



Matthew Rodriguez
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Department of Toxic Substances Control

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Edmund G. Brown Jr.
Governor

FACT SHEET (UPDATED - OCTOBER)

APPROVAL OF CLASS 3 PERMIT MODIFICATION REQUEST,
CHEMICAL WASTE MANAGEMENT INC., KETTLEMAN HILLS FACILITY,
35251 OLD SKYLINE ROAD, KETTLEMAN CITY,
KINGS COUNTY, CALIFORNIA 93239
ENVIRONMENTAL PROTECTION AGENCY IDENTIFICATION NUMBER
CAT000646117

The Department of Toxic Substances Control (DTSC) received a Class 3 Permit Modification Request (Request) from Chemical Waste Management, Inc. (CWM) in a letter dated December 12, 2008. The Request proposed changes to the design of Landfill B-18 specified in the Engineering and Design Report (Report) dated November 2008. DTSC reviewed the request and the Report and issued a Notice of Deficiency (NOD) dated February 23, 2010. CWM submitted a revised Report dated February 26, 2010, to address the NOD. DTSC issued a second NOD dated July 26, 2011, and CWM submitted a second revision on August 30, 2011. DTSC has determined that the Report is technically complete.

DTSC reviewed the entire enforcement record for CWM, which dates back to 1983. None of CWM's violations, including a \$311,000 fine in March of 2013 for failing to report 72 small spills, has resulted in a threat to public health or the environment. The review also concluded that the facility is not a serial violator as there have been long stretches of time without violations. DTSC has tentatively decided to grant the permit modification request and has prepared a draft permit.

INTRODUCTION

DTSC has prepared this Fact Sheet in accordance with California Code of Regulations (Cal. Code of Regs.), title 22, section 66271.7. DTSC prepared the Fact Sheet because DTSC has found the Class 3 permit modification request from the CWM Kettleman Hills facility to be the subject of widespread public interest and it has raised major issues.

PUBLIC INTEREST AND MAJOR ISSUES

Kings County released a Notice of Preparation (NOP) and an Initial Study on September 30, 2005, announcing the plan to prepare a Subsequent Environmental

Impact Report (SEIR) for the proposed continuation and expansion of hazardous waste disposal activities. Kings County conducted two public meetings on October 19, 2005, to provide additional information and to allow the public and organizations to propose environmental information to be considered in the SEIR.

DTSC attended both public meetings on October 19 and informed the audiences that the documents were under review by DTSC and that the Department expected to submit comments at the end of the review period. Members of the audience indicated that considerable public interest existed and requested a public hearing during DTSC's decision process. DTSC reviewed the NOP and Initial Study and proposed that the SEIR include potential impacts to air quality in a letter dated October 31, 2005.

Kings County distributed the Draft SEIR to the public and responsible agencies for review in March 2008 and opened a 45-day public comment period that began on March 21, 2008. Kings County also distributed a Revised Project Description and Analysis to the public and responsible agencies in May 2008 and opened a 45-day public comment period that began on May 6, 2008. Finally, Kings County distributed Recirculated Portions of the Draft SEIR in May 2009 and opened a 45-day public comment period that began on June 1, 2009. The public comment periods generated a significant number of written comments which are included in the Final SEIR prepared by CH2MHILL for the Kings County Community Development Agency dated September 2009.

In July 2009, at the request of the Kings County Health Officer, the California Department of Public Health's (CDPH's) Birth Defects Monitoring Program (CBDMP) initiated a review of the number of birth defects in Kettleman City from 1987 to 2008, using data from a statewide birth defects registry. The Health Officer was responding to concerns raised by members of the Kettleman City community and environmental advocates about an apparent increase in the number of infants born with birth defects after 2006, some of whom died. The community also raised concerns about the facility and whether environmental exposures from it or other potential sources in the area may have been linked to birth defects. In January 2010, Governor Arnold Schwarzenegger directed CDPH to investigate the apparent increase.

The objectives of the investigation were to evaluate the presence of known or suspected genetic, medical or pregnancy-related risk factors, the presence of known or suspected behavioral and lifestyle risk factors, and the potential for environmental or occupational exposures that may be associated with an increased risk of birth defects. Although the investigation found pollutants in the air, water and soil in Kettleman City, it did not find a specific cause or environmental exposure among the mothers that would explain the increase in the number of children born with birth defects in Kettleman City.

In April 2013, the Office of Environmental Health Hazard Assessment (OEHHA) released the California Communities Environmental Health Screening Tool Report (CalEnviroScreen). The report evaluates multiple pollutants and stressors in California communities and assigns screening scores to highlight those communities in the state

that may require more assistance. The report indicates that Kettleman City has higher pollution burdens and vulnerabilities than other areas in the state. The report also indicates several elevated raw scores for the city of Avenal which show that the community may be more susceptible to the effects of pollution than other communities in the state.

FACILITY DESCRIPTION

The Kettleman Hills facility is a hazardous waste facility owned and operated by CWM, a subsidiary of Waste Management, Inc. The facility is located approximately 3.5 miles southwest of Kettleman City, 6.5 miles southeast of the City of Avenal, and 2.5 miles west of Interstate 5. It is located on 1,600 acres that includes permitted landfills, surface impoundments, and waste storage and treatment units for hazardous waste.

ACCEPTED WASTE

The facility is permitted to accept the hazardous waste codes listed in Table 1 in any quantity. The facility is not authorized to receive, treat, store, dispose of, or otherwise manage the following:

- Radioactive material that is not exempt from regulation and licensing or is not expressly authorized for disposal under the Radiation Control Law, chapter 8 (commencing with section 114960) of part 9 of division 104 of the Health and Safety Code, or any successor statute that may replace the Radiation Control Law; or is prohibited from disposal under article 1 (commencing with section 114705) of chapter 5 of part 9 of division 104 of the Health and Safety Code or any successor statute that may replace article 1; or is prohibited from disposal by any governmental agency,
- Compressed gases (not including aerosol containers),
- Class 1, Division 1.1 or 1.2, or forbidden explosives (Code of Federal Regulations, title 49, subchapter C, part 173, section 50),
- Biological agents or infectious wastes.

The quantity of waste that can be accepted at the active hazardous waste landfill at the facility is limited by the permitted dimensions of the landfill. The landfill is prohibited from disposing of:

- Reactive wastes, unless rendered nonreactive (except for lab-packed cyanides or sulfides as allowed under Cal. Code of Regs., title 22, section 66264.316(e)).
- Ignitable wastes, unless rendered nonignitable or lab-packed as allowed under Cal. Code of Regs., title 22, section 66264.316.
- Liquid waste or containers with free liquids, unless stabilized/solidified or lab-packed, except as allowed under Cal. Code of Regs., title 22, section 66264.314.
- Waste prohibited from disposal in landfill by Cal. Code of Regs., title 22, division 4.5, chapter 18, unless treated to meet land disposal regulatory requirements.

- Radioactive waste that is not exempt from regulation and licensing or is not expressly authorized for disposal under the Radiation Control Law (chapter 8 (commencing with section 114960) of part 9 of division 104 of the Health and Safety Code, or any successor statute that may replace the Radiation Control Law; or is prohibited from disposal under article 1 (commencing with section 114705) of chapter 5 of part 9 of division 104 of the Health and Safety Code or any successor statute that may replace article 1; or is prohibited from disposal by any government agency.

D001	D040	K008	K052	K114	P004	P048	P105	U005	U046	U087	U128	U169	U213	U387	281	725
D002	D041	K009	K060	K115	P005	P049	P106	U006	U047	U088	U129	U170	U214	U389	291	726
D003	D042	K010	K061	K116	P006	P050	P108	U007	U048	U089	U130	U171	U215	U394	311	727
D004	D043	K011	K062	K117	P007	P051	P109	U008	U049	U090	U131	U172	U216	U395	321	728
D005	F001	K013	K064	K118	P008	P054	P110	U009	U050	U091	U132	U173	U217	U404	322	731
D006	F002	K014	K065	K123	P009	P057	P111	U010	U051	U092	U133	U174	U218	U408	331	741
D007	F003	K015	K066	K124	P010	P058	P112	U011	U052	U093	U134	U176	U219	U409	341	751
D008	F004	K016	K069	K125	P011	P059	P113	U012	U053	U094	U136	U177	U220	U410	342	791
D009	F005	K017	K071	K126	P012	P060	P114	U014	U055	U095	U137	U178	U221	U411	343	792
D010	F006	K018	K073	K131	P013	P062	P115	U015	U056	U096	U138	U179	U222		351	801
D011	F019	K019	K083	K132	P014	P064	P116	U016	U057	U097	U140	U180	U223	121	352	
D012	F007	K020	K084	K136	P015	P065	P118	U017	U058	U098	U141	U181	U225	122	411	
D013	F008	K021	K085	K140	P016	P066	P119	U018	U059	U099	U142	U182	U226	123	421	
D014	F009	K022	K086	K141	P017	P067	P120	U019	U060	U101	U143	U183	U227	131	431	
D015	F010	K023	K087	K142	P018	P068	P121	U020	U061	U102	U144	U184	U228	132	441	
D016	F011	K024	K088	K143	P020	P069	P122	U021	U062	U103	U145	U185	U234	133	451	
D017	F012	K025	K090	K144	P021	P070	P123	U022	U063	U105	U146	U186	U235	134	461	
D018	F020	K026	K091	K145	P022	P071	P127	U023	U064	U106	U147	U187	U236	135	471	
D019	F021	K027	K093	K147	P023	P072	P128	U024	U066	U107	U148	U188	U237	141	481	
D020	F022	K028	K094	K148	P024	P073	P185	U025	U067	U108	U149	U189	U238	151	491	
D021	F023	K029	K095	K149	P026	P074	P188	U026	U068	U109	U150	U190	U239	161	511	
D022	F024	K030	K096	K150	P027	P075	P189	U027	U069	U110	U151	U191	U240	162	512	
D023	F025	K031	K097	K151	P028	P077	P190	U028	U070	U111	U152	U192	U243	171	513	
D024	F026	K032	K098	K156	P029	P082	P191	U029	U071	U112	U153	U193	U244	181	521	
D025	F027	K033	K099	K157	P030	P084	P192	U030	U072	U113	U154	U194	U246	211	531	
D026	F028	K034	K100	K158	P031	P085	P194	U031	U073	U114	U155	U196	U247	212	541	
D027	F032	K035	K101	K159	P034	P087	P196	U032	U074	U115	U156	U197	U248	213	551	
D028	F034	K036	K102	K161	P036	P088	P197	U033	U075	U116	U157	U200	U249	214	561	
D029	F035	K037	K103	K169	P037	P089	P198	U034	U076	U117	U158	U201	U271	221	571	
D030	F037	K038	K104	K170	P038	P092	P199	U035	U077	U118	U159	U202	U278	222	581	
D031	F038	K039	K105	K171	P039	P093	P201	U036	U078	U119	U160	U203	U279	223	591	
D032	F039	K040	K106	K172	P040	P094	P202	U037	U079	U120	U161	U204	U280	231	611	
D033	K001	K041	K107	K174	P041	P097	P203	U038	U080	U121	U162	U205	U328	232	612	
D034	K002	K042	K108	K175	P042	P098	P204	U039	U081	U122	U163	U206	U353	241	613	
D035	K003	K043	K109	K179	P043	P099	P205	U041	U082	U123	U164	U207	U359	251	711	
D036	K004	K048	K110	K180	P044	P101	U001	U042	U083	U124	U165	U208	U364	252	721	
D037	K005	K049	K111	P001	P045	P102	U002	U043	U084	U125	U166	U209	U367	261	722	
D038	K006	K050	K112	P002	P046	P103	U003	U044	U085	U126	U167	U210	U372	271	723	
D039	K007	K051	K113	P003	P047	P104	U004	U045	U086	U127	U168	U211	U373	272	724	

Table 1 - Hazardous Waste Codes Allowed

PROPOSED MODIFICATION

The facility submitted a Class 3 Permit Modification Request to DTSC in a letter dated December 12, 2008. The proposal requests the following changes to the current design of landfill B-18:

- Increase in footprint area from 53 to 67 acres,
- Increase in total capacity from 10,700,000 to 15,700,000 cubic yards,
- Increase in the maximum waste elevation from 965 to 1018 feet, Mean Sea Level,
- Addition of a second surface water run-off containment basin,
- Extension of the sideslope liner system, with the same design as B-18 Landfill Phase II except for the secondary composite liner having the regulation-required 3-feet instead of 3.5-feet clay thickness, and
- Final closure configuration includes approximately 25-foot wide benches at a maximum vertical interval of 50 feet with about a 3.5 foot horizontal to 1 foot vertical slope between the individual benches.

BASIS FOR DRAFT PERMIT CONDITIONS

DTSC has added draft permit conditions for the Hazardous Waste Facility Permit in accordance with Cal. Code of Regs., title 22, section 66270.41. A summary of the basis for the additional permit conditions follows:

1. Part III, Condition 3.

The following documents were prepared to comply with the requirements of Public Resources Code section 21000 et seq. and the CEQA Guidelines, section 15070 et seq. of title 14, of the Cal. Code of Regs. and are incorporated by reference:

*Final Environmental Impact Report (EIR) dated October 1985,
Supplemental Environmental Impact Report dated February 1988,
Final Subsequent EIR dated November 1997,
Draft Subsequent EIR dated November 2004,
Final Subsequent EIR dated May 2005,
Draft Subsequent EIR dated November 2005,
Final Subsequent EIR dated May 2006,
Draft Subsequent EIR dated March 2008,
Recirculated Portions of Draft Subsequent EIR dated May 2009,
Final Subsequent EIR dated September 2009, and
Addendum and Initial Study/ Environmental Checklist dated May 2013.*

The mitigation measures identified in the Final Subsequent EIR Mitigation Monitoring and Reporting Plan, and included as Exhibit B of the Draft Kings County Planning Commission Resolution No. 09-13, are incorporated by reference. The Permittee shall comply with the requirements of the Mitigation Monitoring and Reporting Plan as they pertain to the permitted activities to reduce impacts to the extent feasible or to less than significant levels as indicated in the Final SEIR. No additional mitigation measures are identified for the approval of this Permit.

This condition was added in accordance with Title 22, section 66270.32(b)(2) to ensure that the facility complies with the mitigation measures identified in the Final Subsequent EIR.

2. Part III, Condition 4(A)(1)(d).

Ambient air samples for polychlorinated biphenyls (PCBs) shall be collected for a 28-day period, on a quarterly cycle, unless as otherwise specified by DTSC.

This condition was added in accordance with Title 22, section 66264.706(b) to provide for representative sampling and analysis of PCBs in ambient air. This will provide a lower detection limit for PCBs collected in ambient air samples.

3. Part III, Condition 4(A)(1)(e).

Within 90 days of the final decision on the class 3 permit modification request submitted on December 12, 2008, the Permittee shall submit for DTSC approval a proposed location for one additional ambient air monitoring location for ambient air sample collection. The additional station shall be located between the active hazardous waste landfill operations and Kettleman City to assess releases of volatile organic compounds, semi-volatile compounds, metals and particulates that are emitted when the predominant wind direction is from the facility toward Kettleman City.

This condition was added in accordance with Title 22, section 66264.705 to specify an additional monitoring point for ambient air sampling. The additional monitoring point will provide an early indication of contaminant migration during periods of time when winds are blowing from the facility toward Kettleman City.

4. Part III, Condition 4(C).

The Permittee shall conduct an annual meeting in Kettleman City to provide a summary of the environmental monitoring results from the prior year to the public. The summary shall include groundwater and ambient air monitoring results.

This condition was added in accordance with Title 22, section 66271.33(e)-(f) to specify the requirements for informing the public about the information repository and updating it with appropriate information. This condition will require the facility to provide non-technical presentations and material to interested community members explaining the results of groundwater and ambient air monitoring, in addition to the technical reports already available.

5. Part III, Condition 4(D).

The Permittee shall construct a containment system that will isolate any spills of hazardous waste constituents at the sample rack from contact with the ground surface.

This condition was added in accordance with Title 22, section 66264.31 to minimize the possibility of releases of hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment at a location prone to small spills. A containment system will ensure better isolation of spilled materials in an area that has been prone to small releases.

6. Part IV, Landfill Units B-18 and B-19, Condition 8.

For purposes of waste analysis pursuant to Cal. Code of Regs., title 22, section 66264.13, leachate from the Leachate Collection and Removal Systems at the B-18 landfill shall be sampled and analyzed quarterly for a period of one year for Constituents of Concern as defined in the Monitoring and Reporting Program issued by the Central Valley Regional Water Quality Control Board. Thereafter, leachate sampling and analysis shall be conducted annually. Sampling shall be conducted from the sampling ports at the risers.

This condition was added in accordance with Title 22, section 66264.13(a)(4) to ensure leachate analysis is accurate and up to date during expansion of landfill B-18.

7. Part IV, Landfill Units B-18 and B-19, Condition 9.

The Permittee shall conduct an aerial or land survey of active hazardous waste landfills annually. The Permittee shall submit the digital data from the aerial or land survey and a summary of the data by March 1 of each year. The summary shall include the content required in Cal. Code of Regs., title 22, section 66264.309. The Permittee shall submit an estimate of the airspace consumed for the month for each active hazardous waste landfill to DTSC on a monthly basis.

This condition was added in accordance with Title 22, section 66264.309(a) to ensure the facility provides accurate estimates of the remaining capacities of active hazardous waste landfills.

8. Part V, Condition 4(D).

The Permittee shall comply with all the terms of the September 5, 2012 Biological Opinion (81420-2012-F-0044-2) issued by the U. S. Fish and

Wildlife Service to the United States Environmental Protection Agency for the Chemical Waste Management Kettleman Hills Facility, including without limitation, the Reasonable and Prudent Measures, Terms and Conditions and Reporting Requirements of the Incidental Take Statement included in the Biological Opinion.

This condition was added in accordance with Title 22, section 66270.32(b)(2) to ensure that the facility complies with the specific mitigation measure BR-MM.2 identified in the Final Subsequent EIR.

9. Part V, Condition 5.

Response to and reporting of spills, leaks or releases of hazardous waste

- (A) The Permittee shall comply with California Code of Regulations, title 22, section 66264.175(b)(5) in response to any spill or leak of hazardous waste or accumulated precipitation within the containment system in the container transfer or storage areas.*
- (B) The Permittee shall comply with California Code of Regulations, title 22, section 66264.196(b) in response to any spill or leak of hazardous waste or accumulated precipitation within a tank system or its secondary containment.*
- (C) For any spill or leak of hazardous waste not covered by subsection (A) or (B) above, the Permittee shall comply with the following requirements:*
 - (1) The Permittee shall remove the spilled or leaked hazardous waste at the Facility from, and shall clean, the affected surface within eight hours of discovery of the spill or leak, regardless of whether such a spill or leak requires the Permittee to implement its contingency plan or any emergency procedures, or whether the hazardous waste is released into the environment as a result of the spill or leak.*
 - (2) The Permittee shall record any spill or leak of hazardous waste at the Facility and steps taken to address it, regardless of whether such a spill or leak requires the Permittee to implement its contingency plan or any emergency procedures, or whether the hazardous waste is released into the environment as a result of the spill or leak, in its operating record within 24 hours of the discovery of the spill or leak and shall make the operating record available for review upon DTSC's request.*
- (D) In the event the Permittee discovers a release or a threat of a release of hazardous waste or constituents, or identifies an immediate or*

potential threat to human health or the environment, the Permittee shall notify DTSC orally within 24 hours of discovery and notify DTSC in writing within 10 days of discovery summarizing the findings, including the immediacy and magnitude of any potential threat to human health or the environment. The written summary of the findings shall include but not be limited to an identification of the material, the amount released, the location of the release, a description of how the release occurred, how practices will be adjusted to prevent future similar releases, the name of the person responsible for the cleanup, photo documentation of the location and an evaluation of the potential for threat to human health or the environment. For the purpose of Section V.5.(D), the term "constituent" means: (a) a constituent identified in Appendix VIII to chapter 11 of division 4.5 of title 22 of California Code of Regulations which is a component of a hazardous waste or leachate and which has a physical or chemical property that causes the waste or leachate to be identified as a hazardous waste; or (b) any other element, chemical compound, or mixture of compounds which is a component of a hazardous waste or leachate and which has a physical or chemical property that causes the waste or leachate to be identified as a hazardous waste.

(E) The requirements in sections (A) through (D) above are in addition to, and do not replace, any other response or reporting requirements or corrective action requirements imposed by applicable laws, regulations, orders, agreements, or this Permit, including the requirements of California Code of Regulations, title 22, section 66264.56 regarding emergency procedures and Health and Safety Code section 25359.4 regarding a release of reportable quantity of hazardous substances.

This condition was added in accordance with Title 22, section 66264.31 to minimize the possibility of releases of hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment. This sets procedures and notifications that must be completed after spills or leaks are discovered.

10. Part V, Condition 6.

Heavy-duty diesel trucks

(A) Upon initial placement of waste in Landfill B-18 Phase IIIA and through December 31, 2017, the Permittee shall prohibit entry to the facility of any heavy-duty diesel truck delivering material with a hazardous waste manifest if that truck is equipped with a pre-2007 model year emission equivalent engine. However, the Permittee may allow a heavy-duty diesel truck equipped with a pre-2007 model year emission equivalent engine to

enter the facility once, provided that the Permittee shall notify the driver of these requirements, and that access by that truck and by trucks equipped with a pre-2007 model year emission equivalent engine and owned or operated by the same entity shall thereafter be prohibited. On or after January 1, 2018, the Permittee shall prohibit entry to the facility of any heavy-duty diesel truck delivering material with a hazardous waste manifest if that truck is powered by a pre-2010 model year emission equivalent engine.

(B) Record keeping and DTSC notification responsibilities of the Permittee.

(1) The Permittee shall record the date, identity of the trucking company, the Vehicle Identification Number, and engine model year emission standard information for each heavy-duty diesel truck allowed access to the facility and maintain that information on file at the facility for three years.

(2) The Permittee shall notify DTSC in writing within 30 days of allowing access to the facility by any heavy-duty diesel truck equipped with a prohibited model year emission equivalent engine. The notification shall include the date, identity of the trucking company and the Vehicle Identification Number of the truck.

(3) The Permittee shall notify DTSC in writing within 30 days of refusing access to the facility by any heavy-duty diesel truck equipped with a prohibited model year emission equivalent engine. The notification shall include the date, identity of the trucking company and the Vehicle Identification Number of the truck.

(C) This condition shall not apply in the event of a California declared State of Emergency that requires disposal of hazardous waste.

DTSC prepared an Environmental Justice Review (Attachment 1) to identify environmental justice concerns, assess potential harmful impacts and environmental burdens, and review actions that have been taken to address those concerns, impacts and burdens. DTSC acknowledges the multiple environmental pollution burdens borne by the Kettleman City community, and the presence of poverty, language barriers and other factors which tend to make those people vulnerable to the impacts of pollution. Based on an expanded public outreach effort in late 2012, the community identified air pollution and water quality as significant community concerns.

To address the issue of air pollution, CWM has agreed to a plan to reduce diesel truck emissions. CWM has requested the inclusion of the truck limitation as a permit condition. This plan will reduce the impact of diesel emissions of NO_x and PM₁₀ (particulate matter 10 micrometers in diameter and smaller). NO_x emissions could be reduced by as much as 165,000 pounds per year and PM₁₀

emissions by as much as 7,000 pounds per year in Kettleman City, Avenal and the San Joaquin Valley Air Basin.

DTSC acknowledges the need to use opportunities such as this to alleviate part of the pollution burden by reducing the impact of diesel emissions on the people in the communities near the facility. This condition complements DTSC's work with the California Department of Public Health and other agencies to secure clean drinking water for Kettleman City, which is another opportunity to improve the environmental quality for this burdened and vulnerable community.

PROCEDURE FOR REACHING A FINAL DECISION

DTSC is soliciting public comment on this proposed decision. The public comment period will end on October 25, 2013. Please submit your comments to:

Wayne Lorentzen
8800 Cal Center Drive
Sacramento CA 95826
Wayne.Lorentzen@dtsc.ca.gov

We also invite you to an open house at the following time and location: July 31, 5:30 p.m., Kettleman City Elementary School Cafeteria, 701 General Petroleum Avenue, Kettleman City. During the Open House, DTSC will answer questions about the proposal, the permitting process, and the proposed decision. You may also drop in to talk with DTSC staff on August 1 from 10 am to 2 pm at the Kettleman City Community Center, 75 5th Street, Kettleman City. DTSC will hold a Public Hearing on September 18, 6:30 p.m. at the Kettleman City Elementary School Cafeteria, 701 General Petroleum Avenue, Kettleman City. At the Public Hearing, DTSC will explain the proposed decision and accept public comments. DTSC will consider all public comments received during the public comment period before making a final decision.

For more information

If you have questions about this project please contact the following staff:

Wayne Lorentzen
DTSC Project Manager, 8800 Cal Center Drive
Sacramento CA 95826
Wayne.Lorentzen@dtsc.ca.gov
(916) 255-3883

Nathan Schumacher
DTSC Public Participation Specialist
Nathan.Schumacher@dtsc.ca.gov
(916) 255-3650 or toll free at 1 (866) 495-5651

If you are a member of the media, contact:
Russ Edmondson
DTSC Public Information Officer
Russ.Edmondson@dtsc.ca.gov
(916) 323-3372

You may review the Proposed Class 3 Permit Modification application, the CEQA documents, and other supporting documents at the following locations:

Avenal Library
501 East Kings Street
Avenal, CA 93204
(559) 386-5741

Hanford Library
401 North Douty Street
Hanford, CA 93230
(559) 582-0261

Kettleman City Library
106 Becky Pease Street
Kettleman City, CA 93239
(559) 386-9804

The full administrative record is available from 8 am to 5 pm, Monday through Friday excluding State holidays at our Sacramento Office. All data submitted by CWM is available as part of the administrative record.

Department of Toxic Substances Control
8800 Cal Center Drive
Sacramento, CA 95826

Please contact Amy Ly at (916) 255-4159 to make the necessary arrangements.

Information is also available at our website:

http://www.dtsc.ca.gov/HazardousWaste/Projects/CWMI_Kettleman.cfm
<http://www.envirostor.dtsc.ca.gov/public/>

Notice for the Hearing Impaired

TDD users may obtain additional information by using the California State Relay Service at 711 or 1-(800) 735-2929 (TDD). Please ask them to contact Nathan Schumacher at (916) 255-3650 regarding Kettleman Hills Facility.