



# Local Enforcement Agency

**AMY HARBERT**  
DIRECTOR

DEPARTMENT OF ENVIRONMENTAL HEALTH AND QUALITY  
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**HEATHER BUONOMO, REHS**  
DIRECTOR OF ENVIRONMENTAL HEALTH

## AMENDED NOTICE AND ORDER No. 2025-01 Corrective Action Order for Old HWY 80 IDS

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**IN THE MATTER OF:**

SECV Inc.  
Assessor Parcel Number  
613-080-40-00

**NOTICE AND ORDER  
ISSUED PURSUANT TO:**

Public Resources Code (PRC), Division 30, Part  
5, Chapter 1, Article 1 Sections §40000-45000, et  
seq.

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**TO PROPERTY OWNER:**

Mr. Samad Attisha  
SECV Inc.  
7640 University Avenue, Suite A  
La Mesa, CA 91942

The Department of Environmental Health and Quality, Solid Waste Local Enforcement Agency (LEA), is responsible for the implementation of Public Resources Code (PRC) Sections 40000-45000, et seq. and Titles 14 and 27 of the California Code of Regulations (CCR) for solid waste activities throughout the County of San Diego (excluding the City of San Diego). In accordance with §45011 of the PRC, the LEA has the authority to issue orders to the owners of disposal sites to take corrective action as necessary to abate a nuisance or to protect human health and environmental safety and quality.

- I. **PLEASE TAKE NOTICE** that the following condition has been found to exist with regard to the above-identified parcel:

The property has been found to have illegally disposed of solid waste at 42748 Old Highway 80, Jacumba, CA 91934, Assessor Parcel Number (APN) 613-080-40-00 without a solid waste facility permit or LEA approval.

Based on the facts set forth below, the LEA has determined that the following violations have occurred:



<b>VIOLATION:</b>	<b>APPLICABLE STATUTE/REGULATION:</b>
1. Solid Waste Facility Permit	PRC §44000.5(a) A person shall not dispose of solid waste, cause solid waste to be disposed of, arrange for the disposal of solid waste, transport solid waste for purposes of disposal, or accept solid waste for disposal, except at a solid waste disposal facility for which a solid waste facilities permit has been issued.
2. Operation of a Solid Waste Facility without a Solid Waste Facility Permit	PRC §44002(a)(1) No personnel shall operate a solid waste facility without a solid waste facility permit if that facility is required to have a permit pursuant to this division.

**II. THE COUNTY OF SAN DIEGO SOLID WASTE LOCAL ENFORCEMENT AGENCY HAS MADE THE FOLLOWING FINDINGS REGARDING THE VIOLATIONS:**

On March 17, 2020, SECV Inc. became the legal owner of the property at 42748 Old Highway 80, Jacumba, CA 91934 (APN: 613-080-40-00), as recorded with the County of San Diego Assessor/ Recorder/Clerk Office.

On March 3, 2021, the LEA issued Notice and Order 2021-01 Cease and Desist Order to Mr. Samad Attisha (SECV Inc.) for violations of PRC §44002 and 14 CCR §18103.1. The owner/operator was ordered to immediately cease and desist the acceptance of solid waste and the operation of a Construction, Demolition and Inert Debris operation and a Limited Volume Transfer Operation and ordered to submit a corrective action plan to the LEA for review and approval.

On December 8, 2021, the Local Enforcement Agency (LEA) issued Notice and Order 2021-03 Corrective Action Order to the property owner, Mr. Samad Attisha, for violation of PRC §44000.5(a) and §44002(a)(1). The owner/operator was ordered to cease and desist operating a solid waste disposal site on APN 613-080-34-00 and ordered to submit a corrective action plan and Community Health and Safety Plan by February 6, 2022. To date, SECV Inc. has not submitted a corrective action plan or Community Health and Safety Plan.

Between March 2020 and March 2025, the LEA has conducted quarterly site inspections pursuant to PRC 43209 and observed illegally landfilled material and significant amounts of unprocessed and processed waste at the site. Despite repeated requests for documentation, including waste removal receipts and the Corrective Action Plan and Community Health and Safety Plan, SECV Inc. has not provided the LEA with the requested documentation.

The LEA has determined that the property continues to exist as an illegal disposal site without a solid waste facility permit, in violation of PRC §44002. Appendix I includes an overview of LEA inspections and findings from March 17, 2020, until March 2025.

**III. THE OWNER/OPERATOR IS HEREBY ORDERED TO:**

1. Continue to Cease and Desist operating a solid waste disposal site on **APN: 613-080-40-00** pursuant to the PRC §44002(b); and
2. Submit a corrective action plan (plan) designed and stamped by a California licensed civil or environmental engineer within one hundred and twenty (120) days (**September 3, 2025**) upon receipt of this order. The plan shall describe in detail site investigation and remediation activities that will determine how disposed solid wastes will be removed from the site and or recycled and include estimated timelines for completing the site investigation and remediation activities. The corrective action plan shall include an implementation schedule with estimated timelines for completing the remediation activities.
3. Upon receipt of LEA approval for the corrective action plan, begin implementing the corrective action plan as described in the implementation schedule.
4. Submit a Community Health and Safety Plan for the proposed site investigation and remediation activities to minimize potential community exposures to dust and other potential hazards from site excavation activities and/or releases which may migrate off-site and to assure community awareness associated with the excavation activities.
5. Complete and submit an LEA application that includes an initial application processing fee of \$776.00.

Additional information on solid waste management and disposal can be found in Public Resources Code and California Code of Regulations, Title 14 and 27.

<https://www.calrecycle.ca.gov/Laws/Regulations/>

#### **IV. PLEASE TAKE FURTHER NOTICE THAT:**

Failure to remedy the aforementioned violation(s) by the required date(s) may result in the LEA and/or California Department of Resource Recycling and Recovery (CalRecycle) expending available funds to perform any cleanup, abatement, or remedial work needed to protect public health and safety or the environment pursuant to Public Resources Code §45000 and §48020. If the LEA and/or CalRecycle expend(s) funds to perform any cleanup, abatement, or remedial work, the LEA and/or CalRecycle may seek repayment from responsible parties pursuant to Public Resources Code §48020 et seq. Moreover, funds so expended by CalRecycle constitute a lien upon the real property owned by any responsible party that is subject to the remedial action, pursuant to Public Resources Code §48023.5.

If the owner of the property upon which solid waste is unlawfully sorted, stockpiled, or disposed refuses to allow the LEA or its designee and/or CalRecycle or contractors for the LEA access to enter onto the property and perform all necessary cleanup, abatement, or remedial work, it may result in the LEA pursuing a warrant from the court to permit reasonable access to the property to perform the activity(ies), pursuant to Public Resource Code §44100.

1. Continued non-compliance may cause the LEA to contract with a commercial service provider for corrective action. The amount expended plus cost of administration of remediation and interest which would have been earned on the funds expended would be recovered under a civil suit pursuant to PRC §45000; OR

2. Pursuant to §48020 et seq., CalRecycle may remediate said properties if the Owner fails to correct the aforementioned violations by the specific dates and may seek repayment from the Owner for the amount expended for remediation, cost of administration of the remediation and interest which would have been earned on the funds expended.
3. Pursuant to PRC §45011 the LEA has the authority to administratively impose a civil penalty not to exceed five thousand dollars (\$5,000) for each day on which each violation occurs if compliance is not achieved within the time schedule set forth in Section III. In addition, pursuant to the San Diego County Code of Regulatory Ordinance, Title 6, Division 5, §65.107(j)(9-10), the LEA can recover costs calculated at the approved rate, for conducting the site investigation for which no fee is specifically indicated.
4. Pursuant to PRC §45014, upon failure to comply with this Corrective Action Order the County of San Diego Solid Waste Local Enforcement Agency may petition the Superior Court for an injunction to restrain the Owner/Operator from continuing to violate the order and to impose, assess, and recover civil penalties.
5. Illegal disposal of hazardous waste is a crime under state law. Fines upon conviction range from no less than \$5,000 per day up to \$100,000 per day, for each day of the violation, pursuant to Health and Safety Code §25189.5.
6. Pursuant to PRC §45023, a person who owns a solid waste disposal site and who intentionally or negligently violates an LEA order or a regulation applicable to that site is subject to a civil penalty not to exceed ten thousand dollars (\$10,000) for each day the violation occurs.
7. Pursuant to PRC §44005 and 27 CCR §21200, any owner or operator of a solid waste disposal site who plans to encumber, sell, transfer, or convey the ownership to a new owner or operator, shall notify the LEA and CalRecycle, 45 days prior to the anticipated transfer. The notification shall be in writing and shall include the name(s), address(es) and phone number(s) of the new owner or operator.

Nothing in this Amended Notice and Order shall constitute or be construed as a satisfaction or release from liability for any condition or claims arising as a result of past, current, or future operations of the Owner/Operator. Notwithstanding compliance with the terms of this Amended Notice and Order, the Owner/Operator may be required to take further actions as are necessary to protect human health, safety, and the environment.

This Amended Notice and Order does not relieve the Operator/ and/or Owner from complying with all other local, state, and federal requirements. Permits or authorizations issued by the LEA and notifications accepted by the LEA pursuant to State law do not substitute for any necessary local jurisdiction's land use permits and do not override any local zoning restrictions. Both local jurisdiction approvals and LEA approvals are needed, and your activities will be illegal unless both are obtained.

This Amended Notice and Order may only be amended in writing by an appropriate representative of the County of San Diego, Solid Waste Local Enforcement Agency.

If you have any questions or wish to meet with the LEA regarding this Amended Notice and Order, please contact me at 619-204-0702.

Sincerely,

A handwritten signature in black ink, appearing to read 'C. Dean', written in a cursive style.

Catherine Dean,  
Supervising Environmental Health Specialist  
Solid Waste Local Enforcement Agency

Enclosure: LEA Application form (LEA 990)  
Request for Hearing Form

## **Appendix I:**

1. On March 17, 2020, SECV Inc. became the legal property owner of 42748 Old Highway 80 Jacumba, CA 91934, APN# 613-080-40-00, as recorded with the County of San Diego Assessor/Recorder/Clerk Office.
2. On May 21, 2020, the LEA received an email from Mr. Michael Johnson with the County of San Diego Planning and Development Services Code Compliance (PDS Codes) that Mr. Vince Kattoula was the current point of contact for the above property owner and provided the LEA with Mr. Kattoula's email address.
3. On June 24, 2020, the LEA emailed Mr. Kattoula requesting a site inspection to evaluate current site conditions. The LEA did not receive a written response directly from Mr. Kattoula regarding the LEA request for an on-site LEA inspection.
4. On July 8, 2020, July 10, 2020, and August 28, 2020, Mr. Michael Johnson, PDS Codes, emailed Mr. Kattoula about scheduling a site inspection. The LEA was copied on the July 10, 2020, and August 28, 2020, emails. Mr. Johnson's email stated the Department of Environmental Health (DEH) would also be included in the site inspection.
5. On August 28, 2020, Mr. Kattoula responded to Mr. Johnson, copied the LEA, and stated, "We've been trying to get Dan off the property, however due to COVID, the court closure has made it impossible for us to evict him. Staff can go ahead and drive by the property, but it's my understanding that the site is locked up, and you will not be able to enter. If staff does drive out, could you please send me pictures of the additional material?"
6. On September 30, 2021, Mr. Johnson with PDS Codes provided Mr. Kattoula with the photographs taken from their drive by inspection. Mr. Johnson stated that based on their review, it appears that the solid waste is expanding and required a virtual meeting with Mr. Kattoula and the property owner to discuss the next steps.
7. On October 27, 2020, the LEA filed documentation with the California Department of Resource Recycling and Recovery (CalRecycle) to register the illegal disposal site referred to as Old HWY 80 Illegal Disposal Site (IDS) in the Solid Waste Information System (SWIS). Per CalRecycle direction, the LEA listed Daniel Miller as the landfill operator and SECV Inc. as the current property owner and quarterly site inspections will be conducted pursuant to PRC 43209.
8. On October 28, 2020, CalRecycle issued SWIS# 37-CR-0132 for the Old HWY 80 Illegal Disposal Site (IDS) that is currently subject to quarterly inspections.
9. On December 18, 2020, the LEA conducted a drive-by inspection and issued a violation for 27 CCR 21190 – Post Closure Land Use for excess storage of processed and unprocessed inert debris, accepting and processing solid waste debris or inert debris. A violation was also issued for 27 CCR 20530 – Site Security for the solid waste debris and other regulated waste illegally dumped along the front of the property and public right-of-way. Corrective actions included to immediately cease and desist the acceptance of solid waste debris and other regulated waste without LEA approval, arrange for a site inspection and within forty-five (45) days submit a Change of Ownership Notice form 675.

10. On March 3, 2021, the LEA issued Notice and Order 2021.01 Cease and Desist Order to the property owner, SECV Inc., for accepting solid waste and operating an illegal disposal site without a permit in violation of PRC §44002 and operating a Limited Volume Transfer Operation (LVTO) and a Construction, Demolition, and Inert Debris (CDI) processing facility in violation of 14 CCR Section §18103.1 Filing Requirements and §17383.4 Small Volume Construction and Demolition/Inert Debris Processing Operation. Notice and Order 2021-01 required corrective actions by April 2, 2021, and a written response to demonstrate compliance with Notice and Order 2021-01 Cease and Desist Order items A, B, and D through J listed below, which is now subject to administrative and/or civil penalties.
  - A. Immediately cease and desist receiving any solid waste.
  - B. Immediately cease the operation of a Small Volume CDI Debris Processing Operation and a Limited Volume Transfer Operation.
  - D. Within 30 days of receipt of the order, provide a plan for review and approval that contains the necessary steps to direct haul of all surface waste to a permitted solid waste disposal site or approved recycling facility. Retain receipts of all waste and recyclable material removed off-site for submittal to the LEA to document proper disposal. Submit DEH-LEA application (DEH: LEA-990) including associated fees for plan review and approval.
  - E. Within 90 days of receiving this order, remove all municipal solid waste, electronic waste, and appliances from a solid waste disposal site or recycling facility and provide the LEA with documentation for the proper management of the municipal solid waste and recyclables.
  - F. If you want to operate a Small Volume CDI debris operation and a LVTO, submit within 30 days the following items to the LEA for review and approval.
  - G. Two EA Notification packages, one for the Small Volume CDI debris processing operation and one for the LVTO (CalRecycle 169 attached for your convenience).
  - H. For the Small Volume CDI debris processing operation, include an operations plan pursuant to 14 CCR §17386 – Operations Plans
  - I. Two DEH-LEA applications (DEH: LEA-990) including associated fees for LEA review of each EA notification package.
  - J. Provide a written notification to the local planning department of the operator's intent to commence one or both of these operations.

The March 3, 2021, Notice and Order 2021-01 Cease and Desist Order further identified that the LEA has the authority to administratively impose civil penalties not to exceed five thousand dollars (\$5,000) for each day on which the violation occurs if compliance is not achieved within the time schedule set forth in the Order.

11. On March 25, 2021, the LEA, Certified Unified Program Agency (CUPA) and PDS Codes staff met with you and Mr. Vince Kattoula to conduct a site inspection. During the inspection, the LEA observed additional illegally dumped solid waste debris along the County right-of-way and SECV Inc. property, including mattresses, tires, solid waste debris, household hazardous waste, furniture, electronic waste, cathode ray tubes, appliances, and other metal. Additional waste observed within SECV Inc. property included approximately 5,000 cubic yards of unprocessed and processed inert debris, 1,500 cubic yards of construction debris, 350 waste tires, recycled metal, regulated waste such as 100+ broken fluorescent light tubes, compressed cylinders, used oil, oil filters, and universal waste at the surface. Additional solid waste debris was observed partially buried along the site drainage course and buried waste had been exposed due to soil erosion along the north side slope of the asphalt top deck.

12. On June 29, 2021, the LEA conducted a drive by site inspection and observed additional solid waste debris had been illegally dumped along the right-of-way and on the adjacent property. Signs had not been posted as directed by the LEA March 25, 2021, inspection report in an attempt to minimize the illegal dumping activities. Some appliances and other metal had been placed within two roll-off boxes and stored on the property. Mr. Kattoula stated it's the on-site caretaker waste consolidation efforts. The unprocessed and processed inert debris and the construction and demolition waste debris on the property were observed to have remained on-site unchanged.
13. On July 15, 2021, staff with the LEA, CUPA, Department of Public Works DPW and PDS Codes had a conference call with Mr. Vince Kattoula. The LEA summarized the Cease –and Desist Order Corrective Action requirements, pending civil penalties and summarized the results of the June 29, 2021, drive-by inspection. Mr. Kattoula was required to provide a status update on the Cease –and Desist Order Corrective Actions. Mr. Kattoula stated the property is not receiving any waste debris or operating a disposal site and the waste on the right-of-way will not be disposed. Mr. Kattoula was willing to work with CUPA on their permit and PDS to arrange a site inspection.
14. On August 23, 2021, the LEA conducted a site inspection with staff from the Department of Environmental Health and Quality (DEHQ), County PDS, the District Attorney's office, and Mr. Kattoula and the property owner Samad Attisha. Mr. Attisha authorized the County agencies to conduct a site inspection and take samples and photographs. Mr. Leon Wirschem with DEHQ took samples from the construction debris piles and from other unknown hazardous material containers. Some additional solid waste debris was observed to have been illegally dumped along the right-of-way. The unprocessed and processed inert debris and the construction debris piles remained on-site, as observed during the previous LEA site inspections. The County Department of Public Works had posted "Dumping Prohibited" signs along the right-of-way.
15. On November 19, 2021, the LEA conducted a drive-by site inspection. Some additional solid waste debris was observed to have been illegally dumped along the right-of-way. The unprocessed and processed inert debris and construction debris piles remain on-site, as observed during the previous LEA site inspection. No-dumping signs continue to be posted along the right-of-way.
16. On December 8, 2021, the LEA issued Notice and Order 2021-03 (Corrective Action Order) to the property owner, Mr. Samad Attisha (SECV Inc.), for violation of PRC §44000.5(a) and §44002(a)(1).

Notice and Order 2021-03 ordered the owner/operator to cease and desist operating a solid waste disposal site on APN 613-080-4000 and to submit a corrective action plan and Community Health and Safety Plan by February 6, 2022. To date, SECV Inc. has not submitted a corrective action plan or Community Health and Safety Plan to the LEA to demonstrate compliance with Notice and Order 2021-03 Corrective Action Order items A through F listed below, which is now subject to administrative and/or civil penalties.

- A. Immediately cease and desist operating a solid waste disposal site.
- B. Within 60 calendar days submit a corrective action plan designed and stamped by a California licensed civil or environmental engineer.
- C. The plan shall include a scope of work that includes the proposed methods, equipment, sampling methodologies, permitting requirements, soil and solid waste

management plan for conducting a below ground site investigation primarily within the north, and northeast asphalt capped area, the circular soil area surrounded with waste tires north of the asphalt capped area and the partially buried waste piles observed along the northern access road and the northeast drainage channel to determine the vertical and horizontal extent of the buried waste for proper characterization, management and disposal. The plan shall also address the proposed methods to manage the unprocessed and processed inert debris (concrete/asphalt) at the surface including the proposed inert debris end use to comply with 14 California Code of Regulations (CCR) §17381.1 storage requirements. The plan shall include estimated timelines to complete the site investigation activities.

- D. Submit a Community Health and Safety Plan for the proposed subsurface investigation to minimize potential community exposure to dust and other potential hazards from the site excavation activities and/or released which may migrate off-site and to assure community awareness associated with the excavation activities.
- E. The final disposition of solid waste or recycled materials removed off-site for disposal or further processing will need to be identified within the plan and accepted at a permitted or approved recycling facility.
- F. The treated wood waste, household hazardous waste, universal waste, appliances, waste tires and other regulated waste shall also be managed in accordance with state and federal regulations.
- G. Complete and submit an LEA application that includes an initial application processing fee for the LEA to review the plan for approval.

The December 8, 2021, Notice and Order 2021-03 Corrective Action Order further identified that the LEA has the authority to administratively impose civil penalties not to exceed five thousand dollars (\$5,000) for each day on which the violation occurs if compliance is not achieved within the time scheduled set forth in the Order.

- 17. On February 4, 2022, the LEA conducted an on-site inspection with members of the County District Attorney's office, CUPA, the previous owner, Mr. Daniel Miller, and his legal counsel, Mr. Todd Abbott.
- 18. On May 25, 2022, the LEA conducted a drive-by inspection outside the site as site access was denied. The major appliances and e-waste on the right-of-way were removed; additionally, the unprocessed and processed inert debris and the construction and demolition waste debris on the property were observed to have remained on-site and unchanged.
- 19. On August 11, 2022, the LEA conducted an on-site inspection. The on-site caretaker stated he has been processing and separating some of the surface material, such as metals and Type-A inert debris, and recycling them. Additionally, it was reported that the owner has been having yard sales on the weekend to sell/remove some of the miscellaneous items on site. The LEA explained to the operator to retain receipts of recycled materials.
- 20. On November 22, 2022, the LEA conducted an on-site inspection. Processed and unprocessed construction debris/asphalt remains on the right-of-way and on-site; however, progress has been shown as some asphalt staged on the northwest section of the site has been removed. The LEA requested that by January 1, 2023, the operator provide the LEA with copies of the receipts for the asphalt that has been removed from the site, provide an update on any work done with the previous property owner towards gaining compliance with violations issued by the LEA, provide the status of the overdue proposed work plan designed and stamped by a civil engineer to characterize and delineate the buried waste previously

observed on the property, and to properly manage the unprocessed and processed inert debris that is deemed to have been illegally disposed for exceeding the storage timelines.

21. On February 28, 2023, the LEA conducted an on-site inspection. The owner failed to comply with the following LEA directives by January 1, 2023, as required on the November 22, 2022, inspection report.
22. On May 31, 2023, the LEA was unable to contact the site caretaker or property owner. An inspection was conducted in the public right of way along the roadside. Unprocessed construction debris was on-site and unchanged.
23. On August 17, 2023, LEA and PDS Codes staff had a scheduled appointment to do an on-site inspection. The site caretaker canceled the on-site inspection appointment on the scheduled day. An inspection was conducted on the public right of way along the roadside next to the property. There were no changes in the amount of processed and unprocessed construction/asphalt (Type-A inert debris) onsite.
24. On December 13, 2023, LEA and PDS Codes staff conducted an on-site inspection. Asphalt along the roadway remains unchanged from the previous inspection photos. Per the site caretaker, additional asphalt is scheduled to be trucked offsite for disposal beginning in Spring 2024. Unprocessed construction debris remains on-site; six (6) vehicles and all aluminum scrap metal from the pile of debris on-site have been removed.
25. On February 22, 2024, the LEA conducted an on-site inspection with Katsiaryna Karnachova, from the County of San Diego's Department of Environmental Health and Quality (DEHQ). Asphalt along the roadway was unchanged. Some materials and vehicles were removed from the site, as judged by previous inspection photos. The site caretaker is loading material and transferring it to a Lakeside recycling facility.
26. On May 8, 2024, LEA, PDS Codes, and CUPA staff conducted an on-site inspection. A new roll-off bin for material and a bobcat were brought onsite to assist with cleanup activities. Scrap metal had been separated from larger piles of debris on-site. Asphalt piles on-site have not visibly changed since the previous inspection.
27. On August 29, 2024, the LEA conducted an on-site inspection. Vehicles had been removed from one area of the illegal disposal site, and a layer of asphalt from the on-site stockpiles was applied to the internal property access road. A corrugated steel fence had been constructed around the pad containing the waste material. Illegally disposed waste still remains on-site. The LEA has not received the proposed plans for Notice and Order 2019-3 or for Notice and Order 2019-01 issued on March 3, 2021.
28. On November 27, 2024, the LEA conducted an on-site inspection, during which significant waste was observed across the site, including, but not limited to, Recreation Vehicles (RVs), asphalt, and e-waste. The site caretaker stated he was cleaning up the site. Dump tickets and receipts for the outbound waste were requested during the inspection. The LEA followed up by requesting the tickets via text and email; however, as of this date, the requested documentation has not been provided.
29. On February 28, 2025, the LEA conducted an on-site inspection. The site conditions are consistent with prior inspections, with waste still buried and undisturbed. The caretaker stated that three or four recreational vehicles were removed, but large piles of mixed waste remain

for manual processing. Requested dump tickets and receipts for the outbound waste were not provided.

The LEA has determined that this site is accepting solid waste debris and operating as an illegal disposal site without a solid waste facility permit in violation of PRC §44002.

Appendix II

Declaration

I, Jay Agustin, declare under penalty of perjury that the following is true and correct:

1. I am currently employed as an Environmental Health Specialist by the San Diego County Department of Environmental Health and Quality. Pursuant to Public Resources Code Section §43205(b), the Department of Environmental Health and Quality is the Local Enforcement Agency (LEA) for the County of San Diego, excluding the City of San Diego. My duties at the LEA include inspecting solid waste facilities and disposal sites in San Diego County, excluding the City of San Diego, to determine their compliance with the Integrated Waste Management Act (the Act) (PRC Section §40000 et seq.) and CalRecycle regulations issued pursuant to the Act.
2. The allegations of the foregoing Amended Notice and Order 2025-01 are known to me of my personal knowledge to be correct. This knowledge is based on my visual observations during site inspections on February 2, 2023, December 27, 2024, and February 18, 2025, documents submitted by previous owners of the site or authorized representatives of the owner, and LEA records.

Executed at 5500 Overland Ave., San Diego, California,

By: Jay Agustin Date: 5/6/2025

Jay Agustin  
Environmental Health Specialist  
County of San Diego  
Solid Waste Local Enforcement Agency