MONTHLY SUMMARY OF WATER SYSTEM COLIFORM MONITORING

System Name Wi	ldWings		5710011					
Sampling Period Month	May	in a	Year	2017				
Routine Samples (see note 1)		Number Required		Number Collected	Number Total Coliform Positives	Number Fecal/ E.coli Positives		
Routine Samples (see note 1) Repeat Samples following Samples Positive and Fecal/E.coli <i>Negative</i>		2				0		
3. Repeat Samples following Routine Total Coliform <i>Positive</i> and Fecal/E (see notes 5 and 6)				0	0	0		
4. MCL Computation for Total Colifor	rm Positive Samples							
a. Totals (sum of columns)	9	2		2	0			
b. If 40 or more samples collected percent of samples that are total [(total number positive/total number)]	coliform positive		%					
c. Is system in compliancewith (see	fecal/E. coli MCL? notes 2 and 3)	✓ Yes		☐ No				
	monthly MCL?	✓ Yes		☐ No				
5. Triggered Source Samples following (This applies only to systems subjections)								
6. Invalidated Samples (Note what samples, if any, were in were collected. Attach additional states and the samples is a sample of the samples of the sample		nvalidation; a	nd who	en replacemen	at samples			
7. Summary Completed By:								
Signature	show	Title		Region	nal Manager	Date 6/9/17		
NOTES AND INSTRUCTIONS: 1. Routine samples include:	0	10						

- a. Samples required pursuant to 22 CCR Section 64423 and any additional samples required by an approved routine sample siting plan established pursuant to 22 CCR Section 64422.
- b. Extra samples are required for systems collecting less than five routine samples per month that had one or more total colliform positives in previous month;
- c. Extra samples for systems with high source water turbidities that are using surface water or groundwater under direct influence of surface water and do not practice filtration in compliance with regulations;
- 2. Note: For a repeat sample following a total coliform positive sample, any fecal/E.coli positive repeat (boxed entry) constitutes an MCL violation and requires immediate notification to the Department (22, CCR, Section 64426.1).
- 3. Note: For repeat sample following a fecal/E.coli positive sample, any total coliform positive repeat (boxed entry) constitutes an MCL violation and requires immediate notification to the Department (22, CCR, Section 64426.1).
- 4. Total coliform MCL (Notify Department within 24 hours of MCL violation):
 - a. For systems collecting less than 40 samples, if two or more samples are total coliform positive, then the MCL is violated.
 - b. For systems collecting 40 or more samples, if more than 5.0 percent of samples collected are total coliform positive, then the MCL is violated.
- 5. Positive results and their associated repeat samples must be tracked on the Coliform Monitoring Worksheet.
- 6. For systems collecting more than one routine sample per month, three repeat samples must be collected for each total coliform positive sample. Repeat samples must be collected within 24 hours of being notified of the positive results.
- 7. For systems collecting one or less routine samples per month, four repeat samples must be collected for each total coliform positive sample.
- 8. For systems subject to the Groundwater Rule: Positive results and the associated triggered source samples must be tracked on the Coliform Monitoring Worksheet.
- P. For triggered sample(s) following a total coliform routine positive sample, an E.coli (or other GW Rule accepted fecal indicator) positive triggered sample (boxed entry) requires immediate notification to the Department, Tier 1 public notification, and corrective action.

3249 Fitzgerald Road Rancho Cordova, CA 95742

June 02, 2017 CLS Work Order #: 17E1115 COC #: 178452

John Honea National O&M, Inc P.O. Box 21187 Roanoke, VA 24018

Project Name: Wild Wings Recycling Facility

Enclosed are the results of analyses for samples received by the laboratory on 05/25/17 13:00. Samples were analyzed pursuant to client request utilizing EPA or other ELAP approved methodologies. I certify that the results are in compliance both technically and for completeness.

Analytical results are attached to this letter. Please call if we can provide additional assistance.

Sincerely,

James Liang, Ph.D. Laboratory Director

CA DOHS ELAP Accreditation/Registration number 1233

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National O&M, Inc

Project: Wild Wings Recycling Facility

P.O. Box 21187 Roanoke, VA 24018

Project Number: [none]

CLS Work Order #: 17E1115

Project Manager: John Honea

COC #: 178452

REPORT TO:			CLIE	CLIENT JOB NUMBER DESTINATION LABORATORY CLS (916) 638-7301 9249 FITZGERALD RD. RANCHO CORDOVA, CA. 95742 OTHER			ANALYSIS REQUESTED				LOG № 178452 GEOTRACKER:				
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National O&M, Inc Project: Wild Wings Recycling Facility

P.O. Box 21187 Project Number: [none] CLS Work Order #: 17E1115

Roanoke, VA 24018 Project Manager: John Honea COC #: 178452

Microbiological Parameters by APHA Standard Methods

Analyte	Result	Reporting Limit	Units	Dilution	Batch	Prepared	Analyzed	Method	Notes				
Mandarin St. (17E1115-01) Water Sampled: 05/25/17 08:30 Received: 05/25/17 13:00													
E. Coli	Absent	0.0	N/A	1	1703846	05/25/17	05/26/17	SM 9223	·				
Residual Chlorine	1.30	0.10	mg/L	"	"	05/25/17	05/25/17	SM 4500-CL-G					
Total Coliforms	Absent	0.0	N/A	"	"	05/25/17	05/26/17	SM 9223					
Mallard St. (17E1115-02) Water Sampled: 05/25/17 08:45 Received: 05/25/17 13:00													
E. Coli	Absent	0.0	N/A	1	1703846	05/25/17	05/26/17	SM 9223					
Residual Chlorine	1.20	0.10	mg/L	"	"	05/25/17	05/25/17	SM 4500-CL-G					
Total Coliforms	Absent	0.0	N/A	"	"	05/25/17	05/26/17	SM 9223					
Tert. Eff. (17E1115-03) WW Sampled: 05/25/17 09:00 Received: 05/25/17 13:00													
Total Coliforms	<1.8	1.8	MPN/100 mL	1	1703844	05/25/17	05/29/17	SM 9221					

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National O&M, Inc Project: Wild Wings Recycling Facility

P.O. Box 21187 Project Number: [none] CLS Work Order #: 17E1115

Roanoke, VA 24018 Project Manager: John Honea COC #: 178452

Notes and Definitions

BT-4 <1.8

BT-2 Absent

DET Analyte DETECTED

ND Analyte NOT DETECTED at or above the reporting limit (or method detection limit when specified)

NR Not Reported

dry Sample results reported on a dry weight basis

RPD Relative Percent Difference

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