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April 15, 2014

**VIA U.S. MAIL AND ELECTRONIC MAIL**

Ms. Dyan Whyte  
Assistant Executive Officer  
California Regional Water Quality Control Board  
San Francisco Bay Region  
1515 Clay Street, Suite 1400  
Oakland, California 94612

Re: *Site History Description, Addendum No. 1 – June 27, 2013 Amended Water Code section 13267 Order, Order No. R2-2013-1005-A1, Directive 12*

Dear Ms. Whyte:

Enclosed, in accordance with the Regional Water Quality Control Board, San Francisco Bay Region's, ("Regional Water Board") June 27, 2013 amended Water Code section 13267 Order, Order No. R2-2013-1005-A1, ("Order"), Lehigh Southwest Cement Company ("Lehigh") provides and encloses the Site History Description, Addendum No. 1, pursuant to Directive 12 of that Order and subsequent correspondence from Regional Water Board staff dated March 13, 2014.

If you or your staff have any questions regarding the above report or enclosed documents, please do not hesitate to contact me or Greg Knapp at Lehigh.

Very truly yours,

*Nicole Granquist*

Nicole E. Granquist

Cc: Brian Thompson, Regional Water Quality Control Board, San Francisco Bay Region  
Lindsay Whalin, Regional Water Quality Control Board, San Francisco Bay Region  
Julie Macedo, Regional Water Quality Control Board, San Francisco Bay Region  
Greg Knapp, Director Environmental Region West, Lehigh  
Scott Rickman, Regional Counsel, Lehigh Hanson

Project No. 14004LH001

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Assistant Executive Officer  
Regional Water Quality Control Board, San Francisco Region  
1515 Clay Street, Suite 1400  
Oakland, California 94612

Subject: SITE HISTORY DESCRIPTION ADDENDUM No. 1  
LEHIGH PERMANENTE FACILITY  
24001 STEVENS CREEK BOULEVARD  
CUPERTINO, SANTA CLARA COUNTY, CALIFORNIA

Dear Ms. Whyte:

We have prepared this Site History Description Addendum No. 1 to address comments from the San Francisco Bay Regional Water Quality Control Board (SFBRWQCB) regarding the Lehigh Permanente Facility Site History Description (Site History) dated December 2, 2013, prepared by HDR Engineering, Inc. Julie Macedo with the SFBRWQCB relayed comments to Lehigh Southwest Cement Company (Lehigh) via e-mail on March 13, 2014. In those comments, the SFBRWQCB requested that Lehigh “submit information [under] Order No. R202013-0005-A1 related to Pearl Harbor and Dry Well.”

There is no area on the Lehigh Permanente Facility (the Site) formally known as “Pearl Harbor.” However, based on our review of the historical documents provided to us, Pearl Harbor is a name used for the main lift station that collects water from the cement plant area and sends it to Pond 11 on the Site. A specific reference to the main lift station as “Pearl Harbor,” within the area previously identified and described in the Site History as the “Cement Plant Area,” was inadvertently omitted. We found three references to Pearl Harbor in the documents we reviewed. There is a water line labeled “To Pearl Harbor” on Figure 3 of the *Summary Report for Soil and Groundwater Samples at Lower Service Station Area, Hanson Permanente Cement*, prepared by URS/Radian International, dated April 28, 2000, listed as Lehigh Reference 16 in the Site History. This same Figure 3 is included in the *Fuel Leak Site Case Closure Letter* prepared by the Santa Clara Valley Water District dated January 24, 2001, listed as Lehigh Reference 17 in the Site History. Pearl Harbor is also referenced as “the Main Lift Station, formerly known as Pearl Harbor sends water to Pond 11” in a Site Reconnaissance Interview and Observation Report by Anita Rice with Weston and Karen Jurist with Region 9 of the United States Environmental Protection Agency which is a part of the *Preliminary Assessment Report* prepared by Weston Solution, Inc and dated May, 2012, listed as Lehigh Reference 24 in the Site History. We did not find any references to indicate that potential compounds of concern, which may have caused or had the potential to cause, soil or groundwater contamination at the Site, have been identified at the main lift station/Pearl Harbor area.

We could only find one reference to a “Dry Well” on the site in the documents we reviewed. A “Dry Well” was referenced in the *Preliminary Assessment Report* prepared by Weston Solution, Inc and dated May, 2012, listed as Lehigh Reference 24 in the Site History. On page 11 of the *Preliminary Assessment Report* there is a reference to a dry well noted in a *Preliminary Assessment Summary, Kaiser Cement Corporation* prepared by the California Department of Toxic Substances Control (DTSC), Site Cleanup

and Emergency Response Section, and dated January 1986. The *Preliminary Assessment Report* noted a “dry well used to dispose of wastes,” and the wastes were reported as laboratory wastewater, but no analytical or chemical data was presented in the *Preliminary Assessment Report*. We have not reviewed a copy of the DTSC 1986 *Preliminary Assessment Summary, Kaiser Cement Corporation* and cannot verify the location of the cited dry well or whether compounds of concern were identified in the dry well. As follow-up, we are attempting to locate a copy of the DTSC 1986 *Preliminary Assessment Summary, Kaiser Cement Corporation*, and we will provide another addendum to the Site History, as appropriate.

Please contact us if you have any questions regarding this report or if we may be of further service.

Sincerely,  
**BIEBER CONSULTING, LLC**

*Original signature via U.S. Mail*

David W. Bieber, PG, PGP, CEG, CHG