

Postclosure Maintenance, Corrective Action &  
Financial Assurances DRAFT Regulation Workshop  
November 27, 2006  
10:00 am to 3:00 pm  
Joe Serna Jr., CalEPA Building  
Sierra Hearing Room  
1001 I Street, 2nd Floor  
Sacramento, CA 95814

10:00 AM Opening

- Welcome & Introductions
- Prior CIWMB Direction
  - July 18, 2006 CIWMB Board Meeting
    - Clarify that FA requirements are for a minimum of 30 years, and that the evidence of financial ability for PCM must be maintained until the waste no longer poses a threat to public health and safety or the environment.
    - Expand regulations to require preparation and submittal of known or reasonably foreseeable corrective action plans for all landfills under Board authority, and specify elements necessary to the corrective action plan for the facility, such as the repair or replacement of major environmental control systems.
    - Clarify that closure, PCM, and corrective action cost estimates be based on costs the State may incur if the State assumes responsibility for the specific activity due to a failure of an owner/operator.
    - Clarify the requirement that FA demonstrations for PCM must assure that the assured funds are fully available upon request of the Board, regardless of side-agreements between the owner/operator and the provider of the assurance or payment plan arrangements of the owner/operator to provide the assurance to the State.
    - Address other issues such as the need for better inflation factors and contingencies on cost estimates.

10:15 AM DRAFT Regulations Discussion

- Proceed through regulations sequentially.
- Additional DRAFT Regulation Amendments

2:45 PM Wrap-Up

- Next Steps