

October 14, 2022

Mr. David Nguyen  
Los Angeles County Public Works  
900 South Fremont Street  
Alhambra, CA 91803

**Subject: Third Quarter 2022 Quarterly Dust/Odor Complaint Report  
Sunshine Canyon Landfill, CUP 00-194-(5), Condition 45N**

Dear Mr. Nguyen:

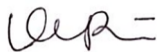
Condition 45N of the Sunshine Canyon Landfill CUP 00-194-(5) requires quarterly reporting of the following:

- Fugitive dust and odor complaints received from residents
- Notices of Violation issued by the SCAQMD or the LEA
- Measures undertaken by SCL to address the complaints and to correct the violations.

Attached to this cover letter, please find the above information for the Third quarter of 2022.

Should you have any questions regarding the information provided in this report please feel free to contact me directly at (661) 208-9796 or at [kpena@republicservices.com](mailto:kpena@republicservices.com).

Sincerely,



Kimberly Peña  
Environmental Specialist  
Sunshine Canyon Landfill

## July 2022

Compliance Summary (SWFP 16.e, Q-C.2.b, IMP X.B.7 & IMP X.B.6): There were no private complaints through the Sunshine Canyon 24-hour hotline in July 2022.

Record of receipt of any violations from any regulatory agency (SWFP 16.f): There were no NOVs or AOCs during the month of July 2022.

## August 2022

Compliance Summary (SWFP 16.e, Q-C.2.b, IMP X.B.7 & IMP X.B.6): There were no private complaints through the Sunshine Canyon 24-hour hotline in August 2022.

Record of receipt of a violation from any regulatory agency (SWFP 16.f): There were no NOVs or AOCs during the month of August 2022.

## September 2022

Compliance Summary (SWFP 16.e, Q-C.2.b, IMP X.B.7 & IMP X.B.6): There were no private complaints through the Sunshine Canyon 24-hour hotline in September 2022.

Record of receipt of a violation from any regulatory agency (SWFP 16.f): SCL received two NOVs from SCAQMD for the month of September. One NOV was physically served to SCL on September 23,2022 for alleged odors on September 22, 2022 and one NOV was physically served to SCL on September 30,2022 for alleged odors on September 28,2022.

## Measures Undertaken to Address Complaints and to Correct Violations

We have implemented multiple projects specifically to address odor control due to the generation of landfill gas, which is a natural byproduct of waste decomposition, as well as actions to address potential odors from the working face. These projects and actions include the following:

- A project to establish over 57 acres of vegetative cover to prevent erosion and soil thinning, and to act as a natural bio-filter started in early-September 2017 and was completed on December 31, 2017. SCL has also added redwood cedar chips to the County Slopes to help with odor control and erosion and continue to track walk slopes where necessary.
- Vertical and horizontal gas extraction well infrastructure improvements are ongoing in 2022. This allows us to maximize collection while controlling for odors.
- Installation of liquid collection pumps in the vertical gas extraction wells started in January 2018 and continues to be a priority.
- Installation of 21 acres of Closure Turf, an impermeable synthetic liner overlain by artificial turf, started in May 2017 and was completed in end-August 2017. The installation of an additional 5 acres on CC3-B was completed in the third quarter of 2018.
- Application of 38.5 acres of a thick, flexible spray-on cover (Posi-Shell) that serves as a temporary cover in intermediate cover slope area started in March 2017 and was completed in end-August 2017. We continue to utilize this material on an 'as-needed' basis.
- An additional 12 inches of soil has been applied to approximately 20 acres of the throughout the site where elevated surface emissions have been detected.
- Horizontal collectors continue to be installed in the new cells to capture landfill gas that is generated at its earliest stages.
- Operation of seven (7) moveable Buffalo Monsoon units as support to mitigate odors.
- Operation of three (3) fixed Odor/Dust Boss units;
- Installation of misting system near the entrance of the site; and
- Installation of misting system along the PM10 berm and City South Deck A.

For the projects listed above, where design plans were required, designs were completed by licensed engineers and the plans were made available for review by the appropriate regulatory agencies.

In addition, we are performing monitoring activities on a more frequent basis than required by regulatory requirements including monitoring each gas well twice each month and conducting surface emission monitoring. Results of this monitoring are used to balance and tune the well field and address surface emissions that could potentially result in odors in a timely manner.

