



May 19, 2017

**BAY AREA
AIR QUALITY
MANAGEMENT
DISTRICT**

David R. Williams, Executive Director
Bay Area Clean Water Agencies
P.O. Box 24055, MS59
Oakland, CA 94623

Re: Summary of the BACWA-BAAQMD Rule 11-18 Meeting

Dear Mr. Williams:

As discussed during the meeting on March 23, 2017, between the Bay Area Clean Water Agencies (BACWA) membership and the Bay Area Air Quality Management District's (BAAQMD), all Publicly Owned Treatment Works (POTWs) would be placed in the second phase of facilities required to perform Health Risk Assessments (HRAs) as specified in proposed Regulation 11, Rule 18. This would allow these critical public entities appropriate time to refine emission factors and develop funding sources to address health risks. BAAQMD is committed to working with POTWs to better address identified health risks while realizing the need for the POTWs to obtain appropriate funding sources to maintain critical health-protective water treatment services.

If you have any questions or concerns, please contact either, Eric Stevenson, Director of Meterology, Measurement, and Rules at (415) 748-4685 or Jaime Williams, Information Technology Officer and Director, Engineering Division at (415) 749-4904.

Sincerely,

Jack P. Broadbent
Executive Officer / APCO

JPB:ES/kf

cc: Eric Stevenson, BAAQMD
Jaime Williams, BAAQMD

- ALAMEDA COUNTY**
Pauline Russo Cutter
Scott Haggerty
Rebecca Kaplan
Nate Miley
- CONTRA COSTA COUNTY**
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David Hudson
(Vice Chair)
Karen Mitchoff
Mark Ross
- MARIN COUNTY**
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(Secretary)
- NAPA COUNTY**
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- SAN FRANCISCO COUNTY**
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Jeff Sheehy
- SAN MATEO COUNTY**
David Canepa
Carole Groom
Doug Kim
- SANTA CLARA COUNTY**
Margaret Abe-Koga
Cindy Chavez
Liz Kniss
(Chair)
Rod G. Sinks
- SOLANO COUNTY**
Pete Sanchez
James Spering
- SONOMA COUNTY**
Teresa Barrett
Shirlee Zane

Jack P. Broadbent
EXECUTIVE OFFICER/APCO

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Bay Area Air District:

