

Via Email to R9LandSubmit@epa.gov

January 29, 2019

Director, Land Division US Environmental Protection Agency, Region 9 75 Hawthorne Street (LND-1) San Francisco, CA 94105

Re: Evoqua Water Technologies – Parker, Arizona Facility

USEPA ID No.: AZD 982 441 263

Statement Regarding Permit Requirement I.K.7

And Signature Authorization

Dear Mr. Scott:

This letter is being sent to address the Part B permit requirement contained in I.K.7 of Evoqua Water Technologies Part B Permit. The requirement states the following:

I.K.7. Permit Table VI-1 and Permit Attachment Section J.

Within 60 days of the effective date of this Permit, the Permittees shall submit to the Director a request for a Permit Modification in accordance with Permit Condition I.G.7., with an accompanying revised and updated Permit Table VI-1 ("Table VI-1 - Hazardous Waste Management Unit Identification, New Unit Name") and revised and updated Permit Attachment Section J (Solid Waste Management Units (SWMUs), Hazardous Waste Management Units (HWMUs), And Areas Of Concern (AOCs)). The purpose of the revision/update is to update Table VI-1, and Permit Attachment Section J with the most recent information about the hazardous waste management units that are currently at the Facility. [See Permit Table VI-1 in Module VI and Permit Attachment Section J.] To the extent that such update is not necessary, a statement to that effect, with an explanation, may be submitted to the Director for approval in accordance with Permit Condition I.G.5., in lieu of the request for a permit modification and revised documents.

In accordance with the requirement of I.K.7, Evoqua Water Technologies LLC has concluded that no revisions or updates to Permit Table VI-1 in Module VI and Permit Attachment Section J are necessary at this time. The equipment listed in the documents may be over-inclusive in some respects, but the equipment will also change as the closure of RF-1 occurs over the next several months. We suggest that the specific wording should be discussed during the RF-1 closure process, and if there is agreement that changes are needed, modifications may be submitted following the completion of RF-1 closure.

Consistent with the signature authorization provisions of 40 CFR 270.11, we are enclosing a copy of our current signature authorization document.



Please feel free to call Monte McCue at 928-669-5758 ext. 17 or Roy Provins at ext. 12 with any questions.

Sincerely

Werla

cc: Director, CRIT Environmental Protection Office

Enclosure: RCRA signature authorization



ENCLOSURE

RCRA SIGNATURE AUTHORIZATION

DELEGATION OF SIGNATURE AUTHORITY

EVOQUA WATER TECHNOLOGIES LLC

Carbon Regeneration Facility

2523 Mutahar Street Parker, Arizona 85344

I, Rodney Aulick, Executive Vice President, Segment President - Integrated Solutions and Services, of Evoqua Water Technologies LLC, which is the owner/operator of the carbon regeneration facility located at 2523 Mutahar Street in Parker, Arizona (the "Facility"), do hereby delegate to the person who holds the title of Plant Manager of the Facility (including any person holding the title of Acting Plant Manager), the authority to sign the following documents relating to the Facility:

1. Documents Necessary to Implement the Facility's RCRA Permit

All documents necessary to implement the Final RCRA Permit issued to Evoqua Water Technologies LLC for the Facility (EPA RCRA ID # AZD982441263), including without limitation all reports, correspondence, certifications and other information required to be signed and/or submitted to the U.S. Environmental Protection Agency or any other entity pursuant to the Final RCRA Permit or the provisions of 40 CFR Parts 260 - 270. This delegation is intended to constitute a delegation of signature authority pursuant to 40 CFR § 270.11.

This delegation of signature authority supersedes all prior delegations for the Facility, and shall remain in effect during such time as Evoqua Water Technologies LLC, is the operator of the Facility and until either replaced with a new delegation of signature authority or withdrawn.

EVOQUA WATER TECHNOLOGIES LLC

Rodney Aulick

Executive Vice President

Segment President - Integrated Solutions

and Services

Evoqua Water Technologies LLC

Date