL LEA
    Rob Sherman, Republic Services
    Todd Whittle, Republic Services
May 11, 2017

Mr. Rob Sherman, General Manager
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

Dear Mr. Sherman:

SUNSHINE CANYON CITY/COUNTY LANDFILL
REQUEST FOR EXTENSION OF APPROVAL FOR THE ALTERNATIVE DAILY COVER PILOT PROJECT UTILIZING GEOSYNTHETIC PANEL PRODUCT

On April 28, 2017, Republic Services submitted a request for extension of the Alternative Daily Cover (ADC) Pilot Project, utilizing the geosynthetic panel product (EnviroCover™), at the Sunshine Canyon Landfill to October 12, 2017 (Enclosure 1).

Public Works is hereby granting a second extension for Republic Services to continue implementing the ADC Pilot Project, subject to all conditions as prescribed in Public Works’ approval letter of October 27, 2015, (Enclosure 2), for an additional 5 months until October 12, 2017. The first extension was granted on October 26, 2016, for a period of 6 months until March 27, 2017.

Republic Services must submit an updated detailed report to Public Works documenting all observations, monitoring data, results, and recommendations for continued use of the ADC material as an ADC for the Sunshine Canyon Landfill. Such data analysis and evaluation report must also include all documentation establishing whether the project’s stated objectives as stated in the October 27, 2015, letter have been met. The report shall be submitted for review at least 30 days prior to October 12, 2017.

Upon the conclusion of the project, Public Works will evaluate the submitted report and will determine 1) if the project objectives have been met as stated in Public Works’ October 27, 2015, approval letter; 2) whether to continue, modify, or terminate the 9-inch daily soil cover requirement; and 3) if allowing further use of the ADC material will protect public health and safety within the meaning of Condition 45N of the CUP. If the project objectives are successfully met, Public Works, in concert with the Department of Regional
Planning and the Department of Public Health, may modify, or terminate the use of 9-inch of daily soil cover requirement and/or allow the continued use of the ADC material on a more permanent basis.

In the event Republic Services is unable to demonstrate that it has met the objectives of the Pilot Project and obtain Public Works’ approval for continued use of the ADC material, the ADC Pilot Project shall terminate and the 9-inch of daily soil cover requirement as stated in the attached letter dated September 27, 2010 (Enclosure 3), shall be reinstated and become effective. Thereafter, Public Works may modify the 9-inch daily soil cover requirement upon request by Republic Services.

If you have any questions, please contact Mr. Martins Aiyetiwa at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

MARK PESTRELLA
Director of Public Works

MARTIN AIYETIWA
Senior Civil Engineer
Environmental Programs Division

cc: Department of Regional Planning (Dennis Slavin, Jon Sanabria, Maria Masis)
Los Angeles County Solid Waste Management Committee(Integrated Waste Management Task Force)
South Coast Air Quality Management District (Laki Tisopulo, Amir Dejakhsh)
Sunshine Canyon Landfill – Local Enforcement Agency (Dave Thompson, Maurice Pantoja)
Sunshine Canyon Landfill – Community Advisory Committee (Becky Bendikson, Wayde Hunter)
City of Los Angeles Planning Department (Lisa Webber, Ly Lam, Nicholas Hendricks)
North Valley Coalition of Concerned Citizens (Wayde Hunter)
Granada Hills North Neighborhood Council
April 28, 2017

Mr. Dan Lafferty
Assistant Deputy Director
Los Angeles County Department of Public Works
Environmental Programs Division
(Via Email)

Subject: Request for Extension of Alternative Daily Cover Pilot Project
Sunshine Canyon Landfill, File EP-5

Dear Mr. Lafferty,

By letter dated October 26, 2016, the Los Angeles County Department of Public Works (DPW) approved an extension of the Alternative Daily Cover (ADC) pilot project using geosynthetic panel product (EnviroCove™) to March 27, 2017. The Sunshine Canyon Landfill Local Enforcement Agency (LEA) has approved an extension of the pilot project to October 12, 2017 by letter dated November 2, 2016 (attached). During our meeting yesterday, we provided information that validates the continued use of the ADC and our request for an extension that coincides with the LEA’s date of October 12, 2017.

An evaluation report for the ADC pilot project for the period of October 12, 2015 through August 31, 2016 was submitted to DPW and the LEA on September 30, 2016. This report presents the results and findings of the project as related to Title 27 Section 20690 and the performance metrics outlined by the SCL LEA. Based on the information available at the time the evaluation report was written, our recommendation was for the continued use of the ADC as there were positive impacts already being observed and substantiated by available data presented in the evaluation report.

As we discussed at our meeting held on April 27, 2017, we continue to collect data and make observations that strongly indicate the continued use of the ADC will ultimately result in the overall benefit of increased efficiencies to the site’s gas collection and control system as well as the leachate collection system that will also contribute to the reduction of potential off-site odors. These data and observations include the following:

- During the installation of vertical gas collection wells recently drilled in the Cell CC-3B portion of the site where only the ADC has been used as daily cover (Monday – Friday), observations of drilling activities have shown the following:
  - A substantial decrease in the amount of liquids present in the waste material;
  - Less odorous waste material being brought up from the boring;
  - Less decomposition of waste material in the drilling spoils (due to less liquid).
Daily observations of the areas where the ADC is used indicate no odors observed from the underlying waste at the start of operations;
  - These observations are recorded on daily sheets and submitted with the monthly ADC report submitted to DPW and the LEA.

Daily observations of the areas where the ADC is used show no presence of vectors substantiating the ADC is as effective as soil in controlling vectors.

Based on this information, we respectfully request an extension of the ADC Pilot Project to October 12, 2017.

Sincerely,

Rob Sherman
General Manager
Sunshine Canyon Landfill

Enclosure

Cc: Mr. Bahman Hajialiakbar, LA County DPW
    Mr. Martins Aiyetiwa, LA County DPW
    Mr. David Thompson, SCL LEA
October 27, 2015

Mr. Rob Sherman, General Manager
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

Dear Mr. Sherman:

SUNSHINE CANYON CITY/COUNTY LANDFILL
PROPOSED ALTERNATIVE DAILY COVER PILOT PROJECT UTILIZING
GEOSYNTHETIC PANEL PRODUCT

Republic Services (Republic) submitted a letter dated April 13, 2015, which included a project proposal dated November 2014, to the Department of Public Works requesting to conduct a 1-year pilot project using Environmental Products, Inc.'s (EPI's), Extended Enviro™ cover as an alternative daily cover (ADC) in lieu of the 9 inches of soil currently being used on-site for daily cover. Subsequently, Republic submitted two more revised project proposals with the latest submittal on August 20, 2015 (Report). The revisions were made to address Public Works' requests to further clarify the proposal's performance measurements, emergency response measures, and public outreach requirements.

Based on Public Works' evaluation of the Report dated August 20, 2015, and consistent with the adopted environmental documentation for the Sunshine Canyon City/County Landfill (Landfill), Public Works hereby modifies the additional corrective measures that it imposed in accordance with Condition 45N of the Conditional Use Permit (CUP) No. 000-194-(5) as set forth in letters dated October 22, 2014, and February 26, 2015, to permit Republic to implement its proposed ADC pilot project for a period of 1 year from the implementation date, subject to the "Conditions of Approval" specified in this letter.
This letter addresses only Republic's request for a modification of the additional corrective measures imposed by Public Works in accordance with Condition 45N of the CUP, and does not address any other approvals that may be required by any other agencies in order for Republic to implement the proposed ADC pilot project.

In a letter dated October 5, 2015, the Sunshine Canyon Landfill Joint City/County Technical Advisory Committee (TAC) stated that it endorses the ADC pilot project. On October 8, 2015, Republic notified Public Works that, on the basis of the TAC's letter, it planned to move forward with the pilot project commencing October 12, 2015.

To the extent that Republic considered the TAC's October 5, 2015, letter to effectuate a modification of Public Works' 9-inch cover requirement to allow for the use of the ADC, Republic misconstrued the TAC's letter and its advisory role. It is important that Republic understand that it is required to comply with the County's CUP.

**Objectives of the Pilot Project**

The objectives of this ADC 1-year pilot project as stated in the Report are as follows:

- Determine if the geosynthetic panel product material meets the performance requirements of Title 27, Section 20690 to meet the requirements for controlling blowing litter, vectors, fires, odor and scavenging.
- Determine if the geosynthetic panel product material is as effective for controlling odors as 9 inches of compacted soil as a daily soil cover material.

An evaluation of the effectiveness of the geosynthetic panel product will be conducted throughout the 1-year term of the pilot period, as well as at the conclusion of this 1-year period. Information collected during the pilot period will be used to determine (1) whether the project objectives have been met, (2) if it results in improvement in the landfill gas collection and management system, and (3) if it leads to potential reduction in odor nuisance and complaints from the surrounding community.

**California Environmental Quality Act Compliance**

In December 1999, the City of Los Angeles adopted a Final Subsequent Environmental Impact Report (FSEIR) and a General Plan Amendment and Zone Change (GPA/ZC) allowing Browning-Ferris Industries, now Republic, to operate and maintain a separate City Landfill and eventually a joint City/County Landfill. In 2007, the County approved an addendum to the FSEIR in connection with its approval of the CUP.
The FSEIR calls for the application of 6 inches of daily cover or the use of an approved alternative daily cover. We note that the Sunshine Canyon Landfill Local Enforcement Agency has approved the use of the proposed ADC. In addition, Mitigation Measure No. 7.06 of the Mitigation Monitoring and Reporting Summary (MMRS) adopted by the County, provides that if an odor problem develops, appropriate control measures shall be implemented, which include the application of daily cover material or more frequent application of cover material to seal the landfill surface, or adjustments to the wells, equipment and operation of the landfill gas collection and recovery system.

Among the odor control measures contained in the Mitigation Reporting and Monitoring Program (MRMP) adopted by the City, mitigation measure no. 33 provides that when an odor problem develops, appropriate control measures shall be implemented, which include the application of additional dirt daily cover material, or more frequent application of the cover material to seal the landfill surface, or adjustments to the wells, equipment and operation of the landfill gas collection and recovery system.

As discussed in further detail in this letter, with the conditions spelled out in this letter, the proposed ADC is an appropriate measure for controlling odors in conjunction with other corrective measures that are set forth in our letters dated September 27, 2010; October 22, 2014; and February 26, 2015. It is our determination that the ADC Pilot Project as described in this letter is within the scope of the project that is the subject of the FSEIR. Therefore, Public Works is approving the ADC pilot project, subject to the following conditions:

**General Conditions of Approval**

1. **Effective Area** – These requirements apply to all areas within the "Limits of Fill" of Exhibit "A-2" as defined in the combined "City/County Project" pursuant to the Los Angeles County CUP.

2. **Duration of Pilot Project** – 1 year from the date of this letter.

3. **Termination** – Public Works may terminate the approval of the pilot project at any time, including but not limited to the following causes, as determined by Public Works in its sole discretion:

   a. Republic has failed to comply with any of the requirements specified herein, including the *Evaluation Standards and Program Requirements, Reporting Requirements, and Additional Requirements*, as specified.
b. Problems arise with the use of the ADC material that cannot be corrected.

c. The use of the ADC material does not meet the objectives of the pilot project as stated in this letter and in the Report.

If, at any time during the term of this pilot project, Public Works terminates the approval of the pilot project, Republic shall revert back to using 9 inches of soil as daily cover at the Landfill unless Public Works approves another form of daily cover in accordance with Condition 45N, in order to promote best gas management practices at the site and to protect public health and safety.

**Evaluation Standards and Program Requirements:**

4. **ADC Material Specifications** – The ADC material to be used for the implementation of this project shall be limited to a non-reusable, geosynthetic Extended Enviro™ cover with a thickness of 1.75 millimeters, as stated in the proposal. Any proposed change to this ADC material will require prior approval from Public Works.

5. **Equipment Specifications** – The Extended Enviro™ cover shall only be deployed using EPI’s Extended Enviro™ Cover System Deployer Model 800 (Deployer). Any proposed change to this equipment will require prior approval from Public Works.

6. **Soil Usage** – Soil to be used as daily cover at the end of operation on Saturdays, or as ballast material during ADC application or as intermediate daily cover, must be free of sulfate (SO₄) prior to its usage, or at a level acceptable to Public Works. Prior testing of the soil must be performed to ensure that sulfate is not present in the soil at a level not acceptable to Public Works. Test results must be provided to Public Works for approval. However, every source of soil material must be tested and approved prior to its use at the site.

7. **ADC Material Procedures** – The ADC material shall only be applied as described in the following restrictions:

   a. The ADC material shall be applied at the end of each operating day or at more frequent intervals (except Saturday) and shall be left in place at the start of the following day’s operations.
i. No removal of this ADC material shall be conducted after it is applied at the Working Face.

ii. The ADC material will be placed over the entire deck of the operating day's Working Face.

iii. The maximum exposure time for the ADC material shall not exceed 5 days.

iv. The ADC material shall not be placed on any outside slopes or slopes that will not be part of the operating day's Working Face for longer than 180 days.

v. The ADC material shall not be used for intermediate or final cover.

b. Six inches of soil shall be used for daily cover at the close of operations on Saturdays and shall remain in place on Monday mornings.

   i. No "peeling back" of the soil cover shall be conducted after it is applied at the Working Face.

   ii. Only soil may be used as cover on the outside and temporary slopes.

c. The ADC material will be used on one lift per day.

d. The maximum size of the Working Face deck area shall be no larger than 3 acres.

8. Material Placement – The ADC material shall be placed as detailed in the Report as follows:

a. General Placement Procedure

   i. The Deployer is loaded with a roll of the Extended Enviro™ cover and on-site ballast material.

   ii. The Deployer is positioned on the outside edge of the cover area to deploy the first panel of the ADC material. The outside edge shall be positioned at a minimum of 5 feet from the outside of the waste material.

   iii. During the application process, the ADC material is unrolled from the Deployer while ballast material is simultaneously discharged at a controlled rate to securely anchor the ADC material onto the Working Face.

   iv. On successive adjacent runs to deploy the ADC material. The material is placed so that it overlaps by not less than 10 percent, thus forming a compression-type seal creating a continuous closure and impermeable barrier between the waste and the environment.
b. Placement During Windy Conditions – During high-wind conditions, the following operational measures shall be implemented and maintained:
   i. Wind direction and speed must be established to better determine how the ADC material will be deployed.
   ii. Upon determination of the wind direction, the ADC material will be placed parallel to the wind direction to minimize the potential uplifting of the material.
   iii. Additional overlap of the ADC material can be applied, provided that natural tearing and puncturing of the overlapped material as a result of the heavy equipment operating on top of previously covered trash is maintained.

c. Placement During Rainy/Stormy Conditions – During rainy/stormy conditions, the following operational measures shall be implemented and maintained:
   i. Intactness of the ballast material shall be maintained to ensure that the ballast material is not washed away by water runoff.
   ii. No ponding on the surface of the ADC material shall occur. If ponding occurs, appropriate measures shall be taken to resolve this issue.
   iii. Placement of the ADC material on the working face shall be appropriately deployed to prevent stormwater run-off underneath the ADC material and to inhibit continuous contact of stormwater on the disposed solid waste.

If conditions such as high-winds or heavy rains prevent compliance with these restrictions and prevent the ADC material from functioning properly, the operator shall cover the Working Face with 9 inches of soil, which shall be kept in place at the beginning of the next operating day. No "peeling back" of the soil cover shall be conducted after it is applied at the Working Face.

**Reporting Requirements:**

9. **Performance Requirements** – In order to determine the effectiveness of the ADC material, the ADC material shall be evaluated in accordance with the performance requirements and standards set forth in CCR Title 27, Section 20690 and 20695, respectively. Evaluation of performance criteria shall be conducted as follows:

a. Vector
   i. Threshold values for vector populations shall be established prior to commencement of the ADC pilot project; therefore, provide these to us within
14 days from the date of this letter. Based on these threshold values, daily inspection of vector populations shall be recorded in accordance with the recording requirements specified in CCR Title 27, Section 20690(a)(1)(D).

ii. Any vector infestation shall be recorded in the Monthly Reporting Requirements stipulated herein, and controlled immediately upon observation. If infestation cannot be controlled, the use of the ADC material shall be ceased and be replaced with 9 inches of soil as daily cover.

b. Fire
   i. Any burning material, or any solid waste that has the potential to cause fire, shall not be disposed of at the Working Face and shall not be covered with the ADC material. Procedures on handling such materials or solid waste shall be subject to the requirements specified in CCR Title 27, Section 20695(b).
   ii. Any fire incidents, or relocation of any burning material or any solid waste that has the potential to cause fire, shall be recorded in the Monthly Reporting Requirements stipulated herein.

c. Litter
   i. The operator shall control windblown litter from the operating day's Working Face.
   ii. If wind conditions are too extreme for the ADC material to remain intact once applied and all operational adjustments as described in Condition 6 have been proven to be ineffective, the operator shall cease the application of the ADC material and replace it with 9 inches of soil for cover until such time as conditions permit the use of the ADC material.

d. Scavenging
   i. No scavenging activities shall be allowed.
   ii. Any scavenging activities shall be reported to the operations manager and appropriate action must be taken.

e. Odor
   i. Daily observation of the Working Face area for any potential odor sources before, during, and after the placement of the ADC material shall be conducted.
ii. Current odor management program as stipulated in the Final Odor Plan of Action dated June 15, 2012, shall continue to be implemented.

iii. If odor sources have been found within the Working Face area, appropriate odor control measures shall be implemented. If odor persists, Republic may be required to discontinue the use of the ADC material and return to using 9 inches of soil for daily cover in accordance with the conditions concerning "Termination" under the "General Conditions of Approval" of this letter.

iv. Any potential odor sources from the Working Face shall be recorded in the Monthly Reporting Requirements, and shall include, but not be limited to, the approximate location of the source, time and/or period of the duration of odor, weather condition, and odor control measures taken.

f. In addition to the above performance criteria, Republic shall also establish a base line for two areas of the site: (1) where 9 inches of soil cover has been applied, and (2) where the ADC material is applied. The following observations shall be made on both areas in order to measure the performance of the pilot project in comparison to the use of 9 inches of soil cover.

i. Surface Gas Emissions — Republic shall monitor for any surface gas exceedances, in accordance with the South Coast Air Quality Management District Rule 1150.1.

ii. Landfill Gas Collection and Recovery System — Republic shall locate wells impacted by fluid build-ups, indicate the amount of fluid that is pumped-out from the well, and record the vacuum pressure before and after fluid is pumped-out.

iii. Leachate Collection and Recovery System — Republic shall record the amount of leachate that is collected from the sump.

iv. Public Works reserves the right to add additional criteria that it determines are necessary to evaluate the performance of the ADC at the site.
10. Environmental Monitoring

a. In addition to implementing the Landfill's current odor management program, which includes on-and-off site odor monitoring, Republic shall also examine the ADC material at the end of each operating day after the Working Face has been completely covered with the ADC material. Any tears, punctures, or unusual observations of the ADC material during its application and/or prior to placing new trash on top of the previous day's application of the ADC material, shall be documented and included in the Monthly Reporting Requirements.

b. Weather data shall also be collected on a daily basis and reported in the Monthly Reporting Requirements. Weather data shall include but not be limited to ambient temperature, humidity conditions, wind and speed direction, and rainfall.

c. Daily observations of vectors, blown litter, fire, and any indication of scavenging shall also be included.

11. Monthly Reporting Requirements – Republic shall provide a monthly report to Public Works summarizing all monitoring observations and maintenance issues of the ADC pilot project, including but not limited to any tears, punctures, or unusual observations related to the application of the ADC material; any immediate odors detected at the vicinity of the Working Face during and after the application of the ADC material; and any unusual occurrences at the Working Face, such as, fire, vectors, blowing litter, and scavenging. A copy of the daily logs from the monitoring requirements specified in Republic’s proposal and on this letter must also be provided in the monthly report as specified herein.
12. Additional Requirements

a. Republic shall within 30 days of the date of this letter implement all requirements that were previously required by Public Works in the letters dated October 22, 2014, and February 26, 2015, pursuant to Condition 45N of the CUP except to the extent modified by this letter.

b. Republic shall cooperate with Public Works in hiring an independent consultant to determine, evaluate, and make recommendations regarding the quality and permeability of soil used for daily and intermediate cover materials at the site.

13. **Data Analysis** – At the conclusion of this ADC pilot project, Republic shall submit a detailed report documenting all of the observations, monitoring data and results, and recommendations for continued use of the ADC material as an ADC for Sunshine Canyon Landfill. Such Data Analysis and Evaluation Report must also include all documentation establishing whether the project’s stated objectives have been met.

*Conclusions and Results of the ADC Pilot Project:

At the conclusion of the ADC pilot project, Public Works will evaluate the Data Analysis and Evaluation Report to determine if the project objectives have been met and will consider whether continued modification/elimination of the 9-inch daily soil cover requirement to allow the use of the ADC will protect public health and safety within the meaning of Condition 45N of the CUP. If the project objectives are met, Public Works, in consultation with the Departments of Regional Planning and Public Health, may modify or eliminate the requirement specifying the use of 9 inches of daily soil cover and allow the continued use of the ADC material on a more permanent basis.

All documents and reports required by this letter shall be submitted to the following address:

County of Los Angeles  
Department of Public Works  
Environmental Programs Division  
P.O. Box 1460  
Alhambra, California 91802-1460  
Attention Martins Aiyetiwa, Landfills Section
If you have any questions, please contact Mr. Martins Aiyetiwa at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER
Director of Public Works

RICHARD J. BRUCKNER
Director of Regional Planning

cc: Department of Regional Planning (Maria Masis, Jon Sanabria, Dennis Slavin)
Los Angeles County Solid Waste Management Committee/Integrated Waste Management Task Force
South Coast Air Quality Management District (Mohsen Nazemi, Ed Pupka)
Sunshine Canyon Landfill – Local Enforcement Agency (Dave Thompson, Gerardo Villalobos)
Sunshine Canyon Landfill – Community Advisory Committee (Becky Bendikson, Wayde Hunter)
City of Los Angeles Planning Department (Nicholas Hendricks, Ly Lam, Lisa Webber)
North Valley Coalition of Concerned Citizens (Wayde Hunter)
Granada Hills North Neighborhood Council
Mr. Kurt Bratton  
Vice President  
Republic Services, Inc.  
Sunshine Canyon Landfill  
14747 San Fernando Road  
Sylmar, CA 91342-1021

Dear Mr. Bratton:

ODOR NUISANCE AT SUNSHINE CANYON LANDFILL  
CONDITIONAL USE PERMIT NO. 00-194(5)

Based on information received by this Department and provisions established in Condition No. 45.N of the Sunshine Canyon Landfill (Landfill) Conditional Use Permit (CUP), we are hereby requiring Republic Services, Inc./Browning-Ferris Industries (Republic) to implement additional corrective measures to reduce the odor nuisance resulting from activities related to the operations of the Landfill.

Background

Since late 2009, residents living in the vicinity of the Landfill and staff/students from the nearby Van Gogh Elementary School have filed numerous complaints alleging odors from activities and operations occurring at the Landfill. According to Republic’s Quarterly Dust and Odor Complaint Reports and Monthly Reports to the Sunshine Canyon Landfill - Local Enforcement Agency (SCL-LEA), as well as the Order for Abatement issued by the South Coast Air Quality Management District (AQMD) Hearing Board on March 24, 2010, more than 300 complaints were filed in 2009, of which more than half occurred during the month of November. The complaints continued into the first two months of 2010 totaling more than 160 complaints. These complaints resulted in numerous Notices of Violations issued by the AQMD to Republic for creating a Public Nuisance, the highest being five (5) Notices issued in November 2009.

As required by the Order for Abatement and in an attempt to relieve the impacts on the nearby residents, Republic implemented various corrective actions. Conditions pursuant to the Order included: restricting the size of the working face; reducing the amount of trash delivered by transfer stations on Monday mornings; and utilizing misting and odor control systems at the working face.
Other mitigation measures being undertaken include developing study proposals regarding daily cover materials and landfill gas emissions controls, and a plan to augment the vegetation in the southern areas of the Landfill.

Findings and Determination

While we recognize Republic's efforts to comply with AQMD's Order for Abatement, we have determined that additional corrective measures are necessary at this time to further reduce odors related to operations at the working face which is identified in the Order for Abatement as a potential odor contributor. Our determination is based on:

- the frequency and duration of the odor complaints from the surrounding community
- public testimony received by AQMD's Hearing Board during the Order for Abatement proceedings
- consultation with the SCL-LEA, AQMD, and the County Department of Regional Planning
- information contained in Republic's draft Working Face and DustBoss Study Proposal, dated July 28, 2010
- Public Works' physical inspections of the site and surrounding areas

Republic's current practice of removing nearly six inches of soil cover on Monday mornings and leaving approximately three inches of cover remaining on the working face is inconsistent with established sound engineering practice, and a key contributing factor to the odor conditions. This practice compromises the integrity of the soil cover thereby significantly contributing to an odor nuisance and posing a risk to public health and safety.

Additionally, Republic's practice of using tarps as daily cover, from Monday through Friday, on the advancing side of the working face deviates from the standard application of compacted soil as daily cover, which has been proven to be effective in controlling odor and other nuisances. Furthermore, using soil as an odor reduction measure is consistent with the City of Los Angeles' Mitigation Reporting and Monitoring Program, dated February 25, 1999, which provides for the application of additional dirt as daily cover material to mitigate odor impacts (see enclosed Section 4.2.13, No. 33, page 7). The mitigation measure is also consistent with the certified Subsequent Environmental Impact Report for the project.

Corrective Measures

Therefore, pursuant to CUP Condition No. 45.N, Republic is required to implement the following corrective measures within 30 days of the date of this letter:
1. Terminate the use of any alternative materials as daily cover other than compacted soil.

2. Cover disposed solid waste with a minimum of nine inches of compacted soil at the end of every operating day, Monday through Saturday, and at more frequent intervals as necessary, to control vectors, fires, odors, blowing litter, and scavenging. Tarp may only be used to enhance the control of vectors or other nuisance, but may not replace the use of soil.

3. Discontinue the practice of removing compacted soil cover at the beginning of an operating day. The compacted soil cover applied at the end of the previous operating day must be kept in-place.

4. Submit to Public Works for review and approval an Odor Mitigation Plan that incorporates the following elements at a minimum:

   a. Identify and provide status on the measures currently being implemented as required by the AQMD’s Order for Abatement

   b. A program for managing odoriferous loads currently received at the Landfill, which would include the following at a minimum:

      • Provide a trained technician to identify odoriferous loads.
      • Immediately bury odoriferous waste loads at the working face within one hour of its arrival.
      • Develop a program to minimize odors from transfer trucks and direct haul loads.

   c. An odor patrol program, which would include the following at a minimum:

      • Provide a trained technician to conduct odor patrols in the surrounding neighborhoods at a frequency of one patrol per hour from 6 a.m. to 10 a.m., Monday through Saturday, and during adverse wind conditions\(^1\).

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1 As defined in AQMD’s Order for Abatement dated March 24, 2010, Adverse Wind Conditions mean either: 1) wind speed measured at the existing monitor at the southern berm from all directions as less than 2 mph; or, 2) wind speed measured at the same monitor coming from the north/northeast direction from between 320 degrees and 15 degrees at less than 15 mph. Wind speed is based on measured winds from three continuous one-hour averaging periods commencing at 3 a.m. Any hour in which there is measurable precipitation will not be classified as an adverse wind condition, in that precipitation generally suppresses odors at landfills.
• If odor is detected, identify its potential and/or actual source, including those that may not be related to the Landfill’s operation, such as an odorous trash dumpster or transfer trucks.
• If odor is determined to be related to the Landfill’s operation, take immediate action to reduce the odor. Document the streets patrolled on a map, time of the patrol, potential source of odor, and immediate actions taken by the Landfill.

d. A landfill gas mitigation plan in preparation for the next rainy season since landfill gas emissions from either the landfill surface or landfill gas control equipment is cited as a potential contributor in the AQMD’s Order for Abatement. The plan should include the following at a minimum:

• Description of the site’s current Gas Monitoring and Control Plan, including a map showing locations of gas monitoring probes, gas extraction wells, horizontal and vertical gas collection lines, etc.
• Compliance history of the site’s landfill gas migration control program from January 1, 2009, to the present quarter as well as any corrective actions.
• Discuss the impacts of the most recent heavy rains on the landfill gas collection system, including identifying locations of damage due to soil erosion, as well as any corrective actions or mitigation measures.
• A work plan that includes preventive measures, such as identifying and filling any surface cracks and installing additional extraction wells, as well as contingency measures.
• An implementation schedule for the above work plan.

5. Include in the Quarterly Dust and Odor Reports, which are required by CUP Condition No. 45.N, the status and effectiveness of mitigation measures 1 through 3 above, and the Odor Mitigation Plan.

6. The corrective measures described above shall not be modified or terminated without prior written approval of the Director of Public Works.

Failure by Republic to implement these corrective measures shall constitute a violation of the CUP and be subject to the penalty provision described in Condition No. 11 of the CUP.
If you have any questions, please contact Mr. Martins Aiyetiwa of this office at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER  
Director of Public Works

PAT PROANO  
Assistant Deputy Director  
Environmental Programs Division

Enc.

cc: South Coast Air Quality Management District (Edwin Pupka, David Jones)  
Department of Regional Planning (Richard Bruckner, Maria Masis, Bruce Durbin)  
Department of Public Health (Cindy Chen, Gerry Villalobos)  
Sunshine Canyon Landfill Technical Advisory Committee (Richard Bruckner, Michael LoGrande)  
City of Los Angeles Department of City Planning (Michael LoGrande, Ly Lam)  
Sunshine Canyon Landfill - Local Enforcement Agency (Program Manager)  
Members of the Los Angeles County Solid Waste Management Committee/Integrated Waste Management Task Force  
Sunshine Canyon Landfill - Community Advisory Committee (Becky Bendikson, Wayde Hunter)
<table>
<thead>
<tr>
<th>Mitigation Measures</th>
<th>Mitigation Compliance Responsibility</th>
<th>Monitoring Phase</th>
<th>Monitoring Agency/Enforcement Agency</th>
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<tbody>
<tr>
<td><strong>4.1 EARTH RESOURCES</strong></td>
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<td><strong>4.1.1 Grading Activities</strong></td>
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<td>1. All grading activities shall be performed in accordance with the provisions of</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going</td>
<td>Monitoring Agency: LARWQCB, CIWMB,</td>
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<td>Division 70 of the City of Los Angeles Building Regulations, CCR Title 14, and</td>
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<td>basis.</td>
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<td>with the rules and regulations as established by the City Department of Building</td>
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<td>Enforcement Agency: LARWQCB, CIWMB,</td>
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<td>and Safety.</td>
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<td>2. Areas outside of and above the cut and fill as shown on the conceptual grading</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going</td>
<td>Monitoring Agency: LARWQCB, CIWMB,</td>
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<td>plan shall not be graded, except for the development of ancillary facilities or</td>
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<td>basis.</td>
<td>City LEA, and City B&amp;S</td>
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<td>other related improvements. Additional grading may be necessary for slope</td>
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<td>Enforcement Agency: LARWQCB, CIWMB,</td>
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<td>stability or drainage purposes. Prior to undertaking any grading activities, the</td>
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<td>Department of Building and Safety shall be notified and approve any additional</td>
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<td>grading based on engineering studies (in accordance with CCR Title 14) provided</td>
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<td>by the project proponent and independently evaluated by the Department of Building</td>
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<td>and Safety.</td>
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<td>3. During excavation, any unsuitable material encountered below the base grade for</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going</td>
<td>Monitoring Agency: LARWQCB, CIWMB,</td>
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<td>the landfill, including alluvium, organic material, and landslide debris, shall be</td>
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<td>removed. Engineered compacted fill shall be placed in those areas to restore the</td>
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<td>Enforcement Agency: LARWQCB, CIWMB,</td>
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<td>base grade for liner system construction. Excess material not used immediately for</td>
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<td>cover material shall be stockpiled onsite for future use. The unsuitable material</td>
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<td>shall be excavated, a portion at a time, as the working area of the landfill</td>
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<td>progresses to avoid opening large sections of potentially unstable material. A</td>
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<td>buffer area (i.e., 50-100 horizontal feet or as deemed appropriate to maintain</td>
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<td>safe working conditions) shall be used between the active cells receiving waste</td>
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<td>and areas under excavation. In accordance with CCR Title 14 a certified</td>
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<td>engineering geologist shall delineate the limits of the unsuitable material and</td>
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<td>associated “backcuts” to facilitate removals during excavation. Removal shall not</td>
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<td>occur during the rainy season (October 1 - April 30) or when the ground is</td>
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<td>saturated unless performed under the direction and specifications of a certified</td>
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<td>engineering geologist.</td>
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<td>4. Grading that allows for construction of ancillary facilities outside of the</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going</td>
<td>Monitoring Agency: LARWQCB, CIWMB,</td>
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<td>landfill footprint or that has the potential to impact property beyond the</td>
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<td>boundary of the landfill shall be approved by the Department of Building and Safety.</td>
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<td>provided in a comprehensive geotechnical report prepared specifically for the</td>
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<td>basis.</td>
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<td>proposed project, including provisions for excavation approved by the Department of</td>
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<td>Building and Safety, City Engineer, City LEA and other Responsible Agencies.</td>
<td></td>
<td></td>
<td>City B&amp;S, City LEA, and City BOE</td>
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<tr>
<td>Mitigation Measures</td>
<td>Mitigation Compliance Responsibility</td>
<td>Monitoring Phase</td>
<td>Monitoring Agency/Enforcement Agency</td>
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<tr>
<td>6. Revegetation and erosion control procedures on all exposed slopes shall be</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going basis.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, and City LEA, City B&amp;S</td>
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<tr>
<td>implemented. The erosion controls to be implemented at the site shall include</td>
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<td></td>
<td>Enforcement Agency: LARWQCB, CIWMB, and City LEA, City B&amp;S</td>
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<tr>
<td>soil stabilization measures and revegetation in accordance with the approved</td>
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<tr>
<td>revegetation plan as approved by the City Building and Safety Department.</td>
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<tr>
<td>Interceptor ditches shall be designed to divert storm runoff to a sedimentation</td>
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<td>basin.</td>
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<tr>
<td>7. Prior to the initiation of grading activities, the project proponent shall</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going basis.</td>
<td>Monitoring Agency: California Dept. of Conservation</td>
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<tr>
<td>undertake, if necessary, reabandonment procedures as required by the California</td>
<td></td>
<td></td>
<td>Enforcement Agency: California Dept. of Conservation</td>
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<tr>
<td>Department of Conservation, Division of Oil, Gas, and Geothermal Resources.</td>
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<tr>
<td>4.1.2 Geologic Hazards - Mudflow and Landslide (including lithologic history)</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going basis.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City B&amp;S, City BOE</td>
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<tr>
<td>8. When excavating for the landfill operation, if a landslide is encountered, all</td>
<td></td>
<td></td>
<td>Enforcement Agency: LARWQCB, CIWMB, City B&amp;S, City BOE</td>
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<td>material constituting that landslide shall be removed. Excess landslide material</td>
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<td>not used immediately for cover material shall be stockpiled onsite for future use.</td>
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<td>If necessary, the landslide area shall be excavated a portion at a time to avoid</td>
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<td>opening large sections of potentially unstable material. A buffer area shall be</td>
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<td>maintained between the active landfill cells receiving waste and areas under</td>
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<td>excavation to remove overburden soils, landslide debris, and weathered bedrock.</td>
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<td>A qualified geologist shall delineate the limits of the landslide during excavation.</td>
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<td>Landslide removal shall not commence when the ground is saturated, unless</td>
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<td>removed under the direction and specifications of a certified engineering geologist.</td>
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<tr>
<td>9. Areas of excavation and areas of loose soil (i.e., around haul roads, etc.)</td>
<td>Project Proponent</td>
<td>Throughout landfill operations and on an on-going basis.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S,</td>
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<td>shall be stabilized to prevent erosion before the onset of the rainy season.</td>
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<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, City B&amp;S,</td>
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<td>4.1.3 Geologic Hazards - Subsidence</td>
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<tr>
<td>Refer to Section 4.1.2, Geologic Hazards - Mudflow and Landslide.</td>
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<tr>
<td>4.1.4 Geologic Hazards - Seismicity</td>
<td>Project Proponent</td>
<td>Prior to commencement of landfill development.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S,</td>
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<tr>
<td>10. The landfill facility shall be designed and constructed to meet CCR, Title 14,</td>
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<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, City B&amp;S,</td>
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<td>Division 7, Chapter 3, Article 7.8, § 17777 (Final Site Face) and CCR, Title 23,</td>
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<td>Division 3, Chapter 15, Article 4, § 2547 (Seismic Design) requirements “to</td>
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<td>withstand the maximum probable earthquake without damage to the foundations or to</td>
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<td>the structures which control leachate, surface drainage, erosion, or gas.” Design</td>
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<td>consideration shall include strong ground shaking and secondary ground rupture. In</td>
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<td>addition, the project proponent shall comply with RCRA, Subtitle D, 40 CFR Part</td>
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<td>258, Subpart B, § 258.13 (Fault Areas) which states “new municipal solid waste</td>
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<td>landfill units and lateral expansions shall not be located within 200 feet (60</td>
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<td>meters) of a fault that has had displacement in Holocene time . . .” The landfill</td>
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<td>design and seismic analysis will be reviewed by the RWQCB.</td>
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<tr>
<td>11. An operations checklist shall be used by a registered engineering geologist for</td>
<td>Project Proponent</td>
<td>After earthquake events of 5.0 magnitude or greater.</td>
<td>Monitoring Agency: SCAQMD, LARWQCB, CIWMB, City BOE</td>
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<tr>
<td>surveys following all earthquake events measuring 5.0 on the Richter Scale or</td>
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<td></td>
<td>Enforcement Agency: SCAQMD, LARWQCB, CIWMB, City BOE</td>
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<td>greater near the project site. A comparison of operating parameters and site</td>
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<td>conditions before and after major earthquake events shall be made to verify that</td>
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<td>systems are operational as designed. Final designs for major engineered</td>
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structures shall be based on the results of the detailed stability analyses of potential seismic events.

### Mitigation Measures

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<tr>
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<th>Monitoring Agency/Enforcement Agency</th>
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<tbody>
<tr>
<td>4.1.5 Geologic Hazards - Liquefaction</td>
<td>Project Proponent</td>
<td>Prior to commencement of landfill development.</td>
<td>BOE</td>
</tr>
<tr>
<td>12. Alluvium in the canyon bottoms beneath the footprint of the waste containment system and beneath ancillary structures shall be excavated and, if necessary, replaced with compacted structural fill during construction. A qualified geologist shall be onsite during construction activities to observe removal and replacement of alluvium and verify that all alluvium within the landfill footprint has been removed prior to placement of any compacted fill or construction of any containment system elements.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City B&amp;S, and City BOE</td>
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<tr>
<td>13. The landfill facility shall be designed and constructed in accordance with RCRA, Subtitle D, 40 CFR, Part 258, Subpart B, § 258.14 (Unstable Areas) so that there would be no liquefaction related impacts.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City B&amp;S, and City BOE</td>
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<tr>
<td>14. The landfill facility shall be designed and constructed in accordance with CCR, Title 23, Division 3, Chapter 15, Article 3, § 2530(d) (Classification and Siting Criteria), which requires that “all containment structures at waste management units shall have a foundation or base capable of providing support for the structures and capable of withstanding hydraulic pressure gradients to prevent failure due to settlement, compression, or uplift as certified by a registered civil engineer or certified engineering geologist.”</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
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<tr>
<td>15. Final maximum refuse slope gradient at the site shall be no steeper than 2H:1V (horizontal to vertical) for the landfill.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
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<tr>
<td>16. Final cut and fill slopes shall have an overall slope gradient no steeper than 1.5H:1V.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
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<tr>
<td>17. Final slopes shall be engineered to have a static factor of safety of at least 1.5.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
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<tr>
<td>18. Survey monuments shall be installed around the perimeters of the outer fill areas at points where they would not be subject to disturbance by landfill development and marking the 500 foot setback from the more restrictive zone. The exact spacing, location, and characteristics of the survey monuments shall be submitted to and approved by the City Local Enforcement Agency (LEA).</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, and City BOE</td>
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</table>

### AIR QUALITY

4.2.1 Existing Conditions

Refer to Section 4.2.11, Construction, within this table.
### Mitigation Measures

<table>
<thead>
<tr>
<th>Mitigation Measures</th>
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<th>Monitoring Agency/Enforcement Agency</th>
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<tbody>
<tr>
<td>4.2.2 California’s SCAB Regional Climatic Characteristics</td>
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<td>Refer to Section 4.2.11, Construction, within this table.</td>
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<tr>
<td>4.2.3 Criteria Air Pollutants</td>
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<tr>
<td>Refer to Section 4.2.11, Construction, within this table.</td>
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<tr>
<td>4.2.4 Ambient Air Quality Standards and Annual Statistics</td>
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<tr>
<td>Refer to Section 4.2.11, Construction, within this table.</td>
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<tr>
<td>4.2.5 Air Quality Management Plan</td>
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<td>Refer to Section 4.2.11, Construction, within this table.</td>
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<tr>
<td>4.2.6 Proposed Project Overview</td>
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<td>Refer to Section 4.2.11, Construction, within this table.</td>
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<tr>
<td>4.2.7 Site Preparation/Construction Phase</td>
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<td>Refer to Section 4.2.11, Construction, within this table.</td>
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<tr>
<td>4.2.8 Air Quality Operational Phase (Long-Term)</td>
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<tr>
<td>No mitigation measures would be required.</td>
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<td>4.2.9 Health Risk Analysis</td>
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<td>Refer to Section 4.2.12, Operations, within this table.</td>
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<tr>
<td>4.2.10 Project Consistency with Applicable Plans</td>
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<tr>
<td>Refer to Section 4.2.12, Operations, within this table.</td>
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<tr>
<td>4.2.11 Construction</td>
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<tr>
<td>19. The following mitigation measures will reduce emissions to the maximum extent</td>
<td>Project Proponent</td>
<td>During project construction.</td>
<td>Monitoring Agency: City B&amp;S Enforcement Agency: City B&amp;S</td>
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<td>reasonably feasible.</td>
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<tr>
<td>a. The project proponent will maintain equipment in tune per manufacturer’s</td>
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<tr>
<td>specifications.</td>
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<tr>
<td>b. The project proponent will use catalytic converters on gasoline-powered</td>
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<td>equipment.</td>
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<tr>
<td>c. The project proponent will retard diesel engine injection timing by 2 degrees</td>
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<tr>
<td>d. High-pressure fuel injectors will be installed.</td>
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<tr>
<td>e. Heavy equipment will use reformulated, low-emission diesel fuel.</td>
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<tr>
<td>f. The project proponent will substitute electric and gasoline-powered equipment</td>
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<tr>
<td>for diesel-powered equipment where feasible.</td>
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<tr>
<td>g. Where applicable, equipment will not be left idling for prolonged periods.</td>
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<tr>
<td>h. The project proponent will curtail (cease or reduce) construction during periods of high ambient pollutant concentrations (i.e., Stage II smog alerts).</td>
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<tr>
<td>20. Daily watering of active construction areas, active soil stockpiles, and all</td>
<td>Project Proponent</td>
<td>During project construction.</td>
<td>Monitoring Agency: SCAQMD Enforcement Agency: SCAQMD</td>
</tr>
<tr>
<td>traveled unpaved roads shall be performed to minimize dust lofting from construction disturbances. Construction areas will also receive a soil stabilization (sealant) product if they are to be left unattended for periods in excess of 5 days and</td>
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</table>
### Mitigation Measures

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<tr>
<th>Control is required.</th>
<th>Mitigation Compliance Responsibility</th>
<th>Monitoring Phase</th>
<th>Monitoring Agency/Enforcement Agency</th>
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</thead>
<tbody>
<tr>
<td>21. Wind speed shall be continually monitored using onsite anemometers. Excavation within construction areas shall be halted when the 15-minute average wind speed exceeds 15 mph or when the instantaneous wind speed exceeds 25 mph.</td>
<td>Project Proponent</td>
<td>During project construction.</td>
<td>Monitoring Agency: SCAQMD</td>
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<tr>
<td>Enforcement Agency: SCAQMD</td>
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<tr>
<td>22. Graded areas shall be watered as necessary to reduce dust emissions.</td>
<td>Project Proponent</td>
<td>During project construction.</td>
<td>Monitoring Agency: SCAQMD</td>
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<td>Enforcement Agency: SCAQMD</td>
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<tr>
<td>23. Disturbed areas shall be revegetated with an interim ground cover as specified in the proposed revegetation program. Excavation will proceed in a manner to reduce the amount of graded areas at any given time.</td>
<td>Project Proponent</td>
<td>During project construction.</td>
<td>Monitoring Agency: SCAQMD</td>
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<td>Enforcement Agency: SCAQMD</td>
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<tr>
<td><strong>4.2.12 Operations</strong></td>
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<tr>
<td>Enforcement Agency: City B&amp;S</td>
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<tr>
<td>a. The project proponent will maintain equipment in tune per manufacturer's specifications.</td>
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<td>b. The project proponent will use catalytic converters on gasoline-powered equipment.</td>
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<tr>
<td>c. The project proponent will retard diesel engine injection timing by 2 degrees.</td>
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<td>d. High-pressure fuel injectors will be installed.</td>
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<td>f. The project proponent will substitute electric and gasoline-powered equipment for diesel-powered equipment where feasible.</td>
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<tr>
<td>g. Where applicable, equipment will not be left idling for prolonged periods.</td>
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<tr>
<td>h. The project proponent will curtail (cease or reduce) construction during periods of high ambient pollutant concentrations (i.e., Stage II smog alerts).</td>
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<tr>
<td>25. Refuse Trucks</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: SCAQMD</td>
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<td>Enforcement Agency: SCAQMD</td>
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<tr>
<td>The following measures will be applied to the project proponent’s operated trucks that utilize the project site.</td>
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<tr>
<td>a. Refuse trucks shall be maintained in proper tune. Trucks observed to emit excessive amounts of smoke (particulate matter) shall either be tuned up or repaired, as applicable.</td>
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<td>b. Where applicable, high-pressure fuel injector nozzles shall be used, and diesel engine timing shall be retarded by 2 degrees.</td>
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<td>c. Using a progressive fee schedule, the project proponent shall encourage trucks to carry full loads.</td>
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<td>d. The project proponent shall encourage trucking to be performed during off-peak hours. This shall be accomplished through coordination of deliveries with the transfer stations that supply refuse, restrictions in the hours of operation, and/or a fee schedule that penalizes haul trucks arriving during peak congestion periods. This will reduce emissions by increasing truck speeds and eliminating prolonged idling in traffic.</td>
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### Mitigation Measures

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<td>e.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: City B&amp;S</td>
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<td>Enforcement Agency: City B&amp;S</td>
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<td>f.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: City B&amp;S</td>
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<td>Enforcement Agency: City B&amp;S</td>
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<tr>
<td>26. Truck Travel and Fugitive Dust Emissions</td>
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<td>a.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: SCAQMD</td>
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<td></td>
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<td>Enforcement Agency: SCAQMD</td>
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<tr>
<td>b.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: SCAQMD</td>
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</tr>
<tr>
<td>c.</td>
<td>Project Proponent</td>
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<td>Monitoring Agency: SCAQMD</td>
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<td>27. Heavy Equipment Operations</td>
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<td>Project Proponent</td>
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<td>28. Site Erosion</td>
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<td>Project Proponent</td>
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February 25, 1999
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<th>Mitigation Measures</th>
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<th>Monitoring Phase</th>
<th>Monitoring Agency/Enforcement Agency</th>
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<tbody>
<tr>
<td>c. A temporary vegetation cover shall be established on all slopes that are to remain inactive for a period longer than 180 days.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
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<td>d. An SCAQMD approved soil stabilization (sealant) product shall be used to retard soil erosion and enhance revegetation. Soil sealant shall be applied when necessary to selected working areas of the landfill. The sealant will also be used as a binder or tackifier to hold seed during revegetation, mulch, and fertilizers in-place until grasses become established and stabilize on the landfill surface.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: SCAQMD Enforcement Agency: SCAQMD</td>
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### 4.2.13 Odor Impacts

29. The natural biological processes that generate odors in a landfill through anaerobic decomposition cannot be prevented or avoided. However, the LFGs shall be prevented from escaping to the atmosphere through the use of control measures. These measures include using daily and intermediate cover material over deposited wastes, filling any surface cracks with clean dirt as necessary, and extracting LFG through the use of an LFG collection and recovery system and destroying collected gases by combustion.

30. Operational techniques shall be utilized to control odor sources at the landfill. The size of the working face shall be limited so that the area of waste exposed to the atmosphere is kept to a minimum.

31. Solid waste shall be compacted within 1 hour of its arrival at the working face.

32. The LFG collection and recovery system shall be installed in phases as each portion of the landfill site is filled. The final system shall contain a network of gas extraction wells, collection system piping, and flaring facilities. Because the LFG generation begins at lower levels of volume and increases during the landfill site life, the gas will be flared initially until sufficient quantities are available for processing into electricity.

33. If an odor problem should develop, appropriate control measures shall be implemented. These measures include the application of additional dirt daily cover material or more frequent application of the cover material to seal the landfill surface, or adjustments to the wells, equipment, and operation of the LFG collection and recovery system.

34. To ensure that odors are kept to a minimum, the following odor/LFG monitoring program shall be implemented for the proposed landfill project. The monitoring program shall comply with the requirements of SCAQMD Rule 1150.1 and include:

   a. Sample Probe Installation: One monitoring probe per 1,000 feet or as identified by South Coast Air Quality Management District (SCAQMD) and/or Local Enforcement Agency (LEA) in the landfill expansion, and one probe per 650 feet or as identified by SCAQMD and/or LEA in the City Inactive landfill along the landfill perimeter, or which ever is more restrictive shall be installed to identify potential areas of subsurface landfill gas (LFG) migration. These probes shall be monitored to ensure...
<table>
<thead>
<tr>
<th>Mitigation Measures</th>
<th>Mitigation Compliance Responsibility</th>
<th>Monitoring Phase</th>
<th>Monitoring Agency/Enforcement Agency</th>
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</thead>
<tbody>
<tr>
<td>that quantities of LFG beyond regulatory standards do not vent offsite through subsurface soils.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: SCAQMD, and City B&amp;S</td>
</tr>
<tr>
<td>b. <strong>Integrated Landfill Surface Sampling</strong>: The landfill surface shall be monitored to ensure that the average concentration of total organic compounds over the landfill surface does not exceed SCAQMD’s standard of 50 ppm.</td>
<td></td>
<td></td>
<td>Enforcement Agency: SCAQMD and City B&amp;S</td>
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<tr>
<td>c. <strong>Ambient Air Samples</strong>: 24-hour integrated gas samples and required meteorological data shall be taken to assess any impact the landfill is having on the ambient air quality at the landfill perimeter.</td>
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<tr>
<td>d. <strong>Instantaneous Landfill Surface Monitoring</strong>: Spot checks on the landfill surface shall be made to determine the maximum concentration of total organic compounds measured as methane, measured at any one point on the surface of the landfill does not exceed the SCAQMD’s standard of 500 ppm.</td>
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<tr>
<td>e. <strong>Regular Monitoring and Annual Testing</strong>: LFG concentrations at perimeter probes, gas collection system headers, the landfill surface, and in ambient air downwind of the landfill shall be monitored once per month or less frequently (but no less than quarterly) as required by the SCAQMD. The LFG collection system shall be adjusted and improved based on quarterly monitoring data and annual stack testing results.</td>
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<tr>
<td>35. Landfill gas flares shall be below the adjacent ridges (unless otherwise required by the South Coast Air Quality District). Flaring systems shall be sited as required by the SCAQMD and constructed using BACT. The flames shall be totally contained within the stack. Flame arresters shall be provided to the satisfaction of the City, Building and Safety Department. To the extent technically and economically feasible, gas recovered at the landfill site shall be converted to energy or developed for other beneficial uses rather than flared.</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: SCAQMD, and City B&amp;S</td>
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<tr>
<td>4.3 <strong>SURFACE AND GROUNDWATER</strong></td>
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<td>4.3.1 Surface Water</td>
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<tr>
<td>36. To ensure that infiltration of surface water into the closed landfill cells is minimized, surface runoff shall be intercepted and diverted around the landfill. The method of diversion used at the project site shall include the use of lined interceptor ditches placed along the edges of the landfill areas. This system of ditches shall flow into monitored sedimentation basins. After sediment content has been reduced, surface waters shall flow into the existing flood control channel directly east of the project site entrance.</td>
<td>Project Proponent</td>
<td>Prior to commencement of landfill development.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
</tr>
<tr>
<td>37. As development of the site proceeds, surface drainage systems shall be maintained so that surface runoff is diverted away from working slopes and isolated from landfilled refuse. Onsite drainage channels would be designed per CCR, Title 23, Division 3, Chapter 15, Article 3, § 2533(C), and County of Los Angeles Public Works Department, Flood Control Division requirements.</td>
<td>Project Proponent</td>
<td>Prior to commencement of landfill development.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, City B&amp;S, and City BOE</td>
</tr>
<tr>
<td>38. Permanent bench drainage ditches shall be installed when final cover is placed on completed portions of the landfill. These ditches shall be lined. Temporary unlined drainage facilities consisting of diversion ditches (V-ditches) where necessary shall directly intercept natural surface runoff. Any intermittent channel flow in the existing canyon bottom shall be captured, channelized, and conveyed into Sedimentation Basin A. Diversion ditches shall convey surface</td>
<td>Project Proponent</td>
<td>Throughout landfill operations.</td>
<td>Monitoring Agency: LARWQCB, CIWMB, City LEA, and City BOE</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>Enforcement Agency: LARWQCB, CIWMB, City LEA, and City BOE</td>
</tr>
</tbody>
</table>
April 28, 2017

Mr. Dan Lafferty
Assistant Deputy Director
Los Angeles County Department of Public Works
Environmental Programs Division
(Via Email)

Subject: Request for Extension of Alternative Daily Cover Pilot Project
Sunshine Canyon Landfill, File EP-5

Dear Mr. Lafferty,

By letter dated October 26, 2016, the Los Angeles County Department of Public Works (DPW) approved an extension of the Alternative Daily Cover (ADC) pilot project using geosynthetic panel product (EnviroCover™) to March 27, 2017. The Sunshine Canyon Landfill Local Enforcement Agency (LEA) has approved an extension of the pilot project to October 12, 2017 by letter dated November 2, 2016 (attached). During our meeting yesterday, we provided information that validates the continued use of the ADC and our request for an extension that coincides with the LEA’s date of October 12, 2017.

An evaluation report for the ADC pilot project for the period of October 12, 2015 through August 31, 2016 was submitted to DPW and the LEA on September 30, 2016. This report presents the results and findings of the project as related to Title 27 Section 20690 and the performance metrics outlined by the SCL LEA. Based on the information available at the time the evaluation report was written, our recommendation was for the continued use of the ADC as there were positive impacts already being observed and substantiated by available data presented in the evaluation report.

As we discussed at our meeting held on April 27, 2017, we continue to collect data and make observations that strongly indicate the continued use of the ADC will ultimately result in the overall benefit of increased efficiencies to the site’s gas collection and control system as well as the leachate collection system that will also contribute to the reduction of potential off-site odors. These data and observations include the following:

- During the installation of vertical gas collection wells recently drilled in the Cell CC-3B portion of the site where only the ADC has been used as daily cover (Monday – Friday), observations of drilling activities have shown the following:
  - A substantial decrease in the amount of liquids present in the waste material;
  - Less odorous waste material being brought up from the boring;
  - Less decomposition of waste material in the drilling spoils (due to less liquid).
Mr. Dan Lafferty  
Los Angeles County Department of Public Works  
Request for Extension of ADC Pilot Project  
Sunshine Canyon Landfill  
April 28, 2017

Mr. Dan Lafferty  
Los Angeles County Department of Public Works  
Request for Extension of ADC Pilot Project  
Sunshine Canyon Landfill  
April 28, 2017

- Daily observations of the areas where the ADC is used indicate no odors observed from the underlying waste at the start of operations;
  - These observations are recorded on daily sheets and submitted with the monthly ADC report submitted to DPW and the LEA.

- Daily observations of the areas where the ADC is used show no presence of vectors substantiating the ADC is as effective as soil in controlling vectors.

Based on this information, we respectfully request an extension of the ADC Pilot Project to October 12, 2017.

Sincerely,

Rob Sherman  
General Manager  
Sunshine Canyon Landfill

Enclosure

Cc:  
Mr. Bahman Hajialiakbar, LA County DPW  
Mr. Martins Aiyetiwa, LA County DPW  
Mr. David Thompson, SCL LEA
December 20, 2017

Mr. Chris Coyle, General Manager
Sunshine Canyon Landfill / Republic Services
14747 San Fernando Road
Sylmar, CA 91342

Subject: Sunshine Canyon Landfill (SWIS No. 19-AA-2000)
LEA Approval of Alternative Daily Cover Evaluation Report – Second Year,
Pilot Project Using Geosynthetic Panel Product", dated October 11, 2017

Dear Mr. Coyle,

On October 12, 2017, the Alternative Daily Cover (ADC) Pilot Project at Sunshine Canyon Landfill concluded after a period of two years. As required by the conditions of approval, Republic Services submitted to the Sunshine Canyon Landfill Local Enforcement Agency (SCL LEA) a final evaluation report titled "Alternative Daily Cover Evaluation Report – Second Year, Pilot Project Using Geosynthetic Panel Product", dated October 11, 2017. The SCL LEA has completed reviewing the evaluation report along with the submitted monthly reports on the daily inspections of the ADC and has the following comments:

The SCL LEA has conducted its own independent review and evaluation of the effectiveness of the ADC at Sunshine Canyon Landfill. The SCL LEA took a holistic systems approach in evaluating the ADC that took many factors into consideration such as: odor complaints (all complaints), the timing of the implementation of the various aspects of the SCAQMD Abatement Order (e.g., LFG wells, and pump installation schedule), weather conditions (e.g., extraordinary wet season), surface emissions data, in-person observations of the trash removed during LFG well drilling, leachate seeps, and daily SCL LEA observations. Special attention was given to the performance of the ADC for Cell CC-3B, which was completed in April 2017. Cell CC-3B is a cell that utilized ADC and abuts up against an area in which 9" of compacted soil was utilized for daily cover without peel-back (shown in figure below outlined in red).
The specific monitoring grids that comprise of the Cell CC-3B are as shown below:

**CELL CC-3B ADC GRIDS**

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The SCL LEA conducted independent analysis of the instantaneous surface emissions data and the integrated surface emissions data; and conducted data mining and statistical analysis. The SCL LEA also installed visqueen test plots on the side slopes and flat areas of the ADC Cell CC-3B to supplement the surface emissions data analysis. The complete detailed technical files (Excel Spreadsheets) the SCL LEA utilized in the analysis of the ADC have been made available for review in a folder titled "SCL LEA Odor Mitigation Technical Data and Analysis File (2017)" at the following link:


The specific file for the SCAQMD Rule 1150.1 Analysis is titled "SCL-Rule1150.1Monitoring-110217.xlsx"


Examples of key findings made by the SCL LEA are based on detailed technical analysis, the key analysis are described below:

The general trend after the LFG wells and pumps that were installed (August 2017) for the integrated surface readings in the grids that overlay Cell CC-3B are in compliance with the regulatory requirements, whereas in the past, there were exceedances of the surface emissions threshold (>25 ppm). The SCL LEA is continuously monitoring on a monthly basis the surface emissions data reported in the SCAQMD Rule 1150.1 reports.

The figures below show the overall location of the monitoring grids with the integrated surface emissions data for September 2017. The spreadsheet / database will be periodically updated and analyzed by the SCL LEA to determine the continued impact of the ADC within the context of being one of the complementary mitigations measures with the totality of the overall best combination of mitigation measures.
SCL Monitoring Grids ADC Evaluation

September 2017 Integrated Surface Readings (ppmv Methane)

September 2017 Cell CC-3B (ADC Cell) Integrated Surface Readings (ppmv Methane)

Individual Grid Emissions by Month for Grids within Cell CC-3B
In order to provide a more real-time physical observable evaluation of the impact of the ADC, the SCL LEA utilized a visqueen field test (as previously done to demonstrate surface emissions) at multiple locations on the ADC Cell CC-3B. The visqueen was installed and the tests ran for a period of two weeks in October 2017.

![Visqueen Placement on ADC Cell](image)

The SCL LEA evaluation of the ADC utilized in Cell CC-3B also had to take into consideration the implementation of the intermediate cover enhancement (ICE) upgrades mandated by the SCAQMD Abatement Order. Three locations for installing the visqueen were selected on the ADC cell (Location ID# 3, #4, and #5); locations representing the locations most likely to have surface emissions (e.g., steepest slope (#5), transition border area (#4), and in an area that had no enhancement to the intermediate cover (#3).

No “puffing” in the visqueen was observed over a period of two weeks. Also, no leachate seeps were observed by the SCL LEA.
The odor complaint data, which is tracked by SCAQMD, is one of the primary measures utilized by the SCL LEA in determining the overall impact of the ADC and other mitigation measures implemented by the Sunshine Canyon Landfill. The SCL LEA looks at each and every single complaint (not just the verified ones) in its data mining/analysis. SCAQMD data is provided to the SCL LEA staff and the data is loaded onto a database/spreadsheet that looks at the type of complaint (e.g., trash, landfill gas, combination, other, etc.), the time of day, day of week, etc. Data mining and correlative analysis are conducted as part of the SCL LEA evaluation process.

Odor complaints for the key months in 2017 after the completion of the ADC Cell CC-3B and after the majority of the mitigation measures were implemented, were compared to pre-ADC operations/pre-mitigation measure implementation. The comparison shows a significant decrease of odor complaints. The decrease cannot be totally attributed to the implementation of the ADC or the ICE. It is the result of all of the mitigation measures of which the ADC is one. The ADC is designed to complement other programs in which the primary purpose is to improve the overall collection efficiency of the landfill gas collection system. The ADC improves trash-to-trash contact, and enhances movement of LFG
toward the collection wells, and also allows drainage of leachate to the leachate collection system at the bottom liner.

The detailed complaint analysis can be found in several files within the folder named "SCL LEA Odor Mitigation Technical Data and Analysis File (2017)" (link provided above).

Below is the SCAQMD data on odor complaints:

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<th>June</th>
<th>July</th>
<th>August</th>
<th>Sept</th>
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</table>

The SCL LEA conducts extensive analysis on the data mining files to independently evaluate the number of odor complaints and the details associated with each complaint. Below is a figure comparing the number and type of odor complaints during the pre-ADC (2015) and post-ADC implementation (2017) time periods. The SCL LEA will be continuing to update the odor complaint data from SCAQMD and also update the data mining and statistical analysis.
As part of the SCL LEA’s normal daily duties at Sunshine Canyon Landfill, the onsite LEA inspector would inspect the ADC in the morning prior to the start of operations for compliance with the performance standards for controlling blowing litter, vectors, fires, odor and scavenging. The onsite LEA inspector would conduct a neighborhood survey prior to entering the landfill to determine if they could detect any adverse effects from the use of the ADC at the site. The daily inspection results did not detect any major problems with the ADC. Initially when the pilot project began, there were a couple of occasions when a geosynthetic panel was dislodged due to heavy winds. The landfill operator made adjustments to the Enviro Cover System so that additional ballast was applied each night to the geosynthetic panels. In addition, to ensure that the trash is properly covered each night, the ADC is not used during extreme wind events. A full dirt cover was utilized during these events.

Based on the above analysis and the review of Republic Services final evaluation report, the SCL LEA has made the following determinations:

(1) The SCL LEA has determined that the geosynthetic plastic panel ADC product meets the performance requirements of Title 27, California Code of Regulations,
Section 20690 for controlling blowing litter, vectors, fires, odor and scavenging and is as effective as the nine inches of compacted soil; and

(2) The SCL LEA has determined that the use of the geosynthetic plastic ADC enhances/improves the overall efficiency of the landfill gas collection system in the measurable control of landfill gas emissions; and

(3) The SCL LEA has determined that there is sufficient technical documentation and based upon field observations of the spoils from the drilling of the gas collection wells and the improved landfill gas collection rates to concur with SCAQMD’s recommendation to the continued practice of partially peeling back the nine inches of compacted daily soil cover when the landfill is not able to use the ADC. This will improve the overall performance of the leachate collection system, the landfill gas collection system and reduce landfill gas and trash related odors.

Therefore, the SCL LEA concurs with Republic Services conclusion that the geosynthetic panel product (Environmental Products, Inc. (EPI), Enviro™Cover, 1.75 mil thickness) can continue to be used as an ADC at Sunshine Canyon Landfill as part of its daily operations. However, in order to make it a permanent practice, Republic Services is required to amend the Joint Technical Document to reflect this activity.

All associated technical data analysis files used in our analysis have been loaded onto the SCL LEA / Sunshine Canyon Landfill Sharefile FTP site and are also accessible via our SCL LEA website: www.scllea.org

If you have any questions, please contact me at 213-252-3932 or Ms. Dee Lugo at 626-430-5540.

Sincerely,

[Signature]
David Thompson, REHS
SCL LEA Program Manager

Cc: Maurice Pantoja, SCLLEA
Dee Lugo, SCLLEA
Jose Gutierrez, SCLLEA
Wayde Hunter, SCL CAC

Nicholas Sanchez, SCAQMD
Martins Aiyetiwa, DPW
Rob Sherman, Republic Services
April 10, 2018

Mr. Chris Coyle, General Manager
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

SUNSHINE CANYON CITY/COUNTY LANDFILL
THIRD EXTENSION OF APPROVAL FOR THE ALTERNATIVE DAILY COVER PILOT PROJECT UTILIZING GEOSYNTHETIC PANEL PRODUCT

Dear Mr. Coyle:

This letter is in response to Republic Services' (Republic) report entitled "Alternative Daily Cover Evaluation Report - Second Year Pilot Project Using Geosynthetic Panel Product" (ADC Report) dated October 25, 2017, and a follow up to the meeting held on January 31, 2018, between Republic and the County of Los Angeles Department of Public Works (Public Works).

Based on the information presented in the ADC Report, along with consideration of the South Coast Air Quality Management Districts' (SCAQMD) reported odor complaints, associated correspondences and supporting information, Public Works hereby grants a third extension of the Alternative Daily Cover (ADC) Pilot Project for Republic to continue implementing the ADC Program at the Sunshine Canyon Landfill (Landfill) until October 25, 2018, subject to the following conditions:

- Republic is required to follow all conditions of approval as prescribed in Public Works' approval letter dated October 27, 2015, (Enclosure 1) with the exception of Condition No. 7.b.i, which states that "No peeling back of the soil cover shall be conducted after it is applied at the Working Face".
Based on information provided and site observations performed by Public Works staff, Condition No. 7.b.i shall be modified to allow Republic, on Monday mornings, to "peel back" the soil cover previously applied at the Working Face. However, there shall be no "peel back" in places where the cover soil has been in place for more than 30 days. The "peel back" operations shall be managed in a manner to minimize odors.

If at any time Public Works determines Republic is unable to manage odors as a result of their current "peel back" operations, a reinstatement of the original condition or new/modified condition may be imposed at the Landfill in order to protect the public health and safety within the meaning of Condition 45N of the Conditional Use Permit (CUP) 00-194-(5).

Public Works is unable to grant Republic's request for the permanent use of the ADC material at the Landfill because the objectives of the ADC Pilot Project as stated in Public Works' letter dated October 27, 2015, have not been met, specifically the following reasons:

1. While we acknowledge Republic's various improvements pertaining to landfill gas management, odor mitigation measures and recent decrease in odor complaints reported to the SCAQMD, Republic has not demonstrated a significant decrease in odor complaints for a 12-month period or greater.

2. Republic has not fully demonstrated that they can control fresh trash odors between the hours of 6 a.m. to 9 a.m.

Furthermore, Republic is required to address Public Works' comments, detailed in Enclosure 2, pertaining to the ADC Report dated October 25, 2017. Republic shall address these deficiencies in its Evaluation Report at the end of the third extension period. This report shall also provide observations, monitoring data, results, and recommendations for continued use of the ADC material as an ADC for the Sunshine Canyon Landfill. Such data analysis and evaluation report must include all documentation establishing whether the project's objectives, as stated in the October 27, 2015, letter have been met. The report shall be submitted to Public Works for review at least 30 days prior to October 25, 2018.

Upon conclusion of the ADC pilot project, Public Works will evaluate the submitted report and will determine 1) if the project's objectives have been met as stated in Public Works' October 27, 2015, approval letter, 2) whether to continue, modify, or terminate the 9-inch daily soil cover requirement; and 3) if allowing further use of the ADC material will protect public health and safety within the meaning of Condition 45N of the CUP. If the project's
objectives are successfully met, Public Works, in concert with the Department of Regional Planning and the Department of Public Health, may modify or terminate the use of 9-inch of daily soil cover requirement and/or allow the continued use of the ADC material on a more permanent basis.

If you have any questions, please contact Mr. Martin Aiyetiwa at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

MARK PESTRELLA
Director of Public Works

PHIL K. DOUDAR
Assistant Deputy Director
Environmental Programs Division

Enc.

cc: Department of Regional Planning (Maria Masis, Tim Stapleton)
Department of Public Health (Maurice Pantoja, Dorcas Hanson-Lugo)
South Coast Air Quality Management District (Laki Tisopulo, Amir Dejaksh)
Sunshine Canyon Landfill – Local Enforcement Agency (Dave Thompson, Maurice Pantoja, Dorcas Hanson-Lugo)
City of Los Angeles Planning Department (Ly Lam, Nicholas Hendricks)
Los Angeles County Solid Waste Management Committee/Integrated Waste Management Task Force
Sunshine Canyon Landfill – Community Advisory Committee (Wayde Hunter)
North Valley Coalition of Concerned Citizens (Wayde Hunter)
Granada Hills North Neighborhood Council
October 27, 2015

Mr. Rob Sherman, General Manager
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

Dear Mr. Sherman:

SUNSHINE CANYON CITY/COUNTY LANDFILL
PROPOSED ALTERNATIVE DAILY COVER PILOT PROJECT UTILIZING GEOSYNTHETIC PANEL PRODUCT

Republic Services (Republic) submitted a letter dated April 13, 2015, which included a project proposal dated November 2014, to the Department of Public Works requesting to conduct a 1-year pilot project using Environmental Products, Inc.'s (EPI's), Extended Enviro™ cover as an alternative daily cover (ADC) in lieu of the 9 inches of soil currently being used on-site for daily cover. Subsequently, Republic submitted two more revised project proposals with the latest submittal on August 20, 2015 (Report). The revisions were made to address Public Works' requests to further clarify the proposal's performance measurements, emergency response measures, and public outreach requirements.

Based on Public Works' evaluation of the Report dated August 20, 2015, and consistent with the adopted environmental documentation for the Sunshine Canyon City/County Landfill (Landfill), Public Works hereby modifies the additional corrective measures that it imposed in accordance with Condition 45N of the Conditional Use Permit (CUP) No. 000-194-(5) as set forth in letters dated October 22, 2014, and February 26, 2015, to permit Republic to implement its proposed ADC pilot project for a period of 1 year from the implementation date, subject to the "Conditions of Approval" specified in this letter.
This letter addresses only Republic's request for a modification of the additional corrective measures imposed by Public Works in accordance with Condition 45N of the CUP, and does not address any other approvals that may be required by any other agencies in order for Republic to implement the proposed ADC pilot project.

In a letter dated October 5, 2015, the Sunshine Canyon Landfill Joint City/County Technical Advisory Committee (TAC) stated that it endorses the ADC pilot project. On October 8, 2015, Republic notified Public Works that, on the basis of the TAC's letter, it planned to move forward with the pilot project commencing October 12, 2015.

To the extent that Republic considered the TAC's October 5, 2015, letter to effectuate a modification of Public Works' 9-inch cover requirement to allow for the use of the ADC, Republic misconstrued the TAC's letter and its advisory role. It is important that Republic understand that it is required to comply with the County's CUP.

**Objectives of the Pilot Project**

The objectives of this ADC 1-year pilot project as stated in the Report are as follows:

- Determine if the geosynthetic panel product material meets the performance requirements of Title 27, Section 20690 to meet the requirements for controlling blowing litter, vectors, fires, odor and scavenging.

- Determine if the geosynthetic panel product material is as effective for controlling odors as 9 inches of compacted soil as a daily soil cover material.

An evaluation of the effectiveness of the geosynthetic panel product will be conducted throughout the 1-year term of the pilot period, as well as at the conclusion of this 1-year period. Information collected during the pilot period will be used to determine (1) whether the project objectives have been met, (2) if it results in improvement in the landfill gas collection and management system, and (3) if it leads to potential reduction in odor nuisance and complaints from the surrounding community.

**California Environmental Quality Act Compliance**

In December 1999, the City of Los Angeles adopted a Final Subsequent Environmental Impact Report (FSEIR) and a General Plan Amendment and Zone Change (GPA/ZC) allowing Browning-Ferris Industries, now Republic, to operate and maintain a separate City Landfill and eventually a joint City/County Landfill. In 2007, the County approved an addendum to the FSEIR in connection with its approval of the CUP.
The FSEIR calls for the application of 6 inches of daily cover or the use of an approved alternative daily cover. We note that the Sunshine Canyon Landfill Local Enforcement Agency has approved the use of the proposed ADC. In addition, Mitigation Measure No. 7.06 of the Mitigation Monitoring and Reporting Summary (MMRS) adopted by the County, provides that if an odor problem develops, appropriate control measures shall be implemented, which include the application of daily cover material or more frequent application of cover material to seal the landfill surface, or adjustments to the wells, equipment and operation of the landfill gas collection and recovery system.

Among the odor control measures contained in the Mitigation Reporting and Monitoring Program (MRMP) adopted by the City, mitigation measure no. 33 provides that when an odor problem develops, appropriate control measures shall be implemented, which include the application of additional dirt daily cover material, or more frequent application of the cover material to seal the landfill surface, or adjustments to the wells, equipment and operation of the landfill gas collection and recovery system.

As discussed in further detail in this letter, with the conditions spelled out in this letter, the proposed ADC is an appropriate measure for controlling odors in conjunction with other corrective measures that are set forth in our letters dated September 27, 2010; October 22, 2014; and February 26, 2015. It is our determination that the ADC Pilot Project as described in this letter is within the scope of the project that is the subject of the FSEIR. Therefore, Public Works is approving the ADC pilot project, subject to the following conditions:

**General Conditions of Approval**

1. **Effective Area** – These requirements apply to all areas within the "Limits of Fill" of Exhibit "A-2" as defined in the combined "City/County Project" pursuant to the Los Angeles County CUP.

2. **Duration of Pilot Project** – 1 year from the date of this letter.

3. **Termination** – Public Works may terminate the approval of the pilot project at any time, including but not limited to the following causes, as determined by Public Works in its sole discretion:
   
   a. Republic has failed to comply with any of the requirements specified herein, including the Evaluation Standards and Program Requirements, Reporting Requirements, and Additional Requirements, as specified.
b. Problems arise with the use of the ADC material that cannot be corrected.

c. The use of the ADC material does not meet the objectives of the pilot project as stated in this letter and in the Report.

If, at any time during the term of this pilot project, Public Works terminates the approval of the pilot project, Republic shall revert back to using 9 inches of soil as daily cover at the Landfill unless Public Works approves another form of daily cover in accordance with Condition 45N, in order to promote best gas management practices at the site and to protect public health and safety.

Evaluation Standards and Program Requirements:

4. ADC Material Specifications – The ADC material to be used for the implementation of this project shall be limited to a non-reusable, geosynthetic Extended Enviro™ cover with a thickness of 1.75 millimeters, as stated in the proposal. Any proposed change to this ADC material will require prior approval from Public Works.

5. Equipment Specifications – The Extended Enviro™ cover shall only be deployed using EPI's Extended Enviro™ Cover System Deployer Model 800 (Deployer). Any proposed change to this equipment will require prior approval from Public Works.

6. Soil Usage – Soil to be used as daily cover at the end of operation on Saturdays, or as ballast material during ADC application or as intermediate daily cover, must be free of sulfate (SO₄) prior to its usage, or at a level acceptable to Public Works. Prior testing of the soil must be performed to ensure that sulfate is not present in the soil at a level not acceptable to Public Works. Test results must be provided to Public Works for approval. However, every source of soil material must be tested and approved prior to its use at the site.

7. ADC Material Procedures – The ADC material shall only be applied as described in the following restrictions:

   a. The ADC material shall be applied at the end of each operating day or at more frequent intervals (except Saturday) and shall be left in place at the start of the following day’s operations.
i. No removal of this ADC material shall be conducted after it is applied at the Working Face.

ii. The ADC material will be placed over the entire deck of the operating day's Working Face.

iii. The maximum exposure time for the ADC material shall not exceed 5 days.

iv. The ADC material shall not be placed on any outside slopes or slopes that will not be part of the operating day's Working Face for longer than 180 days.

v. The ADC material shall not be used for intermediate or final cover.

b. Six inches of soil shall be used for daily cover at the close of operations on Saturdays and shall remain in place on Monday mornings.

   i. No "peeling back" of the soil cover shall be conducted after it is applied at the Working Face.

   ii. Only soil may be used as cover on the outside and temporary slopes.

c. The ADC material will be used on one lift per day.

d. The maximum size of the Working Face deck area shall be no larger than 3 acres.

8. Material Placement – The ADC material shall be placed as detailed in the Report as follows:

   a. General Placement Procedure

      i. The Deployer is loaded with a roll of the Extended Enviro™ cover and on-site ballast material.

      ii. The Deployer is positioned on the outside edge of the cover area to deploy the first panel of the ADC material. The outside edge shall be positioned at a minimum of 5 feet from the outside of the waste material.

      iii. During the application process, the ADC material is unrolled from the Deployer while ballast material is simultaneously discharged at a controlled rate to securely anchor the ADC material onto the Working Face.

      iv. On successive adjacent runs to deploy the ADC material. The material is placed so that it overlaps by not less than 10 percent, thus forming a compression-type seal creating a continuous closure and impermeable barrier between the waste and the environment.
b. Placement During Windy Conditions – During high-wind conditions, the following operational measures shall be implemented and maintained:
   i. Wind direction and speed must be established to better determine how the ADC material will be deployed.
   ii. Upon determination of the wind direction, the ADC material will be placed parallel to the wind direction to minimize the potential uplifting of the material.
   iii. Additional overlap of the ADC material can be applied, provided that natural tearing and puncturing of the overlapped material as a result of the heavy equipment operating on top of previously covered trash is maintained.

c. Placement During Rainy/Stormy Conditions – During rainy/stormy conditions, the following operational measures shall be implemented and maintained:
   i. Intactness of the ballast material shall be maintained to ensure that the ballast material is not washed away by water runoff.
   ii. No ponding on the surface of the ADC material shall occur. If ponding occurs, appropriate measures shall be taken to resolve this issue.
   iii. Placement of the ADC material on the working face shall be appropriately deployed to prevent stormwater run-off underneath the ADC material and to inhibit continuous contact of stormwater on the disposed solid waste.

If conditions such as high-winds or heavy rains prevent compliance with these restrictions and prevent the ADC material from functioning properly, the operator shall cover the Working Face with 9 inches of soil, which shall be kept in place at the beginning of the next operating day. No "peeling back" of the soil cover shall be conducted after it is applied at the Working Face.

Reporting Requirements:

9. Performance Requirements – In order to determine the effectiveness of the ADC material, the ADC material shall be evaluated in accordance with the performance requirements and standards set forth in CCR Title 27, Section 20690 and 20695, respectively. Evaluation of performance criteria shall be conducted as follows:

a. Vector
   i. Threshold values for vector populations shall be established prior to commencement of the ADC pilot project; therefore, provide these to us within
14 days from the date of this letter. Based on these threshold values, daily inspection of vector populations shall be recorded in accordance with the recording requirements specified in CCR Title 27, Section 20690(a)(1)(D).

ii. Any vector infestation shall be recorded in the Monthly Reporting Requirements stipulated herein, and controlled immediately upon observation. If infestation cannot be controlled, the use of the ADC material shall be ceased and be replaced with 9 inches of soil as daily cover.

b. Fire
i. Any burning material, or any solid waste that has the potential to cause fire, shall not be disposed of at the Working Face and shall not be covered with the ADC material. Procedures on handling such materials or solid waste shall be subject to the requirements specified in CCR Title 27, Section 20695(b).

ii. Any fire incidents, or relocation of any burning material or any solid waste that has the potential to cause fire, shall be recorded in the Monthly Reporting Requirements stipulated herein.

c. Litter
i. The operator shall control windblown litter from the operating day’s Working Face.

ii. If wind conditions are too extreme for the ADC material to remain intact once applied and all operational adjustments as described in Condition 6 have been proven to be ineffective, the operator shall cease the application of the ADC material and replace it with 9 inches of soil for cover until such time as conditions permit the use of the ADC material.

d. Scavenging
i. No scavenging activities shall be allowed.

ii. Any scavenging activities shall be reported to the operations manager and appropriate action must be taken.

e. Odor
i. Daily observation of the Working Face area for any potential odor sources before, during, and after the placement of the ADC material shall be conducted.
ii. Current odor management program as stipulated in the Final Odor Plan of Action dated June 15, 2012, shall continue to be implemented.

iii. If odor sources have been found within the Working Face area, appropriate odor control measures shall be implemented. If odor persists, Republic may be required to discontinue the use of the ADC material and return to using 9 inches of soil for daily cover in accordance with the conditions concerning "Termination" under the "General Conditions of Approval" of this letter.

iv. Any potential odor sources from the Working Face shall be recorded in the Monthly Reporting Requirements, and shall include, but not be limited to, the approximate location of the source, time and/or period of the duration of odor, weather condition, and odor control measures taken.

f. In addition to the above performance criteria, Republic shall also establish a base line for two areas of the site: (1) where 9 inches of soil cover has been applied, and (2) where the ADC material is applied. The following observations shall be made on both areas in order to measure the performance of the pilot project in comparison to the use of 9 inches of soil cover.

i. Surface Gas Emissions – Republic shall monitor for any surface gas exceedances, in accordance with the South Coast Air Quality Management District Rule 1150.1.

ii. Landfill Gas Collection and Recovery System – Republic shall locate wells impacted by fluid build-ups, indicate the amount of fluid that is pumped-out from the well, and record the vacuum pressure before and after fluid is pumped-out.

iii. Leachate Collection and Recovery System – Republic shall record the amount of leachate that is collected from the sump.

iv. Public Works reserves the right to add additional criteria that it determines are necessary to evaluate the performance of the ADC at the site.
10. Environmental Monitoring

a. In addition to implementing the Landfill's current odor management program, which includes on-and-off site odor monitoring, Republic shall also examine the ADC material at the end of each operating day after the Working Face has been completely covered with the ADC material. Any tears, punctures, or unusual observations of the ADC material during its application and/or prior to placing new trash on top of the previous day's application of the ADC material, shall be documented and included in the Monthly Reporting Requirements.

b. Weather data shall also be collected on a daily basis and reported in the Monthly Reporting Requirements. Weather data shall include but not be limited to ambient temperature, humidity conditions, wind and speed direction, and rainfall.

c. Daily observations of vectors, blown litter, fire, and any indication of scavenging shall also be included.

11. Monthly Reporting Requirements — Republic shall provide a monthly report to Public Works summarizing all monitoring observations and maintenance issues of the ADC pilot project, including but not limited to any tears, punctures, or unusual observations related to the application of the ADC material; any immediate odors detected at the vicinity of the Working Face during and after the application of the ADC material; and any unusual occurrences at the Working Face, such as, fire, vectors, blowing litter, and scavenging. A copy of the daily logs from the monitoring requirements specified in Republic's proposal and on this letter must also be provided in the monthly report as specified herein.
12. Additional Requirements

a. Republic shall within 30 days of the date of this letter implement all requirements that were previously required by Public Works in the letters dated October 22, 2014, and February 26, 2015, pursuant to Condition 45N of the CUP except to the extent modified by this letter.

b. Republic shall cooperate with Public Works in hiring an independent consultant to determine, evaluate, and make recommendations regarding the quality and permeability of soil used for daily and intermediate cover materials at the site.

13. Data Analysis — At the conclusion of this ADC pilot project, Republic shall submit a detailed report documenting all of the observations, monitoring data and results, and recommendations for continued use of the ADC material as an ADC for Sunshine Canyon Landfill. Such Data Analysis and Evaluation Report must also include all documentation establishing whether the project's stated objectives have been met.

Conclusions and Results of the ADC Pilot Project:

At the conclusion of the ADC pilot project, Public Works will evaluate the Data Analysis and Evaluation Report to determine if the project objectives have been met and will consider whether continued modification/elimination of the 9-inch daily soil cover requirement to allow the use of the ADC will protect public health and safety within the meaning of Condition 45N of the CUP. If the project objectives are met, Public Works, in consultation with the Departments of Regional Planning and Public Health, may modify or eliminate the requirement specifying the use of 9 inches of daily soil cover and allow the continued use of the ADC material on a more permanent basis.

All documents and reports required by this letter shall be submitted to the following address:

County of Los Angeles
Department of Public Works
Environmental Programs Division
P.O. Box 1460
Alhambra, California 91802-1460
Attention Martins Aiyetiwa, Landfills Section
If you have any questions, please contact Mr. Martins Aiyetiwa at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER
Director of Public Works

RICHARD J. BRUCKNER
Director of Regional Planning

cc: Department of Regional Planning (Maria Masis, Jon Sanabria, Dennis Slavin)
    Los Angeles County Solid Waste Management Committee/Integrated Waste Management Task Force
    South Coast Air Quality Management District (Mohsen Nazemi, Ed Pupka)
    Sunshine Canyon Landfill – Local Enforcement Agency (Dave Thompson, Gerardo Villalobos)
    Sunshine Canyon Landfill – Community Advisory Committee (Becky Bendikson, Wayde Hunter)
    City of Los Angeles Planning Department (Nicholas Hendricks, Ly Lam, Lisa Webber)
    North Valley Coalition of Concerned Citizens (Wayde Hunter)
    Granada Hills North Neighborhood Council

General Comments

1. The ADC Report does not address Condition 6, of Public Works’ October 27, 2015 letter, which requires the following: “Soil to be used as daily cover at the end of operation on Saturdays, or as ballast material during ADC application or as intermediate daily cover, must be free of sulfate (SO4) prior to its usage, or at a level acceptable to Public Works. Prior testing of the soil must be performed to ensure that sulfate is not present in the soil at a level not acceptable to Public Works. Test results must be provided to Public Works for approval. However, every source of soil material must be tested and approved prior to its use at the site.”

Specific Comments

2. Section 4.6.1 Odor Complaints - Odor Complaint evaluations only focused on odor complaints verified by the South Coast Air Quality Management Districts' (SCAQMD) inspectors classified as either “Trash” (“TR”) or “Trash/Landfill Gas” (“TR/LFG”) odors. The ADC Report shall provide a full detailed analysis and evaluation of the SCAQMD odor complaint data and information taking into consideration all (monthly) odor complaint types per SCAQMD Codes such as, but not limited to, TR, LG, TR/LFG, OO, None, and NFR, etc.; and monthly percentage of all odor complaints from 6:00 AM to 6:00 PM over the total number of odor complaints in that month.

3. Section 4.6.1 Odor Complaints - Recent SCAQMD odor complaint reports do not include odor complaint classification code “Trash/Landfill Gas” (“TR/LFG”). Please provide background and explain. Also, please substantiate Republic’s analysis utilizing “TR/LFG” classification code.

4. Section 6.0 – Section 6.0 is missing from the Report. Please provide or clarify.


The analysis and evaluation shall also consider additional factors and/or mitigation measures such as, but not limited to, fill locations, gabion cubes installation, pump installation, and enhanced intermediate cover measures in place.
6. **Section 7.0 Evaluation of ADC to Enhance/Improve Efficiency of Landfill Gas Collection System** – Section 7.0 states the following: “The ADC likely sheds stormwater better than daily cover soil resulting in less liquids seeping into the waste mass”. However, the ADC Report continues with the following statement: “The ADC may contribute to better drainage of liquid through the waste to the leachate collection and removal system”. Statements appear contradictory to one another, please clarify.

7. **Section 8.0 Level of ADC Destruction** – Section 8.0 discusses one (1) demonstration of the level of destruction of the ADC conducted on September 13, 2016, and a picture of the ADC material observed appears to be approximately 5ft x 3ft. Considering Republic’s continued position to prevent impermeable layers of daily cover material in the fill areas, and the extensive amount of ADC Material utilized, perhaps continued and more extensive analysis of the mechanical and natural destruction (over time) of the ADC material should be conducted by a subject matter expert, in order to substantiate the findings.

8. **Section 9.0** - Section 9 is missing from the Report. Please provide or clarify.
ATTACHMENT K
May 16, 2016

Mr. Rob Sherman, General Manager  
Republic Services  
Sunshine Canyon Landfill  
14747 San Fernando Road  
Sylmar, CA 91342

Subject: Sunshine Canyon City/County Landfill (SWIS # 19-AA-2000)  
LEA Approval of Intermediate Cover Enhancement Project

Dear Mr. Sherman,

On April 1, 2016, the Sunshine Canyon Landfill Local Enforcement Agency (LEA) received a revised proposal for the Intermediate Cover Enhancement Project (Project) at the Sunshine Canyon Landfill (Landfill). The proposal was submitted as part of the Stipulated Agreement to address landfill gas and leachate issues related to the Landfill. The Project as proposed is scheduled to run for a period of six months which will allow for the evaluation of several operational approaches to improve the performance of the intermediate cover.

The LEA has reviewed the revised proposal and has determined that it meets the intent of the Project.

In addition to the summary report that will be provided after the conclusion of the Project, the LEA requests the following:

- Submit to the LEA results of the monthly surface emission monitoring for grids L12, L13, M11, N9, N10, O9 an O10 within 30 days for each of the six months of the Project period.
- The LEA shall reserve the right to expand on the types of other intermediate cover enhancements during the Project period to include, but not limited to the:
  - Application of a vegetative layer on a grid to be selected by the LEA.
  - Increase in the number of grids to receive intermediate cover enhancements.
- The LEA must be notified at least 7 days prior to the start of the Project.
- Project activities commence no later than the week of June 5, 2016
The LEA reserves the right to suspend, modify or revoke this approval if problems are observed during the six month Pilot period. This approval is only for areas of the pilot project under the jurisdiction of the LEA. Note that the LEA will be separately recommending additional operational measures for addressing the fresh trash odors at the working face.

If you have any questions regarding the LEA approval, I can be contacted at (626) 430-5550 or at gvillalobos@ph.lacounty.gov.

Sincerely,

Gerry Villalobos  
SCL LEA Program Manager

cc: David Thompson, SCL LEA
December 20, 2016

Mr. Rob Sherman, General Manager
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

Dear Mr. Sherman:

SUNSHINE CANYON CITY/COUNTY LANDFILL
PROPOSED INTERMEDIATE COVER ENHANCEMENT (ICE) DEMONSTRATION PROJECT

We have reviewed your request to conduct a 6-month demonstration project for the use of Posi-Shell® to enhance intermediate cover areas at the Sunshine Canyon Landfill. The request is contained in your submittal dated August 11, 2016, as Attachment D entitled:

- Revised Proposal for a Demonstration Project for Intermediate Cover Options, Sunshine Canyon Landfill.

The objective of the demonstration project is to determine if the Posi-Shell® spray-on mixture is effective as intermediate cover material in controlling landfill gas surface emission, odor, and leachate leaking from the intermediate slope areas. The Work Plan also stated that this demonstration project is a requirement of Condition 5 of the Stipulated Agreement between Republic Services and the Sunshine Canyon Landfill – Local Enforcement Agency, which seeks to improve performance of the intermediate cover at the landfill.

Based on Public Works' evaluation of the submitted work plan, and consistent with authority granted under Condition 45 (N) of the Landfill's Conditional Use Permit No. 00-194-(5), Public Works hereby approve Republic's request to conduct the
proposed ICE demonstration project for a period of six months from the implementation date subject to the following "Conditions of Approval":

**General Conditions of Approval**

1. Duration of Pilot Project – six months from the implementation date.

2. Termination – The Director of Public Works may terminate the approval of the pilot project at any time, including but not limited to the following causes, at the Director’s sole discretion:

   a. Republic has failed to comply with any of the requirements specified herein, including the *Evaluation Standards and Program Requirements, Reporting Requirements* and *Additional Requirements*, as specified.

   b. Problems arise with the use of the Posi-Shell® that cannot be corrected.

   c. The use of the Posi-Shell® material does not satisfy the objectives of the pilot project as stated in this letter and in the Report.

   If at any time during the term of this demonstration project, the Director of Public Works terminates the approval of the demonstration project, Republic shall revert back to complying with all conditions and requirements pertaining to intermediate cover as stipulated in the CUP.

**Specific Conditions of Approval**

3. Demonstration Areas – This demonstration project shall be limited to grids M11, L12, L13, O10, O9, N10, and N9 (map attached) and shall be implemented as follow:

   a. Posi-Shell® with the Portland cement additive shall be used to cover grids, M11, L12, L13, and O10. Grids M11, L12, and L13 will have Portland cement added to the mixture and deployed at two spare feet per gallon. Grid O10 will have Portland cement added to the mixture and deployed at the normal application thickness of four square feet per gallon.

   b. Application of additional six inches of compacted soil will be added to the existing intermediate cover on grids N10, N9, and O9. For comparison purposes, this will be conducted concurrently with the Posi-Shell® demonstration project.
4. Republic shall study and report on the impact that this demonstration project has on the growth of vegetation on the intermediate slopes.

5. If the use of Posi-Shell® application is to be proposed or recommended for a more permanent basis, Republic shall submit a detailed plan for Public Works’ review and approval on how the plan will satisfy CUP’s Condition 44.A and approved CEQA mitigation requirement’s that require all slopes inactive for 180 days or longer be planted with interim vegetation.

6. Republic shall ensure that the demonstration project will not inhibit the site’s ability to maintain proper erosion controls and odor control during the demonstration period.

**Monitoring Requirement**

7. Republic shall perform all required South Coast Air Quality Management District Rule 1150.1 surface emission monitoring at the landfill on a monthly basis. For the demonstration project, Republic shall perform the following:

   a. Establish a base line of instantaneous and integrated surface emission on grid M11, L12, L13, O10, O9, N10, and N9.
   b. Record instantaneous and integrated surface emission on grid M11, L12, L13, O10, O9, N10, and N9.
   c. Conduct daily visual inspections on these above grids for any cracks, erosion control issues, and damages.
   d. Keep a weekly log on the effect of weather and operational activities that impacted the demonstration grids.

**Reporting Requirement**

8. Republic shall provide a monthly report of records and logs of 7b, 7c, and 7d to Public Works summarizing all monitoring observations and maintenance issues of the demonstration project; any immediate odors detected at the vicinity of the demonstration grids.
Data Analysis

9. At the conclusion of this demonstration project, Republic shall submit a detailed report documenting all of the observations, monitoring data and results, and recommendations regarding use of Posi-Shell® at the Sunshine Canyon Landfill. Such Data Analysis and Evaluation Report must also include all documentation establishing whether the project's objectives as stated herein have been met.

Public Works reserves the right to add additional monitoring and reporting requirement that it determines are necessary to evaluate the performance of the ICE Demonstration Project at the site.

Conclusions and Results of the Demonstration Project:

At the conclusion of the Demonstration Project, the Director of Public Works will evaluate the Data Analysis and Evaluation Report to determine if the project objectives have been met and will consider whether the use of Posi-Shell® had enhanced the intermediate cover at the site. If the project's objectives are met, the Director of Public Works, in consultation with the Director of Regional Planning, may approve the use of Posi-Shell® on the intermediate cover on a more permanent basis.

All documents and reports required by this letter shall be submitted to the following address:

County of Los Angeles
Department of Public Works
Environmental Programs Division
P.O. Box 1460
Alhambra, CA 91802-1460
Attention: Martins Aiyetiwa, Landfills Section

This letter addresses only Republic's request for an approval of the work plan to conduct a site specific demonstration project and does not address any other approvals that may be required by any other agency in order for Republic to implement the proposed demonstration pilot project. Republic is required to obtain necessary approvals and clearances relating to this project that may be required by other regulatory agencies. Additionally, this approval does not release Republic from
mitigation requirements as prescribed in Public Works' March 30 and July 14, 2016, odor nuisance letters.

If you have any questions, please contact me at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER
Director of Public Works

MARTINS AIYETIWA
Senior Civil Engineer
Environmental Programs Division

cc: Department of Regional Planning (Dennis Slavin, Jon Sanabria, Maria Masis)
    City of Los Angeles Planning Department (Lisa Webber, Ly Lam, Nicholas Hendricks)
    South Coast Air Quality Management District (Laki Tsopulo, Cher Snyder, Amir Dejbakhsh)
    Sunshine Canyon Landfill – Local Enforcement Agency (Dave Thompson, Maurice Pantoja)
    Sunshine Canyon Landfill – Community Advisory Committee (Wayde Hunter)
    Granada Hills North Neighborhood Council
    Los Angeles County Solid Waste Management Committee/Integrated Waste Management Task Force
VIA EMAIL

Clerk of the Board
South Coast Air Quality Management District
21865 Copley Dr.
Diamond Bar, CA 91765
ClerkofBoard@aqmd.gov

Nicholas Sanchez, Esq.
Senior Deputy District Counsel
South Coast Air Quality Management District
21865 Copley Dr.
Diamond Bar, CA 91765
nsanchez@aqmd.gov

Re: In the Matter of SCAQMD v Browning-Ferris Industries of California
Case No. 3448-14
Condition 10, Intermediate Cover Proposal Expedited Schedule

Dear Clerk and Mr. Sanchez,

Per the Stipulated Abatement Order Condition 10 in the above-matter, an expedited schedule is attached for upgrading and improving the targeted intermediate cover areas at Sunshine Canyon Landfill. The schedule and areas identified are in alignment with the recommended solutions identified in the Intermediate Cover Enhancement Proposal report submitted on 3/15/17.

The expedited schedule calls for 115 acres of intermediate cover area to receive enhancements with portions of the work already in progress. The additional activity will be completed as expeditiously as possible throughout the remainder of 2017.

Sincerely,

Rob Sherman
General Manager
Sunshine Canyon Landfill
<table>
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<th>Project Description</th>
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As of March 28, 2017
Locations for Enhanced Intermediate Covers
May 3, 2017

Mr. Rob Sherman
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

Re: Final Approval of Revised BMP Plan for the Control and Treatment of Fresh Trash Odor
Sunshine Canyon Landfill (Facility ID 49111)
Hearing Board Case No. 3448-14

Dear Mr. Sherman,

The South Coast Air Quality Management District (SCAQMD) has received the Revised BMP Plan for the Control and Treatment of Fresh Trash Odor (the “Revised BMP Plan”), as required pursuant to Condition 14 of the Stipulated Order for Abatement (“Order”) in Hearing Board Case No. 3448-14. The SCAQMD has performed a preliminary review in consultation with its retained expert consultant and hereby grants Final Approval of this plan.

Consistent with the Order, you are now required to implement all provisions of the Revised BMP Plan for the Control and Treatment of Fresh Trash Odor.

SCAQMD will continue its enforcement of the Order, including continued review of all submittals, consideration of facility operational conditions and practices, SCAQMD inspections, monitoring results, expert consultations, and public complaints to ensure compliance with the Order. In the event that changes in circumstances result in recommended changes to the Revised BMP Plan, you will be contacted by SCAQMD staff. The plan shall continue to be implemented unless otherwise revised by the parties, or modified by the SCAQMD Hearing Board.

Thank you for your attention in this matter. It is recommended that you keep a copy of this final approval in your files. Should you have any questions, please contact Andrew Lee, Senior Air Quality Engineering Manager, (909) 396-2643 or alee@aqmd.gov.

Very truly yours,

Laki Tisopulos, Ph.D., P.E.
Deputy Executive Officer
Engineering and Permitting

cc: Thomas Bruen, esq., via email at tbruen@tbsglaw.com
October 31, 2017

VIA EMAIL

Mr. Nicholas Sanchez, Esq.
Senior Deputy District Counsel
South Coast Air Quality Management District
21865 Copley Dr.
Diamond Bar, CA 91765

Re: In the Matter of SCAQMD v Browning-Ferris Industries of California
Case No. 3448-14 Confirmation of Implementation:
Condition 14.f. Revised Best Management Plan
Condition 15.g. Revised Odorous Load Management Plan

Mr. Sanchez,

This letter will serve as confirmation that the Revised Best Management Plan and Revised Odorous Load Management Plan have been implemented as outlined below.

Condition 14.f. Respondent shall, within ten (10) business days of receiving approval from the District, implement the Revised Best Management Practices Plan.

Status: Complete
Implementation of the Revised Best Management Practices Plan for the landfill began within 10 days of the approval notification received from the SCAQMD on 5/3/17. Key elements of the plan are identified below:

A. Use of Misting/Vapor System – The site’s modified dust bosses, buffalo monsoon units, misting fences and vapor system continue to be utilized daily to mitigate working face odors.

B. Use of EnviroCover™ – Application of the EnviorCover™ product continues as the final evaluation report is under review by the SCL-LEA and County DPW.

C. Odorous Load Management – Loads that are identified as odorous are given priority for disposal.

D. Waste Processing Procedures – Loads from tippers and walking floor trailers are pushed promptly to the working face.
E. Annual Training – Training has been updated and conducted to include training specific to the new odor mitigation measures on site, the identification of odorous loads and procedures for handling.

F. Direct Application of Deodorizer – Per approval from the Water Board and SCL LEA, certain pieces of site equipment have been outfitted with a sprayer system to deploy a deodorizer solution mixed with water directly to the waste material at the working face.

G. Organic Waste Diversion – Implementation of the transfer station Organic Transload Program as well as the Food Recovery program with Food Finders is in progress. The Chino CASP system is nearing construction completion and the American Transfer station organics pre-processing system is under final design review.


Condition 15.g.  

Respondent shall, within ten (10) business days of receiving approval from the District, implement the Revised Odorous Load Management Plan.

Status: Complete  
Implementation of the Revised Odorous Load Management Plan for the transfer stations began within 10 days of the approval notification received from the SCAQMD on 5/3/17. Key elements of the plan are identified below:

I. Annual Training – Training has been updated and conducted to include training specific to the identification of odorous loads, procedures for handling odorous loads and notifications.

J. Random Load Checks - Random load checks specific to odorous loads have been incorporated in each site’s load check procedures including the identification of routine generators with potential for odorous loads.

K. Minimize Overnight Storage of Waste in Transfer Trailers - The amount of waste stored in transfer trailers overnight is kept to a minimum.
L. **On-Site Treatment of Odorous Loads** - Installation of sprayer systems for the application of neutralizer solution directly onto the waste as it is loaded into trailers prior to tarping has been completed for each transfer station.

Please reach out to me with any questions.

Sincerely,

[Signature]

Rob Sherman
General Manager
Mr. Rob Sherman  
Sunshine Canyon Landfill  
Republic Services, Inc.  
14747 San Fernando Road  
Sylmar, CA 91342-1021

Re: Final Approval of Revised Odorous Load Management Plan  
Sunshine Canyon Landfill, Facility ID 49111  
Hearing Board Case No. 3448-14

May 3, 2017

Dear Mr. Sherman,

The South Coast Air Quality Management District (SCAQMD) has received the Revised Odorous Load Management Plan (the “Plan”), as required pursuant to Condition 15 of the Stipulated Order for Abatement (“Order”) in Hearing Board Case No. 3448-14. The SCAQMD has performed a preliminary review in consultation with its retained expert consultant and hereby grants Final Approval of this plan.

Consistent with the Order, you are now required to implement all provisions of the Revised Odorous Load Management Plan.

SCAQMD will continue its enforcement of the Order, including continued review of all submittals, consideration of facility operational conditions and practices, SCAQMD inspections, monitoring results, expert consultations, and public complaints to ensure compliance with the Order. In the event that changes in circumstances result in recommended changes to the Plan, you will be contacted by SCAQMD staff. The plan shall continue to be implemented unless otherwise revised by the parties, or modified by the SCAQMD Hearing Board.

Thank you for your attention in this matter. It is recommended that you keep a copy of this final approval in your files. Should you have any questions, please contact Andrew Lee, Senior Air Quality Engineering Manager, (909) 396-2643 or alee@aqmd.gov.

Very truly yours,

Laki Tisopulos, Ph.D., P.E.  
Deputy Executive Officer  
Engineering and Permitting

cc: Thomas Bruen, esq., via email at tbruen@tbslaw.com
ATTACHMENT N
May 3, 2017

Mr. Rob Sherman
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342-1021

Re: Interim Approval of Sunshine Canyon Landfill Assessment of Physical Barriers and Dust-Odor Containment Structures (Condition 16).
Sunshine Canyon Landfill, Facility ID 49111
Hearing Board Case No. 3448-14

Dear Mr. Sherman,

The South Coast Air Quality Management District (SCAQMD) has received the Sunshine Canyon Landfill Assessment of Physical Barriers and Dust-Odor Containment Structures (the “Plan”), as required pursuant to Condition 16 of the Stipulated Order for Abatement (“Order”) in Hearing Board Case No. 3448-14. The SCAQMD has performed a preliminary review in consultation with its retained expert consultant and hereby grants Interim Approval of this plan.

Consistent with the Order, to the extent applicable, you are now required to implement all provisions of the Sunshine Canyon Landfill Assessment of Physical Barriers and Dust-Odor Containment Structures.

However, the SCAQMD has identified the following concern with the proposed plan, which may be addressed during ongoing dialogue with the SCAQMD and the SCL LEA. Control systems using physical barriers contemplated by the Plan, when implemented, will be constructed at a later date due to both operational constraints and potentially extensive approvals required from multiple regulatory agencies. It will be beneficial to combine other mitigation measures as an integral part of the design for proposed physical barriers. Therefore, Interim Approval is granted to facilitate further discussion with the SCAQMD and SCL LEA regarding integration of such additional measures to achieve maximum effect.

SCAQMD will continue its review of the Plan, including consideration of facility operational conditions and practices, SCAQMD inspections, monitoring results, expert consultations, and public complaints to determine whether and when final approval is warranted. In the event that the detailed review of the Plan results in changes to the provisions and/or requirements, you will be contacted by SCAQMD staff. If the Plan warrants final approval, you will receive a final plan approval letter. The current Plan shall be implemented unless otherwise approved by SCAQMD or modified by the SCAQMD Hearing Board.
Thank you for your attention in this matter. It is recommended that you keep a copy of this interim approval in your files. Should you have any questions, please contact Andrew Lee, Senior Air Quality Engineering Manager, (909) 396-2643 or alee@aqmd.gov.

Very truly yours,

Laki Tisopoulos, Ph.D., P.E.
Deputy Executive Officer
Engineering and Permitting

cc: Thomas Bruen, esq., via email at tbruen@tbslaw.com
NOTICE OF VIOLATION

Los Angeles County Department of Regional Planning
Please contact the investigating planner Timothy Stapleton
Email: tstapleton@planning.lacounty.gov
Phone Number: (213) 974-6453 -- Monday through Thursday before 10am

October 25, 2016

Republic Services, Inc.
ATTN: Rob Sherman
14747 San Fernando Road
Sylmar, CA 91342

Code Case No: RPZPE2016002500
Conditional Use Permit: 00-194

Dear Property Owner:

A referral from the Los Angeles County Department of Public Works Environmental Programs Division describing non-compliance with required requests under Condition 45.N of Conditional Use Permit (CUP) 00-194 was provided to the Los Angeles County Department of Regional Planning. Please note Condition 45.N below:

45.N. The Permittee shall submit a quarterly report to the Director of Public Works identifying: (1) all fugitive dust and odor complaints from local residents that the Permittee has received for that quarter regarding the Landfill; (2) all notices of violation issued by the SCAQMD or the County LEA; and (3) all measures undertaken by the Permittee to address these complaints and/or correct the violations. The Director of Public Works and the DPH-SWMP shall each have the authority to require the Permittee to implement additional corrective measures for complaints of this nature when such measures are deemed necessary to protect public health and safety.

Please provide the requested information listed in the July 14, 2016 County of Los Angeles Department of Public Works letter, including attachments, to the satisfaction of Public Works. Should you have any questions regarding this requested information, please contact Bahman Hajiilakkab at (626) 458-3502 or via email at BHAJI@dpw.lacounty.gov for more details.

Failure of the owner or person in charge of the premises to comply with this order within fifteen (15) days after the compliance date specified herein, or any written extension thereof, shall subject the violator to a noncompliance fee in the amount of $732.00, unless an appeal from this order is filed within fifteen (15) days after the compliance date. Such appeal must comply with Section 22.60.390(C) of the Los Angeles County Code.

RPZPE2016002500 VIA Certified Mail
Additionally, under Condition 11, you are subject to a penalty not to exceed $1,000 per day for violating the terms of this grant. Condition 11, in relevant part, states:

11. Notice is given that any person violating a provision of this grant is guilty of a misdemeanor. Notice is further given that the Commission or a Hearing Officer may, after conducting a public hearing in accordance with Section 22.56.1780, et seq., of the County Code, revoke or modify this grant, if the Commission or Hearing Officer finds that these conditions have been violated or that this grant has been exercised so as to be detrimental to public health or safety, or so as to be a nuisance.

In addition to, or in lieu of, the provisions just described, the Permittee shall be subject to a penalty for violating any provision of this grant in an amount determined by the Director of the Department not to exceed $1,000 per day per violation.

To avoid being charged the noncompliance fee, you must comply within fifteen (15) days after the compliance date which has been set at date of receipt. To avoid being charged daily penalties described under Condition 11, you must abate the aforementioned zoning violations and bring the subject property into compliance with the Los Angeles County Zoning Ordinance within thirty (30) days from the date of this notice which is October 25, 2016.

Failure to correct the violations for CUP 00-194 by the dates specified herein may cause this matter to be referred to the Regional Planning Commission for consideration pursuant to Condition No. 11 and/or referred to the District Attorney with the request that a criminal complaint be filed if compliance is not achieved. Conviction can result in a penalty of up to six months in jail and/or a one thousand dollar fine, each day in violation constituting a separate offense.

Any inquiry regarding this matter may be addressed to the Department of Regional Planning, 320 W. Temple Street, Los Angeles, CA 90012, Attention: Zoning Enforcement. To speak to the investigating planner directly, please note the contact information listed above. Our offices are closed on Fridays.

Sincerely,

DEPARTMENT OF REGIONAL PLANNING
Richard J. Bruckner
Director

[Signature]
Susana Franco-Rogan
Supervising Regional Planner
Zoning Enforcement West

Enclosures
NOTICE OF IMPOSITION OF PENALTY FEE

Los Angeles County Department of Regional Planning
Please contact the investigating planner Timothy Stapleton
Email: tstapleton@planning.lacounty.gov
Phone Number: (213) 974-6453 -- Monday through Thursday before 10am

May 4, 2017

BFI/ Republic Services, Inc.
ATTN: Rob Sherman
14747 San Fernando Road
Sylmar, CA 91342

RSherman@republicservices.com

RE: APPEAL OF NOTICE OF VIOLATION
14747 SAN FERNANDO ROAD, LOS ANGELES, CA 91342
Code Enforcement Case Number: RPZPE2016002500

Dear Mr. Sherman:

As you are aware, your appeal of the Notice of Violation (RPZPE2016002500) was heard before a Hearing Officer on May 2, 2017 and was denied. Therefore, pursuant to Condition 11 of Conditional Use Permit ("CUP") 00-194, you are required to pay the County of Los Angeles a penalty of $1,000.00/day. The penalty, accrued from the date of the Notice of Violation, October 25, 2016, to the date when you submitted the final documents to the Department of Public Works, April 17, 2017, amounts to $174,000.00.

Condition 11 of CUP 00-194 also requires BFI/Republic, as the permittee, to deposit $30,000.00 to an interest bearing account from which penalty fees may be deducted. The Department of Regional Planning has deducted $30,000.00 from this account. As set forth in Condition 11 of the CUP, the permittee is required to replenish the account to the amount of initial deposit ($30,000.00) within 10 calendar days of the date of this notice.

Pursuant with the Hearing Officer’s determination, please provide payment of the balance of the penalty, $144,000.00, payable to the County of Los Angeles, to the Department of Regional Planning by 5 p.m. May 11, 2017.

Failure to timely make payment in full may result in a hold or delay of Department of Regional Planning’s processing and review of your pending plans or projects.

Any inquiry regarding this matter may be addressed to the Department of Regional Planning, 320 W. Temple Street, Los Angeles, CA 90012, Attention: Zoning Enforcement. To speak directly with the investigator, Timothy Stapleton, please call at (213) 974-6453 Monday through Thursday before 10:00 a.m., or send an email at
tstapleton@planning.lacounty.gov. Our offices are closed on Fridays.

Sincerely,

DEPARTMENT OF REGIONAL PLANNING
Richard J. Bruckner
Director

David Muñoz
Acting Supervising Regional Planner
Zoning Enforcement West

c. Thomas Bruen
May 11, 2017

Timothy Stapleton, AICP
Zoning Enforcement West
Department of Regional Planning
320 W. Temple Street
Los Angeles, CA 90012

Mr. Stapleton,

Attached please find the following two checks, as follows:

(1) Check #7250016 in the amount of $30,000 for the replenishment of the trust fund in accordance with Condition 11 of Conditional Use Permit 00-194-(5);

(2) Check #7250017 in the amount of $144,000 for the balance of the penalty as referenced in your letter dated May 4, 2017 (attached).

These checks and the payments represented by these checks are being delivered to you under protest and without waiver of Browning-Ferris Industries of California’s right to seek judicial review of the Hearing Officer’s tentative decision at the hearing on May 2nd, 2017, and the Department’s later decision to impose the monetary penalty, regarding the Department of Regional Planning’s Notice of Violation dated October 25, 2016.

We are mindful of the County’s statement in your letter that the County may not process any further approvals, which are needed for continued operation of the Sunshine Canyon Landfill, unless this penalty payment is made by the deadline stated in your letter. We are making this payment under protest and will seek the return of the full penalty amount should judicial review overturn the Hearing Officer’s decision and/or the Department’s subsequent decision to impose the penalty.

Should the County contend that BFIC’s payment of the penalty amount under protest will in any way waive or restrict BFIC’s right to seek judicial review of the Hearing Officer’s or Department’s decisions, the Department is not to negotiate the enclosed checks but instead should return both of them to the undersigned promptly.

At the request of our counsel, I am copying County Counsel Julia Weissman and Tracy Swann on this letter.

Sincerely,

Rob Sherman
General Manager
Sunshine Canyon Landfill

cc: Julia Weissman, Esq. (via email)
    Tracy Swann, Esq. (via email)

Enclosures
NOTICE OF IMPOSITION OF PENALTY FEE

Los Angeles County Department of Regional Planning

Please contact the investigating planner Timothy Stapleton

Email: tstapleton@planning.lacounty.gov

Phone Number: (213) 974-6453 -- Monday through Thursday before 10am

May 4, 2017

BFI/ Republic Services, Inc.
ATTN: Rob Sherman
14747 San Fernando Road
Sylmar, CA 91342

RSherman@republicservices.com

RE: APPEAL OF NOTICE OF VIOLATION
14747 SAN FERNANDO ROAD, LOS ANGELES, CA 91342
Code Enforcement Case Number: RPZPE2016002500

Dear Mr. Sherman:

As you are aware, your appeal of the Notice of Violation (RPZPE2016002500) was heard before a Hearing Officer on May 2, 2017 and was denied. Therefore, pursuant to Condition 11 of Conditional Use Permit (“CUP”) 00-194, you are required to pay the County of Los Angeles a penalty of $1,000.00/day. The penalty, accrued from the date of the Notice of Violation, October 25, 2016, to the date when you submitted the final documents to the Department of Public Works, April 17, 2017, amounts to $174,000.00.

Condition 11 of CUP 00-194 also requires BFI/Republic, as the permittee, to deposit $30,000.00 to an interest bearing account from which penalty fees may be deducted. The Department of Regional Planning has deducted $30,000.00 from this account. As set forth in Condition 11 of the CUP, the permittee is required to replenish the account to the amount of initial deposit ($30,000.00) within 10 calendar days of the date of this notice.

Pursuant with the Hearing Officer’s determination, please provide payment of the balance of the penalty, $144,000.00, payable to the County of Los Angeles, to the Department of Regional Planning by 5 p.m. May 11, 2017.

Failure to timely make payment in full may result in a hold or delay of Department of Regional Planning’s processing and review of your pending plans or projects.

Any inquiry regarding this matter may be addressed to the Department of Regional Planning, 320 W. Temple Street, Los Angeles, CA 90012, Attention: Zoning Enforcement. To speak directly with the investigator, Timothy Stapleton, please call at (213) 974-6453 Monday through Thursday before 10:00 a.m., or send an email at
tstapleton@planning.lacounty.gov. Our offices are closed on Fridays.

Sincerely,

DEPARTMENT OF REGIONAL PLANNING
Richard J. Bruckner
Director

David Munoz
Acting Supervising Regional Planner
Zoning Enforcement West

c. Thomas Bruen
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**TOTALS:**

|        |            |            | $30,000.00 | $0.00 | $30,000.00 |

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**PAY** Thirty Thousand and 00/100 Dollars

**PAY TO THE ORDER OF** COUNTY OF LOS ANGELES

**BANK OF AMERICA**

52-153-112

Check Date: 05/10/2017

Number: 7250016

Amount: $****30,000.00

Void After 180 Days

See Attached Letter Dated 5/11/17

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URGENT
RTD Exception 5123

RETURN FOR CREDIT

Detach at Perforation Before Depositing Check

TOTALS: $144,000.00 $0.00 $144,000.00

PAY One Hundred Forty Four Thousand and 00/100 Dollars

PAY TO THE ORDER OF COUNTY OF LOS ANGELES RGNL PLANNING & ACCTG SVCS 320 WEST TEMPLE ST ROOM 1383 LOS ANGELES CA 90012

Check Date: 05/10/2017
Number: 7250017

Amount $144,000.00

Void After 180 Days

Marsha A. Lacy
VP, Treasurer

See Attached Letter Dated 5/11/12
# Payment Receipt

**Receipt #:** TRC-010356-11-05-2017  
**Paid On:** 05/11/2017

**Paid By:**  
REPUBLIC SERVICES, INC.  
18500 N ALLIED Way  
PHOENIX, AZ 85054

<table>
<thead>
<tr>
<th>Project Number - Case Number Fee Name</th>
<th>Payment Method</th>
<th>Reference No.</th>
<th>Paid Amount</th>
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<td>RPZPE2016002500 Violation Penalty - $1,000</td>
<td>Check</td>
<td>7250017</td>
<td>$144,000.00</td>
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**Total**  
$144,000.00

**Transaction Note:** VIOLATIONS PENALTY

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Ref: TRC-010356-11-05-2017  
Page 1 of 1
## Payment Receipt

**Receipt #: TRC-010358-11-05-2017**  
**Paid On: 05/11/2017**

**Paid By:**  
REPUBLIC SERVICES, INC.  
18500 N ALLIED Way  
PHOENIX, AZ 85054

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</table>
| - Contacts Account  
ACCT# 000265-2016 - Sunshine Cyn LF Penalty - CUP 00-194 (S) CONDITION 11 PENALTY  | Check          | 7250016       | $30,000.00 |

**Total**  
$30,000.00

**Transaction Note:** SUPPLEMENTAL DEPOSIT FOR CUP 00-194 CONDITION 11
ATTACHMENT P
May 9, 2017

Browning-Ferris Industries of California, Inc.
Mr. Rob Sherman, General Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342-1021

SUBJECT: SUNSHINE CANYON LANDFILL ORDER TO ABATE – STATUS OF COMPLIANCE

Dear Mr. Sherman,

On November 9, 2016 the Department of Public Health (DPH) issued Browning-Ferris Industries of California, Inc. an Order to Abate regarding the odor problems at Sunshine Canyon Landfill. This letter will serve to notify you that the odor problems persist, despite the mitigation measures you have implemented and as of the March 30, 2017 compliance date, the number of odor complaints were not reduced to levels consistent with other landfills of similar size and capacity adjacent to Los Angeles County (see attachment). Therefore, DPH has determined the landfill is not in compliance with the Order to Abate.

If you have any questions, please contact me a 626-430-5595 or via email at mpantoja@ph.lacounty.gov.

Sincerely,

Maurice L. Pantoja
Environmental Health Services Manager
Environmental Protection Branch
November 9, 2016

Republic Services, Inc.
Mr. Rob Sherman, General Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342-1021

SUBJECT: SUNSHINE CANYON LANDFILL ORDER TO ABATE PURSUANT TO CONDITIONAL USE PERMIT NO. 00-194-(S).

Dear Mr. Sherman,

The Department of Public Health (DPH) has determined that the persistent and ongoing odor problem at Sunshine Canyon Landfill (Landfill) which is associated with the transport, processing and disposal of solid waste, as well as the Landfill's gas collection system, presents a nuisance affecting the health and well-being of residents in the surrounding community. Under the authority of Condition 45N within the Conditional Use Permit, the DPH Solid Waste Management Program ("SWMP") is requiring the Landfill to implement additional corrective measures to abate the odor conditions and to protect public health.

"Nuisance" means and includes the following:

Any public nuisance known to common law or equity jurisprudence, and whatever is dangerous to human life or detrimental to health...Uncleanliness, or anything that renders air, food and drink detrimental to the health of human beings.

(Los Angeles County Code of Ordinance, Title 11- Health and Safety, Division 1, Chapter 11.02, Part 2, Article 2, Definitions, 11.02.300)

VIOLATION

From January 2016 to September 30, 2016 approximately 1100 odor complaints have been filed with the South Coast Air Quality Management District (AQMD) regarding foul odors emanating from the Landfill. As a result, to date, 22 Notices of Violation have been issued to Republic Services Inc. by AQMD.

Due to the ongoing odor complaints at the Landfill, DPH has determined that the Landfill has not taken adequate measures to sufficiently address these complaints pursuant to Condition 45N.
ABATEMENT

DPH SWMP hereby issues this Order to Abate (Order) directing Republic Services, Inc. to abate the conditions at the Landfill which have been the cause of the repeated air quality violations and persistent odors which constitute the nuisance by March 30, 2017. This shall include, but not be limited to, employing best management practices, adjusting its operations (e.g., hours, tonnage, etc.) as needed, and ensuring adequate site maintenance to reduce the emission of landfill gas and trash odors to levels consistent with other landfills of similar size and capacity adjacent to Los Angeles County. Additionally, Republic Services, Inc. is required to submit a compliance schedule to DPH SWMP by January 15, 2017, that shall include the Landfill's corrective action plan, interim milestones for correcting the conditions at the Landfill that have been the cause of the repeated air quality violations or odor emissions, and the timeline for when each mitigation effort will be implemented.

The requirements of this Order shall be read in a manner not inconsistent with orders and directives issued by AQMD, the Los Angeles County Departments of Regional Planning and Public Works, and other agencies with regulatory jurisdiction and oversight over the Landfill. Nothing herein shall be construed to exempt Republic Services Inc. from complying with all applicable laws and regulations, including orders and directives issued by any and all other regulatory agencies or limit in any way other regulatory agency's ability to impose additional requirements or mitigation measures to address the odor nuisance being created by the Landfill.

Failure to comply with this Order may result in a recommendation to DRP to issue a NOV under Condition 11 of the CUP, or result in other legal remedies.

If you have any questions regarding this Notice, please contact Maurice Pantoja, Environmental Health Services Manager at 626.430.5595 or mpantoja@ph.lacounty.gov.

Gerardo Villalobos, Chief EHS/November 9, 2016

DPH SWMP Authorized Representative/Date
ATTACHMENT Q
November 27, 2017

Chris Coyle
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342
CCoyle@republicservices.com

Dear Mr. Coyle:

Complete Notification of Lake or Streambed Alteration
Notification No. 1600-2017-0220-R5
Chatsworth Reservoir Wetland/Riparian Mitigation Program

On October 26, 2017, the California Department of Fish and Wildlife (CDFW) received your Notification of Lake or Streambed Alteration (Notification). On November 27, 2017, your Notification was deemed complete.

CDFW is required to submit a draft Lake or Streambed Alteration Agreement (Agreement) to you within 60 calendar days from the date the Notification is complete, if CDFW determines that an Agreement is required for the project. An Agreement will be required if CDFW determines that your project could substantially adversely affect an existing fish or wildlife resource. Therefore, CDFW has until January 26, 2018, to issue you a draft Agreement or inform you that an Agreement is not required.

Please be advised that you may not proceed with any work until CDFW executes an Agreement, informs you that an Agreement is not needed, or does not provide you with a draft Agreement within 60 days of the date your notification was deemed complete.

If you have questions regarding this letter, please contact Brock Warmuth, Environmental Scientist, at 805-962-4698 or by email at brock.warmuth@wildlife.ca.gov.

Sincerely,

Erinn Wilson
Senior Environmental Scientist (Supervisory)
January 26, 2018

Chris Coyle  
Republic Services, Inc.  
14747 San Fernando Road  
Sylmar, CA 91342  
CCoyle@republicservices.com

Subject: Notification of Lake or Streambed Alteration No. 1600-2017-0220-R5  
Chatsworth Reservoir Wetland/Riparian Mitigation Program Project

Dear Mr. Chris Coyle:

As the California Department of Fish and Wildlife (Department) explained in a previous letter to you dated November 27, 2017, the Department had until January 26, 2018 to submit a draft Lake or Streambed Alteration Agreement (Agreement) to you or inform you that an Agreement is not required. The Department did not meet that date. As a result, by law, you may now complete the project described in your notification without an Agreement.

Please note that pursuant to Fish and Game Code section 1602(a)(4)(D), if you proceed with this project, it must be the same as described and conducted in the same manner as specified in the notification and any modifications to that notification received by the Department in writing prior to November 27, 2017. This includes completing the project within the proposed term and seasonal work period and implementing all avoidance and mitigation measures to protect fish and wildlife resources specified in the notification. If the term proposed in your notification has expired, you will need to re-notify the Department before you may begin your project. Beginning or completing a project that differs in any way from the one described in the notification may constitute a violation of Fish and Game Code section 1602.

Also note that while you are entitled to complete the project without an Agreement, you are still responsible for complying with other applicable local, state, and federal laws. These include, but are not limited to, the state and federal Endangered Species Acts and Fish and Game Code sections 5650 (water pollution) and 5901 (fish passage).

Finally, if you decide to proceed with your project without an Agreement, you must have a copy of this letter and your notification with all attachments available at all times at the work site. If you have any questions regarding this matter, please contact Erinn Wilson at (562) 342-7172 or Erinn.Wilson@wildlife.ca.gov

Sincerely,

Erinn Wilson  
Senior Environmental Scientist (Supervisory)
November 29, 2016

Patti Costa
Sunshine Canyon Landfill
Republic Services, Inc.
14747 San Fernando Road
Sylmar, CA 91342

Subject: Update on Archaeological Services Performed for Chatsworth Reservoir Mitigation MND Addendum.

Dear Patti Costa,

As requested, John Minch and Associates, Inc. (JMA) is conducting an investigation to identify and document cultural resources in the proposed project area for the Chatsworth Reservoir Mitigation Project and prepare a report to satisfy requirements in compliance with the California Environmental Quality Act (CEQA). JMA staff performed the proposed archaeological services Tasks 1-3 on November 17th-18th. The tasks included: Task 1) a comprehensive archaeological records and literature search of a One-mile radius of the project area in order to identify known cultural resources and the potential impacts that may result from construction activities; Task 2) a pedestrian survey of the project area; Task 3) the recordation two newly discovered archaeological site locations that were located during the original 2010 field survey, and the recordation of a new site that was located during the November 2016 survey.

The results of the pedestrian survey include the identification of a new site location, and three isolated artifacts. All of the identified site locations are outside of the footprint of the mitigation area and can be avoided. However, the results of the Sacred Lands File check performed for Task 1 indicated a change in status of Sacred Lands within the Chatsworth Reservoir Mitigation Project area. The Native American Heritage Commission has informed us that the “Sacred Lands Inventory has records of sacred sites within the Chatsworth Reservoir APE”. The items contained therein are confidential and exempt from the California Public Records Act pursuant to California Government Code Section 6254.10. Therefore information regarding the nature and location of these sacred sites must be obtained through direct consultation with Native Americans. Such information would then be used to assess the potential effects of the mitigation project on these sacred sites pursuant to CEQA and California Assembly Bill No. 52. In our opinion, due diligence addressing this issue would need to be exercised before a Mitigated Negative Declaration regarding cultural resources could be asserted.

JMA will continue progress on the additional two Tasks: Task 4) production of a comprehensive narrative report for review, and provide final revisions for the
Addendum; and as needed, **Task 5**) participation in any necessary meetings and/or conference calls during the remaining course of the project.

Respectfully submitted,

Edwin Minch  
Managing Principal
Tribal responses to a request for Native American Consultation regarding the *Initial Study and Draft Mitigated Negative Declaration for Chatsworth Reservoir Wetland and Riparian Mitigation Program* and *Phase I Cultural Resources Survey for the Chatsworth Reservoir Wetland Riparian Restoration Project*.

Dear Dr. Corbett,

In response to the Chatsworth Reservoir Wetland and Riparian Mitigation Project. After reading the Phase 1 Cultural Resource Survey, I strongly feel that the disturbance to this area would affect cultural resources along with various plant communities. As documented, there are sensitive sites, the water that has pushed through at one time could have very well carried any items of significance.

Thank you for you conscious effort in supporting Cultural Resources.

Sincerely,

Eleanor Arellanes Fishburn  
Barbareno/Ventureno Band of Mission Indians  
PO Box 5687  
Ventura, CA 93005

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Notes from phone conversation with Mr. Anthony Morales, Chairperson, Gabrielino/Tongva San Gabriel Band of Mission Indians.

The fact that there was a reservoir there indicates there was water and this means there would be villages in the area, so we consider this to be important to our tribe and we, (the Gabrielino/Tongva San Gabriel Band of Mission Indians) want to be involved with any monitoring regarding this project.

Dr. Corbett,

The SYBCI Elders will not be getting involved in this project, but would like to make some comments about the protection and preservation of cultural resources;

1. They agree that additional survey and studies need to take place in and around the area are in order to better categorize the sites that do exist within the APE;

2. The survey plan for this project needs to be completed in consultation with tribes and agreed to by those involved;

3. Native American advisor/consultant need to be present during the surveys, as well as during any ground disturbing activities;
4. A plan needs to be created for long term preservation, in consultation with tribes. Because once completed, this will more than likely become a refuge for wildlife and with that comes folks that interested in nature, i.e. bird watching, walking, plant viewing, etc.;

5. If at all possible, it would be nice to have available for tribes to possibly gather in the area plants that they would traditionally use.

These would be the comments and suggestions for this area. If there is no response from any of tribes, please advise and I will inform the Elders to see if they may want me to participate based on non-involvement by the tribes.

I look forward to hearing from you.

Freddie Romero
Cultural Resources Coordinator
SYBCI Elders Council
805-688-7997 X4109
805-403-2873

Notes from phone conversation with Mr. Robert Dorame, Chairperson, Gabrielino Tongva Indians of California Tribal Council. In the course of our phone conversation he said that he believed that the area was “highly sensitive” and that any ground disturbing activity be monitored by Native Americans. He went on to say that the monitoring should be rotated among Tribes. He informed me that he would not submit written comments (because of his busy schedule), but that he wanted what he conveyed to me by phone to serve as his Tribe’s comments.

Dear Dr. Corbett,

Thank you for contacting the Gabrielino Tongva Nation for the purpose of Native American consultation regarding the Chatsworth Reservoir Project. The project area lies within the traditional tribal territory of the Gabrielino Tongva Nation and the following comments are intended to express the concerns of our Tribe.

After review of the material provided by your office I am of the opinion that further archaeological investigation is needed to properly assess the recent discovery of the archaeological sites found within the project area by JMA during their site survey. I believe archaeological data recovery is warranted given the history of the project area.

As the project area is within our tribal territory the Gabrielino Tongva Nation is culturally affiliated to any prehistoric cultural items that may be discovered during new archaeological testing as well as any archaeological items already recorded within the project area and its vicinity.
The Gabrielino Tongva Nation also requests that a Native American monitor from our tribal group be present during all phases of archaeological testing and future subsurface construction activity associated with the Chatsworth Reservoir project. The Native American monitor will be a documented tribal member of the Gabrielino Tongva Nation.

I hope that my comments and concerns are helpful to this consultation process. Please feel free to contact me as this project moves forward.

Sincerely,

Sam Dunlap
Cultural Resource Director
Gabrielino Tongva Nation
909-262-9351 cell

Attn: Dr. Corbett, JMA
Thank you for providing the Torres Martinez Desert Cahuilla Indians with the notifications of your projects. However after having reviewed the information you have been providing and the locations of your projects it is apparent that you are out of our traditional use area. Therefore we wish to defer projects to other tribes closer to the area.

Respectfully,
Michael Miralez
Cultural Resource Coordinator
Torres-Martinez DCI
Office: 760-397-0300 Ext: 1213
Email: mmirelez@tmdci.org

The Gabrielino Band of Mission Indians – Kizh Nation communicated through a phone conversation that they wanted subsurface testing of the archaeological sites within the APE and that all ground disturbing activity be monitored by a Native American representative. Furthermore, by email the Tribe provided the following:

“The Chatsworth Reservoir area is definitely in Kizh Tribal Territory. Bernice Johnston (1962) identifies the Chatsworth area as in Gabrielino (Kizh) territory and states as to its sensitivity:

"Many a modern community in the San Fernando Valley can boast of an Indian predecessor. From Tujunga to Chatsworth archeological sites (i.e. village sites) abound. . ."(Johnston 1962:125).

McCawley (1996) also includes the Chatsworth area as Gabrielino (Kizh) territory and specifically about Chatsworth Reservoir:

"Melendrez (Kizh informant) reported to Harrington that a rancheria, or Indian community, existed near Chatsworth Reservoir. 'Melendrez v'd [volunteered]. . . that one long rancheria extended from where we were [probably northwest of Chatsworth Reservoir] a couple of miles to the
Triunfo ward [southwestward] of where we were and that fragments of shell, etc., are picked up in this whole stretch.' According to Harrington, Melendrez implied that 'the name of that rancheria was El Escupion de las Salinas'. . .”

Respectfully submitted,

Ray Corbett, Ph.D., RPA
Principal Archaeologist
JMA
April 28, 2017
June 13, 2017

Ms. Patti K. Costa, P.E.
Environmental Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

Dear Ms. Costa:

This letter is to request that Republic authorize its consultant, JMA, to conduct additional studies as requested by the Native American Consultation survey findings. As discussed in our conference call on May 31, 2017, due to the request from some Tribes for additional studies, Republic/JMA will perform the requested additional studies, with permission from the Los Angeles Department of Water and Power (LADWP).

JMA will conduct additional studies on some or all of the archaeological sites in the Chatsworth Mitigation Project Area (Project Area), including additional survey, testing, and data recovery. There should be monitoring during all ground-disturbing activity related to the project, and, to the extent possible, Native American tribes that specifically requested that their Tribe be involved with the monitoring should be included in the plan.

LADWP gives Republic permission to perform additional archaeological studies to include Tribes that request to be involved in the monitoring. Additionally, LADWP will allow tribal members who request to collect plants from the Project Area, to do so, subject to the scheduling of appointments and the availability of resources to provide access to the site.

If you have any questions regarding this matter, please contact Ms. Julie Van Wagner, Environmental Supervisor at julie.vanwagner@ladwp.com or me at heidi.hiraoka@ladwp.com.

We look forward to continue working with you on this project.

Sincerely,

Heidi HK Hiraoka
Manager of Property Management
June 13, 2017

Ms. Patti K. Costa, P.E.
Environmental Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342

Dear Ms. Costa:

This letter is to request that Republic authorize its consultant, JMA, to conduct additional studies as requested by the Native American Consultation survey findings. As discussed in our conference call on May 31, 2017, due to the request from some Tribes for additional studies, Republic/JMA will perform the requested additional studies, with permission from the Los Angeles Department of Water and Power (LADWP).

JMA will conduct additional studies on some or all of the archaeological sites in the Chatsworth Mitigation Project Area (Project Area), including additional survey, testing, and data recovery. There should be monitoring during of all ground-disturbing activity related to the project, and, to the extent possible, Native American tribes that specifically requested that their Tribe be involved with the monitoring should be included in the plan.

LADWP gives Republic permission to perform additional archaeological studies to include Tribes that request to be involved in the monitoring. Additionally, LADWP will allow tribal members who request to collect plants from the Project Area, to do so, subject to the scheduling of appointments and the availability of resources to provide access to the site.

If you have any questions regarding this matter, please contact Ms. Julie Van Wagner, Environmental Supervisor at julie.vanwagner@ladwp.com or me at heidi.hiraoka@ladwp.com.

We look forward to continue working with you on this project.

Sincerely,

Heidi HK Hiraoka
Manager of Property Management
ATTACHMENT S
May 4, 2016

Mr. Rob Sherman, General Manager
Republic Services, Inc.
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342-1021

SUNSHINE CANYON CITY/COUNTY LANDFILL
CONDITIONAL USE PERMIT NO. 00-194-(5)
AUTHORIZATION TO IMPORT CLEAN DIRT FROM THE LOS ANGELES COUNTY FLOOD CONTROL DISTRICT

Dear Mr. Sherman:

We have reviewed your request dated July 28, 2015, and subsequent revision dated October 9, 2015, to import clean dirt from the Los Angeles County Flood Control District (District), beginning on April 2017, and ending on December 2021. Your request for importation of clean dirt for beneficial use at the Sunshine Canyon Landfill is hereby approved pursuant to Conditional Use Permit 00-194-(5), Conditions 1.D and 23.E, which requires Republic Services to obtain prior authorization from the Department of Public Works prior to importation and acceptance of clean dirt material for beneficial use and disposal at the site.

This authorization is being granted in order to allow the landfill to import soil for the site’s daily and intermediate soil cover needs and other beneficial uses. Based on your submittal, the volume of on-site soil stockpile will be exhausted by October 2019 and importation of soil is necessary for effective landfilling operations at the site. This approval is subject to the following conditions:

1. The quantity of soil to be imported shall not exceed the following:
   - 2,200 tons per day average or 13,200 tons per week and
   - 2.5 million tons total for a 5-year duration of the project
2. The quantity of soil imported (tonnage) shall be included in the total permitted weekly tonnage capacity of materials (Solid Waste, Inert Debris and Beneficial Use Materials), which is limited to 72,600 tons per week. Pursuant to the CUP, in no event shall the daily tonnage of all materials received by the Landfill exceed 12,100 tons on any given day, six working days per week.

3. Limited only to Clean Dirt and sediments from the District

4. The soil importation schedule shall be from Monday to Friday, between the hours of 7:00 am to 6:00 pm.

5. The imported soil shall only be used for on-site daily and intermediate soil cover needs and other beneficial uses at the site.

6. All incoming and departing truck routes associated with this soil importation project shall be limited to Roxford Street, Sepulveda Boulevard and San Fernando Road.

7. The imported soil shall be placed adjacent to the working face area for immediate usage in a designated location, or, if soil is not needed at the working face, it will be taken to a designated stockpile location as defined in the Joint Technical Document. Additionally, all stockpile areas shall be vegetated if left unused longer than 180 days.

8. The operator shall comply with the currently approved Fugitive Dust Control Program to minimize dust resulting from the importation project.

9. The operator shall follow the approved Waste Load Checking Program and the Waste Discharge Requirements issued by the California Regional Water Quality Control Board to ensure the imported soil's quality is acceptable under this program and permit.

10. Republic shall keep records of all materials received from the District including quantities accepted, stockpiled, beneficially used, and disposed of.
11. The operator shall submit a monthly summary of these records on an annual basis, including a stockpile location map, to Public Works' Environmental Programs Division at the end of each calendar year for the duration of this project.

12. The Director of Public Works, at his/her sole discretion may rescind or terminate this approval if the Department determines that any of the conditions of approval has been violated and/or that such termination is necessary to protect public health, safety, welfare, and/or the environment.

If you have any questions, please contact me at (626) 458-3553, Monday to Thursday, 7:00 a.m. to 5:30 p.m.

Very truly yours,

GAIL FARBER
Director of Public Works

MARTIN AIYETIWA
Senior Civil Engineer
Environmental Programs Division

cc: Sunshine Canyon Landfill Local Enforcement Agency (Gerry Villalobos, David Thompson)
Department of Regional Planning (Maria Masis, Tim Stapleton)
Department of Public Health (Gerry Villalobos)
City of Los Angeles Department of City Planning (Nicholas Hendricks, Ly Lam)
Sunshine Canyon Landfill Technical Advisory Committee (Lisa Webber, Jon Sanabria)
Sunshine Canyon Landfill Community Advisory Committee (Wayde Hunter, Gale Gunderson, Joe Vitti)
Members of the Los Angeles County Solid Waste Management Committee/Integrated Waste Management Task Force
County of Los Angeles Public Works, Water Resources Division (Chris Stone, Ken Zimmer)
ATTACHMENT T
February 7, 2018

Mr. Chris Coyle, General Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342-1021

Dear Mr. Coyle:

SUNSHINE CANYON CITY/COUNTY LANDFILL
CONDITIONAL USE PERMIT NO. 00-194-(5)
PROPOSED SURVEY MONUMENT AND GRADING LIMITS

We have completed our review of Republic Services' request for approval of proposed survey monument and grading limits for the Sunshine Canyon Landfill submitted on September 12, 2017. The Proposed Survey Monument Plan and Grading Limit is in alignment with Revised Exhibit A-2 approved by the Department of Regional Planning on December 5, 2017, and is associated with the SCE Power Pole Realignment Project and CC4 Stability Buttress Grading Project at the Sunshine Canyon Landfill.

The following drawings are hereby approved:

- Sunshine Canyon Landfill Drainage and Grading Limits – Revision Number 4 (see enclosed) approved on February 1, 2018. This plan is also referred to as Survey Monument Plan and Grading Limits.
If you have any questions, please contact Mr. Martin Aiyetiwa at (626) 458-3553, Monday to Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

MARK PESTRELLA
Director of Public Works

MARTIN AIYETIWA
Senior Civil Engineer
Environmental Programs Division

Enc.

c: Sunshine Canyon Landfill Local Enforcement Agency (Maurice Pantoja, Dorcas Hanson-Lugo, David Thompson)
Department of Regional Planning (Maria Masis, Tim Stapleton)
March 13, 2018

Mr. Chris Coyle, General Manager
Sunshine Canyon Landfill
14747 San Fernando Road
Sylmar, CA 91342-1021

Dear Mr. Coyle:

SUNSHINE CANYON CITY/COUNTY LANDFILL
CONDITIONAL USE PERMIT NO. 00-194-(5)
CELL CC-4 STABILITY BUTTRESS GRADING AND DRAINAGE PROJECT

We have completed our review of your request for approval of grading and drainage for the Cell CC-4 Stability Buttress Project (Project) at the Sunshine Canyon Landfill (Landfill) for compliance with Conditions 37 and 38 of the Conditional Use Permit No. 00-194-(5). The Project involves the construction of a stability buttress and associated excavation, which will construct a foundation for the Landfill liner, perimeter drainage channel, and related containment systems. The Project will also require grading inside the Landfill's grading limits as shown in the Drainage & Grading Limits Plans – Revision Number 4 approved by the Los Angeles County Department of Public Works (Public Works) dated February 1, 2018, for the Revision of Grading Limits and Survey Monuments for the Sunshine Canyon Landfill. The documents reviewed in support of your request are listed in Enclosure A.

The reports and accompanied drawings meet our requirements for grading and drainage and are hereby conditionally approved. The conditions associated with this approval are specified in Enclosure B and describe that the mass excavation plan is conditionally approved and filling activities are conceptually approved pending the approval of the final mass excavation configuration. Please note that this conditional and conceptual approval is for mass excavation and filling activities respectively, associated with Cell CC-4 Stability Buttress only, which is within the approved Landfill
boundary as shown in Exhibit A-2 of the Conditional Use Permit No. 00-194-(5) dated December 5, 2017.

As described in Enclosure B — Sunshine Canyon Landfill Cell CC-4 Stability Buttress Required Conditions of Approval and Comments, Sunshine Canyon Landfill is required to meet the respective requirements prior to receiving the conceptual approval. In order for us to expedite the review of subsequent submittals, please provide a project schedule timeline, which includes estimated dates of commencement of each phase of this project, to this office within 30 days of the date of this letter. Also, provide routine monthly progress reports for the duration of the project. All documents and reports required by the conditions of approval shall be submitted digitally as well as to the following address:

County of Los Angeles  
Department of Public Works  
Environmental Programs Division  
P.O. Box 1460  
Alhambra, CA 91802-1460  
Attention: Martins Aiyetiwa, Landfills Section

Additionally, any deviation from the information submitted, presented and/or proposed for the Cell CC-4 Stability Buttress Project will require updated plans, reports, and supporting information to be submitted to this office for prior review and approval.

Failure to comply with any of the requirements of this conditional approval letter may constitute a violation of the Conditional Use Permit No. 00-194-(5) and be subject to the penalty provision described in Condition No. 11 of the Conditional Use Permit No. 00-194-(5).

This approval and its requirements does not exempt Republic Services from the responsibility of complying with any other laws, regulations or requirements enforced by the Los Angeles Regional Water Quality Control Board or other regulatory agencies.
For questions or inquiries, please contact Mr. Martin Aiyetiwa at (626) 458-3553, Monday through Thursday, 7 a.m. to 5:30 p.m.

Very truly yours,

MARK PESTRELLA
Director of Public Works

PHIL K. DOUDAR
Assistant Deputy Director
Environmental Programs Division

cc: City of Los Angeles Planning Department (Ly Lam, Nicholas Hendrix)
    Department of Regional Planning (Maria Masis, Tim Stapleton)
    Sunshine Canyon Landfill – Local Enforcement Agency (David Thompson, Maurice Pantoja, Dorcas Hanson-Lugo)
    Los Angeles Regional Water Quality Control Board (Wen Yang)


Enclosure A

Sunshine Canyon Landfill Cell CC-4 Stability Buttress
Documents Reviewed in Support of Republic Services Request

• Geotechnical Report for Cell CC-4 Subgrade Slope Stability for Sunshine Canyon City/County Landfill, prepared by Geo-Logic Associates, dated March 5, 2015

• Response to Comments for Addendum to Geotechnical Report for Sunshine Canyon City/County Landfill Cell CC-4 Subgrade Slope Stability, prepared by Geo-Logic Associates, and dated April 4, 2016 (submitted April 7, 2016)

• Revised Sunshine Canyon Landfill CC-4 Stability Buttress Excavation and Fill Plans (Mass Excavation Plan; Phase I Fill Plan; Phase 2 Fill Plan; and Phase 3 (Final) Fill Plan) for Sunshine Canyon City/County Landfill CC-4 Stability Buttress Project, prepared by Geo-Logic Associates, and dated April 4, 2016 (submitted April 7, 2016)

• Response to Comments (only addressing Geotechnical and Materials Engineering Division’s Comments) for Sunshine Canyon City/County Landfill CC-4 Stability Buttress Project, prepared by Geo-Logic Associates, and dated July 10, 2016 (submitted July 11, 2016)


• Revised CC-4 Stability Buttress Grading and Drainage Plans (9 sheets) for Sunshine Canyon City/County Landfill CC-4 Stability Buttress Project, prepared by Geo-Logic Associates, dated December 8, 2017 (re-submitted December 28, 2017 and January 31, 2018)

* NOTE: Document submittal dates referenced denote most recent submittal dates of information provided by Republic Services to Public Works. Intermittent submittal and re-submittals occurred throughout review process.

March 12, 2018
Enclosure B

Sunshine Canyon Landfill Cell CC-4 Stability Buttress

Required Conditions of Approval and Comments

Geotechnical Materials and Engineering Division

1. Geotechnical Materials and Engineering Division (GMED) takes no exception with the geotechnical reports submitted to date for Cell CC-4, referenced above.

2. GMED recommends approval of the Mass Excavation Plan from a geotechnical standpoint with the following conditions of approval:
   a) Provide an as-graded survey of the completed mass excavation grading.
   b) Provide a geologic/geotechnical sub-grade map that utilizes the as-graded survey in (2a).

   The final geologic map shall include all geologic data collected prior to and during the grading of the site, including geologic information obtained from inspections of excavations. The map shall also depict sufficient geologic symbols to clearly depict the geologic units and structure, and seeps or springs, if encountered.

3. GMED recommends conceptual approval of the [Stability Buttress] Phase 1 Fill Plan when the conditions of approval for the Mass Excavation have been met.

4. GMED recommends conceptual approval of the [Stability Buttress] Phase 2 Fill Plan. Approval will be recommended when conditions of approval for the Mass Excavation and Phase 1 Fill Plans have been met.

5. GMED recommends conceptual approval of the temporary West Drainage Channel. Approval will be recommended when conditions of approval for the Mass Excavation and Phase 1-3 Fill Plans have been met.

6. Based on the as-graded survey for the Mass Excavation Plan, provide final design plans for the Phase 1-3 Fill Plans within two months of completion.

** NOTE: a) This review does not constitute a review or approval of the following projects: revised grading limits, the proposed West Drainage Channel “Line C”, or grading associated with the Pole Realignment Project for Pole 15.

b) The plans submitted for the subject review, entitled Stability Buttress for CC-4, and referenced above, appear to be the precise grading plans with focus on surface drainage improvements for the cut slope above the stability buttress.

March 12, 2018