April 14, 2015

TO: Alameda County Waste Management Authority
FROM: Gary Wolff, Executive Director
BY: Debra Kaufman, Senior Program Manager
SUBJECT: Alameda County Integrated Waste Management Plan (CoIWMP) Amendment Ordinance 2015-02: Hayward Transfer Station CDI facility

BACKGROUND
At the meeting of March 25, 2015, the WMA Board considered proposed Ordinance 2015-02 to adopt changes to the Alameda County Integrated Waste Management Plan for the Hayward Transfer Station CDI facility at 3458 Enterprise Avenue, and took the following actions:

1. Considered proposed Ordinance 2015-02 by title only, waiving the requirement to read the full text;
2. Opened and closed a public hearing; and
3. Recommended introduction of the ordinance for consideration at the April 22, 2015 WMA Board meeting.

The vote was 19-0 (Sadoff absent) in support of the above.

The staff memo for the WMA Board action on March 25th may be found here: http://stopwaste.org/sites/default/files/meeting/Hayward%20Coiwmp%20amendment%20public%20hearing%20and%20first%20reading.pdf

The staff memo to the March 12th Planning and Organization Committee/Recycling Board/Local Task Force (detailing and discussing the proposed changes) may be found here: http://stopwaste.org/sites/default/files/meeting/staff%20report%20for%20hayward%20coiwmp%20amendment%20march%202015%20tg1.pdf

At the April 22nd, 2015 meeting, Board members asked whether the facility owners would be paying a wage for recycling workers comparable to the recent wage schedules approved or required by several member agencies for recycling workers employed by solid waste contractors. Subsequent to the meeting, the facility consultant confirmed that the facility owner would be paying wages comparable to those that the WMA Board endorsed (but did not
require) in Resolution 2014-04. A copy of that e-mail, and Resolution 2014-04, are provided as Attachment B.

Staff also followed up on the request that we investigate whether the Board could impose a condition requiring specific wages to be paid at this facility, or any facility seeking a finding of conformance with our CoIWMP. We reviewed the CoWIMP and found no goal, objective, or policy that could serve as the basis for a wage-related condition.

RECOMMENDATION

It is recommended that the Authority waive the requirement to read the full text of the Ordinance, and adopt Ordinance 2015-02.

Attachments:

Attachment A: Ordinance 2015-02
Exhibit 1: CoIWMP Amendment Text
Exhibit 2: Siting Criteria Findings
Exhibit 3: Authority Conditions of Approval
Attachment A (to the Ordinance): City of Hayward Conditions of Approval

Attachment B: Resolution 2014-04 and email from the applicant regarding wages
Attachment A

ORDINANCE 2015-02

AN ORDINANCE ADOPTING AMENDMENTS TO THE COUNTYWIDE INTEGRATED WASTE MANAGEMENT PLAN, AND FINDING PLAN CONFORMANCE FOR THE HAYWARD TRANSFER STATION MEDIUM VOLUME CONSTRUCTION, DEMOLITION & INERT DEBRIS PROCESSING FACILITY AT 3458 ENTERPRISE AVENUE IN THE CITY OF HAYWARD

The Board of the Alameda County Waste Management Authority (“Authority”) ordains as follows:

SECTION 1 (Enactment)

The Board of the Authority does hereby enact this Ordinance in full consisting of Section 1 through Section 6.

SECTION 2 (Findings)


(b) The Authority finds that the Alameda County Joint Exercise of Powers Agreement for Waste Management directs that the Authority prepare, adopt, revise, amend, administer, enforce and implement the CoIWMP.

(c) The Authority finds that it adopted a CoIWMP, dated February 26, 2003, and has adopted minor amendments since then. A five-year review of the CoIWMP was conducted in November 2009, a factual update was adopted in April 2010, and amendments were made in January 2011, December 2011, and July 2013.

(d) The Authority finds that on December 22, 2014, the City of Hayward issued an administrative use permit for the Hayward Transfer Station Medium Volume Construction, Demolition & Inert Debris Processing Facility (“Facility”) at 3458 Enterprise Avenue in the City of Hayward after preparing, considering, and adopting a mitigated negative declaration, initial study, and mitigation monitoring and reporting program for the Facility as required by the California Environmental Quality Act (“CEQA”).

(e) The Authority finds that on January 14, 2015, the Facility applicant submitted the required information to the Authority to amend the CoIWMP to site the Facility on an existing site at 3458 Enterprise Avenue in the City of Hayward.

(f) The Authority finds that the Recycling Board, acting as the Local Task Force, has reviewed and commented on the proposed amendment, and the Planning & Organization Committee of the Authority has considered the CoIWMP Amendment,
including any comments by the Local Task Force, and has recommended approval of the CoIWMP Amendment and conformance finding.

(g) The Authority finds that Authority staff provided all required notice and held a duly noticed public hearing on March 25, 2015 to consider the CoIWMP Amendment and conformance finding for the Facility.

(h) The Authority finds that the Authority Board considered all materials and testimony presented by the public, Local Task Force, applicant for the Facility, and Authority staff.

(i) The Authority finds that it is a Responsible Agency under CEQA, that this project underwent the required review under CEQA, and that the Authority’s action is within the scope of activities addressed by the City of Hayward’s mitigated negative declaration and initial study (“MND/IS”).

(j) The Authority finds that the Authority Board has independently reviewed and considered City of Hayward’s MND/IS.

(k) The Authority finds that since the City of Hayward’s adoption of the MND/IS, no substantial changes have occurred and no new information or changed circumstances exist that require revisions of the MND/IS due to new significant environmental effects or a substantial increase in the severity of previously identified significant effects.

(l) The Authority finds that the City of Hayward required changes to the project or mitigation measures that ensure the Facility will not result in any significant environmental impacts.

SECTION 3 (CEQA Determinations)

(a) The Authority’s approval of the CoIWMP amendment and conformance determination, as conditioned, will have a less than significant impact on the environment as documented in the MND/IS.

(b) Authority hereby adopts, and incorporates herein by reference, the City of Hayward’s Mitigation Monitoring and Reporting Program, to the extent applicable to the Facility.

SECTION 4 (Amendment of CoIWMP)

The Authority hereby amends the CoIWMP as set forth in the CoIWMP Amendment text attached hereto as Exhibit 1 and made a part of this Ordinance, subject to the Conditions of Approval attached hereto as Exhibit 3.

SECTION 5 (Conformance Determination)

The Authority does hereby determine that the proposed project is in conformance with the CoIWMP as amended, including the siting criteria as set forth in the siting criteria findings attached hereto as Exhibit 2 and made a part of this Ordinance, and that a Solid
Waste Facility Permit for the project as conditioned by the Conditions of Approval attached hereto as Exhibit 3 would be in conformance with the CoIWMP as amended.

SECTION 6 (Notice and Effective Date)

This ordinance shall be posted at the Authority Office for at least thirty (30) days after its second reading by the Board and shall become effective thirty (30) days after the second reading.

Passed and adopted this 22nd day of April, 2015 by the following vote:

AYES:

NOES:

ABSTAINING:

ABSENT:

I certify that under penalty of perjury that the foregoing is a full, true and correct copy of ORDINANCE NO. 2015 - 02.

_______________________
GARY WOLFF
EXECUTIVE DIRECTOR

Exhibits:
Exhibit 1: CoIWMP Amendment Text
Exhibit 2: Siting Criteria Findings
Exhibit 3: Authority Conditions of Approval
Attachment A: City of Hayward Conditions of Approval
Amendments to Alameda County

Countywide Integrated Waste Management Plan for the Hayward Transfer Station Medium Volume Construction, Demolition & Inert Debris Processing Facility at 3458 Enterprise Avenue in the City of Hayward

The Alameda County Countywide Integrated Waste Management Plan, February 26, 2003 and last amended in September 14, 2013, is hereby amended again as set forth below. In the sections that follow, text to be added to the Plan is shown in underline bold and text to be deleted is shown in strikethrough.

1. In Chapter II under the heading of “Participants” section 6 "Private Companies," add the following bulleted paragraph directly before Table 2-4:

   Todd Fitch and Mike Tejero will be the owner/operator of the Hayward Transfer Station located at 3458 Enterprise Avenue in Hayward. The Hayward Transfer Station will be a medium volume construction, demolition, and inert debris processing facility. The facility will encourage customers to bring source separated construction and demolition materials, which will be transported to recycling and reuse facilities. Mixed loads of construction, demolition, and inert materials will be sorted into source separated categories for recycling or reuse with the residuals going to a landfill or other CDI facility. The facility will receive no more than 174 tons per day. The facility is expected to achieve an overall 60% recycling rate with 100% of asphalt and concrete being recycled and 50% of all other materials being recycled. This facility is expected to become operational in 2015 upon issuance of all applicable permits including a full solid waste facilities permit by the state of California and Alameda County LEA.

2. In Chapter II, under the heading of “The System Components” section 2 “Transfer Stations,” change the second paragraph of the section as follows:

   In 2015, seven transfer stations will operate in Alameda County: the Davis Street Transfer Station in San Leandro, the ACI Transfer/Processing Facility in San Leandro, the Berkeley Transfer Station in Berkeley, the Pleasanton Transfer Station in Pleasanton, the BLT Transfer
Station in Fremont, and the Livermore Sanitation Inc. direct transfer station in the City of Livermore, and the Hayward Transfer Station. In 2015, the Recology East Bay Organics Pre-Processing Facility will also likely be operational. Table 2-7 describes the capacity and geographic watershed of each of these transfer stations. Figure 2-B presents a map showing the location of the transfer stations and landfills in Alameda County and the origin and direction of waste flows. Long haul transfer vehicles used at the Davis Street, Berkeley, Pleasanton, and Hayward Transfer Stations include “moving floor” and “possum belly” vehicles, each designed to transport an average of 21 to 25 tons of compacted waste, per trip. The Recology East Bay Organics Pre-Processing Facility is also expected to use long haul trailers to transport solid waste residuals that cannot be digested after preprocessing to landfills or Material Recovery Facilities, as needed.

3. In Chapter II, add the Hayward Transfer Station to Figure 2-B.

4. Table 2-7 summarizes information regarding transfer stations in Alameda County. Amend Table 2-7 to include the information provided below:

<table>
<thead>
<tr>
<th>TRANSFER STATION</th>
<th>OWNER/OPERATOR</th>
<th>WASTESHEDS</th>
<th>DISPOSAL TONNAGE TOTAL TPY/TPD-5</th>
<th>SITE ACREAGE</th>
<th>DESIGN / PERMITTED CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hayward Transfer Station</td>
<td>Todd Fitch and Mike Tejero/Hayward Transfer Station, LLC</td>
<td>Alameda County</td>
<td>62,988/174 TPD-5 throughput expected</td>
<td>3.4 (with 2.5 acres devoted to this operation)</td>
<td>174 TPD/174 TPD</td>
</tr>
</tbody>
</table>
5. In Chapter II, under the heading “The System Components” section 2 “Transfer Stations,” add paragraph (h), as follows:

h) Hayward Transfer Station

Hayward Transfer Station. The Hayward Transfer Station is a medium volume construction, demolition, and inert debris processing facility located at 3458 Enterprise Avenue in Hayward on a 3.32 acre site, 2.5 of which is dedicated to this operation. The transfer station is co-located with other commercial activities at this site, including a contractor's storage yard, waste cooking oil recovery operation, portable toilet rentals, and temporary fencing operation. The facility is compatible with adjacent land uses, which are industrial.

The facility will receive self-hauled construction, demolition, and inert materials. Only construction, demolition, and inert materials will be accepted. The site will include a commercial scale, a large bunker for C&D materials, and several small bunkers for clean source separated C&D materials, as well as a storage area for drop boxes, vehicles, and equipment. The facility will offer discounts for the public to bring in clean source separated C&D materials. All incoming loads will be weighed on a commercial scale. Source separated C&D materials will be hauled in roll off trucks, demolition trucks or transfer trailers to various businesses for recycling or reuse. Mixed C&D residuals, after sorting and segregation for recyclables, will be hauled to landfills or CDI facilities. The facility also provides debris box rental and collection service for C&D materials in cities that allow non-franchised haulers to do so (several cities in Alameda County, including Hayward, only allow the franchised hauler to provide this service).

The facility is required to recycle all incoming concrete and asphalt and 50% of remaining materials. This will give the facility an overall recycling rate of 60%.

The facility expects to receive no more than 174 tons per day of material. This facility is expected to be operational in 2015 after receiving all applicable permits.
Exhibit 2

SITING CRITERIA FINDINGS
FOR HAYWARD TRANSFER STATION MEDIUM VOLUME CDI TRANSFER/PROCESSING
FACILITY AT 3458 ENTERPRISE AVENUE IN THE CITY OF HAYWARD

The Alameda County Waste Management Authority ("Authority") has reviewed the materials submitted in connection with the Hayward Transfer Station, LLC Medium Volume Construction, Demolition, and Inert Debris Transfer/Processing Facility ("Facility"). Based on that review, the Authority hereby makes the following determinations pursuant to the relevant provisions of CoIWMP Section VI, Table 6-2:

- **Seismic** – The Facility is not located within 200 feet of a known active fault. The Facility is approximately 3.46 miles from the Hayward fault zone.
- **Floodplains** – The Facility is not located within the 100-year flood plain.
- **Wetlands** – The Facility is located in a fully developed industrial area within the City of Hayward; no wetlands are impacted by its development.
- **Endangered Species Habitat** – The Facility is located in a fully developed industrial area within the City of Hayward and located on a site developed with industrial uses and once entirely paved. No special-status species have a potential to occur at the project site.
- **Unstable Soils** – The project site is subject to seismic liquefaction and may be affected by strong seismic ground shaking. The buildings and improvements on-site will be designed and constructed in accordance with California Building Code seismic design standards to assure the structural integrity of the Facility, including considerations for seismic hazards, liquefaction, and lateral spreading.
- **Major Aquifer Recharge Areas** – The Facility is not located in an aquifer recharge area.
- **Depth to Groundwater** – Groundwater on the site is shallow. The Facility will comply with all local and state construction requirements. The underlying groundwater basin is not utilized as a water supply, and no discharge to or pumping of the basin is permitted.
- **Permeable Strata and Soils** – The Facility is located on soils characterized by the US Geologic Service as Soil Type D that includes some Quaternary muds, sands, gravels, silts, and mud. Any construction on site would be required to meet the standards of the California Building Code. A large portion of the Facility site has pavement.
- **Non-attainment Air Areas** – The Facility operation would comply with all requirements and not conflict with or obstruct the implementation of the Bay Area Air Quality Management District ("BAAQMD") Plan. For regional emissions, the Facility would not exceed the numerical thresholds of significance established by the BAAQMD, would not result in a significant CO "hotspot", and would not exceed the BAAQMD Greenhouse Gas annual threshold. The Facility would also have a less than significant impact from operational source emissions and odor, and a less than significant impact to sensitive receptors, and would not result in significant adverse health conditions.
• **PSD Air Areas** – Operation of the Facility shall be in compliance with all requirements of the BAAQMD.

• **Mineral Resources Area** – The Facility is located in an area mapped by the California Department of Conservation, Division of Mines and Geology that indicates no significant mineral deposits are present. Furthermore, the siting of this Facility would not preclude the extraction of minerals in the future if needed.

• **Prime Agricultural Lands/Open Space** – The Facility is located in a fully developed industrial area within the City of Hayward and not on agricultural lands.

• **Military Lands** – The Facility is not sited on any Military lands.

• **Other Federal, State, and Indian Lands** – The Facility is not located on any Federal, State, or Indian lands.

• **Proximity to Major Transportation Routes** – The Facility site is located off State Highway Route 92, between the east end of the Hayward-San Mateo Bridge and the I-880 corridor.

• **Proximity to Development** – Access to the Facility will be from the I-880 corridor to State Highway Route 92. Roadway access to the Facility is through industrial and commercial roadways, and not through residential areas or areas where institutional and public facilities are present. A traffic analysis was done and concluded the project had a less than significant impact on all intersections studied.

• **Proximity to Public Services** – The Facility is located in a fully developed industrial park area and connected to public utilities. Captured storm water from the Facility site will be pumped and discharged to the nearby City of Hayward Pollution Control Facility (sewage treatment plant). Fire, police, and emergency medical services are readily available at this urban location.

• **Proximity to Waste Stream** – The Facility is located in the City of Hayward with excellent access to all areas of the City and the broader Bay Area via major roadways and highways.

• **Appropriate Zoning** – The Facility is compatible with adjacent industrial land uses and zoning; it is located within the City of Hayward Industrial (I) Zoning District.

• **Conformance with Approved Countywide Siting Element of the Integrated Waste Management Plan** – The Facility is consistent with the goals and policies of the Countywide Siting Element and has been designed to enhance landfill diversion of materials for Alameda County, and is an integral part of the countywide system.

• **Recreational, Cultural, or Aesthetic Areas** – The Facility is not located in an area of any recreational, cultural, or aesthetic significance.

• **Airport Zones** – The Facility is not located near an airport, within a Federal Aviation Agency approach zone, installation compatible use zone, or safety zone.

• **Gas Migration/Emission** – Not Applicable.

• **Contingency** – The Facility will maintain an Emergency Contingency Plan as part of the Solid Waste Facility Permit in the Facility’s Transfer/Processing Report to provide for continuity of service in the event of disruptions caused by natural or man-made events.
• **Aesthetics** - The Facility is an approved use located in a fully developed industrial area within the City of Hayward. Additional landscaping along the Facility frontage will be added to make the site more visually attractive.
Exhibit 3

Conditions of Approval for
CoIWMP Amendment and Conformity Determination for the
Hayward Transfer Station Medium Volume Construction, Demolition, and Inert Debris
Transfer/Processing Facility

Pursuant to the Joint Powers Agreement establishing the Alameda County Waste Management
Authority ("Authority"), the Alameda County Integrated Waste Management Plan, and state
law, the CoIWMP amendment and conformity determination enacted by the ordinance to
which this exhibit is attached is subject to the conditions below:

1. Construction and operations at the Hayward Transfer Station Medium Volume
Construction, Demolition, and Inert Debris Transfer/Processing Facility ("Facility") at 3458
Enterprise Avenue in Hayward shall comply with all requirements governing the design and
operation of such facilities as set forth in Title 14 of the California Code of Regulations.

2. Hanson & Fitch, Inc. and Hayward Transfer Station, LLC (collectively, “Applicant”) shall
construct and operate the Facility in compliance with the assumptions made and mitigation
measures included in the Mitigated Negative Declaration and Initial Study prepared by the City
of Hayward for Administrative Use Permit No. PL-2014-0373.

3. Applicant shall comply with the City of Hayward’s December 22, 2014 Conditions of
Approval for Administrative Use Permit No. PL-2014-0373, attached hereto as Attachment A, to
the extent applicable to the Facility. Notwithstanding the foregoing and condition number 2
above regarding compliance with mitigation measures, for Hayward’s Condition Number 15
and Mitigation Number 9, the Facility must be listed on StopWaste’s mixed C&D facility
diversion/recycling rate report or, equivalent alternative as approved by the Authority
Executive Director, or authorized representative of the Authority, after any required
compliance with CEQA. Additionally, for Hayward’s Condition Number 20 and Mitigation
Number 14, requiring the applicant to submit all documents recording the recycling rate to the
City at least twice annually prior to StopWaste’s Mixed C&D Facility Diversion/Recycling Rate
Report, those documents shall be submitted in months six and twelve.

4. Applicant shall defend (with counsel acceptable to the Authority), indemnify and hold
harmless the Authority, its agents, officers and employees for any costs (including legal costs,
attorneys’ fees, expert witness or consultant fees, staff time, or other expenses) incurred by the
Authority, its agents, officers or employees from any liability, damages, claim, judgment, loss
(direct or indirect), action, causes of action, or proceeding (collectively, “Action”) against the
Authority, its agents, officers or employees, in connection with the Facility or approval or
implementation of Authority Ordinance No. 2015-02. The Authority may elect, in its sole
discretion, to participate in the defense of such Action, and Applicant shall reimburse the
Authority for any costs, including attorneys’ fees, that the Authority, its agents, officers or
employees incur as a result of such Action. This indemnification shall be binding upon the
Authority, Applicant and all their successors and assigns.
5. Applicant shall comply with the Alameda County Integrated Waste Management Plan and all applicable existing and future ordinances and resolutions of the Authority (including, but not limited to, Ordinance 2009-01 and Resolution 2009-03).

6. Applicant shall comply with all Alameda County jurisdictions’ local rules and regulations including franchise restrictions on hauling construction and demolition debris by third party, non-franchised haulers.

7. Applicant shall pay all applicable Alameda County Waste Management fees on any disposed waste, including waste that is disposed in county and out-of-county.

8. These Conditions of Approval shall restrict the operation of the Facility and shall be incorporated in, and enforceable under the Facility’s Solid Waste Facilities Permit issued by the Alameda County Local Enforcement Agency and may be enforced by the Authority and City of Hayward in connection with enforcement of their permits for the Facility.

9. Any activities beyond those provided for by Ordinance 2015-02 shall require a new CoIWMP amendment and conformance determination by the Authority.

**ACCEPTANCE BY APPLICANT**

This CoIWMP amendment and conformance determination is hereby accepted upon the express terms and conditions hereof, and shall have no force or effect unless and until agreed to, in writing, by Applicant. The undersigned hereby acknowledge the approved terms and conditions and agrees to fully conform to and comply with said terms and conditions.

_____________________________________      _________________
By:                        Date
Its:                        

_____________________________________      _________________
By:                        Date
Its:                        

CITY OF HAYWARD DECEMBER 22, 2014 CONDITIONS OF APPROVAL FOR HAYWARD TRANSFER STATION

1. All the conditions of approval of Administrative Use Permit No. PL-2012-0104 shall be completed prior to the operation of a Medium Volume construction and demolition/inert debris (CDI) transfer/processing station facility.

2. Prior to commencement of the facility all required permits shall be secured. The Office of Solid Waste/Medical Waste Management, Alameda County Department of Environmental Health Department shall issue a Registration Permit to allow 174 tons per day. In addition, Alameda County Waste Management Authority, the Alameda County Source Reduction and Recycling Board, and the Energy Council shall make the Conformation of Findings which shall be issued and approval of an Amendment to the Alameda County Integrated Waste Management Plan (ColWMP).

3. The applicant shall submit for building permits for the construction or alteration of any building or structures. This includes the installation of office trailers which require permanent foundations and shall meet all California Building Code requirements.

4. The applicant shall submit for a sign permit for all business signs. All signs shall meet the regulations of the Sign Ordinance.

5. Graffiti. The applicant shall be responsible for keeping the building free of graffiti. Graffiti shall be removed within forty-eight hours after the owner has been advised of the occurrence.

6. Directional Signage. The applicant shall provide directional signage on the site adequate to ensure safe on-site vehicle circulation, including queuing for weighing and drop off of recyclable materials.

Mitigation Measures

7. **Mitigation Measure 1:**
Loads for intake to the Medium Volume Construction Debris and Inert Materials Transfer/Processing Facility are subject to check to assure that wastes that are typically associated with generating odors are not accepted.
8. **Mitigation Measure 2:**
Waste typically associated with generating odors (e.g., food waste, septic tank sludge, liquid waste, water treatment plant sludge, municipal solid waste, organic garbage, etc...) is prohibited from being accepted by the Medium Volume Construction Debris and Inert Materials Transfer/Processing Facility.

9. **Mitigation Measure 3:**
The three, 10,000 gallon recycled cooking oil tanks are to meet the requirements of the California Building Code and are to be seismically secured to the satisfaction of the Building Official and the Fire Department.

10. **Mitigation Measure 4:**
**Portable Toilets and Sanitary Wash Units & Washing**
The only acceptable sanitary sewer discharge shall be from normal potable water usage, such as bathroom wastewater, or employee breakroom wastewater. Any other use of water or generation of wastewater, inside or outside the building, requires the user to contact Water Pollution Source Control at 881-7900 for approval and further information.

11. **Mitigation Measure 5:**
**Waste Cooking Oil Processing and Storage**
- a. Develop and maintain a Spill Response Plan. The Plan shall be submitted prior to the commencement of operation of any transfer/processing station activities.
- b. Place an adequate stockpile of spill cleanup materials where it will be readily accessible.
- c. Spot clean leaks and drips routinely.
- d. Clean leaks, drips, and other spills with as little water as possible. Use rags for small spills, a damp mop for general cleanup, and dry absorbent material for larger spills.
- e. Remove the absorbent materials promptly and dispose of properly.
- f. Minimize the distance between waste collection points and storage areas.
- g. Contain and cover all solid and liquid wastes – especially during transfer.
- h. Keep the spill from entering the street, gutter, or storm drain.

12. **Mitigation Measure 6:**
**Non-Hazardous Construction and Demolition Debris Recycling, Processing and Transfer Station; Temporary Fencing Storage and Construction and Demolition Box Hauling.**
- a. All outdoor equipment and materials storage areas must be covered and bermed, or must be designed with best management practices to limit the potential for runoff to contact pollutants.
- b. Outdoor Process Equipment Areas (such as process equipment areas associated with industrial activity): Process equipment areas must not discharge to the storm drain system.
c. Storage areas containing non-hazardous liquids must be covered by a roof and be contained by berms, dikes, liners, vaults or similar spill containment devices. Discharge to the storm drain system is prohibited.
d. Protect materials stored outside from rainfall and wind dispersal.
e. Protect materials stored outside from stormwater contact and/or run-on.
f. Dust suppression system, provided for each load leaving the yard shall be maintained and fully functional at all times to mitigate airborne contaminants from leaving the site (by means of vehicles, equipment, trailers, air, and surface waters).

13. **Mitigation Measure 7:**
   Employee Training
   a. Train employees on stormwater best management practices;
   b. Train staff on the proper maintenance of the facility.
   c. Train employees on the facility’s spill control plan and proper spill containment and cleanup procedures.
   d. Establish a regular training schedule, train all new employees, and conduct annual refresher training.
   e. Use a training log or similar method to document training.

14. **Mitigation Measure 8:**
   Miscellaneous
   a. Keep outside areas free of trash and debris.
   b. All on-site storm drain inlets shall be cleaned at least once per year immediately prior to the rainy season. Additional cleaning may be required by the City.
   c. Prior to operations, all on-site storm drain inlets shall be clearly stenciled “No Dumping, Drains to Bay.”

15. **Mitigation Measure 9:**

16. **Mitigation Measure 10:**
If the facility hauls mixed C&D debris to a landfill for use as Alternative Daily Cover (ADC), which is a lower quality use than recycling, it is required to be a landfill that meets state ADC requirements, which require reducing the size of the material, not just spreading of materials. Materials should only go to landfills that have the capacity to size reduce C&D materials to a grain size specification by volume of ninety-five percent less than twelve inches and fifty percent less than six inches as determined by the EA and meet all State ADC requirements found here:

17. **Mitigation Measure 11:**
Only the City of Hayward franchised hauler is allowed to provide debris box rental and collection for C&D materials. The Hayward Transfer Station is not allowed to provide debris box rental and collection for C&D materials.

18. **Mitigation Measure 12:**
Hayward Transfer Station shall maintain a Load Check Program that requires personnel to check all loads. The operator shall provide the City with copies of the written inspections conducted by the Alameda County Environmental Health Department, the results of those inspections, and Applicant’s response plan.

19. **Mitigation Measure 13:**
**Facility Description and Plan (Plan):** The applicant shall submit a revised Plan to indicate its best management practices to comply with the conditions below.
   a. CDI debris stored for more than fifteen days that has not been processed and sorted for resale or reuse shall be subject to enforcement action
      Applicant’s intention is to shall transfer CDI and clean source separated materials more frequently than the subject requirement.
   b. 17383.5(c) CDI that has been processed and sorted for resale or reuse may be stored on site for up to one year or will be subject to enforcement action “Operator intention is to shall transfer clean source separated materials more frequently than the subject requirement.”
   c. 17383.5(d) Maximum amount of material on site, including unprocessed, being processed, processed, is 30 days times the amount of material multiplied by the maximum amount of material permitted each day. Applicant’s intention is to transfer CDI and clean source separated materials frequently so as not to exceed the subject requirement.

20. **Mitigation Measures 14:**
**Provide Monthly Reports of All Inbound and Outbound Materials** -Reports are required for each month when some portion or all of the facility is operating. The monthly reports indicating all inbound tonnage delivered to and outbound materials removed from the Applicant’s site, whether for recycling or landfilling,
   a. For all incoming loads, whether for recycling or landfilling, data shall include the truck number, truck weight (GVW and tare), the net weight of each load, and the name, street address and city of each location from which the loads were transported.
   b. For each outbound load, provide tons by material type and indicate the designated end use for each of those material types, including whether each material type is to be recycled (including mulch, bio mass, and compost), used for beneficial reuse or landfilled, and the facility name, address and contact phone number where the indicated activity took place.
c. Prior to StopWaste.Org’s Mixed C&D Facility Diversion/Recycling Rate Report, the applicant shall submit all documents recording the recycling rate to the City at least twice annually.

Each monthly report shall be submitted to the City’s Solid Waste Manager and is due by the 15th of the following month. Timely receipt of the monthly reports is required because this data is required for the City to complete reports to CalRecycle in accordance with state law. If the Applicant fails to provide the requisite reports on the due date and does not confirm that the data will be provided on the following Monday, then staff may initiate appropriate enforcement action including the assessment of fines and up to and including revocation of the Administrative Use Permit within ten (10) days of the late submittal.

21. **Mitigation Measure 15:**
All abandoned debris, regardless of the type of materials or quantity, shall be removed daily from the Enterprise Avenue right-of-way within 300 feet of any property line of the facility. All costs related to such removal shall be borne exclusively by the Applicant or subsequent operator/owner.

22. **Mitigation Measure 16:**
**Pursuant to the City’s Franchise Agreement with Waste Management of Alameda County,** contractors other than Waste Management of Alameda County may collect Construction and Demolition Debris only under these provisions:

“Construction and Demolition Debris which is: (1) removed from a premise by a licensed contractor as an incidental part of a total construction, remodeling, or demolition service offered by that contractor, rather than as a separately contracted or subcontracted hauling service using debris boxes or similar apparatus; or (2) directly loaded onto a fixed body vehicle and hauled directly to a facility for Recycling, Composting or Disposal and that holds all applicable permits.”

23. **Mitigation Measure 17:**
Daily sweeping of the entire parcel beginning one hour prior to each day that the facility is in operation, and ending one hour after the facility has closed for the day to Reduce Litter and Other Debris from Escaping the Facility and to Deter Rodents.

24. **Mitigation Measure 18:**
Trucks may only deliver materials during the facility’s approved operating hours and trucks may not block access to nearby businesses: All loads must also be covered to prevent any materials from blowing out of the vehicles. Failure to do so could result in fines assessed.

25. **Mitigation Measure 19:**
If the facility is not operating for any reason, operator may not accumulate any additional materials on site.
26. **Mitigation Measure 20:**
The Applicant/operator shall regularly update the Facility Description and Plan, including a list of all facilities that deliver materials for processing to that facility, along with the address, contact name and phone number for each of those facilities. Regular updates to the Plan shall be submitted to City of Hayward, Solid Waste Manager.

27. **Mitigation Measure 22:**
The Applicant/operator shall recycle 100 percent of all concrete and asphalt and fifty percent of all other materials, in order to be consistent with the City of Hayward’s C&D Ordinance. The requirement to recycle all of the concrete and asphalt and fifty percent of all other materials shall exclude such uses as Alternative Daily Cover and Other Beneficial Reuse.

28. **Mitigation Measure 23:** Construction and demolition materials used as Alternate Daily Cover must conform to state law and permit requirements: http://www.calrecycle.ca.gov/Laws/Regulations/Title27/ch3sb4a.htm#Article2.

29. **Mitigation Measure 24:**
Compliance with these regulations requires a sufficient area, including floor space to rigorously sort and segregate for recycling these co-mingled materials and large storage areas for transfer of the materials. The area is to be approved by City of Hayward, Solid Waste Manager.

30. **Mitigation Measure 25:**
If the facility hauls mixed C&D debris to a landfill for use as Alternative Daily Cover (ADC), which is a lower quality use than recycling, it should be a landfill that meets state ADC requirements, which require reducing the size of the material, not just spreading of materials. Materials should only go to landfills that have the capacity to size reduce C&D materials to a grain size specification by volume of ninety-five percent less than twelve inches and fifty percent less than six inches as determined by the EA and meet all State ADC requirements found here: http://www.calrecycle.ca.gov/Laws/Regulations/Title27/ch3sb4a.htm#Article2

**Landscape**

31. The landscape and irrigation plans are to be to the satisfaction and shall be approved by the City of Hayward, Landscape Architect with the following conditions:

   a. Existing Enterprise Avenue frontage landscape is located in Public Right-Of-Way. The ten-foot-wide front setback area shall be provided along the Enterprise Avenue frontage in compliance with Zoning Ordinance for Industrial District. Required setback areas except for permitted driveways and walkways shall be landscape with water-conserving trees, shrubs, ground cover, or a combination thereof. The sole use of bark, decorative paving, or decorative rock shall not be allowed. Trees shall be a minimum one 24-inch-box size per twenty to forty linear feet of frontage.
b. Where landscape area adjoins driveways or parking areas, Class B Portland Cement concrete curbs shall be constructed to a height of six inches above the finished pavement.

c. The end of parking rows shall be capped with landscape islands and shall be planted with tree, shrub, ground cover, or a combination thereof.

32. Prior to issuance of the first building permit, detailed landscape and irrigation plans shall be reviewed and approved by the City Landscape Architect and shall be a part of approved improvement plans and the building permit submittal. The plans shall be prepared by a licensed landscape architect and comply with the City’s Bay-Friendly Water Efficient Landscape Ordinance, Hayward Environmentally Friendly Landscape Guidelines and Checklist for the landscape professional, and Municipal Codes.

33. Automatic weather based water efficient irrigation system shall be installed within all required landscaped areas.

34. Backflow prevention assembly shall conform to the City Standard SD-202.

35. Landscaping shall be maintained in a healthy, weed-free condition at all times and shall be designed with efficient irrigation practices to reduce runoff, promote surface filtration, and minimize the use of fertilizers and pesticides, which can contribute to runoff pollution. The owner’s representative shall inspect the landscaping on a monthly basis and any dead or dying plants (plants that exhibit over thirty percent dieback) shall be replaced within ten days of the inspection. Three inches deep mulch should be maintained in all planting areas. Mulch should be organic recycled chipped wood in the shades of Dark Brown Color. Trees shall not be severely pruned, topped or pollarded. Any trees that are pruned in this manner shall be replaced with a tree species selected by, and size determined by the City Landscape Architect, within the timeframe established by the City and pursuant to the Municipal Code. Irrigation system shall be tested periodically to maintain uniform distribution of irrigation water; irrigation controller shall be programed seasonally; irrigation system should be shut-off during winter season; and the whole irrigation system should be flushed and cleaned when the system gets turn on in the spring.

Fire Department

General

36. Approved fire apparatus access roads shall be provided for every facility, building or portion of a building hereafter constructed or moved into or within the jurisdiction. The fire access apparatus access road shall extend to within 150 feet of all portion of the facility and all portions of the exterior walls of the first story of the building as measured by an approved route around the exterior of the building or facility.
Identify fire apparatus road on the site plan. In another word, building shall be built within 150 feet hose lay distance of a fire access road.

37. Fire apparatus access roads shall have an unobstructed width of not less than twenty feet. The minimum fire apparatus access road with fire hydrant(s) is twenty-six feet.

38. Fire apparatus access roads shall be designed and maintained to support the imposed load of fire apparatus 75,000 pounds and shall be surfaced so as to provide all-weather driving capability.

39. Dead-end fire apparatus access road in excess of 150 feet in length shall be provided with a turnaround meeting the Hayward City Standard and the 2007 California Fire Code Section D103. The outside radius shall be a minimum forty-five feet and inside radius to be 19.8 feet (WB-50 template).

40. Fire apparatus access roads twenty to twenty-six feet wide shall be posted on both sides as a fire lane, twenty-six feet to thirty-two feet shall be posted on one side of the road as a fire lane. “No Parking” sign shall meet the City of Hayward Fire Department fire lane requirements.

41. Where a portion of the facility or building hereafter constructed or moved into or within the jurisdiction is more than 400 feet from a hydrant on a fire apparatus access road, as measured by an approved route around the exterior of the facility or building.

42. The new fire hydrant shall be located along fire access road and the location of fire hydrants shall be approved by fire department.

43. Fire hydrants shall be placed at least fifty feet from the building to be protected. Where it is not feasible to place them at that distance, they may be in closer proximity in approved locations.

44. Type of fire hydrant(s) to be installed shall be Double Steamer Hydrant (Clow Valve Co. Model 865 with one 2-1/2 inch outlet and two 4-1/2 inch outlets). Fire hydrant(s), when installed as part of the fire sprinkler system service line, shall be installed on the line so as to remain independently controlled and in operable condition when the fire sprinkler system is closed.

45. Identify the location of Fire Department connection on a revised site plan. It shall be located on the street/fire apparatus access side of buildings, within 100 feet to a fire hydrant, fully visible and recognizable from the street or nearest point of fire department vehicle access. Fire department connection shall be so located that fire
apparatus and hose connected to supply the system will not obstruct access to the building for other fire apparatus.

46. Identify the gate on the plan to be submitted to the Fire Department for review and approval prior to building permit submittal. The minimum width of the gate is twenty feet. A key switch is required and mounted on a stationary place on the outside of the gate. The key switch shall be mounted three to five feet above ground. The key switch shall be purchased from Hayward Fire Department.

47. Fire sprinkler system shall be provided in the building with combustible liquids in accordance with the latest NFPA 30.

48. Secondary containment shall be provided in accordance with the California Fire Code, including water volume of twenty minutes sprinkler water flow.

Hazardous Materials Division

49. Formal plans shall be submitted for review to the City of Hayward Fire Department through the City of Hayward Building Department.

50. Alternate Means of Protection (AMP) document shall be submitted and approved.

51. Secondary containment is required for all cooking oil tanks. Attach signage identifying contents of each tank and attach new NFPA 704 placards. In addition, include the secondary containment calculations for new concrete bermed tank trailer storage yard.

52. Provide a complete chemical inventory for the Waste Cooking Oil Recycling processing storage facility. Contact the Hazardous Materials Division for a copy of the City of Hayward Fire Department’s Chemical Inventory form at (510) 583-4927.

53. Per our discussions the plans will be submitted in two phases; Phase 1 will involve storing waste cooking oils on a temporary basis in existing tanks under the MAQ volumes in the 2010 California Fire Code, and Phase 2 will involve the installation of building sprinklers per the City of Hayward Fire Department standards and the full use of all cooking oil tanks in the building.

54. Facility is to have the federally mandated SPCC plan onsite and available for inspection.

55. The future proposed exterior tanks identified on this plan shall require the submittal of plans and the approval of the City of Hayward Fire Department.
56. Per our meeting discussions, porta potty liquid disinfectants will not be stored on-site and will only be added and mixed at off-site locations.

57. Violations. Violation the conditions of approval and any related permit requirements may result in revocation at a public hearing before the Planning Commission.
ALAMEDA COUNTY WASTE MANAGEMENT AUTHORITY (ACWMA)
RESOLUTION #WMA 2014 -4
MOVED: Tam
SECONDED: Worthington

AT THE MEETING HELD MAY 28, 2014
THE AUTHORITY ENCOURAGES HIGHER PAY AND HEALTH INSURANCE BENEFITS FOR RECYCLING WORKERS IN ALAMEDA COUNTY

WHEREAS, the ACWMA’s vision statement seeks for the ACWMA to be a national leader in pursuing effective solutions that reduce the waste of material and other natural resources and, in doing so, accomplish other goals including creating jobs and other forms of social betterment for the residents of Alameda County; and

WHEREAS jobs in public sanitation traditionally have provided families with solid middle-class incomes; and

WHEREAS recycling workers, who do the dirty, difficult and sometimes dangerous job of processing recyclables, provide an essential public service that benefits the County’s residents, businesses and visitors, and are vital to our and our member agency’s efforts to minimize waste; and

WHEREAS recycling workers deserve a wage sufficient to support their families without public assistance, as well as affordable family health insurance; and

WHEREAS, the City of Fremont has shown by example that it is possible to raise wages for recycling workers with only a modest rate increase for rate payors;

NOW THEREFORE, BE IT RESOLVED that the Alameda County Waste Management Authority hereby encourages its member agencies and private employers of recycling workers in Alameda County to consider implementing the pay scale approved by the City of Fremont for recycling workers (“Schedule A” from the City of Fremont, attached; note that the effective dates are January 1st of each calendar year), and actions to provide quality, affordable health insurance for these workers and their families.

Passed and adopted this 28th day of May, 2014 by the following vote:

AYES: Biddle, Carson, Cutter, Halliday, Kalb, Maass, Natarajan, Rood, Tam, West, Worthington
NOES: None
ABSTAIN: None
ABSENT: Ellis, Freitas, Landis, Pentin, Sadoff, Turner

Gary Wolff, Executive Director
**SCHEDULE A**

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**Foreperson:**  
A Foreperson will receive $1.25 per hour above the highest rate working in his/her group.
Here is the e-mail from Rick Mauck for the packet (CoIWMP item). Thanks.

From: rickmauck [mailto:rickmauck@yahoo.com]
Sent: Friday, April 03, 2015 2:48 PM
To: Debra Kaufman
Cc: Todd Fitch; Mike Tejero
Subject: RE: FW: copy of wage resolution

Hayward Transfer Station, LLC owners have reviewed what you sent and will pay Hayward Transfer Station employees comparable wages.

Sent via the Samsung GALAXY S4 Active™, an AT&T 4G LTE smartphone

-------- Original message --------
From: Debra Kaufman
Date:2015/03/26 3:10 PM (GMT-08:00)
To: rickmauck@yahoo.com
Cc: "Vera Dahle-Lacaze (vera.dahle-lacaze@hayward-ca.gov)"
Subject: FW: copy of wage resolution

Hi Rick,

Attached is a copy of the resolution our Board had adopted along with an attachment showing wage recommendations. Can you let me know if the facility plans on paying wages comparable to these? Thanks.

Debra

Debra Kaufman
Senior Program Manager | StopWaste
1537 Webster St. | Oakland, CA 94612
p: (510) 891-6519 | f: (510) 893-2308

Please note I am in the office Tuesday – Friday

www.StopWaste.org

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