From: <u>Tung Le</u>

To: Morrison, Karen@CDPR

Subject: RE: Toxic Air Contaminant Consultation (FAC 14023) for Chlorpyrifos

**Date:** Friday, May 17, 2019 4:34:38 PM

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Ms. Morrison -

CAPCOA does not have any comments on the RMD. In keeping with our responsibility to protect public health, we support DPR's recommendation to no longer register Chlorpyrifos in the State of California.

Tung Le Executive Director

CAPCOA 1107 Ninth Street, Suite 801 Sacramento, CA 95814 916-441-5700

From: Morrison, Karen@CDPR < Karen. Morrison@cdpr.ca.gov>

**Sent:** Wednesday, May 8, 2019 4:02 PM

To: Tung Le <tung@capcoa.org>

Subject: FW: Toxic Air Contaminant Consultation (FAC 14023) for Chlorpyrifos

Dear California Air Pollution Control Officers,

As you may know, the Department of Pesticide Regulation (DPR) listed the pesticide chlorpyrifos as a toxic air contaminant on April 1, 2019. Under Food and Agricultural Code section 14023(e), DPR is required to consult with the California Air Resources Board, the California Office of Environmental Health Hazard Assessment, and the air districts on the need for and appropriate degree of control measures for toxic air contaminants. DPR's proposed risk management directive (RMD) for chlorpyrifos, which outlines DPR's proposed determination on the need for and appropriate degree of control measures, is attached.

In reviewing DPR's proposed RMD for chlorpyrifos, please consult on the following:

- DPR's determination on the need for control measures, including the selection of the regulatory target concentration and dose.
- DPR's determination on the appropriate degree of control measures. Specifically, DPR's

determination that cancellation of the registration of chlorpyrifos is the appropriate degree of control measure to achieve the regulatory target concentration and dose.

Please feel free to discuss any questions or concerns on the RMD with DPR. Please provide any comments, either from individual APCDs / AQMDs or from CAPCOA, on the RMD to DPR by May 17, 2019.

Best, Karen Morrison

Karen Morrison, Ph.D.
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