

FACILITY PERMIT TO OPERATE

**OC WASTE & RECYCLING, PRIMA DESHECHA
32250 LA PATA AVE
SAN JUAN CAPISTRANO, CA 92675**

NOTICE

IN ACCORDANCE WITH RULE 206, THIS PERMIT TO OPERATE OR A COPY THEREOF MUST BE KEPT AT THE LOCATION FOR WHICH IT IS ISSUED.

THIS PERMIT DOES NOT AUTHORIZE THE EMISSION OF AIR CONTAMINANTS IN EXCESS OF THOSE ALLOWED BY DIVISION 26 OF THE HEALTH AND SAFETY CODE OF THE STATE OF CALIFORNIA OR THE RULES OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT. THIS PERMIT SHALL NOT BE CONSTRUED AS PERMISSION TO VIOLATE EXISTING LAWS, ORDINANCES, REGULATIONS OR STATUTES OF ANY OTHER FEDERAL, STATE OR LOCAL GOVERNMENTAL AGENCIES.

Barry R. Wallerstein, D. Env.
EXECUTIVE OFFICER

By _____
Mohsen Nazemi, P.E.
Deputy Executive Officer
Engineering & Compliance

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SECTION A: FACILITY INFORMATION

LEGAL OWNER &/OR OPERATOR: OC WASTE & RECYCLING, PRIMA DESHECHA

LEGAL OPERATOR (if different than owner):

EQUIPMENT LOCATION: 32250 LA PATA AVE
SAN JUAN CAPISTRANO, CA 92675

MAILING ADDRESS: 300 N FLOWER ST STE 400
SANTA ANA, CA 92703

RESPONSIBLE OFFICIAL: MICHAEL B. GIANCOLA

TITLE: DIRECTOR

TELEPHONE NUMBER: (714) 834-4122

CONTACT PERSON: PATTI HENSHAW

TITLE: MANAGER, ENVIRONMENTAL SERVICES

TELEPHONE NUMBER: (714) 834-4056

INITIAL TITLE V PERMIT ISSUED: April 28, 2004

TITLE V PERMIT EXPIRATION DATE: April 27, 2009

TITLE V	RECLAIM
YES	NOx: NO SOx: NO CYCLE: 0 ZONE: COASTAL

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SECTION B: RECLAIM ANNUAL EMISSION ALLOCATION

NOT APPLICABLE

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SECTION C: FACILITY PLOT PLAN

(TO BE DEVELOPED)

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Facility Equipment and Requirements (Section D)

This section consists of a table listing all permitted equipment at the facility, facility wide requirements, all individual Permits to Construct and Permits to Operate issued to various equipment at the facility, and Rule 219-exempt equipment subject to source-specific requirements. Each permit and Rule 219-exempt equipment will list operating conditions including periodic monitoring requirements, and applicable emission limits and requirements that the equipment is subject to. Also included is the rule origin and authority of each emission limit and permit condition.

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PERMITTED EQUIPMENT LIST

THE FOLLOWING IS A LIST OF ALL PERMITS TO CONSTRUCT AND PERMITS TO OPERATE AT THIS FACILITY:

Application Number	Permit to Operate Number	Equipment description	Page Number
347927	F22159	FLARE, ENCLOSED LANDFILL/ DIGESTER GAS	5
384568	F38717	LANDFILL GAS COLLECTION (>50 WELLS)	9
456274	F83427	LANDFILL CONDENSATE/LEACHATE COLLECTION	14
497358	N24522	SERVICE STATION STORAGE & DISPENSING GASOLINE	16
503282	G8104	I C E (50-500 HP) EM ELEC GEN-DIESEL	19

NOTE: EQUIPMENT LISTED ABOVE THAT HAVE NO CORRESPONDING PERMITS TO OPERATE NUMBER ARE ISSUED PERMITS TO CONSTRUCT. THE ISSUANCE OR DENIAL OF THEIR PERMITS TO OPERATE IS SUBJECT TO ENGINEERING FINAL REVIEW. ANY OTHER APPLICATIONS THAT ARE STILL BEING PROCESSED AND HAVE NOT BEEN ISSUED PERMITS TO CONSTRUCT OR PERMITS TO OPERATE WILL NOT BE FOUND IN THIS TITLE V PERMIT.

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FACILITY WIDE CONDITION(S)

Condition(s):

1. EXCEPT FOR OPEN ABRASIVE BLASTING OPERATIONS, THE OPERATOR SHALL NOT DISCHARGE INTO THE ATMOSPHERE FROM ANY SINGLE SOURCE OF EMISSIONS WHATSOEVER ANY AIR CONTAMINANT FOR A PERIOD OR PERIODS AGGREGATING MORE THAN THREE MINUTES IN ANY ONE HOUR WHICH IS:
 - A. AS DARK OR DARKER IN SHADE AS THAT DESIGNATED NO. 1 ON THE RINGLEMANN CHART, AS PUBLISHED BY THE UNITED STATES BUREAU OF MINES; OR
 - B. OF SUCH OPACITY AS TO OBSCURE AN OBSERVER'S VIEW TO A DEGREE EQUAL TO OR GREATER THAN DOES SMOKE DESCRIBED IN SUBPARAGRAPH (A) OF THIS CONDITION.
[RULE 401]

2. THE OPERATOR SHALL NOT USE LANDFILL GAS CONTAINING SULFUR COMPOUNDS IN EXCESS OF 150 PPMV CALCULATED AS HYDROGEN SULFIDE AVERAGED DAILY.
[RULE 431.1]

4. THIS FACILITY IS SUBJECT TO THE APPLICABLE REQUIREMENTS OF THE FOLLOWING RULES AND REGULATIONS:

GASEOUS EMISSIONS: 1150.1
GASEOUS EMISSIONS: 40 CFR 60 SUBPART WWW
GASEOUS EMISSIONS: 40 CFR 63 SUBPART AAAA

5. THE OWNER/OPERATOR OF A MSW LANDFILL SHALL COMPLY WITH THE FOLLOWING:
 - A. OPERATE THE COLLECTION SYSTEM SUCH THAT THE GAS IS COLLECTED FROM EACH AREA, CELL OR GROUP OF CELLS OF THE LANDFILL IN WHICH THE INITIAL SOLID WASTE HAS BEEN IN PLACE FOR A PERIOD OF;
 - (1). 5 YEARS OR MORE IF ACTIVE; OR
 - (2) 2 YEARS OR MORE IF CLOSED OR AT FINAL GRADE

 - B. OPERATE THE COLLECTION SYSTEM WITH NEGATIVE PRESSURE AT EACH WELL-HEAD EXCEPT UNDER THE FOLLOWING CONDITIONS:
 - (1). DURING A FIRE OR INCREASED WELL TEMPERATURE – THE OWNER/OPERATOR SHALL RECORD THE INSTANCES WHEN POSITIVE PRESSURE OCCURS IN EFFORTS TO PREVENT A FIRE. THIS REPORT SHALL BE SUBMITTED WITH THE ANNUAL REPORTS AS PROVIDED IN §60.757(f)(1).
 - (2). WHENEVER A GEOMEMBRANE OR SYNTHETIC COVER IS IN PLACE- THE OWNER/OPERATOR SHALL DEVELOP ACCEPTABLE PRESSURE LIMITS IN THE DESIGN PLAN.
 - (3). WHEN A WELL IS DECOMMISSIONED – A WELL MAY EXPERIENCE A STATIC POSITIVE PRESSURE AFTER SHUT DOWN TO ACCOMMODATE FOR DECLINING FLOWS.

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- C. OPERATE EACH INTERIOR WELLHEAD IN THE COLLECTION SYSTEM WITH A LANDFILL GAS TEMPERATURE LESS THAN 55 DEGREES C AND WITH EITHER A NITROGEN LEVEL LESS THAN 20% OR AN OXYGEN LEVEL LESS THAN 5% AS DETERMINED BY METHODS DESCRIBED IN §60.753(c).
- D. OPERATE THE COLLECTION SYSTEM SO THAT THE METHANE CONCENTRATION IS LESS THAN 500 PPM ABOVE BACKGROUND AT THE SURFACE OF THE LANDFILL AS DETERMINED IN ACCORDANCE WITH MONITORING PROCEDURES SPECIFIED IN §60.753 AND 60.754.
- E. OPERATE THE COLLECTION SYSTEM SUCH THAT ALL COLLECTED GASES ARE VENTED TO A CONTROL SYSTEM DESIGNED AND OPERATED IN COMPLIANCE WITH §60.752(b)(2)(iii).
- F. OPERATE THE COLLECTION AND CONTROL SYSTEM IN COMPLIANCE WITH TEST METHODS AND PROCEDURES OF §60.754
- G. OPERATE THE COLLECTION AND CONTROL SYSTEM IN COMPLIANCE WITH COMPLIANCE PROVISIONS OF §60.755
- H. OPERATE THE COLLECTION AND CONTROL SYSTEM IN COMPLIANCE WITH MONITORING PROCEDURES OF §60.756
- I. OPERATE THE COLLECTION AND CONTROL SYSTEM IN COMPLIANCE WITH REPORTING REQUIREMENTS OF §60.757
- J. OPERATE THE COLLECTION AND CONTROL SYSTEM IN COMPLIANCE WITH RECORD KEEPING REQUIREMENTS OF §60.758
[GASEOUS EMISSIONS: 40CFR60 SUBPART WWW]

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PERMIT TO OPERATE

Permit No. F22159
A/N 347927

Equipment Description:

LANDFILL GAS FLARING SYSTEM CONSISTING OF:

1. CONDENSATE SEPARATOR WITH FILTER, ENDUSTRA, 3750 SCFM CAPACITY, 4'-6" DIA. X 6'-8" H.
2. FLOW METER WITH RECORDER.
3. PRIMARY BLOWER, HOFFMAN, 100 H.P., 3750 SCFM CAPACITY.
4. THREE SECONDARY BLOWERS, LAMSON, LOCATED IN PARALLEL, EACH 60 H.P., EACH 1875 SCFM CAPACITY, ONE BLOWER AS SECONDARY SPARE.
5. SHUT-OFF VALVE, 16-INCH CONNECTIONS, PNEUMATIC DRIVEN.
6. FLAME ARRESTOR, 16-INCH CONNECTIONS.
7. FLARE, SURLITE, 11'-0" W. X 11'-10" L. X 60'-0" H., WITH PROPANE PILOT, LANDFILL GAS BURNERS, TEN 4-INCH SOURCE TEST PORTS, 123.75 MMBTU/HR OR 3750 SCFM RATED CAPACITY, EIGHT AUTOMATIC AIR LOUVERS, AN ELECTRIC IGNITER, UV FLAME SCANNER, AND THERMOCOUPLE WITH TEMPERATURE INDICATOR AND RECORDER.
8. TWO TANKS, EACH FIVE GALLON CAPACITY, CONTAINING PROPANE GAS FOR FLARE PILOT.

Conditions:

- 1) OPERATION OF THIS EQUIPMENT SHALL BE CONDUCTED IN ACCORDANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THE APPLICATION UNDER WHICH THIS PERMIT IS ISSUED UNLESS OTHERWISE NOTED BELOW.
[RULE 204]
- 2) THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITION AT ALL TIMES.
[RULE 204]
- 3) THIS EQUIPMENT SHALL BE OPERATED BY PERSONNEL PROPERLY TRAINED IN ITS OPERATION.
[RULE 204]

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- 4) THE FLARE SHALL BE EQUIPPED WITH A TEMPERATURE INDICATOR AND RECORDER WHICH MEASURES AND RECORDS THE GAS TEMPERATURE IN THE FLARE STACK. THE TEMPERATURE INDICATOR AND RECORDER SHALL OPERATE WHENEVER THE FLARE IS IN OPERATION. THE TEMPERATURE SHALL BE MEASURED AT A LOCATION ABOVE THE FLAME ZONE, AT LEAST 0.6 SECOND DOWNSTREAM OF THE BURNER AND NOT LESS THAN FIVE (5) FEET FROM THE TOP OF THE STACK.
[RULE 1303(a)(1)-BACT]
- 5) WHENEVER THE FLARE IS IN OPERATION, A TEMPERATURE OF NOT LESS THAN 1400 DEGREES F, AS MEASURED BY THE TEMPERATURE INDICATOR AND RECORDER, SHALL BE MAINTAINED IN THE FLARE STACK.
[RULE 1303(a)(1)-BACT]
- 6) THE FLARE SHALL BE EQUIPPED WITH AN AUTOMATIC SHUT-DOWN SYSTEM WITH A FAILURE ALARM, WHICH HAS BEEN APPROVED BY THE EXECUTIVE OFFICER, TO AUTOMATICALLY ISOLATE THE FLARE FROM THE LANDFILL GAS SUPPLY LINE, SHUT OFF THE BLOWERS AND IMMEDIATELY NOTIFY A RESPONSIBLE PARTY OF THE SHUT-DOWN.
[RULE 1303(a)(1)-BACT]
- 7) THE AUTOMATIC SHUT-DOWN SAFETY SYSTEM SHALL BE TESTED MONTHLY FOR PROPER OPERATION AND THE RESULTS RECORDED.
[RULE 1303(a)(1)-BACT]
- 8) A FLOW INDICATING AND RECORDING DEVICE SHALL BE INSTALLED IN THE LANDFILL GAS SUPPLY LINE TO THE FLARE TO MEASURE AND RECORD THE QUANTITY OF LANDFILL GAS (IN SCFM) BEING BURNED IN THE FLARE. THE FLOW INDICATING AND RECORDING DEVICE SHALL OPERATE CONTINUOUSLY WHENEVER THE FLARE IS IN OPERATION.
[RULE 1303(b)(2)-OFFSET]
- 9) THE TOTAL VOLUME OF LANDFILL GAS BURNED IN THE FLARE SHALL NOT EXCEED 3750 STANDARD CUBIC FEET PER MINUTE.
[RULE 1303(b)(2)-OFFSET]
- 10) THE TOTAL HEAT INPUT THROUGH THE FLARE SHALL NOT EXCEED 112.5 MILLION BTU'S PER HOUR.
[RULE 1303(b)(2)-OFFSET]
- 11) WEEKLY DETERMINATIONS OF THE BTU CONTENT OF THE GAS AT THE INLET TO THE FLARE SHALL BE PERFORMED USING THE FOLLOWING EQUATION. READINGS OF THE INLET GAS COMPOSITION SHALL BE PERFORMED USING AN APPROVED METHOD. ALL RESULTS SHALL BE RECORDED.
$$\text{BTU CONTENT} = (1000 \text{ BTU/CF}) * (\text{PERCENT METHANE OF INLET GAS})$$

[RULE 1303(b)(2)-OFFSET]
- 12) ALL LANDFILL GAS COLLECTED SHALL BE DIRECTED TO A COMBUSTION OR PROCESSING FACILITY WHICH IS IN FULL USE, CAN ADEQUATELY PROCESS THE VOLUME OF GAS COLLECTED, AND HAS BEEN ISSUED A VALID PERMIT BY THE SCAQMD.
[RULE 1150.1, 1303(a)(1)-BACT]

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- 13) ALL RECORDING DEVICES SHALL BE SYNCHRONIZED WITH RESPECT TO THE TIME OF DAY.
[RULE 1303(b)(2)-OFFSET]
- 14) THE FLARE SHALL BE EQUIPPED WITH AT LEAST ONE VIEW PORT TO ALLOW VISUAL INSPECTION OF THE FLAME HEIGHT WITHIN THE FLARE AT ALL TIMES. SAFE AND ADEQUATE ACCESS SHALL BE PROVIDED FOR ALL VIEW PORTS UPON REQUEST BY SCAQMD PERSONNEL.
[RULE 217, 1303(a)(1)-BACT]
- 15) THE FLARE SHALL BE OPERATED SO THAT THE FLAME IN THE FLARE REMAINS BELOW THE HEIGHT OF THE FLARE'S OPERATING THERMOCOUPLE AT ALL TIMES.
[RULE 1303(a)(1)-BACT]
- 16) THE MAXIMUM FLARE SKIN TEMPERATURE AT ANY LOCATION SHALL NOT EXCEED 250 DEGREES F.
[RULE 217]
- 17) THE OPERATOR SHALL OPERATE AND MAINTAIN THIS EQUIPMENT ACCORDING TO THE FOLLOWING REQUIREMENTS:

THE EXHAUST TEMPERATURE SHALL BE MAINTAINED AT A MINIMUM OF 1,400 DEGREES FAHRENHEIT WHENEVER THE EQUIPMENT IT SERVES IS IN OPERATION.

CONTINUOUS EXHAUST TEMPERATURE MONITORING AND RECORDING SYSTEM SHALL BE PURSUANT TO THE OPERATION AND MAINTENANCE REQUIREMENTS SPECIFIED IN 40 CFR PART 64.7. SUCH A SYSTEM SHALL HAVE AN ACCURACY OF WITHIN $\pm 1\%$ OF THE TEMPERATURE BEING MONITORED AND SHALL BE INSPECTED, MAINTAINED, AND CALIBRATED ON AN ANNUAL BASIS IN ACCORDANCE WITH THE MANUFACTURER'S SPECIFICATIONS USING AN APPLICABLE AQMD OR EPA APPROVED METHOD.

FOR THE PURPOSE OF THIS CONDITION, A DEVIATION SHALL BE DEFINED AS WHEN A TEMPERATURE OF LESS THAN 1,400 DEGREES FAHRENHEIT OCCURS DURING NORMAL OPERATION. THE OPERATOR SHALL REVIEW THE RECORDS OF TEMPERATURE ON A DAILY BASIS TO DETERMINE IF A DEVIATION OCCURS OR SHALL INSTALL AN ALARM SYSTEM TO ALERT THE OPERATOR WHEN A DEVIATION OCCURS.

FOR EACH SEMI-ANNUAL REPORTING PERIOD SPECIFIED IN CONDITION NO. 23 IN SECTION K, WHENEVER A DEVIATION OCCURS FROM 1,400 DEGREES FAHRENHEIT, THE OPERATOR SHALL TAKE IMMEDIATE CORRECTIVE ACTION, AND KEEP RECORDS OF THE DURATION AND CAUSE (INCLUDING UNKNOWN CAUSE, IF APPLICABLE) OF THE DEVIATION AND THE CORRECTIVE ACTION TAKEN.

ALL DEVIATIONS SHALL BE REPORTED TO THE AQMD ON A SEMI-ANNUAL BASIS PURSUANT TO THE REQUIREMENTS SPECIFIED IN 40 CFR PART 64.9 AND CONDITION NOS. 22 AND 23 IN SECTION K OF THIS PERMIT.

THE OPERATOR SHALL SUBMIT AN APPLICATION WITH A QUALITY IMPROVEMENT PLAN (QIP) IN ACCORDANCE WITH 40 CFR PART 64.8 TO THE AQMD IF AN ACCUMULATION OF DEVIATIONS EXCEEDS 5 PERCENT DURATION OF THIS EQUIPMENT'S TOTAL OPERATING TIME FOR ANY SEMI-ANNUAL REPORTING PERIOD SPECIFIED IN CONDITION NO. 23 IN SECTION K OF

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THIS PERMIT. THE REQUIRED QIP SHALL BE SUBMITTED TO THE AQMD WITHIN 90 CALENDAR DAYS AFTER THE DUE DATE FOR THE SEMI-ANNUAL MONITORING REPORT.

THE OPERATOR SHALL INSPECT AND MAINTAIN ALL COMPONENTS OF THIS EQUIPMENT ON AN ANNUAL BASIS IN ACCORDANCE WITH THE MANUFACTURER'S SPECIFICATIONS.

THE OPERATOR SHALL KEEP ADEQUATE RECORDS IN A FORMAT THAT IS ACCEPTABLE TO THE AQMD TO DEMONSTRATE COMPLIANCE WITH ALL APPLICABLE REQUIREMENTS SPECIFIED IN THIS CONDITION AND 40 CFR PART 64.9 FOR A MINIMUM OF FIVE YEARS.
[RULE 3004(A) (4)-PERIODIC MONITORING, 40CFR PART 64]

- 18) OPERATION OF THIS EQUIPMENT SHALL NOT RESULT IN THE RELEASE OF RAW LANDFILL GAS INTO THE ATMOSPHERE. ANY BREAKDOWN OR MALFUNCTION WHICH RESULTS IN EMISSIONS OF RAW LANDFILL GAS SHALL BE REPORTED TO THE SCAQMD MANAGER OF TOXICS AND WASTE MANAGEMENT TEAM WITHIN ONE HOUR AFTER OCCURRENCE, OR WITHIN ONE HOUR OF THE TIME ORANGE COUNTY PERSONNEL KNEW OR REASONABLY SHOULD HAVE KNOWN OF ITS OCCURRENCE, AND IMMEDIATE REMEDIAL MEASURES SHALL BE UNDERTAKEN TO CORRECT THE PROBLEM AND PREVENT FURTHER EMISSIONS INTO THE ATMOSPHERE.
[RULE 402, 430, 1150.1]
- 19) OXIDES OF NITROGEN EMISSIONS SHALL NOT EXCEED 0.06 POUNDS PER MILLION BTU'S INLET GAS.
[RULE 1303(a)(1)-BACT]
- 20) CARBON MONOXIDE EMISSIONS SHALL NOT EXCEED 0.29 POUNDS PER MILLION BTU'S INLET GAS.
[RULE 1303(b)(2)-OFFSET]
- 21) PARTICULATE EMISSIONS SHALL NOT EXCEED 18.5 POUNDS PER MILLION CUBIC FEET INLET GAS.
[RULE 1303(b)(2)-OFFSET]
- 22) A COPY OF THIS PERMIT SHALL BE KEPT AT THE SITE OFFICE AT ALL TIMES.
[RULE 206]

Emissions and Requirements:

- 23) THIS EQUIPMENT IS SUBJECT TO THE APPLICABLE REQUIREMENTS OF THE FOLLOWING RULES AND REGULATIONS:

NMOC: 20 PPMV OR 98 WEIGHT PERCENT REDUCTION, RULE 1150.1

NMOC: 20 PPMV OR 98 WEIGHT PERCENT REDUCTION, 40 CFR 60 SUBPART WWW

NMOC: 20 PPMV OR 98 WEIGHT PERCENT REDUCTION, 40 CFR 63 SUBPART AAAA

CO: 2000 PPM, RULE 407

PM: 0.1 GR/SCF, RULE 409

PM: RULE 404, SEE APPENDIX B FOR EMISSION LIMITS

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Permit No. F38717
A/N 384568

Equipment Description:

LANDFILL GAS COLLECTION SYSTEM CONSISTING OF:

- I. WASTE MANAGEMENT UNIT NO. 1 (WMU1):
 1. PHASE I AND IA:

TEN (10) HORIZONTAL COLLECTORS, WITH ALTERNATING 10'-0" LENGTHS OF 12" DIAMETER AND 15" DIAMETER POLYETHYLENE COATED CORRUGATED STEEL PIPE.
 2. PHASE 2:
 - A. TEN (10) HORIZONTAL COLLECTORS, WITH ALTERNATING 10'-0" LENGTHS OF 12" DIAMETER AND 15" DIAMETER POLYETHYLENE COATED CORRUGATED STEEL PIPE.
 - B. SIXTEEN (16) VERTICAL COLLECTORS, 24" DIA., RANGING FROM 40' TO 100' DEPTH. EACH WITH 4" DIA. CASING CONNECTED TO A 4" TO 6" DIA. SLOTTED CASING.
 3. PHASE 3:
 - A. FIVE (5) HORIZONTAL COLLECTORS, 0'-8" DIA., HDPE PIPING, PERFORATED WITH FOUR ROWS OF 3/4 INCH DIA. HOLES, THREE INCH ON CENTER.
 - B. TWENTY (20) VERTICAL COLLECTORS, 24" DIA., RANGING FROM 40' TO 100' DEPTH. EACH WITH 4" TO 6" DIA. CASING CONNECTED TO A 4" TO 6" DIA. SLOTTED CASING.
- II. ZONE-I-
 1. PHASE 1:

FOURTEEN (14) HORIZONTAL COLLECTORS, 0'-8" DIA. HDPE PIPING, PERFORATED WITH FOUR ROWS OF 3/4 INCH DIA. HOLES, THREE INCH ON CENTER.
 2. PHASE 2:
 - A. FOURTEEN (14) HORIZONTAL COLLECTORS, 0'-8" DIA. HDPE PIPING, PERFORATED WITH FOUR ROWS OF 3/4 INCH DIA. HOLES, THREE INCH ON CENTER.
 - B. THIRTY-ONE (31) VERTICAL COLLECTORS, 4" TO 6" DIA., HDPE.

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3. PHASE 3:

FIFTEEN (15) HORIZONTAL COLLECTORS, 0'-8" DIA. HDPE PIPING, PERFORATED WITH FOUR ROWS OF 3/4 INCH DIA. HOLES, THREE INCH ON CENTER
 4. PHASE 4:
 - A. FIFTEEN (15) HORIZONTAL COLLECTORS, 0'-8" DIA. HDPE PIPING, PERFORATED WITH FOUR ROWS OF 3/4 INCH DIA. HOLES, THREE INCH ON CENTER
 - B. THIRTY-SIX (36) VERTICAL COLLECTORS, 4" TO 6" DIA., HDPE PIPING
 5. PHASE 5:
 - A. SIX (6) HORIZONTAL COLLECTORS, 0'-8" DIA. HDPE PIPING, PERFORATED WITH FOUR ROWS OF 3/4 INCH DIA. HOLES, THREE INCH ON CENTER
 - B. ONE (1) VERTICAL COLLECTOR, 4" TO 6" DIA., HDPE PIPING
- III. LATERAL AND HEADERS CONNECTING THE HORIZONTAL AND VERTICAL COLLECTORS AND DIRECTING THE COLLECTED GAS TO A GAS TREATMENT/PROCESSING FACILITY.
- IV. SIXTY SEVEN (67) VERTICAL LANDFILL GAS COLLECTION WELLS, 24" DIAMETER, RANGING FROM 40' TO 100' DEPTH, EACH WITH 4" TO 6" DIAMETER CASING CONNECTED TO A 4" TO 6" DIAMETER SLOTTED CASING, TO BE ADDED AS NEEDED.

Conditions:

- 1) OPERATION OF THIS EQUIPMENT SHALL BE CONDUCTED IN ACCORDANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THE APPLICATION UNDER WHICH THIS PERMIT IS ISSUED UNLESS OTHERWISE NOTED BELOW.
[RULE 204]
- 2) THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITION AT ALL TIMES.
[RULE 204]
- 3) THIS EQUIPMENT SHALL BE OPERATED AND MAINTAINED BY PERSONNEL PROPERLY TRAINED IN ITS OPERATION.
[RULE 204]
- 4) ALL GASES COLLECTED BY THIS SYSTEM SHALL BE VENTED TO A COMBUSTION OR PROCESSING FACILITY WHICH IS IN FULL USE, CAN ADEQUATELY PROCESS THE VOLUME OF GAS COLLECTED, AND HAS BEEN ISSUED A VALID PERMIT TO CONSTRUCT OR OPERATE BY THE SCAQMD.
[RULE 1150.1, 1303(a)(1)-BACT]

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- 5) DURING VERTICAL WELL DRILLING, AN APPROVED EMISSION CONTROL BOX SHALL BE PLACED OVER THE WELL HOLE TO COLLECT LANDFILL GAS. THE COLLECTED GAS SHALL EITHER BE DIRECTED TO A GAS PROCESSING SYSTEM WHICH IS IN FULL USE, CAN ADEQUATELY PROCESS THE VOLUME OF GAS COLLECTED, AND HAS BEEN ISSUED A VALID PERMIT TO CONSTRUCT OR OPERATE FROM THE SCAQMD.
[RULE 402, 1150.1]
- 6) EACH HORIZONTAL GAS COLLECTION WELL SHALL BE CONNECTED TO AN OPERATING LANDFILL GAS HEADER OR THE ENDS OF THE WELL SHALL BE SEALED WITH BLIND FLANGES OR OTHER TYPES OF SEALS APPROVED BY THE SCAQMD AS SOON AS THE WELL IS INSTALLED TO PREVENT GAS FROM ESCAPING FROM THE LINE TO THE ATMOSPHERE.
[RULE 1150, 1150.1]
- 7) EACH VERTICAL AND HORIZONTAL WELL HEAD SHALL BE EQUIPPED WITH A SHUT-OFF VALVE AND A SAMPLING PORT.
[RULE 1150.1]
- 8) UNTIL CONNECTED TO AN OPERATING LANDFILL GAS COLLECTION SYSTEM, EACH COMPLETED WELL SHALL BE CAPPED AND ITS GAS CONTROL VALVE CLOSED TO AVOID VENTING LANDFILL GAS TO THE ATMOSPHERE.
[RULE 1150, 1150.1]
- 9) EACH WELL SHALL BE SECURELY SEALED TO PREVENT ANY EMISSIONS OF LANDFILL GAS FROM AROUND THE WELL CASING.
[RULE 402, 1150, 1150.1]
- 10) CONSTRUCTION SHALL NOT BE CONDUCTED BETWEEN THE HOURS OF 6 P.M. AND 7 A.M. OR ON SATURDAYS, SUNDAYS OR LEGAL HOLIDAYS, UNLESS OTHERWISE APPROVED BY THE SCAQMD.
[RULE 402, 1150]
- 11) CONSTRUCTION SHALL NOT BE CONDUCTED ON DAYS WHEN THE SCAQMD FORECASTS FIRST, SECOND OR THIRD STAGE EPISODES FOR AREA NO. 21, OR WHEN THE SCAQMD REQUIRES COMPANIES IN AREA NO. 21 TO IMPLEMENT THEIR FIRST SECOND OR THIRD STAGE EPISODE PLANS. EPISODE FORECASTS FOR THE FOLLOWING DAY CAN BE OBTAINED BY CALLING (800) CUT-SMOG.
[RULE 402, 1150]
- 12) CONSTRUCTION SHALL NOT BE CONDUCTED WHEN THE WIND SPEED IS GREATER THAN 15 M.P.H. AVERAGE (OVER 15 MINUTES) OR THE WIND SPEED INSTANTANEOUSLY EXCEEDS 25 M.P.H.
[RULE 402, 403, 1150]
- 13) CONSTRUCTION SPOILS AND ALL WORKING AREAS BEING ACTIVELY USED FOR TRUCK AND CONSTRUCTION EQUIPMENT TRAFFICKING SHALL BE MAINTAINED IN A MOIST CONDITION TO MINIMIZE DUST AND EMISSIONS.
[RULE 402, 403, 1150]

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- 14) IF A DISTINCT ODOR LEVEL (LEVEL III OR GREATER) RESULTING FROM THE CONSTRUCTION IS DETECTED AT OR BEYOND THE PROPERTY LINE, ALL WORK SHALL CEASE UNTIL THE ODOR SOURCES ARE DETERMINED AND ELIMINATED. ODOR LEVELS SHALL BE DETERMINED BY SCAQMD PERSONNEL OR ON-SITE SAFETY COORDINATOR IN THE ABSENCE OF SCAQMD PERSONNEL.
[RULE 402, 1150]
- 15) WELL HOLES, TRENCHES, AND EXPOSED LANDFILL TRASH SHALL BE COMPLETELY COVERED TO PREVENT ANY EMISSIONS OF LANDFILL GAS TO THE ATMOSPHERE WHENEVER WORK IS NOT ACTIVELY IN PROGRESS. THE COVER SHALL INCLUDE, BUT MAY NOT BE LIMITED TO A MINIMUM OF 6 INCHES OF CLEAN DIRT, APPROVED FOAM, OR HEAVY-DUTY PLASTIC SHEETING. FOAM BY ITSELF SHALL NOT BE USED AS A NIGHT COVER IF IT IS RAINING OR RAIN IS PREDICTED BY THE NATIONAL WEATHER SERVICE PRIOR TO THE NEXT SCHEDULED WORKING DAY.
[RULE 402, 1150]
- 16) THE CONSTRUCTION OF ANY PIPING OR WELL TRENCH WHICH EXPOSES LANDFILL TRASH TO THE ATMOSPHERE SHALL BE STAGED SO THAT NO MORE THAN ONE HUNDRED (100) LINEAR FEET OF TRENCH SHALL BE EXPOSED AT ANY TIME PRIOR TO BACKFILLING.
[RULE 402, 1150]
- 17) EXCAVATED REFUSE MAY BE PLACED ALONG THE TRENCH EDGE UPON REMOVAL FROM THE TRENCH. ALL EXCAVATED REFUSE SHALL BE TRANSFERRED TO THE WORKING FACE WITHIN ONE HOUR OF REMOVAL FROM THE TRENCH, UNLESS OTHERWISE NOTED BELOW.
[RULE 402, 1150]
- 18) DURING CONSTRUCTION, IF A CONSIDERABLE NUMBER OF COMPLAINTS ARE RECEIVED, ALL WORK SHALL CEASE AND APPROVED MITIGATION MEASURES SHALL BE IMPLEMENTED IMMEDIATELY. WORK SHALL NOT RESUME UNTIL THE EMISSIONS CAUSING THE COMPLAINTS ARE MITIGATED AND THE APPROVAL TO RESUME WORK IS RECEIVED FROM THE SCAQMD.
[RULE 402, 1150]
- 19) THE EXTERIOR OF THE VEHICLE (INCLUDING THE TIRES) HAULING EXCAVATED MATERIAL SHALL BE CLEANED OFF PRIOR TO LEAVING THE WORKING SITE.
[RULE 1150]
- 20) ALL CONSTRUCTION SPOILS SHALL BE BURIED AT THE WORKING FACE OF THE LANDFILL BY THE END OF EACH DAY.
[RULE 402, 1150]
- 21) THE SCAQMD SHALL BE NOTIFIED IN WRITING AT LEAST ONE WEEK IN ADVANCE WHEN AN ADDITIONAL WELL OR SET OF WELLS AND THEIR ASSOCIATED PIPING WILL BE INSTALLED. THE PROPOSED WELL LOCATIONS AND CONNECTING PIPING SHALL BE IDENTIFIED ON A DRAWING WHICH DESCRIBES AND SHOWS THE ENTIRE GAS COLLECTION SYSTEM. ESTIMATED GAS COLLECTION VOLUME, WELL DEPTHS, PIPE LENGTHS, DIAMETERS, AND LAYOUTS SHALL BE SUPPLIED TO THE SCAQMD IN THIS ADVANCE NOTIFICATION.
[RULE 1150.1]

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- 22) WITHIN 90 DAYS AFTER CONSTRUCTION OF A GROUP OF WELLS AND THEIR ASSOCIATED PIPING IS COMPLETE, THE PERMITEE SHALL SUBMIT AS-BUILT DRAWINGS SHOWING THE TRENCH LOCATIONS, VERTICAL WELL LOCATIONS, AND LINE SIZES TO THE SCAQMD.
[RULE 1150.1]
- 23) THE OPERATION OF THIS EQUIPMENT SHALL NOT RESULT IN THE RELEASE OF ANY RAW LANDFILL GAS OR CONDENSATE INTO THE ATMOSPHERE.
[RULE 402, 1150.1]
- 24) MITIGATION MEASURES, OTHER THAN THOSE INDICATED IN THESE CONDITIONS, WHICH ARE DEEMED APPROPRIATE BY SCAQMD PERSONNEL AS NECESSARY TO PROTECT THE COMFORT, REPOSE, HEALTH OR SAFETY OF THE PUBLIC SHALL BE IMPLEMENTED UPON REQUEST.
[RULE 402, 1150]
- 25) A COPY OF THIS PERMIT SHALL BE KEPT AT THE SITE OFFICE AT ALL TIMES.
[RULE 206]

Emissions and Requirements:

- 26) THIS EQUIPMENT IS SUBJECT TO THE APPLICABLE REQUIREMENTS OF THE FOLLOWING RULES AND REGULATIONS:

GASEOUS EMISSIONS: RULE 1150.1
GASEOUS EMISSIONS: 40 CFR 60 SUBPART WWW
GASEOUS EMISSIONS: 40 CFR 63 SUBPART AAAA

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PERMIT TO OPERATE

Permit No. F83427
A/N 456274

Equipment Description:

LANDFILL CONDENSATE AND LCRS COLLECTION AND STORAGE SYSTEM CONSISTING OF

1. PUMP STATION NO. 1, WITH COLLECTION TANK, 3'-2" DIA. BY 6' LONG, ABOVEGROUND, 325 GALLON CAPACITY, HDPE, WITH 2 GPM PNEUMATIC PUMP.
2. PUMP STATION NO. 2, WITH COLLECTION TANK, 3'-2" DIA. BY 6' LONG, ABOVEGROUND, 325 GALLON CAPACITY, HDPE, WITH 2 GPM PNEUMATIC PUMP.
3. TANK, STORAGE, HDPE, 7'-6" DIA. BY 10'-2" H., 3000 GALLON CAPACITY, WITH VENT VALVE TO FLAME ARRESTOR AND 55 GALLON CARBON UNIT.
4. TANK, STORAGE, HDPE, 8'-6" DIA. BY 12'-7" H, 5000 GALLON CAPACITY, WITH SECONDARY CONTAINMENT, VENTED TO FLAME ARRESTOR AND 55 GALLON CARBON UNIT (COMMON TO 3000 GALLON TANK).
5. TANK, STORAGE, HDPE, 11'-10" DIA. X 13'-8" H., 11,000 GALLON CAPACITY, WITH VENT VALVE TO FLAME ARRESTOR AND CARBON AIR FILTER, STORING CONDENSATE DRAINED BY GRAVITY FROM THE GAS HEADER LINE.
6. TWO (2) TANKS (T-12, T-13), LCRS STORAGE, 14'-0" DIA. X 16'-6" H., 16,000 GALLON CAPACITY, EACH WITH VENT VALVE TO A COMMON 55 GALLON CARBON UNIT.
7. TANK (SD-1), SUB-DRAIN STORAGE, 3'-0" DIA. X 4'-0" HIGH, 200 GALLON CAPACITY
8. CONDENSATE AND LCRS PIPING AND VALVES, COLLECTING AND TRANSPORTING CONDENSATE AND LCRS.

Conditions:

- 1) OPERATION OF THIS EQUIPMENT SHALL BE CONDUCTED IN ACCORDANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THE APPLICATION UNDER WHICH THIS PERMIT IS ISSUED UNLESS OTHERWISE NOTED BELOW.
[RULE 204]
- 2) THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITION AT ALL TIMES.
[RULE 204]
- 3) THIS EQUIPMENT SHALL BE OPERATED BY PERSONNEL PROPERLY TRAINED IN ITS OPERATION.
[RULE 204]

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- 4) ALL CONDENSATE COLLECTED AND/OR TREATED SHALL BE DISPOSED OF PROPERLY.
[RULE 402]
- 5) EMISSIONS FROM THE OUTLET OF EACH CARBON UNIT SHALL NOT, AT ANY TIME, EXCEED 50 PPM TOTAL ORGANIC COMPOUNDS MEASURED AS METHANE.
[RULE 402]
- 6) ALL CONNECTIONS, VALVES AND OPENINGS SHALL BE PROPERLY SEALED OR CLOSED SO AS TO PREVENT RAW LANDFILL GAS AND/OR CONDENSATE VAPORS FROM ENTERING INTO THE ATMOSPHERE.
[RULE 402]
- 7) THE OUTLET OF THE CARBON UNITS SHALL BE MONITORED EVERY WEEK FOR TOTAL ORGANIC COMPOUNDS AS METHANE WITH AN ORGANIC VAPOR ANALYZER (OVA) OR EQUIVALENT AND THE RESULTS RECORDED. THESE TESTS SHALL BE PERFORMED DURING THE FILLING OPERATION OF THE TANK(S).
[RULE 402]

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PERMIT TO CONSTRUCT/OPERATE

Permit No. N24522
A/N 497358

Equipment Description:

FUEL STORAGE AND DISPENSING FACILITY CONSISTING OF:

- 1) 1 - GASOLINE ABOVEGROUND STORAGE TANK, CONTAINMENT SOLUTIONS HOOVER VAULT (G-70-194), RECTANGULAR, 7'-9" L. x 5'-7" W. x 4'-9" H., CAPACITY - 1,000 GALLONS, WITH A PRESSURE/VACUUM RELIEF VALVE, AND SUBMERGED FILL TUBE.
- 2) 1 - GASOLINE NOZZLE DISPENSING 1 PRODUCT ON A TANK TOP MOUNTED DISPENSER, EQUIPPED WITH PHASE II VAPOR RECOVERY SYSTEM, BALANCE RETRACTOR (G-70-52-AM).

Conditions:

1. OPERATION OF THIS EQUIPMENT SHALL BE IN COMPLIANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THE APPLICATION UNDER WHICH THIS PERMIT WAS ISSUED, UNLESS OTHERWISE NOTED BELOW.
[RULE 204]
2. THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITION AT ALL TIMES.
[RULE 204]
3. EXCEPT FOR DIESEL TRANSFERS, PHASE I VAPOR RECOVERY SYSTEMS SHALL BE IN FULL OPERATION WHENEVER FUEL IS BEING TRANSFERRED INTO STORAGE TANKS.
[RULE 461]
4. EXCEPT FOR DIESEL TRANSFERS, PHASE II VAPOR RECOVERY SYSTEMS SHALL BE IN FULL OPERATION WHENEVER FUEL IS BEING TRANSFERRED INTO MOTOR VEHICLES, AS DEFINED IN RULE 461.
[RULE 461]
5. ALL PHASE I AND PHASE II VAPOR RECOVERY EQUIPMENT AT THIS FACILITY SHALL BE INSTALLED, OPERATED AND MAINTAINED TO MEET ALL CALIFORNIA AIR RESOURCES BOARD CERTIFICATION REQUIREMENTS.
[RULE 461]

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6. PHASE II VAPOR RECOVERY SYSTEMS SHALL BE INSTALLED, OPERATED, AND MAINTAINED SUCH THAT THE MAXIMUM ALLOWABLE PRESSURE THROUGH THE SYSTEM INCLUDING NOZZLE, VAPOR HOSE, SWIVELS, AND UNDERGROUND PIPING DOES NOT EXCEED THE DYNAMIC BACK PRESSURE RATES DESCRIBED BY THE CALIFORNIA AIR RESOURCES BOARD EXECUTIVE ORDER BY WHICH THE SYSTEM WAS CERTIFIED:

NITROGEN FLOWRATES (CFH)	DYNAMIC BACK PRESSURE (INCHES OF WATER)
60	0.35
80	0.62

DYNAMIC BACK PRESSURE TESTS SHALL BE CONDUCTED TO DETERMINE THE PHASE II SYSTEM VAPOR RECOVERY BACK PRESSURE RATES. THE TESTS SHALL BE CONDUCTED IN ACCORDANCE WITH CARB TEST PROCEDURE METHOD TP-201.4, METHODOLOGY 1 (JULY 3, 2002), AS A PERFORMANCE TEST AND AS A REVERIFICATION TEST. RESULTS SHALL BE SUBMITTED TO THE AQMD, OFFICE OF ENGINEERING AND COMPLIANCE, WITHIN SEVENTY-TWO (72) HOURS OF TEST.
[RULE 461]

7. A STATIC PRESSURE LEAK DECAY TEST SHALL BE CONDUCTED TO DEMONSTRATE THAT THE STORAGE TANKS, THE REMOTE AND/OR NOZZLE VAPOR RECOVERY CHECK VALVES, ASSOCIATED VAPOR RETURN PIPING AND FITTINGS ARE FREE FROM VAPOR LEAKS. THE TEST SHALL BE CONDUCTED IN ACCORDANCE WITH CARB TEST PROCEDURE METHOD TP-201.3 (MARCH 17, 1999), AS A PERFORMANCE TEST AND AS A REVERIFICATION TEST. RESULTS SHALL BE SUBMITTED TO THE AQMD, OFFICE OF ENGINEERING AND COMPLIANCE, WITHIN SEVENTY-TWO (72) HOURS OF TEST.

THE AQMD SHALL BE NOTIFIED AT TELEPHONE NUMBER (909) 396-3886 AT LEAST TWENTY-FOUR HOURS PRIOR TO TESTING. SUCH NOTIFICATION SHALL INCLUDE THE NAME OF THE OWNER OR OPERATOR; THE NAME OF THE CONTRACTORS; THE LOCATION OF THE FACILITY; AND THE SCHEDULED START AND COMPLETION DATES OF THE STATIC PRESSURE LEAK DECAY TEST.
[RULE 461]

8. IF THE CARB EXECUTIVE ORDER REQUIRES THE INSTALLATION OF A LIQUID REMOVAL DEVICE, A LIQUID REMOVAL RATE TEST SHALL BE CONDUCTED TO DEMONSTRATE THE REMOVAL OF GASOLINE FROM THE VAPOR PASSAGE OF THE COAXIAL HOSE. THE TEST SHALL BE CONDUCTED WITHIN THIRTY DAYS OF INITIAL INSTALLATION AND IN ACCORDANCE WITH CARB TEST PROCEDURE METHOD TP-201.6, AS A PERFORMANCE TEST AND AS A REVERIFICATION TEST. RESULTS SHALL BE SUBMITTED TO THE AQMD, OFFICE OF ENGINEERING AND COMPLIANCE, WITHIN SEVENTY-TWO (72) HOURS OF TEST.

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9. THE SCAQMD SHALL BE NOTIFIED BY E-MAIL AT R461TESTING@AQMD.GOV OR BY FACSIMILE AT TELEPHONE NUMBER (909) 396-3606 AT LEAST SEVENTY- TWO (72) HOURS PRIOR TO ANY OF THE ABOVE MENTIONED TESTING REQUIREMENTS. SUCH NOTIFICATION SHALL INCLUDE THE NAME OF THE OWNER OR OPERATOR; THE NAME OF THE CONTRACTOR; THE LOCATION OF THE FACILITY; AND THE SCHEDULED START AND COMPLETION DATES OF THE TESTS TO BE PERFORMED.
[RULE 461]
10. THE TESTING FOR THE ABOVE MENTIONED TESTS SHALL BE CONDUCTED IN ACCORDANCE WITH THE MOST RECENT RULE 461 AMENDMENT OR CARB EXECUTIVE ORDER REQUIREMENTS, WHICH EVER IS MORE STRINGENT.
[RULE 461]
11. ALL RECORDS AND TEST RESULTS THAT ARE REQUIRED TO BE MAINTAINED BY RULE 461 SHALL BE KEPT ON SITE FOR FIVE YEARS AND MADE AVAILABLE TO DISTRICT REPRESENTATIVES UPON REQUEST.
[RULE 461]
12. THE MAXIMUM QUANTITY OF GASOLINE DISPENSED FROM THE STORAGE TANKS AT THIS FACILITY SHALL NOT EXCEED 10,000 GALLONS IN ANY ONE CALENDAR MONTH.
[RULE 1303(b) (2)-OFFSETS, 1401]
13. THIS PERMIT SHALL EXPIRE IF CONSTRUCTION OF THE EQUIPMENT IS NOT COMPLETED BY APRIL 22, 2011 UNLESS AN EXTENSION OF TIME HAS BEEN APPROVED IN WRITING BY THE EXECUTIVE OFFICER.
[RULE 205]

Periodic Monitoring:

14. THE OPERATOR SHALL HAVE A PERSON THAT HAS BEEN TRAINED IN ACCORDANCE WITH RULE 461(d)(4)(B) CONDUCT AN ANNUAL INSPECTION IN ACCORDANCE WITH 461(d)(1)(B) OF THE GASOLINE TRANSFER AND DISPENSING EQUIPMENT. THE INSPECTION SHALL BE IN ACCORDANCE WITH RULE 461, ATTACHMENT C. THE OPERATOR SHALL KEEP RECORDS OF THE INSPECTION AND THE REPAIRS IN ACCORDANCE TO RULE 461 AND SECTION K OF THIS PERMIT.
[RULE 3004 (a) (4)]

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

PERMIT TO CONSTRUCT/OPERATE

Permit No. G8104
A/N 503282

Equipment Description:

INTERNAL COMBUSTION ENGINE, JOHN DEERE, 6 CYLINDERS, TURBOCHARGED/ AFTERCOOLED, MODEL NO. 6068HF285L, 197 BHP, DIESEL FUELED, DRIVING AN EMERGENCY ELECTRICAL GENERATOR (147 KW).

Conditions:

1. OPERATION OF THIS EQUIPMENT SHALL BE CONDUCTED IN ACCORDANCE WITH ALL DATA AND SPECIFICATIONS SUBMITTED WITH THE APPLICATION UNDER WHICH THIS PERMIT IS ISSUED, UNLESS OTHERWISE NOTED BELOW.
[RULE 204]
2. THIS EQUIPMENT SHALL BE PROPERLY MAINTAINED AND KEPT IN GOOD OPERATING CONDITIONS AT ALL TIMES.
[RULE 204]
3. THIS PERMIT SHALL EXPIRE IF CONSTRUCTION OF THIS EQUIPMENT IS NOT COMPLETED BY APRIL 22, 2011, UNLESS AN EXTENSION HAS BEEN GRANTED IN WRITING BY THE EXECUTIVE OFFICER.
[RULE 205]
4. THIS ENGINE SHALL NOT BE OPERATED MORE THAN A TOTAL OF 200 HOURS IN ANY ONE YEAR WHICH INCLUDES NO MORE THAN 50 HOURS FOR MAINTENANCE AND PERFORMANCE TESTING.
[RULE 1110.2, 1303-BACT, 1304(a) (4)-MODELING AND OFFSET EXEMPTIONS, 1470]
5. OPERATION BEYOND THE 50 HOURS PER YEAR ALLOTTED FOR ENGINE MAINTENANCE AND TESTING SHALL BE ALLOWED ONLY IN THE EVENT OF A LOSS OF GRID POWER OR UP TO 30 MINUTES PRIOR TO A ROTATING OUTAGE, PROVIDED THAT THE UTILITY DISTRIBUTION COMPANY HAS ORDERED ROTATING OUTAGES IN THE CONTROL AREA WHERE THE ENGINE IS LOCATED OR HAS INDICATED THAT IT EXPECTS TO ISSUE SUCH AN ORDER AT A CERTAIN TIME, AND THE ENGINE IS LOCATED IN A UTILITY SERVICE BLOCK THAT IS SUBJECT TO THE ROTATING OUTAGE. ENGINE OPERATION SHALL BE TERMINATED IMMEDIATELY AFTER THE UTILITY DISTRIBUTION COMPANY ADVISES THAT A ROTATING OUTAGE IS NO LONGER IMMINENT OR IN EFFECT.
[RULE 1303- BACT]
6. THIS ENGINE SHALL NOT BE USED AS PART OF AN INTERRUPTIBLE SERVICE CONTRACT IN WHICH A FACILITY RECEIVES A PAYMENT OR REDUCED RATES IN RETURN FOR REDUCING ELECTRIC LOAD ON THE GRID WHEN REQUESTED TO DO SO BY THE UTILITY OR THE GRID OPERATOR.
[RULE 1303-BACT]
7. AN OPERATIONAL NON-RESETTABLE ELAPSED TIME METER SHALL BE INSTALLED AND MAINTAINED TO INDICATE THE ENGINE ELAPSED OPERATING TIME.

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[RULE 1110.2; 1303-BACT, 1304(a) (4)-MODELING AND OFFSET EXEMPTIONS]

8. AN ENGINE OPERATING LOG SHALL BE MAINTAINED WHICH ON A MONTHLY BASIS SHALL LIST ALL ENGINE OPERATIONS IN EACH OF THE FOLLOWING AREAS:

A. EMERGENCY USE HOURS OF OPERATION

B. MAINTENANCE AND TESTING HOURS

C. OTHER OPERATING HOURS (DESCRIBE THE REASON FOR OPERATION)

IN ADDITION, EACH TIME THE ENGINE IS STARTED MANUALLY, THE LOG SHALL INCLUDE THE DATE OF OPERATION AND THE TIMER READING IN HOURS AT THE BEGINNING AND END OF OPERATION. THE LOG SHALL BE KEPT FOR A MINIMUM OF FIVE CALENDAR YEARS AND SHALL BE MADE AVAILABLE TO DISTRICT PERSONNEL UPON REQUEST. THE TOTAL HOURS OF OPERATION FOR THE PREVIOUS CALENDAR YEAR SHALL BE RECORDED SOMETIME DURING THE FIRST 15 DAYS OF JANUARY OF EACH YEAR.

[RULE 1110.2, 1303-BACT, 1304(a) (4)-MODELING AND OFFSET EXEMPTIONS, 1470]

9. THE SULFUR CONTENT OF DIESEL FUEL SUPPLIED TO THIS ENGINE SHALL NOT EXCEED 15 PPM (0.0015%) BY WEIGHT.

[RULE 431.2]

10. THIS ENGINE SHALL COMPLY WITH ALL APPLICABLE REQUIREMENTS OF RULE 1470, 40 CFR PART 60 SUBPART IIII AND 40 CFR 63 SUBPART ZZZZ,

[RULE 1470, 40 CFR PART 60 SUBPART IIII, AND 40 CFR 63 SUBPART ZZZZ]

Emissions And Requirements:

11. THIS EQUIPMENT IS SUBJECT TO THE APPLICABLE REQUIREMENTS OF THE FOLLOWING RULES AND REGULATIONS:

PM:	RULE 404, SEE APPENDIX B FOR EMISSION LIMITS
PM:	0.15 gm/bhp-hr, RULE 1303 – BACT, 1470, 40 CFR Part 60, subpart IIII
NOx +NMHC:	3.0 g/bhp-hr, RULE 1303-BACT, 1470, 40 CFR Part 60, subpart IIII
CO:	2.6 g/bhp-hr, RULE 1303-BACT, 1470, 40 CFR Part 60, subpart IIII

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RULE 219 EQUIPMENT

Equipment Description:

RULE 219 EXEMPT EQUIPMENT, COATING EQUIPMENT, PORTABLE, ARCHITECTURAL COATINGS.

Periodic Monitoring:

1. THE OPERATOR SHALL KEEP RECORDS, IN A MANNER APPROVED BY THE DISTRICT, FOR THE FOLLOWING PARAMETER(S) OR ITEM(S):

FOR ARCHITECTURAL APPLICATIONS WHERE NO THINNERS, REDUCERS, OR OTHER VOC CONTAINING MATERIALS ARE ADDED, MAINTAIN SEMI-ANNUAL RECORDS OF ALL COATINGS CONSISTING OF (a) COATING TYPE, (b) VOC CONTENT AS SUPPLIED IN GRAMS PER LITER (g/l) OF MATERIALS FOR LOW-SOLIDS COATINGS, (c) VOC CONTENT AS SUPPLIED IN g/l OF COATING, LESS WATER AND EXEMPT SOLVENT, FOR OTHER COATING.

FOR OTHER ARCHITECTURAL APPLICATIONS WHERE THINNERS, REDUCERS, OR OTHER VOC CONTAINING MATERIALS ARE ADDED, MAINTAIN DAILY RECORDS FOR EACH COATING CONSISTING OF (a) COATING TYPE, (b) VOC CONTENT AS APPLIED IN GRAMS PER LITER (g/l) OF MATERIALS USED FOR LOW-SOLIDS COATINGS, (c) VOC CONTENT AS APPLIED IN g/l OF COATING, LESS WATER AND EXEMPT SOLVENT, FOR OTHER COATING.

[RULE 3004 (a) (4)]

Emissions and Requirements:

2. THIS EQUIPMENT IS SUBJECT TO THE APPLICABLE REQUIREMENTS OF THE FOLLOWING RULES AND REGULATION:

VOC: RULE 1113, SEE APPENDIX B FOR EMISSION LIMITS

VOC: RULE 1171, SEE APPENDIX B FOR EMISSION LIMITS

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RULE 219 EQUIPMENT

Equipment Description:

RULE 219 EXEMPT EQUIPMENT, HAND WIPING OPERATIONS.

Emissions and Requirements:

- I. THIS EQUIPMENT IS SUBJECT TO THE APPLICABLE REQUIREMENTS OF THE FOLLOWING RULES AND REGULATION:

VOC: RULE 1171, SEE APPENDIX B FOR EMISSION LIMITS

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SECTION E: ADMINISTRATIVE CONDITIONS

The operating conditions in this section shall apply to all permitted equipment at this facility unless superseded by condition(s) listed elsewhere in this permit.

1. The permit shall remain effective unless this permit is suspended, revoked, modified, reissued, denied, or it is expired for nonpayment of permit processing or annual operating fees. [201, 203, 209, 301]
 - a. The permit must be renewed annually by paying annual operating fees, and the permit shall expire if annual operating fees are not paid pursuant to requirements of Rule 301(d). [301(d)]
 - b. The Permit to Construct listed in Section H shall expire one year from the Permit to Construct issuance date, unless a Permit to Construct extension has been granted by the Executive Officer or unless the equipment has been constructed and the operator has notified the Executive Officer prior to the operation of the equipment, in which case the Permit to Construct serves as a temporary Permit to Operate. [202, 205]
 - c. The Title V permit shall expire as specified under Section K of the Title V permit. The permit expiration date of the Title V facility permit does not supercede the requirements of Rule 205. [205, 3004]
2. The operator shall maintain all equipment in such a manner that ensures proper operation of the equipment. [204]
3. This permit does not authorize the emissions of air contaminants in excess of those allowed by Division 26 of the Health and Safety Code of the State of California or the Rules and Regulations of the AQMD. This permit cannot be considered as permission to violate existing laws, ordinances, regulations, or statutes of other governmental agencies. [204]
4. The operator shall not use equipment identified in this facility permit as being connected to air pollution control equipment unless they are so vented to the identified air pollution control equipment which is in full use and which has been included in this permit. [204]

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SECTION E: ADMINISTRATIVE CONDITIONS

5. The operator shall not use any equipment having air pollution control device(s) incorporated within the equipment unless the air pollution control device is in full operation. [204]
6. The operator shall maintain records to demonstrate compliance with rules or permit conditions that limit equipment operating parameters, or the type or quantity of material processed. These records shall be made available to AQMD personnel upon request and be maintained for at least five years. [204]
7. The operator shall maintain and operate all equipment to ensure compliance with all emission limits as specified in this facility permit. Compliance with emission limits shall be determined according to the following specifications, unless otherwise specified by AQMD rules or permit conditions: [204]
 - a. For internal combustion engines and gas turbines, measured concentrations shall be corrected to 15 percent stack-gas oxygen content on a dry basis and be averaged over a period of 15 consecutive minutes; [1110.2, 1134]
 - b. For other combustion devices, measured concentrations shall be corrected to 3 percent stack-gas oxygen content on a dry basis and be averaged over a period of 15 consecutive minutes; [1146, 1146.1, 204]
 - c. For non-combustion sources, compliance with emission limits shall be determined and averaged over a period of 60 minutes; [204]
 - d. For the purpose of determining compliance with Rule 407, carbon monoxide (CO) shall be measured on a dry basis and be averaged over 15 consecutive minutes, and sulfur compounds which would exist as liquid or gas at standard conditions shall be calculated as sulfur dioxide (SO₂) and be averaged over 15 consecutive minutes; [407]
 - e. For the purpose of determining compliance with Rule 409, combustion contaminant emission measurements shall be corrected to 12 percent of carbon dioxide (CO₂) at standard conditions and averaged over a minimum of 15 consecutive minutes. [409]

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SECTION E: ADMINISTRATIVE CONDITIONS

- f. For the purpose of determining compliance with Rule 475, combustion contaminant emission measurements shall be corrected to 3 percent of oxygen (O₂) at standard conditions and averaged over 15 consecutive minutes or any other averaging time specified by the Executive Officer. [475]
8. The operator shall, when a source test is required by AQMD, provide a source test protocol to AQMD no later than 60 days before the proposed test date. The test shall not commence until the protocol is approved by AQMD. The test protocol shall contain the following information: [204, 304]
 - a. Brief description of the equipment tested.
 - b. Brief process description, including maximum and normal operating temperatures, pressures, throughput, etc.
 - c. Operating conditions under which the test will be performed.
 - d. Method of measuring operating parameters, such as fuel rate and process weight. Process schematic diagram showing the ports and sampling locations, including the dimensions of the ducts and stacks at the sampling locations, and distances of flow disturbances, (e.g. elbows, tees, fans, dampers) from the sampling locations (upstream and downstream).
 - e. Brief description of sampling and analytical methods used to measure each pollutant, temperature, flow rates, and moisture.
 - f. Description of calibration and quality assurance procedures.
 - g. Determination that the testing laboratory qualifies as an "independent testing laboratory" under Rule 304 (conflict of interest).
9. The operator shall submit a report no later than 60 days after conducting a source test, unless otherwise required by AQMD rules or equipment-specific conditions. The report shall contain the following information: [204]
 - a. The results of the source test.

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- b. Brief description of the equipment tested.
 - c. Operating conditions under which the test was performed.
 - d. Method of measuring operating parameters, such as fuel rate and process weight. Process schematic diagram showing the ports and sampling locations, including the dimensions of the ducts and stacks at the sampling locations, and distances of flow disturbances, (e.g. elbows, tees, fans, dampers) from the sampling locations (upstream and downstream).
 - e. Field and laboratory data forms, strip charts and analyses.
 - f. Calculations for volumetric flow rates, emission rates, control efficiency, and overall control efficiency.
10. The operator shall, when a source test is required, provide and maintain facilities for sampling and testing. These facilities shall comply with the requirements of AQMD Source Test Method 1.1 and 1.2. [217]
11. Whenever required to submit a written report, notification or other submittal to the Executive Officer, AQMD, or the District, the operator shall mail or deliver the material to: Deputy Executive Officer, Engineering and Compliance, AQMD, 21865 E. Copley Drive, Diamond Bar, CA 91765-4182. [204]

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SECTION F: RECLAIM MONITORING AND SOURCE TESTING REQUIREMENTS

NOT APPLICABLE

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**SECTION G: RECORDKEEPING AND REPORTING REQUIREMENTS FOR
RECLAIM SOURCES**

The Facility shall comply with all applicable reporting and recordkeeping requirements in Regulation XX. These requirements may include but are not limited to the following:

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SECTION H: PERMIT TO CONSTRUCT AND TEMPORARY PERMIT TO OPERATE

NONE

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SECTION I: PLANS AND SCHEDULES

This section lists all plans approved by AQMD for the purposes of meeting the requirements of applicable AQMD rules specified below. The operator shall comply with all conditions specified in the approval of these plans.

Documents pertaining to the plan applications listed below are available for public review at AQMD Headquarters. Any changes to plan applications will require permit modification in accordance with Title V permit revision procedures.

List of approved plans:

Application	Rule
343281	1150.1
345602	431.1
505368	3003

NOTE: This section does not list compliance schedules pursuant to the requirements of Regulation XXX - Title V Permits; Rule 3004(a)(10)(C). For equipment subject to a variance, order for abatement, or alternative operating condition granted pursuant to Rule 518.2, equipment specific conditions are added to the equipment in Section D or H of the permit.



South Coast Air Quality Management District

21865 E. Copley Drive, Diamond Bar, CA 91765-4182
(909) 396-2000 • www.aqmd.gov

April 1, 2003

Kevin H. Kondru
County of Orange
Integrated Waste Management Department (IWMD)
320 North Flower Street, Suite 400
Santa Ana, California 92703

**RE: Rule 431.1 Alternative Monitoring Plan for the Prima Deshecha Landfill
Facility ID: 52753 Application No. 345602**

Dear Mr. Kondru;

The IWMD submitted an Alternative Monitoring Plan (AMP) to demonstrate compliance with South Coast Air Quality Management District (AQMD) Rule 431.1 at the Prima Deshecha Landfill. Supporting data submitted from September 1998 through September 2001 along with an updated data package dated November 15, 2001 were evaluated. The AMP has been approved by AQMD, CARB and EPA provided that the following conditions are met:

- 1) The colorimetric tubes (TUBES) for analyzing H₂S as TS shall be used in accordance with manufacturer's instructions. Testing with TUBES shall be conducted by personnel properly trained in its operation. The TUBES shall be used within their shelf life.
- 2) Based on the concentration of Total Sulfur (TS) in the landfill gas (as measured by a TUBE), tiered sampling and reporting requirements as outlined in the following table shall be implemented.

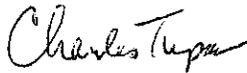
ACTION LEVEL	IWMD PROPOSED MONITORING	AQMD MODIFIED TIERS	SAMPLING REQUIREMENT
Tier I	TS ≤ 100 ppm	TS < 100 ppm	- Quarterly using Method 307-91 - Monthly using TUBE
Tier II	100 ppm < TS ≤ 120 ppm	100 ppm ≤ TS < 120 ppm	- Monthly using Method 307-91 - Weekly using TUBE
Tier III	120 ppm < TS ≤ 135 ppm	120 ppm ≤ TS < 129 ppm	- Weekly using Method 307-91 - Daily using TUBE
Tier IV	135 ppm < TS ≤ 150 ppm	TS ≥ 129 ppm	- Potential RULE 431.1 Violation - Inform AQMD immediately following R430 Breakdown Provisions - Daily using Method 307-91

Cleaning the air that we breathe...

Since this AMP is approved, fuel gas determination and reporting for sulfur content, as described in Rule 431.1(g)(10) and outlined in your approved Rule 1150.1 Compliance Plan, no longer serves as a surrogate method of compliance with Rule 431.1.

If you have any further questions, please contact me at (909) 396-2684.

Sincerely,



Charles Tupac
Air Quality Analysis and Compliance Supervisor
Toxics and Waste Management Team

CT:sc

cc: David Jones, Compliance
File



South Coast Air Quality Management District

21865 E. Copley Drive, Diamond Bar, CA 91765-4182
(909) 396-2000 • <http://www.aqmd.gov>

July 21, 2000

ORANGE CO, IWMD
320 N. FLOWER ST., SUITE 400
SANTA ANA, CA 92703

Attention: KEVIN KONDRU

RULE 1150.1 COMPLIANCE PLAN

Reference is made to your Application for a Rule 1150.1 Compliance Plan for the following landfill.

Facility ID:	52753	Sector:	RG
Application No:	343281	Phone No:	(714) 834-4056
Common Name:	Prima Deshecha		
Location Address:	32250 LA PATA AVE		
City:	SAN JUAN CAPISTRANO	, CA	92675

South Coast Air Quality Management District (AQMD) has reviewed your application and approved the following alternatives to Rule 1150.1 requirements for your landfill. Rule 1150.1 Compliance Plans may be submitted by each owner or operator responsible for that section of the rule directly under their control, or by the owner or operator responsible for the entire landfill. Compliance under the alternative provision is achieved if only one owner or operator with responsibility submits a compliance plan for the applicable section of the rule. Only one alternative to each rule requirement shall be allowed for multiple Compliance Plans issued to one landfill. The approved alternative shall be written into each Compliance Plan. The AQMD reserves the right to deny any or all of these alternatives if it is determined that the alternative(s) allow emissions from the landfill that would not have occurred if the owner or operator was complying with the rule requirements.

Where no Rule 1150.1 alternatives are specified below, compliance with provisions of Rule 1150.1 is required. You are further advised that other governmental agencies may require approval for the operation of this landfill and it is the responsibility of the

(Adopted April 5, 1985)(Amended April 10, 1998)
(Amended March 17, 2000)

**RULE 1150.1. CONTROL OF GASEOUS EMISSIONS FROM
MUNICIPAL SOLID WASTE LANDFILLS**

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**The reference numbers in the left hand margin of the rule refer to sections of
40 CFR, Part 60, Subpart WWW (NSPS)**

**RULE 1150.1. CONTROL OF GASEOUS EMISSIONS FROM MUNICIPAL
SOLID WASTE LANDFILLS**

(a) Purpose

The rule is intended to limit Municipal Solid Waste (MSW) landfill emissions to prevent public nuisance and possible detriment to public health caused by exposure to such emissions.

(b) Applicability

This rule applies to each active and inactive MSW landfill.

(c) Definitions

Terms used but not defined in this rule have the meaning given them in 40 CFR, Part 60, Section 60.751 (Definitions):

- (1) ADMINISTRATOR means the Executive Officer of the South Coast Air Quality Management District (District).
- (2) ACTIVE LANDFILL means an MSW landfill that has received waste on or after November 8, 1987.
- (3) BACKGROUND means the local ambient concentration of total organic compounds (TOC) measured as methane determined by holding the instrument probe approximately 5 to 6 feet above the landfill surface.
- (4) CLOSED LANDFILL means a disposal facility that has ceased accepting waste and was closed in accordance with all applicable federal, state and local statutes, regulations, and ordinances in effect at the time of closure.
- (5) INACTIVE LANDFILL means an MSW landfill where solid waste had been disposed of before November 8, 1987 and no more subsequent solid waste disposal activity has been conducted within the disposal facility.
- (6) MSW LANDFILL means an entire disposal facility in a contiguous geographical space where solid waste is placed in or on land. An MSW landfill may be either active or inactive.
- (7) OPERATOR means the person:
 - (A) Operating the MSW landfill, or
 - (B) Operating the MSW landfill gas collection or control system.
- (8) OWNER means the person holding Title to the property.

- (9) PERIMETER means the outer boundary of the entire waste disposal property.
- (10) PROFESSIONAL ENGINEER means an engineer holding a valid certificate issued by the State of California Board of Registration for Professional Engineers and Land Surveyors or a state offering reciprocity with California.
- (11) TOXIC AIR CONTAMINANT (TAC) means an air contaminant which has been identified as a hazardous air pollutant pursuant to Section 7412 of Title 42 of the United States Code; or has been identified as a TAC by the Air Resources Board pursuant to Health and Safety Code Section 39655 through 39662, or which may cause or contribute to an increase in mortality or an increase in serious illness, or potential hazard to human health.

(d) Active Landfill Design and Operation Requirements

The MSW landfill owner or operator shall comply with the provisions of paragraphs (d)(1) through (d)(11):

- (1) If a valid Permit to Construct or Permit to Operate for the collection and control system that meets the requirements of subparagraphs (d)(1)(A) through (d)(1)(C) has not been issued by the District by the adoption date of this rule, submit a site-specific collection and control system design plan. The design plan shall be prepared by a Professional Engineer and sent to the Executive Officer with applications for Permits to Construct or Permits to Operate no later than one year after the adoption of this rule. The Executive Officer shall review the collection and control system design and either approve it, disapprove it, or request that additional information be submitted.

752(b)(2)(i)
752(b)(2)(i)(D)

- (A) The collection and control system shall be designed to handle the maximum expected gas flow rate from the entire area of the landfill that requires control, to minimize migration of subsurface gas to comply with paragraph (d)(4), and to collect gas at an extraction rate to comply with paragraphs (d)(5) and (d)(6). For the purposes of calculating the maximum expected gas generation flow rate from the landfill, one of the equations in 40 CFR, Part 60, Section 60.755(a)(1) shall be used. Another method may be used

752(b)(2)(ii)(A)(1), (3), (4)
755(a)(1)
758(b)(1)(i)

to determine the maximum gas generation flow rate, if the method has been approved by the Executive Officer.

- (B) If a valid Permit to Construct or Permit to Operate has not been issued by the District for the collection and control system, the collection and control system design plan shall either conform with specifications for active collection systems in 40 CFR, Part 60, Section 60.759 or include a demonstration to the Executive Officer's satisfaction of the sufficiency of the alternative provisions describing the design and operation of the collection system, the operating parameters that would indicate proper performance, and appropriate monitoring procedures. Alternatives to this rule shall be submitted as specified in subdivision (i).

752(b)(2)(i)(C)
756(e)

- (C) The design plan shall provide for the control of collected MSW landfill emissions through the use of a collection and control system meeting the applicable requirements in clauses (d)(1)(C)(i) and (d)(1)(C)(ii):

752(b)(2)(iii)

- (i) Route all the collected gas to a control system designed and operated to either reduce NMOC by at least 98 percent by weight or reduce the outlet NMOC concentration to less than 20 parts per million by volume (ppmv), dry basis as hexane at 3 percent oxygen. The required reduction efficiency or ppmv shall be established by an initial source test, required under 40 CFR, Part 60, Section 60.8 and annually thereafter using the test methods specified in paragraph (j)(1). The annual source test shall be conducted no later than 45 days after the anniversary date of the initial source test.

**ALTERNATIVE: BACKUP FLARE - SOURCE TEST
AFTER EVERY 4000 HOURS OF
OPERATION OR EVERY THREE YEARS
WHICHEVER COMES FIRST.**

- (I) If a boiler or process heater is used as the control device, the landfill gas stream shall be introduced into the flame zone. Where the landfill gas is the primary fuel for the boiler or process heater,

introduction of the landfill gas stream into the flame zone is not required.

(II) The control device shall be operated within the operating parameter ranges established during the initial or most recent compliant source test. The operating parameters to be monitored are specified under paragraph (e)(6).

(ii) Route the collected gas to a treatment system that processes the collected gas for subsequent sale or use. All emissions from any atmospheric vent from the gas treatment system shall be subject to the requirements of clause (d)(1)(C)(i).

(2) Install and operate the collection and control system no later than 18 months after the submittal of the design plan.

752(b)(2)(ii)

(3) If the District has not issued prior written approval for subsurface refuse boundary sampling probes, design and install subsurface refuse boundary sampling probes as specified in Section 1.1, Attachment A, to determine whether landfill gas migration exists. Installation of the refuse boundary probes shall be no later than 18 months after the submittal of the collection and control design plan as specified in paragraph (d)(1).

ALTERNATIVE: THE SUBSURFACE REFUSE BOUNDARY PROBES APPROVED IN THE PAST OR SUBMITTED WITH THIS APPLICATION, ARE APPROVED. ALL FUTURE DESIGNS AND INSTALLATIONS NOT MEETING THE RULE REQUIREMENTS, SHALL BE SUBMITTED FOR AQMD PRE-CONSTRUCTION APPROVAL WITH A COMPLIANCE PLAN APPLICATION.

(4) Operate the collection system to prevent the concentration of TOC measured as methane from exceeding five percent by volume in the subsurface refuse boundary sampling probes constructed for the purposes of detecting lateral migration of landfill gas away from the waste mass, as determined from collected samples.

(5) Operate the collection system to prevent the concentration of TOC measured as methane from exceeding 50 ppmv as determined by integrated samples taken on numbered 50,000 square foot landfill grids.

(6) Operate the collection system to prevent the concentration of TOC measured as methane from exceeding 500 ppmv above background as

753(d)

determined by instantaneous monitoring at any location on the landfill, except at the outlet of any control device.

- (7) Operate the control or treatment system at all times when the collected gas is routed to the system. In the event the collection, treatment or control system is inoperable, the gas conveying system shall be shut down and all valves in the collection, treatment and control system contributing to venting of the gas to the atmosphere shall be closed no later than one hour after such breakdown or no later than one hour after the time the owner or operator knew or reasonably should have known of its occurrence.

753(e)

- (8) Operate the collection, treatment and control system until all the exemption criteria under subdivision (k) has been met and the reports specified in subparagraph (f)(2)(D) have been submitted to the Executive Officer.

752(b)(2)(V)

- (9) Design, install and operate a wind speed and direction monitoring system with a continuous recorder of the requirements in subparagraphs (d)(9)(A) and (d)(9)(B), at a site which is representative of the wind speed and direction in the areas being sampled. The wind velocity shall be recorded throughout the sampling period. The wind direction transmitter shall be oriented to true north using a compass. The monitor shall be installed according to the criteria set forth in 40 CFR, Part 50.

(A) For wind speed use a 3 cup assembly, with a range of 0 to 50 miles per hour, with a threshold of 0.75 mile per hour or less.

(B) For wind direction use a vane, with a range of 0 to 540 degrees azimuth, with a threshold of plus-minus 2 degrees.

ALTERNATIVE: THE WIND SPEED MAY BE MEASURED WITH AN APPROVED HAND-HELD ANEMOMETER DURING INTEGRATED SURFACE MONITORING.

- (10) Comply with the requirements of Section 21140 – Final Cover, of California Code of Regulations Title 27, Subchapter 5 – Closure and Post-Closure Maintenance, upon closure of a MSW landfill unit, incorporated herein as Attachment B.

- (11) Comply with the requirement of Section 20200 – State Water Resources Conservation Board (SWRCB) Applicability and Classification Criteria of California Code of Regulations Title 27, Article 2 – SWRCB, Waste Classification and Management, with respect to the disposal of liquids and

semi-solid waste at Class III landfills, incorporated herein as Attachment C.

(e) Active Landfill Sampling and Monitoring Requirements

The MSW landfill owner or operator shall comply with the provisions of paragraphs (e)(1) through (e)(6), after installation of the landfill gas control system:

- (1) Monitor and collect samples for analysis as specified in Section 1.0, Attachment A, to determine the concentrations of TOC and TAC each month from the subsurface refuse boundary sampling probes, to assure continued compliance. Any measurement of 5 percent TOC by volume or greater shall be recorded as an exceedance and the actions specified in subparagraphs (e)(1)(A) through (e)(1)(C) shall be taken.

ALTERNATIVE: TOC MONTHLY/TAC QUARTERLY

- (A) The probe shall be identified and the location recorded as specified in Section 1.6, Attachment A.
- (B) Adjustments to the vacuum of adjacent wells to increase the gas collection in the vicinity of the probe with the exceedance shall be made and the probe resampled no later than 10 calendar days after detecting the exceedance.
- (C) If the resampling of the probe shows a second exceedance, additional corrective action shall be taken and the probe shall be resampled again no later than 10 calendar days after the second exceedance. If the resampling shows a third exceedance, it is a violation unless the owner or operator determines that a new or replacement gas collection well is needed. The owner or operator must install and operate the new or replacement well no later than 45 days after detecting the third exceedance.
- (2) Collect monthly integrated samples for analysis as specified in Section 2.0, Attachment A, to determine the concentrations of TOC and TAC from the landfill surface, to assure continued compliance. Any reading of 50 ppmv or greater shall be recorded as an exceedance and the actions specified in subparagraphs (e)(2)(A) through (e)(2)(C) shall be taken.

ALTERNATIVE: QUARTERLY

- (A) The grid shall be identified and the location recorded as specified in Section 2.8, Attachment A.

- (B) Cover maintenance or adjustments to the vacuum of adjacent wells to increase the gas collection in the vicinity of the grid with the exceedance shall be made and the grid resampled no later than 10 calendar days after detecting the exceedance. If measurable precipitation occurs within the 10 calendar days, all resampling and analysis shall comply with Section 2.2.2, Attachment A.
- (C) If the resampling of the grid shows a second exceedance, additional corrective action shall be taken and the grid shall be resampled again no later than 10 calendar days after the second exceedance. If the resampling shows a third exceedance, it is a violation unless the owner or operator determines that a new or replacement gas collection well is needed. The owner or operator must install and operate the new or replacement well no later than 45 days after detecting the third exceedance.
- (3) Monitor instantaneously as specified in Section 3.0, Attachment A, to determine the concentration of TOC each calendar quarter, to assure continued compliance. Any reading of 500 ppmv TOC or greater shall be recorded as an exceedance and the actions specified in subparagraphs (e)(3)(A) through (e)(3)(C) shall be taken. Any closed landfill that has no monitored exceedances of the 500 ppmv standard in three consecutive quarterly monitoring periods may monitor annually. Any reading of 500 ppmv TOC or more above background detected during the annual monitoring or compliance inspections shall result in a return to quarterly monitoring for that landfill.
- 755(c)
756(f)
- (A) The location of each monitored exceedance shall be marked on the landfill or identified by using a global positioning system and the location recorded as specified in Section 3.4, Attachment A.
- (B) Cover maintenance or adjustments to the vacuum of adjacent wells to increase the gas collection in the vicinity of each exceedance shall be made and the location shall be remonitored no later than 10 calendar days after detecting the exceedance.
- (C) If the remonitoring of the location shows a second exceedance, additional corrective action shall be taken and the location shall be remonitored again no later than 10 days after the second exceedance. If the remonitoring shows a third exceedance, it is a violation unless the owner or operator determines that a new or

(C) The data required to be recorded under Section 2.8, Attachment A, for integrated samples and all remedial actions taken for exceedances of the 50 ppmv TOC standard required in paragraph (d)(5).

758(e)

(D) The data required to be recorded under Section 3.4, Attachment A, for instantaneous monitoring and all remedial actions taken for exceedances of the 500 ppmv TOC standard required in paragraph (d)(6).

(E) The data required to be recorded under Section 4.5, Attachment A, for landfill gas samples collected from the main gas collection header line entering the gas treatment and/or gas control systems.

(F) The data required to be recorded under Section 5.7, Attachment A, from ambient air collected at the landfill property boundary.

757(f)(3)

(G) A description and the duration of all periods when the collection, treatment or control device was not operating for a period exceeding one hour and the length of time the system was not operating.

758(c)

(H) Continuous records of the equipment operating parameters specified to be monitored under paragraph (e)(6) as well as records for periods of operation during which the parameter boundaries established during the most recent source test are exceeded.

(i) The following constitute exceedances that shall be recorded:

(I) For enclosed combustors except for boilers and process heaters with design heat input capacity of 44 megawatts (150 million British thermal unit per hour) or greater, all 3-hour periods of operation during which the average combustion temperature was more than 28° C (82° F) below the average combustion temperature during the most recent source test at which compliance with subparagraph (d)(1)(C) was determined.

(II) For boilers or process heaters, whenever there is a change in the location at which the vent stream is introduced into the flame zone as required under clause (f)(1)(A)(iv).

- (ii) Records of the indication of flow to the control device specified under paragraph (e)(6)(A)(ii).
 - (iii) Each owner or operator who uses a boiler or process heater with a design heat input capacity of 44 megawatts or greater to comply with subparagraph (d)(1)(C) shall keep records of all periods of operation of the boiler or process heater. (Examples of such records could include records of steam use, fuel use, or monitoring data collected pursuant to other State, local, Tribal, or Federal regulatory requirements.)
- (2) The reports required in subparagraphs (f)(2)(A) through (f)(2)(D) shall be submitted to the Executive Officer (Either paper copy or electronic formats are acceptable).
- (A) The initial source test report no later than 180 days after start-up and each succeeding complete annual source test report no later than 45 days after the anniversary date of the initial source test, for all control systems required in subparagraph (d)(1)(C).
 - (B) A report no later than 45 days after the last day of each calendar quarter with the information required in clauses (f)(2)(B)(i) and (f)(2)(B)(ii).
 - (i) All exceedances of the emission standards required in paragraphs (d)(4), (d)(5) and (d)(6) in the format required under Sections 1.6, 2.8 and 3.4, Attachment A. All exceedance resampling/remonitoring and each corrective action required under paragraphs (e)(1), (e)(2) and (e)(3). If there are no exceedances, submit a letter stating there were no exceedances for that quarter.
 - (ii) All TAC analyses required in paragraphs (e)(1) through (e)(5).
 - (C) A closure report to the Executive Officer no later than 30 days after waste acceptance cessation. The Executive Officer may request additional information as may be necessary to verify that permanent closure has taken place in accordance with the requirements of 40 CFR, Part 258, Section 258.60 or the applicable federal, state and local statutes, regulations, and ordinances in effect at the time of closure. If a closure report has been submitted

757(d)

to the Executive Officer, no additional wastes shall be placed into the landfill without filing a notification of modification as described under 40 CFR, Part 60, Section 60.7(a)(4).

(D) A decommissioning report to the Executive Officer 30 days prior to well capping, removal or cessation of operation of the collection, treatment or control equipment. The decommissioning report shall contain all of the items as specified in clauses (f)(2)(D)(i) through (f)(2)(D)(iii):

757(e)

- (i) A copy of the closure report submitted in accordance with subparagraph (f)(2)(C).
- (ii) A copy of the initial source test report demonstrating that the collection and control system has been installed a minimum of 15 years.
- (iii) All records needed to verify the landfill meets the exemption criteria under subdivision (k).

(g) Active Landfill Compliance Schedule

The MSW landfill owner or operator shall comply with the active landfill requirements of this rule or submit alternatives to this rule as specified in subdivision (i) no later than 90 days after April 10, 1998. Rule 1150.1 Compliance Plans previously submitted to the District shall remain in effect during the 90 days after April 10, 1998, or until the owner or operator has received an approved alternative Rule 1150.1 Compliance Plan submitted as specified in subdivision (i).

(h) Inactive Landfill Requirements

The MSW landfill owner or operator shall comply with either the applicable requirements in paragraphs (h)(1) and (h)(2) or submit alternatives to this rule as specified in subdivision (i).

(1) Inactive landfills that have a landfill gas collection system shall meet all of the active landfill requirements. For those inactive landfills without a gas collection system and determined to need one, meet all of the active landfill requirements, except the collection and control system design plan and applications for permits shall be submitted no later than one year after notification by the Executive Officer.

(2) Inactive landfills without a gas collection system:

- (A) Upon discovery of TOC measured as methane exceeding 500 ppmv at any location on the landfill surface, apply mitigation measures such as compaction, additional cover, and/or watering to reduce the emissions to less than 500 ppmv. The procedure used for measurement of TOC shall meet the requirements of Section 3.0, Attachment A.
- (B) Submit the following Data and/or meet the required action in paragraph (h)(1):
- (i) At any time after the adoption of this rule, but not later than 30 days after the receipt of a request, submit to the Executive Officer a screening questionnaire pursuant to California Air Resources Board Health and Safety Code (H & S) 41805.5.
 - (ii) No later than 90 days after the date of a second request, submit to the Executive Officer a solid waste air quality assessment test (SWAT) report pursuant to H & S 41805.5, to determine whether or not a landfill gas collection and control system and/or a subsurface refuse boundary probe sampling system shall be required to be installed.
 - (iii) If additional time is needed to provide the information required in clauses (h)(2)(B)(i) and (h)(2)(B)(ii), a written request for an extension may be submitted in writing to the Executive Officer, indicating the amount of time that is needed to obtain such information. Such a request for an extension may be submitted to the Executive Officer no later than 30 days after the receipt of the Executive Officer's requests as specified in clauses (h)(2)(B)(i) and (h)(2)(B)(ii).
 - (iv) Upon notification by the Executive Officer that a landfill gas collection and control system and/or a subsurface refuse boundary probe sampling system shall be required, comply with paragraph (h)(1).

(i) Alternatives:

752(b)(2)(i)(B)

Because of the many site-specific factors involved in the design and operation of landfill gas systems, alternatives to the requirements, test methods, procedures,

compliance measures, monitoring, recordkeeping or reporting provisions of this rule may be necessary. All alternatives to the requirements of this rule shall be submitted to the Executive Officer in a Rule 1150.1 Compliance Plan. The Executive Officer shall review the Rule 1150.1 Compliance Plan and either approve it, disapprove it, or request that additional information be submitted. The Executive Officer shall deny the plan unless he determines that it will provide equivalent levels of emission control and enforceability, as would compliance with the requirements of this rule.

(j) Test Methods

(1) Methods of Analysis

(A) Either U.S. EPA Reference Method 25 or U.S. EPA Reference Method 18, 40 CFR, Part 60, Appendix A shall be used to determine the efficiency of the control system in reducing NMOC by at least 98 percent by weight. If using Method 18, the minimum list of compounds to be tested shall be those published in the most recent Compilation of Air Pollutant Emission Factors (AP-42). The equation in subparagraph (j)(1)(B) shall be used to calculate efficiency.

754(d)

(B) U.S. EPA Reference Method 25, 40 CFR, Part 60, Appendix A shall be used to determine the efficiency of the control system in reducing the outlet NMOC concentration to less than 20 ppmv, dry basis as hexane at 3 percent oxygen. Until, but not after District Method 25.3 has met equivalency as specified in paragraph (j)(2), U.S. EPA Reference Method 18, 40 CFR, Part 60, Appendix A may be used for this source test. If using Method 18, the minimum list of compounds to be tested shall be those published in the most recent Compilation of Air Pollutant Emission Factors (AP-42). The following equation shall be used to calculate efficiency:

$$\text{Control Efficiency} = (\text{NMOC}_{\text{in}} - \text{NMOC}_{\text{out}}) / (\text{NMOC}_{\text{in}})$$

where,

NMOC_{in} = mass of NMOC entering control device

NMOC_{out} = mass of NMOC exiting control device

(2) Equivalent Test Methods

Any other method demonstrated to be equivalent and approved in writing by the Executive Officers of the District, the California Air Resources Board (CARB), and the Regional Administrator of the United States Environmental Protection Agency (U.S. EPA), Region IX, or their designees, may be used to determine compliance with this rule.

(k) Exemptions

An MSW landfill may be temporarily exempt from all or any portion of the requirements of this rule if the owner or operator can demonstrate to the Executive Officer that the MSW landfill emissions meet the requirements of paragraphs (k)(1) through (k)(4). Temporary exemption may be independently determined by the Executive Officer, if the MSW landfill emissions meet the requirements of paragraphs (k)(1) through (k)(4). MSW landfills issued temporary exemption letters by the Executive Officer shall remain exempt, subject to periodic review, provided:

- (1) The MSW landfill complies with the requirements of paragraphs (d)(4), (d)(5) and (d)(6).
- (2) The MSW landfill emits less than 55 tons per year of NMOC as specified in 40 CFR, Part 60, Section 60.752(b) or, for a closed landfill, as specified in 40 CFR, Part 60, Section 60.752(b)(2)(v)(C).
- (3) The MSW landfill constitutes an insignificant health risk. In making this determination the Executive Officer shall consider the listed factors in subparagraphs (k)(3)(A) through (k)(3)(G). Where not specified, in evaluating the cancer risks and hazard indexes, the Executive Officer shall be guided by the definitions in District Rule 1401 - New Source Review of Carcinogenic Air Contaminants, and Rule 1402 - Control of Toxic Air Contaminants From Existing Sources.
 - (A) The proximity to, and any adverse impacts on, residences, schools, hospitals or other locations or structures which have children, or elderly or sick persons.
 - (B) The emission migration beyond the landfill property boundary.
 - (C) The complaint history.
 - (D) The age and closure date.
 - (E) The amount and type of waste deposited.
 - (F) That the emissions of carcinogenic air contaminants, specified in Table 1, Attachment A, from the landfill will not result in a

maximum individual cancer risk greater than one in one million (1×10^{-6}) at any receptor location.

- (G) That the emissions of TAC, specified in Table 1, Attachment A, from the landfill will not result in a total acute or chronic Hazard Index of greater than 1.

- (4) The MSW landfill is in compliance with District Nuisance Rule 402.

Such temporary exemption shall be reviewed periodically by the Executive Officer, to consider the land use surrounding the landfill and gaseous emissions, and the impact on the public. Depending upon the results of the review, the Executive Officer may extend or terminate the exemption.

- (I) Loss of Exemption

If an MSW landfill should have its temporary exemption terminated, the owner or operator shall comply with the active landfill requirements of this rule.

ATTACHMENT A

1.0 SUBSURFACE REFUSE BOUNDARY SAMPLING PROBES

Paragraph (d)(4) and (e)(1) Requirements of Rule 1150.1

1.1 Subsurface Probe Design and Installation

Landfills which are subject to Rule 1150.1 must install and maintain a subsurface refuse boundary probe sampling system of adequate design to determine if gas migration exists for the ultimate purpose of preventing surface emissions. The California Integrated Waste Management Board also requires the installation of refuse boundary probes for purposes of detecting and ultimately preventing subsurface migration of landfill gas past the permitted property boundary of the landfill/disposal site as well as the prevention of the accumulation of landfill gas in on-site structures. It is the District's intent that the subsurface refuse boundary probes required by paragraph (d)(3) of Rule 1150.1 be designed and installed in such a manner as to comply with the requirements of the California Integrated Waste Management Board (whenever possible) and Sections 1.1.1 through 1.1.4.

1.1.1 The probes shall be installed within the landfill property line and outside the refuse disposal area.

1.1.2 Wherever accessible, the probes shall be located no further than 100 feet from the refuse boundary.

ALTERNATIVE: WHEREVER ACCESSIBLE AND THE PROBES ARE GREATER THAN 100 FEET FROM THE REFUSE, MONITOR INSTANTANEOUSLY FROM THE REFUSE BOUNDARY TO THE PROBE, USING THE GRID METHOD EVERY QUARTER AND WHEN PROBES EXCEED 2% TOC. THAT PORTION OF GRIDS 1 THROUGH 14 STEEPER THAN 30 DEGREES OR WITH LARGE CLUMPS OF DENSE PERENNIAL VEGETATION (NOT ANNUAL WEEDS) ARE EXEMPT FROM THIS REQUIREMENT.

1.1.3 The spacing between probes shall be based on the adjacent land use no further than 1320 feet (1/4 mile) from the refuse boundary and shall be determined as follows:

LAND USE	SPACING
Residential/Commercial	100 feet

Public Access	500 feet
Undeveloped Open Space, (No Public Access)	650 feet
Landfill with Liners	1000 feet

1.1.4 Each probe shall be capped, sealed, have a sampling valve and be of multiple-depth design for which the depth shall be determined based on the depth of refuse no further than 500 feet from the probe as follows:

First Depth	10 feet below surface.
Second Depth	25% of refuse depth or 25 feet below surface, whichever is deeper.
Third Depth	50% of refuse depth or 50 feet below surface, whichever is deeper.
Fourth Depth	75% of refuse depth or 75 feet below surface, whichever is deeper.

Second, third, or fourth depth probes may be deleted if the required depth of such probe is deeper than the depth of the refuse.

1.2 Number of Samples

All refuse boundary gas probes at each depth shall be monitored monthly for TOC measured as methane using a portable flame ionization detector (FID) meeting the requirements of Section 3.2 and with a tube connected to the probe sampling valve. In addition, samples shall be taken as specified in Section 1.2.1 or 1.2.2 to determine the concentration of both TOC and TAC. The Executive Officer may require additional probes to be sampled upon written request.

1.2.1 If the TOC concentration measured with the FID does not exceed 5% by volume in any of the probes, collect one bag sample from one probe with the highest concentration, or

ALTERNATIVE: IF THE TOC CONCENTRATION MEASURED WITH THE FID OR APPROVED ALTERNATIVE DOES NOT EXCEED 5% BY VOLUME IN ANY OF THE PROBES, NO BAG SAMPLES ARE REQUIRED FOR TOC ANALYSIS. HOWEVER, EACH QUARTER COLLECT ONE BAG SAMPLE FOR TAC ANALYSIS FROM THE PROBE WITH THE HIGHEST CONCENTRATION DURING ANY ONE OF THE MONTHLY MONITORING PERIODS, OR

1.2.2 If the TOC concentration measured with the FID for any of the probes exceeds 5% by volume, collect one bag sample per probe from the probes with the highest concentrations above 5% by volume, from at least five probes.

ALTERNATIVE: IF THE TOC CONCENTRATION MEASURED WITH THE FID OR APPROVED ALTERNATIVE EXCEEDS 5% BY VOLUME IN ANY OF THE PROBES, EACH QUARTER COLLECT ONE BAG SAMPLE FOR TOC/TAC ANALYSIS FROM THE PROBE WITH THE HIGHEST CONCENTRATION DURING ANY ONE OF THE MONTHLY MONITORING PERIODS.

1.3 Subsurface Refuse Boundary Probe Sampling Procedure

1.3.1 Prior to collecting gas samples, evacuate the probe (the probes must be sealed during evacuation) until the TOC concentration remains constant for at least 30 seconds.

1.3.2 The constant TOC concentration shall be measured using an FID that meets the requirements in Section 3.2.

ALTERNATIVE: PORTABLE ANALYZERS ON AN APPROVED LIST OF EQUIPMENT MAINTAINED BY THE AQMD MAY BE USED AS ALTERNATIVES FOR THE SAMPLER/INSTRUMENT REQUIREMENTS OF THIS RULE.

1.3.3 Collect approximately a 10-liter gas sample in a Tedlar (Dupont trade name for polyvinyl) bag or equivalent container over a continuous ten-minute period using the evacuated container sampling procedure described in Section 7.1.1 of EPA Method 18 or direct pump sampling procedure described in Section 7.1.2 of EPA Method 18. The container shall be LIGHT-SEALED.

1.4 Subsurface Refuse Boundary Probe Analytical Procedures

All samples collected shall be analyzed no later than 72 hours after collection for TOC using U.S. EPA Method 25, 40 CFR, Part 60, Appendix A analysis or a portable FID that meets the requirements in Section 3.2 and for the TAC specified in Table 1 and upon written request, Table II, using U.S. EPA Compendium Method TO-14.

1.5 Chain of Custody (Required for samples sent to the lab)

A custody sheet shall accompany the bag samples. Each time a bag changes hands, it shall be logged on the custody sheet with the time of custody transfer recorded. Laboratory personnel shall record the condition of the sample (full, three-fourths full, one-half full, one-fourth full, or empty). An example of a custody sheet is shown in Figure 4.

1.6 Recording the Results

1.6.1 Record the volume concentration of TOC measured as methane for each individually identified refuse boundary probe (at each depth) and the volume concentration of TAC for selected probes on a quality control sheet as shown in Figure 3. Include a topographic map drawn to scale with the location of both the refuse boundary probes and the gas collection system clearly marked and identified.

1.6.2 Maintain and submit the results as specified in subdivision (f) of Rule 1150.1.

2.0 INTEGRATED LANDFILL SURFACE SAMPLING
Paragraph (d)(5) and (e)(2) Requirements of Rule 1150.1

2.1 Number of Samples

The number of samples collected will depend on the area of the landfill surface. The entire landfill disposal area shall be divided into individually identified 50,000 square foot grids. One monthly sample shall be collected from each grid for analysis. Any area that the Executive Officer deems inaccessible or dangerous for a technician to enter may be excluded from the sampling grids monitored by the landfill owner or operator. To exclude an area from monitoring, the landfill owner or operator shall file a written request with the Executive Officer. Such a request shall include an explanation of the requested exclusion and photographs of the area. The Executive Officer shall notify the landfill owner or operator in writing of the decision. Any exclusion granted shall apply only to the monitoring requirement. The 50 ppmv limit specified in paragraph (d)(5) of Rule 1150.1 applies to all areas.

**ALTERNATIVE: SAMPLING IS NOT REQUIRED FOR THE
FOLLOWING LANDFILL SURFACES: PORTIONS OF SLOPES 30
DEGREES AND GREATER, LARGE CLUMPS OF DENSE PERENNIAL
VEGETATION (NOT ANNUAL WEEDS), PAVED SURFACES EXCEPT**

FOR CRACKS, AND THAT PORTION OF GRIDS IN THE ACTIVE WORKING FACE, THE MAIN HAUL ROAD AND TEMPORARY STOCKPILES THAT ARE FIVE (5) FEET OR MORE IN HEIGHT. A TEMPORARY STOCKPILE DOES NOT INCLUDE A CLOSED LANDFILL FINAL COVER OR CAP.

2.2 Integrated Surface Sampling Conditions

2.2.1. The average wind speed during this sampling procedure shall be five miles per hour or less. Surface sampling shall be terminated when the average wind speed exceeds five miles per hour or the instantaneous wind speed exceeds ten miles per hour. Average wind speed is determined on a 15-minute average.

2.2.2. Surface sampling shall be conducted when the landfill is dry. The landfill is considered dry when there has been no measurable precipitation for the preceding 72 hours prior to sampling. Most major newspapers report the amount of precipitation that has fallen in a 24-hour period throughout the Southern California area. Select the nearest reporting station that represents the landfill location or provide for measurable precipitation collection at the MSW landfill wind monitoring station.

ALTERNATIVE: THE FOLLOWING PRECIPITATION IN INCHES AND WAITING PERIOD CRITERIA SHALL BE USED TO DETERMINE WHETHER THE LANDFILL IS DRY:

0.01 TO 0.10 - 24 HRS; 0.11 TO 0.25 - 48 HRS; > 0.25 - 72 HRS.

2.3 Integrated Surface Sampler Equipment Description

An integrated surface sampler is a portable self-contained unit with its own internal power source. The integrated sampler consists of a stainless steel collection probe, a rotameter, a pump, and a 10-liter Tedlar bag enclosed in a **LIGHT-SEALED CONTAINER** to prevent photochemical reactions from occurring during sampling and transportation. The physical layout of the sampler is shown in Figure 1.

An alternate integrated surface sampler may be used, provided that the landfill owner or operator can show an equivalency with the sampler specifications in Section 2.4 and shown in Figure 1. All alternatives shall be submitted as specified in subdivision (i) of Rule 1150.1.

2.4 Integrated Surface Sampler Equipment Specifications

- 2.4.1 Power: Batteries or any other power source.
- 2.4.2 Pump: The diaphragm shall be made of non-lubricated Viton (Dupont trade name for co-polymer of hexafluoropropylene and vinylidene fluoride) rubber.
- 2.4.3 Bag: One 10-liter Tedlar bag with a valve. The Tedlar bag shall be contained in a LIGHT-SEALED CONTAINER. The valve shall be leak free and constructed of aluminum, stainless steel, or non-reactive plastic with a Viton or Buna-N (butadiene acrylonitrile co-polymer) o-ring seal.
- 2.4.4 Rotameter: The rotameter shall be made of borosilicate glass or other non-reactive material and have a flow range of approximately 0-to-1 liter per minute. The scale shall be in milliliters or an equivalent unit. The graduations shall be spaced to facilitate accurate flow readings.
- 2.4.5 Air Flow Control Orifice: Needle valve in the rotameter.
- 2.4.6 Funnel: 316 stainless steel.
- 2.4.7 Fittings, Tubing and Connectors: 316 stainless steel or Teflon.

2.5 Integrated Surface Sampling Procedure

- 2.5.1 An integrated surface sampler as described in Section 2.4 shall be used to collect a surface sample approximately 8-to-10 liters from each grid.
- 2.5.2 During sampling, the probe shall be placed 0-to-3 inches above the landfill surface.
- 2.5.3 The sampler shall be set at a flow rate of approximately 333 cubic centimeters per minute
- 2.5.4 Walk through a course of approximately 2,600 linear feet over a continuous 25-minute period. Figure 2 shows a walk pattern for the 50,000 square foot grid.

ALTERNATIVE: IN THE AREA OF THE EXEMPTED PORTIONS OF THE GRIDS AS REFERENCED IN ATTACHMENT A, 2.1, THE OWNER OR OPERATOR SHALL PROVIDE MONTHLY VACUUM READINGS FROM ALL GAS EXTRACTION WELLS INFLUENCING EACH GRID. THE READINGS SHALL BE INCLUDED IN THE QUARTERLY REPORTS.

2.6 Integrated Surface Sample Analytical Procedures

All samples collected shall be analyzed no later than 72 hours after collection for TOC using U.S. EPA Method 25, 40 CFR, Part 60, Appendix A analysis or a portable FID that meets the requirements in Section 3.2. In addition, the samples specified in Section 2.6.1 or 2.6.2 must be analyzed no later than 72 hours after collection for the TAC specified in Table 1 and upon written request, Table II, using U.S. EPA Compendium Method TO-14.

2.6.1 Ten percent of all samples which have a concentration of TOC greater than 50 ppmv as methane, or

2.6.2 Two samples if all samples are 50 ppmv or less of TOC or two samples if there are less than 20 samples above 50 ppmv.

The Executive Officer may require more samples to be tested for TAC if he determines there is a potential nuisance or public health problem.

2.7 Chain of Custody (Required for samples sent to the lab)

A custody sheet shall accompany the bag samples. Each time a bag changes hands, it shall be logged on the custody sheet with the time of custody transfer recorded. Laboratory personnel shall record the condition of the sample (full, three-fourths full, one-half full, one-fourth full, or empty). An example of a custody sheet is shown in Figure 4.

2.8 Recording the Results

2.8.1 Record the volume concentration of both TOC measured as methane for each grid and the volume concentration for the required TAC on a quality control sheet as shown in Figure 3. Include a topographic map drawn to scale with the location of the grids and the gas collection system clearly marked and identified.

2.8.2 Record the wind speed during the sampling period using the wind speed and direction monitoring system required in paragraph (d)(9) of Rule 1150.1.

2.8.3 Maintain and submit the results as specified in subdivision (f) of Rule 1150.1.

3.0 INSTANTANEOUS LANDFILL SURFACE MONITORING
Subparagraph (d)(6) and (e)(3) Requirements of Rule 1150.1

3.1 Monitoring Area

The entire landfill disposal area shall be monitored once each calendar quarter. Any area of the landfill that the Executive Officer deems as inaccessible or dangerous for a technician to enter may be excluded from the area to be monitored by the landfill owner or operator. To exclude an area from monitoring, the landfill owner or operator shall file a petition with the Executive Officer. Such a request shall include an explanation of why the area should be excluded and photographs of the area. Any excluded area granted shall only apply to the monitoring requirement. The 500 ppmv limit specified in paragraph (d)(6) of Rule 1150.1 applies to all areas.

ALTERNATIVE: SAMPLING IS NOT REQUIRED FOR THE FOLLOWING LANDFILL SURFACES: PORTIONS OF SLOPES 30 DEGREES AND GREATER, LARGE CLUMPS OF DENSE PERENNIAL VEGETATION (NOT ANNUAL WEEDS), PAVED SURFACES EXCEPT FOR CRACKS, AND THAT PORTION OF GRIDS IN THE ACTIVE WORKING FACE, THE MAIN HAUL ROAD AND TEMPORARY STOCKPILES THAT ARE FIVE (5) FEET OR MORE IN HEIGHT. A TEMPORARY STOCKPILE DOES NOT INCLUDE A CLOSED LANDFILL FINAL COVER OR CAP.

3.2 Equipment Description and Specifications

A portable FID shall be used to instantaneously measure the concentration of TOC measured as methane at any location on the landfill. The FID shall meet the specifications listed in Sections 3.2.1 through 3.2.4 and shall be kept in good operating condition.

3.2.1 The portable analyzer shall meet the instrument specifications provided in Section 3 of U.S. EPA Method 21, except that:

3.2.1.1 "Methane" shall replace all references to VOC.

3.2.1.2 A response time of 15 seconds or shorter shall be used instead of 30 seconds.

3.2.1.3 A precision of 3% or better shall be used instead of 10%.

In addition the instrument shall meet the specifications in Sections 3.2.1.4 through 3.2.1.6.

3.2.1.4 A minimum detectable limit of 5 ppmv (or lower).

3.2.1.5 A flame-out indicator, audible and visual.

3.2.1.6 Operate at an ambient temperature of 0 - 50° C.

- 3.2.2 The calibration gas shall be methane, diluted to a nominal concentration of 10,000 ppmv in air for subsurface refuse boundary probe monitoring and sample analysis to comply with paragraph (e)(1) of Rule 1150.1, 50 ppmv in air for integrated sample analyses to comply with paragraph (e)(2) of Rule 1150.1 and 500 ppmv in air for instantaneous monitoring to comply with paragraph (e)(3) of Rule 1150.1.
- 3.2.3 To meet the performance evaluation requirements in Section 3.1.3 of U.S. EPA Method 21, the instrument evaluation procedures of Section 4.4 of U.S. EPA Method 21 shall be used.
- 3.2.4 The calibration procedures provided in Section 4.2 of U.S. EPA Method 21 shall be followed at the beginning of each day before commencing a surface monitoring survey.

3.3 Monitoring Procedures

- 3.3.1 The owner or operator shall monitor the landfill disposal area for TOC measured as methane using the described portable equipment.
- 3.3.2 The sampling probe shall be placed at a distance of 0-3 inches above any location of the landfill to take the readings.
- 3.3.3 At a minimum, an individually identified 50,000 square foot grid shall be used and a walk pattern as illustrated in Figure 2 shall be implemented including areas where visual observations indicate elevated concentrations of landfill gas, such as distressed vegetation and cracks or seeps in the cover.

ALTERNATIVE: IN THE AREA OF THE EXEMPTED PORTIONS OF THE GRIDS AS REFERENCED IN ATTACHMENT A, 3.1, THE OWNER OR OPERATOR SHALL INCLUDE A PATH TO AND AROUND EACH WELL HEAD WITHIN THE GRID AS WELL AS MONITORING WHERE VISUAL OBSERVATIONS INDICATE ELEVATED CONCENTRATIONS OF LANDFILL GAS, SUCH AS DISTRESSED VEGETATION AND CRACKS OR SEEPS IN THE COVER. IF MONITORING OF VISUAL OBSERVATIONS CANNOT BE SAFELY CONDUCTED ON THESE EXEMPTED AREAS, THE LOCATIONS SHALL BE INDICATED ON A TOPOGRAPHIC MAP AND A DISCUSSION OF THE

MITIGATION MEASURES IMPLEMENTED SHALL BE INCLUDED IN THE QUARTERLY MONITORING REPORT.

3.4 Recording the Results

3.4.1 Record the location and concentration of TOC measured as methane for any instantaneous reading of 500 ppmv or greater on a topographic map of the landfill, drawn to scale with the location of both the grids and the gas collection system clearly marked and identified.

3.4.2 Maintain and submit the results as specified in subdivision (f) of Rule 1150.1.

4.0 LANDFILL GAS SAMPLE FROM GAS COLLECTION SYSTEM
Subparagraph (e)(4) Requirement of Rule 1150.1

4.1 Number of Samples

Collect one monthly sample of landfill gas for analysis from the main gas collection header line entering the gas treatment and/or gas control system(s).

4.2 Sampling Procedure

Collect approximately a 10-liter sample in a Tedlar bag or equivalent container over a continuous ten-minute period.

4.3 Analytical Procedures

Samples collected shall be analyzed no later than 72 hours after collection for TOC using U.S. EPA Method 25, 40 CFR, Part 60, Appendix A analysis and for the TAC specified in Table I and upon written request, Table II, using U.S. EPA Compendium Method TO-14.

4.4 Chain of Custody (Required for samples sent to the lab)

A custody sheet shall accompany the bag samples. Each time a bag changes hands, it shall be logged on the custody sheet with the time of custody transfer recorded. Laboratory personnel shall record the condition of the sample (full, three-fourths full, one-half full, one-fourth full, or empty). An example of a custody sheet is shown in Figure 4.

4.5 Recording the Results

4.5.1 Record the volume concentration of both TOC measured as methane and the volume concentration for the required TAC on a quality control sheet as shown in Figure 3. Include a topographic map drawn to scale with the

location of the gas collection and control system clearly marked and identified.

4.5.2 Maintain and submit the results as specified in subdivision (f) of Rule 1150.1.

5.0 AMBIENT AIR SAMPLES AT THE LANDFILL PROPERTY BOUNDARY

Subparagraph (e)(5) Requirement of Rule 1150.1

5.1 Number of Samples

Monthly ambient air samples shall be collected for analysis at the landfill property boundary from both an upwind and downwind sampler sited to provide good meteorological exposure to the predominant offshore (drainage land breeze) and onshore (sea breeze) wind flow patterns. The upwind and downwind samples shall be collected simultaneously over two 12 hour periods beginning between 9:00 a.m. and 10:00 a.m., and 9:00 p.m. and 10:00 p.m. on the same day or different days.

5.2 Ambient Air Sampling Conditions

Ambient air sampling shall be conducted on days when stable (offshore drainage) and unstable (onshore sea breeze) meteorological conditions are representative for the season. Preferable sampling conditions are characterized by the following meteorological conditions:

5.2.1 Clear cool nights with wind speeds of two miles per hour or less, and

5.2.2 Onshore sea breezes with wind speeds ten miles per hour or less.

No sampling will be conducted if the following adverse meteorological conditions exist:

5.2.3 Rain,

5.2.4 Average wind speeds greater than 15 miles per hour for any 30-minute period, or

5.2.5 Instantaneous wind speeds greater than 25 miles per hour.

Continuously recorded on-site wind speed and direction measurements required in paragraph (d)(9) of Rule 1150.1 will characterize the micrometeorology of the site and serve to verify that the meteorological criteria have been met during sampling.

5.3 Ambient Air Sampler Equipment Description

An ambient air sampling unit consists of a 10-liter Tedlar bag, a DC-operated pump, stainless steel capillary tubing to control the sample rate to the bag, a bypass valve to control the sample flow rate (and minimize back pressure on the pump), a Rotameter for flow indication to aid in setting the flow, a 24-hour clock timer to shut off the sampler at the end of the 24-hour sampling period, and associated tubing and connections (made of stainless steel, Teflon, or borosilicate glass to minimize contamination and reactivity). The physical layout of the sampler is shown in Figure 5.

An alternate ambient air sampler may be used, provided that the landfill owner or operator can show an equivalency with the sampler specifications in Section 5.3 and shown in Figure 5. All alternatives shall be submitted as specified in subdivision (i) of Rule 1150.1.

5.4 Ambient Air Sampler Equipment Specifications

The equipment used when conducting air samples at any landfill property boundary shall meet the following specifications:

- 5.4.1 Power: one 12V DC marine battery. The marine battery provides 12V DC to the pump and the clock.
- 5.4.2 Pump: one 12V DC pump. The diaphragm shall be made of non-lubricated Viton rubber. The maximum pump unloaded flow rate shall be 4.5 liters per minute.
- 5.4.3 Bag: One 10-liter Tedlar bag with a valve. The Tedlar bag shall be enclosed in a LIGHT-SEALED CONTAINER. The valve is a push-pull type constructed of aluminum and stainless steel, with a Viton or Buna-N (butadiene acrylonitrile co-polymer) o-ring seal.
- 5.4.4 Rotameter - made of borosilicate glass and has a flow range of 3-to-50 cubic centimeters per minute. The scale is in millimeters (mm) with major graduations (labeled) every 5 mm and minor graduations every 1 mm.
- 5.4.5 Air flow control orifice: 316 stainless steel capillary tubing.
- 5.4.6 Bypass valve.
- 5.4.7 Fittings, tubing, and connectors -- 315 stainless steel or Teflon.
- 5.4.8 Clock timer with an accuracy of better than 1%.

5.5 Ambient Air Sample Analytical Procedures

Samples collected must be analyzed no later than 72 hours after collection for TOC using U.S. EPA Method 25, 40 CFR, Part 60, Appendix A analysis or a portable FID that meets the requirements in Section 3.2 and for the TAC specified in Table 1 and upon written request, Table II, using U.S. EPA Compendium Method TO-14.

5.6 Chain of Custody (Required for samples sent to the lab)

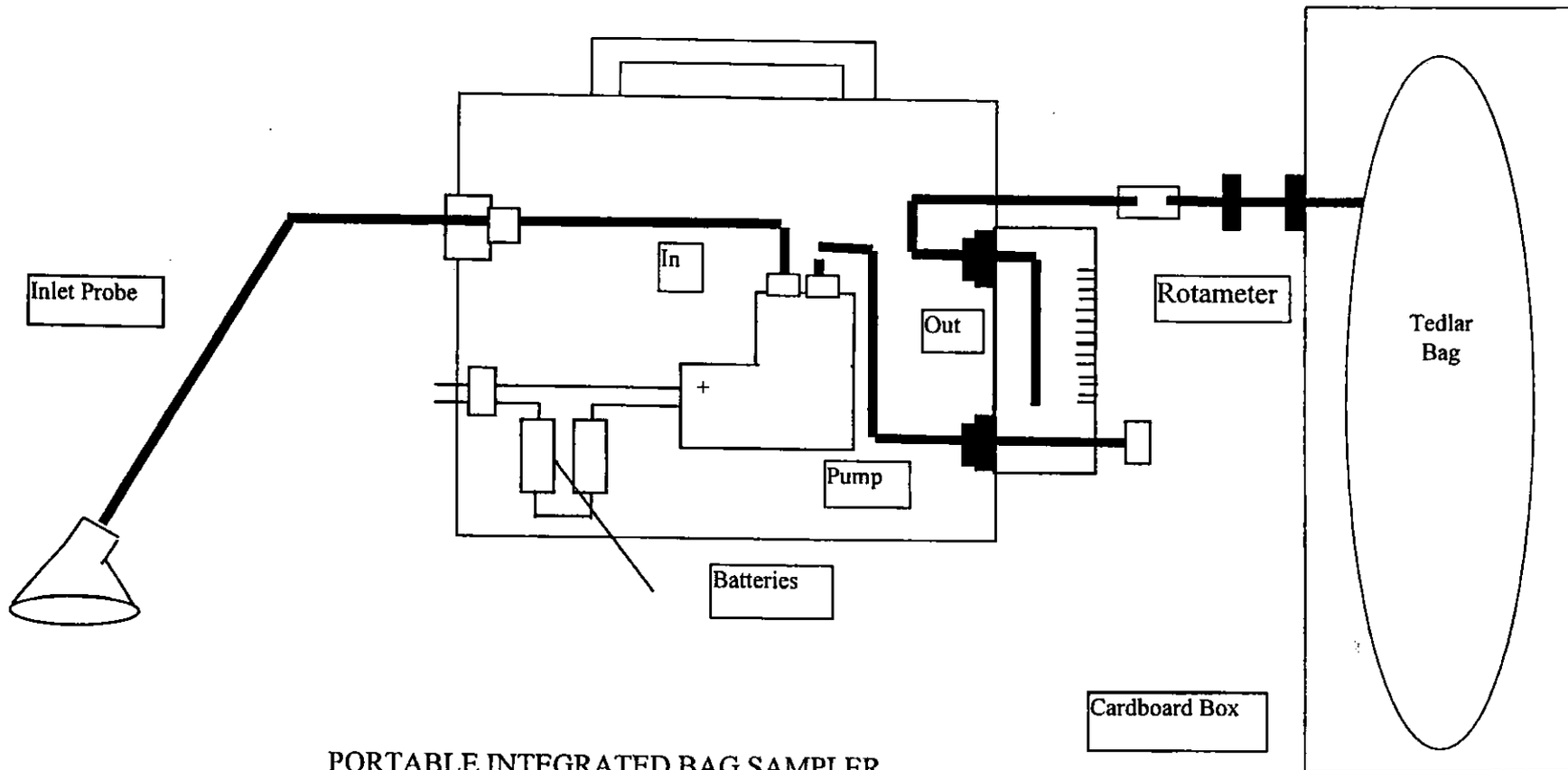
A custody sheet shall accompany the bag samples. Each time a bag changes hands, it shall be logged on the custody sheet with the time of custody transfer recorded. Laboratory personnel shall record the condition of the sample (full, three-fourths full, one-half full, one-fourth full, or empty). An example of a custody sheet is shown in Figure 4.

5.7 Recording the Results

5.7.1 Record the volume concentration of TOC measured as methane and the volume concentration of TAC for each sample on a quality control sheet as shown in Figure 3. Include a topographic map drawn to scale with the location of both the upwind and downwind samplers and the gas collection and control system clearly marked and identified.

5.7.2 Record the wind speed and direction during the 24-hour sampling period using the wind speed and direction monitoring system required in paragraph (d)(9) of Rule 1150.1.

5.7.3 Maintain and submit the results as specified in subdivision (f) of Rule 1150.1.



PORTABLE INTEGRATED BAG SAMPLER
Physical Layout

Figure 1

**Typical Landfill Walk Pattern
for a 50,000 Square Foot Grid**

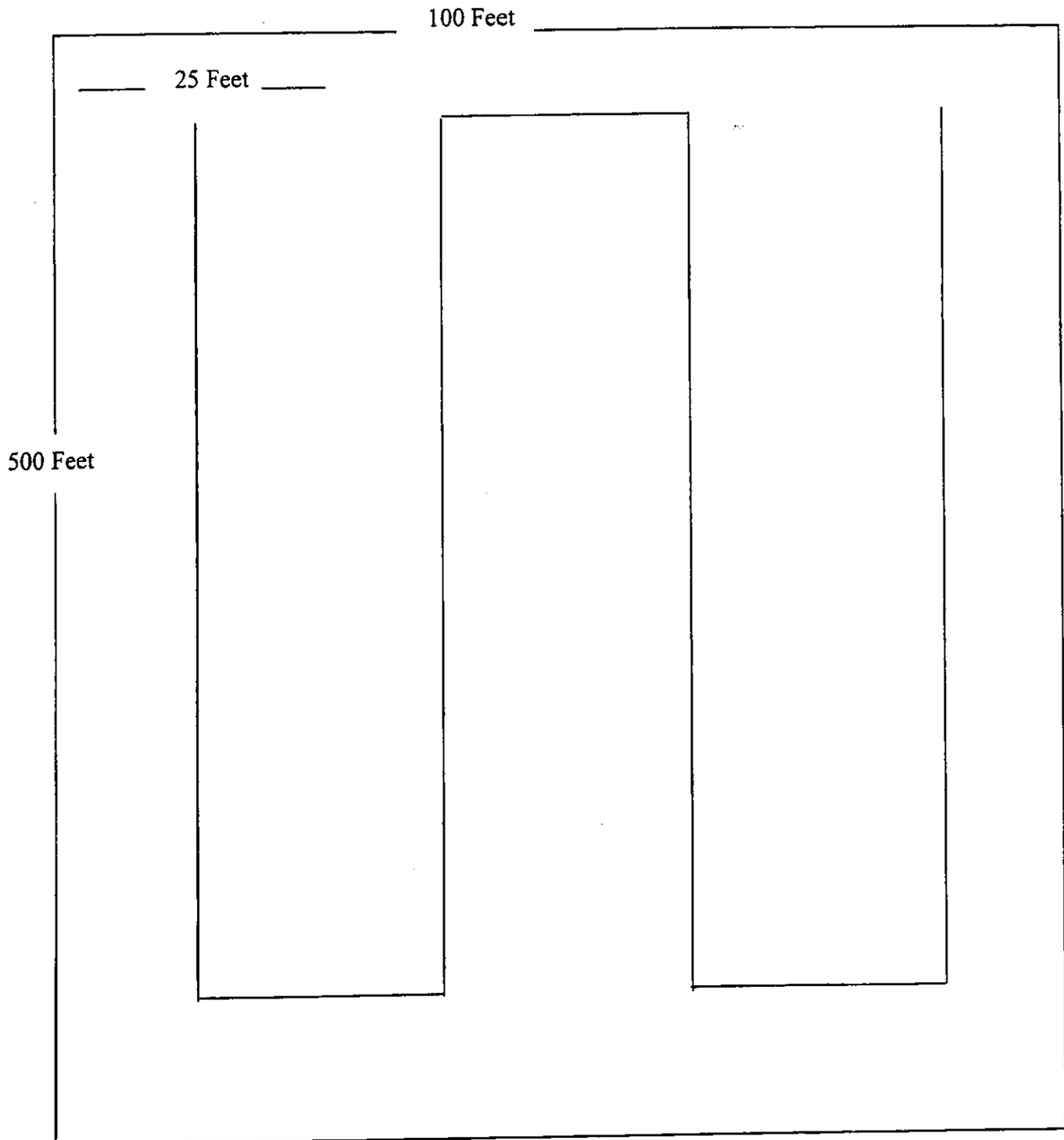


Figure 2

BAG SAMPLE CUSTODY FORM

Project _____

Date: _____

Bag (I.D. #)									
Condition Received in Lab*									

Bags Prepared By: _____ Time: _____

Date: _____

Bags Taken Out By: _____ Time: _____

Bags Taken to Lab By _____

Bags Received In Lab By: _____ Time _____

* F = 1/2 full to full, O = Overfull (Bulging), L = 1/4 to 1/2 full,
E = Less than 1/4 full but contains some sample, N = No sample at all.

Figure 4

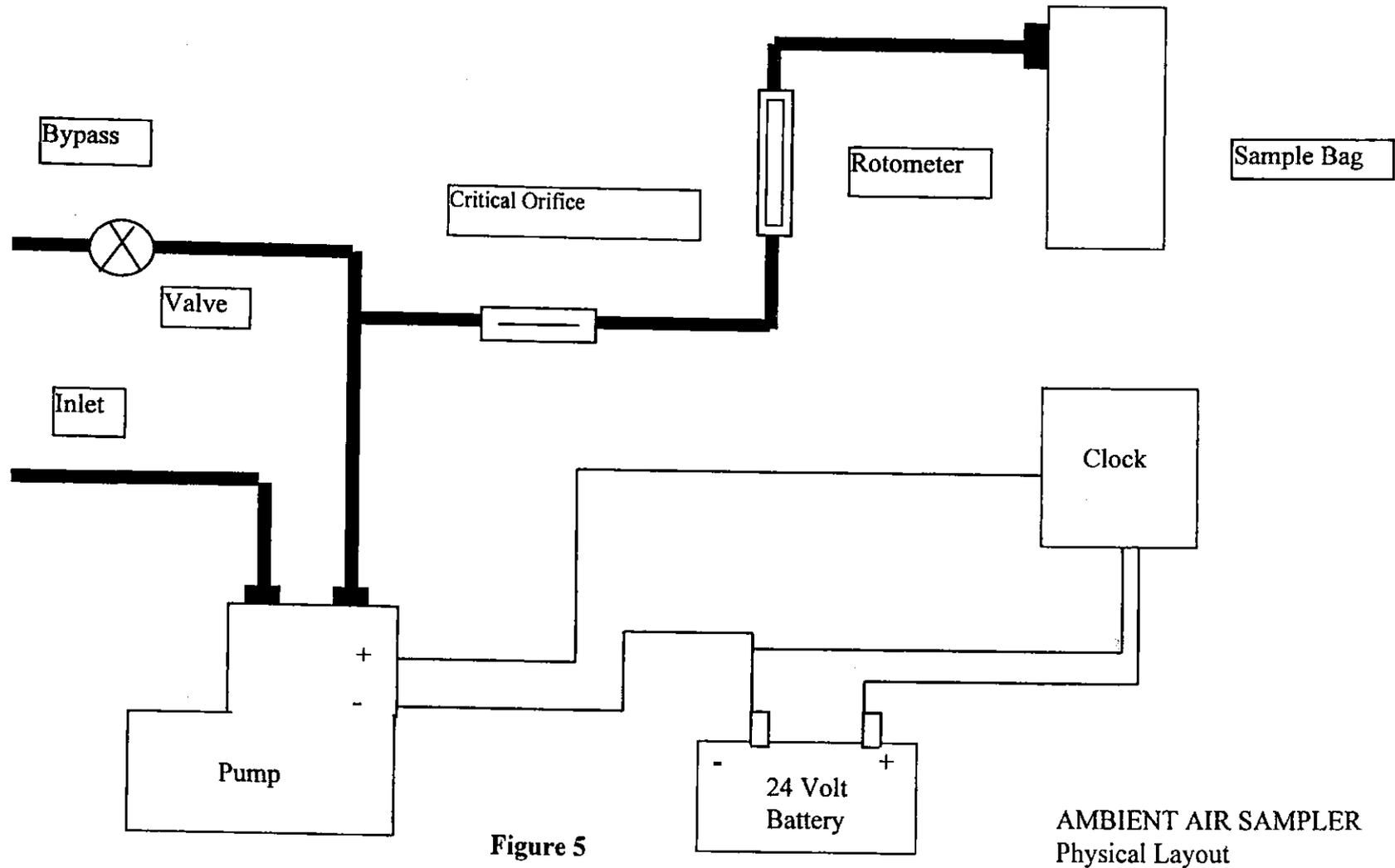


Figure 5

AMBIENT AIR SAMPLER
Physical Layout

**TABLE 1 - CARCINOGENIC AND TOXIC AIR CONTAMINANTS
(Core Group)**

**Paragraph (e)(2), Subparagraphs (k)(3)(F) and (k)(3)(G) Requirements of
Rule 1150.1**

1.	Benzene	C_6H_6
2.	Benzyl Chloride	$C_6H_5H_2Cl$
3.	Chlorobenzene	C_6H_5Cl
4.	1,2 Dibromoethane (Ethylene Dibromide)	$BrCH_2CH_2Br$
5.	Dichlorobenzene	$C_6H_4Cl_2$
6.	1,1 Dichloroethane (Ethylidene Chloride)	CH_3CHCl_2
7.	1,2 Dichloroethane (Ethylene Dichloride)	ClH_2H_2Cl
8.	1,1 Dichloroethene (Vinylidene Chloride)	$CH_2 : CCl_2$
9.	Dichloromethane (Methylene Chloride)	CH_2Cl_2
10.	Hydrogen Sulfide	H_2S
11.	Tetrachloroethylene (Perchloroethylene)	$Cl_2C : CCl_2$
12.	Tetrachloromethane (Carbon Tetrachloride)	CCl_4
13.	Toluene	$C_6H_5CH_3$
14.	1,1,1 Trichloroethane (Methyl Chloroform)	CH_3CCl_3
15.	Trichloroethylene	$CHCl : CCl_2$
16.	Trichloromethane (Chloroform)	$CHCl_3$
17.	Vinyl Chloride	$CH_2 : CHCl$
18.	Xylene	$C_6H_4(CH_3)_2$

TABLE 2 - CARCINOGENIC AND TOXIC AIR CONTAMINANTS
(Supplemental Group)

**Paragraph (e)(2), Subparagraphs (k)(3)(F) and (k)(3)(G) Requirements of
Rule 1150.1**

1.	Acetaldehyde	CH ₃ CHO
2.	Acrolein	CH ₂ CHCHO
3.	Acrylonitrile	H ₂ C : CHCN
4.	Allyl Chloride	H ₂ C : CHCH ₂ Cl
5.	Bromomethane (Methyl Bromide)	CH ₃ Br
6.	Chlorinated Phenols	
7.	Chloroprene	H ₂ C : CHCCl : CH ₂
8.	Cresol	CH ₃ C ₆ H ₄ OH
9.	Dialkyl Nitrosamines	
10.	1,4 - Dioxane	OCH ₂ CH ₂ OCH ₂ CH ₂
11.	Epichlorohydrin	CH ₂ OCHCH ₂ Cl
12.	Ethylene Oxide	CH ₂ CH ₂ O
13.	Formaldehyde	HCHO
14.	Hexachlorocyclopentadiene	C ₅ Cl ₆
15.	Nitrobenzene	C ₆ H ₅ NO ₂
16.	Phenol	C ₆ H ₅ OH
17.	Phosgene	COCl ₂
18.	Polychlorinated Dibenzo-P-Dioxin	
19.	Polychlorinated Dibenzo Furan	
20.	Polychlorinated Biphenols	
21.	Polynuclear Aromatic Hydrocarbons	
22.	Propylene Oxide	CH ₂ -CH-CH ₃
23.	Tetrahydrothiophene	CH ₂ CH ₂ CH ₂ CH ₂ S
24.	Thiophene	CHCHCHCHS

Attachment B

TITLE 27. Environmental Protection

Division 2. Solid Waste

Subdivision 1. Consolidated Regulations for Treatment, Storage, Processing or Disposal of Solid

Chapter 3. Criteria for All Waste Management Units, Facilities, and Disposal Sites

Subchapter S. Closure and Post-Closure Maintenance

Article 2. Closure and Post-Closure Maintenance Standards for Disposal Sites and Landfills

§21140. Section CIWMB -- Final Cover. (T14:§17773)

(a) The final cover shall function with minimum maintenance and provide waste containment to protect public health and safety by controlling at a minimum, vectors, fire, odor, litter and landfill gas migration. The final cover shall also be compatible with postclosure land use.

(b) In proposing a final cover design meeting the requirements under §21090, the owner or operator shall assure that the proposal meets the requirements of this section. Alternative final cover designs shall meet the performance requirements of ¶(a) and, for MSWLF units, 40 CFR 258.60(b); shall be approved by the enforcement agency for aspects of ¶(a).

(c) The EA may require additional thickness, quality, and type of final cover depending on, but not limited to the following:

- (1) a need to control landfill gas emissions and fires;
- (2) the future reuse of the site; and
- (3) provide access to all areas of the site as needed for inspection of monitoring and control facilities, etc.

NOTE

Authority cited: Sections 40502 and 43020, Public Resources Code; and Section 66796.22 (d), Government Code. Reference: Sections 43021 and 43103, Public Resources Code; and Section 66796.22(d), Government Code.

HISTORY

1. New section filed 6-18-97; operative 7-18-97 (Register 97, No. 25).

Attachment C

TITLE 27. Environmental Protection

Division 2. Solid Waste

Subdivision 1. Consolidated Regulations for Treatment, Storage, Processing or Disposal of Solid

Chapter 3. Criteria for All Waste Management Units, Facilities, and Disposal Sites

Subchapter 2. Siting and Design

Article 2. SWRCB -- Waste Classification and Management

§20200. SWRCB -- Applicability and Classification Criteria. (C15: §2520)

(a) Concept--This article contains a waste classification system which applies to solid wastes that cannot be discharged directly or indirectly to waters of the state and which therefore must be discharged to waste management units (Units) for treatment, storage, or disposal in accordance with the requirements of this division. Wastes which can be discharged directly or indirectly (*e.g., by percolation*) to waters of the state under effluent or concentration limits that implement applicable water quality control plans (*e.g., municipal or industrial effluent or process wastewater*) are not subject to the SWRCB-promulgated provisions of this division. This waste classification system shall provide the basis for determining which wastes may be discharged at each class of Unit. Waste classifications are based on an assessment of the potential risk of water quality degradation associated with each category of waste.

(1) The waste classifications in this article shall determine where the waste can be discharged unless the waste does not consist of or contain municipal solid waste (MSW) and the discharger establishes to the satisfaction of the RWQCB that a particular waste constituent or combination of constituents presents a lower risk of water quality degradation than indicated by classification according to this article.

(2) Discharges of wastes identified in §20210 or §20220 of this article shall be permitted only at Units which have been approved and classified by the RWQCB in accordance with the criteria established in Article 3 of this subchapter, and for which WDRs have been prescribed or waived pursuant to Article 4, Subchapter 3, Chapter 4 of this subdivision (§21710 et seq.). Table 2.1 (of this article) presents a summary of discharge options for each waste category.

(b) Dedicated Units/Cells For Certain Wastes--The following wastes shall be discharged only at dedicated Units [or dedicated landfill cells (*e.g., ash monofill cell*)] which are designed and constructed to contain such wastes:

(1) wastes which cause corrosion or decay, or otherwise reduce or impair the integrity of containment structures;

(2) wastes which, if mixed or commingled with other wastes can produce a violent reaction (including heat, pressure, fire or explosion), can produce toxic byproducts, or can produce any reaction product(s) which:

(A) requires a higher level of containment;

(B) is a restricted waste; or

(C) impairs the integrity of containment structures.

(c) Waste Characterization--Dischargers shall be responsible for accurate characterization of wastes, including determinations of whether or not wastes will be compatible with containment features and other wastes at a Unit under ¶(b), and whether or not wastes are required to be managed as hazardous wastes under Chapter 11 of Division 4.5 of Title 22 of this code.

(d) Management of Liquids at Landfills and Waste Piles--The following requirements apply to discharges of liquids at Class II waste piles and at Class II and Class III landfills, except as otherwise required for MSW landfills by more-stringent state and federal requirements under SWRCB Resolution No. 93-62 section 2908 of Title 23 of this Code (see 40CFR258.28) [*Note: see also definitions of "leachate" and "landfill gas condensate" in §20164*]:

(1) [Reserved.];

(2) wastes containing free liquids shall not be discharged to a Class II waste pile. Any waste that contains liquid in excess of the moisture-holding capacity of the waste in the Class II landfill, or which contains liquid in excess of the moisture-holding capacity as a result of waste management operations, compaction, or settlement shall only be discharged to a surface impoundment or to another Unit with containment features equivalent to a surface impoundment; and

(3) liquids or semi-solid waste (i.e., waste containing less than 50 percent solids, by weight), other than dewatered sewage or water treatment sludge as described in §20220(c), shall not be discharged to Class III landfills. Exceptions may be granted by the RWQCB if the discharger can demonstrate that such discharge will not exceed the moisture-holding capacity of the landfill, either initially or as a result of waste management operations, compaction, or settlement, so long as such discharge is not otherwise prohibited by applicable state or federal requirements

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SECTION J: AIR TOXICS [40CFR 63 Subpart AAAA 01-16-2003]

NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS - MUNICIPAL SOLID WASTE LANDFILLS

- (1) The owner/operator of a municipal solid waste (MSW) landfill shall comply with all applicable requirements of 40 CFR 63, Subpart AAAA and of 40 CFR 63, Subpart A – General Provisions by the compliance date(s) that are specified in these subparts.
- (2) The owner/operator of a MSW landfill system shall comply with all applicable requirements for installation and operation of a landfill gas collection and/or control system as specified in 40 CFR 60, subpart Cc or WWW.
- (3) The operator shall keep all records pursuant to Section 63.1980 of this subpart or Subpart A to demonstrate compliance with all applicable requirements. All records including data, calculations and any supporting documentation shall be prepared in a format which is acceptable to the AQMD.
- (4) The operator shall submit all reports, notifications, plans, submittals and other communications required by Section 63.1980 of this subpart or Subpart A to the AQMD and, unless notified to the contrary by AQMD or US EPA, to US EPA Region IX (See Sections E and K of this permit for addresses).
- (5) Alternative plans, compliance plans, and the construction and operation of new or modified air pollution control equipment that are required by this subpart shall be approved through the AQMD permit system.

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SECTION K: TITLE V Administration

GENERAL PROVISIONS

1. This permit may be revised, revoked, reopened and reissued, or terminated for cause, or for failure to comply with regulatory requirements, permit terms, or conditions. [3004(a)(7)(C)]
2. This permit does not convey any property rights of any sort or any exclusive privilege. [3004(a)(7)(E)]

Permit Renewal and Expiration

3. (A) Except for solid waste incineration facilities subject to standards under section 129(e) of the Clean Air Act, this permit shall expire five years from the date that this Title V permit is issued. The operator's right to operate under this permit terminates at midnight on this date, unless the facility is protected by an application shield in accordance with Rule 3002(b), due to the filing of a timely and complete application for a Title V permit renewal, consistent with Rule 3003. [3004(a)(2), 3004(f)]

(B) A Title V permit for a solid waste incineration facility combusting municipal waste subject to standards under Section 129(e) of the Clean Air Act shall expire 12 years from the date of issuance unless such permit has been renewed pursuant to this regulation. These permits shall be reviewed by the Executive Officer at least every five years from the date of issuance. [3004(f)(2)]
4. To renew this permit, the operator shall submit to the Executive Officer an application for renewal at least 180 days, but not more than 545 days, prior to the expiration date of this permit. [3003(a)(6)]

Duty to Provide Information

5. The applicant for, or holder of, a Title V permit shall furnish, pursuant to Rule 3002(d) and (e), timely information and records to the Executive Officer or designee within a reasonable time as specified in writing by the Executive Officer or designee. [3004(a)(7)(F)]

Payment of Fees

6. The operator shall pay all required fees specified in Regulation III - Fees. [3004(a)(7)(G)]

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Reopening for Cause

7. The Executive Officer will reopen and revise this permit if any of the following circumstances occur:
- (A) Additional regulatory requirements become applicable with a remaining permit term of three or more years. Reopening is not required if the effective date of the requirement is later than the expiration date of this permit, unless the permit or any of its terms and conditions has been extended pursuant to paragraph (f)(4) of Rule 3004.
 - (B) The Executive Officer or EPA Administrator determines that this permit contains a material mistake or that inaccurate statements were made in establishing the emissions standards or other terms or conditions of this permit.
 - (C) The Executive Officer or EPA Administrator determines that the permit must be revised or revoked to assure compliance with the applicable requirements. [3005(g)(1)]

COMPLIANCE PROVISIONS

8. The operator shall comply with all regulatory requirements, and all permit terms and conditions, except:
- (A) As provided for by the emergency provisions of condition no. 17 or condition no. 18, or
 - (B) As provided by an alternative operating condition granted pursuant to a federally approved (SIP-approved) Rule 518.2.

Any non-compliance with any federally enforceable permit condition constitutes a violation of the Federal Clean Air Act and is grounds for enforcement action; for permit termination, revocation and reissuance, or revision; or denial of a permit renewal application. Non-compliance may also be grounds for civil or criminal penalties under the California State Health and Safety Code. [3004(a)(7)(A)]

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9. The operator shall allow the Executive Officer or authorized representative, upon presentation of appropriate credentials to:
 - (A) Enter the operator's premises where emission-related activities are conducted, or records are kept under the conditions of this permit;
 - (B) Have access to and copy, at reasonable times, any records that must be kept under the conditions of the permit;
 - (C) Inspect at reasonable times, any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under the permit; and
 - (D) Sample or monitor at reasonable times, substances or parameters for the purpose of assuring compliance with the facility permit or regulatory requirements. [3004(a)(10)(B)]

10. All terms and conditions in this permit, including any provisions designed to limit a facility's potential to emit, are enforceable by the EPA Administrator and citizens under the federal Clean Air Act, unless the term or condition is designated as not federally enforceable. Each day during any portion of which a violation occurs is a separate offense. [3004(g)]

11. A challenge to any permit condition or requirement raised by EPA, the operator, or any other person, shall not invalidate or otherwise affect the remaining portions of this permit. [3007(b)]

12. The filing of any application for a permit revision, revocation, or termination, or a notification of planned changes or anticipated non-compliance does not stay any permit condition. [3004(a)(7)(D)]

13. It shall not be a defense for a person in an enforcement action, including those listed in Rule 3002(c)(2), that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this permit, except as provided for in "Emergency Provisions" of this section. [3004(a)(7)(H)]

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14. The operator shall not build, erect, install, or use any equipment, the use of which, without resulting in a reduction in the total release of air contaminants to atmosphere, reduces or conceals an emission which would otherwise constitute a violation of Chapter 3 (commencing with Section 41700) of Part 4, of Division 26 of the California Health and Safety Code or of AQMD rules. This rule shall not apply to cases in which the only violation involved is of Section 41700 of the California Health and Safety Code, or Rule 402 of AQMD Rules. [408]

15. Nothing in this permit or in any permit shield can alter or affect:
 - (A) Under Section 303 of the federal Clean Air Act, the provisions for emergency orders;
 - (B) The liability of the operator for any violation of applicable requirements prior to or at the time of permit issuance;
 - (C) The applicable requirements of the Acid Rain Program, Regulation XXXI;
 - (D) The ability of EPA to obtain information from the operator pursuant to Section 114 of the federal Clean Air Act;
 - (E) The applicability of state or local requirements that are not "applicable requirements", as defined in Rule 3000, at the time of permit issuance but which do apply to the facility, such as toxics requirements unique to the State; and
 - (F) The applicability of regulatory requirements with compliance dates after the permit issuance date. [3004(c)(3)]

16. For any portable equipment that requires an AQMD or state permit or registration, excluding a) portable engines, b) military tactical support equipment and c) AQMD-permitted portable equipment that are not a major source, are not located at the facility for more than 12 consecutive months after commencing operation, and whose operation does not conflict with the terms or conditions of this Title V permit: 1) the facility operator shall keep a copy of the AQMD or state permit or registration; 2) the equipment operator shall comply with the conditions on the permit or registration and all other regulatory requirements; and 3) the facility operator shall treat the permit or registration as a part of its Title V permit, subject to recordkeeping, reporting and certification requirements. [3004(a)(1)]

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SECTION K: TITLE V Administration EMERGENCY PROVISIONS

17. An emergency¹ constitutes an affirmative defense to an action brought for noncompliance with a technology-based emission limit only if:
- (A) Properly signed, contemporaneous operating records or other credible evidence demonstrate that:
 - (1) An emergency occurred and the operator can identify the cause(s) of the emergency;
 - (2) The facility was operated properly (i.e. operated and maintained in accordance with the manufacturer's specifications, and in compliance with all regulatory requirements or a compliance plan), before the emergency occurred;
 - (3) The operator took all reasonable steps to minimize levels of emissions that exceeded emissions standard, or other requirements in the permit; and,
 - (4) The operator submitted a written notice of the emergency to the AQMD within two working days of the time when the emissions limitations were exceeded due to the emergency. The notice shall contain a description of the emergency, any steps taken to mitigate emissions, and corrective actions taken; and
 - (B) The operator complies with the breakdown provisions of Rule 430 – Breakdown Provisions, or subdivision (i) of Rule 2004 – Requirements, whichever is applicable. [3002(g), 430, 2004(i)]
18. The operator is excused from complying with any regulatory requirement that is suspended by the Executive Officer during a state of emergency or state of war emergency, in accordance with Rule 118 - Emergencies. [118]

¹ "Emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the operator, including acts of God, which: (A) requires immediate corrective action to restore normal operation; and (B) causes the facility to exceed a technology-based emission limitation under the permit, due to unavoidable increases in emissions attributable to the emergency; and (C) is not caused by improperly designed equipment, lack of preventative maintenance, careless or improper operation, or operator error.

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SECTION K: TITLE V Administration RECORDKEEPING PROVISIONS

19. In addition to any other recordkeeping requirements specified elsewhere in this permit, the operator shall keep records of required monitoring information, where applicable, that include:

- (A) The date, place as defined in the Title V permit, and time of sampling or measurements;
- (B) The date(s) analyses were performed;
- (C) The company or entity that performed the analyses;
- (D) The analytical techniques or methods used;
- (E) The results of such analyses; and
- (F) The operating conditions as existing at the time of sampling or measurement. [3004(a)(4)(B)]

20. The operator shall maintain records pursuant to Rule 109 and any applicable material safety data sheet (MSDS) for any equipment claimed to be exempt from a written permit by Rule 219 based on the information in those records. [219(t)]

21. The operator shall keep all records of monitoring data required by this permit or by regulatory requirements for a period of at least five years from the date of the monitoring sample, measurement, report, or application. [3004(a)(4)(E)]

REPORTING PROVISIONS

22. The operator shall comply with the following requirements for prompt reporting of deviations:

- (A) Breakdowns shall be reported as required by Rule 430 – Breakdown Provisions or subdivision (i) of Rule 2004 - Requirements, whichever is applicable.

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- (B) Other deviations from permit or applicable rule emission limitations, equipment operating conditions, or work practice standards, determined by observation or by any monitoring or testing required by the permit or applicable rules that result in emissions greater than those allowed by the permit or applicable rules shall be reported within 72 hours (unless a shorter reporting period is specified in an applicable State or Federal Regulation) of discovery of the deviation by contacting AQMD enforcement personnel assigned to this facility or otherwise calling (800) CUT-SMOG.
 - (C) A written report of such deviations reported pursuant to (B), and any corrective actions or preventative measures taken, shall be submitted to AQMD, in an AQMD approved format, within 14 days of discovery of the deviation.
 - (D) All other deviations shall be reported with the monitoring report required by condition no. 23. [3004(a)(5)]
23. Unless more frequent reporting of monitoring results are specified in other permit conditions or in regulatory requirements, the operator shall submit reports of any required monitoring to the AQMD at least twice per year. The report shall include a) a statement whether all monitoring required by the permit was conducted; and b) identification of all instances of deviations from permit or regulatory requirements. A report for the first six calendar months of the year is due by August 31 and a report for the last six calendar months of the year is due by February 28. [3004(a)(4)(F)]
24. The operator shall submit to the Executive Officer and to the Environmental Protection Agency (EPA), an annual compliance certification. For RECLAIM facilities, the certification is due when the Annual Permit Emissions Program (APEP) report is due and shall cover the same reporting period. For other facilities, the certification is due on March 1 for the previous calendar year. The certification need not include the period preceding the date the initial Title V permit was issued. Each compliance certification shall include:
- (A) Identification of each permit term or condition that is the basis of the certification;

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- (B) The compliance status during the reporting period;
- (C) Whether compliance was continuous or intermittent;
- (D) The method(s) used to determine compliance over the reporting period and currently, and
- (E) Any other facts specifically required by the Executive Officer to determine compliance.

The EPA copy of the certification shall be sent to: Director of the Air Division Attn:
Air-3 USEPA, Region IX 75 Hawthorne St. San Francisco, CA 94105 [3004(a)(10)(E)]

25. All records, reports, and documents required to be submitted by a Title V operator to AQMD or EPA shall contain a certification of accuracy consistent with Rule 3003(c)(7) by a responsible official (as defined in Rule 3000). [3004(a)(12)]

PERIODIC MONITORING

26. All periodic monitoring required by this permit pursuant to Rule 3004(a)(4)(c) is based on the requirements and justifications in the AQMD document "Periodic Monitoring Guidelines for Title V Facilities" or in case-by-case determinations documented in the TitleV application file. [3004(a)(4)]

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FACILITY RULES

This facility is subject to the following rules and regulations

With the exception of Rule 402, 473, 477, 1118 and Rules 1401 through 1420, the following rules that are designated as non-federally enforceable are pending EPA approval as part of the state implementation plan. Upon the effective date of that approval, the approved rule(s) will become federally enforceable, and any earlier versions of those rules will no longer be federally enforceable.

RULE SOURCE	Adopted/Amended Date	FEDERAL Enforceability
RULE 1110.2	7-9-2010	Non federally enforceable
RULE 1113	11-8-1996	Federally enforceable
RULE 1113	6-3-2011	Non federally enforceable
RULE 1150	10-15-1982	Non federally enforceable
RULE 1150.1	3-17-2000	Federally enforceable
RULE 1150.1	4-1-2011	Non federally enforceable
RULE 1171	11-7-2003	Federally enforceable
RULE 1171	5-1-2009	Non federally enforceable
RULE 118	12-7-1995	Non federally enforceable
RULE 1303(a)(1)-BACT	12-6-2002	Non federally enforceable
RULE 1303(a)(1)-BACT	5-10-1996	Federally enforceable
RULE 1303(b)(2)-Offset	12-6-2002	Non federally enforceable
RULE 1303(b)(2)-Offset	5-10-1996	Federally enforceable
RULE 1309.1	5-3-2002	Federally enforceable
RULE 1401	9-10-2010	Non federally enforceable
RULE 1470	6-1-2007	Non federally enforceable
RULE 204	10-8-1993	Federally enforceable
RULE 217	1-5-1990	Federally enforceable
RULE 219	6-1-2007	Non federally enforceable
RULE 219	9-4-1981	Federally enforceable
RULE 3002	11-14-1997	Federally enforceable
RULE 3002	11-5-2010	Non federally enforceable

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RULE SOURCE	Adopted/Amended Date	FEDERAL Enforceability
RULE 3003	11-14-1997	Federally enforceable
RULE 3003	11-5-2010	Non federally enforceable
RULE 3004	12-12-1997	Federally enforceable
RULE 3005	11-14-1997	Federally enforceable
RULE 3005	11-5-2010	Non federally enforceable
RULE 3007	10-8-1993	Federally enforceable
RULE 301	5-6-2011	Non federally enforceable
RULE 304	5-6-2011	Non federally enforceable
RULE 401	11-9-2001	Non federally enforceable
RULE 401	3-2-1984	Federally enforceable
RULE 402	5-7-1976	Non federally enforceable
RULE 403	12-11-1998	Federally enforceable
RULE 403	6-3-2005	Non federally enforceable
RULE 404	2-7-1986	Federally enforceable
RULE 408	5-7-1976	Federally enforceable
RULE 430	7-12-1996	Non federally enforceable
RULE 431.1	6-12-1998	Federally enforceable
RULE 431.2	5-4-1990	Federally enforceable
RULE 431.2	9-15-2000	Non federally enforceable
RULE 461	3-7-2008	Non federally enforceable
RULE 461	6-3-2005	Federally enforceable
RULE 701	6-13-1997	Federally enforceable
40CFR 60 Subpart IIII	7-11-2006	Federally enforceable
40CFR 60 Subpart WWW	10-17-2000	Federally enforceable
40CFR 63 Subpart AAAA	1-16-2003	Federally enforceable
40CFR Part 64	10-22-1997	Federally enforceable

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**APPENDIX A: NOX AND SOX EMITTING EQUIPMENT EXEMPT FROM WRITTEN
PERMIT PURSUANT TO RULE 219**

NONE

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APPENDIX B: RULE EMISSION LIMITS [RULE 1113 11-08-1996]

- (1) Except as provided in paragraphs (c)(2), (c)(3), and (c)(4) of Rule 1113, the operator shall not supply, sell, offer for sale, apply, or solicit the application of, any architectural coating which, at the time of sale or manufacture, contains more than 250 grams of VOC per liter of coating (2.08 pounds per gallon), less water, less exempt compounds, and less any colorant added to tint bases, or manufacture, blend, or repackage such a coating for use within the District.
- (2) Except as provided in paragraphs (c)(3) and (c)(4) of Rule 1113, the operator shall not supply, sell, offer for sale, apply, solicit the application of, manufacture, blend, or repackage, for use within the District, any architectural coating listed in the Table of Standards which contains VOC (excluding any colorant added to tint bases) in excess of the corresponding VOC limit specified in the table, after the effective date specified.

TABLE OF STANDARDS

VOC LIMITS

Grams of VOC Per Liter of Coating, Less Water And Less Exempt Compounds

COATING	Limit*	Effective Date of Adoption	Effective 1/1/1998	Effective 1/1/1999	Effective 7/1/2001	Effective 1/1/2005	Effective 7/1/2008
Bond Breakers	350						
Clear Wood Finishes							
Varnish	350						
Sanding Sealers	350						
Lacquer	680		550			275	
Concrete-Curing Compounds	350						
Dry-Fog Coatings	400						
Fire-proofing Exterior Coatings	350	450		350			
Fire-Retardant Coatings							
Clear	650						
Pigmented	350						
Flats	250				100		50
Graphic Arts (Sign) Coatings	500						

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APPENDIX B: RULE EMISSION LIMITS [RULE 1113 11-08-1996]

Industrial Maintenance						
Primers and Topcoats						
Alkyds	420					
Catalyzed Epoxy	420					
Bituminous Coatings	420					
Materials						
Inorganic Polymers	420					
Vinyl Chloride Polymers	420					
Chlorinated Rubber	420					
Acrylic Polymers	420					
Urethane Polymers	420					
Silicones	420					
Unique Vehicles	420					
Japans/Faux Finishing	350	700		350		
Coatings						
Magnesite Cement Coatings	600			450		
Mastic Coatings	300					
Metallic Pigmented Coatings	500					
Multi-Color Coatings	420		250			
Pigmented Lacquer	680		550		275	
Pre-Treatment Wash Primers	780					
Primers, Sealers, and	350					
Undercoaters						
Quick-Dry Enamels	400					
Roof Coatings	300					
Shellac						
Clear	730					
Pigmented	550					
Stains	350					
Swimming Pool Coatings						
Repair	650					
Other	340					
Traffic Coatings	250		150			
Waterproofing Sealers	400					
Wood Preservatives						
Below-Ground	350					
Other	350					

* The specified limits remain in effect unless revised limits are listed in subsequent columns in the Table of Standards

TABLE OF STANDARDS (cont.)

VOC LIMITS

Grams of VOC Per Liter of Material

COATING	Limit
Low-Solids Coating	120

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APPENDIX B: RULE EMISSION LIMITS [RULE 1113 06-03-2011]

- (1) Except as provided in paragraphs (c)(3), (c)(4), and designated coatings averaged under (c)(6) of Rule 1113, no person shall supply, sell, offer for sale, market, manufacture, blend, repackage, apply, store at a worksite, or solicit the application of any architectural coating within the District:
 - (A) That is listed in the Table of Standards 1 and contains VOC (excluding any colorant added to tint bases) in excess of the corresponding VOC limit specified in the table, after the effective date specified; or
 - (B) That is not listed in the Table of Standards 1, and contains VOC (excluding any colorant added to tint bases) in excess of 250 grams of VOC per liter of coating (2.08 pounds per gallon), less water, less exempt compounds, until January 1, 2014, at which time the limit drops to 50 grams of VOC per liter of coating, less water, less exempt compounds (0.42 pounds per gallon).
- (2) No person within the District shall add colorant at the point of sale that is listed in the Table of Standards 2 and contains VOC in excess of the corresponding VOC limit specified in the Table of Standards 2, after the effective date specified.

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APPENDIX B: RULE EMISSION LIMITS [RULE 1113 06-03-2011]

TABLE OF STANDARDS 1 VOC LIMITS

**Grams of VOC Per Liter of Coating,
 Less Water and Less Exempt Compounds**

COATING CATEGORY	Ceiling Limit ¹	Current Limit ²	Effective Date		
			7/1/08	1/1/12	1/1/14
Bond Breakers		350			
Clear Wood Finishes		275			
Varnish	350	275			
Sanding Sealers	350	275			
Lacquer		275			
Concrete-Curing Compounds		100			
Concrete-Curing Compounds For Roadways and Bridges ³		350			
Concrete Surface Retarder		250			50
Driveway Sealer		100		50	
Dry-Fog Coatings		150			50
Faux Finishing Coatings					
Clear Topcoat		350		200	
Decorative Coatings		350			100
Glazes		350			
Japan		350			
Trowel Applied Coatings		350		150	50
Fire-Proofing Coatings		350			150
Flats	250	50	50		
Floor Coatings	100	50			
Form Release Compound		250			100
Graphic Arts (Sign) Coatings		500			150
Industrial Maintenance (IM) Coatings	420	100			
High Temperature IM Coatings		420			
Non-Sacrificial Anti-Graffiti Coatings		100			
Zinc-Rich IM Primers	340	100			
Magnesite Cement Coatings		450			
Mastic Coatings		300			100
Metallic Pigmented Coatings	500	500			150
Multi-Color Coatings		250			
Nonflat Coatings	150	50			
Pre-Treatment Wash Primers		420			
Primers, Sealers, and Undercoaters	200	100			
Reactive Penetrating Sealers		350			
Recycled Coatings		250			
Roof Coatings	250	50			
Roof Coatings, Aluminum		100			

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APPENDIX B: RULE EMISSION LIMITS [RULE 1113 06-03-2011]

Roof Primers, Bituminous	350	350		
Rust Preventative Coatings	400	100		
Stone Consolidant		450		
Sacrificial Anti-Graffiti Coatings		100	50	
Shellac				
Clear		730		
Pigmented		550		
Specialty Primers	350	100		
Stains		100		

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COATING CATEGORY	Ceiling Limit ¹	Current Limit ²	Effective Date		
			7/1/08	1/1/12	1/1/14
Stains, Interior	250	250			
Swimming Pool Coatings					
Repair		340			
Other		340			
Traffic Coatings		100			
Waterproofing Sealers	250	100			
Waterproofing Concrete/Masonry Sealers	400	100			
Wood Preservatives		350			

1. The specified ceiling limits are applicable to products sold under the Averaging Compliance Option.
2. The specified limits remain in effect unless revised limits are listed in subsequent columns in the Table of Standards.
3. Does not include compounds used for curbs and gutters, sidewalks, islands, driveways and other miscellaneous concrete areas.

TABLE OF STANDARDS 1 (cont.) VOC LIMITS

Grams of VOC Per Liter of Material

COATING	Limit
Low-Solids Coating	120

TABLE OF STANDARDS 2 VOC LIMITS FOR COLORANTS

Grams of VOC Per Liter of Colorant Less Water and Less Exempt Compounds

COLORANT	Limit ⁴
Architectural Coatings, excluding IM Coatings	50
Solvent-Based IM	600
Waterborne IM	50

4. Effective January 1, 2014.

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 1171 11-07-2003]

(1) Solvent Requirements

A person shall not use a solvent to perform solvent cleaning operations unless the solvent complies with the applicable requirements set forth below:

SOLVENT CLEANING ACTIVITY	CURRENT LIMITS
	VOC g/l (lb/gal)
(A) Product Cleaning During Manufacturing Process Or Surface Preparation For Coating, Adhesive, Or Ink Application	
(i) General	25 (0.21)
(ii) Electrical Apparatus Components & Electronic Components	500 (4.2)
(iii) Medical Devices & Pharmaceuticals	800 (6.7)
(B) Repair and Maintenance Cleaning	
(i) General	25 (0.21)
(ii) Electrical Apparatus Components & Electronic Components	900 (7.5)

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 1171 11-07-2003]

SOLVENT CLEANING ACTIVITY	CURRENT LIMITS
	VOC g/l (lb/gal)
(iii) Medical Devices & Pharmaceuticals	
(A) Tools, Equipment, & Machinery	800 (6.7)
(B) General Work Surfaces	600 (5.0)
(C) Cleaning of Coatings or Adhesives Application Equipment	550 (4.6)
(D) Cleaning of Ink Application Equipment	
(i) General	25 (0.21)
(ii) Flexographic Printing	25 (0.21)
(iii) Gravure Printing	
(A) Publication	750 (6.3)
(B) Packaging	25 (0.21)
(iv) Lithographic or Letter Press Printing	

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 1171 11-07-2003]

SOLVENT CLEANING ACTIVITY	CURRENT LIMITS
	VOC g/l (lb/gal)
(A) Roller Wash – Step 1	600 (5.0)
(B) Roller Wash-Step 2, Blanket Wash, & On-Press Components	800 (6.7)
(C) Removable Press Components	25 (0.21)
(v) Screen Printing	750 (6.3)
(vi) Ultraviolet Ink/ Electron Beam Ink Application Equipment (except screen printing)	800 (6.7)
(vii) Specialty Flexographic Printing	600 (5.0)
(E) Cleaning of Polyester Resin Application Equipment	25 (0.21)

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 1171 05-01-2009]

(1) Solvent Requirements

A person shall not use a solvent to perform solvent cleaning operations unless the solvent complies with the applicable requirements set forth below:

	CURRENT LIMITS*	EFFECTIVE 1/1/2010
SOLVENT CLEANING ACTIVITY	VOC g/l (lb/gal)	VOC g/l (lb/gal)
(A) Product Cleaning During Manufacturing Process Or Surface Preparation For Coating, Adhesive, Or Ink Application		
(i) General	25 (0.21)	
(ii) Electrical Apparatus Components & Electronic Components	100 (0.83)	
(iii) Medical Devices & Pharmaceuticals	800 (6.7)	
(B) Repair and Maintenance Cleaning		
(i) General	25 (0.21)	
(ii) Electrical Apparatus Components & Electronic Components	100 (0.83)	

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 1171 05-01-2009]

SOLVENT CLEANING ACTIVITY (cont.)	CURRENT LIMITS*	EFFECTIVE 1/1/2010
	VOC g/l (lb/gal)	VOC g/l (lb/gal)
(iii) Medical Devices & Pharmaceuticals		
(A) Tools, Equipment, & Machinery	800 (6.7)	
(B) General Work Surfaces	600 (5.0)	
(C) Cleaning of Coatings or Adhesives Application Equipment	25 (0.21)	
(D) Cleaning of Ink Application Equipment		
(i) General	25 (0.21)	
(ii) Flexographic Printing	25 (0.21)	
(iii) Gravure Printing		
(A) Publication	100 (0.83)	
(B) Packaging	25 (0.21)	
(iv) Lithographic (Offset) or Letter Press Printing		
(A) Roller Wash, Blanket Wash, & On-Press Components	100 (0.83)	

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 1171 05-01-2009]

	CURRENT LIMITS*	EFFECTIVE 1/1/2010
SOLVENT CLEANING ACTIVITY (cont.)	VOC g/l (lb/gal)	VOC g/l (lb/gal)
(B) Removable Press Components	25 (0.21)	
(v) Screen Printing	100 (0.83)	
(vi) Ultraviolet Ink/ Electron Beam Ink Application Equipment (except screen printing)	650 (5.4)	100 (0.83)
(vii) Specialty Flexographic Printing	100 (0.83)	
(E) Cleaning of Polyester Resin Application Equipment	25 (0.21)	

* The specified limits remain in effect unless revised limits are listed in subsequent columns.

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 404 02-07-1986]

The operator shall not discharge into the atmosphere from this equipment, particulate matter in excess of the concentration at standard conditions, shown in Table 404(a). Where the volume discharged is between figures listed in the Table, the exact concentration permitted to be discharged shall be determined by linear interpolation.

For the purposes of this rule, emissions shall be averaged over one complete cycle of operation or one hour, whichever is the lesser time period.

TABLE 404(a)

Volume Discharged Calculated as Dry Gas At Standard Conditions		Maximum Concentration of Particulate Matter Allowed in Discharged Gas Calculated as Dry Gas at Standard Conditions		Volume Discharged Calculated as Dry Gas At Standard Conditions		Maximum Concentration of Particulate Matter Allowed in Discharged Gas Calculated as Dry Gas at Standard Conditions	
		Milligrams per Cubic Meter	Grains per Cubic Foot			Milligrams per Cubic Meter	Grains per Cubic Foot
Cubic meters Per Minute	Cubic feet Per Minute			Cubic meters Per Minute	Cubic feet Per Minute		
25 or less	883 or less	450	0.196	900	31780	118	0.0515
30	1059	420	.183	1000	35310	113	.0493
35	1236	397	.173	1100	38850	109	.0476
40	1413	377	.165	1200	42380	106	.0463
45	1589	361	.158	1300	45910	102	.0445

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 404 02-07-1986]

Volume Discharged Calculated as Dry Gas At Standard Conditions		Maximum Concentration of Particulate Matter ¹ Allowed in Discharged Gas Calculated as Dry Gas at Standard Conditions		Volume Discharged Calculated as Dry Gas At Standard Conditions		Maximum Concentration of Particulate Matter Allowed in Discharged Gas Calculated as Dry Gas at Standard Conditions	
		Milligrams per Cubic Meter	Grains per Cubic Foot			Milligrams per Cubic Meter	Grains per Cubic Foot
Cubic meters Per Minute	Cubic feet Per Minute			Cubic meters Per Minute	Cubic feet Per Minute		
50	1766	347	.152	1400	49440	100	.0437
60	2119	324	.141	1500	52970	97	.0424
70	2472	306	.134	1750	61800	92	.0402
80	2825	291	.127	2000	70630	87	.0380
90	3178	279	.122	2250	79460	83	.0362
100	3531	267	.117	2500	88290	80	.0349
125	4414	246	.107	3000	105900	75	.0327
150	5297	230	.100	4000	141300	67	.0293
175	6180	217	.0947	5000	176600	62	.0271
200	7063	206	.0900	6000	211900	58	.0253
250	8829	190	.0830	8000	282500	52	.0227
300	10590	177	.0773	10000	353100	48	.0210
350	12360	167	.0730	15000	529700	41	.0179
400	14130	159	.0694	20000	706300	37	.0162
450	15890	152	.0664	25000	882900	34	.0148

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [RULE 404 02-07-1986]

Volume Discharged Calculated as Dry Gas At Standard Conditions		Maximum Concentration of Particulate Matter ² Allowed in Discharged Gas Calculated as Dry Gas at Standard Conditions		Volume Discharged Calculated as Dry Gas At Standard Conditions		Maximum Concentration of Particulate Matter Allowed in Discharged Gas Calculated as Dry Gas at Standard Conditions	
		Milligrams per Cubic Meter	Grains per Cubic Foot			Milligrams per Cubic Meter	Grains per Cubic Foot
Cubic meters Per Minute	Cubic feet Per Minute			Cubic meters Per Minute	Cubic feet Per Minute		
500	17660	146	.0637	30000	1059000	32	.0140
600	21190	137	.0598	40000	1413000	28	.0122
700	24720	129	.0563	50000	1766000	26	.0114
800	28250	123	.0537	70000 or more	2472000 or more	23	.0100

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING, PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [40CFR 60 Subpart WWW 10-17-2000]

STANDARDS OF PERFORMANCE FOR MUNICIPAL SOLID WASTE LANDFILLS

- (1) The owner/operator of a municipal solid waste (MSW) landfill or landfill gas collection and control system shall comply with all applicable requirements of 40 CFR 60, Subpart WWW and of 40 CFR 60, Subpart A – General Provisions.
- (2) The owner/operator of a MSW landfill or landfill gas collection and control system shall comply with all applicable requirements for installation and operation of a landfill gas collection and/or control system as specified in Sections 60.752 and 60.753.
- (3) The owner/operator of a MSW landfill gas collection system shall operate the collection system so that the methane concentration is less than 500 parts per million above background at the surface of the landfill as determined in accordance with monitoring procedures specified in Sections 60.753 and 60.754.
- (4) The owner/operator of a MSW landfill gas collection and/or control system shall route all collected gas to:
 - (a) a control system designed and operated to reduce nonmethane organic compounds (NMOC) by 98 weight-percent, or when an enclosed combustion device is used for control, to either reduce NMOC by 98 weight percent or reduce the outlet NMOC concentration to less than 20 parts per million by volume, dry basis as hexane at 3 percent oxygen as determined by test methods specified in Section 60.754(d) or
 - (b) a treatment system that processes the collected gas for subsequent sale or use. All emissions from any atmospheric vent from the gas treatment system shall be subject to the requirements of Section 60.752(b)(iii)(2)(B).

FACILITY PERMIT TO OPERATE OC WASTE & RECYCLING. PRIMA DESHECHA

APPENDIX B: RULE EMISSION LIMITS [40CFR 60 Subpart WWW 10-17-2000]

- (5) The owner/operator of a MSW landfill gas collection and/or control system shall monitor operations pursuant to applicable requirements of Section 60.756 or Subpart A.
- (6) The owner/operator shall keep all records pursuant to Section 60.758 or Subpart A to demonstrate compliance with all applicable requirements. All records including data, calculations and any supporting documentation shall be prepared in a format which is acceptable to the AQMD.
- (7) The owner/operator shall submit all reports, notifications, plans, submittals and other communications required by Section 60.757 of this subpart or Subpart A to the AQMD and, unless notified to the contrary by AQMD or US EPA, to US EPA Region IX (See Sections E and K of this permit for addresses).
- (8) Alternative plans, compliance plans, and the construction and operation of new or modified air pollution control equipment that are required by this subpart shall be approved through the AQMD permit system.