

COMP CG_WEBB_CP_20210701_Investigation
Texas Commission on Environmental Quality
Investigation Report

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Customer: Worley Field Services Inc.
Customer Number: CN603134461

Regulated Entity Name: BAYWA CORAZON SOLAR PROJECT

Regulated Entity Number: RN111198768

Investigation # 1749918 **Incident Numbers**
362664

Investigator: JUAN MOJICA **Site Classification** CONSTRUCTION GENERAL
PERMIT FOR STORMWATER

Conducted: 07/01/2021 -- 08/05/2021 **NAIC Code:** 221114
SIC Code: 3433

Program(s): STORMWATER

Investigation Type: Compliance Investigation **Location:** 14 MILES NORTHEAST OF LAREDO ON
US HIGHWAY 59

Additional ID(s): TXR1573EO

Address: , **Local Unit:** REGION 16 - LAREDO
, , **Activity Type(s):** SWCMPL - SW Complaint
SWCGPRC - SW Recon CGP

Principal(s):

Role	Name
RESPONDENT	WORLEY FIELD SERVICES INC

Contact(s):

Role	Title	Name	Phone
REGULATED ENTITY MAIL CONTACT	DIRECTOR OF CONSTRUCTION MANAGEMENT	MR BRYAN PARSONS	Phone (979) 265-3827
PARTICIPATED IN	HEALTH, SAFETY AND ENVIRONMENTALMA NAGER	MR JASON SULLIVAN	Alt Phone (832) 351-6000
PARTICIPATED IN	HEALTH, SAFETY AND ENVIRONMENTAL SENIOR ADVISOR	MR DEAN ROBINSON	Cell (801) 889-6285

Other Staff Member(s):

Role	Name
Supervisor	ARNALDO LANESE
QA Reviewer	ARNALDO LANESE
Investigator	BLAS GUADIANA

Associated Check List

Checklist Name

WQ COMPLAINT INVESTIGATION
STORMWATER CONSTRUCTION RECON

Unit Name

Corazon Ranch 2
Corazon Ranch 1

Investigation Comments:

INTRODUCTION

On June 30, 2021 a stormwater (STW) complaint was received at the Texas Commission on Environmental Quality (TCEQ) Laredo Region Office (LRO). The complainant alleged that Worley Field Services Inc (Worley), the company responsible for the construction of the Corazon Solar Project, had removed the stormwater best management practices (BMP) without completing the work, and with no submission of the Notice of Termination (NOT) as required by the Texas Pollutant Discharge Elimination System (TPDES) Construction General Permit (CGP). The complaint was assigned to Juan Carlos Mojica, TCEQ LRO Environmental Investigator. Mr. Mojica contacted the complainant the same day to gather additional information. The investigation was conducted on July 1, 2021, July 14, 2021, and August 5, 2021. Based on the investigation findings, Worley continue performing construction activities without a stormwater permit after the NOT was submitted. A Notice of Violation (NOV) letter will be issued via email to the attention of Mr. Bryan Parsons, Project Manager with Worley, to seek compliance.

GENERAL FACILITY AND PROCESS INFORMATION

Baywa Corazon Solar Project (RN111198768) is located approximately 14 miles northeast of Laredo on US Highway 59, in Laredo (Webb County), Texas. The responsible party is Worley, contracted by Baywa to conduct the construction of the solar project. Worley (CN603134461) has its office located at 5995 Rogerdale Road in Houston, TX. The project site obtained stormwater CGP coverage under TXR1573EO. As per the Notice of Intent (NOI), coverage began on February 22, 2021 and the estimated ending date was June 30, 2021. The site's activity met the definition of stormwater associated with construction activity as defined in TXR150000 Part 1. No Low Erosivity Waivers (LREW) have been granted for this site.

The construction site had coverage as stipulated in Part II, Section E, (3) for authorization for Large Construction Activities. The Standard Industrial Classification (SIC) Codes for this construction activity are 3433 for heating equipment except electric, and 3674 for semiconductors and related devices. The total amount of disturbed area is 1,900 acres. The site is located at 27.6218 latitude, and -99.265 longitude. Construction was expected to be completed on June 30, 2021.

BACKGROUND

There have been no previous investigations at this site in the past five years.

ADDITIONAL INFORMATION

On June 30, 2021, Mr. Mojica contacted the complainant to gather more information. He was informed the construction company had removed the stormwater BMPs leaving the project out of compliance with the CGP before the construction was completed. The project consists of installing solar cells to generate electric power that will be sold to an electric company provider.

On July 1, 2021, Mr. Mojica and Mr. Blas Guadiana, Environmental Investigator with the TCEQ LRO, arrived at the facility site and proceeded to conduct a walkthrough around the facility to investigate the allegations which stated that Worley removed their BMP's prior to submitting the NOT.

During the walkthrough, Mr. Mojica and Mr. Guadiana noted the following issues to the Texas Pollutant Discharge Elimination System (TPDES) General Permit (TXR150000)

- There was no TCEQ site notice posted at the construction site in a place readily available for viewing by the general public. The notice was located inside the property, approximately 2 miles from the site entrance.
- There was no silt fence at the site perimeter; it was removed.
- Some areas along the road showed signs of stormwater run-off to the adjacent property.
- There is a ditch connecting a construction area with a tributary (Melone Creek)
- The retention/detention basin walls showed signs of erosion.
- Areas of organic debris (branches) were located along the road which shall be disposed of accordingly.
- There were construction workers still on site. As per Worley, the construction activity terminated on June 30, 2021.
- No stormwater rain gauge was on site. The Weather Monitoring System was an electronic recording device.

Mr. Mojica and Mr. Guadiana met with Mr. Parsons and Mr. Dean Robinson, Health, Safety and Environmental (EHS) Senior Advisor with Worley, to discuss the investigation findings. Mr. Mojica requested the Stormwater Pollution Prevention Plan (SWP3). He was provided with the TCEQ CGP SWP3, but the stormwater inspection reports were not included. They could not be located at the time of the investigation. Mr. Robinson, responsible for the SWP3, indicated that he would provide the complete SWP3 electronically to Mr. Mojica. The requested records were received electronically on July 14, 2021.

Mr. Mojica asked Mr. Parsons about the reason to remove all BMPs when there were still some construction workers on site. Mr. Parsons stated that Worley had completed the construction work on June 30, 2021 and they were in the process of decommissioning their offices, which was the reason for removing all BMPs and the workers were performing the final stages of maintenance work. Mr. Mojica then asked Mr. Parsons about the NOT. Mr. Parsons stated that he had not submitted the NOT yet. This will be noted as an additional issue in this report. Mr. Mojica also noted to Mr. Parsons that no construction site was posted at the entrance of the site readily available for public viewing.

On July 8, 2021 Mr. Mojica and Ms. Carmen Ramirez, Team Leader with TCEQ Small Business and Local Government Assistance (SBLGA), returned to the site to review the SWP3. They noted that Section 7-Copies of CGP TXR150000 or description of CGP location, the NOI, the Certificate and the Site Notice were not included on the SWP3. This will be noted as an additional issue in this report.

Mr. Mojica and Ms. Ramirez were informed that Worley submitted the NOT on July 7, 2021. Mr. Mojica confirmed in the TCEQ Central Registry Database that Worley terminated the CGP coverage electronically through TCEQ ePermits on the mentioned date.

Mr. Mojica and Ms. Ramirez conducted a walkthrough of the facility and noted the following issues to the TPDES General Permit (TXR150000): (see attachment # 2)

- Some areas along the road showed signs of stormwater run-off towards adjacent land.
- Some backfilled areas show signs of erosion, and sediment run-off reaching the road.
- The erosion of detention pond walls increased in comparison to the past visit.
- Detention pond #4 was overflowing beyond the buffer zone and outside pond perimeter.
- Signs of stormwater run-off towards Melone Creek
- Stockpiling of organic debris was noted along the construction areas

On August 4, 2021, Mr. Mojica sent an email to Mr. Parsons to request a meeting on-site on August 5, 2021 to review the information reported on the SWP3.

On August 5, 2021, Mr. Mojica, Ms. Sheila Serna, Compliance Specialist with TCEQ SBLGA, and Mr. Francisco Colunga, Intern with the TCEQ Mickey Leland Program, returned to the site to review the information on the SWP3. While driving from the entrance check point towards the office area, Mr. Mojica noted a change in the road conditions, some areas on the side of the road had been raked/tilled including the office area. Also, a heavy equipment machine doing some ground raking/tilling activity was observed. Mr. Mojica and Ms. Serna conducted a walkthrough at the site and noted the following: (see attachment # 3)

- Some land areas along the road had been raked/tilled.
- Detention ponds # 4 and # 11 had grass seeded to prevent erosion.
- Rainwater overflowed from detention pond # 4

Mr. Mojica and Ms. Serna returned to the office area and met with Mr. Robinson and Mr. Jason Sullivan, HSE Manager with Worley. Mr. Mojica inquired with them about the observed raking/tilling activities being performed by Worley. Mr. Sullivan mentioned that Worley was in the final stabilization phase and were raking/tilling land and re-seeding. These activities are considered construction activities because they are soil disturbing. Since Worley submitted the NOT on July 7, 2021, these activities and stormwater discharges are not authorized following the submission of the NOT. This is a violation of:

- 30 TAC 281.25(a)(4) failure to have a permit to discharge stormwater. Specifically, Worley performed construction activities after July 7, 2021 without a valid TPDES stormwater permit.

CONCLUSION

Based on the investigation findings, Worley conducted soil disturbing activities without a valid TCEQ permit. A

NOV letter will be sent via email to Mr. Parsons to seek compliance.

Since Worley is no longer an active construction site, the following noted issues pertaining to the CGP TXR150000 are not applicable as violations, and are listed as additional issues in this report:

- Operators authorized for construction activity under the TPDES CGP TXR150000 must post a TCEQ site notice at the construction site, at a place readily available for viewing by the general public, and any authority. The notice was located inside the property, approximately 2 miles from the entrance of the site.
- The SWP3 must include a copy of the TPDES general permit, the NOI, and the acknowledgement of authorization for primary operators of large construction sites. These documents were not located at the SWP3.
- The operator stated the construction was completed on June 30, 2021. The NOT was submitted until July 7, 2021, seven days after the construction completion date.

NOV Date 11/19/2021 **Method** WRITTEN

**OUTSTANDING ALLEGED VIOLATION(S)
ASSOCIATED TO A NOTICE OF VIOLATION**

Track Number: 789408

Compliance Due Date: 01/14/2022

Violation Start Date: 8/5/2021

30 TAC Chapter 281.25(a)(4)

Alleged Violation:

Investigation: 1749918

Comment Date: 10/13/2021

As per 30 TAC 281.25(a)(4) failure to have a permit to discharge stormwater. Specifically, Worley performed construction activities after July 8, 2021 without a valid TPDES stormwater permit.

Recommended Corrective Action: The site operator must provide to TCEQ LRO an approved TPDES general permit to authorize construction activities by January 14, 2022. If construction activities without a valid permit are observed, this case will be referred to TCEQ Enforcement Division.

Additional Issues

Description For large sites, is a copy of the NOI and a construction site notice containing all required information posted on site in a location where it is readily available for viewing? TXR150000 Part II.E.3 & Part III.D.2.

Additional Comments

The information was posted in a place not available by the general public.

Description Item 1

Additional Comments

Operators authorized for construction activity under the TPDES CGP TXR150000 must post a TCEQ site notice at the construction site, at a place readily available for viewing by the general public, and any authority. The notice was located inside the property, approximately 2 miles from the entrance of the site.

Description Item 2

Additional Comments

The SWP3 must include a copy of the TPDES general permit, the NOI, and the acknowledgement of authorization for primary operators of large construction sites. These documents were not located at the SWP3.

Description Item 3

Additional Comments

BAYWA CORAZON SOLAR PROJECT - LAREDO

7/1/2021 to 8/5/2021 Inv. # - 1749918

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As per TPDES CGP TXR150000. Section F 1. Terminating Coverage. NOT Required: Compliance with the conditions and requirements of this permit is required until an NOT is submitted. The operator terminated construction activities on June 30, 2021. The NOT was submitted on July 7, 2021.

Signed

Juan Carlos Mojica
Environmental Investigator

Date 11/19/2021

Signed

Arnaldo Lanese
Supervisor

Date 11/19/2021

Attachments: (in order of final report submittal)

Enforcement Action Request (EAR)

Letter to Facility (specify type) : NOV

Investigation Report

Sample Analysis Results

Manifests

Notice of Registration

Maps, Plans, Sketches

Photographs

Correspondence from the facility

Other (specify) :

Summary of investigation findings

Jon Niermann, *Chairman*
Emily Lindley, *Commissioner*
Bobby Janecka, *Commissioner*
Toby Baker, *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

November 19, 2021

Mr. Bryan Parsons
Worley Field Services
5995 Rogerdale Road
Houston, Texas 77072-1601

Via email

Re: Notice of Violation for Stormwater Complaint Investigation at:
Baywa Corazon Solar Project, located at 12980 US Hwy 59, Laredo (Webb County), Texas
Regulated Entity No.: RN111198768, TCEQ ID No.: TXR1573EO

Dear Mr. Parsons:

On July 1, 2021, July 8, 2021, and on August 5, 2021, Mr. Juan Carlos Mojica of the Texas Commission on Environmental Quality (TCEQ) Laredo Regional Office conducted an investigation at the above-referenced regulated entity to evaluate compliance with applicable requirements for stormwater. Enclosed is a summary which lists the investigation findings. During the investigation, a certain outstanding alleged violation was identified for which compliance documentation is required. Please submit to this office by December 21, 2021 a written description of corrective action taken, and the required documentation demonstrating that compliance has been achieved for the outstanding alleged violation.

In the listing of the alleged violation, we have cited applicable requirements, including TCEQ rules. Please note that both the rules themselves and the agency brochure entitled Obtaining TCEQ Rules (GI 032) are located on our agency website at <http://www.tceq.state.tx.us> for your reference. If you would like a hard copy of this brochure mailed to you, you may call and request one from either the Laredo Region Office at (956) 791-6611 or the Central Office Publications Ordering Team at 512-239-0028. Copies of applicable federal regulations may be obtained by calling Environmental Protection Agency's Publications at 800-490-9198.

The TCEQ appreciates your assistance in this matter. Please note that the Legislature has granted TCEQ enforcement powers which we may exercise to ensure compliance with environmental regulatory requirements. We anticipate that you will resolve the alleged violation as required in order to protect the State's environment. If you have additional information that we are unaware of, you have the opportunity to contest the violation documented in this notice. Should you choose to do so, you must notify the Laredo Region Office within 10 days from the date of this letter. At that time, I will schedule a violation review meeting to be conducted within 21 days from the date of this letter. However, please be advised that if you decide to participate in the violation review process, the TCEQ may still require you to adhere to the compliance schedule included in the enclosed Summary of Investigation Findings until an official decision is made regarding the status of any or all of the contested violations.

Mr. Bryan Parsons

Page 2

November 19, 2021

If you or members of your staff have any questions, please feel free to contact Mr. Juan Carlos Mojica in the Laredo Region Office at (956) 791-6611.

Sincerely,

Arnaldo Lanese

Arnaldo Lanese

Section Manager

Laredo Region Office

Texas Commission on Environmental Quality

AL/jcm

Enclosure: Summary of Investigation Findings

Summary of Investigation Findings

BAYWA CORAZON SOLAR PROJECT

Investigation #

1749918
Investigation Date: 07/01/2021

, WEBB COUNTY,

Additional ID(s): TXR1573EO

OUTSTANDING ALLEGED VIOLATION(S) ASSOCIATED TO A NOTICE OF VIOLATION

Track No: 789408 Compliance Due Date: 01/14/2022
30 TAC Chapter 281.25(a)(4)

Alleged Violation:

Investigation: 1749918

Comment Date: 10/13/2021

As per 30 TAC 281.25(a)(4) failure to have a permit to discharge stormwater. Specifically, Worley performed construction activities after July 8, 2021 without a valid TPDES stormwater permit.

Recommended Corrective Action: The site operator must provide to TCEQ LRO an approved TPDES general permit to authorize construction activities by January 14, 2022. If construction activities without a valid permit are observed, this case will be referred to TCEQ Enforcement Division.

ADDITIONAL ISSUES

Description

For large sites, is a copy of the NOI and a construction site notice containing all required information posted on site in a location where it is readily available for viewing? TXR150000 Part II.E.3 & Part III.D.2.

Additional Comments

The information was posted in a place not available by the general public.

Item 2

The SWP3 must include a copy of the TPDES general permit, the NOI, and the acknowledgement of authorization for primary operators of large construction sites. These documents were not located at the SWP3.

Item 1

Operators authorized for construction activity under the TPDES CGP TXR150000 must post a TCEQ site notice at the construction site, at a place readily available for viewing by the general public, and any authority. The notice was located inside the property, approximately 2 miles from the entrance of the site.

Item 3

As per TPDES CGP TXR150000. Section F 1. Terminating Coverage. NOT Required: Compliance with the conditions and requirements of this permit is required until an NOT is submitted. The operator terminated construction activities on June 30, 2021. The NOT was submitted on July 7, 2021.

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



Attachment 1

TCEQ ID	RN111198768	Regulated Entity:	Baywa Corazon Solar Project	County Name:	Webb
Date of Investigation	July 1, 2021	TCEQ Investigator:	Juan Carlos Mojica		

Photographic Documentation

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/01/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



No TCEQ site notice posted at site readily available for public viewing.

Photograph by: Juan Carlos



No silt fence.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/01/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Stormwater run-off along the road.

Photography by: Juan Carlos



Backfilled areas with steep walls favoring the erosion.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/01/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Eroded wall at detention pond

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/01/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Ditch connecting construction area with tributary.

Photograph by: Juan Carlos



Ditch connecting construction area with tributary.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/01/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Compounded organic debris.

Photograph by: Juan Carlos

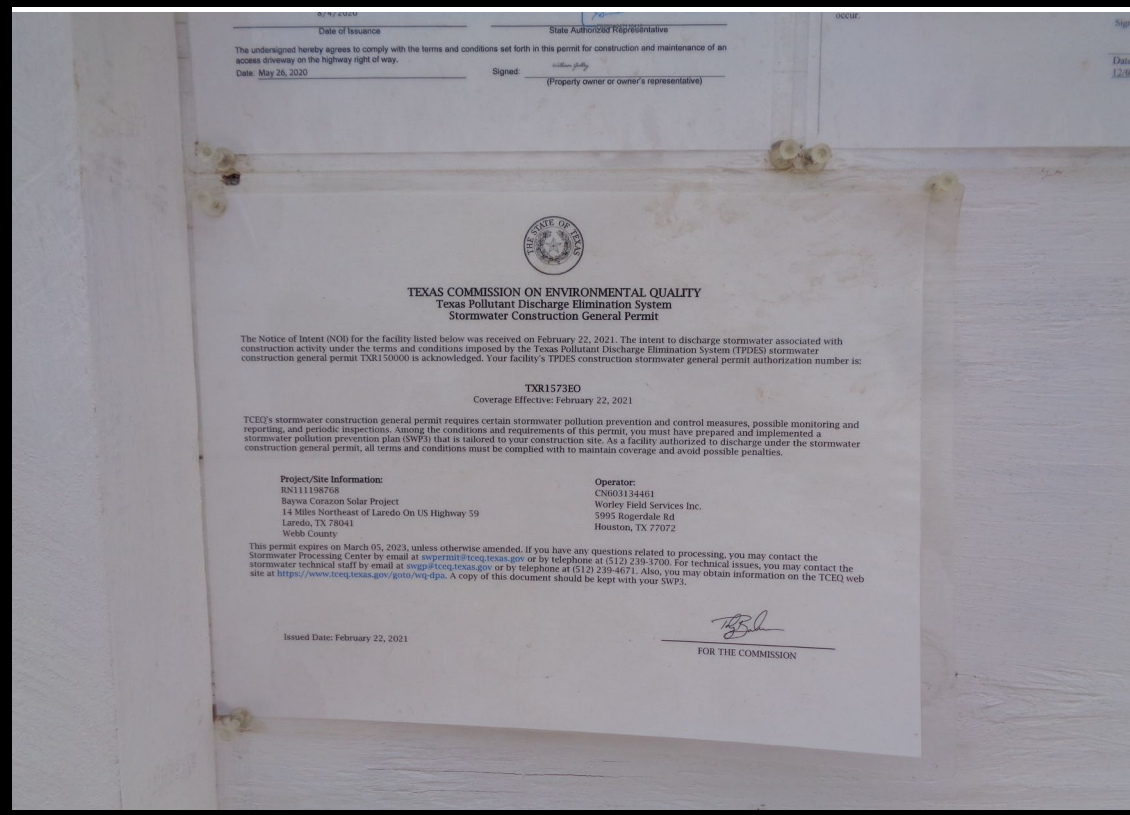


Ambient weather Equipment.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/01/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



TPDES CGP TXR1573EO
 Photograph by: Juan Carlos



TCEQ site notice and CGP posted inside the property.
 Photograph by: Juan Carlos

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



Attachment 2

TCEQ ID	RN111198768	Regulated Entity:	Baywa Corazon Solar Project	County Name:	Webb
Date of Investigation	July 8, 2021	TCEQ Investigator:	Juan Carlos Mojica		

Photographic Documentation

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/08/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Debris carried by stormwater along the road.

Photograph by: Juan Carlos



Eroded backfilled areas and sediment run-off.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/08/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Increased erosion at detention pond wall.

Photography by: Juan Carlos



Detention pond overflowing.

Photography by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/08/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Detention pond overflow
Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/08/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Sign of sediment carried by stormwater run-off.

Photograph by: Juan Carlos



Sign of sediment carried by stormwater run-off.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/08/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Sign of sediment carried by stormwater run-off.

Photograph by: Juan Carlos



Sign of sediment carried by stormwater run-off.

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	07/08/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Compounded organic debris.

Photograph by: Juan Carlos



Compounded organic debris

Photograph by: Juan Carlos

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



Attachment 3

TCEQ ID	RN111198768	Regulated Entity:	Baywa Corazon Solar Project	County Name:	Webb
Date of Investigation	August 5, 2021	TCEQ Investigator:	Juan Carlos Mojica		

Photographic Documentation

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	08/05/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



Area of raked/tilled land.
(Outside offices)

Photograph by: Juan Carlos



Area of raked/tilled land.
(Outside offices)

Photograph by: Juan Carlos

PHOTOGRAPHIC DOCUMENTATION

TCEQ ID	RN111198768	Facility Name:	Baywa Corazon Solar Project	County Name:	Webb
Investigation Date:	08/05/2021	Investigation No.	1749918	TCEQ Investigator:	Juan Carlos Mojica
		Incident No.	362664		



BMP installed at detention pond wall to decrease erosion. (just one wall)

Photography by: Juan Carlos



Stormwater overflown from detention pond.

Photography by: Juan Carlos

Jon Niermann, *Chairman*
Emily Lindley, *Commissioner*
Bobby Janecka, *Commissioner*
Toby Baker, *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

November 19, 2021

[REDACTED]

Via email

Re: Investigation Request at:
12980 US Hwy 59
Laredo, TX 78043, Webb County
Investigation No.: 1749918
Incident No.: 362664

Dear [REDACTED]:

The Texas Commission on Environmental Quality (TCEQ) Laredo Regional Office has completed a final investigation in response to your concern regarding the removal of Stormwater Best Management Practices (BMPs) without the construction work being terminated by the site operator at the above-referenced location. Enclosed is a copy of the investigation report.

For more information about our complaint process, you may access the publication GI-278: *Do You Want to Make an Environmental Complaint? Do You Have Information or Evidence?* on our website at www.tceq.texas.gov.

We appreciate your concern in bringing this matter to our attention. If we can be of further assistance, please contact Mr. Juan Carlos Mojica in the Laredo Region Office at (956) 791-6611.

Sincerely,

Arnaldo Lanese

Arnaldo Lanese
Section Manager
Laredo Region Office
AL/jcm

Enclosure: Investigation Report