### STATE OF CALIFORNIA CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY DEPARTMENT OF RESOURCES RECYCLING AND RECOVERY

# CORRECTIVE ACTION PLAN AND COMPLAINT FOR PENALTY 1361.SLCP.CAP.2023.2

- Before: The State of California Department of Resources Recycling and Recovery 1001 I Street Sacramento, CA 95814
- In the Matter of: City of Palos Verdes Estates 340 Palos Verdes Drive West Palos Verdes Estates, CA 90274

### BACKGROUND AND PURPOSE

- 1. The California Department of Resources Recycling and Recovery is hereinafter referred to as "CalRecycle."
- 1.1 CalRecycle, in consultation with the California Air Resources Board, adopted regulatory requirements, consistent with the mandate of Senate Bill 1383 (Lara, Chapter 395, Statutes of 2016), that are designed to achieve the organic waste reduction goals established in section 39730.6 of the Health and Safety Code through a 50 percent reduction in the level of the statewide disposal of organic waste from the 2014 level by 2020 and a 75 percent reduction in the level of the statewide disposal of organic waste from the 2014 level by 2020 and a 75 percent reduction in the level of the statewide disposal of organic waste from the 2014 level by 2025. The purpose of these reductions is to further the statewide effort to reduce emissions of short-lived climate pollutants (SLCP), including methane. These SLCP regulations are referred to hereinafter as the "Regulations" and can be found at Title 14 California Code of Regulations (CCR) sections 18981.1 through 18998.4. Cities, counties, and special districts are responsible for implementing these Regulations in their communities starting January 1, 2022.
- 1.2 The City of Palos Verdes Estates is hereinafter referred to as "Jurisdiction." Jurisdiction is required to comply with the Regulations.
- 1.3 Jurisdiction is or expects to be facing continuing violations of the Regulations commencing during the 2022 calendar year, which could result in significant administrative civil penalties under the Regulations.

- 1.4 Senate Bill 619 (Laird, Chapter 508, Statutes of 2021), through amendments to section 42652.5 of the Public Resources Code (PRC), created a mechanism called a Notification of Intent to Comply through which a local jurisdiction may secure administrative civil penalty relief from any continuing violations of the Regulations for the 2022 calendar year and may be eligible for a broader and longer-term regulatory compliance path, including suspended administrative civil penalties, through a Corrective Action Plan.
- 1.5 Under PRC section 42652.5(e), the Notification of Intent to Comply must include a description of proposed actions to remedy the violations, as well as a proposed schedule for those actions, that the Jurisdiction commits to undertake to remedy the violations.
- 1.6 The Notification of Intent to Comply is hereinafter referred to as "Notification."
- 1.7 For violations taking more than 180 days to correct, PRC section 42652.2 allows CalRecycle to determine, in its sole discretion, that violations identified in a Notification may be addressed through a Corrective Action Plan issued pursuant to 14 CCR section 18996.2.
- 1.8 The Corrective Action Plan is hereinafter referred to as "CAP."
- 1.9 For violations disclosed in the Notification approved by CalRecycle as meeting the requirements of PRC section 42652.5(e), CalRecycle shall waive administrative civil penalties during the 2022 calendar year if the Jurisdiction implements the proposed actions according to the approved Notification's schedule of actions and, as applicable, approved CAP schedule of actions.
- 1.10 For violations disclosed in the Notification that commence during the 2022 calendar year and continue into the 2023 calendar year, administrative civil penalties may begin accruing as of January 1, 2023. SB 619 provides administrative civil penalties accruing on and after January 1, 2023, shall be waived upon complete compliance with an approved CAP schedule of action.

### **DETERMINATION OF VIOLATIONS**

- 2. As authorized by PRC section 42652.5(c), the Jurisdiction notified CalRecycle of its ongoing or anticipated violations of the Regulations and the PRC through a Notification submitted February 24, 2022.
- 2.1 CalRecycle reviewed the Jurisdiction's Notification, its description of the Jurisdiction's disclosed violations of the Regulations, and proposed actions and schedule for those actions to remedy those violations for compliance with PRC section 42652.5(e). CalRecycle approved the Notification's proposed actions and schedule of actions, as modified by this CAP.

- 2.2 The Jurisdiction's Notification identified the following violations of the Regulations as follows:
  - 2.2.1 The Jurisdiction is and has been in violation of 14 CCR section 18984.2 in that since January 1, 2022, the Jurisdiction has not provided two-container organic waste collection service to all residential and commercial generators and/or has not included food scrap collection service in the two-container collection system provided to all residential and commercial generators.
  - 2.2.2 The Jurisdiction is and has been in violation of Title 14 CCR section 18991.1 in that since January 1, 2022, the Jurisdiction has not implemented an edible food recovery program that includes action to accomplish the following:
    - a. Educate commercial edible food generators as set forth in section 18985.2.
    - b. Increase commercial edible food generator access to food recovery organizations and food recovery services.
    - c. Monitor commercial edible food generator compliance as required in Article 14 of the Regulations.
    - d. Increase edible food recovery capacity if the analysis required by section 18992.2 indicates that the Jurisdiction does not have sufficient capacity to meet its edible food recovery needs.
  - 2.2.3 The Jurisdiction is and has been in violation of 14 CCR section 18991.2 in that since January 1, 2022, the Jurisdiction has not included all documents supporting compliance with section 18991.1 in the Implementation Record required by section 18995.2.
  - 2.2.4 The Jurisdiction is and has been in violation of 14 CCR section 18993.1 in that since January 1, 2022, the Jurisdiction has not procured recovered organic waste products to meet or exceed its current annual recovered organic waste product procurement target.
  - 2.2.5 The Jurisdiction is and has been in violation of 14 CCR section 18993.2 in that since January 1, 2022, the Jurisdiction has not included all documents supporting its compliance with Article 12 of the Regulations in the implementation record required by section 18995.2.
- 2.3 CalRecycle accepted the Jurisdiction's self-reported Notification and characterization of its violations therein. CalRecycle has not undertaken a compliance review of Jurisdiction, and thus CalRecycle's approval of the Notification or this CAP should not be taken as an indication that Jurisdiction is in full compliance with Regulations in other respects. CalRecycle will be undertaking a compliance review of all jurisdictions in the future.

### SCHEDULE FOR COMPLIANCE

- 3. Based on the foregoing DETERMINATION OF VIOLATIONS, CalRecycle finds that:
  - a. The Jurisdiction worked with CalRecycle to develop this CAP, which includes schedule of actions necessary for the Jurisdiction to achieve address the violations disclosed in the Notification and described in Section 2 (Determination of Violations) above.
  - b. CalRecycle hereby approves and issues this CAP pursuant to PRC section 42652.5(c)-(e) and Title 14 CCR section 18996.2.
  - c. The Jurisdiction will fully implement the programs identified in this CAP by the dates provided in the Section 3.2 below.
  - d. CalRecycle will monitor the Jurisdiction's continued implementation of the programs identified in the CAP from February 9, 2023 through April 30, 2024 ("the oversight period") to assure implementation is complete and timely. The oversight period may be extended at the discretion of CalRecycle if any extensions to the Schedule are granted as described below in Sections 4.4 and 4.5.
  - e. During the oversight period, the Jurisdiction will submit status reports to CalRecycle and attend status meetings with CalRecycle to demonstrate the ongoing progress the Jurisdiction is making on remedying the violations described above.
  - f. During the oversight period, the Jurisdiction will provide bimonthly status reports to CalRecycle:

Report Cycle

Report 1: April 30, 2023, covering February 1, 2023 – March 31, 2023

- Report 2: June 30, 2023, covering April 1, 2023 May 31, 2023 Report 3: August 31, 2023, covering June 1, 2023 – July 31, 2023
- Report 4: October 31, 2023, covering August 1, 2023 September 30, 2023
- Report 5: December 31, 2023, covering October 1, 2023 November 30, 2023
- Report 6: February 29, 2024, covering December 1, 2023 January 31, 2024
- Report 7: April 30, 2024, covering February 1, 2024 March 1, 2024
- g. The status reports are to be used to document the status and work completed for each of the identified tasks in the CAP. For each task in the CAP, the Jurisdiction will explain the status of the task, specifying what actions have been taken to complete the task.
- h. If the work has been delayed or has not been completed, the Jurisdiction will explain the reason(s) for the delay/incompletion. The Jurisdiction will also attach any previously submitted extension requests made pursuant to section 4.4 of this CAP and any extensions granted pursuant to section 4.5 of this CAP, using additional sheets as necessary for the report. CalRecycle may

consider the explanation in deciding whether to allow the Jurisdiction to continue to operate under the Notification and CAP or to revoke approval of the Notification and CAP pursuant to PRC section 42652.5(d).

i. During the oversight period, the Jurisdiction will meet with CalRecycle telephonically or via other remote electronic means (such as Teams or Zoom) bimonthly to provide interim progress updates on the following schedule:

Meeting Cycle

Meeting 1: During March 2023 Meeting 2: During May 2023 Meeting 3: During July 2023 Meeting 4: During September 2023 Meeting 5: During November 2023 Meeting 6: During January 2024 Meeting 7: During March 2024

- j. The status meetings are to be used to discuss the most recent status report and to discuss interim progress made by the Jurisdiction on each of the identified tasks in the CAP.
- k. Prior to the close of the oversight period, CalRecycle may undertake a compliance review or field visit to supplement other status reporting.
- 1. At any time prior to the conclusion of the oversight period, if CalRecycle determines the Jurisdiction has failed to implement the programs identified in the Notification and CAP, has failed to participate in status reporting during the oversight period, has substantially misrepresented its progress in status reporting, or has substantially failed to make interim progress on Tasks set out in Section 3.2 for four consecutive reporting periods, CalRecycle may immediately issue a notice revoking its approval of the Notification and CAP and indicating its intent to impose penalties as provided in PRC section 42652.5. Title 14 CCR sections 18997.3, 18997.5, and 18997.6 and PRC section 42652.5 governs the process and considerations CalRecycle will utilize in calculating and assessing administrative civil penalties against the Jurisdiction, which may be up to \$10,000 per day per violation.
- 3.1 Based on the foregoing DETERMINATION OF VIOLATIONS, it is hereby ordered that the Jurisdiction will implement the actions described below in accordance with the compliance deadlines contained in the schedule of actions to remedy violations as set forth in Section 3.2 below.

### 3.2 Schedule and Program of Actions

Section 18984.2 Two-Container Organic Waste Collection Services The Jurisdiction will provide two-container collection service to all residences, with option for three-container collection service.

TASK #	Description	Target Completion Date
TASK 1	The Jurisdiction will adopt an enforcement ordinance or other enforceable mechanism requiring compliance with organic waste collection service.	10/11/2022 (Task completion to be verified)
TASK 2	<ul> <li>The Jurisdiction will finalize a new agreement with a hauler for organic waste collection services.</li> <li>The default service option is two-container service, with option for three-container collection service for certain property types.</li> </ul>	11/22/2022 (Task completion to be verified)
TASK 3	<ul> <li>The Jurisdiction will finalize and implement rate adjustments with the franchised waste hauler.</li> <li>Rates are incorporated in the agreement and adjusted annually.</li> </ul>	11/22/2022 (Task completion to be verified)
TASK 4	The Jurisdiction will require and verify the hauler will purchase additional collection vehicles.	7/1/2023
TASK 5	The Jurisdiction will require and verify the hauler will purchase additional organic waste and recycling collection carts.	7/1/2023
TASK 6	The Jurisdiction will provide two-container waste collection service by default (or three-container collection service upon request) to all residential customers that are not subject to an exemption or waiver from such service under 14 CCR sections 18984.11, 18984.12, or other provision of the Regulations, or are not an authorized self-hauler subject to the Jurisdiction's ordinance requiring compliance with the requirements of section 18988.3. In implementing this container system, the Jurisdiction will ensure materials are sorted into the containers properly by generators.	7/1/2023

The Jurisdiction will provide two-container collection service to all commercial generators, with option for three-container collection service.

TASK #	Description	Target Completion Date
TASK 7	The Jurisdiction will adopt an enforcement ordinance or other enforceable mechanism requiring compliance with organic waste collection service.	10/11/2022 (Task completion to be verified)
TASK 8	<ul> <li>The Jurisdiction will finalize a new agreement with an exclusive hauler for organic waste collection services.</li> <li>The agreement establishes an exclusive hauler for collections services for commercial and multifamily (5+) units.</li> <li>The default service option is two-container service, with option for three-container collection service.</li> </ul>	11/22/2022 (Task completion to be verified)
TASK 9	<ul> <li>The Jurisdiction will finalize and implement rate adjustments with the franchised waste hauler.</li> <li>Rates are incorporated in the agreement and adjusted annually.</li> </ul>	11/22/2022 (Task completion to be verified)
TASK 10	The Jurisdiction will require and verify the hauler will purchase additional collection vehicles.	7/1/2023
TASK 11	<ul> <li>The Jurisdiction will require and verify the hauler will purchase additional organic waste and recycling collection carts.</li> <li>The new collection carts are for commercial and multifamily accounts that are currently provided service by other haulers. NOTE: Many existing commercial service contracts will be in effect through June 20, 2023.</li> <li>Implementation will be phased for commercial and multifamily properties that will be changing to exclusive franchised waste hauler.</li> </ul>	7/1/2023
TASK 12	The Jurisdiction and hauler will modify collection routes.	7/1/2023
TASK 13	The Jurisdiction will require and verify the hauler will perform site assessments to determine service level needs.	7/1/2023
TASK 14	The Jurisdiction will require and verify the hauler will distribute organics recycling collection bins to all commercial businesses.	7/1/2023
TASK 15	The Jurisdiction will provide two-container waste collection service by default (or three-container collection service upon request) to all commercial customers that are not subject to an exemption or waiver from such service under 14 CCR sections	7/1/2023

18984.11, 18984.12, or other provision of the Regulations, or are not an authorized self-hauler subject to the Jurisdiction's ordinance requiring compliance with the requirements of section 18988.3. In implementing this container system, the Jurisdiction will ensure materials are sorted into the containers properly by generators.	
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# Section 18991.1. Jurisdiction Edible Food Recovery Program

The Jurisdiction will implement all aspects of its Edible Food Recovery Program.

TASK #	Description	Target Completion Date
TASK 16	<ul> <li>The Jurisdiction will conduct a detailed assessment to determine its Tier 1 and Tier 2 edible food generators.</li> <li>Through this assessment, it was determined that no businesses or facilities in the Jurisdiction meet the Tier 1 definition.</li> </ul>	3/8/2022 (Task completion to be verified)
TASK 17	<ul> <li>The Jurisdiction will educate its Tier 2 commercial edible food generators.</li> <li>Develop a list of food recovery and food recovery services operating within the jurisdiction and maintain the list on the Jurisdiction's website. The list will be updated annually and include, at a minimum, the following information about each food recovery organization and each food recovery service: <ul> <li>Name and physical address.</li> <li>Contact information.</li> <li>Collection service area.</li> <li>An indication of types of food the food recovery service or organization can accept for food recovery.</li> </ul> </li> </ul>	5/24/2022 (Task completion to be verified)
TASK 18	The Jurisdiction will determine methods to increase commercial edible food generator access to food recovery organizations and food recovery services, such as exploring opportunities to develop a volunteer-based food donation location within the Jurisdiction limits.	7/1/2022 (Task completion to be verified)
TASK 19	The Jurisdiction will participate in County efforts to evaluate current edible food capacity and opportunities to expand capacity.	8/23/2022 (Task completion to be verified)

	• This analysis, submitted with the County's Capacity Report August 2022, indicated that the County's overall edible food recovery capacity exceeds projected need.	
TASK 20	The Jurisdiction will monitor commercial edible food generator compliance and enforce the commercial edible food generator requirements on its Tier 2 generators.	3/1/2024

# Section 18991.2. Recordkeeping Requirements for Jurisdiction Edible Food Recovery Program

The Jurisdiction will establish recordkeeping for compliance with jurisdiction edible food recovery program.

TASK #	Description	Target Completion Date
TASK 21	The Jurisdiction will establish a system for documenting and compiling records related to the edible food recovery program for recordkeeping and reporting.	1/1/2024

# Section 18993.1. Recovered Organic Waste Product Procurement Target

The Jurisdiction will procure organic waste products to meet its procurement target.

TASK #	Description	Target Completion Date
# TASK 22	<ul> <li>The Jurisdiction will annually procure a quantity of recovered organic waste products that meets or exceeds its current annual recovered organic waste product procurement target by one or both of the following:</li> <li>Directly procuring recovered organic waste products for use or giveaway.</li> <li>Requiring, through a written contract or agreement, that a direct service provider to the Jurisdiction procure recovered organic waste products and provide written documentation of such procurement to the Jurisdiction.</li> <li>The Jurisdiction's franchise agreement requires the hauler to procure and use fuel on behalf of the</li> </ul>	Completion Date
	Jurisdiction to meet the requirements of 18993.1 and maintain all records as required by 18993.2.	

TASK 23	The Jurisdiction will seek to identify additional procurement opportunities within its departments and divisions for expanding the use of recovered organic waste products.	3/1/2024
TASK 24	The Jurisdiction will meet regulatory procurement targets established by CalRecycle pursuant to 14 CCR section 18993.1; enforcement of this provision by CalRecycle will be consistent with the legislative directives in PRC section 42652.5 (a)(5)(B) and 42652.6, as amended in AB 1985 (R. Rivas, Chapter 344, Statutes of 2022).	3/1/2024

# Section 18993.2. Recordkeeping Requirements for Recovered Organic Waste Procurement Target

The Jurisdiction will establish recordkeeping related to recovered organic waste procurement.

TASK #	Description	Target Completion Date
# TASK 25	<ul> <li>The Jurisdiction will include all documents supporting compliance with this article in the implementation record including, but not limited to, the following:</li> <li>A description of how the Jurisdiction will comply with the requirements of Article 12 of the Regulations.</li> <li>The name, physical location, and contact information of each entity, operation, or facility from whom the recovered organic waste products were procured, and a general description of how the product was used, and if applicable, where the product was applied.</li> <li>All invoices or similar records evidencing all procurement.</li> <li>If including procurement of recovered organic waste products made by a direct service provider to comply with the procurement requirements of section 18993.1(a), the Jurisdiction will include all records of procurement of recovered organic waste products made by the direct service provider on behalf of the Jurisdiction including invoices or similar records evidencing procurement.</li> <li>If a jurisdiction will include renewable gas procured from a POTW for any of the uses identified in section 18993.1(a), a written certification by an authorized representative of the POTW, under penalty of perjury in a form and manner</li> </ul>	1/1/2024

<ul> <li>determined by the Jurisdiction, attesting to the following for the applicable procurement compliance year: <ul> <li>(A) That the POTW was in compliance with the exclusion in Section 17896.6(a)(1);</li> <li>(B) The total tons of organic waste received from the types of solid waste facilities listed in Section 18993.1(h)(1); and</li> <li>(C) The percentage of biosolids that the POTW produced and transported to activities that constitute landfill disposal.</li> <li>If a jurisdiction will include electricity procured from a biomass conversion facility to comply with the procurement mandate of Section 18993.1(a), a written certification by an authorized representative of the biomass conversion facility certifying that biomass feedstock was received from a permitted solid waste facility identified in 18993.1(i) will be provided to the Jurisdiction. The certification will be furnished under penalty of perjury in a form and manner determined by the Jurisdiction.</li> <li>If the Jurisdiction is implementing the procurement requirements of Section 18993.1 through an adjusted recovered organic waste product procurement target pursuant to Section 18993.1(j), the Jurisdiction fuel, electricity, and gas for heating applications procured during the calendar year prior to the applicable reporting period.</li> <li>For jurisdictions complying with the requirements of Section 18993.1, through the procurement of mulch, a copy of the ordinance or similarly enforceable mechanism the Jurisdiction procurement of mulch, a copy of the ordinance or similarly enforceable mechanism the Jurisdiction procurement of mulch acopy of the ordinance or similarly enforceable mechanism the Jurisdiction or</li> </ul> </li> </ul>	
The Jurisdiction will ensure and verify that the hauler provides all reports and information required for recordkeeping to the Jurisdiction.	

### COMPLIANCE REVIEW, ENFORCEMENT, AND RELEASE

4. <u>Communications</u>. All approvals and decisions of CalRecycle regarding notifications will be communicated to the Jurisdiction in writing by the Branch Chief, Jurisdiction and Agency Compliance and Enforcement Branch, Waste Permitting, Compliance and Mitigation Division, or the Branch Chief's designee. No formal advice, guidance, suggestions, or comments by CalRecycle regarding reports, plans, specifications, schedules, or any other writings by Jurisdiction shall be construed to relieve the Jurisdiction of the obligation to obtain such formal approvals as may be required.

4.1 <u>Submittal</u>. All reporting from the Jurisdiction described in section 3 (Schedule for Compliance), paragraph 3.f, shall be submitted through an online portal or compliance module developed by CalRecycle with instructions provided to Jurisdiction. All other communications from the Jurisdiction according to this CAP shall be sent in writing electronically to:

Wendy Dunlap wendy.dunlap@calrecycle.ca.gov

- 4.2 <u>Compliance Review</u>. At the end of the oversight period or at any time deemed appropriate by CalRecycle, CalRecycle will meet with the Jurisdiction to assess the Jurisdiction's CAP implementation efforts and to determine whether or not the Jurisdiction has timely complied with all commitments in all sections of this CAP. If requested by the Jurisdiction, CalRecycle has discretion to issue notice of a hearing at any time upon its staff's recommendation that the Jurisdiction has completed the conditions of the CAP. In accordance with PRC section 42652.5, failure to implement programs and or comply with all sections of the CAP at any time may result in CalRecycle's revocation of its approval of the Notification and CAP and imposition of administrative civil penalties accruing in 2023, and for administrative civil penalties accruing any other additional time covered by the Notification and CAP. These potentially applicable penalties are described in Section 5.0 of this CAP.
- 4.3 <u>CalRecycle Review and Approval:</u> If CalRecycle determines that any report, plan, schedule, or other document submitted for approval pursuant to this CAP fails to comply with the Notification as amended by this CAP or fails to achieve successful implementation of the Regulations, CalRecycle may:
  - a. Amend the CAP as appropriate to remedy the violations of the Regulations expeditiously, and/or
  - b. Serve a notice that CalRecycle will revoke approval of the Notification and consider the imposition of penalties in accordance with Title 14 CCR sections 18997.3, 18997.5, and 18997.6.
- 4.4 <u>Extension Request and Other Task Modification Requests</u>: If the Jurisdiction determines that it will be unable to perform any activity or submit any document within the time required under this CAP, the Jurisdiction may, as far in advance of the due date as possible, request an extension of time in writing. The extension request shall include a justification for the delay. If the Jurisdiction finds that a task required by this CAP in Section 3.1 is not feasible, despite the Jurisdiction's best and substantial efforts, the Jurisdiction may propose an alternative task that is substantially similar or equally effective to the original task, subject to the approval of CalRecycle. The modification request shall include an explanation of the infeasibility, an explanation of how the alternative task is substantially similar or

equally effective, and a justification for any extension of time associated with the change.

- 4.5 <u>Extension and Other Task Modification Approvals</u>: If CalRecycle determines that good cause exists for an extension, considering the factors set out in Title 14 CCR section 18996.2(a)(2), it will grant an extension as appropriate and specify in writing a new compliance schedule. If CalRecycle determines that good cause exists for the change in task because the original task is infeasible and the alternative task is substantially similar or equally effective, it will grant an approval and extension as appropriate and specify in writing the new task; additionally, if CalRecycle determines that good cause exists for any extension associated with the change in task, considering the factors set out in Title 14 CCR section 18996.2(a)(2), it will grant an extension as appropriate and specify in writing a new compliance schedule.
- 4.6 <u>Compliance with Applicable Laws</u>: The Jurisdiction shall carry out this CAP in compliance with all Local, State, and Federal requirements, including but not limited to requirements to obtain necessary permits.
- 4.7 <u>Liability</u>: Nothing in this CAP shall constitute or be construed as a satisfaction or release from liability for any conditions or claims arising as a result of past, current, or future operations of the Jurisdiction, including for violations of the Regulations that were not disclosed in the Notification and any violations of the Regulations that the Jurisdiction fails to remedy notwithstanding commitments in the Notification and this CAP.
- 4.8 <u>Government Liabilities</u>: The State of California and CalRecycle shall not be liable for injuries or damages to persons or property resulting from acts or omissions in carrying out activities pursuant to this CAP, nor shall the State of California be held as a party to any contract entered into by the Jurisdiction or its agents in carrying out activities pursuant to the CAP. The Jurisdiction shall indemnify, defend, and save harmless the State, its officers, agents, and employees from any and all claims and losses accruing or resulting in connection with the performance of this CAP.
- 4.9 <u>Parties Bound</u>: This CAP shall apply to and be binding upon the Jurisdiction and upon CalRecycle and any successor agency (regional agency, etc.) that may have responsibility for, and the authority over, the subject matter of this CAP.

# <u>PENALTY</u>

5. Penalties, if any, shall be assessed and calculated in accordance with the provisions of PRC 42652.5 and Title 14 CCR sections 18997.3, 18997.5, and 18997.6. Penalties shall be calculated based on the factors set out in section

18997.3 and may be as much as \$10,000 per day per violation for the duration of the violation(s).

- 5.1 <u>Penalty Procedures.</u> Penalty, if any, shall be imposed in accordance with the procedures and methodology set out in PRC section 42652.5 and Title 14 CCR sections 18997.3, 18997.5, and 18997.6. Regulatory violations that are considered "minor," meaning they involve violations constituting minimal deviation from regulations, shall be subject to penalties of no less than five hundred dollars (\$500) per violation and no more than four thousand dollars (\$4,000) per violation per day; "moderate" violations are subject to no less than four thousand dollars (\$4,000) per violation per day; moderate" violation per day; and "major" violations, are subject to penalties no less than seven thousand five hundred dollars (\$7,500) per violation per day; and "major" violations, are subject to penalties no less than seven thousand five hundred dollars (\$10,000) per violation per day. The following types of deviations are deemed to be "major" under the regulations for the purposes of assessing penalties:
  - a. Failure to have any ordinance or similarly enforceable mechanism for organic waste disposal reduction and edible food recovery.
  - b. Failure to have a provision in a contract, agreement, or other authorization that requires a hauler to comply with the requirements the Regulations.
  - c. Failure to have an edible food recovery program.
  - d. Failure to have any Implementation Record.
  - e. Implementation or enforcement of an ordinance, policy, procedure, condition, or initiative that is prohibited under Title 14 CCR sections 18990.1 or 18990.2.
  - f. Failure to submit the reports required in Title 14 CCR sections 18994.1 and 18994.2.

### EFFECTIVE DATE

- 6. <u>Issuance.</u> This Corrective Action Plan is final and effective from the date of issuance.
- 6.1 Date of Issuance February 9, 2023

### Signature on file

Mark de Bie, Deputy Director Waste Permitting, Compliance and Mitigation Division Department of Resources Recycling and Recovery