# **ATTACHMENT A:**

# REASONABLE ASSURANCE ANALYSIS FOR LOWER LOS ANGELES RIVER, LOS CERRITOS CHANNEL, AND LOWER SAN GABRIEL RIVER



# Reasonable Assurance Analysis for Lower Los Angeles River, Los Cerritos Creek, and Lower San Gabriel River

#### Submitted to:

LLAR WMP Group

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## 1. Introduction

The Municipal Separate Storm Sewer System Permit (Permits) for Los Angeles County<sup>1</sup> and the City of Long Beach<sup>2</sup> includes optional provisions for a Watershed Management Program (WMP) that allows permittees the flexibility to customize their stormwater programs to achieve compliance with applicable receiving water limitations (RWLs) and water quality based effluent limitations (WQBELs) through implementation of control measures. A key element of each WMP is the Reasonable Assurance Analysis (RAA), which is used to demonstrate "that the activities and control measures...will achieve applicable WQBELs and/or RWLs with compliance deadlines during the Permit term" (NPDES Permit Order No. R4-2012-0175, Section C.5.b.iv.[5], page 64; NPDES Permit Order No. R4-2014-0024, Section C.5.h.vii.[2]). This report presents the Reasonable Assurance Analysis (RAA) for the Lower Los Angeles River (LLAR), Los Cerritos Channel (LCC), and Lower San Gabriel River (LSGR) WMPs.

While the Permits prescribe the RAA as a quantitative demonstration that control measures (best management practices [BMPs]) will be effective, the RAA also promotes a modeling process to identify and prioritize potential control measures to be implemented by the WMP. In other words, the RAA not only demonstrates the cumulative effectiveness of BMPs to be implemented, it also supports their *selection*. Furthermore, the RAA incorporates the applicable compliance dates and milestones for attainment of the WQBELs and RWLs, and therefore supports BMP scheduling.

On March 25, 2014, the Los Angeles Regional Water Quality Control Board (Regional Board) issued "RAA Guidelines" (LARWQCB 2014) to provide information and guidance to assist permittees in development of the RAA. The approach herein is consistent with the RAA Guidelines.

This report is organized in nine sections, as follows:

- Section 1: Introduction
- Section 2: Applicable Interim and Final Requirements
- Section 3: Modeling System to be used for the RAA
- Section 4: Current/Baseline Pollutant Loading
- Section 5: Estimated Required Pollutant Reductions
- Section 6: Determination of BMP Capacity for RAA
- Section 7: Cumulative Volume Reduction Goals to Achieve Required Reductions
- Section 8: Pollutant Reduction Plan
- Section 9: References

<sup>&</sup>lt;sup>1</sup> National Pollutant Discharge Elimination System Permit Order No. R4-2012-0175

<sup>&</sup>lt;sup>2</sup> National Pollutant Discharge Elimination System Permit Order No. R4-2014-0024



# 2. Applicable Interim and Final Requirements

The WMPs for LLAR, LCC, and LSGR follow the process in the Permits and identify the Water Quality Priorities (WQ Priorities) including the highest (Category 1) Water Quality Priorities which are subject to Total Maximum Daily Loads (TMDLs) and WQBELs. Practically all of these TMDLs include associated compliance schedules that are considered in this RAA. The TMDL and WMP milestones/compliance dates establish the pace at which BMPs must be implemented. Traditionally, the approach of TMDL implementation plans has been focused on *final* TMDL compliance, whereas the Permit compliance paths offered to WMPs increase emphasis on *milestones*. In line with the RAA Guidelines, for all final TMDL and TMDL/WMP milestones that occur in the next two Permit cycles, the combination of BMPs expected to result in attainment of the corresponding Permit limits are identified.

The TMDL milestones for the LLAR, LCC, and LSGR WMP areas are shown in Table 2-2 through Table 2-4. The Permits require each WMP to provide reasonable assurance for the TMDL milestones that occur in the current Permit term. If applicable TMDLs do not prescribe a milestone in the current Permits, a milestone must be established. The array of TMDLs creates a potentially complicated sequence based on multiple pollutants, and thus this RAA includes a limiting pollutant analysis. As described in Section 5, the identified limiting pollutant for wet weather is zinc for LLAR, LCC, and LSGR. As such, the wet weather milestones for the Los Angeles River, Los Cerritos Channel, and San Gabriel River Metals TMDLs establish the pace of stormwater BMP implementation. The wet weather milestones established for the current Permits include the following:

- Lower Los Angeles River: Achieve 31% of the required reduction by September 30, 2017. This milestone was created for the WMP, as the metals TMDL includes a 25% milestone in 2012 (prior to the current Permit term) and a 50% milestone in 2024 (beyond the current Permit term). Achievement of this milestone for zinc provides reasonable assurance of achieving a similar or greater reduction for other WQ Priorities.
- Los Cerritos Channel: Achieve 10% of the required reduction<sup>3</sup> by September 30, 2017. This milestone is directly from the metals TMDL. Achievement of this milestone for zinc provides reasonable assurance of achieving a similar or greater reduction for other WQ Priorities.
- Lower San Gabriel River: Achieve 10% of the required reduction by September 30, 2017. This milestone is directly from the metals TMDL. Achievement of this milestone for zinc provides reasonable assurance of achieving a similar or greater reduction for other WQ Priorities.

The pollutant reduction plan to achieve these milestones is described in Section 8, along with the plan to achieve the milestones for the next Permit term (achieve 35% of the required reduction in LCC and LSGR and achieve 50% of the required reduction in LLAR). A summary of the milestones within the current and next Permit terms and final milestone based on final TMDLs are summarized in Table 2-1. The required reductions that form the basis of the milestones are calculated in Section 5.

The interim milestones are expressed in terms of the *required* reduction not total reduction (e.g., if the rec

<sup>&</sup>lt;sup>3</sup> The interim milestones are expressed in terms of the *required* reduction not total reduction (e.g., if the required reduction to attain final limits is 50%, then the 10% milestone equates to a 5% reduction). These reductions are calculated in Section 5.



Table 2-1. Summary of schedule for interim and final milestones

WMP Area	Milestone 1 (2017)	Milestone 2 (interim date of applicable metals TMDL)	Milestone 3 (final date of applicable metals TMDL)
LLAR	31%	50%	100%
LCC	10%	35%	100%
LSGR	10%	35%	100%



Table 2-2. Schedule of TMDL milestones for the Lower LA River

TMDL	Constituents	Compliance Goal	Compliance Dates and Compliance Miles  Weather Condition  Compliance Dates and Compliance Miles  (Bolded numbers indicated milestone deal  within the current Permit term)  Condition		er (Bolded numbers indicated								
				2012	2013	2014	2015	2016	2020	2024	2028	2032	2037
LAR Nutrients	Ammonia-N, Nitrate-N, Nitrite-N, Nitrate- N+Nitrite-N	Meet WQBELs	All	Pre 2012 Final									
LAD Torolo		0/ D = dti =	A.II	9/30	9/30	9/30	9/30	9/30					
LAR Trash	Trash	% Reduction	n All	70%	80%	90%	96.70%	100%					
		% of MS4 area		1/11					1/11	1/11			
	Copper, Lead	Meets WQBELs	Dry	50%					75%	100%			
LAR Metals	Copper, Lead, Zinc,	% of MS4 area	of MS4 area	1/11						1/11	1/11		
	Cadmium	Meets WQBELs	Wet	25%						50%	100%		
LA River Bacteria	E. coli	Meet WQBELs	Wet and Dry <sup>2</sup>										3/23 Final
Dominguez	Sediment: DDTs, PCBs,			12/28								3/23	
Channel and LA/LB Harbors Toxics	Copper, Lead, Zinc, PAHs	Meet WQBELs	All	Interim								Final	
Long Beach City Beaches and LAR Estuary Bacteria	Total Coliform, Fecal Coliform, Enterococcus	Meet WLAs	All	USEPA TN implemer a schedul	itation s	schedul						s to pr	opose

<sup>&</sup>lt;sup>1</sup>The Permit term is assumed to be five years from the Los Angeles County Permit effective date or December 27, 2017.

<sup>&</sup>lt;sup>2</sup> The schedule for attaining the dry weather Bacteria TMDL is not shown in Table 3-2, which is stepwise by reach/segment and depends on whether a Load Reduction Strategy is developed for implementation.



Table 2-3. Schedule of TMDL milestones for Los Cerritos Channel WMP

TMDL	Constituents	Compliance Goal	Weather Condition	(Rolded numbers indicated milestone deadlines within the current Pi						Permit term) <sup>1</sup>			
				2012	2013	2014	2015	2016	2017	2020	2023	2026	2032
		% Load							9/30	9/30			
Los Cerritos	Copper	Reduction <u>or</u> % of MS4 area Meets WQBELs	Dry						30%	70%	100%		
Channel Metals		% Load							9/30	9/30			
	Copper, Lead, Zinc	Reduction <u>or</u> % of MS4 area Meets WQBELs	Wet						10%	35%	70%	100%	
Dominguez	_			12/28									3/23
Channel and LA/LB Harbors Toxics	Sediment: DDTs, PCBs, Copper, Lead, Zinc, PAHs	Meet WQBELs	All	Interim									Final

<sup>&</sup>lt;sup>1</sup>The Permit term is assumed to be five years from the Los Angeles County Permit effective date or December 27, 2017.



Table 2-4. Schedule of TMDL milestones for the Lower San Gabriel River WMP

TMDL	Constituents	Compliance Goal	Weather Condition			<b>pliance</b> led num withi		dicated	milest	one de	adlines				
			Condition	2012	2013	2014	2015	2016	2017	2020	2023	2026	2032		
		% Load							9/30	9/30					
San Gabriel River	Copper, Selenium	Reduction <u>or</u> % of MS4 area Meets WQBELs	Dry						30%	70%	100%				
Metals		% Load							9/30	9/30					
	Copper, Lead, Zinc	Reduction <u>or</u> % of MS4 area Meets WQBELs	Wet						10%	35%	70%	100%			
Dominguez	Sediment: DDTs, PCBs,			12/28									3/23		
Channel and LA/LB Harbors Toxics	Copper, Lead, Zinc, PAHs	Meet WQBELs	All	Interim									Final		

<sup>&</sup>lt;sup>1</sup> The Permit term is assumed to be five years from the Los Angeles County Permit effective date or December 27, 2017.



# 3. Modeling System used for the RAA

The Watershed Management Modeling System (WMMS) was used to develop this RAA. WMMS is specified in the Permits as a potential tool to conduct the RAA. The Los Angeles County Flood Control District (LACFCD), through a joint effort with U.S. Environmental Protection Agency (USEPA), developed WMMS specifically to support informed decisions associated with managing stormwater. The ultimate goal of WMMS is to identify cost-effective water quality improvement projects through an integrated, watershed-based approach. The WMMS encompasses Los Angeles County's coastal watersheds of approximately 3,100 square miles, representing 2,566 subwatersheds (Figure 3-1). As described in the following subsections, WMMS is a modeling system that incorporates three tools: (1) the watershed model for prediction of long-term hydrology and pollutant loading, (2) a BMP model, and (3) a BMP optimization tool to support regional, cost-effective planning efforts. A version of WMMS is available for public download from LACFCD.

The version of WMMS to be used for the RAA in the LLAR, LLC, and LSGR WMPs is customized from the public download version, including the following modification/enhancements:

- Updates to meteorological records to represent the last 10 years (per the RAA Guidelines) and to allow for simulation of the design storm;
- Calibration adjustments to incorporate the most recent 10 years of water quality data collected at the nearby mass emission station;
- Application of a second-tier of BMP optimization using System for Urban Stormwater Treatment and Analysis INtegration (SUSTAIN), which replaces the Nonlinearity-Interval Mapping Scheme (NIMS) component of WMMS.
- Optimization of BMP effectiveness for removal of bacteria pollutants (rather than metals only); and
- Updates to Geographic Information System (GIS) layers, as available.

The subwatersheds in the LLAR, LLC, and LSGR WMP areas that are represented by WMMS are shown in Figure 3-2 through Figure 3-4, which include modifications to confine to jurisdictional boundaries included in these WMP areas. Also shown are the "RAA assessment points", which are used to calculate required load reductions (described in Section 5).

#### 3.1. Watershed Model - LSPC

The watershed model included within WMMS is the Loading Simulation Program C++ (LSPC) (Shen et al. 2004; Tetra Tech and USEPA 2002; USEPA 2003). LSPC is a watershed modeling system for simulating watershed hydrology, erosion, and water quality processes, as well as in-stream transport processes. LSPC also integrates a geographic information system (GIS), comprehensive data storage and management capabilities, and a data analysis/post-processing system into a convenient PC-based Windows environment. The algorithms of LSPC are identical to a subset of those in the Hydrologic Simulation Program–FORTRAN (HSPF) model with selected additions, such as algorithms to dynamically address land use change over time. Another advantage of LSPC is that there is no inherent limit to the size and resolution of the model than can be developed, making it an attractive option for modeling the Los Angeles region watersheds. USEPA's Office of Research and Development (Athens, Georgia) first made LSPC available as a component of USEPA's National TMDL Toolbox (<a href="http://www.epa.gov/athens/wwqtsc/index.html">http://www.epa.gov/athens/wwqtsc/index.html</a>). LSPC has been further enhanced with expanded capabilities since its original public release.

The WMMS development effort culminated in a comprehensive watershed model of the Los Angeles County Flood Control District that includes the unique hydrology and hydraulics of the system and characterization of water quality loading, fate, and transport for all the key TMDL constituents (LACDPW 2010a, 2010b). Since the original development of the WMMS LSPC model, Los Angeles County personnel have independently updated the model with meteorological data through April 2012.



To support the objectives of the WMPs, jurisdictional boundaries were also intersected with the WMMS LSPC model subwatersheds resulting in a finer resolution spatial unit for modeling. Model land use was then resampled using this subwatershed-jurisdiction intersect, properly distributing land use categories at the jurisdictional level for attributing sources, while maintaining hydrologic connectivity within the watershed model. This refinement introduced a new layer of resolution, facilitating the rollup of modeled results by jurisdiction to better support source attribution and implementation responsibilities among the participating entities.



Figure 3-1. WMMS model domain and represented land uses and slopes by subwatershed



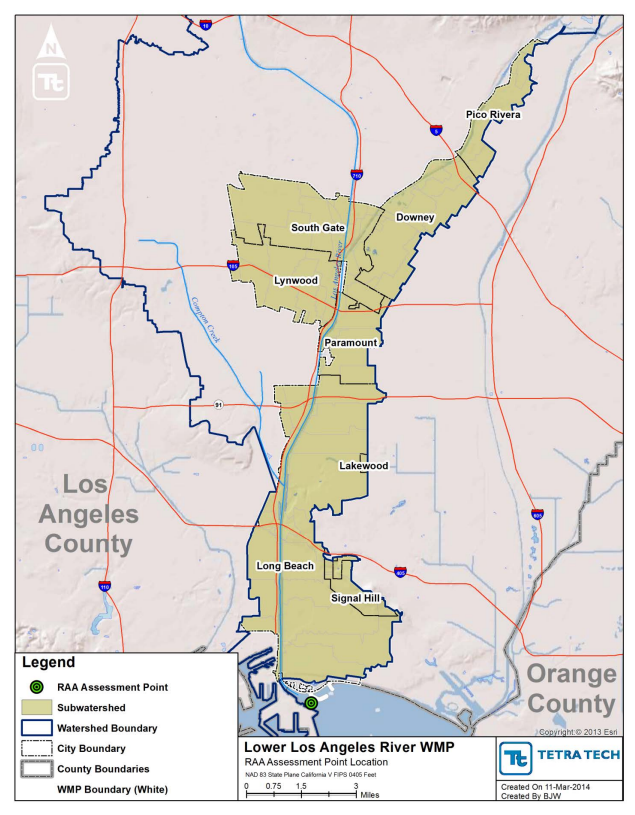


Figure 3-2. Lower LA River WMP Area subwatersheds represented by WMMS



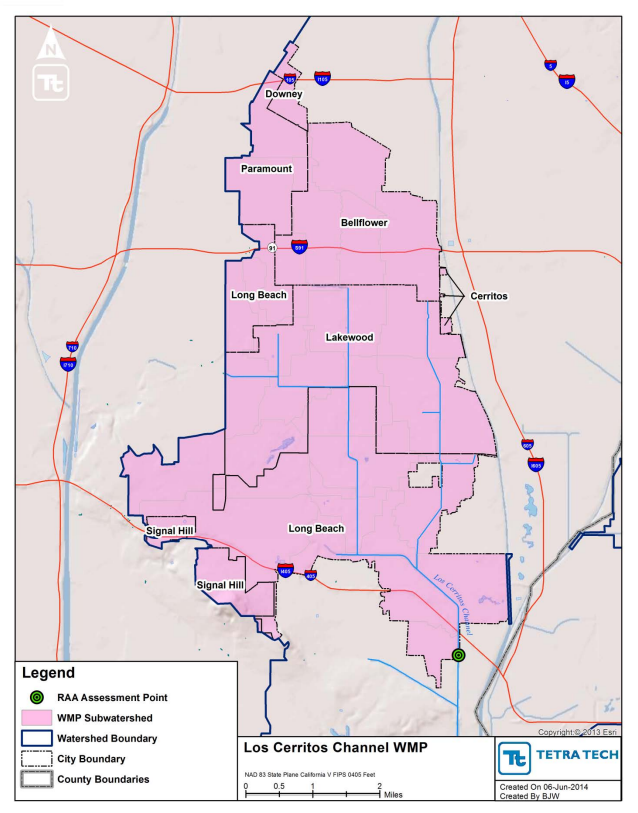


Figure 3-3. Los Cerritos WMP Area subwatersheds represented by WMMS



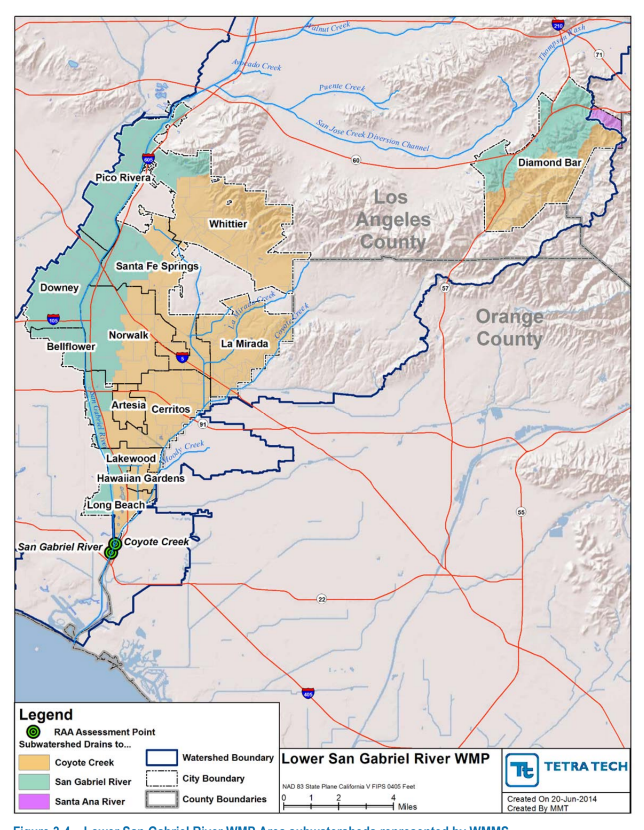


Figure 3-4. Lower San Gabriel River WMP Area subwatersheds represented by WMMS



#### 3.2. Small-Scale BMP Model – SUSTAIN

The System for Urban Stormwater Treatment and Analysis INtegration (SUSTAIN) was developed by USEPA to support practitioners in developing cost-effective management plans for municipal storm water programs and evaluating and selecting BMPs to achieve water resource goals (USEPA, 2009). It was specifically developed as a decision-support system for selection and placement of BMPs at strategic locations in urban watersheds. It includes a process-based continuous simulation BMP module for representing flow and pollutant transport routing through various types of structural BMPs. Users are given the option to select from various algorithms for certain processes (e.g., flow routing, infiltration, etc.) depending on available data, consistency with coupled modeling assumptions, and the level of detail required. Figure 2-3 shows images from the SUSTAIN model user interface and documentation depicting some of the available BMP simulation options in a watershed context.

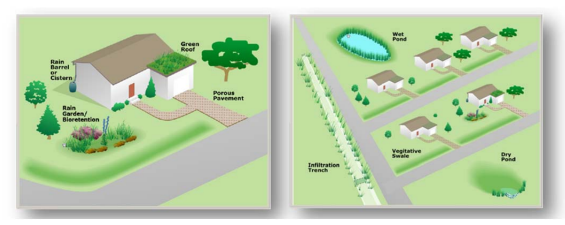


Figure 2-3. SUSTAIN model interface illustrating some available BMPs in watershed settings

SUSTAIN extends the capabilities and functionality of traditionally available models by providing integrated analysis of water quantity, quality, and *cost factors*. The SUSTAIN model in WMMS includes a cost database comprised of typical BMP component cost data from a number of published sources including BMPs constructed and maintained in Los Angeles County. SUSTAIN considers certain BMP properties as "decision variables," meaning that they are permitted to change within a given range during model simulation to support BMP selection and placement optimization. As BMP size changes, so do cost and performance. SUSTAIN runs iteratively to generate a cost-effectiveness curve comprised of optimized BMP combinations within the modeled study area (e.g., the model evaluates the optimal width and depth of certain BMPs to determine the most cost-effective configurations for planning purposes).

## 3.3. Large-Scale BMP Optimization Tool - NIMS/SUSTAIN

WMMS was specifically designed to dynamically evaluate effectiveness of BMPs implemented in subwatersheds for meeting downstream RWLs while maximizing cost-benefit. WMMS employs optimization based on an algorithm names Nonlinearity-Interval Mapping Scheme (NIMS) to navigate through the many potential scenarios of BMP strategies and identify the strategies that are the most cost effective (Zou et al. 2010). Given the relatively small spatial scale of the WMP area, NIMS was not applied for this study. Instead, a two-tiered approach was applied using the NSGA-II solution technique available in SUSTAIN. For Tier 1, treatment capacities were optimized for each contributing segment, which resulted in unique cost-effectiveness curves for each segment based on available opportunities therein. For Tier 2, the search space was composed of Tier 1 solutions, thereby streamlining the search process. The resulting Tier 2 curve represents the optimal large scale solution because it is comprised of optimized Tier 1 solutions. This approach is especially useful for prioritizing areas for management for scheduling implementation milestones as described in Section 8.



# 4. Current/Baseline Pollutant Loading

The LSPC model within WMMS was reconfigured and recalibrated specifically for the WMP areas to provide an estimate of current/existing pollutant loads from jurisdictions within the WMPs. Reconfiguration of model subwatersheds was performed to provide specific accounting of loadings from individual jurisdictions. Calibrations were performed to meet specifications of the RAA Guidelines (LARWQCB 2014).

## 4.1. Model Calibration to Existing Conditions

The LSPC watershed model was originally calibrated for hydrology using a regional approach relying on USGS observed daily streamflow datasets through Water Year (WY) 2006 (LACDPW 2010a). Water Quality was then calibrated using small-scale, land use level water quality monitoring data to develop representative event mean concentrations by land use (LACDPW 2010b). Model performance was also validated at the mass emissions monitoring stations in the context of a county-wide modeling effort. The calibration period for the original WMMS LSPC model began in 1996 and ended in 2006. For the RAA, an analysis was performed to evaluate performance of the LSPC model as it relates to the LLAR, LCC, and LSGR watersheds to understand and benchmark its applicability for use as a baseline condition. The evaluation of monitoring data was extended beyond the original WMMS-LSPC calibration to include the period from 10/1/2001 through 9/30/2011 incorporating both the average year (WY 2008) and 90<sup>th</sup> percentile (WY 2003) year.

Data available for the LACDPW water quality and hydrologic monitoring stations, S10 and F319 were used to reexamine simulated water quality and hydrology conditions in LA River. The two stations are co-located just south of the West Wardlow Road overpass and drain approximately 800 square miles, or nearly the entire LA River watershed. The monitoring stations were selected for comparison due to their location near the outlet of the LA River watershed, which encompasses the aggregate contributions of all upstream pollutant sources. The selected flow gage, F319, was also used to calibrate the WMMS LSPC model and, therefore, links the current and previous efforts. Water quality and hydrologic records for WYs 2003–2011 were compared to the simulated watershed model output to determine the necessary model parameter adjustments to establish an up-to-date model calibration. The locations of these two gages are presented in Figure 4-1. Statistical summaries and flow regime analysis of the water quality monitoring datasets from the Los Angeles River mass emission station S10 are presented in Attachment E.

Watershed model simulation of existing water quality conditions for the LCC watershed were evaluated for WYs 2003–2011 using data collected at the City of Long Beach Stearns Street monitoring location, just north of interstate 405. The water quality monitoring location is positioned at the WMP hydrologic outlet and captures the cumulative watershed loading effects impacting water quality conditions in this 27 square mile portion of the LCC watershed. No flow monitoring data are available in the watershed, thus simulated flow conditions could not be evaluated against observed data for LCC. The location of the water quality monitoring is presented in Figure 4-1 below and statistical summaries of the monitoring dataset are presented in Attachment E.

For the LSGR, hydrology was re-assessed at two monitoring locations using available data from WYs 2001-2011 The two monitoring locations selected include USGS 11087020 San Gabriel River at Whittier Narrows Dam CA and the LACDPW streamflow gage F354 located along Coyote Creek south of Spring Street (coincident with mass emission station S13). The USGS gage was selected for continuity with the development and calibration of the original WMMS LSPC modeling system. The primary monitoring location selected to calibrate water quality for LSGR was the LA County mass emission station S14. The San Gabriel River Monitoring Station is located below San Gabriel River Parkway in Pico Rivera. At this location the upstream tributary area is 450 square miles (LACDPW 2013). A second mass emission station, the Coyote Creek Monitoring Station (S13) located below Spring Street in the lower San Gabriel River watershed was also used to validate the water quality calibration. The locations of these two gages are presented below in Figure 4-1. Statistical summaries and flow regime analysis of the water quality monitoring datasets from the San Gabriel River and Coyote Creek mass emission stations S14 and S13 are presented in Attachment E.



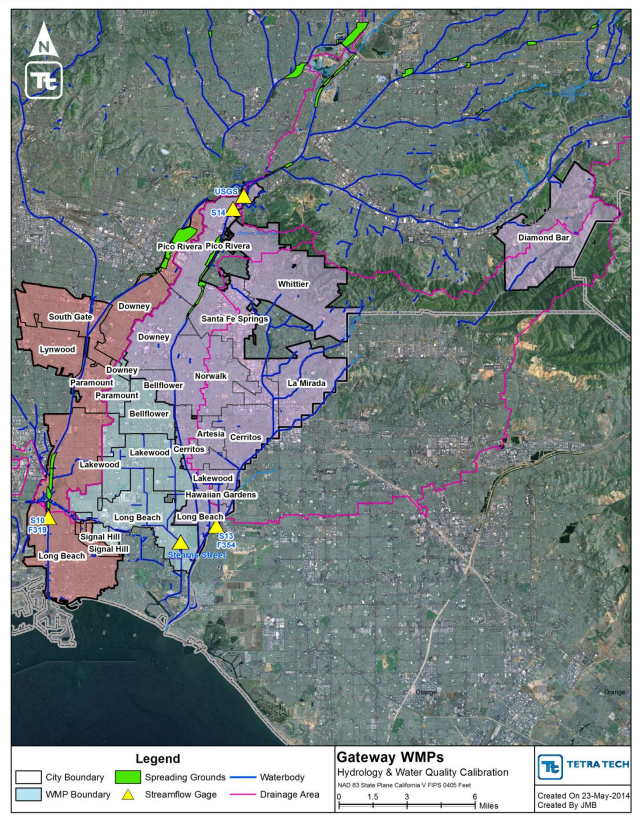


Figure 4-1. WMP groups hydrology and water quality calibration sites.

To demonstrate the ability to predict the effect of watershed processes and management actions, model calibration and validation are necessary and critical steps in any model application. Acceptable model calibration criteria for



benchmarking an RAA were developed by the Regional Board and are listed below in Table 4-1 (LARWQCB 2014). The objectives of establishing model assessment criteria are to ensure the calibrated model reflects all the model conditions and properly utilizes the available modeling parameters, thus yielding meaningful results. The lower bound of "Fair" level of agreement listed in Table 4-1 is considered a target tolerance for the model calibration process.

Table 4-1. Model assessment criteria from the RAA Guidelines

	Percent Difference Between Modeled and Observed							
Constituent Group	Very Good	Good	Fair					
Hydrology / Flow	0 – 10	>10 - 15	>15 – 25					
Sediment	0 – 20	>20 – 30	>30 – 40					
Water Quality	0 – 15	>15 – 25	>25 – 35					
Pesticides / Toxics	0 – 20	>20 – 30	>30 - 40					

#### 4.1.1. Hydrology Calibration

Table 4-2 and Table 4-3 present the hydrology calibration assessment for the Lower Los Angeles River and Lower San Gabriel River gages, respectively. Nash-Sutcliffle efficiency is a correlation coefficient commonly used in hydrological modeling to measure how well a model predicts temporal variation. A value of 1.0 means a perfect match between modeled and observed. A value of 0 means that the computed mean of observed data is as good a predictor as the model. A negative value means that the data-mean is a better predictor than the model. Because the Regional Board guidance only required annual average flow volume metric, evaluating Nash-Sutcliffe helped to demonstrate that the model also performed well at predicting *intra-annual* flow variability.

Table 4-2. Summary of model hydrology calibration performance for Lower Los Angeles River

Water Quality Parameter	Model Period	Hydrology Parameter	Modeled vs. Observed Volume (% Error)	Regional Board Guidance Assessment
In-stream flow at Los Angeles River	10/1/2002 –	Flow Volume	11.88	Good
below Wardlow Road (LA DPW F319)	9/30/2011	Nash-Sutcliffe	0.678	n/a

Table 4-3. Summary of model hydrology calibration performance for Lower San Gabriel River

Water Quality Parameter	Model Period	Hydrology Parameter	Modeled vs. Observed Volume (% Error)	Regional Board Guidance Assessment
In-stream flow at SAN GABRIEL R AB WHITTIER NARROWS DAM CA	10/1/2001 –	Flow Volume	-19.0	Fair
(USGS 1108702)	9/30/2011	Nash-Sutcliffe	0.74	n/a
Coyote Creek near Spring Street	10/1/2003 -	Flow Volume	4.9	Very Good
(LA DPW F354)	9/30/2011	Nash-Sutcliffe	0.61	n/a



#### 4.1.2. Water Quality Calibration

Water quality calibration for the LLAR, LCC, and LSGR incorporated sampling from LA County mass emission stations at S10 (LA River), Streams Street (LCC), and S13 and S14 along Coyote Creek and the San Gabriel River, respectively. The updated observed concentration data collected at these sites were used to refine the calibration and benchmark model performance. Daily observed loads were calculated by multiplying observed concentration and daily observed flow. Daily loads were estimated for LCC using simulated flows due to the lack of observed data. The percent error between this daily observed load and the daily modeled load was then calculated for each constituent. The results of this evaluation at the two gages are presented in Table 4-4 through Table 4-7.

Table 4-4. Summary of model performance by constituent at the Los Angeles River (\$10) monitoring location

Water Quality Parameter	Sample Count	Modeled vs. Observed Load (% Error)	Regional Board Guidance Assessment
Total Sediment	91	-6.8	Very Good
Total Copper	58	-3.4	Very Good
Total Zinc	58	-18.1	Good
Total Lead	52	-0.1	Very Good
Fecal Coliform	57	-5.1	Very Good
Total Nitrogen	58	-4.0	Very Good
Total Phosphorous	57	6.9	Very Good

Table 4-5. Summary of model performance by constituent at Los Cerritos Channel (Stearns St.) monitoring location

Water Quality Parameter	Sample Count	Modeled vs. Observed Load (% Error)	Regional Board Guidance Assessment
Total Sediment	85	2.7	Very Good
Total Copper	57	-2.1	Very Good
Total Zinc	56	1.5	Very Good
Total Lead	57	2.2	Very Good
Fecal Coliform	55	1.0	Very Good
Total Nitrogen	56	17.5	Good
Total Phosphorous	56	-0.4	Very Good



Table 4-6. Summary of model performance by constituent at the San Gabriel River (S14) monitoring location

Water Quality Parameter	Sample Count	Modeled vs. Observed Load (% Error)	Regional Board Guidance Assessment			
Total Sediment	45	8.57	Very Good			
Total Copper	42	-9	Very Good			
Total Zinc	44	16.1	Very Good			
Total Lead	44	-3.97	Very Good			
Fecal Coliform	43	1.85	Very Good			
Total Nitrogen	Not evaluated at this location					
Total Phosphorous	44	-2.27	Very Good			

Table 4-7. Summary of model performance by constituent at the Coyote Creek (S13) monitoring location

Water Quality Parameter	Sample Count	Modeled vs. Observed Load (% Error)	Regional Board Guidance Assessment					
Total Sediment	42	1.28	Very Good					
Total Copper	27	-28.9	Fair					
Total Zinc	27	-32.44	Fair					
Total Lead	25	Very Good						
Fecal Coliform	24 -34.48 Fair							
Total Nitrogen	Not evaluated at this leasting							
Total Phosphorous	Not evaluated at this location							

Two fecal coliform samples were removed from the observed dataset at the San Gabriel River S14 mass emission station prior to performing the load calculation. These two samples appear to be outliers in the dataset with concentration values 10-100x greater than the remaining samples. These observations occurred on 10/17/2005 and 10/13/2009.

For pollutants not explicitly represented in the WMMS LSPC model, and for dry weather analysis, 90th percentile concentrations were calculated based on observed monitoring data at the LACDPW mass emission sites. The 90th percentile concentration was used for compliance with the Regional Board RAA guidelines (LARWQCB 2014). A summary of the 90th percentile concentrations for each constituent and waterbody are presented below in Table 4-8. For subsequent load reduction analyses, these concentrations were assumed for all wet or dry weather conditions they were assigned to represent existing conditions within their respective watersheds.



Table 4-8. 90th percentile concentrations assumed for non-modeled pollutants

able 4-8. 90 <sup>th</sup> percentile concentrations assumed for non-modeled pollutants								
		Wet	Dry	90th Percentile				
Waterbody	Pollutant	Weather	Weather	Concentration	Units			
	DDT	•		0.005 <sup>1</sup>	ug/L			
	PCBs	•		0.0325 <sup>1</sup>	ug/L			
	PAHs	•		0.835 <sup>1</sup>	ug/L			
Los Angeles River (S10)	Cadmium	•		4.8	ug/l			
(310)	Copper		•	25.68	ug/l			
	Lead		•	3.43	ug/l			
	E. coli		•	19,600	MPN/100 mL			
	DDT	•		0.0051	ug/L			
	PCBs	•		0.0325 <sup>1</sup>	ug/L			
Los Cerritos Channel (Stearns)	PAHs	•		0.835 <sup>1</sup>	ug/L			
Grammer (Steams)	Copper		•	25.4	ug/l			
	E. coli		•	14,200	MPN/100 mL			
	DDT	•		0.005 <sup>1</sup>	ug/L			
	PCBs	•		0.0325 <sup>1</sup>	ug/L			
San Gabriel River	PAHs	•		0.835 <sup>1</sup>	ug/L			
(S14)	Copper		•	29.89	ug/l			
	Selenium		•	4.77	ug/l			
	E. coli		•	2,190	MPN/100 mL			
	DDT	•		0.005 <sup>1</sup>	ug/L			
	PCBs	•		0.0325 <sup>1</sup>	ug/L			
Coyote Creek (S13)	PAHs	•		0.835 <sup>1</sup>	ug/L			
	Copper		•	28.54	ug/l			
	E. coli		•	11,500	MPN/100 mL			

<sup>&</sup>lt;sup>1</sup> DDT, PCBs and PAHs were below MDL, so concentrations were assumed half MDL.

## 4.2. Current Best Management Practices/Minimum Control Measures

It is important to note the model calibration incorporates local stormwater BMPs implemented through late 2012 into the baseline condition. The only BMPs/control devices that were explicitly incorporated into the baseline model were the Dominguez Gap basins. All other BMPs, which individually were assumed to have a small effect on water quality at the watershed scale, are implicitly represented in the baseline condition. BMPs implemented in 2013 can be categorized as WMP implementation measures and their volume/load reductions are a component of the pollutant reduction plan for attaining interim and final milestones.



# 5. Estimated Required Pollutant Load Reductions

This section provides a description of the process for identifying critical conditions and calculating required load reductions to meet interim and final limitations.

## 5.1. Selected Average (Interim) and Critical (Final) Conditions

The RAA Guidelines specify that average conditions shall be used to establish load reductions for interim milestones and critical conditions shall be used to establish load reductions for final limits. In addition, the Permits provide two pathways for addressing WQ Priorities (see Figure 5-1):

- Volume-based: Retain the standard runoff volume from the 85<sup>th</sup> percentile, 24-hour storm
- Load-based: Achieve the necessary pollutant load reductions to attain Permit limits

Both types of numeric goals were evaluated as part of this RAA.

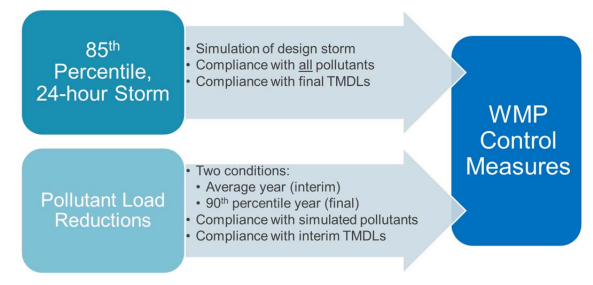


Figure 5-1. Two Types of Numeric Goals and WMP Compliance Paths according to the Permits

## 5.2. Representative Conditions for Wet Weather

Two approaches were considered and ultimately used in the RAA to represent wet weather critical conditions: the 90<sup>th</sup> percentile wet year and 85<sup>th</sup> percentile, 24-hour (design) storm, as described in the following subsections.

#### 5.2.1. Average and 90th Percentile Wet Years

This RAA is based on continuous simulation, and a "representative" year-long time period was selected to represent average and critical conditions, which allows the modeling to capture the variability of rainfall and storm sizes/conditions. For LLAR, LCC, and LSGR, WY2008 was selected as the representative year for average conditions and WY2003 was selected as the representative year for the 90<sup>th</sup> percentile critical wet conditions.

To select these average and critical years for the RAA, the following steps were taken:

1. Calculated key rainfall metrics for the last 25-years: the average and critical years were identified by aggregating data from available rain gages across the entire Los Angeles River and San Gabriel River watersheds (LCC is in between, so the analysis for LLAR and LSGR also applies to LLC). For



comparison, other regional watersheds were also analyzed and presented. The two key metrics evaluated were: (1) total annual rainfall, and (2) average rainfall per wet day (with wet days defined as days with rainfall totals greater than 0.1 inches). The first is clearly an indicator of volume, while the second is an indicator of rainfall intensity. To evaluate long-term conditions, the analysis covered 25 water years (WY) from 1987 through 2011—the total rainfall for each precipitation gage was area-weighted and aggregated into annual totals by water year (i.e. previous October through current September).

2. Selected years from the most recent 10-years that are most representative of average and 90th percentile: per the RAA Guidelines, the most recent 10-year period represented in the available data were used to develop the RAA. Table 5-1 and Table 5-2 show average rainfall volumes and intensities (inches per wet day), respectively, for the most recent 10 years compared against the entire 25-years. Both the average and 90th percentile values were compared across the 10- and 25-year records. For the San Gabriel River, 2007-08 is a representative average year based on both the rainfall volume (Table 5-1) and intensity (Table 5-2) metrics. Because BMP performance is typically intensity-dependent, average rainfall per wet day (Table 5-2) was selected as a better metric for use in determining the 90<sup>th</sup> percentile than annual average rainfall (Table 5-1), which led to selection of 2002-03 as the critical year.

It should be noted that wet weather conditions were also reflective on the definition of dry/wet days. As described in Section 5, for analysis of non-bacteria pollutants (including the limiting pollutant zinc) days with greater than 90<sup>th</sup> percentile daily average flow were flagged as "wet," which aligns with the critical condition used for the LAR and LSGR metals TMDLs.

#### 5.2.2. 85th Percentile, 24-hour Storm

The design storm is identified in the RAA Guidelines as an acceptable critical condition, and capture of design storm volumes by BMPs is a specified compliance metric in the Permits for TMDLs. The design storm was evaluated and used as a wet weather critical condition for the RAA. As described above, the design storm is a volume-based standard. Each subwatershed within each WMP area has a unique 85th percentile runoff volume, due to varying rainfall amounts and land characteristics (imperviousness, soils, slope, and the like). The rainfall depths associated with the 85th percentile, 24-hour storm are shown in Figure 5-2, based on rolling 24-hour intervals for the 25-year period between October 1, 1987 and September 30, 2011. Within the WMP area, the 85th percentile rainfall depth values range between 0.72 and 1.08 inches.

To determine the "standard volume" associated the design storm, initial conditions were set in LSPC to reflect representative conditions at the start of the simulation, along with regionally derived infiltration rates, and 85th percentile rainfall depths were used as rainfall boundary conditions. At each location the storm distribution presented in Figure 5-3 was used to temporally distribute the 24-hour rainfall volumes (LACDPW 2006). The model was then run to predict the associated runoff volumes for each subwatershed in the WMP area. Those runoff volumes represent the volumes that would need to be retained in order to attain the numeric goals associated with the 85th percentile, 24-hour storm.

Shown in Figure 5-4 are the rainfall depths and runoff depths (runoff volume divided by subwatershed area) associated with the design storm for each subwatershed in the WMP areas. About 50 percent of the subwatersheds in all three WMP areas experiences 0.4 inches or more of runoff under the 85th percentile, 24-hour storm, while about 10 percent of the area experiences about 0.55 inches or more of runoff. Figure 5-5 summarizes the total design storm volumes (in acre-feet) for each jurisdiction. The runoff depths for each subwatershed in the WMP area are graphically shown in Figure 5-6, Figure 5-7, and Figure 5-8.



Table 5-1. Average Rainfall Depths (Water Years 2002–2011 vs. 25-year Average and 90th Percentile)

	Average Rainfall Totals (in./year)									
Year	Ballona Creek	Dominguez Channel	Malibu Creek	San Gabriel River	Los Angeles River					
2001-02	25.4	19.1	28.1	30.6	30.5					
2002-03	17.1	13.9	20.8	23	20.4					
2003-04	10.2	8.1	9.2	13.7	11.2					
2004-05	39.3	28.4	42.6	49.6	46.7					
2005-06	14.1	9.8	16.9	17.9	17.5					
2006-07	4.3	3.1	6.8	6.4	5.8					
2007-08	13.2	11.9	18.6	19.4	17.5					
2008-09	9.6	8.5	12.3	14.6	12.5					
2009-10	16.8	14.9	20.3	24.1	20.5					
2010-11	21.2	18.5	25.3	28.5	25.7					
Avg. (1987-2011)	15.9	12.5	18.4	20.7	19.2					
90th %ile (1987-2011)	30.8	22.9	34.7	37.8	36.9					

Red Box: WMP Watersheds. Blue highlighted cells are the two years in each basin with the smallest difference from the 25-year average. Orange cells have the smallest difference from the 90th percentile of the 25-year record.

Table 5-2. Average Rainfall Intensity (Water Years 2002–2011 vs. 25-year Average and 90th Percentile)

	Average Rainfall Per Wet Day (in./wet day)									
Year	Ballona Creek	Dominguez Channel	Malibu Creek	San Gabriel River	Los Angeles River					
2001-02	0.36	0.32	0.41	0.42	0.36					
2002-03	0.79	0.66	0.88	0.92	0.84					
2003-04	0.61	0.48	0.61	0.66	0.58					
2004-05	0.98	0.69	1.03	1.07	1.03					
2005-06	0.53	0.41	0.61	0.64	0.61					
2006-07	0.31	0.27	0.39	0.41	0.37					
2007-08	0.56	0.52	0.68	0.76	0.71					
2008-09	0.49	0.48	0.56	0.65	0.57					
2009-10	0.64	0.6	0.71	0.82	0.72					
2010-11	0.62	0.58	0.73	0.76	0.7					
Avg. (1987-2011)	0.59	0.52	0.67	0.72	0.66					
90th %ile (1987-2011)	0.78	0.66	0.91	0.97	0.89					

Red Box: WMP Watersheds. Blue highlighted cells are the two years in each basin with the smallest difference from the 25-year average. Orange cells have the smallest difference from the 90th percentile of the 25-year record.



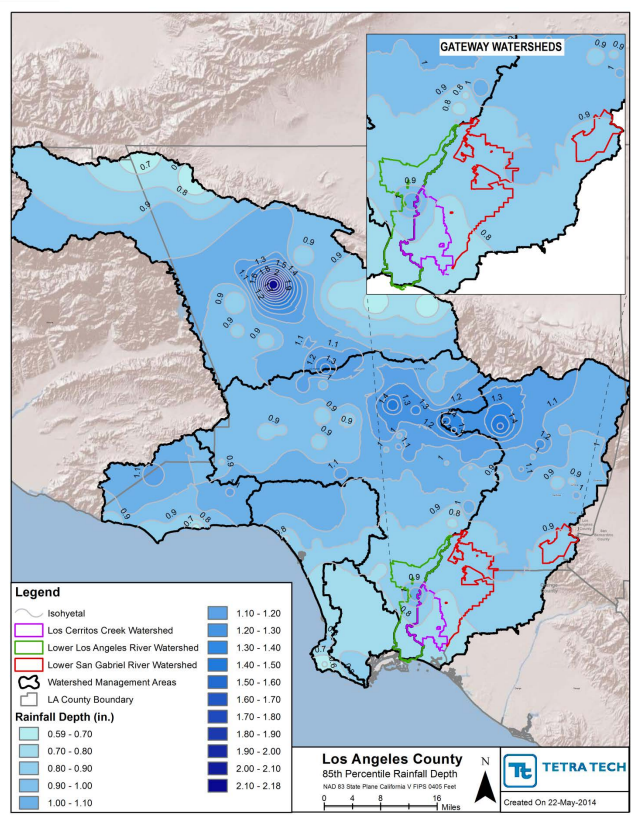


Figure 5-2. Rainfall depths associated with the 85th percentile, 24-hour storm.



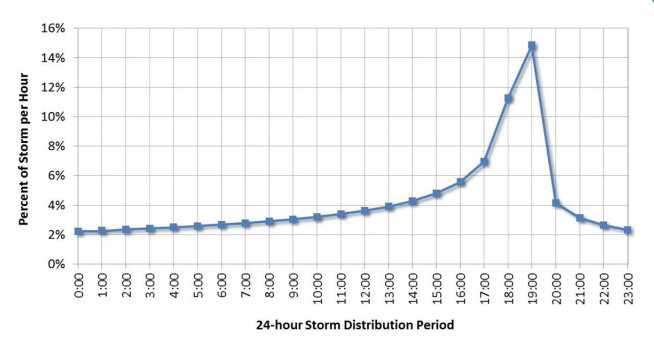


Figure 5-3. Temporal Distribution for 85th Percentile 24-hour Storm for LSPC Simulation.

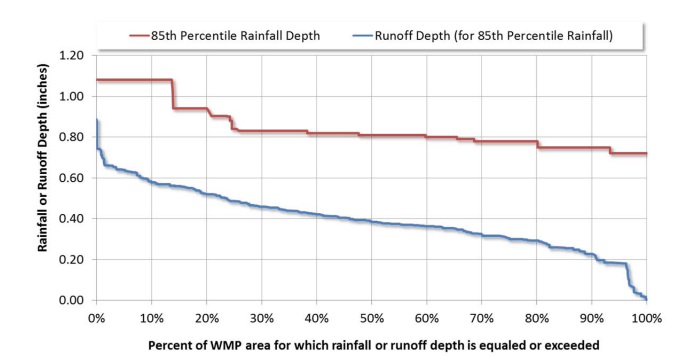


Figure 5-4. Rainfall and Runoff Depths Associated with 85th Percentile Rainfall in the WMP subwatersheds.



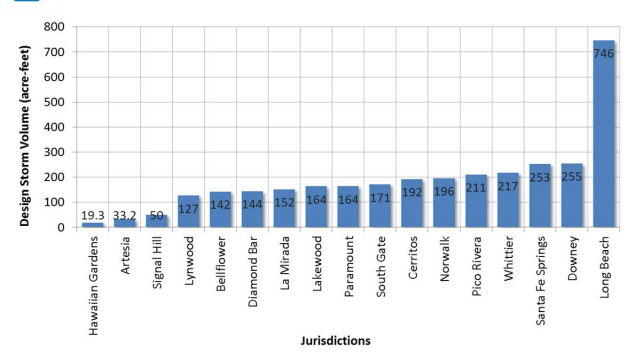


Figure 5-5. Runoff Volume Associated with the 85th Percentile, 24-hour Storm (by jurisdiction).



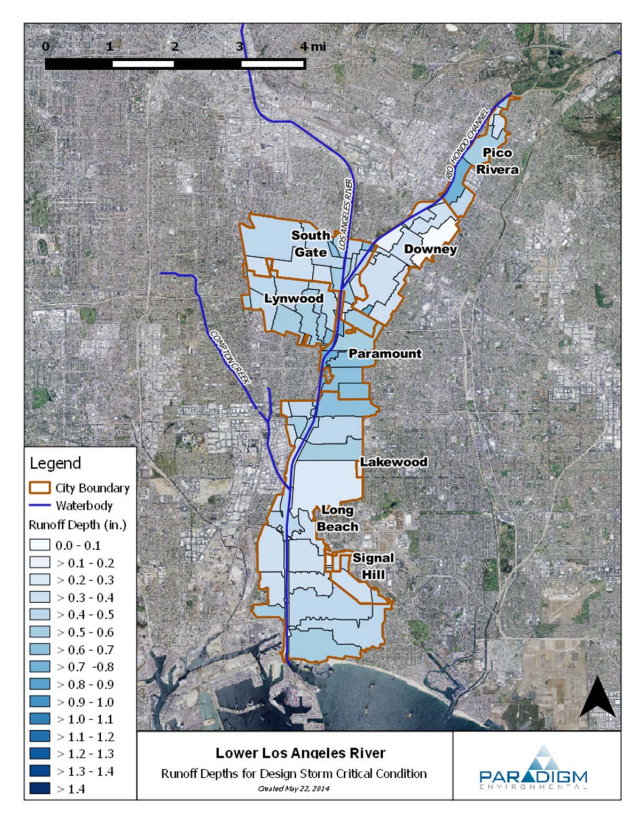


Figure 5-6. Runoff Associated with the 85th Percentile, 24-hour Storm for Lower Los Angeles River.



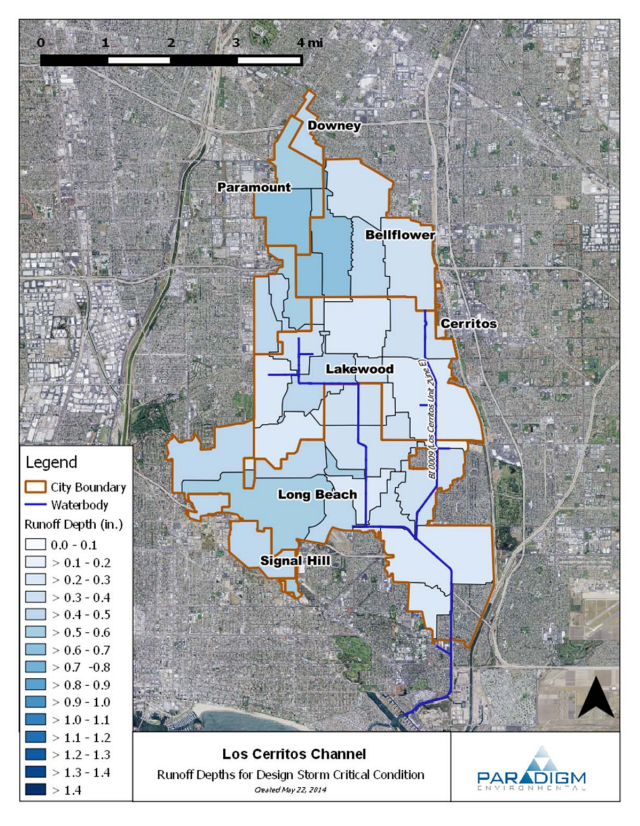


Figure 5-7. Runoff Associated with the 85th Percentile, 24-hour Storm for Los Cerritos Channel.



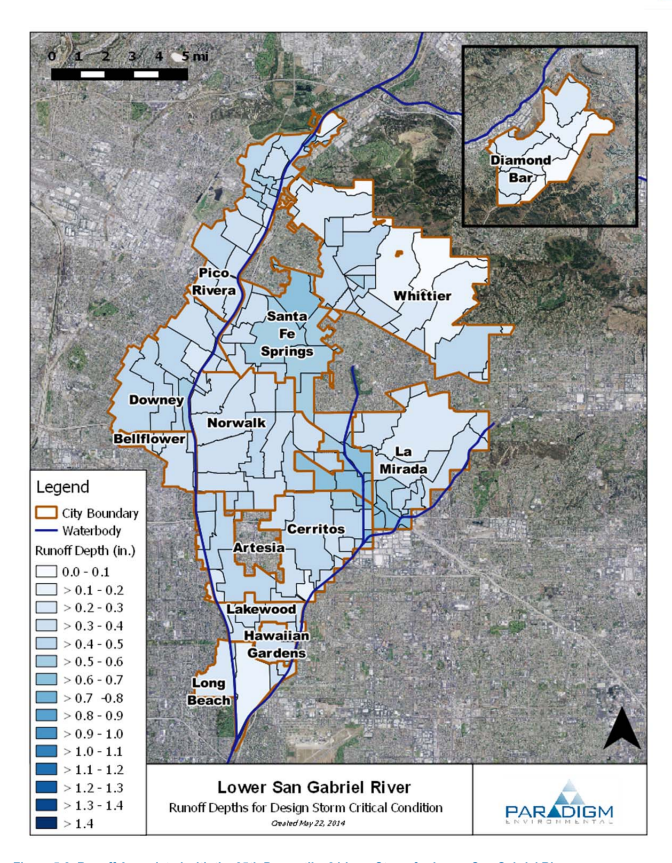


Figure 5-8. Runoff Associated with the 85th Percentile, 24-hour Storm for Lower San Gabriel River.



#### 5.2.3. Representative Conditions for Dry Weather

Although clearly defined definitions exist for wet periods, definitions for dry periods are less clearly defined. Wet weather periods are either defined in terms of rainfall or instream flow. For bacteria, a wet day is one with a rainfall total greater than 0.1 inches plus the three subsequent days, while metals criteria define wet days as those with instream flow above the 90<sup>th</sup> percentile. One seemingly intuitive way of defining a dry period is simply to use the "non-wet" days represented as the inverse of wet days. However, summary of model results indicate some residual influence of wet weather among the "non-wet" days. This presents some challenges for estimating loads and evaluating dry weather compliance because BMP planning would be better served by choosing design conditions that are more influenced by natural background baseflow and/or anthropogenic activities such as point source discharges or dry weather runoff from irrigation (instead of post-rain event interflow).

The RAA Guidelines recommend using the most recent 10 years of data for modeling scenarios to ensure that the plans are based on a representative range of wet and dry conditions. Regional precipitation and instream flow patterns are highly variable; therefore, a representative dry period is one that consistently represents minimal influence to wet weather conditions. To identify a representative dry period, the analysis covered 25 WYs from 1987 through 2011. The following steps were taken:

- 1. The total rainfall for each precipitation gage in the study area was summarized and classified into wet and non-wet periods according to the bacteria criteria definition for wet weather (i.e. days with rainfall > 0.1 inches plus the three subsequent days).
- 2. Dry periods were evaluated on a monthly time scale. Table 5-3 shows the average number of consecutive 30-day dry periods, counted by month of the associated mid-interval date, for each of the rainfall gages within the three WMP areas over the 25 years of rainfall evaluated. The color-ramp indicates relative dryness, with red being driest. Table 5-3 indicates that on average, the months of June, July, and August are the driest months in the year, averaging 24-30 consecutive dry intervals. Note that because this table counts mid-interval dates by month, values approaching 30 actually indicate continuous dry intervals approaching 60 days (15 days on either side of the 30 day interval).
- 3. Select periods within the average and critical year were identified for dry weather simulations. The areal coverage or non-wet intervals in the two selected representative years (2008 and 2003) were compared against the 10-year period (2001-2011) and the long-term 25-year period (1998-2011). Figure 5-9, Figure 5-10, and Figure 5-11 show the selected representative dry period against summaries of non-wet weather conditions in the LLAR, LCC, and LSGR WMP areas, respectively. Within the two selected years, the 45-day period between 8/17 and 9/30 was found to be the most representative of dry weather conditions because (1) no rainfall occurred at any of the gages throughout all three WMP areas, (2) it was during a time of the year that was historically shown to experience the least amount of spatially-weighted rainfall in a year, and (3) it was late in the summer following an extended period of no rainfall for both 2003 and 2008.

The identified periods between 8/17 and 9/20 during the average and critical years were used for subsequent dry weather simulations for the dry weather component of the RAA.



Table 5-3. Consecutive 30-day Dry Periods per month by WMP and rainfall gage (10/1/1987 – 9/30/2011)

		Average Number of Consecutive 30-Day Dry Intervals Per Month (10/1/1987 – 9/30/2011)											
WMP	StaID	Jan	Feb	Mar	Apr	Мау	nn	ם	Aug	Sep	Oct	Nov	Dec
	D1254	2.2	1.9	6.2	11.9	22.3	25.2	28.9	28.9	21.4	12.7	7.8	4.4
SC	D1255	2.8	1.8	4.4	8.8	20.3	25.1	29.7	29.8	21.8	13.0	7.3	2.9
Los Cerritos Channel	D225	3.0	2.3	6.3	10.5	20.6	24.7	28.8	29.5	21.4	13.1	9.1	3.6
Los Cerri Channel	D388	2.1	1.3	3.8	8.5	18.6	24.0	27.6	29.2	21.0	12.3	5.1	3.2
2 5	D415	1.9	1.2	5.7	9.6	19.0	24.0	28.1	29.1	23.4	13.1	8.9	3.7
S	D1113	4.2	2.5	8.3	9.8	19.5	24.4	28.1	27.8	23.6	13.7	8.8	4.5
Lower Los Angeles River	D1114	1.6	1.1	4.0	8.9	19.6	25.1	29.7	29.6	20.8	12.3	5.5	3.0
Ang	D1256	2.1	1.4	4.8	10.4	20.5	24.6	28.8	29.8	23.5	14.2	6.2	3.1
Los	D291	3.3	1.1	5.0	8.8	19.4	24.4	28.7	28.4	21.9	11.6	4.6	3.5
Lower	D388	2.1	1.3	3.8	8.5	18.6	24.0	27.6	29.2	21.0	12.3	5.1	3.2
을 출	D415	1.9	1.2	5.7	9.6	19.0	24.0	28.1	29.1	23.4	13.1	8.9	3.7
	D106	4.2	0.6	6.0	10.9	19.7	24.6	28.6	29.0	23.9	14.0	8.2	4.0
	D1088	2.2	1.0	3.8	9.0	17.6	24.1	28.5	29.0	20.9	12.6	5.9	2.7
	D1095	2.4	0.5	4.4	10.0	19.2	24.6	28.6	29.1	21.2	14.2	7.1	4.2
	D1114	1.6	1.1	4.0	8.9	19.6	25.1	29.7	29.6	20.8	12.3	5.5	3.0
	D1254	2.2	1.9	6.2	11.9	22.3	25.2	28.9	28.9	21.4	12.7	7.8	4.4
	D1255	2.8	1.8	4.4	8.8	20.3	25.1	29.7	29.8	21.8	13.0	7.3	2.9
ēr	D1256	2.1	1.4	4.8	10.4	20.5	24.6	28.8	29.8	23.5	14.2	6.2	3.1
R Fi	D1257	2.0	0.5	4.5	10.6	18.9	24.4	28.6	29.8	21.2	10.3	5.7	3.0
brie	D1271	1.8	1.6	3.9	9.4	18.1	24.4	28.6	29.7	21.6	11.7	7.3	3.4
Ga	D156	3.0	1.5	5.2	10.1	19.2	24.6	28.5	29.3	21.0	13.4	7.2	5.0
Lower San Gabriel River	D17	1.7	1.2	5.2	9.1	17.5	22.4	28.6	29.0	22.6	11.3	5.2	3.7
wer	D225	3.0	2.3	6.3	10.5	20.6	24.7	28.8	29.5	21.4	13.1	9.1	3.6
9	D269	1.8	0.5	4.2	8.1	18.0	24.2	28.6	29.1	22.2	13.0	6.7	3.2

→ Dry

Legend:

Wet



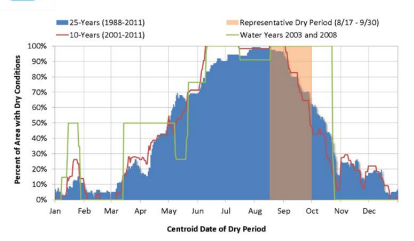


Figure 5-9. Spatiotemporal summary of non-wet weather conditions in the Lower Los Angeles River WMP area.

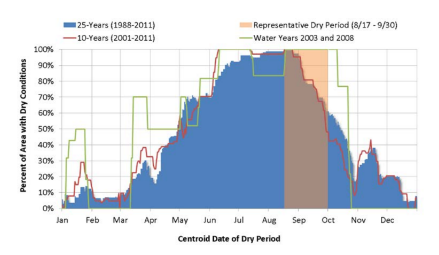


Figure 5-10. Analysis of summary of non-wet weather conditions in the Los Cerritos Channel WMP area.

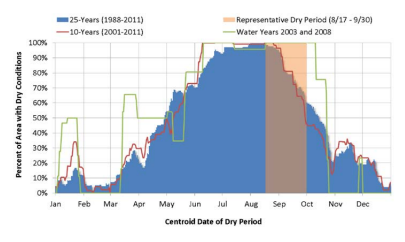


Figure 5-11. Spatiotemporal summary of non-wet weather conditions in the Lower San Gabriel River WMP area.



# 5.3. Calculated Required Pollutant Reductions to Achieve Final Limits

Using the average storm year (2007-08) and 90<sup>th</sup> percentile storm year (2002-03), required pollutant reductions were calculated for attainment of interim and final limitations, respectively, applicable to each WMP area. Per the RAA Guidelines, the percent reduction used to determine the control measures necessary to attain interim milestones shall be based on the average year, while the control measures for attainment of the final limits are based on the 90<sup>th</sup> percentile year.

Required load reductions were evaluated at RAA Assessment Points located at the bottom-most discharge from each WMP areas (shown in Figure 3-2 through Figure 3-4). The RAA Assessment Points represent locations where the collective discharge from each jurisdiction with each WMP area can be assessed to contribute to pollutant loads to the receiving waters. Pollutant loads outside of the WMP areas are not considered in this loading analysis at the RAA Assessment Points, although in reality other loads exist. However, transport of pollutant loads from individual jurisdictions within the WMP areas are considered, including the effect of LACFCD infrastructure and other hydraulic features that can impede flows and associated pollutant loads to the location of the RAA Assessment Points. The result is an accounting system that provides reasonable tracking and estimation of required load reductions throughout each individual WMP area so that meaningful goals can be set for BMP implementation planning.

Applicable targets for wet and dry conditions for Category 1 WQ Priorities (corresponding to the TMDLs within each watershed) are listed in Table 5-4 and Table 5-5, respectively. These targets were used to establish the daily "exceedance load" and daily "allowable load". The differences in these loads, as predicted by LSPC, were tracked across the average year and 90<sup>th</sup> percentile year and used to calculate the required pollutant reduction. While Category 1 WQ Priorities were emphasized, targets were also applied for Category 2 and Category 3 WQ Priorities. In particular, to provide a comprehensive WMP planning approach, copper, lead, zinc and *E. coli* were assessed for all RAA assessment points (even if a TMDL is not applicable).

For bacteria targets, it should be noted that Allowable Exceedance Days and high flow suspension (HFS) days were incorporated (if applicable) into the percent reduction calculation. The approach of the LA River Bacteria TMDL was used to align Exceedance Days and HFS days. The HFS applies to LLAR and LSGR but not LCC (and thus HFS days were not incorporated into the required reduction calculation for LCC). For LSGR and LCC, a bacteria TMDL has not been adopted but the RAA Guidelines state that targets and critical conditions from other TMDLs in the region should be utilized. If the Allowable Exceedance Days were removed from the percent reduction calculations for LSGR and LCC, the required reductions would increase.

Table 5-4. Applicable wet weather TMDL targets for Category 1 WQ Priorities

WMP Area	Waterbody	Pollutant	Target	Source
	LAR Reach 1 (freshwater)	Cd kg/d	2.8x10 <sup>-9</sup> X daily storm volume (L) - 1.8	WQBEL
	LAR Reach 1 (freshwater)	Cu kg/d	1.5x10 <sup>-8</sup> X daily storm volume (L) - 9.5	WQBEL
	LAR Reach 1 (freshwater)	Pb kg/d	5.6x10 <sup>-8</sup> X daily storm volume (L) - 3.85	WQBEL
LLAR	LAR Reach 1 (freshwater)	Zn kg/d	1.4x10 <sup>-7</sup> X daily storm volume (L) - 83	WQBEL
	All LLAR	DDT ug/kg TSS	1.58	Harbor Toxics TMDL
	All LLAR	PCBs ug/kg TSS	22.7	Harbor Toxics TMDL
	All LLAR	PAHs ug/kg TSS	4,022	Harbor Toxics TMDL
	LAR Reach 1 (freshwater)	<i>E-coli</i> MPN/100mL	235 (exceedances allowed during HFS days and 10 exceedance days)	WQBEL



WMP Area	Waterbody	Pollutant	Target	Source
	All LCC	Cu g/d	4.709X10 <sup>-6</sup> X daily storm volume (L)	WQBEL
	All LCC	Pb g/d	26.852X10 <sup>-6</sup> X daily storm volume (L)	WQBEL
LCC	All LCC	Zn g/d	46.027X10 <sup>-6</sup> X daily storm volume (L)	WQBEL
	All LCC	DDT ug/kg TSS	1.58	Harbor Toxics TMDL
	All LCC	PCBs ug/kg TSS	22.7	Harbor Toxics TMDL
	All LCC	PAHs ug/kg TSS	4,022	Harbor Toxics TMDL
	SG Reach 2	Pb ug/L	81.34	WQBEL
	Coyote Cr.	Cu ug/L	24.71	WQBEL
	Coyote Cr.	Pb ug/L	96.99	WQBEL
	Coyote Cr.	Zn ug/L	144.57	WQBEL
LSGR	SG Reach 1 & Coyote Cr.	DDT ug/kg TSS	1.58	Harbor Toxics TMDL
	SG Reach 1 & Coyote Cr.	PCBs ug/kg TSS	22.7	Harbor Toxics TMDL
	SG Reach 1 & Coyote Cr.	PAHs ug/kg TSS	4,022	Harbor Toxics TMDL

Table 5-5. Applicable dry weather TMDL targets for Category 1 WQ Priorities

WMP Area	Waterbody	Pollutant	Target	Source
	LAR Reach 1 (freshwater)	Cu ug/L	23	WQBEL
LLAR	LAR Reach 1 (freshwater)	Pb ug/L	12	WQBEL
	LAR Reach 1 (freshwater)	<i>E-coli</i> MPN/100mL	126	WQBEL
	All LCC	Cu g/d	67.2	WQBEL
LCC	All LCC	E-coli MPN/100mL	126	WQBEL
	SG Reach 1	Cu ug/L	18	WQBEL
	SG Reach 1	E-coli MPN/100mL	126	WQBEL
LSGR	San Jose Cr. Reach 1&2	Se ug/L	5	WQBEL
LSGK	San Jose Cr. Reach 1&2	E-coli MPN/100mL	126	WQBEL
	Coyote Cr.	Cu kg/d	0.941	WQBEL
	Coyote Cr.	<i>E-coli</i> MPN/100mL	126	WQBEL



### 5.3.1. Wet-Weather Required Pollutant Reductions

The wet weather pollutant reduction targets for average and critical conditions are summarized in Table 5-6 (all WMP areas) and shown graphically in Figure 5-12 through Figure 5-15 (individual WMP areas). These analyses were used to determine the limiting pollutant. The limiting pollutant is defined as the pollutant requiring the greatest load reduction, and BMPs implemented to achieve the limiting pollutant reductions are protective of other pollutant reductions (e.g., sediment or volume reductions). In Table 5-6, the red color gradient highlights limiting pollutants, with a deeper red generally indicating a more limiting pollutant. Zinc was identified as the limiting pollutant for each WMP area<sup>4</sup>. The determination of limiting pollutant considered implementation actions to control the pollutant – for example, Senate Bill 346 will result in significant reductions of copper loading from brake pads. Because total source control measures are not on the horizon for zinc, it becomes the limiting pollutant instead of copper. The evaluation of copper and organics as limiting pollutants and rationale for their exclusion is described below.

Although DDT and PCBs were estimated to have high load reduction requirements to meet WQBELs, they were not identified as limiting pollutants because the maximum detection limits (MDLs) used for the analysis heavily affected the calculated required reductions. Rather than use LSPC for reduction calculations, monitoring data were used directly and many reported concentrations for DDT, PCBs, and PAHs were below MDLs, so concentrations were assumed in the model to equal half the MDL. The MDL is above the target leading to non-detects requiring reductions. Of course, toxics will be addressed by control measures implemented for zinc. The Dominguez Channel and Greater Los Angeles and Long Beach Harbor Waters Toxic Pollutants TMDL states that "implementation of other TMDLs in the watershed may contribute to the implementation of this TMDL," and implementation of the effective TMDLs in Los Angeles River and San Gabriel River are integrated within Phase I of the implementation of the toxics TMDL (LARWQCB and USEPA 2011). As a result, DDT, PCBs, and PAHs were not represented in Figure 5-12 through Figure 5-15.

Although copper was calculated to have a higher required reduction than zinc, the effect of Senate Bill 346 is expected to reduce those reductions without any implementation of structural control measures. The Brake Pad Partnership was formed in 1999 as a collaboration of cities, industry, and other entities to address the lack of information and research regarding the impact of brake debris material in the environment. After its formation, the Brake Pad Partnership commissioned several technical studies to better quantify the fate and transport of copper to San Francisco Bay including a detailed source assessment. Overall findings of the study estimated that of the anthropogenic sources of copper, approximately 35 percent are attributed to brake pad releases (BPP 2010). Even if the reduction was only half of this amount, the adjustment to the required copper reduction would still result in zinc being the limiting pollutant in LLAR, LCC, and LSGR.

After excluding organics and total copper for the reasons described previously, total zinc becomes the limiting pollutant in each of the WMP areas during the 90<sup>th</sup> percentile year. In other words, reductions of zinc during WMP implementation will drive reduction of other pollutants, particularly because the pollutant reduction plan emphasizes sediment control (other pollutants are typically transported with sediment) and retention/infiltration rather than pollutant treatment.

<sup>&</sup>lt;sup>4</sup> In LSGR, a higher percent reduction for bacteria was calculated for the average year than the 90<sup>th</sup> percentile (see Figure 5-14). Although total annual rainfall in 2008 and 2003 were virtually identical over the entire SGR watershed (20.5 and 20.4 inches/year, respectively), 2003 had fewer wet days than 2008, resulting in relatively more intense events on average (about 18 percent higher). As a result, 2003 had more HFS days than 2008—exceedances during HFS days are not considered when computing the required load reduction, lowering the required reduction.



Table 5-6. Wet-weather pollutant reduction targets by WMP area with analysis of limiting pollutants<sup>5</sup>

WMP	Year	Organics			Metals			Bacteria
VVIVIP	Teal	DDT	РСВ	PAH	TCu <sup>2</sup>	TPb	TZn <sup>3</sup>	E-Coli
Lower Los Angeles	2003	87.3%	72.0%	0.0%	84.1%	38.6%	67.4%	23.4%
River (LLAR)	2008	90.0%	77.9%	0.0%	82.8%	32.9%	64.9%	45.1%
Los Cerritos Channel	2003	86.6%	70.3%	0.0%	95.6%	76.7%	90.8%	40.4%
(LCC)	2008	89.6%	77.1%	0.0%	87.1%	3.6%	75.6%	47.9%
Lower San Gabriel	2003	79.5%	54.6%	0.0%	40.1%	0.0%	29.3%	22.9%
River (LSGR)	2008	91.4%	80.7%	0.0%	18.0%	0.0%	25.0% <sup>4</sup>	53.0%
6 1 6 1 (66)	2003	75.9%	46.8%	0.0%	37.5%	0.0%	28.3%	19.1%
Coyote Creek (CC)	2008	91.3%	76.8%	0.0%	22.7%	0.0%	30.4% <sup>4</sup>	59.2%

Color ramps highlight potentially limiting (Red) vs. pollutants determined to be non-limiting for this analysis (Blue)

- 1. Average year is 2008 and 90<sup>th</sup> percentile year is 2003
- 2. Red box: Organics managed through sediment and associated metals reduction. Organic load reductions above influenced by assigned concentrations at half the MDLs (monitoring data below MDLs), and therefore are suspect and not considered limiting. Cu is not limiting after brake-pad reductions
- 3. Blue Box: Zinc is limiting pollutant for the 90<sup>th</sup> percentile year
- 4. Bacteria reduction target is lower in 2003 than 2008 because more days were classified as high-flow suspension (HFS)

<sup>5</sup> For the Diamond Bar jurisdiction of the San Gabriel River WMP area, a portion flows to the Santa Ana River. Since this area is open space and therefore not associated with MS4 runoff, no reductions were determined necessary. Loadings for the 90<sup>th</sup> percentile year from this area are 1.16 kg/year of total Cu, 0.87 kg/year of total Pb, 5.21 kg/year of total Zn, and 4.91x10<sup>12</sup> #/year of E-coli.



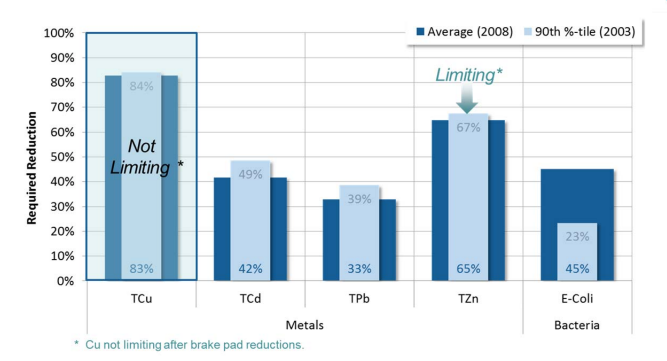


Figure 5-12. Wet-weather pollutant reduction targets and limiting pollutant for Lower Los Angeles River WMP.6

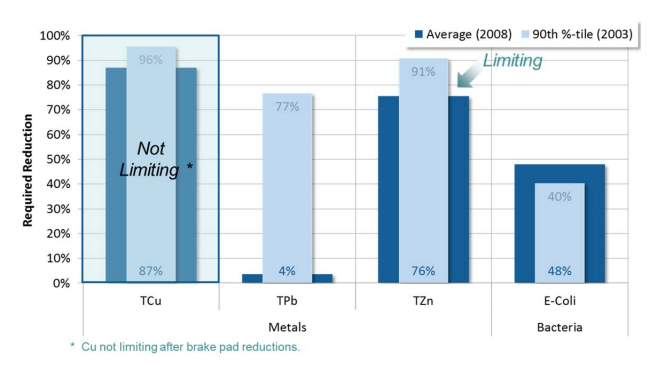


Figure 5-13. Wet-weather pollutant reduction targets and limiting pollutant for Los Cerritos Chanel WMP.

<sup>&</sup>lt;sup>6</sup> Note that the Los Cerritos Channel TMDLs for Metals requires no reduction of Pb.



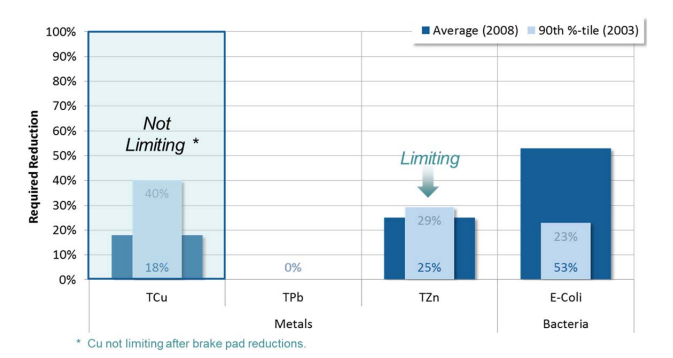


Figure 5-14. Wet-weather pollutant reduction targets and limiting pollutant for Lower San Gabriel River.

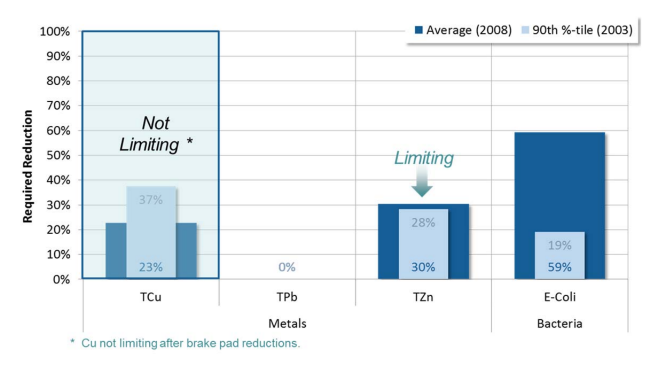


Figure 5-15. Wet-weather pollutant reduction targets and limiting pollutant for Coyote Creek.





### 5.3.2. Dry-Weather Pollutant Reduction Targets

Using the representative dry-weather period of August 17 through September 30, as defined in Section 5.2.3, modeled instream flow was multiplied by the observed dry weather concentrations to get existing conditions loads, which are shown in Table 5-7. Likewise, target concentrations were also multiplied by modeled instream flow to get allowable load for each waterbody, which is shown in Table 5-8. Finally, Table 5-9 summarizes dry-weather reduction targets for each listed segment for both the average year and the 90<sup>th</sup> percentile year.

For dry weather, bacteria is the limiting pollutant (not zinc) because the required reductions are much higher than other pollutants. Reductions of bacteria during WMP implementation will drive reductions of other pollutants.

Table 5-7. Existing condition dry-weather loads by water body

Existing Condition		Dry Weather Flow (cfs)		Existing Load (kg/day or MPN/day)		
Waterbody	Pollutant	2003	2008	2003	2008	Mean
LAR Reach 1 (freshwater)	Cu ug/L	99.97	65.63	6.28	4.12	5.20
LAR Reach 1 (freshwater)	Pb ug/L	99.97	65.63	0.84	0.55	0.69
LAR Reach 1 (freshwater)	E. coli MPN/100ml	99.97	65.63	4.79E+13	3.15E+13	3.97E+13
LCC	Cu ug/L	4.65	2.20	0.29	0.14	0.21
LCC	E. coli MPN/100ml	4.65	2.20	1.62E+12	7.64E+11	1.19E+12
SG Reach 1	Cu ug/L	69.04	75.36	5.05	5.51	5.28
SG Reach 1	<i>E. coli</i> MPN/100ml	69.04	75.36	3.70E+12	4.04E+12	3.87E+12
San Jose Cr. Reach 1 & 2	Se ug/L	12.54	19.62	0.06	0.09	0.07
San Jose Cr. Reach 1 & 2	<i>E. coli</i> MPN/100ml	12.54	19.62	6.72E+11	1.05E+12	8.62E+11
Coyote Cr.	Cu ug/L	19.65	15.69	1.37	1.10	1.23
Coyote Cr.	<i>E. coli</i> MPN/100ml	19.65	15.69	5.53E+12	4.41E+12	4.97E+12



Table 5-8. Allowable TMDL dry-weather loads by water body

Existing Condition		Dry Weather Flow (cfs)		Allowable Load (kg/day or MPN/day)			
Waterbody	Pollutant	2003	2008	2003	2008	Mean	
LAR Reach 1 (freshwater)	Cu ug/L	99.97	65.63	5.63	3.69	4.66	
LAR Reach 1 (freshwater)	Pb ug/L	99.97	65.63	2.94*	1.93*	2.43*	
LAR Reach 1 (freshwater)	E. coli MPN/100ml	99.97	65.63	3.08E+11	2.02E+11	2.55E+11	
LCC	Cu ug/L	4.65	2.20	0.07	0.07	0.07	
LCC	E. coli MPN/100ml	4.65	2.20	1.43E+10	6.78E+09	1.06E+10	
SG Reach 1	Cu ug/L	69.04	75.36	3.04	3.32	3.18	
SG Reach 1	E. coli MPN/100ml	69.04	75.36	2.13E+11	2.32E+11	2.23E+11	
San Jose Cr. Reach 1 & 2	Se ug/L	12.54	19.62	0.15*	0.24*	0.20*	
San Jose Cr. Reach 1 & 2	E. coli MPN/100ml	12.54	19.62	3.87E+10	6.05E+10	4.96E+10	
Coyote Cr.	Cu ug/L	19.65	15.69	0.94	0.94	0.94	
Coyote Cr.	E. coli MPN/100ml	19.65	15.69	6.06E+10	4.48E+10	5.45E+10	

<sup>\*</sup>Existing dry-weather loads are currently below the allowable loads thus showing compliance for this pollutant.

Table 5-9. Required dry-weather percent reductions by water body

NA/BAD	Mataula du	Pollutant	Required Dry-Weather Percent Reductions			
WMP	Waterbody	Pollutant	2003	2008	Mean	
	LAR Reach 1 (freshwater)	Cu	10%	10%	10%	
LLAR	LAR Reach 1 (freshwater)	Pb	0%	0%	0%	
	LAR Reach 1 (freshwater)	E. coli	99.36%	99.36%	99.36%	
100	LCC	Cu	76.74%	50.85%	68.43%	
LCC	LCC	E. coli	99.11%	99.11%	99.11%	
	Coyote Cr.	Cu	31.42%	14.11%	23.73%	
	Coyote Cr.	E. coli	98.90%	98.90%	98.90%	
LSGR	SG Reach 1	Cu	39.78%	39.78%	39.78%	
LOGK	SG Reach 1	E. coli	94.25%	94.25%	94.25%	
	San Jose Cr. Reach 1 & 2	Se	0%	0%	0%	
	San Jose Cr. Reach 1 & 2	E. coli	94.25%	94.25%	94.25%	

Color Ramp shows relative magnitude of reductions—darker means higher reductions



# 6. Determination of Potential BMP Capacity for RAA

The process for determining the necessary cumulative BMP capacity depends on the type of numeric goal being addressed. As shown in Figure 6-1, the volume-based (design storm) approach, necessary BMP capacity was determined through a design storm analysis. For the load-based (pollutant reduction), the analysis leveraged the optimization routines in the customized WMMS. An initial step in the RAA was a comparison of the volume reductions required by the load-based and volume-based numeric goals, to support selection of the wet weather critical conditions.

For LLAR, LCC, and LSGR, the 90<sup>th</sup> percentile WY (2002-03) weather was selected as the critical condition for wet weather.

Details on the analyses performed to determine potential BMP treatment capacity are provided in Attachment A. The attachment describes the approach for incorporating nonstructural BMPs, accounting for the effect of LACFCD infrastructure, and separating the contribution from non-MS4 sources.

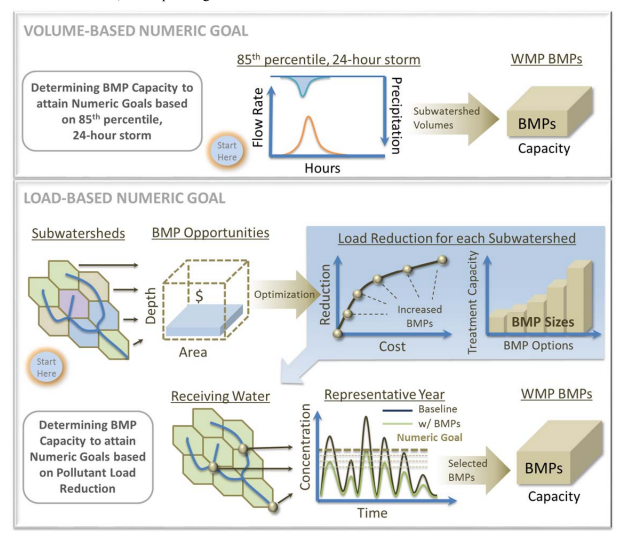


Figure 6-1. Illustration of Process for Determining Required BMP Capacities for the WMP using Volume-Based (top panel) and Load-Based (bottom panel) Numeric Goals.



# 7. Cumulative Volume Reduction Goals to Achieve Required Pollutant Reductions

The first output of the RAA is a series of "volume reduction goals" for each subwatershed and jurisdiction in the WMP area. WMMS was used to determine the stormwater retention volumes for each subwatershed that would achieve the required load reductions, as reported in this section. These calculated runoff reduction volumes for each subwatershed are a surrogate compliance metric for the responsible agencies. It should be noted that upon implementation, opportunities may arise where flow-through BMPs may provide similar ultimate pollutant load reduction, and may replace the need to implement volume-based reduction BMPs.

These volumes also form the basis for selection of BMPs to achieve those volume reductions, as described in Section 9 and Attachment A.

### 7.1. Volume Reductions for Structural BMPs

Structural BMPs were modeled using the assumptions outlined in Attachment A. BMP capacities were optimized across the entire study area to achieve the final milestone pollutant reduction requirements at each of the assessment points. Instead of summarizing optimization results in terms of BMP capacity, which is really specific to the network described in Attachment A, the results were summarized as required *annual* wet-weather retention volume (in acre-feet). This provides a volumetric basis that is (1) closely related to load reduction and (2) readily transferable as a control target for parallel BMP modeling at a finer resolution. Because the volumes were isolated to wet days, it is also not skewed by dry-weather runoff retention. The following subsections provide more details about the wet- and dry-weather analysis components.

#### 7.1.1. Wet Weather

Using the structural BMP routing network in WMMS (described in Attachment A), the required *annual* wetweather retention volume (in acre-feet) were calculated using the critical year time series. For milestones, the percent reduction was based on average year targets while final limits were based on critical year targets. The reported annual volumes are (1) based on required load reductions and (2) ready for BMP modeling at a finer resolution. A 10 percent load reduction was assumed to result from implementation of all nonstructural control measures outlined in the WMPs, setting the foundation of WMP implementation, and structural control measures provide additional load reduction.

Table 7-1 through Table 7-4 present incremental and cumulative retention volumes required to achieve each load reduction milestone by jurisdiction. The milestones are based on the metals TMDLs as described in Section 2. In order to calculate the incremental volume reductions for each milestone, optimization was performed for each jurisdiction to (1) emphasize BMP implementation in subwatersheds that volume reduction could most cost effectively reduce pollutants and (2) establish a cost-effective sequence of subwatersheds for each jurisdiction to achieve the milestones over time. In other words, WMMS was used to develop an implementation schedule that provides early gains in receiving water quality.



Table 7-1. Annual volume reduction goals to achieve interim and final milestones for Lower Los Angeles River WMP by jurisdiction

Jurisdiction	Total Critical Year Storm Volume Target (acre-ft/year)					
	Milestone	Incremental	Cumulative <sup>1</sup>			
	31%	143.8	143.8			
Downey	50%	221.7	365.5			
	Final	360.5	726.0			
	31%	14.3	14.3			
Lakewood	50%	0.0	14.3			
	Final	0.0	14.3			
	31%	540.7	540.7			
Long Beach	50%	1090.8	1,631.5			
	Final	2270.1	3,901.7			
	31%	303.3	303.3			
Lynwood	50%	185.2	488.6			
	Final	619.6	1,108.1			
	31%	181.8	181.8			
Paramount	50%	227.8	409.6			
	Final	579.2	988.8			
	31%	365.3	365.3			
Pico Rivera	50%	0.0	365.3			
	Final	12.0	377.3			
	31%	32.8	32.8			
Signal Hill	50%	106.6	139.4			
	Final	58.4	197.9			
	31%	229.3	229.3			
South Gate	50%	343.2	572.6			
	Final	940.0	1,512.6			

<sup>1:</sup> Color Ramp highlights relative amount of required retention volume for milestones: darker is more, lighter is less

<sup>2:</sup> Includes full implementation of planned non-structural practices



Table 7-2. Annual volume reduction goals to achieve interim and final milestones for Los Cerritos Channel WMP by jurisdiction

Jurisdiction	Total Critica	l Year Storm Vo (acre-ft/year)	lume Target
	Milestone	Incremental	Cumulative <sup>1</sup>
	10%	NS	NS
Bellflower	35%	336.1	336.1
	Final	801.3	1,137.4
	10%	NS	NS
Cerritos	35%	9.7	9.7
	Final	3.2	12.9
	10%	NS	NS
Downey	35%	77.0	77.0
	Final	35.8	112.8
	10%	NS	NS
Lakewood	35%	282.4	282.4
	Final	874.8	1,157.2
	10%	NS	NS
Long Beach	35%	560.9	560.9
	Final	2115.2	2,676.1
	10%	NS	NS
Paramount	35%	278.8	278.8
	Final	353.1	631.9
	10%	NS	NS
Signal Hill	35%	269.9	269.9
	Final	52.7	322.6

<sup>1:</sup> Color Ramp highlights relative amount of required retention volume for milestones: darker is more, lighter is less NS: Non-structural practices achieve 10% milestone



Table 7-3. Annual volume reduction goals to achieve interim and final milestones for Lower San Gabriel River WMP

Table 7-3. Annual volume reduction goals to achieve interim and  Total Critical Year Storm Volume Target						
Jurisdiction	rotal Critica	(acre-ft/year)	nume ranget			
	Milestone	Incremental	Cumulative <sup>1</sup>			
	10%	NS	NS			
Artesia	35%	1.1	1.1			
	Final	0.0	1.1			
	10%	NS	NS			
Bellflower	35%	1.3	1.3			
	Final	61.5	62.8			
	10%	NS	NS			
Cerritos	35%	6.6	6.6			
	Final	52.8	59.4			
	10%	NS	NS			
Diamond Bar	35%	0.3	0.3			
	Final	32.8	33.0			
	10%	NS	NS			
Downey	35%	4.3	4.3			
	Final	259.6	263.9			
	10%	NS	NS			
Lakewood	35%	7.4	7.4			
	Final	2.2	9.6			
	10%	NS	NS			
Long Beach	35%	26.9	26.9			
	Final	2.3	29.2			
	10%	NS	NS			
Norwalk	35%	0.8	0.8			
	Final	136.1	136.9			
	10%	NS	NS			
Pico Rivera	35%	0.2	0.2			
	Final	74.8	75.1			
	10%	NS	NS			
Santa Fe Springs	35%	0.0	0.0			
	Final	106.0	106.0			
	10%	NS	NS			
Whittier	35%	0.0	0.0			
	Final	7.5	7.5			

<sup>1:</sup> Color Ramp highlights relative amount of required retention volume for milestones: darker is more, lighter is less NS: Non-structural practices achieve 10% milestone



Table 7-4. Annual volume reduction goals to achieve interim and final milestones for the Coyote Creek portion of Lower San Gabriel River WMP by jurisdiction

Jurisdiction	Total Critical Year Storm Volume Target (acre-ft/year)					
	Milestone	Incremental	Cumulative <sup>1</sup>			
	10%	NS	NS			
Artesia	35%	47.9	47.9			
	Final	0.0	47.9			
	10%	NS	NS			
Cerritos	35%	0.1	0.1			
	Final	194.2	194.3			
	10%	NS	NS			
Diamond Bar	35%	1.0	1.0			
	Final	73.0	74.0			
	10%	NS	NS			
Hawaiian Gardens	35%	27.0	27.0			
	Final	3.4	30.4			
	10%	NS	NS			
La Mirada	35%	0.8	0.8			
	Final	174.9	175.7			
	10%	NS	NS			
Lakewood	35%	17.5	17.5			
	Final	8.2	25.7			
	10%	NS	NS			
Long Beach	35%	37.5	37.5			
	Final	0.0	37.5			
	10%	NS	NS			
Norwalk	35%	3.0	3.0			
	Final	149.5	152.5			
	10%	NS	NS			
Santa Fe Springs	35%	0.4	0.4			
	Final	260.3	260.7			
	10%	NS	NS			
Whittier	35%	2.1	2.1			
	Final	252.6	254.7			

<sup>1:</sup> Color Ramp highlights relative amount of required retention volume for milestones: darker is more, lighter is less NS: Non-structural practices achieve 10% milestone



### 7.1.2. Dry Weather

Dry-weather reductions from non-structural BMPs were calculated using flow from representative dry period (Section 5.2) of 8/17/2003 through 9/30/2003 and 90<sup>th</sup> percentile concentrations calculated from observed data (Section 5.2.1). Similar to wet weather, a 10% load reduction is assumed to result from the cumulative effect of nonstructural BMPs. Also, the effects of a 25% reduction in irrigation of urban grass was explicitly simulated in the model to estimate the resulting associated reduction of dry weather flows at the RAA Assessment Points. Irrigation was modeled as artificial rainfall within the LSPC model as a function of the potential evapotranspiration of urban grass. Once irrigation was reduced 25%, this directly impacted a large portion of the nonstormwater discharges drivin primarily from over irrigation and impacts on dry weather flows were significant. The projected effect of non-structural and irrigation controls on dry weather flow and loads is presented in Table 7-5. Since *E. Coli* is the limiting dry weather pollutant with required reductions in excess of 90%, the remaining volume reduction not controlled by non-structural measures will be treated by the structural BMPs described in the previous section.

Table 7-5. Projected dry weather reductions from non-structural control measures

		Quantity (Volume or Mass)			Percent Reduction Achieved	
Watershed	Constituent	Baseline	NM	NS	NM	NS
	Flow (M Gal.)	198.3	178.5	86.6	10.0%	56.4%
Lower Los	Copper (kg)	19.28	17.35	8.42	10.0%	56.4%
Angeles River	Lead (kg)	2.58	2.32	1.12	10.0%	56.4%
	E. Coli (Billion MPN)	147,166	132,449	64,230	10.0%	56.4%
Los	Flow (M Gal.)	133.6	120.2	56.3	10.0%	57.8%
Cerritos	Copper (kg)	12.84	11.56	5.42	10.0%	57.8%
Channel	E. Coli (Billion MPN)	71,808	64,627	30,277	10.0%	57.8%
	Flow (M Gal.)	163.3	147.0	71.2	10.0%	56.4%
Lower San	Copper (kg)	18.48	16.63	8.06	10.0%	56.4%
Gabriel River	Selenium (kg)	2.95	2.65	1.29	10.0%	56.4%
	E. Coli (Billion MPN)	13,540	12,186	5,903	10.0%	56.4%
	Flow (M Gal.)	213.4	192.0	88.4	10.0%	58.6%
Coyote Creek	Copper (kg)	23.05	20.75	9.55	10.0%	58.6%
C. CCR	E. Coli (Billion MPN)	92,887	83,599	38,491	10.0%	58.6%

NM: Non-modeled non-structural practices achieve 10% reduction

NS: Non-structural 25% irrigation reduction practices achieve an additional approximately 60% reduction



# 8. MS4 Volume Reduction Goals to Achieve Required Pollutant Reductions

Each jurisdiction in the Group's WMP area is subject to stormwater runoff from non-MS4 facilities. In particular, Caltrans roads and facilities regulated by nontraditional or general industrial permits contribute to the runoff volume for each subwatershed. It will be important for these entities to retain their runoff and/or eliminate their cause/contribution to receiving water exceedances. The runoff from these non-MS4 facilities was therefore estimated and subtracted from the cumulative volume reduction goal (Section 7) to establish the MS4 responsible targets as described in Attachment A.

## 8.1. Summary of MS4 Responsible Reduction Goals

Runoff volumes estimated for non-MS4 permitted areas and Caltrans were subtracted from the reduction target to generate the required MS4 treatment capacity shown in Table 8-1 through Table 8-4.

Table 8-1. Lower Los Angeles River Critical Year Runoff Volume from MS4 and Non-MS4 Facilities

	COMPLIANCE TARGET – FINAL MILESTONE								
Jurisdiction	Total Critical Year Storm Volume Target (acre-ft/year)	MS4 Responsible Critical Year Storm Volume Runoff (acre-ft/year)	Non-MS4 Runoff – Industrial Permitted & Caltrans (acre-ft/year)						
Downey	726.0	654.7	71.2						
Lakewood	14.3	14.3	-						
Long Beach	3,901.7	3,039.6	862.1						
Lynwood	1,108.1	667.9	440.2						
Paramount	988.8	606.1	382.7						
Pico Rivera	377.3	287.2	90.0						
Signal Hill	197.9	188.9	9.0						
South Gate	1,512.6	1,174.3	338.2						
TOTAL	8,826.5	6,633.1	2,193.5						

Table 8-2. Los Cerritos Channel Critical Year Runoff Volume from MS4 and Non-MS4 Facilities

	C	COMPLIANCE TARGET – FINAL MI	LESTONE
Jurisdiction	Total Critical Year Storm Volume Target (acre-ft/year)	MS4 Responsible Critical Year Storm Volume Runoff (acre-ft/year)	Non-MS4 Runoff – Industrial Permitted & Caltrans (acre-ft/year)
Bellflower	1,137.4	990.4	147.0
Cerritos	12.9	12.9	0.0
Downey	112.8	93.0	19.8
Lakewood	1,157.2	1,152.1	5.1
Long Beach	2,676.1	1,629.8	1,046.2
Paramount	631.9	525.5	106.4
Signal Hill	322.6	284.3	38.3
TOTAL	6,050.9	4,688.0	1,364.8



Table 8-3. San Gabriel River Critical Year Runoff Volume from MS4 and Non-MS4 Facilities

		COMPLIANCE TARGET – FINAL MI	LESTONE
Jurisdiction	Total Critical Year Storm Volume Target (acre-ft/year)	MS4 Responsible Critical Year Storm Volume Runoff (acre-ft/year)	Non-MS4 Runoff – Industrial Permitted & Caltrans (acre-ft/year)
Artesia	1.1	1.1	0.0
Bellflower	62.8	57.4	5.4
Cerritos	59.4	4.1	55.3
Diamond Bar	33.0	1.1	32.0
Downey	263.9	87.3	176.7
Lakewood	9.6	2.2	7.4
Long Beach	29.2	29.2	0.0
Norwalk	136.9	4.8	132.1
Pico Rivera	75.1	60.4	14.7
Santa Fe Springs	106.0	30.3	75.8
Whittier	7.5	7.1	0.4
TOTAL	784.6	284.9	499.7

Table 8-4. Coyote Creek Critical Year Runoff Volume from MS4 and Non-MS4 Facilities

	COMPLIANCE TARGET – FINAL MILESTONE							
Jurisdiction	Total Critical Year Storm Volume Target (acre-ft/year)	MS4 Responsible Critical Year Storm Volume Runoff (acre-ft/year)	Non-MS4 Runoff – Industrial Permitted & Caltrans (acre-ft/year)					
Artesia	47.9	15.9	32.0					
Cerritos	194.3	56.7	137.6					
Diamond Bar	74.0	36.7	37.4					
Hawaiian Gardens	30.4	27.1	3.4					
La Mirada	175.7	124.9	50.8					
Lakewood	25.7	19.7	6.0					
Long Beach	37.5	0.0	37.5					
Norwalk	152.5	52.5	99.9					
Santa Fe Springs	260.7	12.6	248.1					
Whittier	254.7	200.1	54.6					
TOTAL	1,253.4	546.1	707.3					



## 9. Pollutant Reduction Plan

The BMPs used to achieve the MS4 volume reduction goals in Section 8 are not, per se, a component of the Permit compliance determination. Instead, over time each agency will report and demonstrate that the *cumulative* effect of projects implemented over time add up to the required reductions for interim milestones and final targets (reported as "MS4 Compliance Target"). However, the initial scenario of BMPs for WMP implementation (referred to as a Pollutant Reduction Plan in the RAA Guidelines) and their costs may be the most beneficial outcome of the WMP. A detailed WMP implementation scenario is presented in Attachment B, broken down by jurisdiction and subwatershed. The volume reductions are separated among right-of-way (ROW) BMPs and Low Impact Development (LID) on public parcels (in combination with nonstructural BMPs).

The Pollutant Reduction Plan is considered an "initial" scenario because over time, through adaptive management, the responsible agencies will likely "shift" among different types of BMPs (e.g., increase implementation of green streets and reduce implementation of regional BMPs) or substitute alterative BMPs altogether (e.g., implement dry wells instead of green streets). These shifts will be supported by analyses to show the substituted BMPs provide an equivalent volume reduction as the replaced BMPs.

### 9.1. Existing/Planned Regional Control Measures

Existing regional BMPs play an integral part in measuring the current reductions and need for future control measures. The annual volume or load removed from the existing and planned regional control measures were subtracted from the MS4 responsible runoff to determine the remaining treatment volume required. Detailed information for the existing and planned regional control measures is found in Attachment A.

The existing and planned regional control measure information was provided for the Lower Los Angeles River and Lower San Gabriel River. The jurisdictions that were impacted are listed with the associated annual reduction provided by these facilities in Table 9-1 and Table 9-2.

Table 9-1. Lower Los Angeles River Critical Year Existing/Planned Regional BMP Runoff Volume Reductions

	COMPLIANCE TARGET								
Jurisdiction	MS4 Responsible Critical Year Storm Volume Runoff (acre-ft/year)	Existing/Planned Regional BMP Reductions (acre-ft/year)	Remaining MS4 Responsible Critical Year Storm Volume (acre-ft/year)						
Lakewood	14.3	6.4	7.9						
Long Beach	3,039.6	633.4	2,406.2						
Signal Hill	188.9	22.7	166.2						

Table 9-2. Lower San Gabriel River Critical Year Existing/Planned Regional BMP Runoff Volume Reductions

	COMPLIANCE TARGET							
Jurisdiction	MS4 Responsible Critical Year Storm Volume Runoff (acre-ft/year)	Existing/Planned Regional BMP Reductions (acre-ft/year)	Remaining MS4 Responsible Critical Year Storm Volume (acre-ft/year)					
Downey	87.3	24.0	63.3					



# **9.2. Future Control Measures for Attainment of Interim and Final**Limits

The Pollutant Reduction Plans for wet and dry weather illustrate the sequencial BMP implementation strategy to attain all interim and final limits. Within each of the jurisdictions, the subwatershed subareas were individually prioritized and associated with milestones on the basis of cost-effectiveness for zinc removal. The optimization modeling results presented in Section 7 and Figure 9-1, Figure 9-2 and Figure 9-3 shown below identify the prioritization of subwatershed implementation based on the most effective combination of BMPs. The implementation schedule outlined in the Pollutant Reduction Plans for wet and dry weather are based upon this prioritization. The plans are presented in the following subsections.

#### 9.2.1. Wet Weather

The interim and final targets are presented in total acre-feet per year that requires treatement through structural BMPs (less the non-MS4 and existing regional volumes as described in Sections 8 and 9.1). To properly capture the annual volume, BMPs are sized to the minimum volume needed to capture the target annual volume. Thus, the BMPs are presented as a volume (acre-feet) that has the ability to capture the required annual total to meet compliance.

An overall jurisdictional summary table is presented in Table 9-3 that outlines the required BMP volume to achieve compliance in the associated WMP group. The BMP volumes are the sum of existing distributed BMPs, potential green street BMPs, LID on public parcels, and remaining BMP volume that must be implemented as regional (or other) projects as necessary to meet the annual volume reduction target.

Table 9-4 through Table 9-7 outlines the jurisdiction-wide BMP volume targets necessary to meet the annual volume interim and final limits established in Section 8. Each distributed BMP was associated with a jurisdictional subwatershed and the associated implementation schedule, thus summing their impact across different interim goals. The remaining BMP volume after accounting for existing distributed BMPs is spread across right-of-way BMPs, LID on public parcels, and remaining BMP volume including potential regional projects. Priority was given to LID on public parcels, followed by right-of-way BMPs and finally other BMPs. Deatiled discussion on how the BMPs in the right-of-way and LID on public parcels were determined is found in Attachment A. Detailed tables are provided in Attachment B for each jurisdiction and associated subwatersheds. Detailed tables describing the existing distributed BMPs are found in Attachment D.



Table 9-3. Jurisdictional Final Target BMP Volumes by WMP Group

	LLAR	LCC	LSGR - SGR	LSGR - CC	
Jurisdiction	Total BMP Volume to Achieve Compliance (acre-ft)	TOTAL			
Artesia	-	-	0.1	1.1	1.2
Bellflower	-	118.2	5.5	-	123.7
Cerritos		1.6	0.6	6.4	8.6
Diamond Bar		-	0.2	8.9	9.1
Downey	83.4	10.2	17.5	-	111.2
Hawaiian Gardens	-	-	-	2.2	2.2
La Mirada		-	-	15.2	15.2
Lakewood	1.2	169.5	0.4	1.9	173.0
Long Beach	319.1	208.7	2.7	0.0	530.5
Lynwood	95.5	-	-	-	95.5
Norwalk	-	-	0.3	4.7	5.0
Paramount	76.6	55.1	-	-	131.7
Pico Rivera	41.2	-	10.8	-	52.0
Santa Fe Springs	-	-	4.9	2.1	7.0
Signal Hill	22.3	28.6	-	-	50.9
South Gate	173.0	-	-	-	173.0
Whittier	-	-	1.4	39.1	40.5
TOTAL	812.3	591.9	44.4	81.6	1,530.2



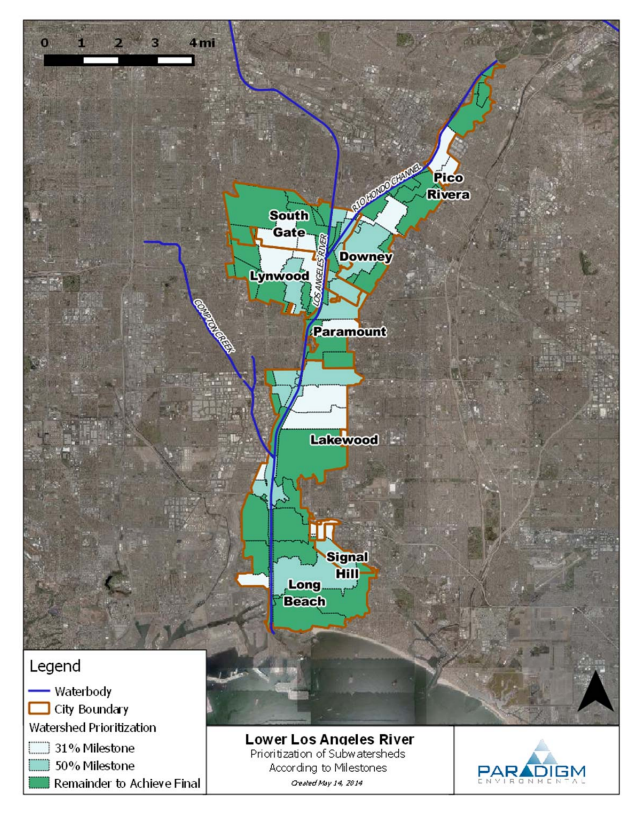


Figure 9-1. LLAR implementation areas associated with Interim and final milestones.

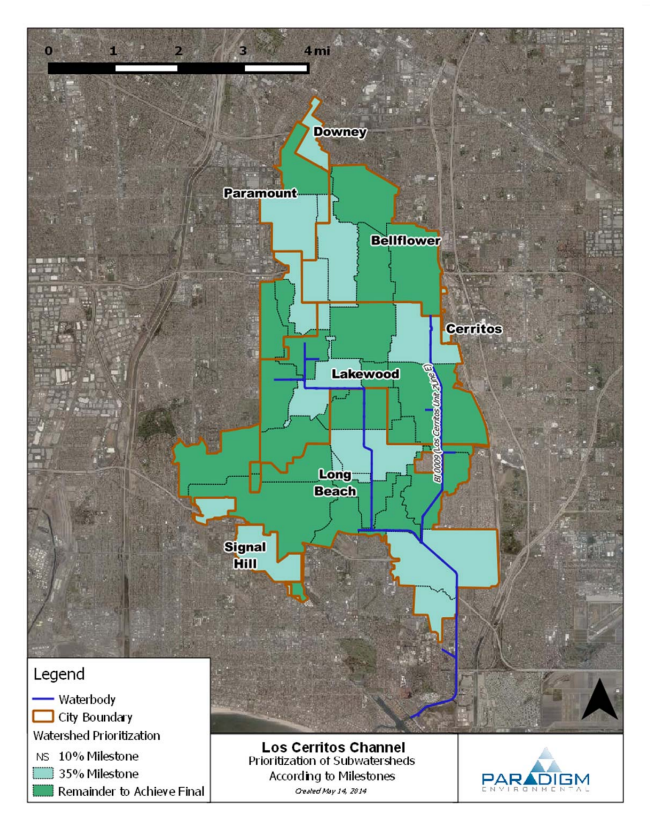


Figure 9-2. LCC implementation areas associated with Interim and final milestones.



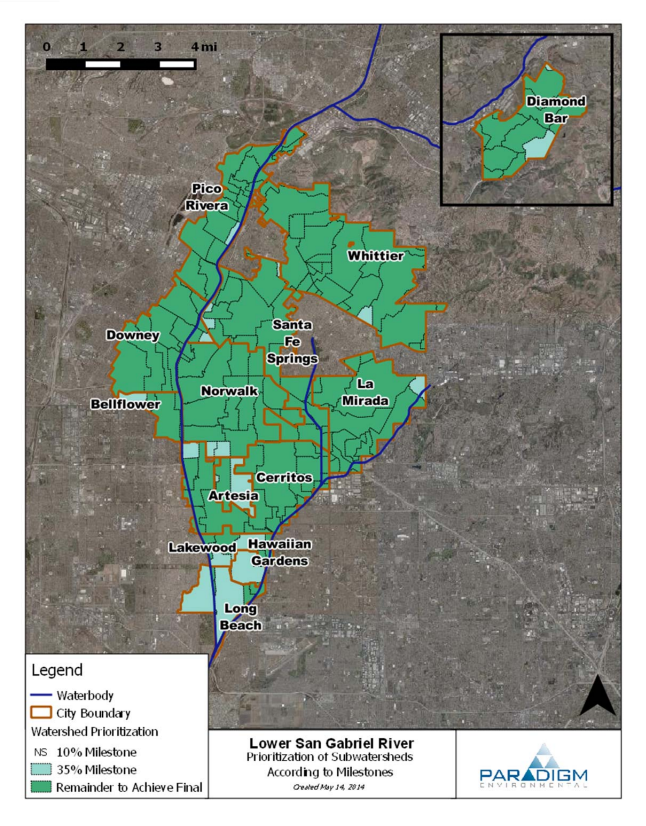


Figure 9-3. LSGR implementation areas associated with Interim and final milestones.

Table 9-4. Lower Los Angeles River Pollutant Reduction Plan for Attainment of Interim and Final Limits

		COMPLIA	NCE TARGET	POLLUTANT REDUCTION PLAN							
		Remaining MS4 Responsible Critical Year Storm Volume* (acre-ft/year)		Existing Distributed BMP	Total Estimat Way BMF (acre	Volume	Estimated Potential LID on Public Parcels Volume (acre-ft)		Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)		
Jurisdiction	Milestone	Incremental	Cumulative	Volume (acre-ft)	Incremental	Cumulative	Incremental	Cumulative	Incremental	Cumulative	
	31%	143.8	143.8	1.1	12.2	12.2	0.7	0.7	7.1	7.1	
Downey	50%	187.1	330.9	0.7	2.5	14.7	10.1	10.8	0.6	7.7	
	Final	323.9	654.7	2.0	31.2	45.9	4.4	15.3	10.7	18.4	
	31%	7.9	7.9	NA	1.1	1.1	0.0	0.0	-	-	
Lakewood	50%	-	7.9		-	1.1	-	0.0	-	-	
	Final	-	7.9		-	1.1	-	0.0	-	-	
	31%	6.5	6.5	NA	1.0	1.0	0.0	0.0	-	-	
Long Beach	50%	567.0	573.5		40.3	41.3	7.5	7.5	24.7	24.7	
	Final	1,832.7	2,406.2		113.4	154.6	20.8	28.3	111.5	136.2	
	31%	235.9	235.9	NA	18.4	18.4	2.7	2.7	13.1	13.1	
Lynwood	50%	134.9	370.8		12.8	31.2	3.8	6.5	0.1	13.2	
	Final	297.2	667.9		22.7	53.9	4.5	11.1	17.3	30.5	
	31%	163.7	163.7	0.1	9.0	9.0	1.7	1.7	10.2	10.2	
Paramount	50%	65.7	229.4		7.4	16.4	0.8	2.5	0.3	10.4	
	Final	376.6	606.1		14.9	31.2	2.1	4.7	30.2	40.6	
	31%	275.3	275.2	NA	11.5	11.5	0.5	0.5	27.4	27.4	
Pico Rivera	50%	-	275.2		-	11.5	-	0.5	-	27.4	
	Final	12.0	287.2		1.3	12.8	0.0	0.5	0.5	27.9	
	31%	8.5	8.5	0.2	0.8	0.8	0.2	0.2	0.2	0.2	
Signal Hill	50%	105.8	114.3		7.0	7.8	0.9	1.1	5.9	6.1	
	Final	51.9	166.2		2.2	10.0	0.0	1.1	4.9	11.0	
	31%	229.3	229.3	4.7	23.2	23.2	0.9	0.9	6.5	6.5	
South Gate	50%	198.1	427.4		15.0	38.3	0.8	1.7	12.6	19.1	
	Final	746.9	1,174.3		49.3	87.5	5.1	6.8	54.7	73.8	

Table 9-5. Los Cerritos Channel Pollutant Reduction Plan for Attainment of Interim and Final Limits

		COMPLIA	NCE TARGET	POLLUTANT REDUCTION PLAN							
		Remaining MS4 Responsible Critical Year Storm Volume* (acre-ft/year)		Existing Distributed BMP	Way BMF	Total Estimated Right-of- Way BMP Volume (acre-ft)		tential LID on els Volume e-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)		
Jurisdiction	Milestone	Incremental	Cumulative	Volume (acre-ft)	Incremental	Cumulative	Incremental	Cumulative	Incremental	Cumulative	
	10%	NS	NS		-	-	-	-	-	-	
Bellflower	35%	244.4	244.4	NA	15.1	15.1	1.2	1.2	16.2	16.2	
	Final	746.0	990.4		43.0	58.1	3.2	4.5	39.4	55.6	
	10%	NS	NS		-	-	-	-	-	-	
Cerritos	35%	9.7	9.7	NA	1.0	1.0	0.0	0.0	0.5	0.5	
	Final	3.2	12.9		-	1.0	-	0.0	0.1	0.6	
	10%	NS	NS		-	-	-	-	-	-	
Downey	35%	57.2	57.2	0.1	5.3	5.3	0.0	0.0	2.7	2.7	
	Final	35.8	93.0		-	5.3	-	0.0	2.1	4.8	
	10%	NS	NS		-	-	-	-	-	-	
Lakewood	35%	282.4	282.4	NA	31.5	31.5	4.7	4.7	6.9	6.9	
	Final	869.7	1,152.1		90.0	121.5	7.0	11.8	29.3	36.2	
	10%	NS	NS		-	-	-	-	-	-	
Long Beach	35%	473.5	473.5	NA	33.8	33.8	12.3	12.3	16.4	16.4	
	Final	1,156.3	1,629.8		87.9	121.7	9.5	21.8	48.9	65.3	
	10%	NS	NS		-	-	-	-	-	-	
Paramount	35%	267.0	267.0	NA	14.3	14.3	3.0	3.0	17.1	17.1	
	Final	258.5	525.5		8.5	22.8	3.5	6.4	8.7	25.8	
	10%	NS	NS		-	-	-	-	-	-	
Signal Hill	35%	231.6	231.6	0.0	11.2	11.2	1.2	1.2	14.2	14.2	
	Final	52.7	284.3		-	11.2	-	1.2	2.0	16.2	

NS: Non-structural practices achieve 10% milestone

NA: No information/not enough information provided

<sup>\*</sup>Runoff from non-MS4 sources and reductions fro existing regional BMPs are excluded from compliance target (see Attachment A)

Table 9-6. San Gabriel River Pollutant Reduction Plan for Attainment of Interim and Final Limits

		COMPLIANCE TARGET		POLLUTANT REDUCTION PLAN							
		Remaining MS4 Responsible Critical Year Storm Volume* (acre-ft/year)		Existing Distributed BMP	Distributed Way BMP Volu		olume Public Parcels Volume			Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	
Jurisdiction	Milestone	Incremental	Cumulative	Volume (acre-ft)	Incremental	Cumulative	Incremental	Cumulative	Incremental	Cumulative	
	10%	NS	NS	NA	-	-	-	-	-	-	
Artesia	35%	1.1	1.1		-	-	0.1	0.1	-	-	
	Final	-	1.1		-	-	-	0.1	-	-	
	10%	NS	NS	NA	-	-	-	-	-	-	
Bellflower	35%	1.3	1.3		0.2	0.2	0.0	0.0	-	-	
	Final	56.1	57.4		1.5	1.8	3.7	3.7	0.0	0.0	
	10%	NS	NS	NA	-	-	-	-	-	-	
Cerritos	35%	-	-		-	-	-	-	-	-	
	Final	4.1	4.1		0.6	0.6	0.0	0.0	-	-	
	10%	NS	NS	NA	-	-	-	-	-	-	
Diamond Bar	35%	-	-		-	-	-	-	-	-	
	Final	1.1	1.1		0.2	0.2	-	-	-	-	
	10%	NS	NS		-	-	-	-	-	-	
Downey	35%	-	-		-	-	-	-	-	-	
	Final	63.3	63.3	7.1	10.0	10.0	0.4	0.4	-	-	
	10%	NS	NS	NA	-	-	-	-	-	-	
Lakewood	35%	-	-		-	-	-	-	-	-	
	Final	2.2	2.2		0.2	0.2	0.0	0.0	0.1	0.1	
	10%	NS	NS	NA	-	-	-	-	-	-	
Long Beach	35%	26.9	26.9		1.1	1.1	1.3	1.3	-	-	
	Final	2.3	29.2		0.3	1.4	-	1.3	0.0	0.0	

		COMPLIA	NCE TARGET	POLLUTANT REDUCTION PLAN								
	Remaining MS4 Responsible Critical Year Storm Volume* (acre-ft/year)		Existing Distributed BMP	Total Estima Way BMF (acre	<b>Volume</b>	Estimated Potential LID on Public Parcels Volume (acre-ft)		Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)				
Jurisdiction	Milestone	Incremental	Cumulative	Volume (acre-ft)	Incremental	Cumulative	Incremental	Cumulative	Incremental	Cumulative		
	10%	NS	NS	NA	-	-	-	-	-	-		
Norwalk	35%	0.8	0.8		-	-	0.1	0.1	-	-		
	Final	4.0	4.8		-	-	0.3	0.3	-	-		
	10%	NS	NS	NA	-	-	-	-	-	-		
Pico Rivera	35%	0.2	0.2		0.0	0.0	-	-	-	-		
	Final	60.2	60.4		10.7	10.8	-	-	0.0	0.0		
	10%	NS	NS	NA	-	-	-	-	-	-		
Santa Fe Springs	35%	-	-		-	-	-	-	-	-		
Spi iiig3	Final	30.3	30.3		4.6	4.6	-	-	0.3	0.3		
	10%	NS	NS	NA	-	-	-	-	-	-		
Whittier	35%	0.0	0.0		-	-	-	-	0.0	0.0		
	Final	7.1	7.1		1.4	1.4	-	-	-	0.0		

NS: Non-structural practices achieve 10% milestone

NA: No information/not enough information provided

<sup>\*</sup>Runoff from non-MS4 sources and reductions fro existing regional BMPs are excluded from compliance target (see Attachment A)

Table 9-7. Coyote Creek Pollutant Reduction Plan for Attainment of Interim and Final Limits

		COMPLIANCE TARGET		POLLUTANT REDUCTION PLAN							
		Remaining MS4 Responsible Critical Year Storm Volume* (acre-ft/year)		Existing Distributed BMP	Way BMF	Total Estimated Right-of- Way BMP Volume (acre-ft)		tential LID on els Volume e-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)		
Jurisdiction	Milestone	Incremental	Cumulative	Volume (acre-ft)	Incremental	Cumulative	Incremental	Cumulative	Incremental	Cumulative	
	10%	NS	NS	NA	-	-	-	-	-	-	
Artesia	35%	15.9	15.9		-	-	1.1	1.1	-	-	
	Final	-	15.9		-	-	-	1.1	-	-	
	10%	NS	NS	NA	-	-	-	-	-	-	
Cerritos	35%	0.1	0.1		0.0	0.0	-	-	-	-	
	Final	56.6	56.7		3.0	3.1	3.4	3.4	-	-	
Diamond Bar	10%	NS	NS	NA	-	-	-	-	-	-	
	35%	1.0	1.0		0.3	0.3	-	-	-	-	
	Final	35.6	36.7		8.0	8.2	-	-	0.7	0.7	
	10%	NS	NS	NA	-	-	-	-	-	-	
Hawaiian Gardens	35%	23.6	23.6		0.3	0.3	1.5	1.5	-	-	
Caraciis	Final	3.4	27.1		0.2	0.6	0.1	1.6	0.0	0.0	
	10%	NS	NS	NA	-	-	-	-	-	-	
La Mirada	35%	-	-		-	-	-	-	-	-	
	Final	124.9	124.9		9.6	9.6	5.6	5.6	-	-	
	10%	NS	NS	NA	-	-	-	-	-	-	
Lakewood	35%	17.5	17.5		0.9	0.9	0.7	0.7	-	-	
	Final	2.3	19.7		-	0.9	0.3	0.9	-	-	
	10%	NS	NS	NA	-	-	-	-	-	-	
Long Beach	35%	-	-		-	-	-	-	-	-	
	Final	0.0	0.0		-	-	0.0	0.0	-	-	

		COMPLIANCE TARGET		POLLUTANT REDUCTION PLAN						
		Remaining MS4 Responsible Critical Year Storm Volume* (acre-ft/year)		Existing Distributed BMP	Total Estimated Right-of- Way BMP Volume (acre-ft)		Estimated Potential LID on Public Parcels Volume (acre-ft)		Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	
Jurisdiction	Milestone	Incremental	Cumulative	Volume (acre-ft)	Incremental	Cumulative	Incremental	Cumulative	Incremental	Cumulative
Norwalk	10%	NS	NS	NA	-	-	-	-	-	-
	35%	1.6	1.6		-	-	0.2	0.2	-	-
	Final	50.9	52.5		1.4	1.4	3.2	3.4	-	-
Santa Fe Springs	10%	NS	NS	NA	-	-	-	-	-	-
	35%	-	-		-	-	-	-	-	-
	Final	12.6	12.6		1.0	1.0	-	-	1.1	1.1
Whittier	10%	NS	NS	NA	-	-	-	-	-	-
	35%	-	-		-	-	-	-	-	-
	Final	200.1	200.1		39.0	39.0	-	-	0.0	0.0

NS: Non-structural practices achieve 10% milestone

NA: No information/not enough information provided

<sup>\*</sup>Runoff from non-MS4 sources and reductions fro existing regional BMPs are excluded from compliance target (see Attachment A)



### 9.2.2. Dry Weather

Dry weather reductions are attained through a combination of non-structural practices and structural BMPs as they are implemented as part of the wet weather attainment of limits. As wet-weather BMPs are implemented, they serve to remove the dry-weather flows thus meeting the compliance set forth to achieve dry-weather reductions. As a summary of the dry weather analysis, Table 9-8 through Table 9-11 outline the jurisdiction-wide attainment of interim and final milestones for dry weather. The reduction from implemented BMPs compares the actual dry-weather reduction versus the compliance target.

Table 9-8. Lower Los Angeles River Dry Weather Pollutant Reduction Plan for Attainment of Interim and Final Limits

	,	Dry Weather <i>E. coli</i> Load Reduction			
Jurisdiction	Milestone	Compliance Target	Reduction from Implemented BMPs		
	31%	30.8%	65.9%		
Downey	50%	49.7%	76.9%		
	Final	99.4%	99.4%		
	31%	30.8%	99.4%		
Lakewood	50%	49.7%	99.4%		
	Final	99.4%	99.4%		
	31%	30.8%	62.1%		
Long Beach	50%	49.7%	74.3%		
	Final	99.4%	99.4%		
	31%	30.8%	71.8%		
Lynwood	50%	49.7%	80.2%		
	Final	99.4%	99.4%		
	31%	30.8%	51.0%		
Paramount	50%	49.7%	72.4%		
	Final	99.4%	99.4%		
	31%	30.8%	71.8%		
Pico Rivera	50%	49.7%	71.8%		
	Final	99.4%	99.4%		
	31%	30.8%	69.3%		
Signal Hill	50%	49.7%	94.9%		
	Final	99.4%	99.4%		
	31%	30.8%	62.8%		
South Gate	50%	49.7%	75.9%		
	Final	99.4%	99.4%		



Table 9-9. Los Cerritos Channel Dry Weather Pollutant Reduction Plan for Attainment of Interim and Final Limits

		Dry Weather <i>E. coli</i> Load Reduction			
Jurisdiction	Milestone	Compliance Target	Reduction from Implemented BMPs		
	10%	9.9%	58.1%		
Bellflower	35%	34.7%	71.4%		
	Final	99.1%	99.1%		
	10%	9.9%	56.4%		
Cerritos	35%	34.7%	99.1%		
	Final	99.1%	99.1%		
	10%	9.9%	59.8%		
Downey	35%	34.7%	99.1%		
	Final	99.1%	99.1%		
	10%	9.9%	55.6%		
Lakewood	35%	34.7%	69.6%		
	Final	99.1%	99.1%		
	10%	9.9%	60.1%		
Long Beach	35%	34.7%	76.9%		
	Fin al	99.1%	99.1%		
	10%	9.9%	52.8%		
Paramount	35%	34.7%	79.8%		
	Final	99.1%	99.1%		
	10%	9.9%	60.8%		
Signal Hill	35%	34.7%	99.1%		
	Final	99.1%	99.1%		



Table 9-10. San Gabriel River Dry Weather Pollutant Reduction Plan for Attainment of Interim and Final Limits

Table of Tell Gall Gab		Dry Weather <i>E. coli</i> Load Reduction				
Jurisdiction	Milestone	Compliance Target	Reduction from Implemented BMPs			
	10%	9.4%	57.6%			
Artesia	35%	33.0%	94.3%			
	Final	94.25%	94.25%			
	10%	9.4%	49.9%			
Bellflower	35%	33.0%	57.6%			
	Final	94.25%	94.25%			
	10%	9.4%	43.7%			
Cerritos	35%	33.0%	48.1%			
	Final	94.25%	94.25%			
	10%	9.4%	58.2%			
Diamond Bar	35%	33.0%	58.8%			
	Final	94.25%	94.25%			
	10%	9.4%	57.4%			
Downey	35%	33.0%	58.1%			
	Final	94.25%	94.25%			
	10%	9.4%	43.1%			
Lakewood	35%	33.0%	73.7%			
	Final	94.25%	94.25%			
	10%	9.4%	46.6%			
Long Beach	35%	33.0%	91.6%			
	Final	94.25%	94.25%			
	10%	9.4%	54.8%			
Norwalk	35%	33.0%	55.7%			
	Final	94.25%	94.25%			
	10%	9.4%	51.8%			
Pico Rivera	35%	33.0%	51.9%			
	Final	94.25%	94.25%			
	10%	9.4%	54.4%			
Santa Fe Springs	35%	33.0%	57.9%			
	Final	94.25%	94.25%			
	10%	9.4%	57.9%			
Whittier	35%	33.0%	58.0%			
	Final	94.25%	94.25%			



Table 9-11. Coyote Creek Dry Weather Pollutant Reduction Plan for Attainment of Interim and Final Limits

		Dry Weather <i>E. coli</i> Load Reduction			
Jurisdiction	Milestone	Compliance Target	Reduction from Implemented BMPs		
	10%	9.9%	60.9%		
Artesia	35%	34.6%	85.1%		
	Final	98.9%	98.9%		
	10%	9.9%	56.3%		
Cerritos	35%	34.6%	56.3%		
	Final	98.9%	98.9%		
	10%	9.9%	61.3%		
Diamond Bar	35%	34.6%	65.9%		
	Final	98.9%	98.9%		
	10%	9.9%	59.7%		
Hawaiian Gardens	35%	34.6%	96.9%		
Guruens	Final	98.9%	98.9%		
	10%	9.9%	57.4%		
La Mirada	35%	34.6%	58.7%		
	Final	98.9%	98.9%		
	10%	9.9%	60.7%		
Lakewood	35%	34.6%	76.5%		
	Final	98.9%	98.9%		
	10%	9.9%	54.5%		
Long Beach	35%	34.6%	91.9%		
	Final	98.9%	98.9%		
	10%	9.9%	59.2%		
Norwalk	35%	34.6%	60.8%		
	Final	98.9%	98.9%		
	10%	9.9%	51.7%		
Santa Fe Springs	35%	34.6%	52.0%		
	Final	98.9%	98.9%		
	10%	9.9%	60.7%		
Whittier	35%	34.6%	61.4%		
	Final	98.9%	98.9%		



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## Attachment A: DETERMINATION OF BMP TREATMENT CAPACITY

#### Submitted to:

LLAR WMP Group

LCC WMP Group

LSGR WMP Group

#### Submitted by:





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## 1. Determination of BMP Treatment Capacity

The process for determining the necessary cumulative BMP capacity depends on the type of numeric goal being addressed. As shown in Figure 1-1, the volume-based (design storm) approach, necessary BMP capacity was determined through a design storm analysis. For the load-based (pollutant reduction), the analysis leveraged the optimization routines in the customized WMMS. An initial step in the RAA was a comparison of the volume reductions required by the load-based and volume-based numeric goals, to support selection of the wet weather critical conditions.

This appendix describes key analyses conducted to determine the potential capacity of different BMPs including non-structural BMPs. In addition, it describes the approach for non-MS4 sources.

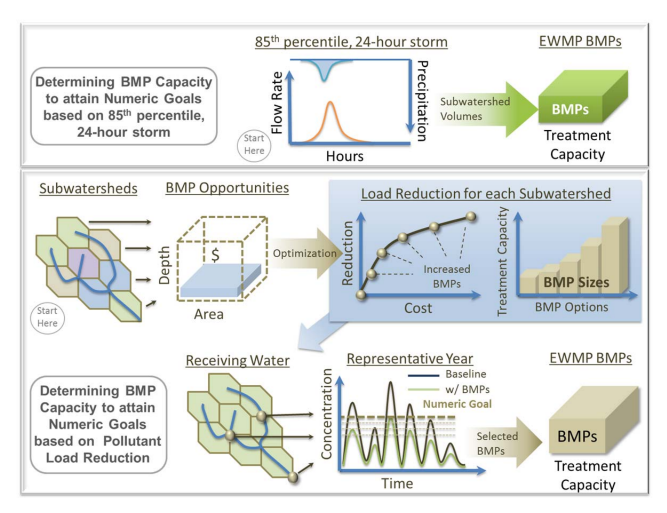


Figure 1-1. Illustration of Process for Determining Required BMP Capacities for the WMP using Volume-Based (top panel) and Load-Based (bottom panel) Numeric Goals.



#### 1.1. Load Reduction Optimization Modeling Analysis

During development of WMMS, distributed BMPs were modeled at the subwatershed-scale using a generalized BMP treatment train. Depending on the land use type, different types of BMPs were applied. The three generalized BMP pathways were: (1) transportation, (2) residential, and (3) commercial/industrial/institutional. A conceptual schematic of the BMP network and pathways is presented in Figure 1-2 (LACDPW 2011).

For the RAA, subwatershed-scale SUSTAIN models were developed using the WMMS modeling assumptions. Each BMP from the treatment train described in Figure 1-2 was configured consistently with modeling performed during development of the WMMS system and followed the Regional Board RAA guidelines. A summary of key BMP parameters used for RAA modeling are presented in Table 1-1. Background infiltration rates were changed from those used during WMMS development (0.5 inches per hour) to site-specific infiltrations rates provided in the Los Angeles County Hydrology Manual and associated spatial datasets (LACDPW 2006). These rates also deviate somewhat from the values suggested in the RAA Guidelines (0.1 – 0.3 inches per hour); however, the data are locally-derived, published and reliable which provides adequate justification for their use.

First, SUSTAIN models were configured using the existing condition watershed model runoff timeseries and land use distributions as inputs, and benchmarked against the aggregated LSPC model results to establish baseline consistency. Second, using the SUSTAIN configuration with the respective BMP opportunities per pathway (as presented in Figure 1-2) in each subwatershed, optimization runs were formulated to maximize zinc reduction (i.e. the limiting target pollutant) while minimizing total estimated implementation cost. This resulted in a matrix of high-resolution cost-effectiveness curves for each subwatershed. Finally, a Tier-II optimization framework was configured to collectively optimize target load reductions at the downstream assessment point, with an added equitability constraint to ensure that each jurisdiction shared proportionally in the reduction effort. For the Tier-II optimization, instead of the decision variables being individual BMPs within a network like before, they were comprised of individual solutions taken off the cost-effectiveness curves at each subwatershed. The primary objective was to quantify the stormwater retention volume and load reductions provided by the collective actions occurring within each contributing jurisdiction tributary to the assessment point.

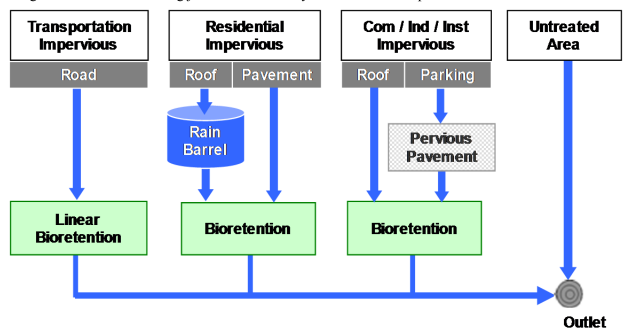


Figure 1-2. Conceptual schematic of the WMMS aggregate BMP treatment train (LACDPW 2011b).



Table 1-1. BMP parameters used in the load reduction modeling analysis

Constituent Group	Rain Barrel	Bioretention	Porous Pavement
Media Infiltration Rate (in/hr)	n/a	0.1 – 0.9	0.1 – 0.9
Substrate Layer Porosity (fraction)	n/a	0.4	0.4
Substrate Layer Field Capacity (fraction)	n/a	0.3	0.055
Substrate Layer Wilting Point (fraction)	n/a	0.1	0.05
Underdrain Gravel Porosity (fraction)	n/a	0.5	0.45
Vegetative Parameter, A (unitless)	n/a	0.6	1.0
Background Infiltration Rate (in/hr)	n/a	0.1 – 0.9	0.1 – 0.9
First Order Decay Rate (1/day) <sup>1</sup>	0.2 - 0.8	0.2 - 0.8	0.2 - 0.8
Underdrain Filtration Rate (%) <sup>1</sup>	n/a	0.5 – 0.9	0.5 - 0.9

<sup>1.</sup> Rates vary by pollutant and the type of BMP soil media

#### 1.2. BMP Capacity Analysis for the Rights-of-Way

A key consideration for WMP implementation is the potential BMP capacity that could be provided by rights-of-way (ROW). In order to highlight the potential structural BMP implementation approaches to meet the volume targets, a BMP opportunity analysis was conducted. Two broad categories of BMPs – ROW BMPs and LID on public parcels – were used to describe the networks of BMPs needed to meet the target reductions.

This section describes how right-of-ways were evaluated for opportunities to locate BMPs and evaluate the key components that affect the ability of the ROW BMP networks to be effective: space available in the ROW, types of BMPs to site in the ROW, drainage areas that could potentially be treated by ROW BMPs, and estimated BMP infiltration rates.

Stormwater BMPs in the ROW are treatment systems arranged linearly within the street ROW and are designed to reduce runoff volumes and improve runoff water quality from the roadway and adjacent parcels. Implementing BMPs in the ROW provides an opportunity to meet water quality goals by locating BMPs in areas owned or controlled by a municipality to avoid the cost of land acquisition or establishing an easement. Implementing BMPs in the ROW allows for direct control of construction, maintenance, and monitoring activities by the responsible jurisdiction. Bioretention and permeable pavement are typically best suited for implementation in the ROW

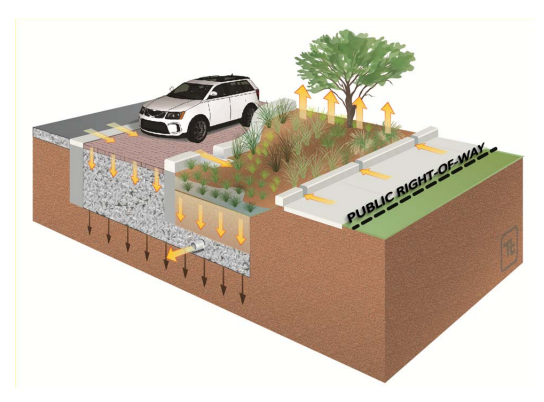


Figure 1-3. Conceptual schematic of ROW BMPs with an underdrain (Arrows indicate water pathways).

Not all roads are suited for ROW BMP retrofits; therefore, screening is required to eliminate roads where ROW BMP retrofits are impractical or infeasible due to physical constraints. While ROW BMP retrofits can be implemented in a variety of settings, the physical characteristics of the road itself such as the road type, local topography, and depth to groundwater can significantly influence the practicality of designing and constructing these features. A screening protocol was established to identify realistic opportunities for retrofits based on the best available GIS data. The opportunities identified during this process provide the foundation for the engineering analysis to determine the volume of stormwater that can be treated by ROW BMP retrofits in the subject watersheds. This section describes the data and the screening process used to identify the best available roads for ROW BMP retrofits.

#### 1.2.1. Data Used

To evaluate BMP opportunities and available implementation areas, several key data sets were processed and formatted. Table 1-2 outlines the data set names, formats, descriptions, and sources.



Table 1-2. Summary of Data

Data Set	Format	Description	Source
Parcels	GIS Shapefile	Outlines property boundaries and sizes	Los Angeles County (LAC) Assessor
Roads	GIS Shapefile	Shows street centerline network & classification by Topologically Integrated Geographic Encoding and Reference (TIGER)	LAC GIS Portal
Land Use	GIS Shapefile	Subdivides the region into predefined land use categories with similar runoff properties. Each individual land use feature identifies the associated percent impervious coverage.	LAC WMMS Model
Subwatersheds	GIS Shapefile	Defines drainage areas to selected outlet points	LAC WMMS Model
Slopes	GIS Shapefile	Classifies regions by the slope category	LAC WMMS Model
Soils	GIS Shapefile	Outlines spatial extents of dominant soil types	LAC GIS Portal
Jurisdictions	GIS Shapefile	Establishes city and county boundaries	LAC GIS Portal
Drainage Network	GIS Shapefile	Identifies stormwater structure layout and conveyance methods	LAC GIS Portal
Groundwater Contours	GIS Shapefile	Illustrates groundwater depth as measured from the surface	LAC BOS
Soil Runoff Coefficient Curves	PDF File	Curves characterize effect of rainfall intensity on runoff coefficient per soil type	Hydrology Manual Appendix C (LADPW 2006)
Aerial Imagery	Layer File	Orthoimage of entire region ESRI Map	
Runoff Rates	Time Series	Hourly runoff for land uses for the continuous simulation model	LAC WMMS Model

#### 1.2.2. ROW BMP Screening

High traffic volumes, speed limits, slopes, and groundwater tables, impact the feasibility of ROW BMP implementation. Road classification data contains information typically useful for determining if the street is subject to high traffic volumes and speeds, and Census TIGER road data provides the best available road classification information for the study area. Table 1-3 shows the Master Address File (MAF)/TIGER Feature Classification Codes (MTFCC) deemed appropriate for ROW BMP retrofit opportunities. Only roads with the MTFCCs listed in Table 1-3 can be considered for ROW BMP retrofits in this screening analysis. All other roads are screened out.

Table 1-3. ROW BMP MTFCC

MTFCC	Description
S1400	Local neighborhood road, rural road, city street
S1730	Alley
S1780	Parking lot road



In addition to the screening of road types, opportunities were further screened to remove segments that have steep slopes. BMP implementation on streets with grades greater than 10 percent present engineering challenges that substantially reduce the cost effectiveness of the retrofit opportunity. From the available slope information, roads were considered as retrofit opportunities if the slope was less than 10 percent.

The final screen applied to the roads is the depth to groundwater. Implementing ROW BMPs in areas where the groundwater table is high is not recommended due to the fact that the BMPs are rendered ineffective due to their storage capacity being seriously diminished with groundwater inflow. From the groundwater contours provided, roads were eliminated as opportunities if the depth to groundwater was less than 10 feet. Attachment C highlights the areas identified with groundwater depths of 10 feet or less. The highlighted areas provide a starting point for elimination, however it should be noted that further evaluation may be necessary based on local knowledge of areas with high groundwater tables or daylighting of perched groundwater layers as identified by the jurisdictions.

The results of the ROW BMP screening are presented in Attachment C. Attachment C shows the roads available for retrofit (highlighted in green) versus all of the roads within the study area. An overall watershed map and individual jurisdictional maps for each watershed show all the identified retrofit opportunities. The maps indicate that a majority of the roads within each jurisdiction pass through the screening as potential retrofits. It should be noted that due to the coarse nature of the road classification data, only freeways, highways, and major roads were eliminated in the classification screening process. In practice, retrofitting every street that passed through the screening will likely not be feasible and adaptive management strategies will be necessary in the future to further refine the road classification data layer to more accurately identify road types suitable for ROW BMP retrofits.

The screened opportunities were used as the basis to evaluate the potential runoff volume reduction provided by ROW BMP implementations. In the following section, an engineering assessment is presented that determines the ROW BMP contributing drainage areas and the overall volume reductions achieved through ROW BMP implementation.

#### 1.2.3. ROW BMP Configuration

The three most important assumptions necessary to evaluate BMP volume reduction performance are (1) the physical BMP configuration assumptions, (2) the contributing drainage area characteristics, and (3) the in-situ soil infiltration rates. By understanding the area draining to the BMPs and the volume capacity and function of the BMPs, an assessment can be performed to evaluate the potential of ROW retrofit BMPs to capture the required runoff volume in each subwatershed. This section summarizes the information and processes used to establish BMP configuration assumptions to be used for the runoff analysis presented in the following section.

#### 1.2.4. BMP Assumptions Based on Green Streets

ROW BMPs consists of multiple types and combinations of stormwater treatment options. A well-established and often utilized ROW BMP is green streets. Green streets provide multiple benefits for pollutant and volume reduction and have been implemented in locations throughout the nation. In the future and as updates are made to the WMP, other ROW BMPs may be incorporated to achieve the required volume reductions.

Green streets typically consist of bioretention areas between the curb and sidewalk (herein referred to as the parkway) and/or permeable pavement within the parking lane. Prior to evaluating green street BMP treatment capacity, it is imperative to establish a configuration that can be assumed for typical implementation watershedwide. This establishes the parkway space needed for the BMPs (plan view) and also determines the hydraulic function and storage capacity of the subsurface systems.

Bioretention systems are surface and subsurface water filtration systems, which use vegetation and underlying soils to store, filter, and reduce runoff volume while removing pollutants. Figure 1-4 represents a typical bioretention system incorporated into a green street design. Bioretention systems consist of a ponding depth and engineered soil media depth to treat runoff. Table 1-4 outlines typical widths, depths, and soil parameters associated with green street bioretention cells. Green streets were assumed to have no underdrains because the



WMP emphasizes low impact development and stormwater volume reduction to achieve pollutant load reductions.

Driveways and utilities limit the road length that can be converted into a green street. From past experience and aerial imagery review in the local watersheds, it was determined that 30 percent of the road length could be considered as the maximum possibility for conversion into bioretention area. This factor was used to limit the total length of potential green street bioretention areas. The parameters outlined above and in the table below were assumed to be the typical green street BMP implementation configuration for the screening analysis and the BMP treatment capacity evaluation described in the next section.

**Table 1-4. BMP Design and Modeling Parameters for Subsequent Analyses** 

Component	Design Parameter	Value
Donding Area	Depth	0.8 feet
Ponding Area	Width	4.0 feet
NA selia Lavran	Depth	3.0 feet
Media Layer	Porosity	0.4
Overall Profile	Effective Depth <sup>1</sup>	2.0 feet

<sup>&</sup>lt;sup>1</sup> Effective depth is the maximum equivalent depth of water stored within the bioretention area less the depth displaced by soil media (vertical summation of surface ponding depth and void storage depth)



Figure 1-4. Typical bioretention section view (City of San Diego 2011).



#### **Contributing Drainage Area Analysis**

The purpose of this analysis was to realistically represent the area, type, and impervious coverage of land draining to potential green streets throughout the entire watershed. This is a critical step in WMP development because it predicts what volume of runoff can be assumed treated by green streets and what remaining (untreated) runoff must be routed to regional BMPs or addressed in other ways. The following engineering analyses were performed at a subwatershed-scale within the limits of available data and resources to estimate the maximum potential green street treatment capacity; given more detailed street-by-street drainage area data, the assumptions and results presented herein could be refined in future efforts to optimize green street treatment capacity. Figure 1-5 illustrates a simplified routing schematic used to represent the available runoff flow pathways to green street and regional BMPs throughout the watershed. The following subsections explain how each representative drainage area illustrated in Figure 1-5 was characterized.

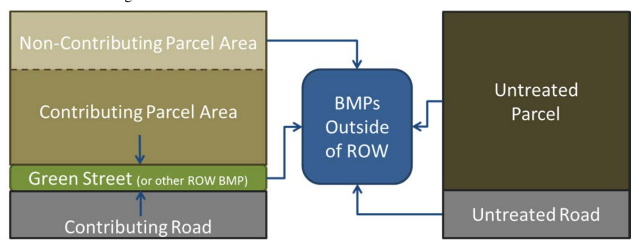


Figure 1-5. Green streets model schematic (arrows denote direction of runoff routing; figure not to scale).

#### Typical Parcel Size & Street Frontage Analysis

The nature of the green street analysis requires an understanding of typical parcel sizes and how much of the parcel drains to the ROW. Much of the runoff from parcels and the road drains to the ROW and is conveyed downstream through curb, gutter, and pipes. By identifying the typical parcel size, frontage length, and associated road area that drains to a candidate right-of-way area (Figure 1-6) the total area draining to potential green street retrofit opportunities was extrapolated throughout the watershed. For purposes of this study, only the high-density residential, multifamily residential, commercial, institutional, and industrial land uses were considered as contributing substantial runoff to the ROW (all other land uses contain minimal impervious area and thus contribute insubstantial runoff to the ROW).

The typical parcel size for each land use was determined by identifying all parcels for each land use. Once all the parcels were selected, the median parcel size for each land use was calculated and tabulated. This method evaluated thousands of parcels throughout the entire watershed and provided the most accurate depiction of the typical parcel size for each land use based on available data. Results are shown in Table 1-5.

Each parcel is adjacent to a portion of the ROW where the green street would be implemented. A subset of parcels approximate to the median parcel size for each land use was selected to determine the average frontage length. The portion of the selected parcels that was in contact with the ROW was measured using desktop analysis tools and averaged between all parcels of the same land use. Results are shown in Table 1-5.



Road area draining to green streets constitutes a substantial component of the total impervious drainage area. To establish road drainage areas, typical road widths were defined by sampling representative road segments located in each land use. Widths were measured from curb-to-curb using aerial orthoimagery and reported to the nearest even integer. The median sampled road width for each land use was calculated and compared with the City of Los Angeles Standard Street Dimensions (City of Los Angeles Bureau of Engineering 1999) for validation. To predict the resulting contributing road areas, the previously measured frontage length was multiplied by half the road width. Roads were assumed to be crowned; therefore, only half of the width would drain to one side of the road. Results are shown in Table 1-5.

As discussed in Section 1.2.4, only 30 percent of the frontage length could be converted into bioretention area. This factor was multiplied by the frontage length and used in limiting the total length of bioretention available within the model, as presented in Table 1-5.

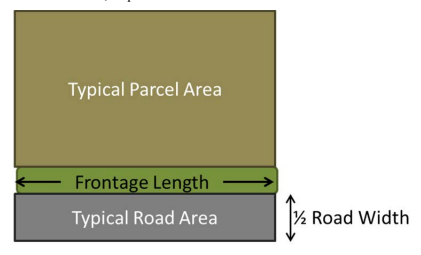


Figure 1-6. Typical parcel area, road width, road area, and frontage length schematic (figure not to scale)

Table 1-5. Typical parcel area, road area, and frontage length

Land Use	Typical Parcel Area (ft²)	Frontage Length (ft)	Typical Road Width (ft)	Typical Road Area (ft <sup>2</sup> )	BMP Length (ft)
High-density Residential	6,528	57	38	1,083	17
Multifamily Residential	13,526	60	30	900	18
Commercial	12,429	100	63	3,150	30
Institutional	38,215	143	37	2,646	43
Industrial	26,467	117	46	2,691	35
Other Land Use (Open Space, Vacant, etc.)	n/a¹	100	40	2,000	30

assumed not draining to ROW

#### **Contributing Parcel Area Analysis**

Many parcels will not always entirely drain to the ROW because portions can be retained on-site or flow onto an adjacent property. The actual volume of water that can be treated by a green street BMP was determined by identifying the typical proportion of the parcel that drains to the ROW (as shown in context of the model



schematic in Figure 1-7). This step also determines the area, and associated runoff, that is *not* expected to drain to green streets and is routed directly to downstream regional facilities or other practices (herein referred to as non-contributing parcel area).

The contributing areas to the green street BMPs were found using random sampling and identifying the surrounding parcel drainage patterns. Parcels were selected using a random number generator and drainage areas were determined on a desktop analysis using topography, aerial imagery, and drainage infrastructure features. The average contributing percentage was identified by evaluating multiple sites. Table 1-6 shows the percent contributing areas by land use that were determined from this analysis.

The impervious coverage of contributing parcel areas was also characterized during this step so that runoff could be simulated and routed to green streets in each land use. This was performed by tabulating the imperviousness data from the WMMS Model for each individual land use feature. The area-weighted mean impervious coverage was then calculated for each land use type. Results are tabulated for each land use in Table 1-6.

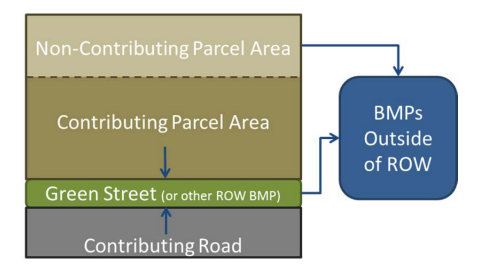


Figure 1-7. Parcel contributing area to ROW (impervious varies by land use; arrows denote direction of runoff routing; figure not to scale).

Table 1-6. Contributing area percentage by land use

Land Use	Contributing to ROW	Non-contributing to ROW	Percent Impervious
High-density Residential	80%	20%	36%
Multifamily Residential	80%	20%	60%
Commercial	80%	20%	90%
Institutional	80%	20%	72%
Industrial	35%	65%	66%
Other Land Use (Open Space, Vacant, etc.)	0%	100%	n/a



#### **Untreated Roads Tabulation**

Untreated roads consist of roadways with steep slopes, classifications not suited for green street implementation, or adjacent to open space or vacant parcels. Untreated road and associated adjacent parcel area that will ultimately drain to other BMPs was tabulated using available GIS data and screening results from Section 1.2.2 (conceptually illustrated in Figure 1-8).

Because green streets are implemented in the linear environment of the transportation corridor, it was assumed that the percentage of parcel area draining to green streets would be proportional to the percentage of suitable roads for green streets (as identified in Section 1.2.2) in each subwatershed. In other words, parcels associated with unsuitable roads were assumed to bypass green street treatment and routed directly to other facilities (these areas are defined herein as *untreated parcels*). The total treated and untreated parcel areas were reconciled with the total areas of each land use (per subwatershed) in the WMMS Model for validation and consistency.

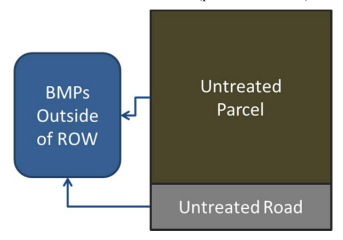


Figure 1-8. Schematic depicting untreated parcel and untreated road runoff routing (arrows denote direction of runoff routing; figure not to scale).

#### **Summary of Contributing Drainage Areas**

Results of the preceding analyses are presented in Figure 1-9. Areas that were assumed *un*treated by green streets include unsuitable roads and adjacent parcels, portions of suitable parcels that do not drain to the ROW, and predominantly pervious parcels (Open Space, Vacant, etc.), as discussed in preceding subsections; runoff from these untreated areas is assumed routed directly to regional facilities. Note that contributing areas are not necessarily proportional to contributing runoff due to variation in impervious coverage; runoff routing resulting from the preceding analyses is presented in the following section.

Given more detailed street-by-street engineering analyses, the potential area treated by green streets could be optimized, but the results below represent realistic estimates based on sound engineering judgment and currently available data and resources. Adaptive management strategies could target specific land uses that tend to bypass green street treatment (e.g. runoff, and associated treatment capacity, generated by industrial areas could be addressed through relevant industrial permits or onsite BMPs). Additional discussion on adaptive management strategies is provided in Section 8 of the main report.



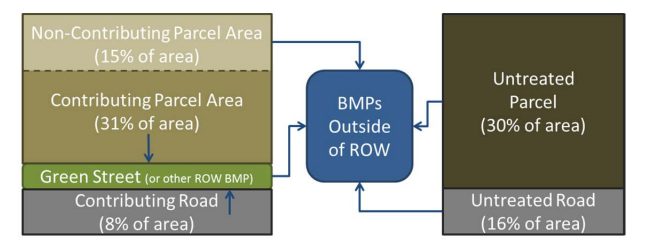


Figure 1-9. Schematic characterizing approximate distribution of routing to BMPs in the ROW for all WMP areas (arrows denote direction of runoff routing; figure not to scale).

#### **BMP Infiltration Rates by Subwatershed**

The purpose of performing the subwatershed infiltration rate analysis was to assign an average green street BMP infiltration rate to each subwatershed using soils data. Infiltration rates were assigned at the subwatershed level, which is the finest resolution at which the model performs hydrologic and water quality computations.

Soil data coverage provided through the LACDPW categorized soil unit areas into soil types. Runoff coefficient curves reported in the Hydrology Manual were developed by LACDPW for each soil type using double ring infiltrometer tests performed on areas of homogeneous runoff characteristics (LACDPW 2006). LADPW employed a sprinkling-type infiltrometer to perform the tests in each homogeneous area.

Runoff coefficient curves represent the response of the runoff coefficient (defined as the ratio of runoff to rainfall from a land area) to varying rainfall intensities. Each curve displays an inflection point representing the rainfall intensity at which substantial runoff initiates. According to LADPW (2006), each curve was assigned a minimum runoff coefficient of 0.1, "indicating that there is some runoff even at the smallest rainfall intensities." If it is assumed that substantial runoff initiates when the intensity of rainfall is greater than the soil's inherent infiltration rate, then the infiltration rate can be assumed equal to the rainfall intensity at the inflection point (less the assumed minimum runoff).

As demonstrated conceptually in Figure 1-10, the inflection point, and subsequently calculated infiltration rate, for each unique soil type in the WMP areas were identified using the runoff coefficient curves in Appendix C of the *Hydrology Manual* (LADPW 2006). Subwatershed areas were then intersected with the soil type coverage to calculate an area-weighted infiltration rate. Attachment C shows the distribution of the infiltration rates.

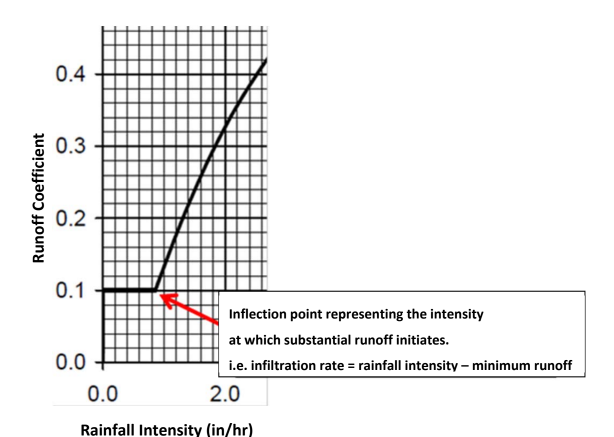


Figure 1-10. Example determination of runoff coefficient inflection point for an arbitrary soil type in Appendix C of LACDPW (2006).

#### 1.3. LID on Public Parcels Assessment

Retrofitting public parcels with LID can be an efficient strategy for reducing stormwater runoff. This method allows municipalities the flexibility to prioritize and schedule stormwater projects to coincide with improvements that are already on the books (such as scheduled parking lot resurfacing, utility work, and public park improvements). Implementing LID on public parcels also allows municipalities the freedom to construct, inspect, and maintain BMPs without the need to purchase private property or to create stormwater easements.

The spatial extent of public parcels in each subwatershed was identified by selecting all parcels labeled as public by their assessors identification number (AIN). A total of 7,052 acres of public land was identified during this process (7% of the total WMP area). Each public parcel was assumed to implement BMPs that would treat the 85<sup>th</sup> percentile, 24-hour storm. The BMP volume was assumed to equal the 85<sup>th</sup> percentile, 24-hour storm depth times the impervious area.

LID retrofits are not feasible in all locations due to steep slopes, soil contamination hazards, and other constrains. The total runoff to be retained on public parcels was therefore discounted by 30% in order to provide a more realistic goal; this estimate was made in the lack of more detailed data, based on past LID screening exercises performed in Los Angeles County. The discount factor should be refined as actual public project sites are screened and prioritized.



#### 1.4. Existing, Planned, and Potential BMPs

Existing and planned BMPs throughout the WMP areas were identified by the jurisdictions. These BMPs will provide capacity to reduce the annual storm runoff volume and demonstrate progress towards achieving the target runoff volume reduction.

#### 1.4.1. Modeled Existing/Planned Subwatershed-Scale Regional BMPs

Regional BMPs that treat large portions of, or entire, subwatersheds (i.e. those with drainage areas larger than 50 acres) were modeled to quantify the impact to the upstream jurisdictions. The modeling approach and predicted performance for these specific sites is detailed in the following subsections. It is important to note that modeling was performed at a planning level coincident with the resolution of the subwatershed-scale WMMS model. Limited data were available to represent the sites, so conservative engineering assumptions were applied where appropriate. The calculated equivalent volume reductions from the BMPs can be refined during the adaptive management process once detailed design and monitoring data become available for the sites.

#### **DeForest Wetlands Project**

The DeForest Wetlands Project is located along the east bank of the Los Angeles River in the City of Long Beach and is comprised of approximately 34 acres of restored terrestrial and freshwater habitat and recreational amenities. The Project provides both groundwater recharge and surface water quality improvement. Site and modeling details are listed in Table 1-7.

Table 1-7. DeForest Wetlands Project details

and it it but stock trockands it roject actains					
Parameter	Value	Unit	Notes, Assumptions		
Site Overview					
WMP Area	Lower Los A	Lower Los Angeles River			
Location	City of Long	g Beach			
Status	In Developr	ment			
<b>Compliance Targets for Contributing</b>	248.7	ac-ft/yr	Subwatershed 486066		
Subwatersheds <sup>1</sup>	247.6	ac-ft/yr	Subwatershed 486068		
Given Details					
Drainage Area	1490	ac	Delineated in GIS using WMMS subwatershed boundaries		
Average Annual Infiltration Volume	15-35	ac-ft/yr	Per Section 3 of the WMP		
			Per Section 3 of the WMP; assumed volume is fully treated		
Average Annual Treated Volume	800-1000	ac-ft/yr	by wetland pollutant removal mechanisms prior to		
Average Annual Treated volume	000-1000	ac-ity yi	discharge; assumed treated volume is in addition to		
			infiltration volume		
Annual Runoff Volume Entering Wetland <sup>1</sup>	1589	ac-ft/yr	WMMS output		
Annual Zinc Load Entering Wetland <sup>1</sup>	1808	lb Zn/yr	WMMS output		
Wetland Zinc Effluent Concentration	20	ug/l	Upper limit of 95% confidence interval for wetland		
Wetland Zinc Emident Concentration	20	μg/L	channels, per RAA Guidelines (LARWQCB 2014)		
Modeling Results					
Estimated Annual Zinc Load Reduced			Assumed loading associated with minimum average		
by Infiltration <sup>1</sup>	17.1	lb Zn/yr	infiltrated runoff; assumed load sequestered in sediments		
by illintration			and/or sorbed to underlying soils		
Estimated Annual Zinc Load Reduced			Reduction associated with treated volume; calculated by		
by Wetland Functions <sup>1</sup>	535 lb	lb Zn/yr	subtracting average effluent load associated with		
·			minimum treated volume from annual influent loading		
Estimated Zinc Load Reduction	30.5%				



Relative to Annual Runoff <sup>1</sup>			
Estimated Zinc Load Reduction Relative to Compliance Target <sup>1</sup>	97.7%		
Estimated Equivalent Annual	243.1	ac-ft/yr	Subwatershed 486066
Volume Reduction <sup>1</sup>	242.0	ac-ft/yr	Subwatershed 486068

<sup>&</sup>lt;sup>1</sup>Indicated annual volumes are referenced to the critical year

#### **Dominguez Gap Wetlands Project**

The Dominguez Gap Wetlands Project consists of two treatment wetlands situated on the east and west banks of the Los Angeles River that features habitat and recreational amenities. The East Basin is a 37-ac facility that is dewatered manually by a pump. The West Basin primarily functions as an infiltration basin and is approximately 15 acres. Table 1-8 and Table 1-10 characterize the site and modeling details of the East and West Basins, respectively.

Table 1-8. Dominguez Gap East Wetlands Project – East Basin details

Parameter	Value	Unit	Notes, Assumptions		
Site Overview					
WMP Area	Lower Los A	Lower Los Angeles River			
Location	City of Long	City of Long Beach			
Status	Complete				
<b>Compliance Targets for Contributing</b>	346.9	ac-ft/yr	Subwatershed 486014		
Subwatersheds <sup>1</sup>	14.3	ac-ft/yr	Subwatershed 446014		
Given Details					
Drainage Area	2075	ac	Delineated in GIS using WMMS subwatershed boundaries		
Maximum Volume Treated per Storm Event	71	ac-ft	Per Section 3 of the WMP; assumed volume is fully treated by wetland pollutant removal mechanisms prior to discharge		
Maximum Annual Volume Treated <sup>1</sup>	526	ac-ft/yr	Based on storm events recorded for critical year; assumed all storm event runoff volume treated up to 71 ac-ft		
Annual Runoff Volume Entering Wetland <sup>1</sup>	913	ac-ft/yr	WMMS output		
Annual Zinc Load Entering Wetland <sup>1</sup>	934	lb Zn/yr	WMMS output		
Wetland Zinc Effluent Concentration	20	μg/L	Upper limit of 95% confidence interval for wetland channels, per RAA Guidelines (LARWQCB 2014)		
Modeling Results		,			
Annual Zinc Load Reduced by Infiltration <sup>1</sup>	unknown	lb Zn/yr	Site soil information or monitored data required		
Annual Zinc Load Reduced by Wetland Functions <sup>1</sup>	202	lb Zn/yr	Reduction associated with treated volume; calculated by subtracting average effluent load associated with minimum treated volume from annual influent loading		
Zinc Load Reduction Relative to Annual Runoff <sup>1</sup>	22%				
Zinc Load Reduction Relative to Compliance Target <sup>1</sup>	55%				
Equivalent Annual Volume	191.7	ac-ft/yr	Subwatershed 486014		
Reduction <sup>1</sup>	6.4	ac-ft/yr	Subwatershed 446014		

<sup>&</sup>lt;sup>1</sup>Indicated annual volumes are referenced to the critical year



Table 1-9. Dominguez Gap Wetlands Project – West Basin details

Parameter	Value	Unit	Notes, Assumptions		
Site Overview					
WMP Area	Lower Los A	Angeles Rive	er		
Location	City of Long	g Beach			
Status	Complete				
Compliance Targets for Contributing	152.0	ac-ft/yr	Subwatershed 486013 (41% contributes to West Basin)		
Subwatersheds <sup>1</sup>	7.4	ac-ft/yr	Subwatershed 486015		
Given Details					
Drainage Area	299	ac	Delineated in GIS using WMMS subwatershed boundaries		
Annual Runoff Volume Infiltrated	All	ac-ft/yr	Per Section 3 of the WMP, no connection to Los Angeles River		
Modeling Results	Modeling Results				
Subwatershed 486013 Annual Runoff Volume Infiltrated <sup>1</sup>	47%		41% of subwatershed area contributes 47% of runoff volume to the basin		
Subwatershed 446015Annual Runoff Volume Infiltrated	100%		100% of subwatershed area contributing		
Equivalent Annual Volume	152.0	ac-ft/yr	Subwatershed 486013 (compliance target is 43% annual reduction, so meets target)		
Reduction <sup>1</sup>	7.4	ac-ft/yr	Subwatershed 446015		

<sup>&</sup>lt;sup>1</sup>Indicated annual volumes are referenced to the critical year

#### **Willow Springs Park**

The Willow Springs Park project will convert a public parcel to a 47-acre park. The park will contain bioswales and a water feature integrated into a recreational spaces. Table 1-10 Characterizes the site and modeling details.

Table 1-10. Willow Springs Park details

Parameter	Value	Unit	Notes, Assumptions
Site Overview			
WMP Area	Lower Los A	Angeles Riv	er
Location	City of Long	g Beach	
Status	In Develop	ment	
<b>Compliance Targets for Contributing</b>	26.5	ac-ft/yr	Subwatershed 776012
Subwatersheds <sup>1</sup>	7.2	ac-ft/yr	Subwatershed 486012
Given Details			
Drainage Area	211	ac	Delineated in GIS using WMMS subwatershed boundaries
Total BMP Footprint	11	Ac	Per Section 3 of the WMP; natural channels/bioswales with very high infiltration rates
Underlying soil infiltration rates	0.9	In/hr	WMMS
Subwatershed area contributing	95%		
Modeling Results			
Maximum infiltration rate over footprint of BMP	0.83	ac-ft/hr	Assumed constant infiltration over entire footprint, applied to each time step of model runoff output draining to park – meets compliance target via infiltration
Equivalent Annual Volume	26.5	ac-ft/yr	Subwatershed 776012
Reduction <sup>1</sup>	7.2	ac-ft/yr	Subwatershed 446012

<sup>&</sup>lt;sup>1</sup>Indicated annual volumes are referenced to the critical year



#### **Discovery Park Infiltration Basin**

An existing infiltration basin located at 12400 Columbia Way in the City of Downey treats runoff from approximately 51 acres (5% of the subwatershed in which the site is located). Field observations indicate that the facility has capacity to infiltration runoff at a rate of 2 in/hr (equivalent to approximately 4 ac-ft/day) in addition to detention storage. Table 1-11 reports the simplified modeling assumptions for this BMP – upon further evaluation of as-built conditions, the associated volume reduction can be refined during the adaptive management process.

**Table 1-11. Discovery Park Infiltration Basin details** 

Danamatan			Notes Assumptions							
Parameter	Value	Unit	Notes, Assumptions							
Site Overview										
WMP Area	Lower San	Lower San Gabriel River								
Location	City of Dow	ney								
Status	Complete									
Compliance Targets for Treated Subwatersheds <sup>1</sup>	80.6	ac-ft/yr	Subwatershed 245115							
Given Details										
Drainage Area	51	ac								
Observed Infiltration Rate	4	ac- ft/day	Per Gerald Green, personal communication, 2014, February 2							
Percentage of Subwatershed Contributing to BMP	5%									
Approximate Runoff Volume Draining to BMP <sup>1</sup>	44	ac-ft/yr	WMMS							
Modeling Results										
Equivalent Annual Volume Reduction <sup>1</sup>	24	ac-ft/yr	Assumed constant infiltration over entire footprint, applied to each time step of model runoff output draining to park							

<sup>&</sup>lt;sup>1</sup>Indicated annual volumes are referenced to the critical year

#### **Parque Dos Rios**

Parque Dos Rios is located at the confluence of the Los Angeles River and Rio Hondo River. An approximately 30-ac area between the freeway and the Los Angeles River will be converted to an infiltration basin to treat additional upstream area. Currently, the site is self-retaining open space and is characterized in the baseline model as such. No further runoff volume reductions were calculated for this site; as design details are finalized for the infiltration basin improvements, associated volume reductions can be applied towards upstream jurisdictional compliance targets.

#### 1.4.2. Identified Parcel-Scale Regional and Distributed BMPs

The jurisdictions within the WMP areas compiled detailed lists of BMPs intended to treat areas smaller than 50 acres. As with the preceding regional BMPs, these strategies represent progress towards achieving the compliance target in each respective jurisdiction. The distributed BMPs are listed in Attachment D and can be applied towards meeting the compliance targets in each jurisdiction.



The WMP groups have identified additional potential regional BMPs and these are listed in Section 3 for LCC and Section 4 for LLAR and LSGR of the respective WMP.

#### 1.5. Non-MS4 Facility Runoff

Each jurisdiction is the Group's WMP area is subject to stormwater runoff from non-MS4 facilities. In particular, Caltrans roads and facilities regulated by nontraditional or general industrial permits contribute to the runoff volume for each subwatershed. It will be important for these entities to retain their runoff and/or eliminate their cause/contribution to receiving water exceedances. The runoff from these non-MS4 facilities was therefore estimated and subtracted from the treatment target as described below.

#### 1.5.1. Non-MS4 Permitted Areas

Non-MS4 permitted areas were identified based on the address list of permittees on the State Water Resources Control Board (SWRCB) website. Using the address information, corresponding parcel areas were selected using the LA County Assessor Parcel Viewer and the associated GIS Shapefile. The percentage of permitted land use area relative to the total land use area was calculated and the associated non-MS4 permitted area runoff as extracted from the WMMS runoff response output.

#### 1.5.2. Caltrans

The design storm runoff generated by Caltrans facilities was estimated using WMMS land use data. Areas labeled as Transportation consist of freeways and other extensive transportation facilities that tend to fall under Caltrans jurisdiction (versus areas labeled as Secondary Roads, which are managed by local transportation departments); these areas were assumed to be Caltrans facilities. Runoff from Transportation land uses, less runoff from any overlapping non-MS4 permitted areas identified above, was extracted from the WMMS model output for each subwatershed.

#### 1.6. Institutional BMPs and Minimum Control Measures

It is challenging to accurately quantify most institutional BMP and minimum control measure (MCM) benefits in terms of pollutant load reductions because they generally require extensive survey and monitoring information to quantify. In addition, nonstructural BMPs may target pollutants, land uses, or populations, resulting in different load reductions depending on the implementation technique. A number of MCMs are outlined in each WMP, representing an array of practices to most effectively address pollutants at their source or affect their transport. For the purposes of the RAA, a 10% reduction was assumed to represent the cumulative impact of these practices during both wet and dry conditions. Another explicitly modeled nonstructural BMP was a goal to reduce 25% of irrigation of urban vegetation, a goal that can result from a myriad of practices ranging from public education, enforcement, incentive programs, creative water rate structures, etc. The 25% reduction in irrigation was modeled directly in LSPC and is the primary driver for dry weather flow reductions. Pollutant load reductions from these nonstructural BMPs were subtracted from loads simulated in the baseline model to quantify progress towards meeting the watershed numeric goals. Results of both the 10% reduction for collective MCMs, in addition to irrigation reduction, are presented in Section 7 of the main RAA report for both wet and dry conditions.

# **Attachment B: Detailed Jurisdictional Compliance Tables**

#### Submitted to:

LLAR WMP Group

LCC WMP Group

LSGR WMP Group

### Submitted by:





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## **B1.** Lower Los Angeles River WMP Detailed Tables

## **B1.1. City of Downey**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
6076	Final	17.0	-	-	1.2	-	1.2		
6077	Final	123.0	0.3	11.8	1.2	6.4	19.6		
6079	50%	176.4	0.7	1.7	10.1	-	12.5		
6082	Final	0.3	-	-	0.0	0.0	0.0		
6100	50%	10.7	0.0	0.8	0.0	0.6	1.4		
6102	31%	143.8	1.1	12.2	0.7	7.1	21.1		
6103	Final	-	0.7	-	-	-	0.7		
6104	Final	37.1	0.3	3.2	0.0	0.9	4.5		
6106	Final	76.4	0.4	9.1	1.6	-	11.1		
6111	Final	69.5	0.3	7.1	0.5	3.3	11.2		
6113	Final	0.6	-	0.0	-	0.1	0.1		
Grand Total		654.7	3.8	45.9	15.3	18.4	83.4		

## **B1.2. City of Lakewood**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN					
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)	
6014	31%	7.9	-	1.1	0.0	-	1.2	
Grand Total		7.9	-	1.1	0.0	-	1.2	



## **B1.3. City of Long Beach**

		COMPLIANCE TARGET		POLL	UTANT REDUCT	ION PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
6001	Final	-	-	-	-	-	-
6002	50%	378.7	-	23.8	5.2	19.3	48.3
6003	Final	429.9	-	22.4	1.4	32.8	56.5
6004	50%	2.4	-	0.1	-	0.3	0.3
6005	31%	6.6	-	1.0	0.0	-	1.0
6006	Final	35.9	-	0.3	0.1	4.1	4.5
6007	Final	67.0	-	6.4	0.1	4.0	10.6
6008	Final	144.0	-	13.9	2.0	3.5	19.4
6009	Final	159.5	-	11.5	0.7	9.2	21.4
6010	Final	100.8	-	8.2	0.9	4.8	13.9
6011	Final	184.8	-	14.4	0.9	9.6	24.9
6012	31%	-	-	-	-	-	-
6013	50%	-	-	-	-	-	-
6014	Final	155.2	-	15.0	7.9	-	22.9
6015	31%	-	-	-	-	-	-
6016	Final	-	-	-	-	-	-
6017	50%	1.1	-	-	-	0.1	0.1
6018	Final	45.8	-	4.3	-	2.6	6.9
6065	Final	36.7	-	0.4	0.0	4.6	5.0
6066	31%	-	-	-	-	-	-
6067	50%	25.3	-	2.6	0.3	0.5	3.3
6068	31%	-	-	-	-	-	-
6069	50%	42.6	-	0.6	0.0	3.5	4.1
6070	50%	22.2	-	2.7	0.4	-	3.1
6071	50%	94.4	-	10.5	1.6	1.0	13.1
6072	50%	0.3	-	0.0	-	0.0	0.0
7016	Final	473.3	-	16.5	6.9	36.3	59.7
Grand Total		2,406.2	-	154.6	28.3	136.2	319.1



## **B1.4. City of Lynwood**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
6023	Final	26.3	-	1.0	0.7	1.6	3.3		
6024	Final	10.6	-	0.4	-	1.1	1.4		
6028	31%	11.2	-	0.8	-	0.9	1.7		
6030	Final	45.2	-	4.0	2.4	-	6.4		
6031	31%	133.0	-	9.9	2.0	7.5	19.4		
6032	Final	60.5	-	6.0	0.4	3.4	9.8		
6033	Final	113.3	-	7.4	0.2	10.7	18.2		
6074	50%	134.9	-	12.8	3.8	0.1	16.8		
6078	Final	-	-	-	-	-	-		
6080	31%	91.7	-	7.7	0.7	4.7	13.2		
6081	Final	41.3	-	4.0	0.8	0.5	5.3		
6082	Final	-	-	-	-	-	-		
Grand Total		667.9	-	53.9	11.1	30.5	95.5		

## **B1.5. City of Paramount**

		COMPLIANCE TARGET		ON PLAN			
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
6069	31%	0.0	-	-	-	-	-
6071	Final	120.7	0.0	4.9	0.9	9.9	15.6
6072	Final	172.9	0.0	7.6	1.1	13.9	22.6
6073	Final	61.4	-	1.9	0.2	4.6	6.6
6075	31%	163.7	-	9.0	1.7	10.2	20.9
6076	50%	65.7	-	7.4	0.8	0.3	8.6
6078	Final	21.7	-	0.5	0.0	1.8	2.3
6080	Final	-	-	-	-	-	-
Grand Total		606.1	0.1	31.2	4.7	40.6	76.6



## **B1.6. City of Pico Rivera**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
6106	31%	44.3	-	5.9	0.5	0.2	6.5		
6111	Final	-	-	-	-	-	-		
6112	31%	1.4	-	0.0	-	0.1	0.2		
6113	31%	229.5	-	5.6	0.0	27.0	32.7		
6114	Final	-	-	-	-	-	-		
6115	Final	0.0	-	-	-	0.0	0.0		
6116	Final	-	-	-	-	-	-		
6117	Final	-	-	-	-	<del>-</del>	-		
6126	Final	12.0	-	1.3	0.0	0.5	1.8		
6129	Final	-	-	-	-	-	-		
Grand Total		287.2	-	12.8	0.5	27.9	41.2		

## **B1.7. City of Signal Hill**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
6002	50%	105.8	-	7.0	0.9	5.9	13.9		
6003	Final	43.7	-	1.9	0.0	4.2	6.0		
6007	Final	-	-	-	-	-	-		
6009	Final	8.2	0.1	0.3	-	0.7	1.1		
6011	31%	6.0	0.1	0.8	-	0.2	1.1		
6012	31%	2.5	-	0.0	0.2	-	0.2		
Grand Total		166.2	0.2	10.0	1.1	11.0	22.3		



## **B1.8. City of South Gate**

		COMPLIANCE TARGET		POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)			
6031	31%	148.6	-	16.9	0.8	5.3	22.9			
6033	Final	61.9	-	4.5	0.3	4.8	9.5			
6034	Final	416.7	-	30.0	3.8	25.3	59.0			
6076	50%	92.5	-	7.5	0.7	5.1	13.2			
6078	Final	-	-	-	-	-	-			
6079	50%	54.4	-	4.9	0.1	3.4	8.4			
6080	31%	48.7	-	5.8	-	2.5	8.3			
6082	Final	82.8	0.0	4.3	0.1	9.4	13.8			
6083	Final	11.5	-	0.7	-	0.9	1.6			
6084	Final	137.8	4.7	8.3	0.8	5.9	19.8			
6085	50%	-	-	-	-	-	-			
6089	Final	18.3	-	0.8	0.2	1.8	2.7			
6090	Final	3.4	-	0.6	-	-	0.6			
6096	31%	0.6	-	0.0	0.0	0.0	0.1			
6098	31%	0.1	-	-	0.0	-	0.0			
6100	50%	51.2	-	2.6	0.0	4.2	6.8			
6101	31%	25.0	-	0.5	0.1	2.6	3.3			
6102	31%	6.3	-	-	-	0.8	0.8			
6104	Final	7.4	-	0.0	0.0	0.9	1.0			
6350	Final	-	-	-	-	-	-			
6351	Final	7.1	-	0.0	0.0	1.1	1.1			
Grand Total		1,174.3	4.7	87.5	6.8	73.8	173.0			



## **B2. Los Cerritos Channel WMP Detailed Tables**

## **B2.1. City of Bellflower**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5507	Final	268.1	-	16.7	1.2	13.2	31.1		
5517	Final	137.7	-	9.3	0.8	9.3	19.4		
5518	Final	233.5	-	16.8	1.2	10.2	28.2		
5519	35%	176.3	-	11.4	0.9	12.1	24.4		
2213	Final	59.5	-	-	-	3.6	3.6		
FF22	35%	68.0	-	3.7	0.4	4.1	8.2		
5523	Final	32.3	-	-	-	2.0	2.0		
5524	Final	14.8	-	0.2	-	1.2	1.4		
Grand Total		990.4	-	58.1	4.5	55.6	118.2		

## **B2.2. City of Cerritos**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN					
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)	
5506	Final	0.0	-	-	-	0.0	0.0	
5507	35%	9.7	-	1.0	0.0	0.5	1.4	
5507	Final	3.2	-	-	-	0.1	0.1	
Grand Total		12.9	-	1.0	0.0	0.6	1.6	



## **B2.3. City of Downey**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
FF24	35%	57.2	0.1	5.3	0.0	2.7	8.1		
5524	Final	35.8	-	-	-	2.1	2.1		
Grand Total		93.0	0.1	5.3	0.0	4.8	10.2		

## **B2.4. City of Lakewood**

		COMPLIANCE TARGET		POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)			
5506	Final	226.5	-	31.4	2.1	5.1	38.5			
5507	35%	131.0	-	15.4	2.6	1.5	19.5			
5507	Final	45.2	-	-	-	3.6	3.6			
5510	Final	19.9	-	0.4	-	1.5	1.9			
5512	Final	138.8	-	7.7	0.2	7.0	14.9			
5514	Final	35.3	-	3.7	1.3	0.4	5.4			
5515	Final	26.6	-	3.9	0.2	0.5	4.6			
5516	Final	31.9	-	4.0	0.4	0.8	5.3			
5517	Final	134.4	-	18.6	1.4	2.8	22.9			
FF10	35%	3.1	-	0.2	-	0.2	0.4			
5519	Final	6.4	-	-	-	0.1	0.1			
5520	35%	130.9	-	14.0	2.1	4.4	20.6			
5520	Final	33.5	-	-	-	3.3	3.3			
5521	Final	95.2	-	11.6	0.6	2.2	14.3			
5522	Final	71.9	-	8.7	0.8	1.6	11.1			
5522	35%	17.4	-	1.9	-	0.7	2.6			
5523	Final	4.0	-	-	-	0.3	0.3			
Grand Total		1,152.1	-	121.5	11.8	36.2	169.5			



## **B2.5. City of Long Beach**

		COMPLIANCE TARGET		POLL	UTANT REDUCT	ON PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5501	35%	0.1	-	0.0	0.0	0.0	0.0
2201	Final	0.1	-	-	-	0.0	0.0
FF02	35%	0.1	-	0.0	0.0	0.0	0.0
5502	Final	0.2	-	-	-	0.0	0.0
FF02	35%	57.7	-	4.2	2.3	2.0	8.5
5503	Final	20.1	-	-	-	1.7	1.7
5504	35%	196.6	-	10.2	3.3	8.7	22.2
5504	Final	104.4	-	-	-	5.5	5.5
5505	Final	130.5	-	15.9	1.6	3.2	20.7
5506	Final	8.6	-	0.1	0.2	0.4	0.7
5508	Final	65.6	-	7.7	0.9	1.7	10.3
5509	Final	25.6	-	-	2.2	-	2.2
5510	Final	152.2	-	9.8	0.9	6.1	16.8
5511	Final	48.5	-	6.7	0.2	1.3	8.1
5512	Final	329.5	-	22.2	1.7	16.8	40.7
FF42	35%	23.9	-	1.5	0.1	2.1	3.7
5513	Final	6.6	-	-	-	0.4	0.4
FF4.4	35%	106.0	-	10.9	5.9	-	16.7
5514	Final	46.8	-	3.7	-	2.8	6.5
5515	Final	91.0	-	10.8	1.7	2.3	14.9
5520	Final	7.4	-	0.8	-	0.3	1.2
5521	Final	49.2	-	6.0	0.1	1.8	7.9
5522	Final	48.6	-	4.2	0.0	3.1	7.3
5522	35%	89.3	-	7.0	0.8	3.5	11.3
5523	Final	21.4	-	-	-	1.6	1.6
Grand Total		1,629.8	-	121.7	21.8	65.3	208.7



## **B2.6. City of Paramount**

		COMPLIANCE TARGET					
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5519	35%	24.0	-	1.9	0.2	1.4	3.5
2219	Final	11.4	-	-	-	0.6	0.6
5523	35%	243.0	-	12.4	2.8	15.7	30.9
5525	Final	89.6	-	-	-	4.1	4.1
5524	Final	157.5	-	8.5	3.5	4.0	16.0
Grand Total		525.5	-	22.8	6.4	25.9	55.1

## **B2.7. City of Signal Hill**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	ed Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
FF10	35%	231.6	0.0	11.2	1.2	14.2	26.6		
5510	Final	52.7	-	-	-	2.0	2.0		
Grand Total		284.3	0.0	11.2	1.2	16.2	28.6		



## **B3.** Lower San Gabriel River (San Gabriel River) WMP Detailed Tables

### **B3.1. City of Artesia**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN					
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)	
5109	35%	1.1	-	-	0.1	-	0.1	
Grand Total		1.1	-	-	0.1	-	0.1	

## **B3.2. City of Bellflower**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5110	Final	0.0	-	-	-	0.0	0.0		
5112	Final	0.6	-	0.1	0.0	-	0.1		
5113	Final	51.5	-	0.9	3.4	-	4.3		
5114	Final	-	-	-	-	-	-		
5115	35%	1.3	-	0.2	0.0	-	0.2		
5116	Final	0.1	-	-	-	0.0	0.0		
5118	Final	3.9	-	0.6	0.3	-	0.9		
Grand Total		57.4	-	1.8	3.7	0.0	5.5		



## **B3.3. City of Cerritos**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5107	Final	-	-	-	-	-	-		
5108	Final	-	-	-	-	-	-		
5109	Final	-	-	-	-	-	-		
5110	Final	2.9	-	0.4	0.0	-	0.4		
5111	Final	-	-	-	-	-	-		
5112	Final	1.2	-	0.2	0.0	-	0.2		
5113	Final	-	-	-	-	-	-		
5116	35%	-	-	-	-	-	-		
Grand Total		4.1	-	0.6	0.0	-	0.6		

## **B3.4.** City of Diamond Bar

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5197	Final	0.0	-	0.0	-	-	0.0		
5198	Final	-	-	-	-	-	-		
5203	Final	-	-	-	-	-	-		
5204	Final	-	-	-	-	-	-		
5205	Final	1.0	-	0.2	-	-	0.2		
5212	Final	-	-	-	-	-	-		
5213	35%	-	-	-	-	-	-		
Grand Total		1.1	-	0.2	-	-	0.2		



## **B3.5. City of Downey**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5113	Final	-	1.0	-	-	-	1.0		
5114	Final	22.4	0.8	2.1	0.4	-	3.3		
5115	Final	-	0.6	-	-	-	0.6		
5118	Final	-	0.6	-	-	-	0.6		
5119	Final	52.5	3.3	6.4	-	-	9.7		
5122	35%	-	0.0	-	-	-	0.0		
5124	Final	-	0.0	-	-	-	0.0		
5125	Final	2.5	0.4	0.1	-	-	0.5		
5126	Final	9.8	0.3	1.4	-	-	1.7		
5127	Final	-	0.1	-	-	-	0.1		
5128	Final	-	0.0	-	-	-	0.0		
Grand Total		87.3	7.1	10.0	0.4	-	17.5		

## **B3.6. City of Lakewood**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5105	Final	0.8	-	-	0.0	0.1	0.1		
5106	35%	-	-	-	-	-	-		
5107	Final	-	-	-	-	-	-		
5108	Final	1.4	-	0.2	0.0	-	0.2		
5110	Final	-	-	-	-	-	-		
Grand Total		2.2	-	0.2	0.0	0.1	0.4		



#### **B3.7. City of Long Beach**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5102	Final	-	-	-	-	-	-		
5103	35%	26.9	-	1.1	1.3	-	2.4		
5104	Final	2.3	-	0.3	-	-	0.3		
5105	Final	-	-	-	-	-	-		
5106	Final	0.0	-	-	-	0.0	0.0		
Grand Total		29.2	-	1.4	1.3	0.0	2.7		

## **B3.8. City of Norwalk**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5109	35%	0.8	-	-	0.1	-	0.1		
5116	Final	-	-	-	-	-	-		
5117	Final	-	-	-	-	-	-		
5118	Final	0.1	-	-	0.0	-	0.0		
5120	Final	-	-	-	-	-	-		
5121	Final	3.9	-	-	0.3	-	0.3		
5122	Final	-	-	-	-	-	-		
5124	Final	-	-	-	-	-	-		
Grand Total		4.8	-	-	0.3	-	0.3		



#### **B3.9. City of Pico Rivera**

		COMPLIANCE TARGET		POLL	UTANT REDUCT	ION PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5127	Final	0.0	-	-	-	0.0	0.0
5128	Final	6.4	-	1.2	-	-	1.2
5130	Final	6.1	-	1.1	-	-	1.1
5131	Final	11.7	-	2.0	-	-	2.0
5132	Final	0.0	-	-	-	0.0	0.0
5135	Final	4.3	-	0.8	-	-	0.8
5136	Final	7.2	-	1.3	-	-	1.3
5137	35%	0.2	-	0.0	-	-	0.0
5139	Final	7.8	-	1.4	-	-	1.4
5140	Final	-	-	-	-	-	-
5141	Final	4.9	-	0.8	-	-	0.8
5142	Final	-	-	-	-	-	-
5143	Final	8.9	-	1.6	-	-	1.6
5144	Final	-	-	-	-	-	-
5145	Final	1.7	-	0.3	-	-	0.3
5147	Final	-	-	-	-	-	-
5148	Final	0.2	-	0.0	-	-	0.0
5149	Final	0.0	-	-	-	-	-
5150	Final	-	-	-	-	-	-
5151	Final	-	-	-	-	-	-
5153	Final	1.0	-	0.2	-	-	0.2
5154	Final	-	-	-	-	-	-
Grand Total		60.4	-	10.8	-	0.0	10.8



#### **B3.10.** City of Santa Fe Springs

		COMPLIANCE TARGET		POLL	UTANT REDUCTI	ON PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5120	Final	3.1	-	0.2	-	0.3	0.5
5122	Final	-	-	-	-	-	-
5123	Final	23.9	-	3.8	-	-	3.8
5127	35%	-	-	-	-	-	-
5129	Final	-	-	-	-	-	-
5130	Final	-	-	-	-	-	-
5132	Final	-	-	-	-	-	-
5133	Final	-	-	-	-	-	-
5134	Final	3.3	-	0.6	-	-	0.6
5135	Final	0.0	-	0.0	-	0.0	0.0
Grand Total		30.3	-	4.6	-	0.3	4.9



#### **B3.11.** City of Whittier

		COMPLIANCE TARGET		POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)			
5138	Final	7.1	-	1.4	-	-	1.4			
5142	Final	-	-	-	-	-	-			
5146	Final	-	-	-	-	-	-			
5147	Final	-	-	-	-	-	-			
5148	Final	-	-	-	-	-	-			
5153	35%	0.0	-	-	-	0.0	0.0			
5173	Final	-	-	-	-	-	-			
Grand Total		7.1	-	1.4	-	0.0	1.4			



## **B4.** Lower San Gabriel River WMP (Coyote Creek) Detailed Tables

#### **B4.1. City of Artesia**

	Milestone Re-	COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed		Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5008	Final	-	-	-	-	-	-		
5018	35%	15.9	-	-	1.1	-	1.1		
Grand Total		15.9	-	-	1.1	-	1.1		

#### **B4.2. City of Cerritos**

		COMPLIANCE TARGET		POLI	UTANT REDUCT	ION PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5008	Final	7.7	-	-	0.9	-	0.9
5016	Final	-	-	-	-	-	-
5017	Final	4.3	-	-	0.5	-	0.5
5018	Final	14.9	-	-	1.1	-	1.1
5023	Final	-	-	-	-	-	-
5024	Final	-	-	-	-	-	-
5026	Final	5.8	-	1.0	0.0	-	1.0
5028	Final	-	-	-	-	-	-
5029	Final	4.9	-	0.3	0.2	-	0.6
5030	35%	0.1	-	0.0	-	-	0.0
5035	Final	-	-	-	-	-	-
5036	Final	1.2	-	0.2	0.0	-	0.2
5038	Final	-	-	-	-	-	-
5059	Final	15.1	-	1.6	0.5	-	2.0
5060	Final	-	-	-	-	-	-
5061	Final	2.6	-	-	0.2	-	0.2
Grand Total		56.7	-	3.1	3.4	-	6.4



#### **B4.3. City of Diamond Bar**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5053	Final	-	-	-	-	-	-		
5054	35%	1.0	-	0.3	-	-	0.3		
5055	Final	8.4	-	1.2	-	0.7	1.9		
5056	Final	-	-	-	-	-	-		
5057	Final	-	-	-	-	-	-		
5058	Final	27.2	-	6.7	-	-	6.7		
Grand Total		36.7	-	8.2	-	0.7	8.9		

#### **B4.4. City of Hawaiian Gardens**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5004	Final	-	-	-	-	-	-		
5007	35%	23.6	-	0.3	1.5	-	1.8		
5009	Final	0.1	-	-	-	0.0	0.0		
5013	Final	1.3	-	-	0.1	-	0.1		
5014	Final	2.1	-	0.2	0.0	-	0.3		
Grand Total		27.1	-	0.6	1.6	0.0	2.2		



#### **B4.5. City of La Mirada**

		COMPLIANCE TARGET		POLL	UTANT REDUCT	ON PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5037	Final	-	-	-	-	-	-
5038	Final	-	-	-	-	-	-
5039	Final	-	-	-	-	-	-
5040	Final	-	-	-	-	-	-
5041	Final	-	-	-	-	-	-
5042	Final	-	-	-	-	-	-
5043	Final	19.1	-	1.9	0.6	-	2.5
5044	Final	-	-	-	-	-	-
5045	35%	-	-	-	-	-	-
5059	Final	1.4	-	0.3	-	-	0.3
5060	Final	-	-	-	-	-	-
5062	Final	20.5	-	1.0	1.1	-	2.1
5063	Final	37.0	-	-	3.0	-	3.0
5064	Final	-	-	-	-	-	-
5067	Final	-	-	-	-	-	-
5069	Final	40.3	-	5.3	0.9	-	6.2
5070	Final	-	-	-	-	-	-
5073	Final	5.7	-	1.0	-	-	1.0
5074	Final	0.8	-	0.1	-	-	0.1
5080	Final	-	-	-	-	-	-
Grand Total		124.9	-	9.6	5.6	-	15.2



#### **B4.6. City of Lakewood**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5004	Final	-	-	-	-	-	-		
5007	35%	17.5	-	0.9	0.7	-	1.6		
5008	Final	2.3	-	-	0.3	-	0.3		
5014	Final	-	-	-	-	-	-		
5015	Final	-	-	-	-	-	-		
5016	Final	-	-	-	-	-	-		
5017	Final	-	-	-	-	-	-		
Grand Total		19.7	-	0.9	0.9	-	1.9		

#### **B4.7. City of Long Beach**

		COMPLIANCE TARGET	POLLUTANT REDUCTION PLAN						
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)		
5003	Final	-	-	-	-	-	-		
5004	35%	-	-	-	-	-	-		
5005	Final	-	-	-	-	-	-		
5007	Final	-	-	-	-	-	-		
5009	Final	-	-	-	-	-	-		
5013	Final	0.0	-	-	0.0	-	0.0		
Grand Total		0.0	-	-	0.0	-	0.0		



## **B4.8. City of Norwalk**

	Milestone	COMPLIANCE TARGET	TARGET POLLUTANT REDUCTION PLAN							
Subwatershed		Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)			
5008	35%	1.6	-	-	0.2	-	0.2			
5018	Final	2.0	-	-	0.2	-	0.2			
5019	Final	24.3	-	-	1.8	-	1.8			
5020	Final	-	-	-	-	-	-			
5021	Final	16.9	-	-	1.3	-	1.3			
5022	Final	7.7	-	1.4	-	-	1.4			
5024	Final	-	-	-	-	-	-			
5025	Final	-	-	-	-	-	-			
5060	Final	-	-	-	-	-	-			
5068	Final	-	-	-	-	-	-			
5071	Final	-	-	-	-	-	-			
5073	Final	-	-	-	-	-	-			
Grand Total		52.5	-	1.4	3.4	-	4.7			



#### **B4.9. City of Santa Fe Springs**

		COMPLIANCE TARGET		POLL	UTANT REDUCT	ON PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5019	Final	0.0	-	-	-	0.0	0.0
5020	Final	-	-	-	-	-	-
5022	Final	-	-	-	-	-	-
5024	Final	-	-	-	-	-	-
5025	Final	-	-	-	-	-	-
5060	Final	-	-	-	-	-	-
5061	Final	-	-	-	-	-	-
5062	Final	-	-	-	-	-	-
5067	Final	-	-	-	-	-	-
5068	Final	-	-	-	-	-	-
5069	Final	-	-	-	-	-	-
5071	Final	-	-	-	-	-	-
5072	Final	2.6	-	0.3	-	0.1	0.4
5073	Final	-	-	-	-	-	-
5084	Final	1.4	-	0.2	-	-	0.2
5089	Final	-	-	-	-	-	-
5092	Final	1.1	-	0.1	-	0.2	0.2
5093	Final	-	-	-	-	-	-
5094	Final	7.4	-	0.4	-	0.9	1.2
5095	35%	-	-	-	-	-	-
Grand Total		12.6	-	1.0	-	1.1	2.1



#### **B4.10.** City of Whittier

		COMPLIANCE TARGET		POLL	UTANT REDUCT	ON PLAN	
Subwatershed	Milestone	Remaining MS4 Responsible Critical Year Volume (acre-ft/year)	Existing Distributed BMP Volume (acre-ft)	Total Estimated Right-of- Way BMP Volume (acre-ft)	Estimated Potential LID on Public Parcels Volume (acre-ft)	Remaining BMP Volume (Potentially Regional BMPs) (acre-ft)	Total BMP Volume to Achieve Compliance (acre-ft)
5045	Final	0.0	-	-	-	0.0	0.0
5064	Final	-	-	-	-	-	-
5065	Final	3.7	-	0.8	-	-	0.8
5070	Final	0.0	-	-	-	0.0	0.0
5079	Final	11.7	-	2.5	-	-	2.5
5080	Final	26.0	-	5.5	-	-	5.5
5081	35%	-	-	-	-	-	-
5082	Final	0.2	-	0.0	-	-	0.0
5083	Final	-	-	-	-	-	-
5086	Final	-	-	-	-	-	-
5087	Final	20.8	-	4.1	-	-	4.1
5088	Final	24.7	-	5.4	-	-	5.4
5089	Final	0.5	-	0.1	-	-	0.1
5090	Final	0.8	-	0.2	-	-	0.2
5091	Final	5.7	-	1.1	-	-	1.1
5092	Final	8.9	-	1.7	-	-	1.7
5093	Final	0.0	-	-	-	0.0	0.0
5094	Final	0.6	-	0.1	-	0.0	0.1
5095	Final	21.1	-	3.9	-	-	3.9
5096	Final	3.8	-	0.7	-	-	0.7
5097	Final	5.2	-	1.0	-	-	1.0
5098	Final	47.9	-	8.7	-	-	8.7
5099	Final	10.6	-	1.9	-	-	1.9
5100	Final	7.3	-	1.4	-	-	1.4
5101	Final	0.6	-	0.1	-	-	0.1
Grand Total		200.1	-	39.0	-	0.0	39.1

# **Attachment C: Supporting Figures for Watershed Control Measures**

#### Submitted to:

LLAR WMP Group

LCC WMP Group

LSGR WMP Group

#### Submitted by:



June 6, 2014

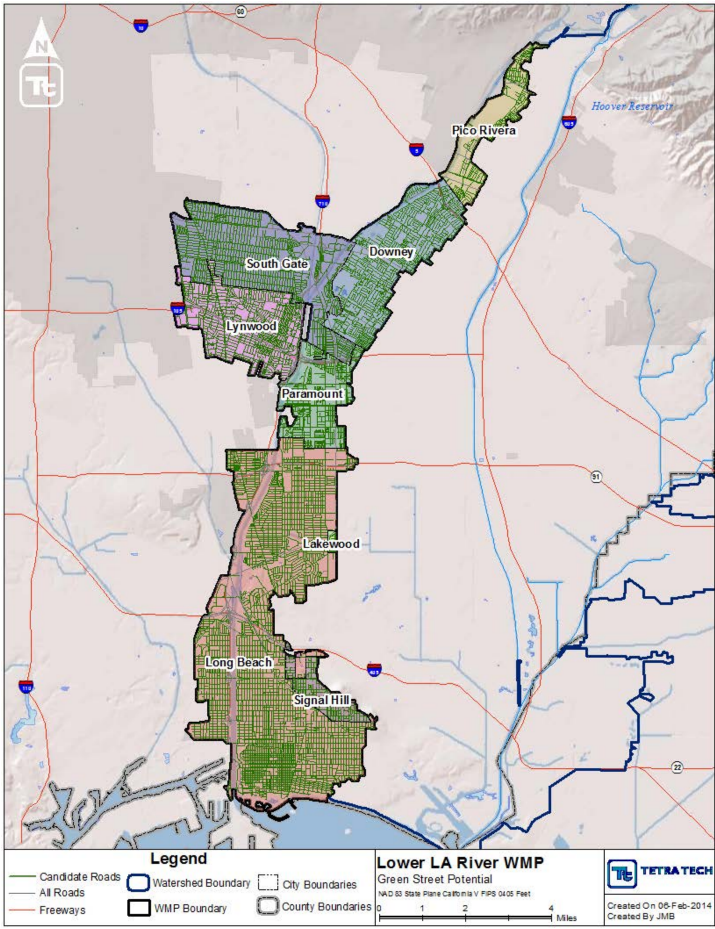


Figure 1. LLAR ROW BMP Potential Opportunities

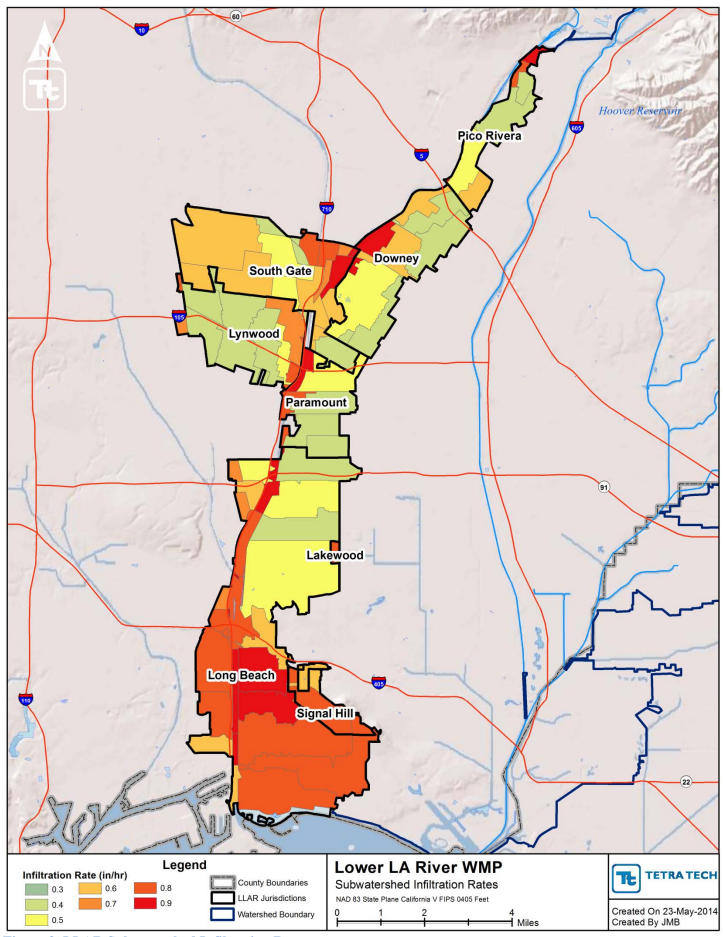


Figure 2. LLAR Subwatershed Infiltration Rates

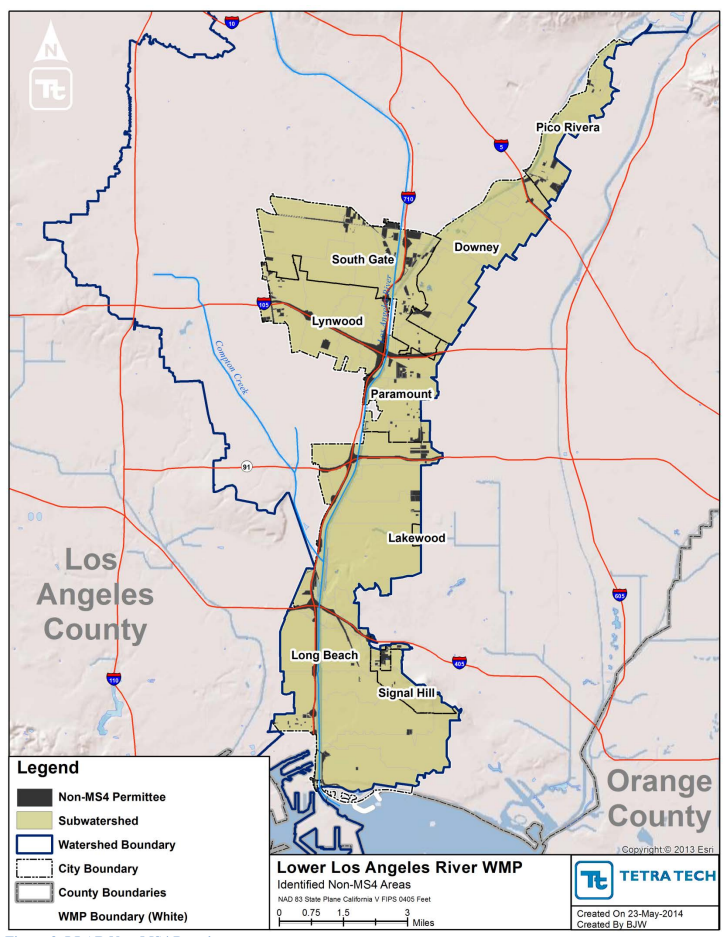


Figure 3. LLAR Non-MS4 Permittees

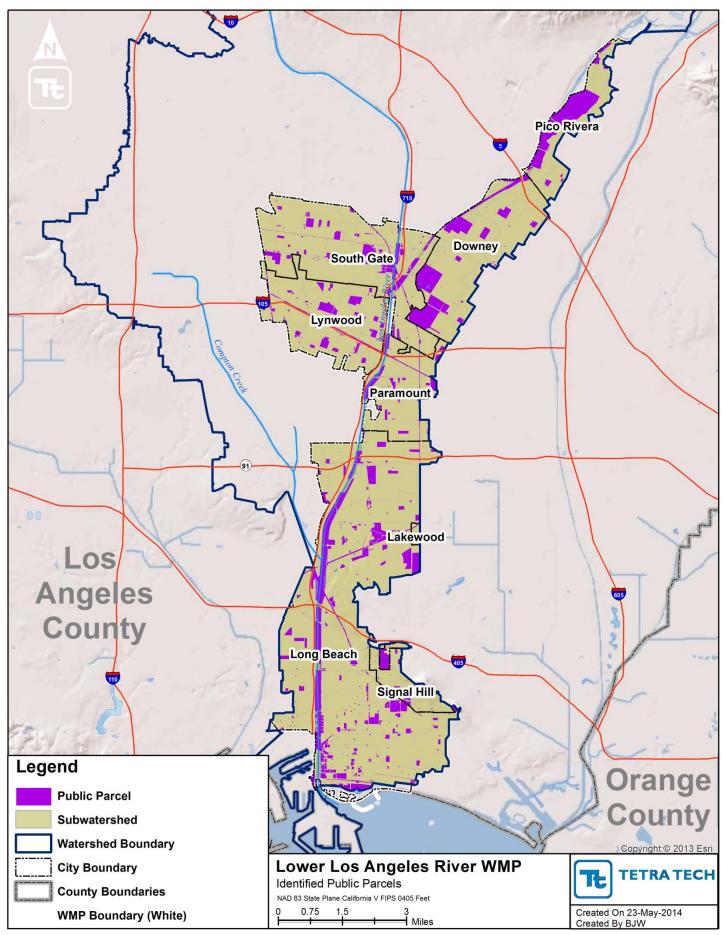


Figure 4. LLAR identified public parcels

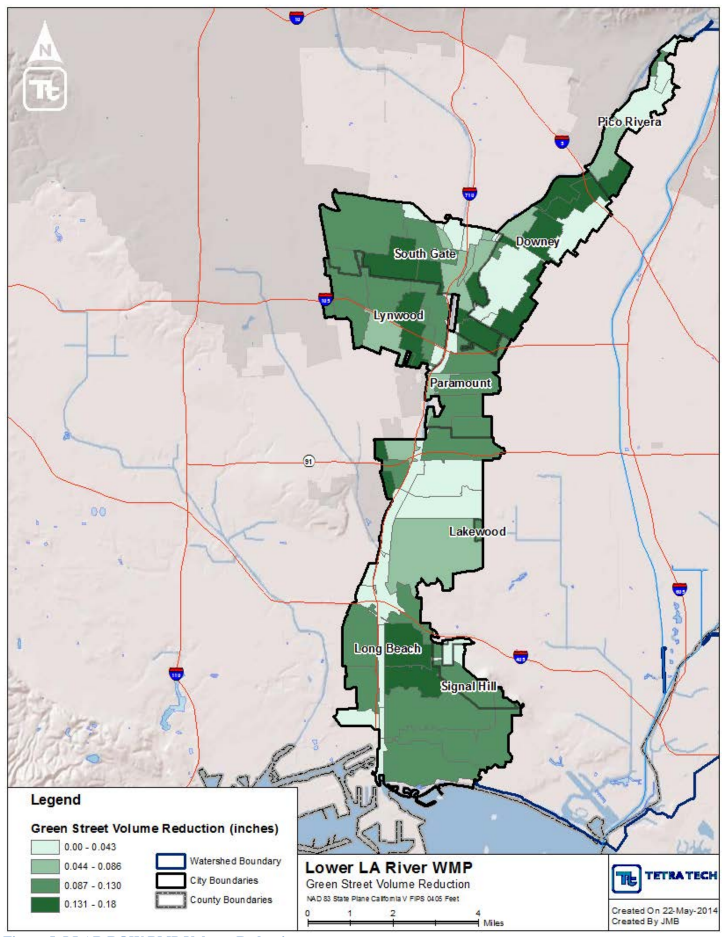


Figure 5. LLAR ROW BMP Volume Reduction

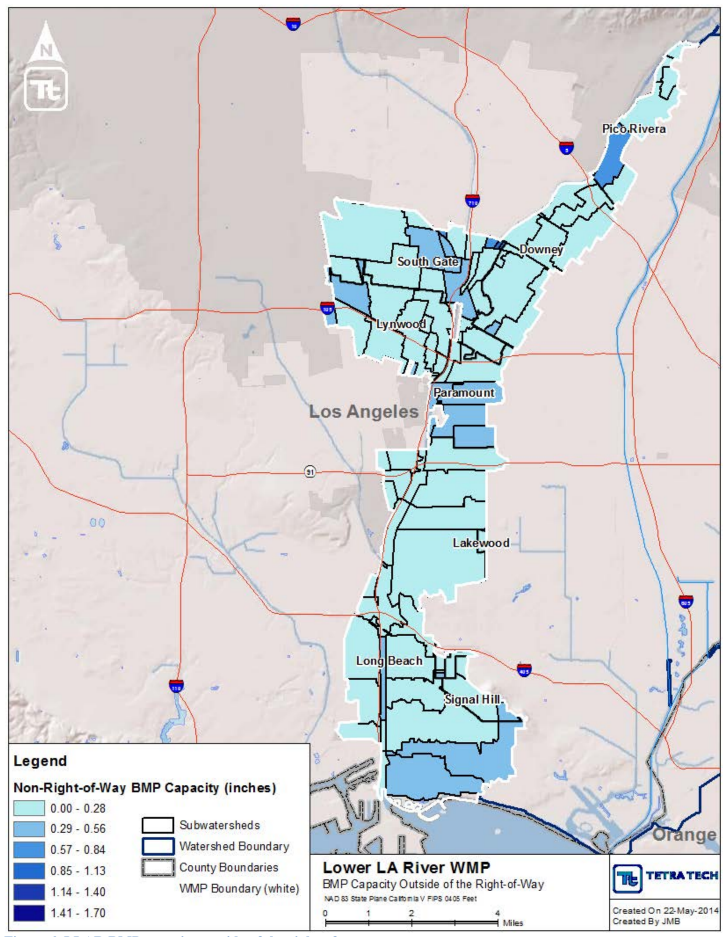


Figure 6. LLAR BMP capacity outside of the right-of-way

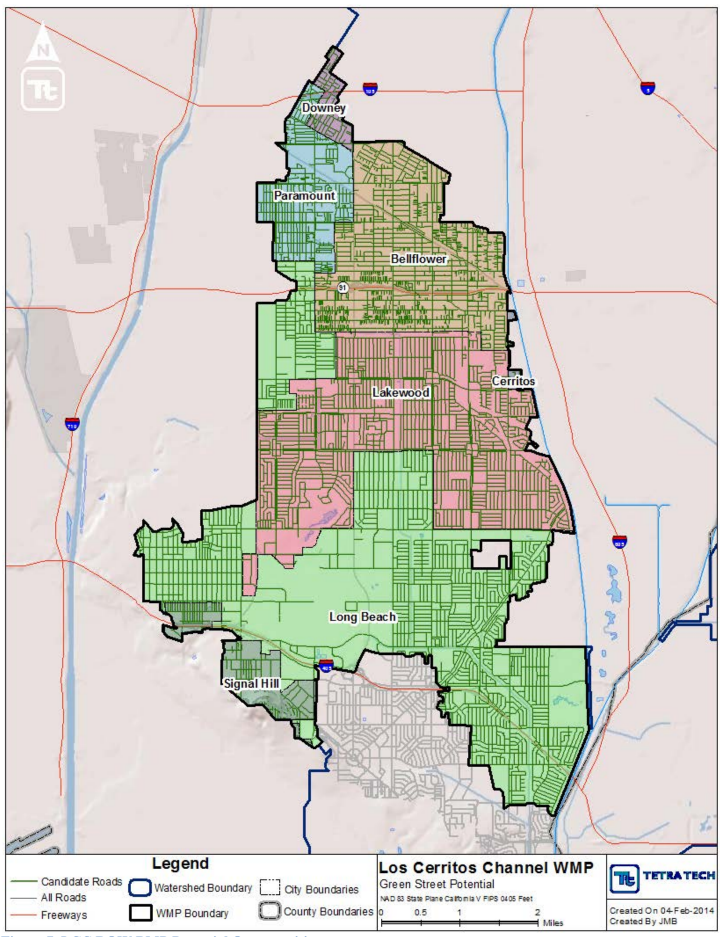
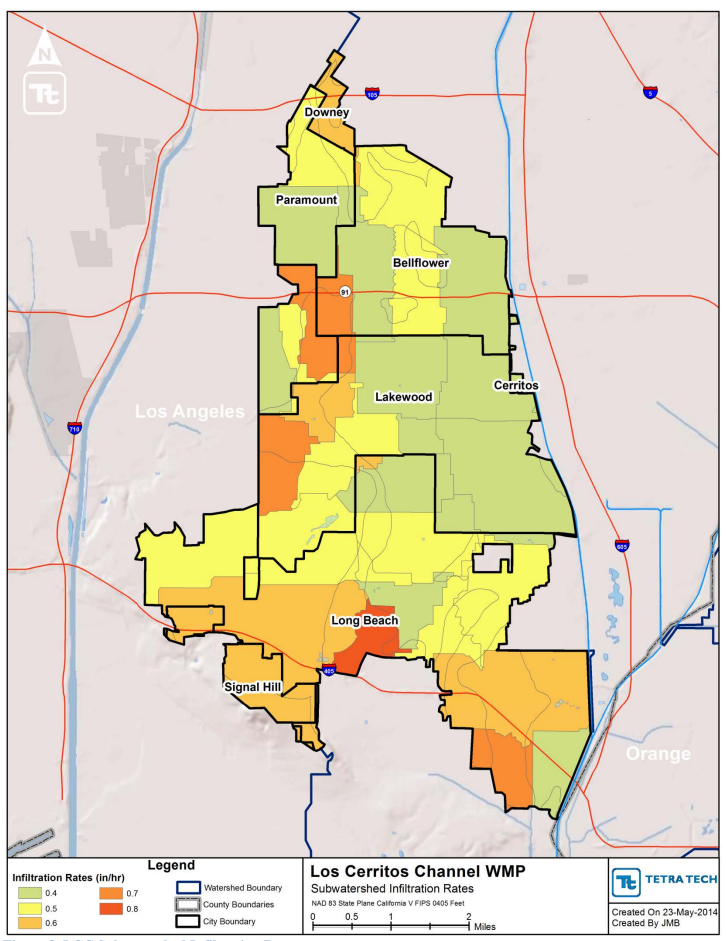
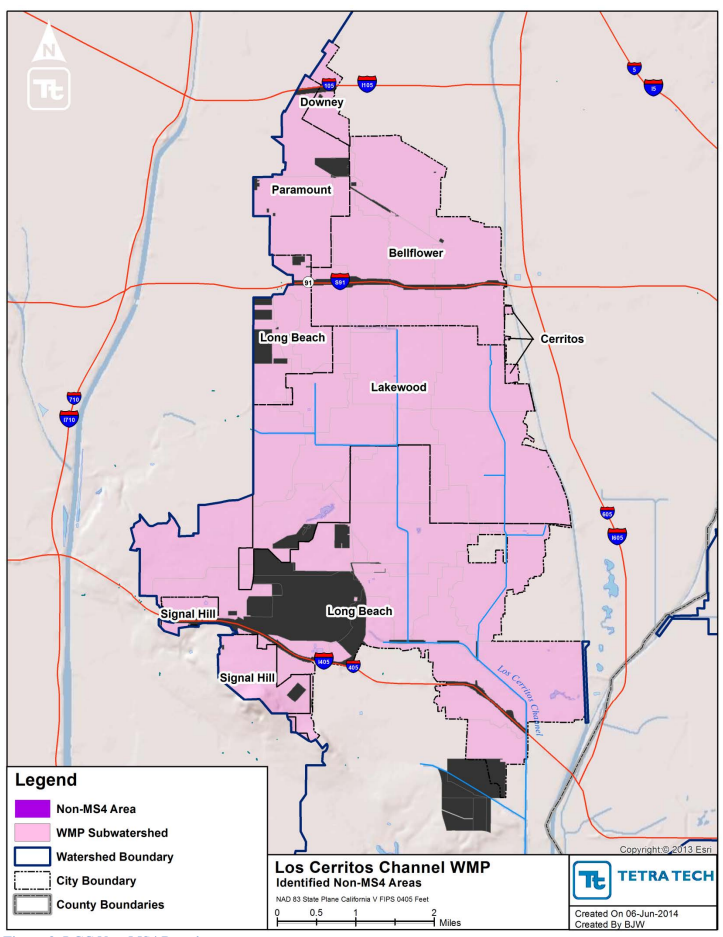


Figure 7. LCC ROW BMP Potential Opportunities



**Figure 8. LCC Subwatershed Infiltration Rates** 



**Figure 9. LCC Non-MS4 Permittees** 

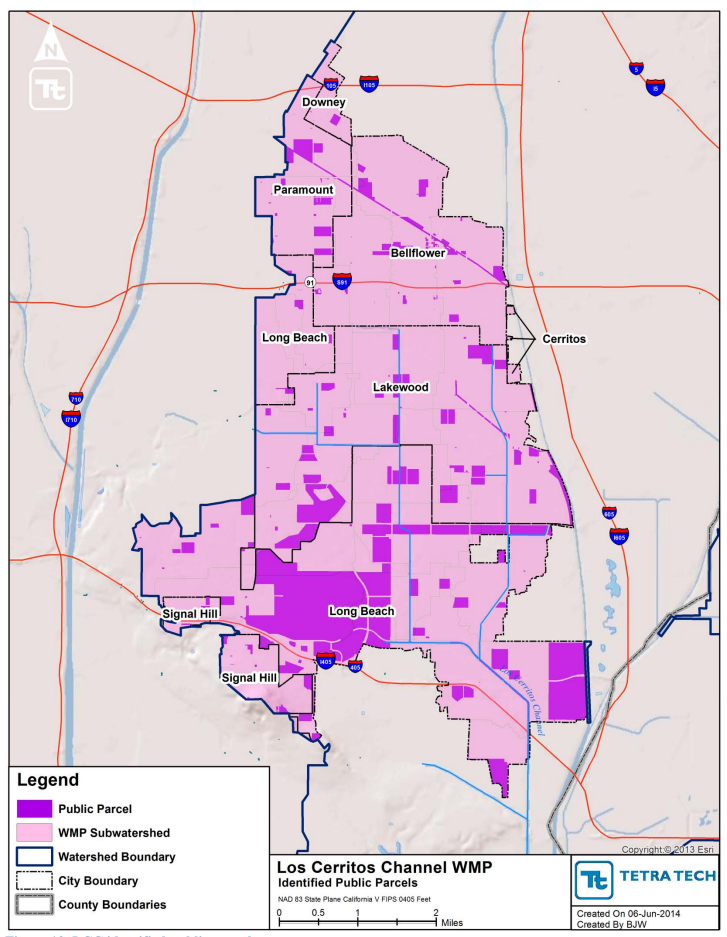


Figure 10. LCC identified public parcels

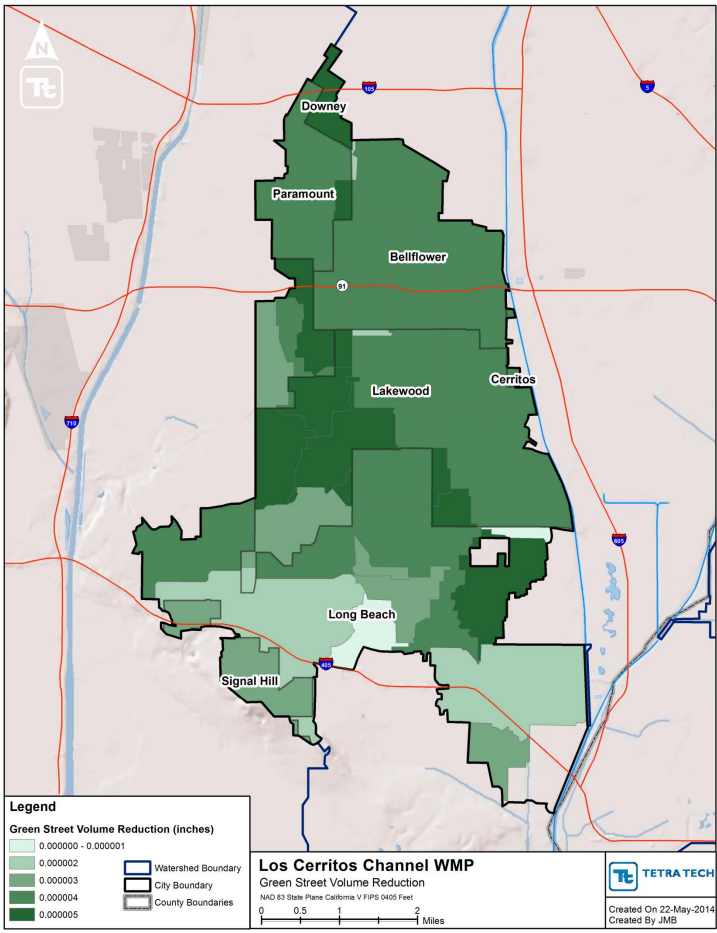


Figure 11. LCC ROW BMP Volume Reduction

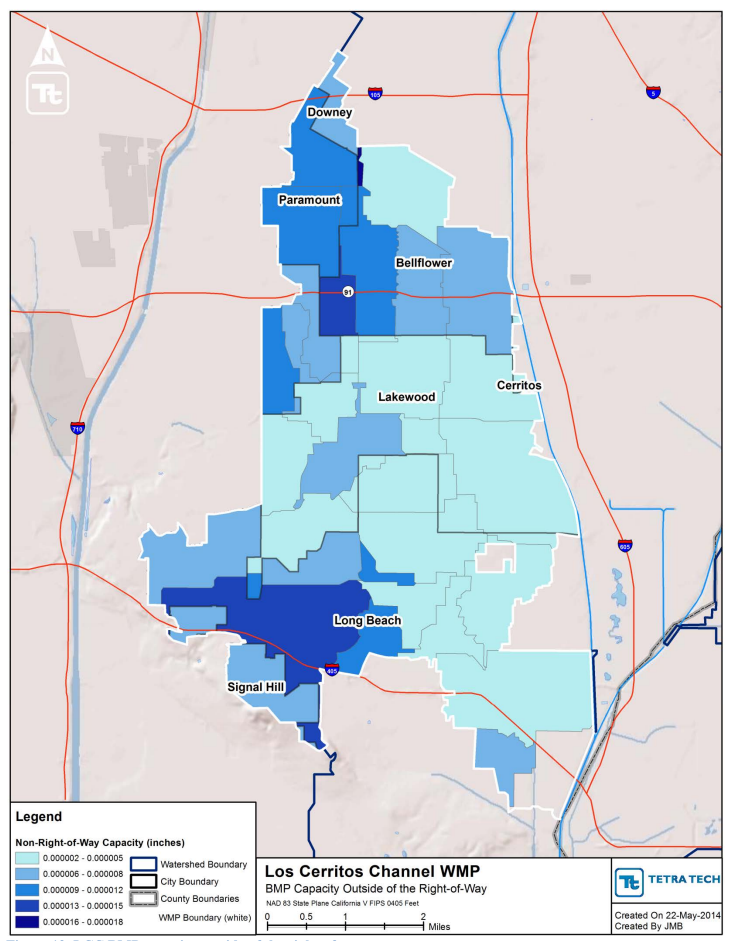


Figure 12. LCC BMP capacity outside of the right-of-way

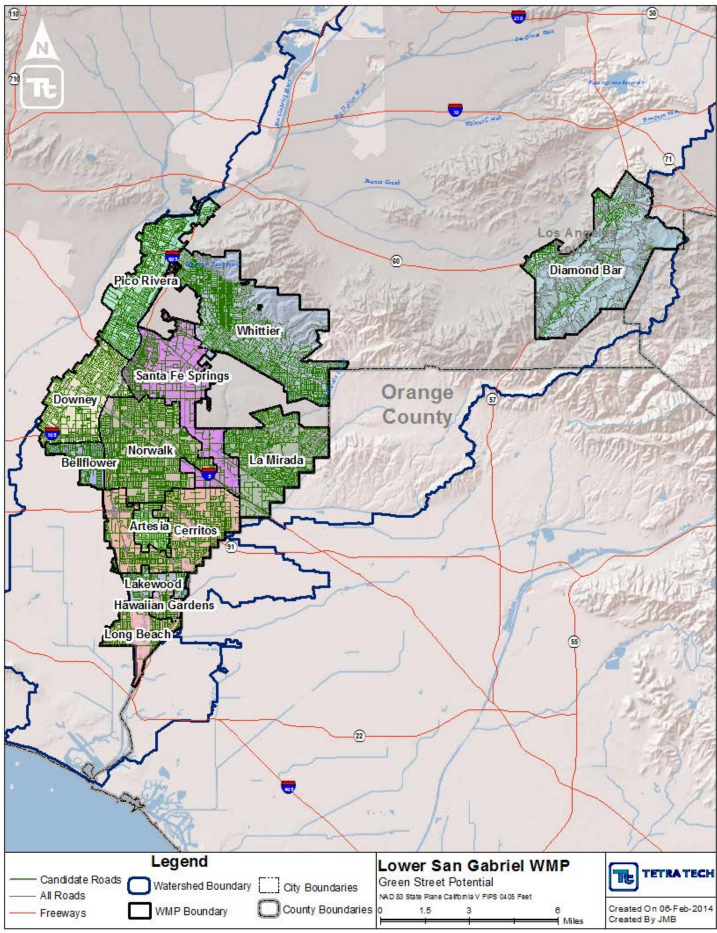


Figure 13. LSGR ROW BMP Potential Opportunities

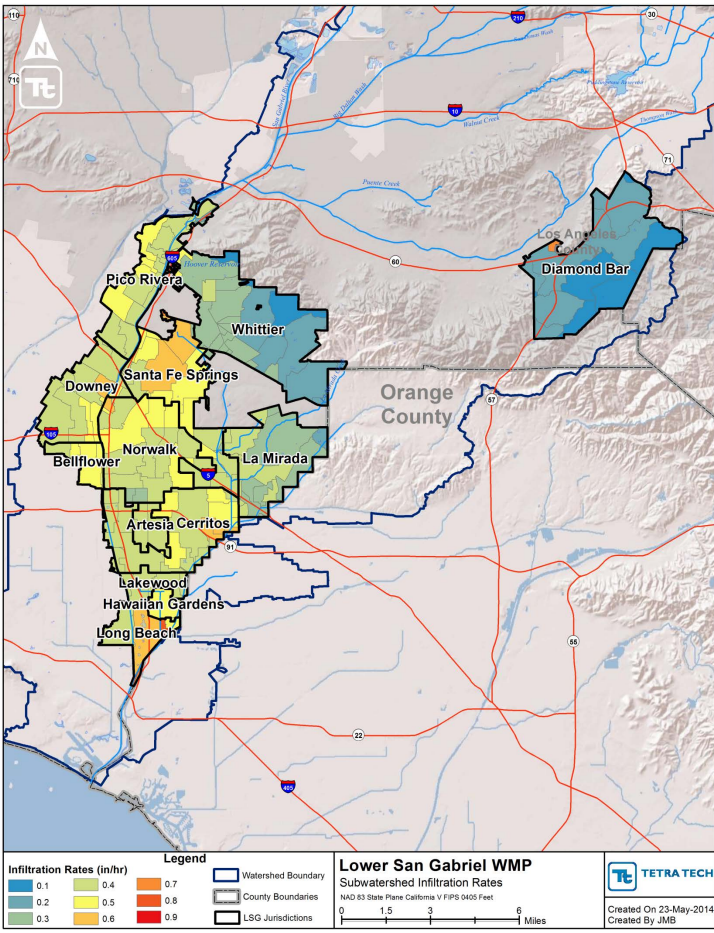
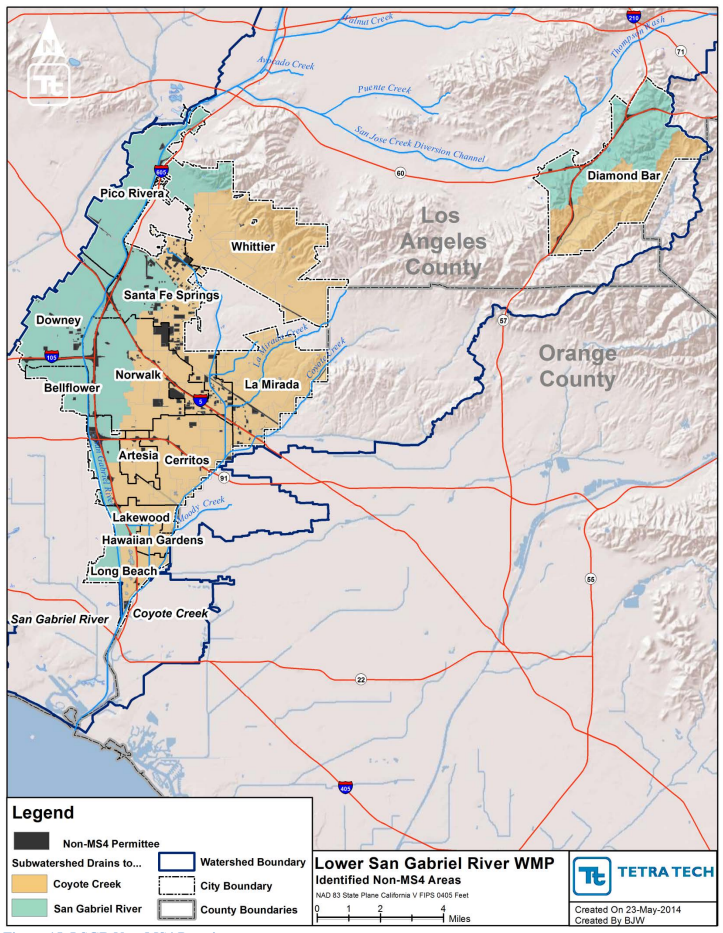


Figure 14. LSGR Subwatershed Infiltration Rates



**Figure 15. LSGR Non-MS4 Permittees** 

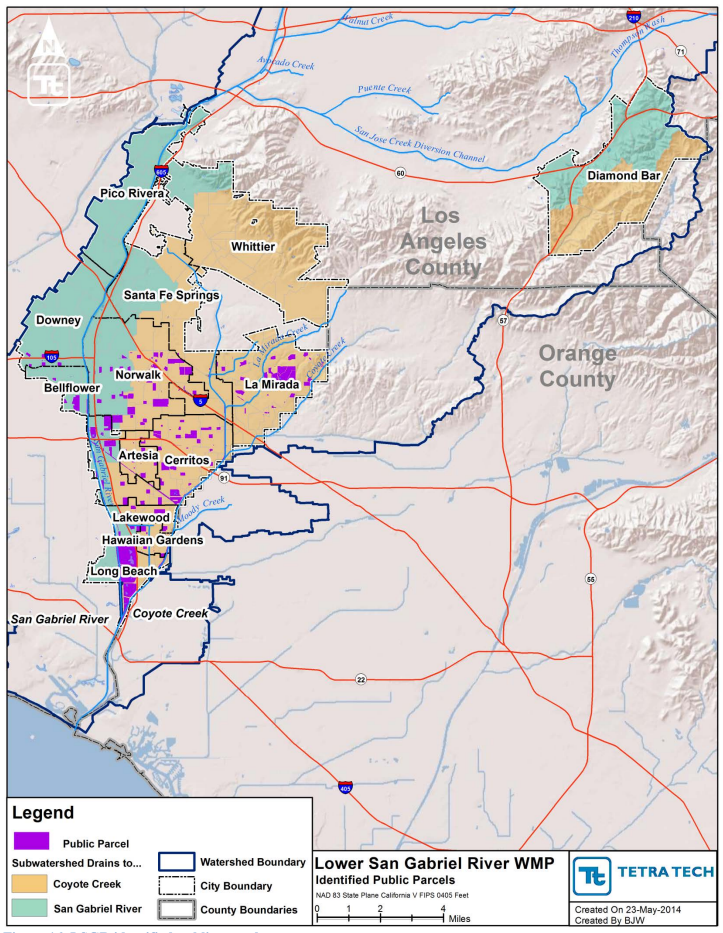


Figure 16. LSGR identified public parcels

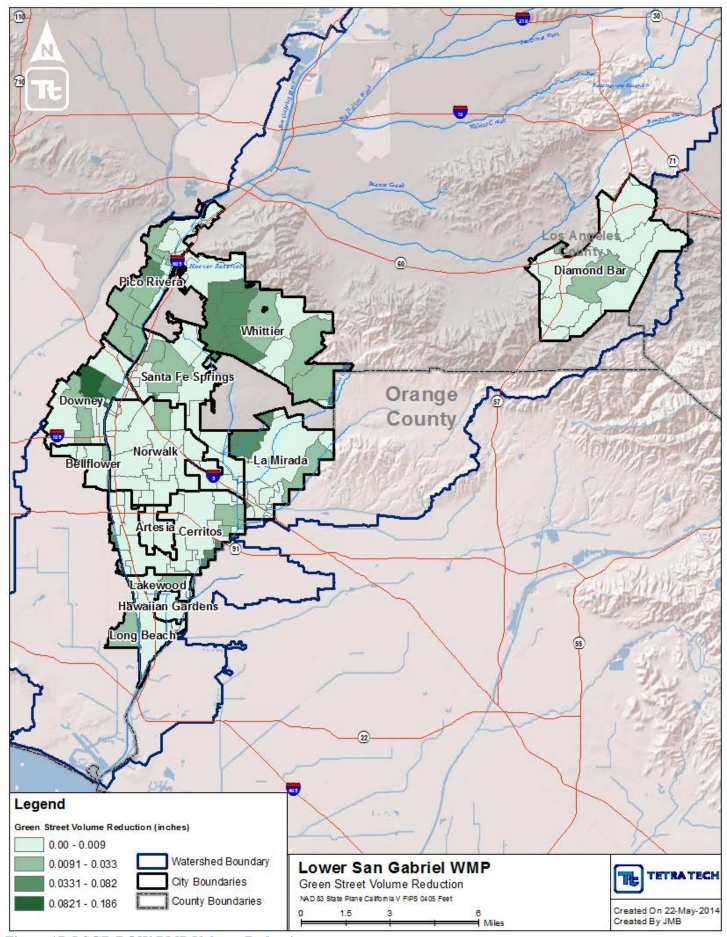


Figure 17. LSGR ROW BMP Volume Reduction

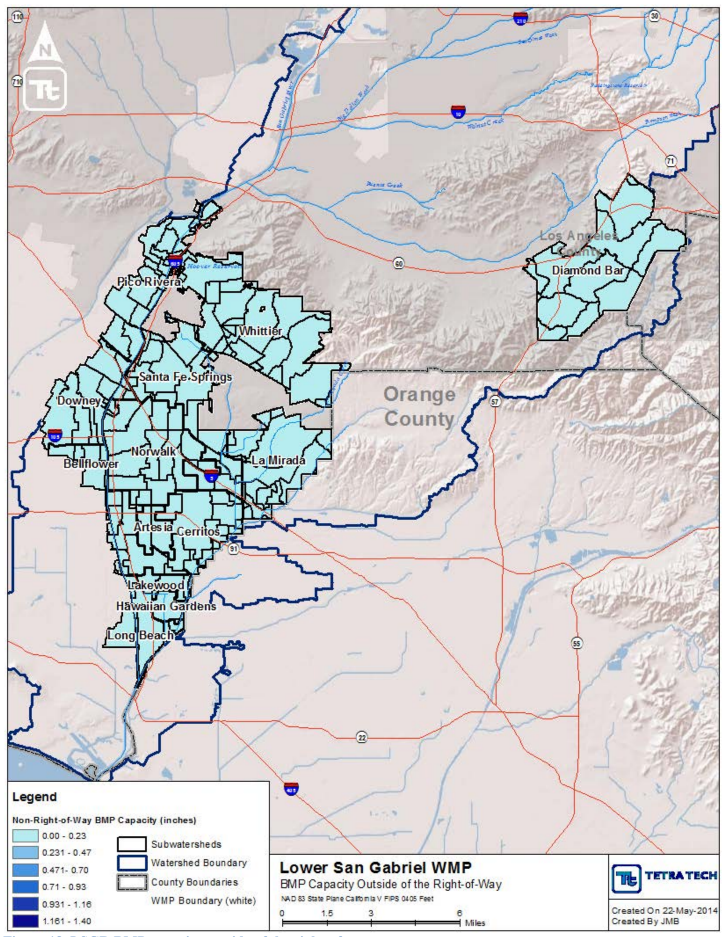


Figure 18. LSGR BMP capacity outside of the right-of-way

## **Attachment D: Existing and Planned BMPs**

#### Submitted to:

LLAR WMP Group

LCC WMP Group

LSGR WMP Group

#### Submitted by:



June 6, 2014

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## **D1. Existing and Planned BMPs**

The following tables summarize existing and planned BMPs in each jurisdiction.

#### **D1.1.City of Bellflower**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Bioretention / Biofiltration	Existing	Riverview Park Infiltration Trenches	2012	10500 Somerset Blvd.	33.896662	-118.11016	105113	16	ac		
Bioretention / Biofiltration	Existing	Riverview Park Infiltration Trenches	2012	10500 Somerset Blvd.	33.896662	-118.11016	105113	16	ac		
Flow- Through Treatment BMP	Existing	Commercial Gas Station and mart	2008	14300 Bellflower Blvd	33.901581	-118.124915	105114	0.42	ac		
Flow- Through Treatment BMP	Existing	Commercial Storage	2005	10526 Rosecrans	33.902009	-118.108102	575118	19.5	ac		
Infiltration BMPs	Existing	St George Church	2012	15725 Cornuta	33.890539	-118.120735	105113	1.36	ac		
Infiltration BMPs	Existing	Autozone	2012	10239 Rosecrans	33.902265	-118.114834	105113	0.78	ac		



## **D1.2.City of Downey**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow Through Treatment BMP	Existing	8314 SECOND ST	2/14/2014		33.9409	-118.13243	245114	1322	sf	0.153	cfs
Flow Through Treatment BMP	Existing	10030 LAKEWOOD	8/17/2007		33.9477	-118.11664	245125	24560	sf	0.17	cfs
Infiltration BMP	Existing	12327 WOODRUFF AV	2/14/2014		33.91989	-118.11706	245113	6894.4	sf	430.9	cf
Infiltration BMP	Existing	12145 WOODRUFF	7/8/2008		33.92338	-118.11805	245113	3200	sf	200	cf
Infiltration BMP	Existing	9500 WASHBURN	2/14/2014		33.92366	-118.1172	245113	342000	sf	9500	cf
Infiltration BMP	Existing	9236 HALL	4/17/2007		33.92972	-118.12155	245113	411840	sf	25740	cf
Infiltration BMP	Existing	9737 IMPERIAL	6/22/2010		33.91761	-118.11961	245114	5600	sf	350	cf
Infiltration BMP	Existing	12254 BELLFLOWER	9/13/2003		33.9214	-118.1239	245114	57600	sf	3600	cf
Infiltration BMP	Existing	11904 BELLFLOWER	2/14/2014		33.92607	-118.12515	245114	5400	sf	300	cf
Infiltration BMP	Existing	11610 LAKEWOOD	9/28/2007		33.93101	-118.12594	245114	91520	sf	5720	cf
Infiltration BMP	Existing	8329 DAVIS	6/15/2010		33.9366	-118.13379	245114	12608	sf	788	cf
Infiltration BMP	Existing	8522 FIRESTONE	2/16/2005		33.93678	-118.12978	245114	105456	sf	6591	cf
Infiltration BMP	Existing	8320 FIRESTONE BLVD	1/1/2010		33.9387	-118.13176	245114	90660	sf	525	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9060 IMPERIAL	4/15/2005		33.91646	-118.13532	245115	7056	sf	441	cf
Infiltration BMP	Existing	8141 DE PALMAQ	6/30/2003		33.93618	-118.1402	245115	443008	sf	27688	cf
Infiltration BMP	Existing	8317 DAVIS ST	2/14/2014		33.93683	-118.13441	245115	13920	sf	870	cf
Infiltration BMP	Existing	8333 IOWA	10/11/2001		33.93756	-118.13356	245115	9808	sf	613	cf
Infiltration BMP	Existing	8100 PHLOX	5/20/2004		33.93956	-118.13854	245115	14400	sf	900	cf
Infiltration BMP	Existing	11040 BROOKSHIRE	1/1/2014		33.93932	-118.12496	245119	1923616	sf	120226	cf
Infiltration BMP	Existing	11136 DOLLISON	6/22/2010		33.93448	-118.09613	245122	13824	sf	864	cf
Infiltration BMP	Existing	10239 PICO VISTA	4/7/2003		33.939	-118.10316	245126	2176	sf	136	cf
Infiltration BMP	Existing	10233 PICO VISTA	4/7/2003		33.93914	-118.10305	245126	2176	sf	136	cf
Infiltration BMP	Existing	10228 PICO VISTA	4/7/2003		33.93919	-118.10235	245126	5856	sf	366	cf
Infiltration BMP	Existing	10229 PICO VISTA	4/7/2003		33.93928	-118.10295	245126	2176	sf	136	cf
Infiltration BMP	Existing	10223 PICO VISTA	4/7/2003		33.93946	-118.10289	245126	2048	sf	128	cf
Infiltration BMP	Existing	10218 PICO VISTA	4/7/2003		33.93947	-118.10223	245126	5952	sf	372	cf
Infiltration BMP	Existing	10215 PICO VISTA	4/7/2003		33.93962	-118.10237	245126	2112	sf	132	cf
Infiltration BMP	Existing	10211 PICO VISTA	4/7/2003		33.93969	-118.10255	245126	2304	sf	144	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	10219 PICO VISTA	4/7/2003		33.93975	-118.10273	245126	2304	sf	144	cf
Infiltration BMP	Existing	12800 PARAMOUNT	9/16/2008		33.92108	-118.15383	246077	3168	sf	198	cf
Infiltration BMP	Existing	7930 STEWARD & GRAY	11/18/2004		33.93539	-118.14527	246077	1600	sf	100	cf
Infiltration BMP	Existing	12229 JULIUS	1/1/2006		33.93343	-118.1561	246079	944	sf	59	cf
Infiltration BMP	Existing	7845 BENARES ST	6/14/2001		33.93839	-118.14549	246079	3568	sf	223	cf
Infiltration BMP	Existing	7841 BENARES ST	6/14/2001		33.93851	-118.14537	246079	1760	sf	110	cf
Infiltration BMP	Existing	7837 BENARES ST	6/14/2001		33.93863	-118.14528	246079	1760	sf	110	cf
Infiltration BMP	Existing	7848 BENARES ST	6/14/2001		33.93863	-118.14598	246079	10640	sf	665	cf
Infiltration BMP	Existing	7833 BENARES ST	6/14/2001		33.93875	-118.14518	246079	1760	sf	110	cf
Infiltration BMP	Existing	7844 BENARES ST	6/14/2001		33.93876	-118.14591	246079	2000	sf	125	cf
Infiltration BMP	Existing	7840 BENARES ST	6/14/2001		33.93886	-118.14578	246079	2000	sf	125	cf
Infiltration BMP	Existing	11706 RIVES	6/14/2001		33.93888	-118.14506	246079	1760	sf	110	cf
Infiltration BMP	Existing	7816 BENARES ST	6/14/2001		33.93896	-118.14553	246079	9600	sf	600	cf
Infiltration BMP	Existing	7812 BENARES ST	6/14/2001		33.93904	-118.14568	246079	1760	sf	110	cf
Infiltration BMP	Existing	11726 RIVES	6/14/2001		33.93904	-118.14614	246079	1920	sf	120	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7808 BENARES ST	6/14/2001		33.93911	-118.14583	246079	1760	sf	110	cf
Infiltration BMP	Existing	7808 BENARES ST	6/14/2001		33.93919	-118.14598	246079	1760	sf	110	cf
Infiltration BMP	Existing	7821 BENARES ST	6/14/2001		33.93921	-118.14506	246079	1872	sf	117	cf
Infiltration BMP	Existing	7804 BENARES ST	6/14/2001		33.93926	-118.14613	246079	9760	sf	610	cf
Infiltration BMP	Existing	7817 BENARES ST	6/14/2001		33.93931	-118.14525	246079	1760	sf	110	cf
Infiltration BMP	Existing	7813 BENARES ST	6/14/2001		33.93938	-118.14542	246079	1760	sf	110	cf
Infiltration BMP	Existing	7809 BENARES ST	6/14/2001		33.93945	-118.14557	246079	1760	sf	110	cf
Infiltration BMP	Existing	7805 BENARES ST	6/14/2001		33.93953	-118.14572	246079	1760	sf	110	cf
Infiltration BMP	Existing	7801 BENARES ST	6/14/2001		33.93961	-118.14587	246079	9600	sf	600	cf
Infiltration BMP	Existing	7140 FIRESTONE	10/3/2005		33.94707	-118.15469	246079	24048	sf	1503	cf
Infiltration BMP	Existing	8233 FIRESTONE	6/21/2010		33.94076	-118.13358	246102	91648	sf	5728	cf
Infiltration BMP	Existing	7814 FIRESTONE	2/14/2014		33.94418	-118.14232	246102	3000	sf	125	cf
Infiltration BMP	Existing	7676 FIRESTONE	2/26/2004		33.94527	-118.144	246102	213824	sf	13364	cf
Infiltration BMP	Existing	7201 FIRESTONE	4/19/2007		33.94821	-118.15273	246102	34352	sf	2147	cf
Infiltration BMP	Existing	7360 FLORENCE	6/21/2010		33.95872	-118.141	246102	14496	sf	906	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8129 FLORENCE	6/23/2010		33.95231	-118.12677	246103	8880	sf	555	cf
Infiltration BMP	Existing	8605 GALLATIN ROAD	2/14/2014		33.95768	-118.11432	246103	85792	sf	5362	cf
Infiltration BMP	Existing	9276 DOWNEY	1/4/2007		33.95901	-118.11926	246103	6400	sf	400	cf
Infiltration BMP	Existing	8801 LAKEWOOD	7/14/2006		33.96317	-118.11498	246106	18352	sf	1147	cf
Infiltration BMP	Existing	7880 TELEGRAPH	11/14/2004		33.97112	-118.12113	246111	123104	sf	7694	cf
Permeable Pavement	Existing	9449 IMPERIAL	6/22/2010		33.91809	-118.12656	245115	32160	sf	2010	cf
Permeable Pavement	Existing	9565 FIRESTONE	6/3/2008		33.93043	-118.11175	245119	18928	sf	1183	cf
Permeable Pavement	Existing	12628 PARAMOUNT	2/14/2014		33.92329	-118.15283	246077	15000	sf	284	cf
Permeable Pavement	Existing	11555 PARAMOUNT	2/14/2014		33.94116	-118.14067	246077	8125	sf	400	cf
Permeable Pavement	Existing	8043 SECOND ST	1/1/2009		33.94254	-118.13737	246102	105023	sf	6787	cf
Permeable Pavement	Existing	9250 LAKEWOOD	2/14/2014		33.95768	-118.1153	246103	24662	sf	939	cf
Regional Detention Facility	Existing	9341 IMPERIAL	5/6/2004		33.91918	-118.12898	245115	664624	sf	41539	cf
Regional Infiltration Facility	Existing	12074 LAKEWOOD	5/22/2005		33.9257	-118.13203	245115	960800	sf	60050	cf
Regional Infiltration Facility	Existing	12002 LAKEWOOD	5/22/2005		33.9261	-118.13169	245115	605264	sf	37829	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8764 FIRESTONE	8/14/2008	6523923.595890	6523923.59 5890	1798908.4964 60	245119	20064	sf	1254	cf
Infiltration BMP	Existing	9915 DOWNEY	9/27/2005	6523909.682530	6523909.68 2530	1805554.6000 30	246103	2265	sf	142	cf
Infiltration BMP	Existing	7602 RUNDELL	1/27/2006	6514863.657960	6514863.65 7960	1798182.4899 30	246079	2265	sf	142	cf
Infiltration BMP	Existing	10403 SAMOLINE	10/3/2005	6521224.982130	6521224.98 2130	1804890.0472 10	246102	2265	sf	142	cf
Infiltration BMP	Existing	12516 DOLAN	11/18/2005	6518146.741440	6518146.74 1440	1794105.5512 00	245115	1698	sf	106	cf
Infiltration BMP	Existing	7845 QUILL	3/28/2006	6515351.811960	6515351.81 1960	1796427.5557 20	246079	1698	sf	106	cf
Infiltration BMP	Existing	10435 BIRCHDALE	5/19/2005	6524444.362750	6524444.36 2750	1802478.4154 10	245119	1132	sf	71	cf
Infiltration BMP	Existing	8538 ALBIA	9/23/2005	6520089.101510	6520089.10 1510	1795567.0941 10	245115	566	sf	35	cf
Infiltration BMP	Existing	12159 CORNUTA	9/16/2005	6525392.928460	6525392.92 8460	1794233.5602 40	245114	566	sf	35	cf
Infiltration BMP	Existing	8064 DACOSTA	7/7/2005	6523365.354910	6523365.35 4910	1805913.8061 60	246103	566	sf	35	cf
Infiltration BMP	Existing	8551 DALEN	10/6/2005	6518205.327280	6518205.32 7280	1792517.2711 10	245115	566	sf	35	cf
Infiltration BMP	Existing	8318 DINSDALE	6/15/2006	6523907.628300	6523907.62 8300	1804895.9726 30	246103	566	sf	35	cf
Infiltration BMP	Existing	12641 DOLAN	9/2/2005	6517370.498610	6517370.49 8610	1793094.1544 40	245115	566	sf	35	cf
Infiltration BMP	Existing	12837 DOWNEY	6/13/2008	6516221.544620	6516221.54 4620	1792552.2168 40	246077	566	sf	35	cf
Infiltration BMP	Existing	12608 DUNROBIN	1/1/2007	6525044.715110	6525044.71 5110	1792041.2221 40	245114	566	sf	35	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7715 GAINFORD	5/9/2006	6521302.031220	6521302.03 1220	1807578.3937 30	246106	566	sf	35	cf
Infiltration BMP	Existing	12337 HORLEY	6/20/2007	6514828.837130	6514828.83 7130	1797233.8948 80	246079	566	sf	35	cf
Infiltration BMP	Existing	12619 IBBETSON	4/7/2008	6525826.717640	6525826.71 7640	1791950.6946 70	245114	566	sf	35	cf
Infiltration BMP	Existing	12142 MARBEL	5/5/2008	6521265.537710	6521265.53 7710	1794924.2305 50	245115	566	sf	35	cf
Infiltration BMP	Existing	12228 NORLAIN	6/24/2005	6513924.473210	6513924.47 3210	1798288.2061 30	246079	566	sf	35	cf
Infiltration BMP	Existing	11733 PATTON	12/9/2005	6521629.388810	6521629.38 8810	1797656.6816 10	245114	566	sf	35	cf
Infiltration BMP	Existing	11712 PRUESS	3/29/2006	6518005.349510	6518005.34 9510	1799785.0988 00	246077	566	sf	35	cf
Infiltration BMP	Existing	8605 SAMOLINE	10/23/2006	6525562.919850	6525562.91 9850	1810382.6226 70	246106	566	sf	35	cf
Infiltration BMP	Existing	7814 SPRINGER	7/20/2005	6515325.745000	6515325.74 5000	1796943.2500 00	246079	566	sf	35	cf
Infiltration BMP	Existing	7406 THIRD	9/23/2005	6517102.209740	6517102.20 9740	1803992.2240 80	246102	566	sf	35	cf
Infiltration BMP	Existing	8836 TWEEDY	8/21/2006	6524333.205540	6524333.20 5540	1809897.9968 80	246106	566	sf	35	cf
Infiltration BMP	Existing	9702 TWEEDY	8/30/2005	6522704.033740	6522704.03 3740	1807211.8246 30	246103	566	sf	35	cf
Infiltration BMP	Existing	11414 PARAMOUNT	11/17/2006	6519592.558830	6519592.55 8830	1800943.3483 10	245115	37135	sf	2321	cf
Infiltration BMP	Existing	8077 FLORENCE AV	1/1/2009	6523000.000000	6523000.00 0000	1805200.0000 00	246103	31872	sf	1992	cf
Infiltration BMP	Existing	8351 FLORENCE	11/29/2005	6524092.726100	6524092.72 6100	1804613.4557 50	246103	8252	sf	516	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	11003 LAKEWOOD	1/1/2006	6524400.000000	6524400.00 0000	1799800.0000 00	245119	8252	sf	516	cf
Infiltration BMP	Existing	9288 LUBEC	6/21/2010	6528705.843900	6528705.84 3900	1803218.7870 40	245125	8252	sf	516	cf
Infiltration BMP	Existing	13240 BARLIN	6/24/2005	6517118.017720	6517118.01 7720	1789361.1263 10	245524	6189	sf	387	cf
Infiltration BMP	Existing	9802 BROOKSHIRE	4/24/2007	6525737.765210	6525737.76 5210	1805415.7506 50	246103	6189	sf	387	cf
Infiltration BMP	Existing	9026 SUVA	10/5/2006	6527186.692380	6527186.69 2380	1804858.3939 70	245125	6189	sf	387	cf
Infiltration BMP	Existing	7325 IRWINGROVE	4/27/2005	6518419.969630	6518419.96 9630	1807291.3372 40	246102	5158	sf	322	cf
Infiltration BMP	Existing	10064 PANGBORN	8/16/2005	6529846.676910	6529846.67 6910	1801177.4292 70	245125	5158	sf	322	cf
Infiltration BMP	Existing	8102 THIRD	3/4/2009	6520617.238210	6520617.23 8210	1801805.0399 80	246103	7616	sf	476	cf
Infiltration BMP	Existing	12200 BELLFLOWER	11/4/2008	6524061.916580	6524061.91 6580	1794195.8279 20	245114	4126	sf	258	cf
Infiltration BMP	Existing	9818 BIRCHDALE	12/28/2005	6526194.448530	6526194.44 8530	1804634.8140 20	245125	4126	sf	258	cf
Infiltration BMP	Existing	10419 BROOKSHIRE	7/30/2007	6523842.460000	6523842.46 0000	1803179.9941 60	245119	4126	sf	258	cf
Infiltration BMP	Existing	10432 BROOKSHIRE	2/14/2007	6523911.001360	6523911.00 1360	1803018.3544 50	245119	4126	sf	258	cf
Infiltration BMP	Existing	10329 CASANES	1/1/2006	6528565.218740	6528565.21 8740	1800358.4531 20	245126	4126	sf	258	cf
Infiltration BMP	Existing	13221 CORRIGAN	3/9/2006	6523120.117490	6523120.11 7490	1789965.3244 50	245114	4126	sf	258	cf
Infiltration BMP	Existing	8816 ELSTON	12/28/2005	6526840.850650	6526840.85 0650	1808666.2636 50	246103	4126	sf	258	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9278 GAINFORD	6/15/2005	6528421.969980	6528421.96 9980	1803000.4690 50	245125	4126	sf	258	cf
Infiltration BMP	Existing	7340 IRWINGROVE	12/6/2005	6518415.507880	6518415.50 7880	1806990.6166 50	246102	4126	sf	258	cf
Infiltration BMP	Existing	9055 IRWINGROVE	10/17/2006	6526414.238800	6526414.23 8800	1802422.7248 20	245119	4126	sf	258	cf
Infiltration BMP	Existing	9005 KRISTIN	1/1/2006	6524171.005660	6524171.00 5660	1809376.3988 10	246106	4126	sf	258	cf
Infiltration BMP	Existing	9015 KRISTIN	1/1/2006	6524137.396040	6524137.39 6040	1809320.7137 20	246106	4126	sf	258	cf
Infiltration BMP	Existing	10014 LA REINA	11/3/2005	6523603.973220	6523603.97 3220	1805275.6051 80	246103	4126	sf	258	cf
Infiltration BMP	Existing	8334 LEXINGTON	3/20/2006	6523900.000000	6523900.00 0000	1804200.0000 00	246103	4126	sf	258	cf
Infiltration BMP	Existing	7114 LUXOR	7/27/2005	6513446.571340	6513446.57 1340	1802395.1758 60	246100	4126	sf	258	cf
Infiltration BMP	Existing	10348 PANGBORN	10/12/2006	6529020.867850	6529020.86 7850	1800144.1062 60	245126	4126	sf	258	cf
Infiltration BMP	Existing	7268 PELLET	12/8/2005	6516203.991240	6516203.99 1240	1804244.5661 60	246104	4126	sf	258	cf
Infiltration BMP	Existing	9821 RIVES	9/12/2005	6521261.613640	6521261.61 3640	1807221.7251 40	246106	4126	sf	258	cf
Infiltration BMP	Existing	10427 STAMPS	2/27/2006	6523141.588150	6523141.58 8150	1803526.0082 80	246103	4126	sf	258	cf
Infiltration BMP	Existing	8325 TEXAS	8/30/2007	6520789.744350	6520789.74 4350	1799109.9486 10	245114	4126	sf	258	cf
Infiltration BMP	Existing	9211 ARRINGTON	6/21/2010	6527822.609270	6527822.60 9270	1805896.8131 80	245125	3095	sf	193	cf
Infiltration BMP	Existing	10372 BIRCHDALE	1/17/2006	6524786.108330	6524786.10 8330	1802711.8336 90	245119	2660	sf	166	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9509 BROCK	10/6/2005	6524084.133490	6524084.13 3490	1807438.1222 00	246103	3095	sf	193	cf
Infiltration BMP	Existing	9600 CORD	5/12/2008	6529842.639410	6529842.63 9410	1803668.3795 90	245125	3095	sf	193	cf
Infiltration BMP	Existing	10943 CORD	3/13/2007	6526539.555830	6526539.55 5830	1798046.5951 90	245119	3095	sf	193	cf
Infiltration BMP	Existing	12569 DOLAN	9/27/2006	6517675.526540	6517675.52 6540	1793796.5466 90	245115	3095	sf	193	cf
Infiltration BMP	Existing	9252A ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	3095	sf	193	cf
Infiltration BMP	Existing	9252B ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	3095	sf	193	cf
Infiltration BMP	Existing	9258A ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	3095	sf	193	cf
Infiltration BMP	Existing	9258B ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	3095	sf	193	cf
Infiltration BMP	Existing	9258C ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	3095	sf	193	cf
Infiltration BMP	Existing	9622 HALEDON	3/16/2006	6528283.868130	6528283.86 8130	1804260.7915 20	245125	3095	sf	193	cf
Infiltration BMP	Existing	11442 JULIUS	7/26/2007	6517126.240320	6517126.24 0320	1802109.2977 20	246079	3095	sf	193	cf
Infiltration BMP	Existing	10026 MATTOCK	1/1/2006	6530326.462180	6530326.46 2180	1801330.6028 50	245125	3095	sf	193	cf
Infiltration BMP	Existing	9303 PARAMOUNT	3/14/2006	6523934.101920	6523934.10 1920	1808355.1506 60	246106	3095	sf	193	cf
Infiltration BMP	Existing	8739 PARKCLIFF	1/23/2006	6516653.896010	6516653.89 6010	1788072.2659 90	245524	2063	sf	129	cf
Infiltration BMP	Existing	9303 PARROT	1/4/2007	6524270.384450	6524270.38 4450	1808221.0364 20	246106	3095	sf	193	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7313 PELLET	6/22/2010	6516478.702600	6516478.70 2600	1804386.8411 00	246104	3095	sf	193	cf
Infiltration BMP	Existing	10473 PICO VISTA	1/21/2009	6529579.260180	6529579.26 0180	1798825.1323 00	245126	3095	sf	193	cf
Infiltration BMP	Existing	7840 THIRD	8/29/2007	6519254.945150	6519254.94 5150	1802616.2513 80	246102	3095	sf	193	cf
Infiltration BMP	Existing	8347 VISTA DEL ROSA	7/26/2007	6527061.884710	6527061.88 4710	1808864.9271 70	246106	3095	sf	193	cf
Infiltration BMP	Existing	11632 ADENMOOR	6/15/2005	6524141.212380	6524141.21 2380	1797138.1429 40	245114	2063	sf	129	cf
Infiltration BMP	Existing	7124 ADWEN	12/20/2007	6513937.816490	6513937.81 6490	1803059.6448 40	246100	2063	sf	129	cf
Infiltration BMP	Existing	7258 ADWEN	1/3/2008	6515068.905460	6515068.90 5460	1802384.3475 20	246079	2063	sf	129	cf
Infiltration BMP	Existing	7646 ADWEN	10/6/2005	6517037.957040	6517037.95 7040	1801170.7858 50	246079	2063	sf	129	cf
Infiltration BMP	Existing	7702 ADWEN	5/11/2006	6517121.727310	6517121.72 7310	1801116.1793 60	246079	2063	sf	129	cf
Infiltration BMP	Existing	13032 AIRPOINT	5/14/2007	6517972.459000	6517972.45 9000	1790335.3419 40	245115	2063	sf	129	cf
Infiltration BMP	Existing	8455 ALAMEDA	8/7/2008	6519558.018350	6519558.01 8350	1795721.4530 60	245115	2063	sf	129	cf
Infiltration BMP	Existing	8632 ALAMEDA	11/2/2006	6520500.318510	6520500.31 8510	1795019.3223 80	245115	2063	sf	129	cf
Infiltration BMP	Existing	7945 ALBIA	10/11/2005	6516993.544600	6516993.54 4600	1797608.0730 70	246079	2063	sf	129	cf
Infiltration BMP	Existing	8704 ALBIA	5/28/2008	6520928.243910	6520928.24 3910	1795073.6443 30	245115	2063	sf	129	cf
Infiltration BMP	Existing	7845 ARNETT	6/18/2010	6518353.322440	6518353.32 2440	1801165.3544 40	246079	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9217 ARRINGTON	3/27/2006	6527795.727670	6527795.72 7670	1805838.3032 40	245125	2063	sf	129	cf
Infiltration BMP	Existing	7870 BAYSINGER	2/8/2008	6521311.922790	6521311.92 2790	1805484.6790 70	246102	2063	sf	129	cf
Infiltration BMP	Existing	9964 BELCHER	5/16/2007	6525622.979960	6525622.97 9960	1789815.7930 90	245113	2063	sf	129	cf
Infiltration BMP	Existing	12556 BELLDER	8/17/2007	6518567.857140	6518567.85 7140	1793310.7936 80	245115	2063	sf	129	cf
Infiltration BMP	Existing	11614 BELLFLOWER	11/7/2008	6523771.271210	6523771.27 1210	1797348.3122 20	245114	2063	sf	129	cf
Infiltration BMP	Existing	11802 BELLMAN	3/9/2007	6521898.080850	6521898.08 0850	1797268.3755 40	245114	2063	sf	129	cf
Infiltration BMP	Existing	7502 BENARES	1/30/2009	6515952.395710	6515952.39 5710	1801162.9324 20	246079	2063	sf	129	cf
Infiltration BMP	Existing	7824 BORSON	5/24/2007	6514090.231790	6514090.23 1790	1794571.0393 30	246077	2063	sf	129	cf
Infiltration BMP	Existing	7442 BROOKMILL	2/6/2006	6515991.568850	6515991.56 8850	1801492.8139 50	246079	2063	sf	129	cf
Infiltration BMP	Existing	9202 BUELL	7/21/2008	6526325.599230	6526325.59 9230	1799668.0611 70	245119	2063	sf	129	cf
Infiltration BMP	Existing	9340 BUELL	8/9/2006	6527287.659290	6527287.65 9290	1799162.5947 70	245126	2063	sf	129	cf
Infiltration BMP	Existing	8707 BYERS	3/15/2006	6521183.641890	6521183.64 1890	1796053.5677 30	245115	2063	sf	129	cf
Infiltration BMP	Existing	10446 CASANES	10/26/2006	6528470.793910	6528470.79 3910	1799828.7874 80	245126	2063	sf	129	cf
Infiltration BMP	Existing	10932 CASANES	11/17/2005	6527225.467210	6527225.46 7210	1797760.2726 50	245119	2063	sf	129	cf
Infiltration BMP	Existing	13341 CASTANA	10/28/2005	6517576.502130	6517576.50 2130	1788949.4774 10	245524	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7408 CECILIA	10/27/2005	6517829.130300	6517829.13 0300	1804625.8274 60	246102	2063	sf	129	cf
Infiltration BMP	Existing	7604 CECILIA	5/14/2007	6518455.494160	6518455.49 4160	1804215.7945 90	246102	2063	sf	129	cf
Infiltration BMP	Existing	9116 CHANEY	12/19/2005	6529189.877980	6529189.87 7980	1805493.8171 50	245125	2063	sf	129	cf
Infiltration BMP	Existing	8210 CHEYENNE	3/18/2008	6515440.785260	6515440.78 5260	1792057.3068 90	246077	2063	sf	129	cf
Infiltration BMP	Existing	9663 CLANCEY	8/17/2005	6527712.819630	6527712.81 9630	1804149.9083 20	245125	2063	sf	129	cf
Infiltration BMP	Existing	10708 CLANCEY	12/9/2005	6525546.299290	6525546.29 9290	1800088.7469 00	245119	2063	sf	129	cf
Infiltration BMP	Existing	8336 CLETA	5/8/2006	6520552.025180	6520552.02 5180	1798452.2387 60	245114	2063	sf	129	cf
Infiltration BMP	Existing	8557 CLETA	7/24/2006	6521804.225790	6521804.22 5790	1798033.5152 10	245114	2063	sf	129	cf
Infiltration BMP	Existing	8532 COLE	11/7/2005	6521000.000000	6521000.00 0000	1796400.0000 00	245115	2063	sf	129	cf
Infiltration BMP	Existing	9003 CORD	6/23/2010	6530731.156250	6530731.15 6250	1805583.4098 40	245127	2063	sf	129	cf
Infiltration BMP	Existing	9203 CORD	11/14/2008	6530209.591170	6530209.59 1170	1804419.1699 00	245125	2063	sf	129	cf
Infiltration BMP	Existing	13029 CORNUTA	5/17/2007	6525511.407030	6525511.40 7030	1790564.4409 90	245113	2063	sf	129	cf
Infiltration BMP	Existing	13102 CORNUTA	8/2/2007	6525701.503660	6525701.50 3660	1790504.9149 50	245113	2063	sf	129	cf
Infiltration BMP	Existing	13130 CORNUTA	6/25/2007	6525701.486250	6525701.48 6250	1790230.2513 10	245113	2063	sf	129	cf
Infiltration BMP	Existing	9245 DALEWOOD	9/23/2005	6532196.615620	6532196.61 5620	1804345.9457 60	245127	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	13440 DEMPSTER	10/26/2006	6516234.168650	6516234.16 8650	1789111.1534 70	245524	2063	sf	129	cf
Infiltration BMP	Existing	13448 DEMPSTER	5/10/2007	6516184.596670	6516184.59 6670	1789023.3783 30	245524	2063	sf	129	cf
Infiltration BMP	Existing	8125 DINSDALE	12/20/2005	6523223.693140	6523223.69 3140	1805447.5143 20	246103	2063	sf	129	cf
Infiltration BMP	Existing	10343 DOLAN	3/7/2007	6523688.489440	6523688.48 9440	1803733.3923 40	246103	2063	sf	129	cf
Infiltration BMP	Existing	10616 DOLAN	12/8/2005	6523091.688370	6523091.68 8370	1802186.1961 80	246103	2063	sf	129	cf
Infiltration BMP	Existing	8451 DONOVAN	10/20/2006	6518824.326830	6518824.32 6830	1794831.6788 90	245115	2063	sf	129	cf
Infiltration BMP	Existing	11915 DOWNEY	9/26/2007	6519404.158310	6519404.15 8310	1797577.6063 30	245115	2063	sf	129	cf
Infiltration BMP	Existing	12269 DOWNEY	3/16/2006	6518129.427940	6518129.42 7940	1795616.2009 00	246077	2063	sf	129	cf
Infiltration BMP	Existing	12631 DUNROBIN	1/14/2009	6524865.692630	6524865.69 2630	1791809.7400 80	245114	2063	sf	129	cf
Infiltration BMP	Existing	12644 DUNROBIN	12/27/2006	6525045.107610	6525045.10 7610	1791670.2018 30	245114	2063	sf	129	cf
Infiltration BMP	Existing	13212 DUNROBIN	3/6/2008	6525046.199690	6525046.19 9690	1790094.9559 60	245114	2063	sf	129	cf
Infiltration BMP	Existing	9018 EGLISE	6/18/2010	6530595.364130	6530595.36 4130	1805560.2962 50	245127	2063	sf	129	cf
Infiltration BMP	Existing	9252C ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9252D ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9252E ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9254A ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9254B ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9254C ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9254D ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9254E ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9258D ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9258E ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9260E ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9260A ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9260B ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9260C ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9260D ELM VISTA	4/5/2006	6524400.000000	6524400.00 0000	1795600.0000 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	8902 ELSTON	6/22/2010	6526760.905110	6526760.90 5110	1808606.1559 90	246103	2063	sf	129	cf
Infiltration BMP	Existing	8420 EUCALYPTUS	11/1/2007	6518268.185230	6518268.18 5230	1794519.5311 40	245115	2063	sf	129	cf
Infiltration BMP	Existing	8543 FARM	7/14/2008	6524366.648200	6524366.64 8200	1802748.1029 90	245119	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7963 FIFTH	4/13/2007	6520492.297340	6520492.29 7340	1803181.7484 60	246103	2063	sf	129	cf
Infiltration BMP	Existing	7606 FINEVALE	7/23/2007	6522317.087820	6522317.08 7820	1809781.7579 10	246111	2063	sf	129	cf
Infiltration BMP	Existing	8740 FIRESTONE	2/5/2008	6523707.154590	6523707.15 4590	1799037.5790 00	245119	2063	sf	129	cf
Infiltration BMP	Existing	8663 FONTANA	8/11/2005	6522041.808010	6522041.80 8010	1796935.6225 50	245114	2063	sf	129	cf
Infiltration BMP	Existing	7435 FOSTORIA	8/30/2005	6517713.795360	6517713.79 5360	1804555.0328 70	246102	2063	sf	129	cf
Infiltration BMP	Existing	7611 FOSTORIA	7/5/2007	6518456.715640	6518456.71 5640	1804071.0418 10	246102	2063	sf	129	cf
Infiltration BMP	Existing	8029 FOURTH	6/15/2006	6520786.200710	6520786.20 0710	1802533.4090 70	246103	2063	sf	129	cf
Infiltration BMP	Existing	8524 GAINFORD	6/27/2008	6525485.453790	6525485.45 3790	1804820.4319 10	245125	2063	sf	129	cf
Infiltration BMP	Existing	9332 GAINFORD	7/20/2006	6528750.550820	6528750.55 0820	1802746.2729 30	245125	2063	sf	129	cf
Infiltration BMP	Existing	9330 GALLATIN	8/2/2007	6529116.628720	6529116.62 8720	1804180.1970 00	245125	2063	sf	129	cf
Infiltration BMP	Existing	12271 GLYNN	10/18/2005	6518435.603700	6518435.60 3700	1795389.6165 20	245115	2063	sf	129	cf
Infiltration BMP	Existing	9123 HALEDON	1/23/2006	6528738.408770	6528738.40 8770	1805747.0519 90	245125	2063	sf	129	cf
Infiltration BMP	Existing	7915 HARPER	2/7/2006	6520609.146350	6520609.14 6350	1804298.4549 90	246102	2063	sf	129	cf
Infiltration BMP	Existing	9108 HASTY	8/23/2006	6531133.870830	6531133.87 0830	1805211.2020 40	245127	2063	sf	129	cf
Infiltration BMP	Existing	10840 HASTY	1/16/2008	6527245.272860	6527245.27 2860	1798387.5132 50	245119	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7468 HONDO	12/31/2008	6513888.485770	6513888.48 5770	1797503.0089 30	246079	2063	sf	129	cf
Infiltration BMP	Existing	7838 HONDO	2/26/2008	6515366.533450	6515366.53 3450	1796561.9111 00	246079	2063	sf	129	cf
Infiltration BMP	Existing	7926 HONDO	7/25/2006	6515828.269550	6515828.26 9550	1796282.2362 80	246079	2063	sf	129	cf
Infiltration BMP	Existing	12023 HORTON	10/5/2005	6515547.066470	6515547.06 6470	1799512.8552 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	10234 JULIUS	11/5/2009	6519723.348540	6519723.34 8540	1806551.7878 60	246102	2063	sf	129	cf
Infiltration BMP	Existing	11828 JULIUS	1/3/2008	6515976.382140	6515976.38 2140	1800524.7528 10	246079	2063	sf	129	cf
Infiltration BMP	Existing	9256 KLINEDALE	12/4/2007	6531745.367500	6531745.36 7500	1804500.0316 20	245127	2063	sf	129	cf
Infiltration BMP	Existing	9452 KLINEDALE	4/24/2008	6531257.497660	6531257.49 7660	1803653.0199 50	245127	2063	sf	129	cf
Infiltration BMP	Existing	9031 LEMORAN	1/30/2009	6529792.995960	6529792.99 5960	1806045.8121 40	245125	2063	sf	129	cf
Infiltration BMP	Existing	9910 LESTERFORD	8/3/2005	6531140.582200	6531140.58 2200	1801442.1421 80	245125	2063	sf	129	cf
Infiltration BMP	Existing	8533 LOWMAN	1/3/2008	6525796.079270	6525796.07 9270	1810845.3095 40	246106	2063	sf	129	cf
Infiltration BMP	Existing	8349 LUBEC	12/27/2006	6524776.248350	6524776.24 8350	1805794.7539 90	246103	2063	sf	129	cf
Infiltration BMP	Existing	7630 LUXOR	6/27/2005	6516552.896900	6516552.89 6900	1800452.8171 20	246079	2063	sf	129	cf
Infiltration BMP	Existing	12342 MARBEL	3/23/2006	6520586.635090	6520586.63 5090	1793799.8043 70	245115	2063	sf	129	cf
Infiltration BMP	Existing	9045 MARGARET ST	1/1/2006	6524143.176440	6524143.17 6440	1798109.9877 40	245114	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	10410 MATTOCK	10/2/2007	6529164.649420	6529164.64 9420	1799820.8036 10	245126	2063	sf	129	cf
Infiltration BMP	Existing	10615 MATTOCK	2/22/2006	6528479.681880	6528479.68 1880	1798952.2075 90	245126	2063	sf	129	cf
Infiltration BMP	Existing	9136 MELDAR	3/1/2007	6526738.891530	6526738.89 1530	1807241.6517 80	246103	2063	sf	129	cf
Infiltration BMP	Existing	7437 MULLER	10/3/2005	6518230.115820	6518230.11 5820	1805283.4795 80	246102	1032	sf	64	cf
Infiltration BMP	Existing	7452 MULLER	10/3/2005	6518271.461030	6518271.46 1030	1805049.5180 80	246102	2063	sf	129	cf
Infiltration BMP	Existing	10715 NEW	8/9/2007	6521988.945450	6521988.94 5450	1802370.6385 20	246103	2063	sf	129	cf
Infiltration BMP	Existing	10715 NEW	7/14/2008	6521988.945450	6521988.94 5450	1802370.6385 20	246103	2063	sf	129	cf
Infiltration BMP	Existing	10261 NEWVILLE	10/30/2007	6529641.666020	6529641.66 6020	1800383.9427 70	245126	2063	sf	129	cf
Infiltration BMP	Existing	10311 NEWVILLE	1/29/2009	6529538.574620	6529538.57 4620	1800214.8822 10	245126	2063	sf	129	cf
Infiltration BMP	Existing	10420 NEWVILLE	4/11/2008	6529346.061190	6529346.06 1190	1799529.1764 20	245126	2063	sf	129	cf
Infiltration BMP	Existing	10524 NEWVILLE	6/11/2007	6529062.272820	6529062.27 2820	1798916.2575 00	245126	2063	sf	129	cf
Infiltration BMP	Existing	9842 NORLAIN	3/9/2007	6519878.070320	6519878.07 0320	1807987.5758 40	246111	2063	sf	129	cf
Infiltration BMP	Existing	10403 PANGBORN	9/16/2005	6528806.561730	6528806.56 1730	1800136.5740 80	245126	2063	sf	129	cf
Infiltration BMP	Existing	10421 PANGBORN	6/5/2006	6528710.057740	6528710.05 7740	1799977.6006 00	245126	2063	sf	129	cf
Infiltration BMP	Existing	10903 PANGBORN	5/12/2008	6527497.056040	6527497.05 6040	1797964.1598 30	245119	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9508 PARAMOUNT	7/23/2007	6523724.334180	6523724.33 4180	1807653.5183 30	246106	2063	sf	129	cf
Infiltration BMP	Existing	9709 PARROT	6/20/2008	6523336.123150	6523336.12 3150	1806770.8311 50	246103	2063	sf	129	cf
Infiltration BMP	Existing	7107 PELLET	10/26/2005	6515228.221140	6515228.22 1140	1805197.0907 30	246104	2063	sf	129	cf
Infiltration BMP	Existing	10316 PICO VISTA	6/22/2010	6530326.941520	6530326.94 1520	1799752.7394 80	245126	2063	sf	129	cf
Infiltration BMP	Existing	10459 PICO VISTA	8/20/2008	6529643.308750	6529643.30 8750	1798930.2911 80	245126	2063	sf	129	cf
Infiltration BMP	Existing	11809 POMERING	1/25/2008	6515588.727520	6515588.72 7520	1800891.8510 40	246079	2063	sf	129	cf
Infiltration BMP	Existing	11821 POMERING	11/20/2008	6515535.205010	6515535.20 5010	1800794.0724 00	246079	2063	sf	129	cf
Infiltration BMP	Existing	9050 PRISCILLA	2/21/2007	6519218.937330	6519218.93 7330	1790014.5325 10	245115	2063	sf	129	cf
Infiltration BMP	Existing	8230 PURITAN	7/12/2007	6515756.650110	6515756.65 0110	1792196.3887 50	246077	2063	sf	129	cf
Infiltration BMP	Existing	8107 RAVILLER	6/22/2010	6524405.759790	6524405.75 9790	1808219.1108 40	246106	2063	sf	129	cf
Infiltration BMP	Existing	9940 RICHEON	12/26/2007	6520640.158150	6520640.15 8150	1807053.5976 90	246106	2063	sf	129	cf
Infiltration BMP	Existing	12015 RICHEON	6/21/2010	6515852.443580	6515852.44 3580	1799404.2568 70	246079	2063	sf	129	cf
Infiltration BMP	Existing	7336 RIO HONDO PL	12/26/2007	6516915.991390	6516915.99 1390	1804928.3342 60	246104	2063	sf	129	cf
Infiltration BMP	Existing	8418 RIVES	9/30/2005	6525367.917230	6525367.91 7230	1811575.8634 60	246106	1032	sf	64	cf
Infiltration BMP	Existing	11638 RIVES	11/2/2006	6517541.202300	6517541.20 2300	1800577.7411 60	246079	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	11706 RIVES	10/16/2006	6517702.333530	6517702.33 3530	1800238.4354 00	246079	2063	sf	129	cf
Infiltration BMP	Existing	12436 ROSE	11/6/2006	6520776.455000	6520776.45 5000	1793075.7650 00	245115	2063	sf	129	cf
Infiltration BMP	Existing	12033 SAMOLINE	2/22/2008	6517025.771360	6517025.77 1360	1798249.6919 00	246079	2063	sf	129	cf
Infiltration BMP	Existing	12051 SAMOLINE	9/3/2008	6516919.542440	6516919.54 2440	1798077.8468 70	246079	2063	sf	129	cf
Infiltration BMP	Existing	12302 SAMOLINE	6/22/2010	6516399.204110	6516399.20 4110	1796321.4636 70	246077	2063	sf	129	cf
Infiltration BMP	Existing	7921 SECOND	2/15/2006	6519427.915180	6519427.91 5180	1802349.9700 40	246102	2063	sf	129	cf
Infiltration BMP	Existing	9700 SHELLEYFIELD	7/17/2008	6527622.312900	6527622.31 2900	1804250.3993 90	245125	2063	sf	129	cf
Infiltration BMP	Existing	10553 SHELLEYFIELD	6/11/2008	6525493.222190	6525493.22 2190	1800845.1904 50	245119	2063	sf	129	cf
Infiltration BMP	Existing	8732 SMALLWOOD	2/16/2006	6524307.398160	6524307.39 8160	1810444.4403 00	246106	2063	sf	129	cf
Infiltration BMP	Existing	8816 SMALLWOOD	10/11/2005	6524123.348010	6524123.34 8010	1810138.1175 70	246106	2063	sf	129	cf
Infiltration BMP	Existing	9127 SONGFEST	12/1/2005	6531508.595900	6531508.59 5900	1805094.8206 30	245127	2063	sf	129	cf
Infiltration BMP	Existing	9143 STEWART & GRAY	11/30/2005	6523803.019500	6523803.01 9500	1796254.0850 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9211 STEWART & GRAY	11/27/2006	6524190.537790	6524190.53 7790	1796254.7650 00	245114	2063	sf	129	cf
Infiltration BMP	Existing	9112 STOAKES	8/23/2006	6526782.391540	6526782.39 1540	1807626.0365 10	246103	2063	sf	129	cf
Infiltration BMP	Existing	9533 SUVA	6/27/2006	6530409.847860	6530409.84 7860	1802701.7718 60	245125	2063	sf	129	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9729 TRISTAN	10/18/2005	6526617.474570	6526617.47 4570	1804798.2838 70	245125	2063	sf	129	cf
Infiltration BMP	Existing	9216 TWEEDY	12/9/2005	6523630.155980	6523630.15 5980	1808715.3974 90	246106	2063	sf	129	cf
Infiltration BMP	Existing	13602 VERDURA	6/28/2007	6516296.473820	6516296.47 3820	1788728.2351 50	245524	2063	sf	129	cf
Infiltration BMP	Existing	10305 VULTEE	10/9/2006	6525949.622700	6525949.62 2700	1802510.2507 80	245119	2063	sf	129	cf
Infiltration BMP	Existing	10017 WILEY BURKE	6/22/2010	6520091.056520	6520091.05 6520	1807145.8681 60	246106	2063	sf	129	cf
Infiltration BMP	Existing	8538 ADOREE	9/26/2007	6517768.216360	6517768.21 6360	1792006.5034 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	9407 ADOREE	1/1/2006	6522413.313750	6522413.31 3750	1791106.0174 30	245115	1032	sf	64	cf
Infiltration BMP	Existing	7134 ADWEN	1/1/2005	6514021.670500	6514021.67 0500	1803005.1648 70	246100	1032	sf	64	cf
Infiltration BMP	Existing	7343 ADWEN	9/4/2007	6515521.914470	6515521.91 4470	1802266.8582 80	246079	1032	sf	64	cf
Infiltration BMP	Existing	7743 ADWEN	12/5/2006	6517543.195590	6517543.19 5590	1801041.5615 20	246079	1032	sf	64	cf
Infiltration BMP	Existing	7802 ADWEN	10/18/2005	6517699.212930	6517699.21 2930	1800872.2809 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	7828 ADWEN	8/4/2005	6517918.117250	6517918.11 7250	1800738.5119 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	7852 ADWEN	1/9/2009	6518131.432520	6518131.43 2520	1800607.9745 20	246079	1032	sf	64	cf
Infiltration BMP	Existing	7855 ADWEN	11/23/2005	6518235.708380	6518235.70 8380	1800774.9630 10	246079	1032	sf	64	cf
Infiltration BMP	Existing	12823 AIRPOINT	6/29/2007	6518348.749200	6518348.74 9200	1791281.4301 70	245115	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8441 ALAMEDA	10/31/2005	6519442.769190	6519442.76 9190	1795780.9263 80	245115	1032	sf	64	cf
Infiltration BMP	Existing	8549 ALAMEDA	6/23/2010	6520129.148230	6520129.14 8230	1795426.5423 60	245115	1032	sf	64	cf
Infiltration BMP	Existing	8448 ALBIA	1/1/2007	6519556.734390	6519556.73 4390	1795840.4529 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	8528 ALBIA	2/27/2007	6520000.245000	6520000.24 5000	1795612.9550 00	245115	1032	sf	64	cf
Infiltration BMP	Existing	9718 ALIWIN	8/2/2005	6532030.038780	6532030.03 8780	1804115.1043 40	245127	1032	sf	64	cf
Infiltration BMP	Existing	7936 ALLENGROVE	1/22/2007	6524421.678930	6524421.67 8930	1809567.1731 40	246106	1032	sf	64	cf
Infiltration BMP	Existing	8116 ALLENGROVE	12/5/2005	6525137.825210	6525137.82 5210	1808747.4514 30	246106	1032	sf	64	cf
Infiltration BMP	Existing	9166 ANGELL	9/2/2008	6520625.089300	6520625.08 9300	1790394.8667 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	9351 APPLEBY	1/3/2008	6529580.566170	6529580.56 6170	1804445.9973 80	245125	1032	sf	64	cf
Infiltration BMP	Existing	9520 ARDINE	10/6/2005	6527613.323800	6527613.32 3800	1797533.9030 60	245119	1032	sf	64	cf
Infiltration BMP	Existing	7814 ARNETT	6/22/2010	6517981.553910	6517981.55 3910	1801095.3470 60	246079	1032	sf	64	cf
Infiltration BMP	Existing	7815 ARNETT	6/22/2010	6518066.490340	6518066.49 0340	1801237.7139 20	246079	1032	sf	64	cf
Infiltration BMP	Existing	7832 ARNETT	1/11/2007	6518132.684800	6518132.68 4800	1801021.2430 50	246079	1032	sf	64	cf
Infiltration BMP	Existing	8241 ARNETT	11/29/2006	6520442.071210	6520442.07 1210	1799867.8421 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	7743 BAIRNSDALE	5/16/2006	6523474.546480	6523474.54 6480	1810551.3233 20	246106	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12904 BARLIN	1/15/2009	6518150.890370	6518150.89 0370	1791163.9411 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	13247 BARLIN	5/5/2005	6516868.829160	6516868.82 9160	1789428.1462 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	7871 BAYSINGER	1/10/2007	6521422.493960	6521422.49 3960	1805635.8134 80	246102	1032	sf	64	cf
Infiltration BMP	Existing	8607 BAYSINGER	1/1/2005	6525304.240800	6525304.24 0800	1803291.7162 00	245119	1032	sf	64	cf
Infiltration BMP	Existing	9131 BAYSINGER	9/10/2008	6526918.982970	6526918.98 2970	1802474.7671 00	245119	1032	sf	64	cf
Infiltration BMP	Existing	9411 BAYSINGER	9/24/2007	6528736.042510	6528736.04 2510	1801262.7827 30	245126	1032	sf	64	cf
Infiltration BMP	Existing	9320 BELCHER	4/10/2007	6520600.361450	6520600.36 1450	1789754.1098 90	245115	1032	sf	64	cf
Infiltration BMP	Existing	9969 BELCHER	7/29/2009	6525669.288070	6525669.28 8070	1789992.4804 70	245113	1032	sf	64	cf
Infiltration BMP	Existing	10375 BELDER	6/22/2010	6522812.240000	6522812.24 0000	1803043.7574 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	7441 BENARES	10/25/2005	6515921.019300	6515921.01 9300	1801396.1745 00	246079	1032	sf	64	cf
Infiltration BMP	Existing	7503 BENARES	1/16/2008	6516046.045620	6516046.04 5620	1801313.1897 20	246079	1032	sf	64	cf
Infiltration BMP	Existing	11014 BENFIELD	12/19/2005	6531918.630750	6531918.63 0750	1797937.9591 20	245122	1032	sf	64	cf
Infiltration BMP	Existing	8555 BIGBY	8/22/2005	6524606.668030	6524606.66 8030	1802914.5450 10	245119	1032	sf	64	cf
Infiltration BMP	Existing	9308 BIGBY	12/18/2008	6527591.908660	6527591.90 8660	1800839.1093 80	245126	1032	sf	64	cf
Infiltration BMP	Existing	9345 BIGBY	5/16/2006	6527999.312020	6527999.31 2020	1800803.1020 00	245126	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9389 BIGBY	9/20/2007	6528361.925530	6528361.92 5530	1800582.4262 70	245126	1032	sf	64	cf
Infiltration BMP	Existing	8246 BIRCHCREST	11/28/2005	6526713.325530	6526713.32 5530	1809350.6281 80	246106	1032	sf	64	cf
Infiltration BMP	Existing	10434 BIRCHDALE	12/2/2008	6524586.579650	6524586.57 9650	1802390.8201 40	245119	1032	sf	64	cf
Infiltration BMP	Existing	8812 BIRCHLEAF	5/3/2007	6527457.897210	6527457.89 7210	1808468.3778 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	8912 BIRCHLEAF	10/9/2007	6527209.329660	6527209.32 9660	1808281.5435 00	246103	1032	sf	64	cf
Infiltration BMP	Existing	13330 BIXLER	3/21/2007	6516259.886220	6516259.88 6220	1789972.1090 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	13411 BIXLER	9/30/2008	6515914.285010	6515914.28 5010	1789635.3143 60	245524	1032	sf	64	cf
Infiltration BMP	Existing	13425 BIXLER	8/17/2005	6515841.147610	6515841.14 7610	1789505.8693 80	245524	1032	sf	64	cf
Infiltration BMP	Existing	13454 BIXLER	5/10/2007	6515808.905200	6515808.90 5200	1789174.1208 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	8220 BLANDWOOD	6/22/2010	6526086.691350	6526086.69 1350	1808873.0580 80	246103	1032	sf	64	cf
Infiltration BMP	Existing	12809 BLODGETT	1/1/2006	6518629.647540	6518629.64 7540	1791208.7599 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	13026 BLODGETT	1/1/2005	6518225.401930	6518225.40 1930	1790248.9439 90	245115	1032	sf	64	cf
Infiltration BMP	Existing	13045 BLODGETT	10/6/2005	6517990.284020	6517990.28 4020	1790176.4836 90	245115	1032	sf	64	cf
Infiltration BMP	Existing	13114 BLODGETT	10/6/2005	6517888.613290	6517888.61 3290	1789931.6167 90	245115	1032	sf	64	cf
Infiltration BMP	Existing	7931 BORSON	9/6/2006	6514752.824370	6514752.82 4370	1794266.7188 30	246077	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8202 BORSON	6/5/2006	6516202.097710	6516202.09 7710	1793267.5438 60	246077	1032	sf	64	cf
Infiltration BMP	Existing	8428 BORSON	11/21/2008	6517449.915190	6517449.91 5190	1792528.1672 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	8515 BORSON	3/14/2005	6517771.929480	6517771.92 9480	1792500.5058 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	8345 BOYNE	6/18/2010	6519344.143470	6519344.14 3470	1796446.4213 90	245115	1032	sf	64	cf
Infiltration BMP	Existing	8402 BOYNE	1/1/2005	6519302.113240	6519302.11 3240	1796279.5735 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	8525 BOYNE	7/20/2006	6520189.715440	6520189.71 5440	1796009.6996 60	245115	1032	sf	64	cf
Infiltration BMP	Existing	8528 BOYNE	2/22/2007	6520138.661540	6520138.66 1540	1795848.7188 00	245115	1032	sf	64	cf
Infiltration BMP	Existing	8613 BOYSON	1/1/2006	6520167.899980	6520167.89 9980	1794794.4512 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	8647 BOYSON	7/29/2008	6520447.155570	6520447.15 5570	1794619.5572 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	10216 BRANSCOMB	2/21/2007	6526794.108720	6526794.10 8720	1790310.1560 40	245113	1032	sf	64	cf
Infiltration BMP	Existing	10291 BRANSCOMB	7/25/2006	6527529.378260	6527529.37 8260	1790458.2077 30	245118	1032	sf	64	cf
Infiltration BMP	Existing	9624 BROCK	4/22/2005	6523849.153810	6523849.15 3810	1806723.6884 40	246103	1032	sf	64	cf
Infiltration BMP	Existing	12351 BROCK	9/3/2008	6516676.858850	6516676.85 8850	1795612.2561 00	246077	1032	sf	64	cf
Infiltration BMP	Existing	12608 BROCK	2/11/2005	6516008.590090	6516008.59 0090	1794308.2592 50	246077	1032	sf	64	cf
Infiltration BMP	Existing	8269 BROOKGREEN	1/1/2006	6526709.836510	6526709.83 6510	1808858.8609 70	246103	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7847 BROOKMILL	6/21/2010	6518005.266020	6518005.26 6020	1800484.2668 50	246079	1032	sf	64	cf
Infiltration BMP	Existing	8025 BROOKPARK	1/1/2005	6525207.617130	6525207.61 7130	1809814.1058 80	246106	1032	sf	64	cf
Infiltration BMP	Existing	9707 BROOKSHIRE	3/14/2005	6525762.512240	6525762.51 2240	1805795.9826 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	10429 BROOKSHIRE	1/19/2005	6523911.001360	6523911.00 1360	1803018.3544 50	245119	1032	sf	64	cf
Infiltration BMP	Existing	12404 BROOKSHIRE	6/25/2007	6518808.785660	6518808.78 5660	1794169.9446 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	7622 BRUNACHE	10/31/2007	6515665.309920	6515665.30 9920	1799097.0730 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	8216 BRUNACHE	11/6/2007	6518414.904440	6518414.90 4440	1797242.7482 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	9033 BUCKLES	6/21/2010	6523179.898540	6523179.89 8540	1796909.8638 10	245114	1032	sf	64	cf
Infiltration BMP	Existing	7540 BUELL	1/1/2004	6518499.698980	6518499.69 8980	1804545.4703 00	246102	1032	sf	64	cf
Infiltration BMP	Existing	9330 BUELL	2/15/2006	6527195.126160	6527195.12 6160	1799219.0878 10	245126	1032	sf	64	cf
Infiltration BMP	Existing	9351 BUELL	6/21/2010	6527484.251630	6527484.25 1630	1799288.6216 20	245126	1032	sf	64	cf
Infiltration BMP	Existing	9634 BUELL	3/16/2006	6528774.281270	6528774.28 1270	1798139.5737 70	245126	1032	sf	64	cf
Infiltration BMP	Existing	9067 BUHMAN	11/20/2007	6530056.595350	6530056.59 5350	1805336.9239 00	245125	1032	sf	64	cf
Infiltration BMP	Existing	9208 BUHMAN	6/16/2008	6529799.831660	6529799.83 1660	1804544.8191 90	245125	1032	sf	64	cf
Infiltration BMP	Existing	10237 CASANES	3/23/2006	6528975.248660	6528975.24 8660	1801017.4607 40	245126	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	10321 CASANES	1/1/2007	6528597.524650	6528597.52 4650	1800411.4125 30	245126	1032	sf	64	cf
Infiltration BMP	Existing	10403 CASANES	12/21/2005	6528532.829940	6528532.82 9940	1800305.5362 40	245126	1032	sf	64	cf
Infiltration BMP	Existing	10408 CASANES	1/1/2005	6528665.671960	6528665.67 1960	1800149.7999 30	245126	1032	sf	64	cf
Infiltration BMP	Existing	10812 CASANES	3/14/2005	6527610.698650	6527610.69 8650	1798391.2955 20	245119	1032	sf	64	cf
Infiltration BMP	Existing	10835 CASANES	4/1/2008	6527345.484730	6527345.48 4730	1798305.6837 80	245119	1032	sf	64	cf
Infiltration BMP	Existing	10944 CASANES	1/1/2006	6527151.352860	6527151.35 2860	1797710.9728 90	245119	1032	sf	64	cf
Infiltration BMP	Existing	8457 CAVEL	9/24/2007	6519984.576530	6519984.57 6530	1796420.5554 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	9502 CECILIA	10/11/2007	6527927.079440	6527927.07 9440	1798327.6520 80	245126	1032	sf	64	cf
Infiltration BMP	Existing	9531 CECILIA	8/23/2006	6528208.236430	6528208.23 6430	1798317.9334 20	245126	1032	sf	64	cf
Infiltration BMP	Existing	9435 CEDARTREE	6/22/2010	6530636.457520	6530636.45 7520	1805866.2346 70	245127	1032	sf	64	cf
Infiltration BMP	Existing	9010 CHANEY	11/30/2005	6529789.693370	6529789.69 3370	1806340.7931 50	245125	1032	sf	64	cf
Infiltration BMP	Existing	9011 CHANEY	1/31/2006	6529640.900410	6529640.90 0410	1806424.6531 60	245125	1032	sf	64	cf
Infiltration BMP	Existing	9134 CHANEY	1/1/2005	6529119.825860	6529119.82 5860	1805332.9584 50	245125	1032	sf	64	cf
Infiltration BMP	Existing	10252 CHANEY	1/1/2006	6527373.631100	6527373.63 1100	1801932.1301 80	245119	1032	sf	64	cf
Infiltration BMP	Existing	10530 CHANEY	6/3/2008	6526461.472620	6526461.47 2620	1800532.7952 70	245119	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8355 CHARLOMA	9/16/2005	6524931.861530	6524931.86 1530	1806017.6361 80	246103	1032	sf	64	cf
Infiltration BMP	Existing	9037 CHARLOMA	9/25/2007	6527230.271760	6527230.27 1760	1804669.2919 40	245125	1032	sf	64	cf
Infiltration BMP	Existing	8565 CHEROKEE	2/14/2008	6524386.530150	6524386.53 0150	1802386.7010 10	245119	1032	sf	64	cf
Infiltration BMP	Existing	8030 CHEYENNE	1/1/2005	6514573.751210	6514573.75 1210	1792580.9250 90	246077	1032	sf	64	cf
Infiltration BMP	Existing	8117 CHEYENNE	4/10/2006	6515045.470000	6515045.47 0000	1792480.0650 00	246077	1032	sf	64	cf
Infiltration BMP	Existing	8418 CHEYENNE	1/1/2006	6516589.334020	6516589.33 4020	1791278.4199 80	245524	1032	sf	64	cf
Infiltration BMP	Existing	9303 CLANCEY	4/3/2006	6528228.489510	6528228.48 9510	1805319.9618 40	245125	1032	sf	64	cf
Infiltration BMP	Existing	10518 CLANCEY	3/9/2007	6526045.670270	6526045.67 0270	1800904.9699 60	245119	1032	sf	64	cf
Infiltration BMP	Existing	8316 CLETA	4/3/2007	6520383.826830	6520383.82 6830	1798544.9407 10	245114	1032	sf	64	cf
Infiltration BMP	Existing	8529 CLETA	1/1/2004	6521562.602410	6521562.60 2410	1798134.0902 40	245114	1032	sf	64	cf
Infiltration BMP	Existing	13113 COLDBROOK	6/13/2007	6524340.025750	6524340.02 5750	1790440.8660 70	245114	3095	sf	193	cf
Infiltration BMP	Existing	13227 COLDBROOK	2/22/2008	6524428.823880	6524428.82 3880	1789883.5624 80	245114	1032	sf	64	cf
Infiltration BMP	Existing	8554 COMOLETTE	6/21/2010	6517765.395020	6517765.39 5020	1791693.9158 00	245115	1032	sf	64	cf
Infiltration BMP	Existing	8417 CONKLIN	1/1/2006	6516931.143420	6516931.14 3420	1791819.6710 20	245524	1032	sf	64	cf
Infiltration BMP	Existing	7219 COOLGROVE	4/25/2006	6521787.460350	6521787.46 0350	1811479.0019 50	246111	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7605 COOLGROVE	6/22/2010	6522636.872680	6522636.87 2680	1810413.8458 50	246111	1032	sf	64	cf
Infiltration BMP	Existing	10210 CORD	2/12/2009	6528662.670970	6528662.67 0970	1801499.0649 30	245126	1032	sf	64	cf
Infiltration BMP	Existing	7706 COREY	6/22/2010	6515304.522120	6515304.52 2120	1798247.3253 80	246079	1032	sf	64	cf
Infiltration BMP	Existing	11708 CORRIGAN	5/30/2006	6523410.919990	6523410.91 9990	1796690.7219 00	245114	1032	sf	64	cf
Infiltration BMP	Existing	13227 CORRIGAN	4/11/2006	6523118.258510	6523118.25 8510	1789898.5741 20	245114	1032	sf	64	cf
Infiltration BMP	Existing	10809 CROSSDALE	1/30/2006	6532012.269030	6532012.26 9030	1798722.4368 70	245122	1032	sf	64	cf
Infiltration BMP	Existing	7803 DACOSTA	1/1/2006	6521705.534400	6521705.53 4400	1807011.9281 90	246106	1032	sf	64	cf
Infiltration BMP	Existing	7808 DACOSTA	3/29/2007	6521675.640660	6521675.64 0660	1806840.3322 10	246106	1032	sf	64	cf
Infiltration BMP	Existing	7826 DACOSTA	3/23/2007	6521825.889640	6521825.88 9640	1806744.3015 50	246106	1032	sf	64	cf
Infiltration BMP	Existing	8064 DACOSTA	1/6/2009	6523365.354910	6523365.35 4910	1805913.8061 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	9242 DALEWOOD	5/17/2007	6532339.520890	6532339.52 0890	1804239.8300 10	245127	1032	sf	64	cf
Infiltration BMP	Existing	7044 DE PALMA	1/30/2006	6513058.006240	6513058.00 6240	1802286.1020 90	246100	1032	sf	64	cf
Infiltration BMP	Existing	7956 DE PALMA	7/28/2005	6517915.235930	6517915.23 5930	1799223.1396 50	246077	1032	sf	64	cf
Infiltration BMP	Existing	8232 DE PALMA	12/10/2008	6519342.730110	6519342.73 0110	1798392.4244 10	245115	1032	sf	64	cf
Infiltration BMP	Existing	13134 DEMING	2/6/2007	6518053.947000	6518053.94 7000	1789691.9930 30	245115	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	13240 DEMING	8/12/2005	6518068.820530	6518068.82 0530	1789032.6826 80	245115	1032	sf	64	cf
Infiltration BMP	Existing	13415 DEMPSTER	1/1/2007	6516194.546390	6516194.54 6390	1789419.7904 30	245524	1032	sf	64	cf
Infiltration BMP	Existing	13434 DEMPSTER	1/12/2006	6516258.965410	6516258.96 5410	1789155.0397 70	245524	1032	sf	64	cf
Infiltration BMP	Existing	13452 DEMPSTER	9/20/2005	6516159.819690	6516159.81 9690	1788979.4832 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	7324 DINSDALE	6/21/2010	6518936.024560	6518936.02 4560	1807958.1554 10	246106	1032	sf	64	cf
Infiltration BMP	Existing	8352 DINSDALE	12/19/2005	6524191.795240	6524191.79 5240	1804722.2318 80	246103	1032	sf	64	cf
Infiltration BMP	Existing	9325 DINSDALE	7/3/2007	6528635.640220	6528635.64 0220	1802187.0003 80	245125	1032	sf	64	cf
Infiltration BMP	Existing	9812 DOLAN	1/10/2007	6524918.033470	6524918.03 3470	1805427.8594 30	246103	1032	sf	64	cf
Infiltration BMP	Existing	10410 DOLAN	9/19/2007	6523686.660150	6523686.66 0150	1803351.6521 90	245119	1032	sf	64	cf
Infiltration BMP	Existing	12522 DOLAN	12/9/2005	6518109.498100	6518109.49 8100	1794046.2600 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	12634 DOLAN	4/11/2006	6517527.198260	6517527.19 8260	1793053.9660 10	245115	1032	sf	64	cf
Infiltration BMP	Existing	12712 DOLAN	4/27/2005	6517393.756980	6517393.75 6980	1792842.6407 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	8740 DONOVAN	11/2/2006	6520467.711390	6520467.71 1390	1793463.1755 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	6408 DOS RIOS	3/7/2007	6523246.583700	6523246.58 3700	1811462.0580 00	246111	1032	sf	64	cf
Infiltration BMP	Existing	6420 DOS RIOS	7/14/2008	6523082.430580	6523082.43 0580	1811381.0247 00	246111	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	6449 DOS RIOS	8/23/2005	6522675.424950	6522675.42 4950	1811505.6380 50	246111	1032	sf	64	cf
Infiltration BMP	Existing	6481 DOS RIOS	8/8/2007	6522296.417970	6522296.41 7970	1811546.4945 00	246111	1032	sf	64	cf
Infiltration BMP	Existing	9532 DOWNEY	9/21/2007	6524828.225510	6524828.22 5510	1806555.1860 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	12115 DOWNEY	8/12/2005	6518801.058860	6518801.05 8860	1796628.2763 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	12116 DOWNEY	7/24/2008	6518985.048760	6518985.04 8760	1796501.6218 80	245115	1032	sf	64	cf
Infiltration BMP	Existing	12545 DOWNEY	7/7/2005	6517126.997680	6517126.99 7680	1794204.8333 10	246077	1032	sf	64	cf
Infiltration BMP	Existing	13620 DOWNEY	10/24/2007	6515777.167020	6515777.16 7020	1788934.8031 30	245524	1032	sf	64	cf
Infiltration BMP	Existing	9756 DOWNEY SANFORD BRIDGE	11/6/2008	6530232.905320	6530232.90 5320	1802732.2752 70	245125	1032	sf	64	cf
Infiltration BMP	Existing	12109 DUNROBIN	5/27/2008	6524849.554990	6524849.55 4990	1794742.5657 20	245114	1032	sf	64	cf
Infiltration BMP	Existing	12602 DUNROBIN	4/21/2008	6525045.021790	6525045.02 1790	1792096.9381 30	245114	1032	sf	64	cf
Infiltration BMP	Existing	13118 DUNROBIN	8/1/2008	6525045.611060	6525045.61 1060	1790357.5003 40	245114	1032	sf	64	cf
Infiltration BMP	Existing	13447 EARNSHAW	3/4/2005	6516486.580000	6516486.58 0000	1788881.9600 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	12246 EASTBROOK	7/3/2007	6525290.855020	6525290.85 5020	1793729.1136 00	245114	1032	sf	64	cf
Infiltration BMP	Existing	13102 EASTBROOK	5/30/2006	6525376.065000	6525376.06 5000	1790509.7184 50	245114	1032	sf	64	cf
Infiltration BMP	Existing	13207 EASTBROOK	1/1/2006	6525181.215010	6525181.21 5010	1790147.3438 00	245114	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9010 EGLISE	6/22/2010	6530616.481070	6530616.48 1070	1805612.9309 40	245127	1032	sf	64	cf
Infiltration BMP	Existing	9124 EGLISE	1/1/2006	6530099.347460	6530099.34 7460	1804464.0361 40	245125	1032	sf	64	cf
Infiltration BMP	Existing	10228 EGLISE	6/16/2008	6528317.527320	6528317.52 7320	1801552.4961 90	245126	1032	sf	64	cf
Infiltration BMP	Existing	8432 EUCALYPTUS	6/21/2010	6518375.883890	6518375.88 3890	1794450.2522 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	8451 EUCALYPTUS	11/5/2008	6518648.903650	6518648.90 3650	1794509.4491 60	245115	1032	sf	64	cf
Infiltration BMP	Existing	8449 EVEREST	9/20/2006	6518402.636450	6518402.63 6450	1794253.8409 80	245115	1032	sf	64	cf
Infiltration BMP	Existing	9036 FARM	1/1/2005	6525791.032450	6525791.03 2450	1801568.3358 90	245119	1032	sf	64	cf
Infiltration BMP	Existing	9068 FARM	1/1/2005	6526062.157630	6526062.15 7630	1801402.9772 90	245119	1032	sf	64	cf
Infiltration BMP	Existing	8334 FIFTH	6/24/2005	6522409.331110	6522409.33 1110	1801742.5364 30	245114	1032	sf	64	cf
Infiltration BMP	Existing	8540 FIFTH	1/1/2005	6523591.182480	6523591.18 2480	1801021.4504 70	245114	1032	sf	64	cf
Infiltration BMP	Existing	7238 FLORENCE	11/14/2005	6518231.298960	6518231.29 8960	1807648.9493 10	246104	1032	sf	64	cf
Infiltration BMP	Existing	8324 FONTANA	1/1/2006	6519936.868340	6519936.86 8340	1797701.6914 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	7322 FOSTER BRIDGE	6/18/2010	6520302.817760	6520302.81 7760	1810322.8490 60	246111	1032	sf	64	cf
Infiltration BMP	Existing	7441 FOSTORIA	10/25/2005	6517764.674110	6517764.67 4110	1804520.9530 30	246102	1032	sf	64	cf
Infiltration BMP	Existing	7520 FOSTORIA	1/20/2006	6517974.460950	6517974.46 0950	1804167.7598 20	246102	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7639 FOSTORIA	7/27/2007	6518691.469740	6518691.46 9740	1803918.6769 60	246102	1032	sf	64	cf
Infiltration BMP	Existing	7915 FOURTH	5/29/2007	6519890.537430	6519890.53 7430	1803170.1585 90	246102	1032	sf	64	cf
Infiltration BMP	Existing	7922 FOURTH	1/1/2005	6519878.319950	6519878.31 9950	1802959.5313 90	246102	1032	sf	64	cf
Infiltration BMP	Existing	7411 FOURTH PL	9/10/2007	6517375.746060	6517375.74 6060	1804408.1562 70	246102	1032	sf	64	cf
Infiltration BMP	Existing	7519 FOURTH PL	6/23/2005	6517868.488420	6517868.48 8420	1804088.5010 10	246102	1032	sf	64	cf
Infiltration BMP	Existing	7329 GAINFORD	9/20/2007	6519599.973200	6519599.97 3200	1808409.3975 20	246111	1032	sf	64	cf
Infiltration BMP	Existing	7725 GAINFORD	6/21/2010	6521357.607460	6521357.60 7460	1807543.8146 10	246106	1032	sf	64	cf
Infiltration BMP	Existing	7735 GAINFORD	12/15/2006	6521461.236080	6521461.23 6080	1807480.2206 30	246106	1032	sf	64	cf
Infiltration BMP	Existing	7771 GAINFORD	12/3/2007	6521758.954890	6521758.95 4890	1807297.2893 90	246106	1032	sf	64	cf
Infiltration BMP	Existing	8353 GAINFORD	1/4/2007	6524689.963810	6524689.96 3810	1805534.0242 70	246103	1032	sf	64	cf
Infiltration BMP	Existing	8553 GAINFORD	4/7/2008	6525875.670020	6525875.67 0020	1804802.0658 00	245125	1032	sf	64	cf
Infiltration BMP	Existing	9114 GAINFORD	6/23/2010	6527375.967240	6527375.96 7240	1803418.2530 90	245125	1032	sf	64	cf
Infiltration BMP	Existing	8319 GALLATIN	6/23/2010	6525634.222480	6525634.22 2480	1807445.3948 10	246103	1032	sf	64	cf
Infiltration BMP	Existing	9069 GALLATIN	3/1/2005	6527846.830170	6527846.83 0170	1805432.0596 60	245125	1032	sf	64	cf
Infiltration BMP	Existing	9243 GALLATIN	6/19/2006	6528915.102070	6528915.10 2070	1804595.7770 40	245125	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8408 GALT	6/18/2010	6520848.594160	6520848.59 4160	1798562.6462 20	245114	1032	sf	64	cf
Infiltration BMP	Existing	8435 GALT	12/27/2005	6521154.530230	6521154.53 0230	1798569.7820 20	245114	1032	sf	64	cf
Infiltration BMP	Existing	9119 GARNISH	6/22/2010	6529517.516530	6529517.51 6530	1805110.0829 00	245125	1032	sf	64	cf
Infiltration BMP	Existing	9136 GARNISH	2/5/2007	6529607.954040	6529607.95 4040	1804869.0273 00	245125	1032	sf	64	cf
Infiltration BMP	Existing	9024 GAYMONT	8/28/2007	6523451.624790	6523451.62 4790	1809501.4348 90	246111	1032	sf	64	cf
Infiltration BMP	Existing	12636 GLYNN	10/25/2005	6517337.921050	6517337.92 1050	1793251.7570 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	12751 GLYNN	1/1/2005	6516780.406550	6516780.40 6550	1792749.9277 80	245524	1032	sf	64	cf
Infiltration BMP	Existing	12755 GLYNN	6/18/2010	6516753.778610	6516753.77 8610	1792707.5572 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	12912 GLYNN	1/1/2005	6516567.905690	6516567.90 5690	1791996.1753 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	8731 GUATEMALA	10/30/2008	6523507.693960	6523507.69 3960	1811098.2189 50	246106	1032	sf	64	cf
Infiltration BMP	Existing	9203 GUATEMALA	3/23/2006	6521893.308510	6521893.30 8510	1810154.5703 90	246111	1032	sf	64	cf
Infiltration BMP	Existing	9959 GUATEMALA	6/23/2010	6518699.649950	6518699.64 9950	1808234.8181 50	246111	1032	sf	64	cf
Infiltration BMP	Existing	13537 GUNDERSON	3/3/2008	6517350.406160	6517350.40 6160	1787757.5566 10	245524	1032	sf	64	cf
Infiltration BMP	Existing	13547 GUNDERSON	6/19/2006	6517298.502270	6517298.50 2270	1787667.0996 60	245524	1032	sf	64	cf
Infiltration BMP	Existing	11538 GURLEY	5/3/2005	6520211.328840	6520211.32 8840	1799382.6024 80	245115	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	11935 GURLEY	6/18/2010	6519051.777570	6519051.77 7570	1797582.1145 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	12019 GURLEY	6/18/2010	6518869.145640	6518869.14 5640	1797295.0917 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	12052 GURLEY	1/10/2006	6518841.793230	6518841.79 3230	1796925.9161 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	12117 GURLEY	1/1/2007	6518497.250390	6518497.25 0390	1796711.2833 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	9117 HALEDON	7/31/2006	6528761.573350	6528761.57 3350	1805801.1901 20	245125	1032	sf	64	cf
Infiltration BMP	Existing	10341 HALEDON	5/1/2006	6526657.457480	6526657.45 7480	1801653.9267 60	245119	1032	sf	64	cf
Infiltration BMP	Existing	10349 HALEDON	2/8/2005	6526618.690140	6526618.69 0140	1801591.6355 20	245119	1032	sf	64	cf
Infiltration BMP	Existing	10425 HALEDON	4/14/2005	6526424.760130	6526424.76 0130	1801280.4064 10	245119	1032	sf	64	cf
Infiltration BMP	Existing	10439 HALEDON	9/30/2005	6526346.747570	6526346.74 7570	1801155.5736 30	245119	1032	sf	64	cf
Infiltration BMP	Existing	10525 HALEDON	1/28/2005	6526113.410380	6526113.41 0380	1800804.5058 40	245119	1032	sf	64	cf
Infiltration BMP	Existing	10550 HALEDON	12/19/2005	6526112.578950	6526112.57 8950	1800485.3766 50	245119	1032	sf	64	cf
Infiltration BMP	Existing	9049 HALL ROAD	4/30/2008	6523684.587500	6523684.58 7500	1797586.8315 40	245114	1032	sf	64	cf
Infiltration BMP	Existing	7215 HANNON	12/19/2008	6521498.261440	6521498.26 1440	1811442.2041 00	246111	1032	sf	64	cf
Infiltration BMP	Existing	13005 HANWELL	2/11/2009	6519590.457150	6519590.45 7150	1789492.1341 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	9022 HASTY	10/13/2005	6531232.650260	6531232.65 0260	1805433.9160 70	245127	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9205 HASTY	6/22/2010	6530848.690890	6530848.69 0890	1804978.3713 30	245127	1032	sf	64	cf
Infiltration BMP	Existing	9206 HASTY	1/1/2005	6531000.691980	6531000.69 1980	1804885.4119 40	245127	1032	sf	64	cf
Infiltration BMP	Existing	9241 HASTY	1/1/2006	6530719.487200	6530719.48 7200	1804649.1805 50	245127	1032	sf	64	cf
Infiltration BMP	Existing	7736 HONDO	2/8/2005	6514830.078530	6514830.07 8530	1796886.7744 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	7753 HONDO	1/24/2007	6515005.269000	6515005.26 9000	1796951.9576 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	7803 HONDO	10/11/2005	6515156.509020	6515156.50 9020	1796903.3518 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	7808 HONDO	6/22/2010	6515109.805390	6515109.80 5390	1796717.3935 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	7814 HONDO	7/25/2008	6515161.093050	6515161.09 3050	1796686.3793 20	246079	1032	sf	64	cf
Infiltration BMP	Existing	7920 HONDO	8/21/2006	6515777.018460	6515777.01 8460	1796313.2179 50	246079	1032	sf	64	cf
Infiltration BMP	Existing	7932 HONDO	1/1/2006	6515879.568480	6515879.56 8480	1796251.0995 80	246079	1032	sf	64	cf
Infiltration BMP	Existing	9008 HORLEY	7/19/2007	6523080.991430	6523080.99 1430	1809910.7408 00	246111	1032	sf	64	cf
Infiltration BMP	Existing	9838 HORLEY	7/3/2008	6521155.061500	6521155.06 1500	1807271.8708 40	246106	1032	sf	64	cf
Infiltration BMP	Existing	12307 HORLEY	1/1/2005	6514989.782150	6514989.78 2150	1797487.1160 40	246079	1032	sf	64	cf
Infiltration BMP	Existing	11427 HORTON	11/23/2005	6517266.456490	6517266.45 6490	1802136.0092 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	11553 HORTON	4/21/2005	6516872.120940	6516872.12 0940	1801498.0850 40	246079	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	11708 HORTON	10/25/2005	6516455.941870	6516455.94 1870	1800783.4171 00	246079	1032	sf	64	cf
Infiltration BMP	Existing	12646 IBBETSON	5/6/2005	6526008.756240	6526008.75 6240	1791650.5358 70	245114	1032	sf	64	cf
Infiltration BMP	Existing	8217 IMPERIAL	1/5/2009	6516889.628840	6516889.62 8840	1794092.7868 60	246077	1032	sf	64	cf
Infiltration BMP	Existing	7320 IRWINGROVE	1/1/2006	6518255.802480	6518255.80 2480	1807084.8764 40	246102	1032	sf	64	cf
Infiltration BMP	Existing	7710 IRWINGROVE	12/11/2007	6520151.425540	6520151.42 5540	1805902.1383 10	246102	1032	sf	64	cf
Infiltration BMP	Existing	12208 IZETTA	1/1/2006	6524718.745010	6524718.74 5010	1794118.3442 90	245114	1032	sf	64	cf
Infiltration BMP	Existing	12252 IZETTA	7/10/2008	6524718.900100	6524718.90 0100	1793666.3822 00	245114	1032	sf	64	cf
Infiltration BMP	Existing	12631 IZETTA	8/28/2007	6524602.625920	6524602.62 5920	1791809.2670 80	245114	1032	sf	64	cf
Infiltration BMP	Existing	10228 JULIUS	5/20/2008	6519748.327880	6519748.32 7880	1806603.0744 40	246102	1032	sf	64	cf
Infiltration BMP	Existing	10234 JULIUS	6/22/2010	6519723.348540	6519723.34 8540	1806551.7878 60	246102	1032	sf	64	cf
Infiltration BMP	Existing	11848 JULIUS	6/23/2010	6515875.825190	6515875.82 5190	1800351.8251 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	11859 JULIUS	8/23/2005	6515676.490910	6515676.49 0910	1800355.1374 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	11865 JULIUS	11/13/2006	6515650.173870	6515650.17 3870	1800309.9167 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	12129 JULIUS	9/29/2005	6514728.334670	6514728.33 4670	1798846.6837 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	9263 KLINEDALE	6/21/2010	6531573.525950	6531573.52 5950	1804517.9184 60	245127	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9205 LA REINA	11/27/2006	6525690.537020	6525690.53 7020	1808255.6007 40	246103	1032	sf	64	cf
Infiltration BMP	Existing	9251 LA REINA	8/10/2007	6525325.121400	6525325.12 1400	1807968.3162 00	246103	1032	sf	64	cf
Infiltration BMP	Existing	9260 LA REINA	6/14/2007	6525343.506110	6525343.50 6110	1807785.3500 80	246103	1032	sf	64	cf
Infiltration BMP	Existing	9633 LA REINA	9/24/2007	6524180.010720	6524180.01 0720	1806496.8498 20	246103	1032	sf	64	cf
Infiltration BMP	Existing	10026 LA REINA	1/1/2005	6523542.730590	6523542.73 0590	1805175.2474 70	246103	1032	sf	64	cf
Infiltration BMP	Existing	10219 LA REINA	5/25/2006	6522978.941790	6522978.94 1790	1804778.4332 10	246103	1032	sf	64	cf
Infiltration BMP	Existing	8346 LA VILLA	8/29/2005	6522426.709000	6522426.70 9000	1801414.4653 90	245114	1032	sf	64	cf
Infiltration BMP	Existing	9524 LA VILLA	9/27/2005	6527942.492070	6527942.49 2070	1797972.6645 40	245119	1032	sf	64	cf
Infiltration BMP	Existing	14305 LAKEWOOD	1/1/2006	6518183.322800	6518183.32 2800	1787270.0599 50	245524	1032	sf	64	cf
Infiltration BMP	Existing	8218 LANKIN	3/28/2006	6516908.705740	6516908.70 5740	1794755.8937 60	246077	1032	sf	64	cf
Infiltration BMP	Existing	13407 LAURELDALE	10/25/2005	6516128.982330	6516128.98 2330	1789557.8910 60	245524	1032	sf	64	cf
Infiltration BMP	Existing	11034 LE FLOSS	3/21/2008	6531318.633350	6531318.63 3350	1797718.3343 60	245124	1032	sf	64	cf
Infiltration BMP	Existing	9013 LEMORAN	3/16/2006	6529860.990680	6529860.99 0680	1806212.6947 80	245125	1032	sf	64	cf
Infiltration BMP	Existing	10036 LESTERFORD	1/11/2006	6530911.516090	6530911.51 6090	1801094.3477 40	245125	1032	sf	64	cf
Infiltration BMP	Existing	8355 LEXINGTON	6/15/2005	6523932.891700	6523932.89 1700	1804236.9276 00	246103	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7432 LUBEC	7/8/2005	6519806.105180	6519806.10 5180	1808430.0372 90	246111	1032	sf	64	cf
Infiltration BMP	Existing	9318 LUBEC	1/1/2006	6528946.832250	6528946.83 2250	1803071.4549 80	245125	1032	sf	64	cf
Infiltration BMP	Existing	7341 LUXOR	9/30/2005	6515165.173860	6515165.17 3860	1801559.2439 50	246079	1032	sf	64	cf
Infiltration BMP	Existing	7743 LUXOR	8/18/2006	6517197.964320	6517197.96 4320	1800308.5694 40	246079	1032	sf	64	cf
Infiltration BMP	Existing	7809 LUXOR	1/1/2006	6517239.593210	6517239.59 3210	1799986.8638 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	7982 LUXOR	7/3/2007	6518306.219270	6518306.21 9270	1799333.3763 00	246077	1032	sf	64	cf
Infiltration BMP	Existing	8509 LUXOR	12/31/2008	6521183.510000	6521183.51 0000	1797885.7750 00	245114	1032	sf	64	cf
Infiltration BMP	Existing	11505 MAC GOVERN	5/1/2006	6519990.708800	6519990.70 8800	1799977.7594 20	245115	1032	sf	64	cf
Infiltration BMP	Existing	11527 MAC GOVERN	11/19/2007	6519889.562820	6519889.56 2820	1799806.3617 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	8518 MANATEE	4/27/2005	6521541.591450	6521541.59 1450	1798287.4950 50	245114	1032	sf	64	cf
Infiltration BMP	Existing	12306 MARBEL	12/29/2005	6520780.434840	6520780.43 4840	1794110.0039 60	245115	1032	sf	64	cf
Infiltration BMP	Existing	12322 MARBEL	8/24/2005	6520697.258530	6520697.25 8530	1793976.9261 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	10423 MATTOCK	11/21/2008	6528946.576280	6528946.57 6280	1799798.7396 50	245126	1032	sf	64	cf
Infiltration BMP	Existing	10527 MATTOCK	1/11/2007	6528618.163260	6528618.16 3260	1799183.4833 30	245126	1032	sf	64	cf
Infiltration BMP	Existing	8602 MEADOW	2/28/2008	6519007.155950	6519007.15 5950	1793158.6439 00	245115	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8606 MEADOW	10/26/2006	6519050.372960	6519050.37 2960	1793129.5292 30	245115	1032	sf	64	cf
Infiltration BMP	Existing	8739 MEADOW	12/17/2007	6520051.313480	6520051.31 3480	1792689.3908 80	245115	1032	sf	64	cf
Infiltration BMP	Existing	9106 MELDAR	4/23/2007	6526980.004600	6526980.00 4600	1807421.8935 50	246103	1032	sf	64	cf
Infiltration BMP	Existing	7819 MELVA	1/1/2005	6515811.952890	6515811.95 2890	1797638.2634 60	246079	1032	sf	64	cf
Infiltration BMP	Existing	8609 MELVA	4/6/2007	6520260.479750	6520260.47 9750	1795043.4744 60	245115	1032	sf	64	cf
Infiltration BMP	Existing	9558 METRO	4/3/2008	6531485.802060	6531485.80 2060	1804114.7779 00	245127	1032	sf	64	cf
Infiltration BMP	Existing	11711 MITLA	7/13/2005	6513453.724060	6513453.72 4060	1802912.2782 40	246100	1032	sf	64	cf
Infiltration BMP	Existing	11819 MORNING	6/21/2010	6517496.555960	6517496.55 5960	1799723.2264 50	246077	1032	sf	64	cf
Infiltration BMP	Existing	12070 MORNING	9/13/2006	6516788.931410	6516788.93 1410	1797957.9753 00	246079	1032	sf	64	cf
Infiltration BMP	Existing	8637 MORY	1/1/2005	6520217.929830	6520217.92 9830	1794453.8570 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	10903 MYRTLE	10/25/2005	6520809.999180	6520809.99 9180	1802308.7350 20	246103	1032	sf	64	cf
Infiltration BMP	Existing	8208 NADA	6/29/2005	6518679.653960	6518679.65 3960	1797804.5529 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	8249 NADA	2/12/2008	6519111.183860	6519111.18 3860	1797730.0105 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	9458 NANCE	6/20/2005	6526752.832360	6526752.83 2360	1796717.1058 50	245119	1032	sf	64	cf
Infiltration BMP	Existing	10609 NEDRA	6/3/2005	6522752.614640	6522752.61 4640	1802538.4347 10	246103	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	10850 NEWVILLE	7/3/2007	6528159.933410	6528159.93 3410	1797635.5499 50	245119	1032	sf	64	cf
Infiltration BMP	Existing	7510 NOREN	5/23/2006	6520838.348300	6520838.34 8300	1809064.2222 30	246111	1032	sf	64	cf
Infiltration BMP	Existing	11720 NORLAIN	9/22/2006	6515696.110230	6515696.11 0230	1801264.6321 80	246079	1032	sf	64	cf
Infiltration BMP	Existing	12336 NORLAIN	8/1/2007	6513658.838460	6513658.83 8460	1797875.7673 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	11628 OLD RIVER SCHOOL	1/1/2006	6515797.838400	6515797.83 8400	1801876.5218 40	246079	1032	sf	64	cf
Infiltration BMP	Existing	8521 ORANGE	3/9/2007	6519427.831130	6519427.83 1130	1794911.1019 80	245115	1032	sf	64	cf
Infiltration BMP	Existing	9255 ORIZABA	2/15/2006	6525108.451310	6525108.45 1310	1808168.2086 00	246103	1032	sf	64	cf
Infiltration BMP	Existing	9719 ORIZABA	8/8/2007	6523780.810110	6523780.81 0110	1806377.5281 50	246103	1032	sf	64	cf
Infiltration BMP	Existing	12615 ORIZABA	1/27/2006	6516062.877730	6516062.87 7730	1794206.6183 20	246077	1032	sf	64	cf
Infiltration BMP	Existing	8511 OTTO	4/12/2005	6525130.700850	6525130.70 0850	1804530.8640 40	245125	1032	sf	64	cf
Infiltration BMP	Existing	9933 PANGBORN	6/29/2006	6530067.434760	6530067.43 4760	1801915.1813 90	245125	1032	sf	64	cf
Infiltration BMP	Existing	10202 PANGBORN	1/1/2006	6529571.236640	6529571.23 6640	1801045.6686 70	245125	1032	sf	64	cf
Infiltration BMP	Existing	11009 PANGBORN	1/31/2007	6527339.080190	6527339.08 0190	1797691.1169 80	245119	1032	sf	64	cf
Infiltration BMP	Existing	9530 PARAMOUNT	7/14/2005	6523601.663290	6523601.66 3290	1807461.3115 10	246103	1032	sf	64	cf
Infiltration BMP	Existing	9624 PARAMOUNT	5/9/2005	6523328.526550	6523328.52 6550	1807031.9801 70	246103	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8603 PARROT	3/14/2006	6526080.240790	6526080.24 0790	1809719.7468 30	246106	1032	sf	64	cf
Infiltration BMP	Existing	9625 PARROT	1/1/2005	6523451.735380	6523451.73 5380	1806960.0116 90	246103	1032	sf	64	cf
Infiltration BMP	Existing	9708 PARROT	6/29/2006	6523491.321500	6523491.32 1500	1806678.6686 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	12045 PARROT	6/22/2010	6517861.439330	6517861.43 9330	1797868.7980 60	246077	1032	sf	64	cf
Infiltration BMP	Existing	12751 PARROT	12/14/2006	6515222.728500	6515222.72 8500	1793830.9992 40	246077	1032	sf	64	cf
Infiltration BMP	Existing	7130 PELLET	1/27/2005	6515276.387650	6515276.38 7650	1804845.3114 40	246104	1032	sf	64	cf
Infiltration BMP	Existing	7323 PELLET	1/1/2005	6516571.171210	6516571.17 1210	1804327.1106 50	246104	1032	sf	64	cf
Infiltration BMP	Existing	7354 PELLET	1/1/2006	6516665.448760	6516665.44 8760	1803945.3597 90	246102	1032	sf	64	cf
Infiltration BMP	Existing	7861 PHLOX	9/17/2007	6518688.116640	6518688.11 6640	1801430.4174 20	246079	1032	sf	64	cf
Infiltration BMP	Existing	10620 PICO VISTA	3/7/2007	6529428.403390	6529428.40 3390	1798283.4026 20	245126	1032	sf	64	cf
Infiltration BMP	Existing	10635 PICO VISTA	8/28/2007	6529197.816790	6529197.81 6790	1798270.0930 70	245126	1032	sf	64	cf
Infiltration BMP	Existing	7530 PIVOT	11/23/2005	6516899.016370	6516899.01 6370	1802660.3189 10	246079	1032	sf	64	cf
Infiltration BMP	Existing	7709 PIVOT	10/11/2005	6517859.569570	6517859.56 9570	1802212.1248 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	7753 PIVOT	6/14/2005	6518241.212950	6518241.21 2950	1801966.9216 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	11974 POMERING	6/18/2010	6515116.938670	6515116.93 8670	1799645.7970 70	246079	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8732 PRICHARD ST	1/12/2009	6516786.371080	6516786.37 1080	1788406.2899 00	245524	1032	sf	64	cf
Infiltration BMP	Existing	8734 PRICHARD ST	1/12/2009	6516831.574810	6516831.57 4810	1788380.8607 70	245524	1032	sf	64	cf
Infiltration BMP	Existing	8738 PRICHARD ST	1/12/2009	6516876.454020	6516876.45 4020	1788355.5978 90	245524	1032	sf	64	cf
Infiltration BMP	Existing	8740 PRICHARD ST	1/12/2009	6516921.333860	6516921.33 3860	1788330.3436 10	245524	1032	sf	64	cf
Infiltration BMP	Existing	8240 PRISCILLA	9/13/2007	6515555.844810	6515555.84 4810	1791697.2921 80	246077	1032	sf	64	cf
Infiltration BMP	Existing	9044 PRISCILLA	8/18/2005	6519169.042140	6519169.04 2140	1790017.6678 40	245115	1032	sf	64	cf
Infiltration BMP	Existing	9060 PRISCILLA	6/21/2010	6519318.719160	6519318.71 9160	1790008.2704 00	245115	1032	sf	64	cf
Infiltration BMP	Existing	11448 PRUESS	1/1/2006	6518742.114860	6518742.11 4860	1801046.8787 00	246077	1032	sf	64	cf
Infiltration BMP	Existing	11609 PRUESS	11/16/2006	6518299.675980	6518299.67 5980	1800455.1213 00	246077	1032	sf	64	cf
Infiltration BMP	Existing	11619 PRUESS	6/10/2005	6518270.484730	6518270.48 4730	1800355.6779 90	246077	1032	sf	64	cf
Infiltration BMP	Existing	11708 PRUESS	1/18/2005	6518033.994760	6518033.99 4760	1799832.0734 40	246077	1032	sf	64	cf
Infiltration BMP	Existing	8121 PURITAN	6/5/2006	6515245.448070	6515245.44 8070	1792698.0377 30	246077	1032	sf	64	cf
Infiltration BMP	Existing	7707 QUILL	6/1/2007	6514508.683200	6514508.68 3200	1796937.7702 00	246079	1032	sf	64	cf
Infiltration BMP	Existing	8108 QUOIT	6/5/2008	6516594.034560	6516594.03 4560	1795288.9181 70	246077	1032	sf	64	cf
Infiltration BMP	Existing	9109 RAVILLER	2/6/2007	6527953.464140	6527953.46 4140	1804924.4021 10	245125	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9367 RAVILLER	1/1/2006	6529435.914270	6529435.91 4270	1803746.9138 20	245125	1032	sf	64	cf
Infiltration BMP	Existing	9728 RICHEON	6/18/2010	6521201.804800	6521201.80 4800	1807962.6263 60	246106	1032	sf	64	cf
Infiltration BMP	Existing	12217 RICHEON	1/1/2005	6514937.033870	6514937.03 3870	1797986.4771 50	246079	1032	sf	64	cf
Infiltration BMP	Existing	12336 RICHEON	1/10/2007	6514721.816510	6514721.81 6510	1797298.6952 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	12342 RICHEON	1/1/2005	6514694.932100	6514694.93 2100	1797256.5238 80	246079	1032	sf	64	cf
Infiltration BMP	Existing	12352 RICHEON	10/30/2008	6514641.834370	6514641.83 4370	1797172.0343 60	246079	1032	sf	64	cf
Infiltration BMP	Existing	11010 RIO HONDO	2/6/2006	6514511.989690	6514511.98 9690	1805412.8864 30	246104	1032	sf	64	cf
Infiltration BMP	Existing	8515 RIVES	2/6/2006	6524958.575190	6524958.57 5190	1811619.0816 10	246111	1032	sf	64	cf
Infiltration BMP	Existing	8546 RIVES	6/14/2010	6524726.063490	6524726.06 3490	1811337.4925 50	246106	1032	sf	64	cf
Infiltration BMP	Existing	11828 RIVES	1/1/2006	6517020.372820	6517020.37 2820	1799741.2235 90	246079	1032	sf	64	cf
Infiltration BMP	Existing	12056 RIVES	10/7/2005	6516252.097820	6516252.09 7820	1798479.8707 70	246079	1032	sf	64	cf
Infiltration BMP	Existing	12213 RIVES	6/7/2007	6515544.034920	6515544.03 4920	1797794.3030 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	12301 RIVES	1/27/2006	6515274.134590	6515274.13 4590	1797373.2514 30	246079	1032	sf	64	cf
Infiltration BMP	Existing	12542 ROSE	6/18/2010	6520775.320830	6520775.32 0830	1792425.7345 50	245115	1032	sf	64	cf
Infiltration BMP	Existing	7444 RUNDELL	9/28/2006	6514195.392880	6514195.39 2880	1798477.8194 00	246079	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7458 RUNDELL	1/1/2006	6514328.036950	6514328.03 6950	1798395.5443 00	246079	1032	sf	64	cf
Infiltration BMP	Existing	8734 RUPP	5/24/2007	6518769.625610	6518769.62 5610	1791861.4643 90	245115	1032	sf	64	cf
Infiltration BMP	Existing	9206 SAMOLINE	9/20/2006	6524105.922670	6524105.92 2670	1808777.7842 50	246106	1032	sf	64	cf
Infiltration BMP	Existing	9363 SAMOLINE	2/12/2009	6523342.697990	6523342.69 7990	1808041.2069 40	246106	1032	sf	64	cf
Infiltration BMP	Existing	9630 SAMOLINE	1/1/2006	6523000.405210	6523000.40 5210	1807164.1433 60	246103	1032	sf	64	cf
Infiltration BMP	Existing	12041 SAMOLINE	6/23/2010	6516971.702030	6516971.70 2030	1798170.2749 10	246079	1032	sf	64	cf
Infiltration BMP	Existing	10629 SHELLEYFIELD	6/21/2010	6525284.582980	6525284.58 2980	1800508.3631 90	245119	1032	sf	64	cf
Infiltration BMP	Existing	9118 SHERIDELL	6/22/2010	6528683.896100	6528683.89 6100	1805941.2276 70	245125	1032	sf	64	cf
Infiltration BMP	Existing	10042 SIDEVIEW	6/21/2010	6529464.806690	6529464.80 6690	1801729.9239 10	245125	1032	sf	64	cf
Infiltration BMP	Existing	8349 SIXTH	6/21/2010	6522706.066860	6522706.06 6860	1802231.2491 70	245114	1032	sf	64	cf
Infiltration BMP	Existing	8363 SIXTH	6/18/2010	6522832.335670	6522832.33 5670	1802150.2095 00	245114	1032	sf	64	cf
Infiltration BMP	Existing	8532 SIXTH	6/23/2010	6523697.106090	6523697.10 6090	1801388.4404 60	245119	1032	sf	64	cf
Infiltration BMP	Existing	8514 SMALLWOOD	8/24/2006	6525167.581560	6525167.58 1560	1811228.8669 10	246106	1032	sf	64	cf
Infiltration BMP	Existing	12007 SMALLWOOD	1/1/2005	6516682.861570	6516682.86 1570	1798786.2269 40	246079	1032	sf	64	cf
Infiltration BMP	Existing	12936 SMALLWOOD	7/31/2006	6513688.714060	6513688.71 4060	1793540.9825 80	246077	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9235 SONGFEST	6/14/2006	6531351.855720	6531351.85 5720	1804709.8583 10	245127	1032	sf	64	cf
Infiltration BMP	Existing	7939 SPRINGER	10/6/2006	6516193.792450	6516193.79 2450	1796630.7321 80	246079	1032	sf	64	cf
Infiltration BMP	Existing	9306 STAMPS	6/21/2010	6525546.826990	6525546.82 6990	1807197.5010 10	246103	1032	sf	64	cf
Infiltration BMP	Existing	10446 STAMPS	1/1/2005	6523214.650320	6523214.65 0320	1803242.2280 00	246103	1032	sf	64	cf
Infiltration BMP	Existing	10536 STAMPS	6/1/2006	6522871.528480	6522871.52 8480	1802783.8383 80	246103	1032	sf	64	cf
Infiltration BMP	Existing	13219 STANBRIDGE	9/17/2007	6522806.618420	6522806.61 8420	1790045.3812 20	245114	1032	sf	64	cf
Infiltration BMP	Existing	8723 STEWART & GRAY	2/11/2009	6522100.372490	6522100.37 2490	1796545.5077 60	245114	1032	sf	64	cf
Infiltration BMP	Existing	9028 STOAKES	8/17/2007	6527221.634250	6527221.63 4250	1807951.1983 20	246103	1032	sf	64	cf
Infiltration BMP	Existing	7809 SUVA	1/13/2009	6522703.875430	6522703.87 5430	1808490.9989 90	246106	1032	sf	64	cf
Infiltration BMP	Existing	7827 SUVA	1/1/2006	6522849.829890	6522849.82 9890	1808368.5603 10	246106	1032	sf	64	cf
Infiltration BMP	Existing	8564 SUVA	1/1/2006	6526403.328390	6526403.32 8390	1805373.2814 90	245125	1032	sf	64	cf
Infiltration BMP	Existing	9943 TECUM	4/11/2008	6519363.349470	6519363.34 9470	1808047.6584 50	246111	1032	sf	64	cf
Infiltration BMP	Existing	9636 TELEGRAPH	5/8/2006	6531995.042290	6531995.04 2290	1804929.6776 80	245128	1032	sf	64	cf
Infiltration BMP	Existing	7968 THIRD	6/21/2005	6519929.169700	6519929.16 9700	1802199.0168 20	246102	1032	sf	64	cf
Infiltration BMP	Existing	9819 TRISTAN	10/7/2005	6526302.584780	6526302.58 4780	1804524.3836 80	245125	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9253 TRUE	1/1/2005	6531891.994890	6531891.99 4890	1804462.8213 10	245127	1032	sf	64	cf
Infiltration BMP	Existing	8843 TWEEDY	9/12/2006	6524140.679400	6524140.67 9400	1809940.1357 80	246106	1032	sf	64	cf
Infiltration BMP	Existing	9012 TWEEDY	1/1/2005	6523977.735950	6523977.73 5950	1809300.2732 40	246106	1032	sf	64	cf
Infiltration BMP	Existing	9029 TWEEDY	1/1/2006	6523763.012330	6523763.01 2330	1809288.6818 80	246106	1032	sf	64	cf
Infiltration BMP	Existing	9612 TWEEDY	6/22/2010	6522847.016620	6522847.01 6620	1807449.0289 80	246106	1032	sf	64	cf
Infiltration BMP	Existing	9636 TWEEDY	10/11/2005	6522732.626430	6522732.62 6430	1807259.2663 40	246103	1032	sf	64	cf
Infiltration BMP	Existing	9714 TWEEDY	7/24/2006	6522647.237500	6522647.23 7500	1807116.8229 30	246103	1032	sf	64	cf
Infiltration BMP	Existing	9718 TWEEDY	9/22/2008	6522619.325230	6522619.32 5230	1807068.9903 10	246103	1032	sf	64	cf
Infiltration BMP	Existing	9730 TWEEDY	6/18/2010	6522565.360970	6522565.36 0970	1806976.1552 70	246103	1032	sf	64	cf
Infiltration BMP	Existing	13409 VERDURA	1/1/2006	6516484.588360	6516484.58 8360	1789346.1599 60	245524	1032	sf	64	cf
Infiltration BMP	Existing	8607 VIA AMORITA	1/19/2006	6524994.226680	6524994.22 6680	1803003.2265 20	245119	1032	sf	64	cf
Infiltration BMP	Existing	9356 VIA AMORITA	4/27/2005	6528170.664540	6528170.66 4540	1800850.9791 40	245126	1032	sf	64	cf
Infiltration BMP	Existing	7402 VIA RIO NIDO	2/10/2005	6518371.376580	6518371.37 6580	1806186.7041 60	246102	1032	sf	64	cf
Infiltration BMP	Existing	8303 VISTA DEL RIO	5/1/2007	6526003.249760	6526003.24 9760	1808077.0114 40	246103	1032	sf	64	cf
Infiltration BMP	Existing	8303 VISTA DEL ROSA	4/26/2007	6526763.242710	6526763.24 2710	1809159.6079 70	246106	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8351 VISTA DEL ROSA	12/19/2005	6527091.635630	6527091.63 5630	1808824.6328 20	246106	2063	sf	129	cf
Infiltration BMP	Existing	10265 VULTEE	4/24/2006	6525980.530560	6525980.53 0560	1802568.7729 80	245119	1032	sf	64	cf
Infiltration BMP	Existing	10339 VULTEE	6/18/2010	6525804.209560	6525804.20 9560	1802209.8798 60	245119	1032	sf	64	cf
Infiltration BMP	Existing	12709 VULTEE	3/9/2007	6519587.948000	6519587.94 8000	1791264.7148 30	245115	1032	sf	64	cf
Infiltration BMP	Existing	12725 WHITEWOOD	7/26/2005	6520341.668580	6520341.66 8580	1791179.4607 70	245115	1032	sf	64	cf
Infiltration BMP	Existing	9702 WILEY BURKE	6/21/2010	6521126.099980	6521126.09 9980	1808337.6565 30	246106	1032	sf	64	cf
Infiltration BMP	Existing	9750 WILEY BURKE	12/11/2006	6520822.729060	6520822.72 9060	1807995.1324 10	246106	1032	sf	64	cf
Infiltration BMP	Existing	9925 WILEY BURKE	1/10/2007	6520271.299840	6520271.29 9840	1807447.0075 70	246106	1032	sf	64	cf
Infiltration BMP	Existing	10540 WILEY BURKE	6/21/2007	6519089.326110	6519089.32 6110	1805048.3068 70	246102	1032	sf	64	cf
Infiltration BMP	Existing	10643 WOODRUFF	1/1/2006	6526887.322420	6526887.32 2420	1799535.3756 50	245119	1032	sf	64	cf
Infiltration BMP	Existing	7515 YANKEY	10/24/2006	6515115.108440	6515115.10 8440	1798924.3897 40	246079	1032	sf	64	cf
Infiltration BMP	Existing	10047 CASANES	1/1/2006	6529512.635540	6529512.63 5540	1801587.6581 00	245125	1032	sf	64	cf
Infiltration BMP	Existing	9220 CORD	1/1/2004	6530296.778820	6530296.77 8820	1804178.9013 50	245125	1032	sf	64	cf
Infiltration BMP	Existing	10040 MATTOCK	1/1/2006	6530247.042350	6530247.04 2350	1801200.6012 40	245125	1032	sf	64	cf
Infiltration BMP	Existing	10018 PANGBORN	1/1/2006	6530084.251260	6530084.25 1260	1801567.5256 40	245125	1032	sf	64	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12053 PATTON	10/19/2004	6520642.037410	6520642.03 7410	1796050.0048 00	245115	1032	sf	64	cf
Infiltration BMP	Existing	12048 SAMOLINE	3/20/2007	6517021.712450	6517021.71 2450	1798014.4558 30	246079	2063	sf	129	cf
Infiltration BMP	Existing	7879 FLORENCE	2/14/2014	6521700.000000	6521700.00 0000	1806100.0000 00	246103	16504	sf	1032	cf
Infiltration BMP	Existing	9020 FIRESTONE	9/12/2008	6524113.023390	6524113.02 3390	1798572.1642 90	245119	70288	sf	4393	cf
Infiltration BMP	Existing	7910 FIRESTONE	6/28/2005	6519165.968790	6519165.96 8790	1801736.5131 80	246102	55686	sf	3480	cf
Infiltration BMP	Existing	7252 FIRESTONE	5/19/2004	6515489.000650	6515489.00 0650	1803082.6331 10	246079	36224	sf	2264	cf
Infiltration BMP	Existing	12256 PARAMOUNT	3/13/2006	6516813.225030	6516813.22 5030	1796497.6856 30	246077	34112	sf	2132	cf
Infiltration BMP	Existing	9462 FIRESTONE BL	2/14/2014	6526885.862260	6526885.86 2260	1797100.5851 40	245119	35437	sf	2215	cf
Infiltration BMP	Existing	8250 FIRESTONE BLVD	2/14/2014	6521000.000000	6521000.00 0000	1800300.0000 00	245115	59085	sf	3693	cf
Infiltration BMP	Existing	8018 TELEGRAPH	8/20/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	35437	sf	2215	cf
Infiltration BMP	Existing	7447 FIRESTONE BLVD	7/9/2009	6516971.590923	6516971.59 0923	1803474.0892 43	246102	43124	sf	2192	cf
Infiltration BMP	Existing	9126 FLORENCE	4/25/2008	6526980.883730	6526980.88 3730	1802613.0158 90	245119	29248	sf	1828	cf
Infiltration BMP	Existing	11111 OLD RIVER SCHOOL	6/15/2004	6515500.000000	6515500.00 0000	1803800.0000 00	246102	27843	sf	1740	cf
Infiltration BMP	Existing	9634 WASHBURN	5/25/2004	6526574.558590	6526574.55 8590	1794738.3340 20	245118	35712	sf	2232	cf
Infiltration BMP	Existing	9475 FIRESTONE	9/20/2004	6527102.470060	6527102.47 0060	1797292.1759 90	245119	25078	sf	1567	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9125 IMPERIAL	9/17/2007	6520700.000000	6520700.00 0000	1792100.0000 00	245115	53104	sf	3319	cf
Infiltration BMP	Existing	11231 RIVES	4/25/2006	6518392.506170	6518392.50 6170	1802335.2476 80	246102	20250	sf	1266	cf
Infiltration BMP	Existing	7936 QUILL	8/23/2006	6515830.400000	6515830.40 0000	1795880.1969 30	246079	18984	sf	1187	cf
Infiltration BMP	Existing	8337 FONTANA	8/11/2005	6520206.194620	6520206.19 4620	1797870.4348 10	245114	36672	sf	2292	cf
Infiltration BMP	Existing	10225 LESTERFORD	6/22/2010	6530244.844140	6530244.84 4140	1800567.1870 10	245126	17718	sf	1107	cf
Infiltration BMP	Existing	7915 FLORENCE	8/11/2009	6522019.025220	6522019.02 5220	1805973.7792 10	246103	20192	sf	1262	cf
Infiltration BMP	Existing	11229 PARAMOUNT	3/16/2004	6519482.925030	6519482.92 5030	1801457.8067 50	246102	16453	sf	1028	cf
Infiltration BMP	Existing	8103 COLE	5/1/2007	6518213.448370	6518213.44 8370	1798049.1189 10	246077	0	sf	0	cf
Infiltration BMP	Existing	8722 BOYNE	7/1/2008	6521213.643060	6521213.64 3060	1795216.4738 00	245115	11390	sf	712	cf
Infiltration BMP	Existing	10612 LESTERFORD	6/14/2006	6529218.389270	6529218.38 9270	1798513.1159 60	245126	11390	sf	712	cf
Infiltration BMP	Existing	8444 LEXINGTON	4/24/2006	6524361.433930	6524361.43 3930	1803767.5998 20	246103	11390	sf	712	cf
Infiltration BMP	Existing	13221 BARLIN	10/10/2006	6516992.431610	6516992.43 1610	1789646.6102 00	245524	10125	sf	633	cf
Infiltration BMP	Existing	9611 GARNISH	6/7/2007	6529217.309540	6529217.30 9540	1803965.7589 60	245125	10125	sf	633	cf
Infiltration BMP	Existing	7118 PELLET	12/3/2008	6515184.074160	6515184.07 4160	1804905.1138 50	246104	10125	sf	633	cf
Infiltration BMP	Existing	9325 RIVES AM	2/14/2014	6522517.375370	6522517.37 5370	1808878.7231 80	246111	10125	sf	633	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9371 SUVA	3/13/2007	6529247.009310	6529247.00 9310	1803484.6852 40	245125	10125	sf	633	cf
Infiltration BMP	Existing	8556 FLORENCE	1/1/2006	6525137.675720	6525137.67 5720	1803770.1478 50	245125	8859	sf	554	cf
Infiltration BMP	Existing	9755 IMPERIAL	3/29/2006	6525700.000000	6525700.00 0000	1792200.0000 00	245114	8859	sf	554	cf
Infiltration BMP	Existing	10000 IMPERIAL	3/29/2006	6527246.839530	6527246.83 9530	1791706.6043 50	245118	8859	sf	554	cf
Infiltration BMP	Existing	10030 LESTERFORD	6/21/2010	6530953.991420	6530953.99 1420	1801165.0044 70	245125	8859	sf	554	cf
Infiltration BMP	Existing	7235 LUXOR	12/12/2005	6514593.326010	6514593.32 6010	1801941.8873 50	246079	8859	sf	554	cf
Infiltration BMP	Existing	8115 STEWART & GRAY	3/25/2009	6518648.406750	6518648.40 6750	1798495.1500 40	246077	11760	sf	735	cf
Infiltration BMP	Existing	9804 BROOKSHIRE	5/2/2007	6525737.765210	6525737.76 5210	1805415.7506 50	246103	7594	sf	475	cf
Infiltration BMP	Existing	7830 DANVERS	12/18/2008	6523967.248740	6523967.24 8740	1810379.3480 50	246106	7594	sf	475	cf
Infiltration BMP	Existing	8357 FLORENCE	11/29/2005	6524137.162990	6524137.16 2990	1804589.2850 90	246103	7594	sf	475	cf
Infiltration BMP	Existing	8562 FLORENCE	1/1/2006	6525210.620820	6525210.62 0820	1803736.0042 00	245125	7594	sf	475	cf
Infiltration BMP	Existing	10735 LAKEWOOD	1/19/2007	6524698.379320	6524698.37 9320	1800460.8931 40	245119	8640	sf	540	cf
Infiltration BMP	Existing	9732 ORIZABA	6/5/2008	6523842.356050	6523842.35 6050	1806158.2972 00	246103	7594	sf	475	cf
Infiltration BMP	Existing	12066 SAMOLINE	6/18/2010	6517119.562750	6517119.56 2750	1797806.0707 50	246079	7594	sf	475	cf
Infiltration BMP	Existing	7711 SECOND	6/21/2010	6518493.103400	6518493.10 3400	1802942.7407 50	246102	7594	sf	475	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9517 STOAKES	6/21/2010	6525287.319840	6525287.31 9840	1806612.2669 20	246103	7594	sf	475	cf
Infiltration BMP	Existing	12133 ANDERBERG	6/26/2009	6518010.879310	6518010.87 9310	1796818.4633 70	245115	6328	sf	396	cf
Infiltration BMP	Existing	9115 BROCK	6/21/2010	6524898.717190	6524898.71 7190	1808433.1663 30	246106	6328	sf	396	cf
Infiltration BMP	Existing	9541 CECILIA	6/23/2010	6528302.087900	6528302.08 7900	1798262.1117 90	245126	6328	sf	396	cf
Infiltration BMP	Existing	10243 CORD	11/4/2008	6528334.164460	6528334.16 4460	1801344.6789 40	245126	6328	sf	396	cf
Infiltration BMP	Existing	13108 CORNUTA	6/21/2010	6525701.475550	6525701.47 5550	1790449.8824 50	245113	6328	sf	396	cf
Infiltration BMP	Existing	8129 DACOSTA	8/5/2008	6523736.839560	6523736.83 9560	1805716.3626 40	246103	6328	sf	396	cf
Infiltration BMP	Existing	7247 DINWIDDIE	6/22/2010	6515896.418780	6515896.41 8780	1804170.2236 70	246104	6328	sf	396	cf
Infiltration BMP	Existing	12002A DOWNEY	8/24/2005	6519100.000000	6519100.00 0000	1797100.0000 00	245115	6328	sf	396	cf
Infiltration BMP	Existing	12002C DOWNEY	8/24/2005	6519100.000000	6519100.00 0000	1797100.0000 00	245115	6328	sf	396	cf
Infiltration BMP	Existing	8529 EUCALYPTUS	6/18/2010	6519136.171020	6519136.17 1020	1794210.3339 30	245115	6328	sf	396	cf
Infiltration BMP	Existing	9204 LA REINA	6/22/2010	6525799.255250	6525799.25 5250	1808110.8270 20	246103	6328	sf	396	cf
Infiltration BMP	Existing	9241 LUBEC	6/21/2010	6528410.398740	6528410.39 8740	1803633.9472 40	245125	6328	sf	396	cf
Infiltration BMP	Existing	10051 MATTOCK	9/25/2008	6530040.953970	6530040.95 3970	1801237.2225 90	245125	6328	sf	396	cf
Infiltration BMP	Existing	12273 PLANETT	6/21/2010	6518942.439290	6518942.43 9290	1795136.4266 80	245115	6328	sf	396	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9075 RAVILLER	4/9/2007	6527819.498980	6527819.49 8980	1805031.9078 10	245125	6328	sf	396	cf
Infiltration BMP	Existing	7149 ADWEN	5/31/2006	6514275.907390	6514275.90 7390	1803122.3122 90	246079	5062	sf	316	cf
Infiltration BMP	Existing	8703 ALAMEDA	9/14/2005	6520830.700880	6520830.70 0880	1795016.4692 60	245115	4594	sf	287	cf
Infiltration BMP	Existing	9242 APPLEBY	11/21/2008	6528866.478730	6528866.47 8730	1804798.8246 90	245125	5062	sf	316	cf
Infiltration BMP	Existing	9926 BELLDER	3/19/2007	6525715.329050	6525715.32 9050	1804487.7169 60	245125	5062	sf	316	cf
Infiltration BMP	Existing	11715 BELLFLOWER	6/15/2009	6523530.688010	6523530.68 8010	1796655.8232 30	245114	5062	sf	316	cf
Infiltration BMP	Existing	8019 BERGMAN	10/22/2008	6517711.829130	6517711.82 9130	1797726.5035 70	246077	5062	sf	316	cf
Infiltration BMP	Existing	8417 BIGBY	7/23/2007	6523908.146010	6523908.14 6010	1803525.0556 70	245119	5062	sf	316	cf
Infiltration BMP	Existing	10004 BIRCHDALE	1/23/2006	6525798.638290	6525798.63 8290	1803985.9574 00	245125	5062	sf	316	cf
Infiltration BMP	Existing	9951 BROOKSHIRE	6/18/2010	6525004.036100	6525004.03 6100	1804835.9527 20	246103	5062	sf	316	cf
Infiltration BMP	Existing	10927 BROOKSHIRE AV	2/14/2014	6522640.981090	6522640.98 1090	1800949.6951 10	245114	5062	sf	316	cf
Infiltration BMP	Existing	10304 CLANCEY	9/19/2008	6526762.243870	6526762.24 3870	1802017.2952 50	245119	5062	sf	316	cf
Infiltration BMP	Existing	7213 DINWIDDIE	6/21/2010	6515644.523280	6515644.52 3280	1804333.4573 40	246104	5062	sf	316	cf
Infiltration BMP	Existing	9245 DOWNEY	9/19/2007	6525582.317560	6525582.31 7560	1807792.1144 20	246103	5062	sf	316	cf
Infiltration BMP	Existing	12002B DOWNEY	8/24/2005	6519100.000000	6519100.00 0000	1797100.0000 00	245115	5062	sf	316	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12002D DOWNEY	8/24/2005	6519100.000000	6519100.00 0000	1797100.0000 00	245115	5062	sf	316	cf
Infiltration BMP	Existing	10250 EGLISE AV	2/14/2014	6528202.138900	6528202.13 8900	1801366.0964 40	245126	5062	sf	316	cf
Infiltration BMP	Existing	8719 ELMONT	6/18/2010	6526144.563940	6526144.56 3940	1809393.1101 80	246106	5062	sf	316	cf
Infiltration BMP	Existing	9355 FLORENCE	7/30/2007	6528769.559400	6528769.55 9400	1801814.3857 50	245125	5062	sf	316	cf
Infiltration BMP	Existing	9252 GALLATIN	3/29/2006	6528859.757520	6528859.75 7520	1804394.5946 00	245125	5062	sf	316	cf
Infiltration BMP	Existing	9553 GALLATIN	7/28/2004	6530910.776140	6530910.77 6140	1803037.8982 20	245125	5062	sf	316	cf
Infiltration BMP	Existing	9724 GARNISH	1/14/2008	6529062.109120	6529062.10 9120	1803453.0352 40	245125	5062	sf	316	cf
Infiltration BMP	Existing	8610 GUATEMALA	10/24/2006	6524386.905480	6524386.90 5480	1811339.1672 80	246106	5062	sf	316	cf
Infiltration BMP	Existing	10214 HORLEY	8/14/2007	6520372.544870	6520372.54 4870	1806355.5912 10	246102	5062	sf	316	cf
Infiltration BMP	Existing	10513 JULIUS	1/22/2009	6518877.932890	6518877.93 2890	1805532.3767 50	246102	5062	sf	316	cf
Infiltration BMP	Existing	9204 LA REINA	4/18/2007	6525799.255250	6525799.25 5250	1808110.8270 20	246103	5062	sf	316	cf
Infiltration BMP	Existing	9528 LEMORAN	8/29/2008	6529000.799820	6529000.79 9820	1804066.4732 20	245125	5062	sf	316	cf
Infiltration BMP	Existing	7334 LUXOR	4/25/2007	6514999.892740	6514999.89 2740	1801407.2070 50	246079	5062	sf	316	cf
Infiltration BMP	Existing	9226 MANZANAR	7/8/2005	6526470.419470	6526470.41 9470	1806685.4226 30	246103	5062	sf	316	cf
Infiltration BMP	Existing	10524 MATTOCK	2/5/2009	6528788.349750	6528788.34 9750	1799096.3453 80	245126	5062	sf	316	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12123 ORIZABA	12/28/2005	6517943.193960	6517943.19 3960	1797041.7527 50	245115	5062	sf	316	cf
Infiltration BMP	Existing	7130 PELLET	6/4/2008	6515276.387650	6515276.38 7650	1804845.3114 40	246104	5062	sf	316	cf
Infiltration BMP	Existing	8322 PURITAN	6/14/2007	6516164.281440	6516164.28 1440	1791774.5588 40	245524	5062	sf	316	cf
Infiltration BMP	Existing	7312 RIO FLORA	6/18/2010	6516577.089870	6516577.08 9870	1804589.0403 90	246104	5062	sf	316	cf
Infiltration BMP	Existing	9331 SAMOLINE	2/17/2006	6523511.819100	6523511.81 9100	1808307.8190 60	246106	5062	sf	316	cf
Infiltration BMP	Existing	8015 SEVENTH	8/16/2005	6521322.893520	6521322.89 3520	1803640.9492 60	246103	5062	sf	316	cf
Infiltration BMP	Existing	7821 SIXTH	12/6/2005	6519846.881130	6519846.88 1130	1804004.4368 00	246102	5062	sf	316	cf
Infiltration BMP	Existing	8409 SIXTH	12/10/2008	6523050.669740	6523050.66 9740	1802016.6687 00	245114	5062	sf	316	cf
Infiltration BMP	Existing	9317 STAMPS	1/30/2007	6525356.702810	6525356.70 2810	1807182.8054 60	246103	5062	sf	316	cf
Infiltration BMP	Existing	9322 STAMPS	3/16/2006	6525453.602600	6525453.60 2600	1807062.9342 60	246103	5062	sf	316	cf
Infiltration BMP	Existing	10443 STAMPS	5/21/2008	6523061.022110	6523061.02 2110	1803394.2488 60	246103	5062	sf	316	cf
Infiltration BMP	Existing	10517 STAMPS	6/18/2010	6522812.240000	6522812.24 0000	1803043.7574 60	246103	5062	sf	316	cf
Infiltration BMP	Existing	9444 STOAKES	5/22/2007	6525587.983230	6525587.98 3230	1806625.5514 90	246103	5062	sf	316	cf
Infiltration BMP	Existing	8329 VISTA DEL RIO	6/18/2010	6526300.133280	6526300.13 3280	1808123.1165 20	246103	5062	sf	316	cf
Infiltration BMP	Existing	8368 VISTA DEL RIO	6/1/2007	6526427.553640	6526427.55 3640	1807729.5966 30	246103	5062	sf	316	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8543 ALBIA	1/1/2006	6520215.566510	6520215.56 6510	1795689.2129 70	245115	3797	sf	237	cf
Infiltration BMP	Existing	7162 BENARES	1/1/2008	6514067.610360	6514067.61 0360	1802493.2171 60	246079	3797	sf	237	cf
Infiltration BMP	Existing	12812 BLODGETT	6/8/2009	6518629.647540	6518629.64 7540	1791208.7599 70	245115	3797	sf	237	cf
Infiltration BMP	Existing	9503 BROCK AV	2/14/2014	6524115.247920	6524115.24 7920	1807488.0103 30	246106	3797	sf	237	cf
Infiltration BMP	Existing	9045 BUCKLES	12/11/2008	6523278.581350	6523278.58 1350	1796905.3004 70	245114	3797	sf	237	cf
Infiltration BMP	Existing	10045 CHANEY	7/5/2007	6527656.534860	6527656.53 4860	1802672.8718 00	245125	3797	sf	237	cf
Infiltration BMP	Existing	8714 CHEROKEE	5/1/2007	6525056.428300	6525056.42 8300	1801833.4891 70	245119	3797	sf	237	cf
Infiltration BMP	Existing	10729 CLANCEY	7/5/2007	6525292.127080	6525292.12 7080	1799996.4603 70	245119	3797	sf	237	cf
Infiltration BMP	Existing	8215 COMOLETTE	5/18/2006	6516024.585540	6516024.58 5540	1792904.8960 40	246077	3563	sf	223	cf
Infiltration BMP	Existing	7809 DACOSTA	10/5/2007	6521756.096640	6521756.09 6640	1806979.8841 60	246106	3797	sf	237	cf
Infiltration BMP	Existing	10424 DOLAN AV	2/14/2014	6523609.999510	6523609.99 9510	1803226.0994 70	245119	3797	sf	237	cf
Infiltration BMP	Existing	12337 DUNROBIN	6/21/2010	6524854.924990	6524854.92 4990	1793158.9107 10	245114	3797	sf	237	cf
Infiltration BMP	Existing	13234 DUNROBIN	9/30/2005	6525046.618370	6525046.61 8370	1789885.6308 70	245114	3797	sf	237	cf
Infiltration BMP	Existing	12612 EASTBROOK	5/30/2006	6525374.680490	6525374.68 0490	1791988.6293 20	245114	3797	sf	237	cf
Infiltration BMP	Existing	9400 FLORENCE	7/8/2005	6528900.299250	6528900.29 9250	1801380.0029 80	245126	3797	sf	237	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7823 FOURTH PL	9/16/2005	6519381.530610	6519381.53 0610	1803107.4180 50	246102	3797	sf	237	cf
Infiltration BMP	Existing	7826 GAINFORD	10/13/2005	6521963.408230	6521963.40 8230	1806968.6629 60	246106	3797	sf	237	cf
Infiltration BMP	Existing	7909 GALLATIN	4/27/2006	6523955.572760	6523955.57 2760	1809190.1061 60	246106	3797	sf	237	cf
Infiltration BMP	Existing	9118 GARNISH	6/21/2010	6529677.777690	6529677.77 7690	1805040.2383 00	245125	3797	sf	237	cf
Infiltration BMP	Existing	12752 GLYNN	6/18/2010	6516929.257070	6516929.25 7070	1792615.7173 50	245524	3797	sf	237	cf
Infiltration BMP	Existing	9116 HALEDON	3/2/2006	6528925.738880	6528925.73 8880	1805732.9530 10	245125	3797	sf	237	cf
Infiltration BMP	Existing	12819 IBBETSON	11/23/2005	6525827.025010	6525827.02 5010	1791350.7110 10	245114	3797	sf	237	cf
Infiltration BMP	Existing	9528 LEMORAN	8/26/2008	6528914.390000	6528914.39 0000	1804053.8706 20	245125	3797	sf	237	cf
Infiltration BMP	Existing	10514 LESTERFORD	2/14/2006	6529382.491640	6529382.49 1640	1798787.1629 60	245126	3797	sf	237	cf
Infiltration BMP	Existing	9030 LUBEC	2/9/2006	6526996.357320	6526996.35 7320	1804242.3728 80	245125	3797	sf	237	cf
Infiltration BMP	Existing	9264 LUBEC	4/19/2006	6528519.099740	6528519.09 9740	1803331.2219 40	245125	3797	sf	237	cf
Infiltration BMP	Existing	8545 LUBEC ST	2/14/2014	6525866.355120	6525866.35 5120	1805123.1345 00	246103	3797	sf	237	cf
Infiltration BMP	Existing	9247 MANZANAR	10/30/2006	6526227.935330	6526227.93 5330	1806695.9944 30	246103	3797	sf	237	cf
Infiltration BMP	Existing	7866 MELVA	6/20/2006	6516126.027390	6516126.02 7390	1797191.6280 10	246079	3797	sf	237	cf
Infiltration BMP	Existing	12109 MORNING	5/16/2006	6516408.716280	6516408.71 6280	1797765.7274 30	246079	3797	sf	237	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7332 NADA	6/18/2007	6514319.703850	6514319.70 3850	1800394.2475 60	246079	3797	sf	237	cf
Infiltration BMP	Existing	7334 NADA	6/18/2007	6514319.703850	6514319.70 3850	1800394.2475 60	246079	3797	sf	237	cf
Infiltration BMP	Existing	9821 NEWVILLE	7/30/2007	6530987.438110	6530987.43 8110	1802116.0807 80	245125	3797	sf	237	cf
Infiltration BMP	Existing	10268 NEWVILLE	4/24/2007	6529747.604150	6529747.60 4150	1800228.0460 80	245126	3797	sf	237	cf
Infiltration BMP	Existing	12280 ORIZABA	6/18/2010	6517505.248620	6517505.24 8620	1795784.7402 90	246077	3797	sf	237	cf
Infiltration BMP	Existing	10404 PANGBORN	6/18/2010	6528952.556500	6528952.55 6500	1800031.1545 20	245126	3797	sf	237	cf
Infiltration BMP	Existing	12531 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	3797	sf	237	cf
Infiltration BMP	Existing	12537 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	3797	sf	237	cf
Infiltration BMP	Existing	11994 POMERING	2/23/2005	6514993.390330	6514993.39 0330	1799517.7816 80	246079	3797	sf	237	cf
Infiltration BMP	Existing	9525 QUINN	2/8/2007	6528803.711540	6528803.71 1540	1799421.5442 20	245126	3797	sf	237	cf
Infiltration BMP	Existing	8048 QUOIT	1/21/2009	6516443.407630	6516443.40 7630	1795348.2180 10	246077	3797	sf	237	cf
Infiltration BMP	Existing	12326 SAMOLINE	8/29/2008	6516269.535370	6516269.53 5370	1796118.6153 20	246077	3797	sf	237	cf
Infiltration BMP	Existing	12504 SMALLWOOD	9/30/2008	6515227.996100	6515227.99 6100	1795705.8201 10	246079	3797	sf	237	cf
Infiltration BMP	Existing	9520 STEWART & GRAY	4/10/2008	6526628.650930	6526628.65 0930	1796061.8009 20	245118	3797	sf	237	cf
Infiltration BMP	Existing	7411 THIRD	6/2/2006	6517216.302090	6517216.30 2090	1804140.8377 40	246102	3797	sf	237	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12706 WHITEWOOD	9/20/2007	6520505.791550	6520505.79 1550	1791390.7330 10	245115	3797	sf	237	cf
Infiltration BMP	Existing	9049 HALL ROAD	2/9/2007	6523684.587500	6523684.58 7500	1797586.8315 40	245114	2531	sf	158	cf
Infiltration BMP	Existing	7118 ADWEN	1/27/2006	6513895.884030	6513895.88 4030	1803086.7564 10	246100	2531	sf	158	cf
Infiltration BMP	Existing	13202 BARLIN	2/14/2007	6517303.317510	6517303.31 7510	1789688.3494 00	245524	2531	sf	158	cf
Infiltration BMP	Existing	10216 BELLMAN	1/5/2009	6525703.110200	6525703.11 0200	1803293.0569 30	245119	2531	sf	158	cf
Infiltration BMP	Existing	11809 BELLMAN	2/8/2006	6521732.804620	6521732.80 4620	1797303.3694 50	245114	2531	sf	158	cf
Infiltration BMP	Existing	7117 BENARES	8/10/2006	6513814.981610	6513814.98 1610	1802936.5069 30	246079	2531	sf	158	cf
Infiltration BMP	Existing	9108 BIGBY	11/23/2005	6526215.785230	6526215.78 5230	1801649.2704 50	245119	2531	sf	158	cf
Infiltration BMP	Existing	10213 BIRCHDALE	4/19/2006	6525304.414970	6525304.41 4970	1803562.0843 30	245119	2531	sf	158	cf
Infiltration BMP	Existing	9004 BIRCHLEAF	3/7/2007	6527047.235450	6527047.23 5450	1808159.8370 50	246103	2531	sf	158	cf
Infiltration BMP	Existing	13126 BLODGETT	8/18/2005	6517829.686700	6517829.68 6700	1789824.1860 60	245115	2531	sf	158	cf
Infiltration BMP	Existing	9508 BROCK	2/27/2006	6524228.012180	6524228.01 2180	1807355.1181 00	246103	2531	sf	158	cf
Infiltration BMP	Existing	7418 BROOKMILL	7/25/2008	6515791.043440	6515791.04 3440	1801624.6727 50	246079	2531	sf	158	cf
Infiltration BMP	Existing	12201 BROOKSHIRE	6/22/2010	6519506.452440	6519506.45 2440	1795585.9508 80	245115	2531	sf	158	cf
Infiltration BMP	Existing	7942 BRUNACHE	11/28/2005	6517219.149000	6517219.14 9000	1798061.0732 60	246079	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9349 CECILIA	9/25/2008	6527282.306940	6527282.30 6940	1798988.8744 60	245126	2531	sf	158	cf
Infiltration BMP	Existing	9365 CECILIA	6/18/2010	6527411.791310	6527411.79 1310	1798910.6656 50	245126	2531	sf	158	cf
Infiltration BMP	Existing	9608 CECILIA	1/1/2007	6528406.351870	6528406.35 1870	1798010.1271 60	245126	2531	sf	158	cf
Infiltration BMP	Existing	9624 CEDARTREE	8/8/2005	6531911.946630	6531911.94 6630	1804673.8129 30	245127	2531	sf	158	cf
Infiltration BMP	Existing	8519 CLETA	9/10/2007	6521470.081710	6521470.08 1710	1798172.5415 60	245114	2531	sf	158	cf
Infiltration BMP	Existing	7803 CONKLIN	9/2/2005	6513317.560580	6513317.56 0580	1793980.9011 90	246077	2297	sf	144	cf
Infiltration BMP	Existing	12816 CORNUTA	10/9/2006	6525701.592160	6525701.59 2160	1791350.5052 00	245114	2531	sf	158	cf
Infiltration BMP	Existing	8018 DANVERS	1/26/2009	6524882.345060	6524882.34 5060	1809453.1598 50	246106	2531	sf	158	cf
Infiltration BMP	Existing	8517 DEVENIR	10/11/2005	6517399.640210	6517399.64 0210	1791811.4934 50	245115	2531	sf	158	cf
Infiltration BMP	Existing	8049 DINSDALE	6/15/2006	6522974.989820	6522974.98 9820	1805624.5563 80	246103	2531	sf	158	cf
Infiltration BMP	Existing	9317 DINSDALE	11/5/2008	6528560.545810	6528560.54 5810	1802232.8526 40	245125	2531	sf	158	cf
Infiltration BMP	Existing	8510 DONOVAN	7/5/2005	6519046.837890	6519046.83 7890	1794446.5975 50	245115	2531	sf	158	cf
Infiltration BMP	Existing	8415 DONOVAN ST	2/14/2014	6518508.946270	6518508.94 6270	1795018.8988 90	245115	2531	sf	158	cf
Infiltration BMP	Existing	9635 DOWNEY	7/15/2004	6524420.085960	6524420.08 5960	1806308.4522 90	246103	2531	sf	158	cf
Infiltration BMP	Existing	9830 DOWNEY	1/1/2006	6524176.121770	6524176.12 1770	1805651.9294 90	246103	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12718 DOWNEY	8/30/2007	6516814.229160	6516814.22 9160	1793075.1405 90	245524	2531	sf	158	cf
Infiltration BMP	Existing	12650 DUNROBIN	7/27/2007	6525045.587920	6525045.58 7920	1791614.4825 10	245114	2531	sf	158	cf
Infiltration BMP	Existing	9067 EGLISE	9/30/2005	6530265.716940	6530265.71 6940	1805184.4142 40	245127	2531	sf	158	cf
Infiltration BMP	Existing	9131 EGLISE	1/16/2009	6529904.336320	6529904.33 6320	1804464.0418 60	245125	2531	sf	158	cf
Infiltration BMP	Existing	8573 ELEVENTH	4/24/2006	6525253.900610	6525253.90 0610	1803595.3289 80	245119	2531	sf	158	cf
Infiltration BMP	Existing	9061 FARM ST	2/14/2014	6526099.027600	6526099.02 7600	1801582.1414 70	245119	2531	sf	158	cf
Infiltration BMP	Existing	7936 FOURTH	1/26/2006	6520005.666040	6520005.66 6040	1802880.6346 80	246103	2531	sf	158	cf
Infiltration BMP	Existing	7829 FOURTH PL	2/14/2014	6519381.530610	6519381.53 0610	1803107.4180 50	246102	2531	sf	158	cf
Infiltration BMP	Existing	7528 GAINFORD	6/18/2010	6520331.076350	6520331.07 6350	1807734.7042 70	246106	1266	sf	79	cf
Infiltration BMP	Existing	8150 GALLATIN	1/14/2008	6524851.065410	6524851.06 5410	1807922.7315 50	246103	2531	sf	158	cf
Infiltration BMP	Existing	9068 GALLATIN	7/18/2005	6527754.167230	6527754.16 7230	1805244.4999 40	245125	2531	sf	158	cf
Infiltration BMP	Existing	12703 GLENSHIRE	8/18/2006	6520090.968440	6520090.96 8440	1791341.8167 10	245115	2531	sf	158	cf
Infiltration BMP	Existing	8703 GUATEMALA	6/18/2010	6523747.929510	6523747.92 9510	1811239.6853 30	246111	2531	sf	158	cf
Infiltration BMP	Existing	9903 GUATEMALA	6/21/2010	6519189.043810	6519189.04 3810	1808530.9130 60	246111	2531	sf	158	cf
Infiltration BMP	Existing	9208 HALEDON	3/29/2007	6528788.981770	6528788.98 1770	1805412.6216 90	245125	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9083 HALL	12/8/2005	6524025.781090	6524025.78 1090	1797583.1043 70	245114	2531	sf	158	cf
Infiltration BMP	Existing	10348 HASTY	9/14/2006	6528480.545700	6528480.54 5700	1800482.8394 60	245126	2531	sf	158	cf
Infiltration BMP	Existing	7844 HONDO	7/8/2005	6515417.898670	6515417.89 8670	1796530.7780 30	246079	2531	sf	158	cf
Infiltration BMP	Existing	9244 HORLEY	6/22/2006	6522498.248530	6522498.24 8530	1809199.7501 30	246111	2531	sf	158	cf
Infiltration BMP	Existing	12612 IBBETSON	2/9/2007	6526008.655610	6526008.65 5610	1792000.5365 40	245114	2531	sf	158	cf
Infiltration BMP	Existing	7214 IRWINGROVE	8/17/2007	6517736.835580	6517736.83 5580	1807424.2284 80	246104	2531	sf	158	cf
Infiltration BMP	Existing	10209 JULIUS	6/21/2010	6519702.452650	6519702.45 2650	1806880.8832 30	246102	2531	sf	158	cf
Infiltration BMP	Existing	10341 JULIUS	6/4/2008	6519700.000000	6519700.00 0000	1806100.0000 00	246102	2531	sf	158	cf
Infiltration BMP	Existing	12313 JULIUS	6/21/2010	6514155.209020	6514155.20 9020	1797936.9320 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	7944 KINGBEE	5/31/2007	6516311.045420	6516311.04 5420	1796702.7104 10	246079	2531	sf	158	cf
Infiltration BMP	Existing	9605 LA REINA	6/18/2010	6524325.141120	6524325.14 1120	1806744.6643 40	246103	2531	sf	158	cf
Infiltration BMP	Existing	10074 LESTERFORD	4/12/2006	6530716.286370	6530716.28 6370	1800772.6836 80	245125	2531	sf	158	cf
Infiltration BMP	Existing	9626 LUBEC	6/21/2005	6530889.535260	6530889.53 5260	1801910.7187 40	245125	2531	sf	158	cf
Infiltration BMP	Existing	7156 LUXOR	10/28/2005	6513800.826420	6513800.82 6420	1802169.5953 00	246100	2531	sf	158	cf
Infiltration BMP	Existing	9202 MANZANAR	4/13/2004	6526663.177850	6526663.17 7850	1806830.3156 90	246103	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9020 MARGARET	10/2/2006	6523822.925930	6523822.92 5930	1798066.5306 90	245114	2531	sf	158	cf
Infiltration BMP	Existing	9127 MELDAR	4/29/2004	6526710.714590	6526710.71 4590	1807437.8279 20	246103	2531	sf	158	cf
Infiltration BMP	Existing	11814 MORNING	9/2/2005	6517648.916460	6517648.91 6460	1799680.1074 80	246077	2531	sf	158	cf
Infiltration BMP	Existing	7440 MULLER	11/7/2006	6518162.654940	6518162.65 4940	1805120.4608 80	246102	2531	sf	158	cf
Infiltration BMP	Existing	12334 ORIZABA	5/5/2005	6517231.678930	6517231.67 8930	1795384.9275 00	246077	2531	sf	158	cf
Infiltration BMP	Existing	9311 OTTO	2/2/2008	6528809.245500	6528809.24 5500	1802513.9518 10	245125	2531	sf	158	cf
Infiltration BMP	Existing	10436 PANGBORN	7/6/2006	6528781.443840	6528781.44 3840	1799746.3877 20	245126	2531	sf	158	cf
Infiltration BMP	Existing	12533 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12531 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12531 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12533 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12533 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12533 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12535 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12535 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12535 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12535 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12537 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	12537 PARAMOUNT	9/11/2003	6515510.297280	6515510.29 7280	1795114.1904 20	246079	2531	sf	158	cf
Infiltration BMP	Existing	9008 PARROT	6/22/2010	6524997.125330	6524997.12 5330	1808680.7202 10	246106	2531	sf	158	cf
Infiltration BMP	Existing	9530 PARROT	10/11/2006	6523866.950960	6523866.95 0960	1807305.6273 80	246103	2531	sf	158	cf
Infiltration BMP	Existing	7125 PELLET	11/21/2005	6515366.521160	6515366.52 1160	1805107.1331 70	246104	2531	sf	158	cf
Infiltration BMP	Existing	7335 PELLET	2/15/2007	6516661.302200	6516661.30 2200	1804268.4015 10	246104	2531	sf	158	cf
Infiltration BMP	Existing	7348 PELLET	6/22/2010	6516619.400060	6516619.40 0060	1803975.3794 60	246102	2531	sf	158	cf
Infiltration BMP	Existing	10433 PICO VISTA	6/21/2010	6529704.381130	6529704.38 1130	1799155.4087 30	245126	2531	sf	158	cf
Infiltration BMP	Existing	7629 PIVOT	6/4/2008	6517523.064870	6517523.06 4870	1802428.5070 60	246079	2531	sf	158	cf
Infiltration BMP	Existing	11962 POMERING	2/24/2006	6515175.131420	6515175.13 1420	1799743.8068 70	246079	2531	sf	158	cf
Infiltration BMP	Existing	8133 PRISCILLA	6/22/2010	6515078.400000	6515078.40 0000	1792153.4400 00	246077	2531	sf	158	cf
Infiltration BMP	Existing	7603 QUILL	2/28/2007	6514155.935840	6514155.93 5840	1797151.9849 60	246079	2531	sf	158	cf
Infiltration BMP	Existing	11539 RICHEON	7/8/2005	6517174.382020	6517174.38 2020	1801464.0787 70	246079	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	6545 RIVERGROVE	10/11/2005	6520696.757140	6520696.75 7140	1811248.3789 90	246111	2531	sf	158	cf
Infiltration BMP	Existing	9320 SAMOLINE	11/3/2006	6523716.410960	6523716.41 0960	1808296.7032 40	246106	2531	sf	158	cf
Infiltration BMP	Existing	9602 SAMOLINE	11/23/2005	6523146.135200	6523146.13 5200	1807399.7320 10	246103	2531	sf	158	cf
Infiltration BMP	Existing	12015 SAMOLINE	9/29/2008	6517129.601540	6517129.60 1540	1798409.0438 60	246079	2531	sf	158	cf
Infiltration BMP	Existing	12048 SAMOLINE	6/22/2010	6517021.712450	6517021.71 2450	1798014.4558 30	246079	2531	sf	158	cf
Infiltration BMP	Existing	7962 SECOND	10/3/2007	6519694.108620	6519694.10 8620	1801968.4267 00	246102	2531	sf	158	cf
Infiltration BMP	Existing	7712 SEVERY ST	1/1/2008	6524575.222650	6524575.22 2650	1807124.1601 30	246103	2531	sf	158	cf
Infiltration BMP	Existing	7331 SHADYOAK	1/16/2009	6521597.847660	6521597.84 7660	1810725.6465 50	246111	2531	sf	158	cf
Infiltration BMP	Existing	9103 SHERIDELL	10/29/2007	6528594.889520	6528594.88 9520	1806159.5846 70	245125	2531	sf	158	cf
Infiltration BMP	Existing	8345 SIXTH	4/23/2008	6522663.428460	6522663.42 8460	1802257.1702 90	245114	2531	sf	158	cf
Infiltration BMP	Existing	9124 STOAKES	4/29/2004	6526659.033140	6526659.03 3140	1807538.8751 70	246103	2531	sf	158	cf
Infiltration BMP	Existing	9906 TECUM	8/26/2008	6519710.324270	6519710.32 4270	1808196.2235 90	246111	2531	sf	158	cf
Infiltration BMP	Existing	9520 TELEGRAPH	12/4/2008	6531301.476840	6531301.47 6840	1805512.0997 40	245127	2531	sf	158	cf
Infiltration BMP	Existing	8302 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1840	sf	115	cf
Infiltration BMP	Existing	8304 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8306 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8308 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8310 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8312 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8314 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8316 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8318 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8320 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8322 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8324 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8326 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8328 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8330 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8332 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8334 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8336 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8338 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8340 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8342 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8344 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8346 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8348 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8350 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	8352 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	2531	sf	158	cf
Infiltration BMP	Existing	7438 THIRD	11/10/2005	6517353.808450	6517353.80 8450	1803828.4891 90	246102	2531	sf	158	cf
Infiltration BMP	Existing	7955 THIRD	1/30/2006	6519871.299810	6519871.29 9810	1802440.5251 10	246103	2531	sf	158	cf
Infiltration BMP	Existing	9819 TRISTAN	11/19/2007	6526302.584780	6526302.58 4780	1804524.3836 80	245125	2531	sf	158	cf
Infiltration BMP	Existing	8555 VIA AMORITA	10/27/2008	6524751.467620	6524751.46 7620	1803150.6109 50	245119	2531	sf	158	cf
Infiltration BMP	Existing	9631 WILEY BURKE	3/27/2006	6521095.475640	6521095.47 5640	1808618.1751 30	246106	2531	sf	158	cf
Infiltration BMP	Existing	10419 WILEY BURKE	3/7/2008	6519382.492080	6519382.49 2080	1805731.3116 50	246102	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7319 ADWEN	2/22/2006	6515346.754980	6515346.75 4980	1802425.3429 00	246079	1266	sf	79	cf
Infiltration BMP	Existing	13033 AIRPOINT	6/14/2010	6517837.198260	6517837.19 8260	1790420.9810 40	245115	1266	sf	79	cf
Infiltration BMP	Existing	8446 ALAMEDA	6/24/2005	6519341.878190	6519341.87 8190	1795502.7376 20	245115	1266	sf	79	cf
Infiltration BMP	Existing	9336 APPLEBY	3/9/2006	6529377.514420	6529377.51 4420	1804389.7442 20	245125	1266	sf	79	cf
Infiltration BMP	Existing	9540 ARDINE	1/1/2006	6527800.346060	6527800.34 6060	1797420.0796 20	245119	1266	sf	79	cf
Infiltration BMP	Existing	7849 ARNETT	7/8/2005	6518395.700160	6518395.70 0160	1801138.9218 10	246079	1266	sf	79	cf
Infiltration BMP	Existing	8645 BAYSINGER	11/10/2005	6525612.031290	6525612.03 1290	1803108.7062 40	245119	1266	sf	79	cf
Infiltration BMP	Existing	9210 BELCHER	10/12/2006	6519891.840050	6519891.84 0050	1789806.9047 90	245115	1266	sf	79	cf
Infiltration BMP	Existing	9245 BELCHER	9/4/2007	6520247.532430	6520247.53 2430	1789967.0361 50	245115	1266	sf	79	cf
Infiltration BMP	Existing	10234 BELCHER	6/18/2010	6527119.239350	6527119.23 9350	1789810.1832 10	245113	1266	sf	79	cf
Infiltration BMP	Existing	10285 BELCHER	6/21/2010	6527612.081010	6527612.08 1010	1789959.6464 50	245118	1266	sf	79	cf
Infiltration BMP	Existing	10028 BELLDER	1/1/2006	6525360.965940	6525360.96 5940	1803913.2085 80	245125	1266	sf	79	cf
Infiltration BMP	Existing	10304 BELLMAN	6/1/2005	6525418.498520	6525418.49 8520	1803041.0696 80	245119	1266	sf	79	cf
Infiltration BMP	Existing	11014 BENFIELD	6/24/2008	6531918.630750	6531918.63 0750	1797937.9591 20	245122	1266	sf	79	cf
Infiltration BMP	Existing	9324 BIRCHBARK	10/7/2005	6524879.129350	6524879.12 9350	1807661.8312 10	246103	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7847 BLANDWOOD	6/29/2006	6525016.522210	6525016.52 2210	1811074.3419 40	246106	1266	sf	79	cf
Infiltration BMP	Existing	8415 BORSON	10/9/2006	6517421.536650	6517421.53 6650	1792735.8492 80	245115	1266	sf	79	cf
Infiltration BMP	Existing	8710 BOYNE	6/29/2006	6521119.595500	6521119.59 5500	1795272.7578 40	245115	1266	sf	79	cf
Infiltration BMP	Existing	8910 BROCK	2/3/2009	6525582.226600	6525582.22 6600	1808734.8926 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	9702 BROCK	9/25/2006	6523765.203820	6523765.20 3820	1806580.2534 40	246103	1266	sf	79	cf
Infiltration BMP	Existing	9730 BROCK	10/16/2009	6523625.354460	6523625.35 4460	1806340.4785 90	246103	1266	sf	79	cf
Infiltration BMP	Existing	7550 BROOKMILL	9/25/2006	6516432.435790	6516432.43 5790	1801137.4967 10	246079	1266	sf	79	cf
Infiltration BMP	Existing	10360 BROOKSHIRE	8/2/2005	6524254.056510	6524254.05 6510	1803200.4251 00	245119	1266	sf	79	cf
Infiltration BMP	Existing	9336 BUELL	5/4/2007	6527241.052050	6527241.05 2050	1799190.4796 10	245126	1266	sf	79	cf
Infiltration BMP	Existing	9408 BUELL	1/1/2007	6527563.840160	6527563.84 0160	1798993.5466 60	245126	1266	sf	79	cf
Infiltration BMP	Existing	10210 CASANES	7/20/2005	6529273.829610	6529273.82 9610	1801143.1431 00	245125	1266	sf	79	cf
Infiltration BMP	Existing	10308 CASANES	6/9/2005	6528827.020030	6528827.02 0030	1800415.3644 80	245126	1266	sf	79	cf
Infiltration BMP	Existing	10845 CASANES	12/4/2007	6527288.943480	6527288.94 3480	1798213.8906 80	245119	1266	sf	79	cf
Infiltration BMP	Existing	10922 CASANES	8/3/2005	6527279.490710	6527279.49 0710	1797849.7921 60	245119	1266	sf	79	cf
Infiltration BMP	Existing	8715 CAVEL	6/22/2010	6521261.550160	6521261.55 0160	1795688.4894 20	245115	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9707 CEDARTREE	5/25/2006	6532283.863380	6532283.86 3380	1804587.0516 90	245127	1266	sf	79	cf
Infiltration BMP	Existing	10260 CHANEY	6/21/2010	6527337.911630	6527337.91 1630	1801874.6916 50	245119	1266	sf	79	cf
Infiltration BMP	Existing	10362 CHANEY	9/4/2007	6526983.558290	6526983.55 8290	1801306.0716 50	245119	1266	sf	79	cf
Infiltration BMP	Existing	9246 CLANCEY	5/1/2007	6528479.118010	6528479.11 8010	1805448.9474 60	245125	1266	sf	79	cf
Infiltration BMP	Existing	10546 CLANCEY	5/26/2005	6525904.831900	6525904.83 1900	1800674.5955 20	245119	1266	sf	79	cf
Infiltration BMP	Existing	12658 COLDBROOK	6/25/2009	6524501.637760	6524501.63 7760	1791525.5430 10	245114	1266	sf	79	cf
Infiltration BMP	Existing	8111 COMOLETTE	12/18/2006	6515465.796840	6515465.79 6840	1793242.3979 90	246077	1266	sf	79	cf
Infiltration BMP	Existing	8140 COMOLETTE	12/2/2008	6515640.775000	6515640.77 5000	1792943.8650 00	246077	1266	sf	79	cf
Infiltration BMP	Existing	8316 COMOLETTE	5/23/2005	6516475.681440	6516475.68 1440	1792370.0817 90	245524	1266	sf	79	cf
Infiltration BMP	Existing	9325 CORD	3/21/2008	6529940.912480	6529940.91 2480	1803762.5840 20	245125	1266	sf	79	cf
Infiltration BMP	Existing	7732 COREY	1/8/2009	6515481.796500	6515481.79 6500	1798137.4166 00	246079	1266	sf	79	cf
Infiltration BMP	Existing	11810 CORRIGAN	3/4/2009	6523411.287590	6523411.28 7590	1796210.7393 00	245114	1266	sf	79	cf
Infiltration BMP	Existing	10925 CROSSDALE	6/9/2005	6532012.125130	6532012.12 5130	1798163.7400 10	245122	1266	sf	79	cf
Infiltration BMP	Existing	7757 DACOSTA	6/7/2005	6521506.383470	6521506.38 3470	1807138.5835 20	246106	1266	sf	79	cf
Infiltration BMP	Existing	8324 DAVIS	6/15/2005	6520852.481770	6520852.48 1770	1799213.9878 80	245114	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8517 DEVENIR	2/19/2008	6517399.640210	6517399.64 0210	1791811.4934 50	245115	1266	sf	79	cf
Infiltration BMP	Existing	7345 DINSDALE	9/29/2005	6519203.299320	6519203.29 9320	1808002.0902 50	246111	1266	sf	79	cf
Infiltration BMP	Existing	8330 DINSDALE	6/21/2010	6524002.238290	6524002.23 8290	1804838.1076 10	246103	1266	sf	79	cf
Infiltration BMP	Existing	10340 DOLAN	8/15/2007	6523856.967630	6523856.96 7630	1803630.6228 10	245119	1266	sf	79	cf
Infiltration BMP	Existing	12260 DOLAN	4/5/2006	6518910.565000	6518910.56 5000	1795264.3050 00	245115	1266	sf	79	cf
Infiltration BMP	Existing	12521 DOLAN	7/19/2007	6517914.404040	6517914.40 4040	1794175.4196 10	245115	1266	sf	79	cf
Infiltration BMP	Existing	12621 DOLAN	8/17/2007	6517501.190610	6517501.19 0610	1793293.6447 30	245115	1266	sf	79	cf
Infiltration BMP	Existing	12308 DOWNEY	4/19/2007	6518251.608680	6518251.60 8680	1795363.2616 70	245115	1266	sf	79	cf
Infiltration BMP	Existing	12532 DOWNEY	10/11/2005	6517442.718730	6517442.71 8730	1794104.8872 60	245115	1266	sf	79	cf
Infiltration BMP	Existing	12820 DOWNEY	5/17/2007	6516486.923440	6516486.92 3440	1792584.7072 30	245524	1266	sf	79	cf
Infiltration BMP	Existing	12603 DUNROBIN	6/22/2010	6524864.880980	6524864.88 0980	1792095.6130 00	245114	1266	sf	79	cf
Infiltration BMP	Existing	12643 DUNROBIN	11/21/2006	6524865.889210	6524865.88 9210	1791696.2681 20	245114	1266	sf	79	cf
Infiltration BMP	Existing	12818 DUNROBIN	12/15/2006	6525044.191110	6525044.19 1110	1791331.7873 00	245114	1266	sf	79	cf
Infiltration BMP	Existing	12823 DUNROBIN	2/12/2008	6524866.593650	6524866.59 3650	1791299.4630 30	245114	1266	sf	79	cf
Infiltration BMP	Existing	13024 DUNROBIN	5/24/2005	6525048.058670	6525048.05 8670	1790633.7508 60	245114	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	13240 DUNROBIN	10/1/2008	6525046.731200	6525046.73 1200	1789833.3483 60	245114	1266	sf	79	cf
Infiltration BMP	Existing	13638 EARNSHAW	9/16/2005	6516330.576340	6516330.57 6340	1788317.0376 30	245524	1266	sf	79	cf
Infiltration BMP	Existing	12155 EASTBROOK	9/16/2005	6525128.882510	6525128.88 2510	1794289.1827 20	245114	2297	sf	144	cf
Infiltration BMP	Existing	9125 EGLISE	1/24/2007	6529928.564580	6529928.56 4580	1804520.9632 70	245125	1266	sf	79	cf
Infiltration BMP	Existing	10213 EGLISE	10/14/2008	6528271.447820	6528271.44 7820	1801803.0931 00	245126	1266	sf	79	cf
Infiltration BMP	Existing	8331 EVEREST	2/21/2007	6517984.856770	6517984.85 6770	1794526.9943 30	245115	1266	sf	79	cf
Infiltration BMP	Existing	9037 FARM	6/18/2010	6525882.141210	6525882.14 1210	1801714.4807 20	245119	1266	sf	79	cf
Infiltration BMP	Existing	9542 FARM	11/15/2005	6529019.221950	6529019.22 1950	1799423.7001 60	245126	1266	sf	79	cf
Infiltration BMP	Existing	8445 FIFTH	6/24/2005	6523180.907390	6523180.90 7390	1801530.1633 40	245114	1266	sf	79	cf
Infiltration BMP	Existing	8529 FIFTH	9/23/2005	6523578.003250	6523578.00 3250	1801288.5437 80	245114	1266	sf	79	cf
Infiltration BMP	Existing	9221 FOSTER	2/16/2008	6519835.324440	6519835.32 4440	1789377.6648 80	245115	1266	sf	79	cf
Infiltration BMP	Existing	9303 FOSTER	8/9/2006	6520280.515660	6520280.51 5660	1789513.9416 70	245115	1266	sf	79	cf
Infiltration BMP	Existing	9536 FOSTORIA	10/13/2005	6527900.524680	6527900.52 4680	1797686.0012 50	245119	1266	sf	79	cf
Infiltration BMP	Existing	7339 GAINFORD	11/5/2007	6519739.997490	6519739.99 7490	1808338.9360 30	246111	1266	sf	79	cf
Infiltration BMP	Existing	8426 GAINFORD	1/7/2008	6524961.213810	6524961.21 3810	1805124.6024 10	246103	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	9315 GAINFORD	7/5/2005	6528715.710300	6528715.71 0300	1803034.8814 60	245125	1266	sf	79	cf
Infiltration BMP	Existing	9641 GAINFORD	10/16/2006	6530976.949360	6530976.94 9360	1801752.3721 00	245125	1266	sf	79	cf
Infiltration BMP	Existing	9357 GALLATIN	4/17/2006	6529509.957360	6529509.95 7360	1804133.0042 70	245125	1266	sf	79	cf
Infiltration BMP	Existing	8411 GALT	7/18/2007	6520931.662600	6520931.66 2600	1798681.6763 10	245114	1266	sf	79	cf
Infiltration BMP	Existing	8125 GARDENDALE	10/3/2007	6514840.842010	6514840.84 2010	1791988.2196 50	246077	1266	sf	79	cf
Infiltration BMP	Existing	7553 GLENCLIFF	11/5/2008	6521939.189570	6521939.18 9570	1809565.0092 20	246111	1266	sf	79	cf
Infiltration BMP	Existing	12615 GURLEY	9/8/2008	6516705.632650	6516705.63 2650	1793818.8164 40	246077	1266	sf	79	cf
Infiltration BMP	Existing	10557 HALEDON	3/22/2006	6525946.687500	6525946.68 7500	1800529.6376 40	245119	1266	sf	79	cf
Infiltration BMP	Existing	10714 HALEDON	7/11/2008	6525734.412480	6525734.41 2480	1799854.6055 30	245119	1266	sf	79	cf
Infiltration BMP	Existing	9101 HALL	7/19/2007	6524088.768660	6524088.76 8660	1797585.9868 10	245114	1266	sf	79	cf
Infiltration BMP	Existing	7416 HONDO	11/21/2007	6513414.170490	6513414.17 0490	1797767.9194 90	246079	1266	sf	79	cf
Infiltration BMP	Existing	7927 HONDO	1/8/2007	6515926.722240	6515926.72 2240	1796435.7511 50	246079	1266	sf	79	cf
Infiltration BMP	Existing	9228 HORLEY	7/20/2005	6522584.029360	6522584.02 9360	1809343.7020 00	246111	1266	sf	79	cf
Infiltration BMP	Existing	9929 HORLEY	6/23/2005	6520827.895940	6520827.89 5940	1807104.6983 70	246106	1266	sf	79	cf
Infiltration BMP	Existing	12316 HORLEY	1/1/2007	6515085.680000	6515085.68 0000	1797312.0600 00	246079	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	11544 HORTON	5/1/2006	6517050.314050	6517050.31 4050	1801482.1588 60	246079	1266	sf	79	cf
Infiltration BMP	Existing	12619 IBBETSON	12/26/2007	6525826.717640	6525826.71 7640	1791950.6946 70	245114	1266	sf	79	cf
Infiltration BMP	Existing	12816 IBBETSON	11/23/2005	6526008.922590	6526008.92 2590	1791350.5040 40	245114	1266	sf	79	cf
Infiltration BMP	Existing	9030 IOWA	8/29/2007	6523719.000250	6523719.00 0250	1797706.2157 30	245114	1266	sf	79	cf
Infiltration BMP	Existing	9036 IOWA	1/23/2006	6523761.535660	6523761.53 5660	1797679.9902 50	245114	1266	sf	79	cf
Infiltration BMP	Existing	7214 IRWINGROVE	2/7/2008	6517736.835580	6517736.83 5580	1807424.2284 80	246104	1266	sf	79	cf
Infiltration BMP	Existing	7425 IRWINGROVE	11/22/2005	6519037.305040	6519037.30 5040	1806826.2865 20	246102	1266	sf	79	cf
Infiltration BMP	Existing	7431 IVO	5/23/2005	6520452.019960	6520452.01 9960	1808862.6578 60	246106	1266	sf	79	cf
Infiltration BMP	Existing	12258 IZETTA	11/19/2008	6524718.529730	6524718.52 9730	1793607.7510 80	245114	1266	sf	79	cf
Infiltration BMP	Existing	11427 JULIUS	10/6/2005	6517068.729490	6517068.72 9490	1802337.8216 10	246079	1266	sf	79	cf
Infiltration BMP	Existing	7863 KINGBEE	6/2/2005	6515998.395150	6515998.39 5150	1797104.4633 80	246079	1266	sf	79	cf
Infiltration BMP	Existing	10633 LA REINA	6/7/2005	6521844.406030	6521844.40 6030	1802801.1599 80	246103	1266	sf	79	cf
Infiltration BMP	Existing	10726 LA REINA	9/20/2005	6521763.725850	6521763.72 5850	1802369.0018 00	246103	1266	sf	79	cf
Infiltration BMP	Existing	10717 LAKEWOOD	1/1/2005	6524762.764130	6524762.76 4130	1800632.3210 80	245119	1266	sf	79	cf
Infiltration BMP	Existing	13229 LAKEWOOD	8/30/2005	6518145.854860	6518145.85 4860	1789091.3232 20	245115	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8248 LANKIN	5/16/2007	6517152.534650	6517152.53 4650	1794608.2931 30	246077	1266	sf	79	cf
Infiltration BMP	Existing	13413 LAURELDALE	9/4/2007	6516097.983610	6516097.98 3610	1789503.0295 70	245524	1266	sf	79	cf
Infiltration BMP	Existing	9040 LEMORAN	9/16/2005	6529896.207920	6529896.20 7920	1805874.0528 40	245125	1266	sf	79	cf
Infiltration BMP	Existing	10225 LESTERFORD	12/22/2005	6530244.844140	6530244.84 4140	1800567.1870 10	245126	1266	sf	79	cf
Infiltration BMP	Existing	10415 LESTERFORD	6/22/2010	6529502.521580	6529502.52 1580	1799500.5259 10	245126	1266	sf	79	cf
Infiltration BMP	Existing	10730 LESTERFORD	6/8/2005	6528927.837490	6528927.83 7490	1798058.0510 80	245126	1266	sf	79	cf
Infiltration BMP	Existing	8020 LUBEC	3/8/2007	6523117.786070	6523117.78 6070	1806398.9187 60	246103	1266	sf	79	cf
Infiltration BMP	Existing	9230 LUBEC	9/30/2005	6528205.943320	6528205.94 3320	1803519.4206 50	245125	1266	sf	79	cf
Infiltration BMP	Existing	7259 LUXOR	1/1/2007	6514801.884280	6514801.88 4280	1801808.2180 80	246079	1266	sf	79	cf
Infiltration BMP	Existing	7315 LUXOR	3/16/2006	6514953.117040	6514953.11 7040	1801695.1557 30	246079	1266	sf	79	cf
Infiltration BMP	Existing	8444 LUXOR	11/10/2005	6520775.356850	6520775.35 6850	1797851.8421 10	245114	1266	sf	79	cf
Infiltration BMP	Existing	9102 MANZANAR	7/20/2005	6527192.246670	6527192.24 6670	1807219.9656 90	246103	1266	sf	79	cf
Infiltration BMP	Existing	10434 MANZANAR	6/7/2005	6523771.930100	6523771.93 0100	1803007.0334 70	245119	1266	sf	79	cf
Infiltration BMP	Existing	11109 MARBEL	7/20/2006	6523692.717760	6523692.71 7760	1799490.6350 90	245119	1266	sf	79	cf
Infiltration BMP	Existing	12108 MARBEL	1/31/2006	6521445.538760	6521445.53 8760	1795214.9420 10	245115	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7830 MELVA	1/1/2006	6515802.415360	6515802.41 5360	1797387.1088 60	246079	1266	sf	79	cf
Infiltration BMP	Existing	7844 MELVA	1/5/2006	6515910.196660	6515910.19 6660	1797321.9834 90	246079	1266	sf	79	cf
Infiltration BMP	Existing	12120 MORNING	8/14/2008	6516533.621320	6516533.62 1320	1797558.6810 60	246079	1266	sf	79	cf
Infiltration BMP	Existing	7339 NADA	7/8/2005	6514489.286480	6514489.28 6480	1800567.4110 80	246079	1266	sf	79	cf
Infiltration BMP	Existing	7351 NADA	6/23/2008	6514590.536380	6514590.53 6380	1800503.7741 90	246079	1266	sf	79	cf
Infiltration BMP	Existing	8202 NADA	1/9/2006	6518631.371590	6518631.37 1590	1797835.5424 30	245115	1266	sf	79	cf
Infiltration BMP	Existing	7415 NOREN	7/26/2005	6520794.671000	6520794.67 1000	1809286.2727 90	246111	1266	sf	79	cf
Infiltration BMP	Existing	9921 NORLAIN	11/3/2008	6519614.140210	6519614.14 0210	1807835.4358 30	246111	1266	sf	79	cf
Infiltration BMP	Existing	8127 ORANGE	6/23/2010	6517401.744430	6517401.74 4430	1796403.8417 80	246077	1266	sf	79	cf
Infiltration BMP	Existing	9554 ORIZABA	8/19/2005	6524235.753500	6524235.75 3500	1806817.6186 50	246103	1266	sf	79	cf
Infiltration BMP	Existing	12333 ORIZABA	1/23/2006	6517077.475660	6517077.47 5660	1795538.4352 60	246077	1266	sf	79	cf
Infiltration BMP	Existing	10834 PANGBORN	9/17/2007	6527760.431910	6527760.43 1910	1798051.7721 60	245119	1266	sf	79	cf
Infiltration BMP	Existing	7156 PELLET	6/22/2010	6515507.126970	6515507.12 6970	1804695.7518 90	246104	1266	sf	79	cf
Infiltration BMP	Existing	9466 PELLET	5/26/2005	6527082.799410	6527082.79 9410	1797550.7829 40	245119	1266	sf	79	cf
Infiltration BMP	Existing	10238 PICO VISTA	7/22/2008	6530559.495000	6530559.49 5000	1800212.2465 20	245126	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	7706 PIVOT	6/18/2010	6517776.543940	6517776.54 3940	1802077.1533 70	246079	1266	sf	79	cf
Infiltration BMP	Existing	11951 POMERING	6/18/2010	6515072.562230	6515072.56 2230	1799936.8677 90	246079	1266	sf	79	cf
Infiltration BMP	Existing	12010 POMERING	9/20/2005	6514897.027930	6514897.02 7930	1799318.4722 10	246079	1266	sf	79	cf
Infiltration BMP	Existing	7803 PURITAN	6/22/2010	6513186.710850	6513186.71 0850	1793767.4220 40	246077	1266	sf	79	cf
Infiltration BMP	Existing	8249 QUOIT	5/17/2007	6517406.484080	6517406.48 4080	1795006.4728 70	246077	1266	sf	79	cf
Infiltration BMP	Existing	8506 RAVILLER	6/22/2010	6526200.032280	6526200.03 2280	1805944.5988 50	246103	1266	sf	79	cf
Infiltration BMP	Existing	9441 RAVILLER	10/7/2005	6529831.524430	6529831.52 4430	1803323.2077 60	245125	1266	sf	79	cf
Infiltration BMP	Existing	7110 RIO FLORA	6/1/2010	6515643.202310	6515643.20 2310	1805187.3822 60	246104	1266	sf	79	cf
Infiltration BMP	Existing	7371 RIO HONDO PL	7/11/2005	6517283.740950	6517283.74 0950	1804924.7674 40	246104	1266	sf	79	cf
Infiltration BMP	Existing	10802 RIVES	3/23/2007	6519422.470020	6519422.47 0020	1803623.4133 30	246102	1266	sf	79	cf
Infiltration BMP	Existing	11916 RIVES	2/6/2007	6516737.168290	6516737.16 8290	1799258.1659 90	246079	1266	sf	79	cf
Infiltration BMP	Existing	10912 RYERSON	7/14/2005	6515882.754330	6515882.75 4330	1804962.9555 90	246104	1266	sf	79	cf
Infiltration BMP	Existing	9505 SAMOLINE	6/21/2010	6523279.038200	6523279.03 8200	1807936.9706 20	246106	1266	sf	79	cf
Infiltration BMP	Existing	9631 SAMOLINE	9/4/2007	6522855.010000	6522855.01 0000	1807250.8900 00	246103	1266	sf	79	cf
Infiltration BMP	Existing	12030 SAMOLINE	9/23/2005	6517133.868790	6517133.86 8790	1798177.3616 00	246079	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	12238 SAMOLINE	9/8/2006	6516738.176240	6516738.17 6240	1796883.6846 30	246079	1266	sf	79	cf
Infiltration BMP	Existing	7915 SECOND	3/23/2006	6519374.854020	6519374.85 4020	1802382.9055 60	246102	1266	sf	79	cf
Infiltration BMP	Existing	7816 SEVENTH	3/27/2007	6519884.790380	6519884.79 0380	1804163.2925 50	246102	1266	sf	79	cf
Infiltration BMP	Existing	8646 SEVENTH	1/3/2006	6524439.566780	6524439.56 6780	1801605.2898 10	245119	1266	sf	79	cf
Infiltration BMP	Existing	9225 SIDEVIEW	4/24/2006	6531114.889310	6531114.88 9310	1804872.3659 30	245127	1266	sf	79	cf
Infiltration BMP	Existing	8810 SMALLWOOD	6/20/2005	6524153.815510	6524153.81 5510	1810188.8580 90	246106	1266	sf	79	cf
Infiltration BMP	Existing	9264 SONGFEST	6/10/2008	6531394.983570	6531394.98 3570	1804360.6612 10	245127	1266	sf	79	cf
Infiltration BMP	Existing	7838 SPRINGER	11/21/2006	6515530.871940	6515530.87 1940	1796818.9506 80	246079	1266	sf	79	cf
Infiltration BMP	Existing	7844 SPRINGER	3/18/2008	6515582.250000	6515582.25 0000	1796787.8350 00	246079	1266	sf	79	cf
Infiltration BMP	Existing	10517 STAMPS	8/18/2005	6522812.240000	6522812.24 0000	1803043.7574 60	246103	1266	sf	79	cf
Infiltration BMP	Existing	9520 STEWART & GRAY	2/27/2009	6526628.650930	6526628.65 0930	1796061.8009 20	245118	1266	sf	79	cf
Infiltration BMP	Existing	8840 STOAKES	7/15/2005	6527643.045070	6527643.04 5070	1808263.2738 40	245125	1266	sf	79	cf
Infiltration BMP	Existing	11831 SUSAN	5/25/2006	6514568.915250	6514568.91 5250	1801466.5604 90	246079	1266	sf	79	cf
Infiltration BMP	Existing	8354 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	8356 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8358 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	8360 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	8362 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	8364 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	8366 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	8368 TELEGRAPH	1/5/2004	6526800.000000	6526800.00 0000	1809400.0000 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	7420 THIRD	9/20/2007	6517202.761340	6517202.76 1340	1803926.7144 20	246102	1266	sf	79	cf
Infiltration BMP	Existing	7964 THIRD	2/21/2006	6519886.681280	6519886.68 1280	1802225.3789 10	246102	1266	sf	79	cf
Infiltration BMP	Existing	9532 TWEEDY	4/20/2007	6523025.939870	6523025.93 9870	1807743.9531 00	246106	1266	sf	79	cf
Infiltration BMP	Existing	7347 VIA RIO NIDO	8/1/2007	6518199.953350	6518199.95 3350	1806523.0733 70	246104	1266	sf	79	cf
Infiltration BMP	Existing	10419 WILEY BURKE	1/2/2008	6519382.492080	6519382.49 2080	1805731.3116 50	246102	1266	sf	79	cf
Infiltration BMP	Existing	10442 WILEY BURKE	1/1/2007	6519428.439440	6519428.43 9440	1805422.8666 50	246102	1266	sf	79	cf
Infiltration BMP	Existing	12639 WOODRUFF	12/22/2006	6526127.737740	6526127.73 7740	1791800.8784 60	245113	1266	sf	79	cf
Infiltration BMP	Existing	12356 DOWNEY	4/29/2004	6518006.757310	6518006.75 7310	1794978.0831 60	245115	5062	sf	316	cf
Infiltration BMP	Existing	10613 NEWVILLE	4/21/2004	6528761.027810	6528761.02 7810	1798786.6213 80	245126	2531	sf	158	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	10627 OLD RIVER SCHOOL	7/24/2003	6515233.048270	6515233.04 8270	1805631.1283 30	246104	174752	sf	10922	cf
Infiltration BMP	Existing	9215 HALL	12/9/2002	6524758.793890	6524758.79 3890	1797647.8669 60	245113	74592	sf	4662	cf
Infiltration BMP	Existing	10933 LAKEWOOD BLVD	10/5/2005	6524600.000000	6524600.00 0000	1800100.0000 00	245119	6400	sf	400	cf
Infiltration BMP	Existing	12322 SAMOLINE	7/8/2005	6516301.814120	6516301.81 4120	1796169.1282 20	246077	4256	sf	266	cf
Infiltration BMP	Existing	12731 LAKEWOOD	9/17/2003	6519215.285000	6519215.28 5000	1791371.0900 00	245115	2128	sf	133	cf
Infiltration BMP	Existing	12739 LAKEWOOD	9/17/2003	6519200.000000	6519200.00 0000	1791100.0000 00	245115	2128	sf	133	cf
Infiltration BMP	Existing	8927 BIRCHLEAF	7/11/2006	6527008.160170	6527008.16 0170	1808327.4498 30	246103	1056	sf	66	cf
Infiltration BMP	Existing	11929 POMERING	5/1/2006	6515108.241040	6515108.24 1040	1800149.4731 70	246079	1056	sf	66	cf
Infiltration BMP	Existing	12240 WOODRUFF	3/19/2010	6526758.991120	6526758.99 1120	1793878.7479 20	245118	300224	sf	18764	cf
Infiltration BMP	Existing	12222 WOODRUFF	9/14/2009	6526625.121210	6526625.12 1210	1794009.4799 90	245118	70200	sf	4388	cf
Infiltration BMP	Existing	7624 FIRESTONE	1/1/2008	6517500.000000	6517500.00 0000	1802600.0000 00	246079	41632	sf	2602	cf
Infiltration BMP	Existing	7714 STEWART & GRAY	4/9/2007	6516397.756580	6516397.75 6580	1799563.7494 70	246079	30016	sf	1876	cf
Infiltration BMP	Existing	9637 LAKEWOOD	10/2/2008	6526780.802630	6526780.80 2630	1805111.5362 10	245125	15136	sf	946	cf
Infiltration BMP	Existing	12428 BENEDICT	6/14/2007	6525687.022380	6525687.02 2380	1792528.5381 10	245114	8080	sf	505	cf
Infiltration BMP	Existing	7774 DINSDALE	2/14/2014	6521332.495780	6521332.49 5780	1806385.1838 40	246103	4680	sf	293	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMP	Existing	8030 IMPERIAL HWY	2/14/2014	6515729.368090	6515729.36 8090	1794471.4939 39	246077	41789	sf	2000	cf
Infiltration BMP	Existing	9623 IMPERIAL HWY	2/14/2014	6524482.209740	6524482.20 9740	1792569.9839 50	245114	35408	sf	2213	cf
Infiltration BMP	Existing	10531 LAKEWOOD BL	2/14/2014	6525178.634060	6525178.63 4060	1801497.3386 80	245119	5840	sf	365	cf
Infiltration BMP	Existing	8121 FOURTH ST	2/14/2014	6521147.926450	6521147.92 6450	1802216.8584 40	246103	4680	sf	293	cf
Infiltration BMP	Existing	8123 FOURTH ST	2/14/2014	6521147.926450	6521147.92 6450	1802216.8584 40	246103	4680	sf	293	cf
Infiltration BMP	Existing	8555 TENTH ST	2/14/2014	6524962.328390	6524962.32 8390	1803501.5104 10	245119	4680	sf	293	cf
Infiltration BMP	Existing	9356 BUELL ST	2/14/2014	6527425.774610	6527425.77 4610	1799078.1459 10	245126	3120	sf	195	cf
Infiltration BMP	Existing	8449 COLE ST	2/14/2014	6520362.597670	6520362.59 7670	1796910.3730 80	245115	1560	sf	98	cf



# **D1.3.City of Lakewood**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP	Existing	Filterra Tree Wells (2)		Paramount & Arbor	33.843398	-118.159673	445521				
Infiltration BMP	Existing	Retention Basin at Cherry Cove Park			33.850296	-118.165478	446014				



# **D1.4. City of Paramount**

Type of BMP	Existing or Planned ?	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Bioswales	Existing	Landscape Swale	2012	Texaco/Alondra	33.889066	-118.171849	606071	37,500	sf	2109	cf
Bioswales	Existing	Landscape Swale	2012	Orange/Windmill	33.891602	-118.177436	606072	0.6	ac	1470	cf



# **D1.5.City of Pico Rivera**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Site-Scale Detention Basin	Existing	French drains at Smith Park	2013	6016 Rosemead Blvd				16	ac		
Site-Scale Detention Basin	Existing	French drains at Rio Vista	2013	Coffman Pico Road				7	ас		
Bioswales	Existing	Beverly Boulevard medians	2012	Beverly Blvd				5280	sf		
Permeable Pavement	Existing	Pico Park permeable pavement	2012	9528 Beverly Blvd				12	ac		
Bioswales	Existing	Telegraph Road medians	2013	Telegraph Rd from Rosemead Blvd to Eastside limit				5280	sf		
Bioswales	Planned	Paramount Blvd medians	2016	Paramount Blvd from Whittier Blvd to Mines Ave				5280	sf		
Infiltration BMPs	Planned	Two (2) Filterra Systems	2016	various				1	ac		
Infiltration BMPs	Existing	City of Pico Rivera City Hall	2011	8615 Passons Blvd				2.75	ac		
Infiltration BMPs	Existing	Rivera Park	2012	9530 Shade Lane				16	ac		



# **D1.6.City of Signal Hill**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Bioretention / Biofiltration		Palm Drive Business Center	2/19/2008	2445 N Palm Drive	33.801973	-118.157962	775510	1	ac	rato	
Bioretention / Biofiltration		Aragon Townhomes & Duplexes (City View)	3/9/2007	1902 (1890) Oribaza Ave	33.790924	-118.156725	776003	93,780	sf		
Bioretention / Biofiltration		EDCO Recycling & Transfer		2755 California Avenue	33.807881	-118.181769	776011	9,583	sf		
Bioretention / Biofiltration		EDCO Recycling & Transfer		2756 California Avenue	33.807881	-118.181769	776011	17,424	sf		
Bioretention / Biofiltration		EDCO Recycling & Transfer		2757 California Avenue	33.807881	-118.181769	776011	33,106	sf		
Bioretention / Biofiltration		EDCO Recycling & Transfer		2758 California Avenue	33.807881	-118.181769	776011	10,454	sf		
Bioretention / Biofiltration		EDCO Recycling & Transfer		2759 California Avenue	33.807881	-118.181769	776011	78,486	sf		
Bioretention / Biofiltration		2-Story Building and Parking Lot	12/28/2010	2653 Walnut Avenue	33.805754	-118.171978	776012	0.51	ac		
Bioretention / Biofiltration		EDCO Administrative Terminal	8/1/2011	950 27th Street	33.806179	-118.1812	776012	9583	sf	0.06	cfs
Bioretention / Biofiltration		EDCO Administrative Terminal	8/2/2011	951 27th Street	33.806179	-118.1812	776012	17424	sf	0.08	cfs
Bioretention / Biofiltration		EDCO Administrative Terminal	8/3/2011	952 27th Street	33.806179	-118.1812	776012	33106	sf	0.14	cfs
Bioretention / Biofiltration		EDCO Administrative Terminal	8/4/2011	953 27th Street	33.806179	-118.1812	776012	10454	sf	0.08	cfs
Bioretention / Biofiltration		Fantasy Castle	6/30/2009	2801 Walnut Ave	33.808289	118.171777		1,584	sf		
Bioswales	Existing	Fresh and Easy Neighborhood Market	11/16/2010	3300 Atlantic Avenue	33.817504	-118.184643	485510	18,000	sf	931	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Bioswales	Existing	Fresh and Easy Neighborhood Market	11/17/2010	3301 Atlantic Avenue	33.817504	-118.184643	485510	120	sf	7	cf
Bioswales	Existing	Fresh and Easy Neighborhood Market	11/18/2010	3302 Atlantic Avenue	33.817504	-118.184643	485510	10,904	sf	542	cf
Bioswales	Existing	Signal Hill Police Station and Emergency Operation	5/26/2011	2745 Walnut Avenue	33.807067	-118.171984	775510	115,870	sf		
Bioswales	Existing	Jack in the Box	10/21/2008	802 Spring Street	33.812049	-118.182595	775510	12,000	sf		
Bioswales		Boiler Tech Warehouse	10/2/2009	2503 Cerritos Avenue	33.802564	-118.177391	776002	6,754	sf		
Bioswales		Aragon Townhomes & Duplexes (City View)	3/11/2007	1904 (1890) Oribaza Ave	33.790924	-118.156725	776003	31,100	sf		
Bioswales		Fantasy Castle	6/29/2009	2800 Walnut Ave	33.808289	118.171777		32,883	sf		
Flow- Through Treatment BMP	Existing	Petco, Party City	3/3/2009	3100 Atlantic Ave	33.813946	-118.184789	485510				
Flow- Through Treatment BMP	Existing	Petco, Party City	3/4/2009	3101 Atlantic Ave	33.813946	-118.184789	485510				
Flow- Through Treatment BMP	Existing	The Home Depot		3100 Atlantic Avenue	33.813946	-118.184789	485510	3.65	ac		
Flow- Through Treatment BMP	Existing	The Home Depot		3101 Atlantic Avenue	33.813946	-118.184789	485510	7.99	ac		
Flow- Through Treatment BMP	Existing	The Home Depot		3102 Atlantic Avenue	33.813946	-118.184789	485510	3.28	ac		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP	Existing	The Home Depot		3103 Atlantic Avenue	33.813946	-118.184789	485510	4.79	ac		
Flow- Through Treatment BMP		Palm Drive Business Center	2/20/2008	2446 N Palm Drive	33.801973	-118.157962	775510	7,000	sf		
Flow- Through Treatment BMP	Existing	Fresh & Easy	11/17/2009	2475 Cherry Avenue	33.802363	-118.168152	775510	0.68	ac		
Flow- Through Treatment BMP	Existing	Fresh & Easy	11/18/2009	2476 Cherry Avenue	33.802363	-118.168152	775510	0.58	ac		
Flow- Through Treatment BMP	Existing	US Bank	9/17/2008	2615 Cherry Ave	33.804856	-118.167999	775510	18732	sf		
Flow- Through Treatment BMP	Existing	Signal Hill Industrial Center		2665-2745 Temple Ave	33.80648	-118.159782	775510	143,312	sf		
Flow- Through Treatment BMP	Existing	Tanker Interior Washing Facility		1710 E 29th Street	33.80935	-118.170824	775510	10,000	sf		
Flow- Through Treatment BMP	Existing	Delius Restaurant	7/14/2006	2951 Cherry Ave	33.81111	-118.168077	775510	32,000	sf		
Flow- Through Treatment BMP	Existing	Jack in the Box	10/20/2008	801 Spring Street	33.812049	-118.182595	775510	12,000	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP	Existing	Target (T-2319)	2/13/2007	950 E 33rd Street	33.816767	-118.181488	775510	178,600	sf		
Flow- Through Treatment BMP	Existing	Hawk Industries	5/8/2007	1245 E. 23rd Street	33.799126	-118.17577	776002	27,322	sf		
Flow- Through Treatment BMP	Existing	Hawk Industries	5/9/2007	1246 E. 23rd Street	33.799126	-118.17577	776002	1575	sf		
Flow- Through Treatment BMP		Boiler Tech Warehouse	9/30/2009	2501 Cerritos Avenue	33.802564	-118.177391	776002	6,754	sf		
Flow- Through Treatment BMP	Existing	Las Brisas II Community Housing	1/11/2006	2400-2418 California Ave	33.803504	-118.180639	776002	16,247	sf		
Flow- Through Treatment BMP	Existing	Las Brisas II Community Housing	1/12/2006	2400-2418 California Ave	33.803504	-118.180639	776002	25,047	sf		
Flow- Through Treatment BMP	Existing	Villagio	12/5/2005	2550 Gundry Ave	33.803577	-118.173289	776002	61,000	sf		
Flow- Through Treatment BMP	Existing	Villagio	12/6/2005	2551 Gundry Ave	33.803577	-118.173289	776002	30,492	sf		
Flow- Through Treatment BMP	Existing	Villagio	12/7/2005	2552 Gundry Ave	33.803577	-118.173289	776002	4,356	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP		Aragon Townhomes & Duplexes (City View)	3/6/2007	1899 (1890) Oribaza Ave	33.790924	-118.156725	776003	31,350	sf		
Flow- Through Treatment BMP		Aragon Townhomes & Duplexes (City View)	3/7/2007	1900 (1890) Oribaza Ave	33.790924	-118.156725	776003	63,400	sf		
Flow- Through Treatment BMP		In-N-Out Burger	5/27/2011	799 E. Spring Street	33.812066	-118.183197	776011	65,220	sf		
Flow- Through Treatment BMP		Shoreline Fabricators	8/1/2007	2652 Gundry Ave	33.805493	-118.173804	776012	16,300	sf		
Flow- Through Treatment BMP		Shoreline Fabricators	8/2/2007	2653 Gundry Ave	33.805493	-118.173804	776012	1,395	sf		
Flow- Through Treatment BMP		2-Story Building and Parking Lot	12/29/2010	2654 Walnut Avenue	33.805754	-118.171978	776012				
Flow- Through Treatment BMP		Islamic Center	5/29/2009	996 27th St	33.806216	-118.180729	776012	5000	sf		
Flow- Through Treatment BMP		Crescent Square Development	8/10/2007	1600-1799 Green House Place				136,955	sf		
Infiltration BMPs	Existing	Fresh & Easy	11/19/2009	2477 Cherry Avenue	33.802363	-118.168152	775510	76,143	sf		
Infiltration BMPs	Existing	US Bank	9/19/2008	2617 Cherry Ave	33.804856	-118.167999	775510	18732	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMPs	Planned	Applebee's	3/12/2013	899 E. Spring Street	33.812089	-118.181855	775510	23,580	sf		
Infiltration BMPs	Existing	Hawk Industries	5/10/2007	1247 E. 23rd Street	33.799126	-118.17577	776002	27,322	sf		
Infiltration BMPs		Boiler Tech Warehouse	10/1/2009	2502 Cerritos Avenue	33.802564	-118.177391	776002	6,754	sf		
Infiltration BMPs		Pacific Walk	1/4/2011	PCH and Orizaba Avenue	33.789847	-118.156748	776003	100,200	sf		
Infiltration BMPs		Pacific Walk	1/5/2011	PCH and Orizaba Avenue	33.789847	-118.156748	776003	149,015	sf		
Infiltration BMPs		Pacific Walk	1/6/2011	PCH and Orizaba Avenue	33.789847	-118.156748	776003	1,300	sf		
Infiltration BMPs		Aragon Townhomes & Duplexes (City View)	3/8/2007	1901 (1890) Oribaza Ave	33.790924	-118.156725	776003	94,750	sf		
Infiltration BMPs		Aragon Townhomes & Duplexes (City View)	3/10/2007	1903 (1890) Oribaza Ave	33.790924	-118.156725	776003	93,780	sf		
Infiltration BMPs	Planned	Willow Street Medical Office Building	12/9/2013	845 E. Willow Street	33.804664	-118.182279	776009	22,651	sf	1095	cf
Infiltration BMPs	Planned	Willow Street Medical Office Building	12/10/2013	846 E. Willow Street	33.804664	-118.182279	776009	37,304	sf	1890	cf
Infiltration BMPs		In-N-Out Burger	5/28/2011	800 E. Spring Street	33.812066	-118.183197	776011	65,220	sf	3425	cf
Infiltration BMPs		Shoreline Fabricators	8/3/2007	2654 Gundry Ave	33.805493	-118.173804	776012	16,300	sf		
Infiltration BMPs		Islamic Center	5/28/2009	995 27th St	33.806216	-118.180729	776012	5000	sf		
Infiltration BMPs	Existing	A & A Ready Mix Concrete	8/1/2007	900 E. Patterson	33.806664	-118.182206	776012	2	ac		
Permeable Pavement	Existing	US Bank	9/18/2008	2616 Cherry Ave	33.804856	-118.167999	775510	60	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Permeable Pavement	Existing	Hawk Industries	5/11/2007	1248 E. 23rd Street	33.799126	-118.17577	776002	5,628	sf		



# **D1.7.City of South Gate**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Bioretention / Biofiltration		Self Storage	9/15/2008	2405 Southern Ave	33.953436	-118.229363	796034	0.25	ac		
Bioretention / Biofiltration		Hollydale Plaza	3/30/2010	12222 Garfield Avenue	33.915655	-118.168383	796076	15,278	sf		
Bioretention / Biofiltration		Atlantic Avenue Improvements	4/21/2010	Atlantice from Abbott to Firestone	33.943066	-118.181112	796084	7.44	ac		
Bioretention / Biofiltration	Planned	azalea	11/25/2012	4641 Firestone Blvd.	33.952413	-118.187909	796084	7,328	sf	0.22	cfs
Bioswales		South Gate McDonald's	9/30/2013	3313 Tweedy Boulevard	33.945113	-118.211464	796034	5,119	sf		
Bioswales		South Gate McDonald's	10/1/2013	3314 Tweedy Boulevard	33.945113	-118.211464	796034	5,545	sf		
Bioswales		Commercial Center	10/4/2010	9200 Califlornia Avenue	33.950805	-118.206221	796034	12,367	sf		
Bioswales		Commercial Center	10/5/2010	9201 Califlornia Avenue	33.950805	-118.206221	796034	4,263	sf		
Bioswales		Hot Mix Asphalt Plant	5/11/2001	5626 Southern Avenue	33.944913	-118.168148	796083	2.7	ac		
Bioswales		Goals Soccer Centers - South Gate	2/9/2010	9599 Pinehurst Avenue	33.945107	-118.182378	796084	53,142	sf		
Flow- Through Treatment BMP	Existing	South Gate McDonald's	9/26/2013	3309 Tweedy Boulevard	33.945113	-118.211464	796034	2,394	sf		
Flow- Through Treatment BMP		South Gate McDonald's	9/28/2013	3311 Tweedy Boulevard	33.945113	-118.211464	796034	2,436	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP	Existing	Walgreens	7/24/2006	9830 Long Beach	33.946082	-118.215937	796034	48,725	sf		
Flow- Through Treatment BMP	Existing	King's Car Wash	11/29/2006	9801-9807 Long Beach Blvd	33.946452	-118.216775	796034	10,461	sf		
Flow- Through Treatment BMP		King's Car Wash	12/1/2006	9801-9807 Long Beach Blvd	33.946452	-118.216775	796034				
Flow- Through Treatment BMP	Existing	Sarina Townhomes	2/12/2007	9321 State Street	33.950368	-118.21325	796034	14,375	sf		
Flow- Through Treatment BMP		Commercial Center	10/6/2010	9202 Califlornia Avenue	33.950805	-118.206221	796034	16,630	sf		
Flow- Through Treatment BMP		Office Bldg	12/20/2007	3830 Firestone Blvd	33.953324	-118.201934	796034	1,000	sf		
Flow- Through Treatment BMP		Office Bldg	12/21/2007	3831 Firestone Blvd	33.953324	-118.201934	796034	112,000	sf		
Flow- Through Treatment BMP		Office Bldg	12/20/2007	3800 Firestone Blvd	33.95348	-118.202386	796034	1,000	sf		
Flow- Through Treatment BMP		Office Bldg	12/21/2007	3801 Firestone Blvd	33.95348	-118.202386	796034	112,000	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP	Planned	Calden Court Appartments	9/27/2013	8901 Calden Avenue	33.95515	-118.228736	796034	219,543	sf		
Flow- Through Treatment BMP		Hollydale Plaza	3/31/2010	12223 Garfield Avenue	33.915655	-118.168383	796076	27,381	sf		
Flow- Through Treatment BMP	Existing	Sherwin Inc	4/10/2007	5530 Borwick Ave	33.925749	-118.172611	796082	7,892	sf		
Flow- Through Treatment BMP		Hot Mix Asphalt Plant	5/10/2001	5625 Southern Avenue	33.944913	-118.168148	796083	9.5	ac		
Flow- Through Treatment BMP		Atlantic Avenue Improvements	4/22/2010	Atlantice from Abbott to Firestone	33.943066	-118.181112	796084	13.32	ac		
Flow- Through Treatment BMP		Goals Soccer Centers - South Gate	2/11/2010	9601 Pinehurst Avenue	33.945107	-118.182378	796084	70,036	sf		
Flow- Through Treatment BMP		Goals Soccer Centers - South Gate	2/12/2010	9602 Pinehurst Avenue	33.945107	-118.182378	796084	37,897	sf		
Flow- Through Treatment BMP		Goals Soccer Centers - South Gate	2/13/2010	9603 Pinehurst Avenue	33.945107	-118.182378	796084	63,400	sf		
Flow- Through Treatment BMP	Planned	azalea	11/24/2012	4640 Firestone Blvd.	33.952413	-118.187909	796084	1,583,819	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Flow- Through Treatment BMP	Existing	Interior Removal Specialist Demolition	5/21/2007	9309 Rayo Ave	33.949331	-118.17896	796089				
Flow- Through Treatment BMP		Interior Removal Specialist Demolition	5/22/2007	9310 Rayo Ave	33.949331	-118.17896	796089				
Flow- Through Treatment BMP		Interior Removal Specialist Demolition	5/23/2007	9311 Rayo Ave	33.949331	-118.17896	796089				
Flow- Through Treatment BMP		Interior Removal Specialist Demolition	5/24/2007	9312 Rayo Ave	33.949331	-118.17896	796089				
Flow- Through Treatment BMP		Petrochem Manufacturing	12/18/2006	8401 Quartz	33.957949	-118.191835	796090	162,305	sf		
Flow- Through Treatment BMP		Petrochem Manufacturing	12/19/2006	8402 Quartz	33.957949	-118.191835	796090	51,401	sf		
Infiltration BMPs		South Gate McDonald's	9/27/2013	3310 Tweedy Boulevard	33.945113	-118.211464	796034	2,394	sf		
Infiltration BMPs		South Gate McDonald's	9/29/2013	3312 Tweedy Boulevard	33.945113	-118.211464	796034	2,436	sf		
Infiltration BMPs		South Gate McDonald's	10/4/2013	3317 Tweedy Boulevard	33.945113	-118.211464	796034	3,743	sf		
Infiltration BMPs		King's Car Wash	11/30/2006	9801-9807 Long Beach Blvd	33.946452	-118.216775	796034	3,047	sf		
Infiltration BMPs		Sarina Townhomes	2/13/2007	9322 State Street	33.950368	-118.21325	796034	17,519	sf		



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMPs		Office Bldg	12/22/2007	3832 Firestone Blvd	33.953324	-118.201934	796034	112,000	sf		
Infiltration BMPs		Office Bldg	12/22/2007	3802 Firestone Blvd	33.95348	-118.202386	796034	112,000	sf		
Infiltration BMPs	Existing	Family Dollar	10/8/2012	3610 Firestone	33.95374	-118.204546	796034		sf		
Infiltration BMPs	Planned	Calden Court Appartments	9/28/2013	8902 Calden Avenue	33.95515	-118.228736	796034	219,543	sf		
Infiltration BMPs		South Gate Ward Building New Parking Lot	10/15/2010	2771 Liberty Boulevard	33.961969	-118.220918	796034	14,811	sf		
Infiltration BMPs		Sherwin Inc	4/11/2007	5531 Borwick Ave	33.925749	-118.172611	796082	7,892	sf		
Infiltration BMPs		Atlantic Avenue Improvements	4/23/2010	Atlantice from Abbott to Firestone	33.943066	-118.181112	796084	22,400	sf		
Infiltration BMPs		Batting Cages	11/4/2010	9599 Pinehurst Avenue	33.945107	-118.182378	796084	7,953	sf		
Infiltration BMPs		Goals Soccer Centers - South Gate	2/10/2010	9600 Pinehurst Avenue	33.945107	-118.182378	796084	113	sf		
Infiltration BMPs		Goals Soccer Centers - South Gate	2/14/2010	9604 Pinehurst Avenue	33.945107	-118.182378	796084	171,333	sf		
Infiltration BMPs	Planned	azalea	11/19/2012	4635 Firestone Blvd.	33.952413	-118.187909	796084	444,636	sf	31,365	cf
Infiltration BMPs	Planned	azalea	11/20/2012	4636 Firestone Blvd.	33.952413	-118.187909	796084	110,869	sf	12,946	cf
Infiltration BMPs	Planned	azalea	11/21/2012	4637 Firestone Blvd.	33.952413	-118.187909	796084	582,860	sf	72,234	cf
Infiltration BMPs	Planned	azalea	11/22/2012	4638 Firestone Blvd.	33.952413	-118.187909	796084	222,727	sf	25,348	cf
Infiltration BMPs	Planned	azalea	11/23/2012	4639 Firestone Blvd.	33.952413	-118.187909	796084	222,727	sf	64,314	cf



Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Infiltration BMPs	Existing	New South Central Properties, LLC	5/28/2009	8600 Rheem Ave	33.955566	-118.192042	796084	20,960	sf		
Infiltration BMPs		LA Water	8/4/2010	9415 Burtis	33.947369	-118.176109	796350	154,538	sf		
Permeable Pavement		South Gate McDonald's	10/2/2013	3315 Tweedy Boulevard	33.945113	-118.211464	796034	8,697	sf		
Permeable Pavement		South Gate McDonald's	10/3/2013	3316 Tweedy Boulevard	33.945113	-118.211464	796034	3,550	sf		

# **D1.8.City of Whittier**

Type of BMP	Existing or Planned	BMP Name	Year Constructed or Planned	Location (Lat/long, or cross streets)	Latitude	Longitude	Sub- watershed	Contributing Area	Unit	Total Capture Volume or Flow Rate	Unit
Bioretention / Biofiltration	Planned	GWT Biolswale	2014	Greenway Trail from to	33.972121	-118.044253	895098				
Bioretention / Biofiltration	Planned	Whittier Blvd Widening and Bioswale	2017	Whittier Blvd from to							
Green Streets (Describe)	Planned	Lower Uptown reverse drains	2014	Milton, Newlin, Comstock from La Cuarta to Walnut	33.970199	-118.039721	895098		TBD		TBD
Site-Scale Detention Basin	Existing	Police Building and City Hall Storm Drainage	2010	13230 Penn St	33.974748	-118.03371	895098				

# **Attachment E: SUPPORTING CALIBRATION DATA**

#### Submitted to:

LLAR WMP Group

LCC WMP Group

LSGR WMP Group

## Submitted by:





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	Los Cerritos Channel	



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## 1. Lower San Gabriel River

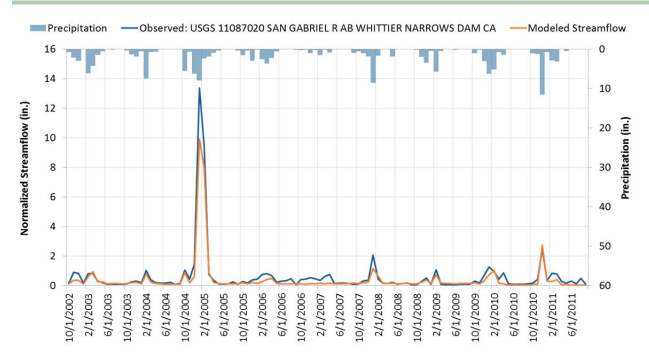


Figure 1. Monthly hydrograph for USGS 11087020 SAN GABRIEL R AB WHITTIER NARROWS DAM CA (10/1/2002 – 9/30/2011).

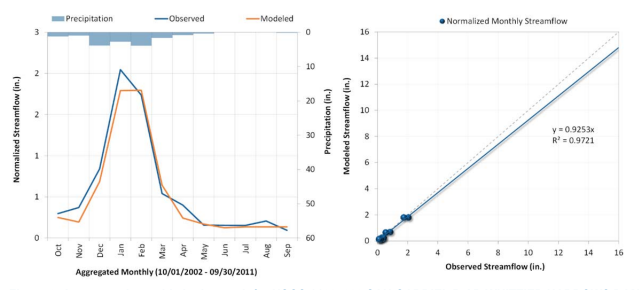


Figure 2. Aggregated monthly hydrograph for USGS 11087020 SAN GABRIEL R AB WHITTIER NARROWS DAM CA (10/1/2002 – 9/30/2011).

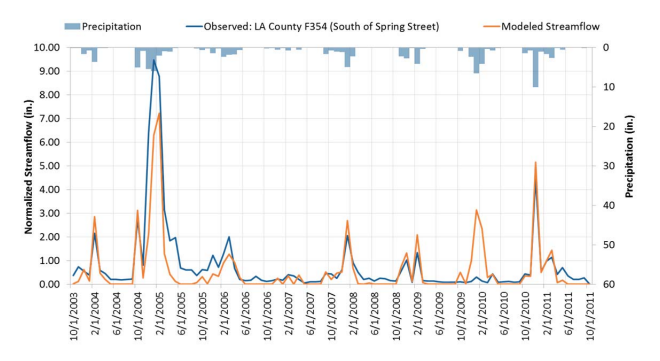


Figure 3. Monthly hydrograph for USGS 11089200 COYOTE C NR BUENA PARK CA (10/1/2003 – 9/30/2011.

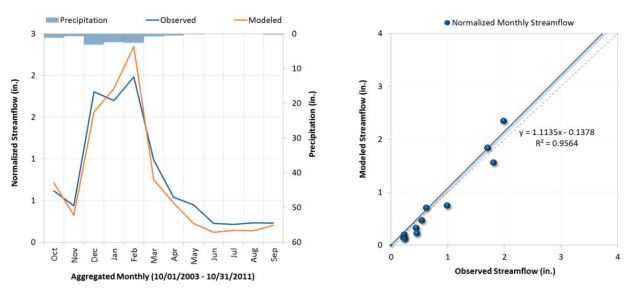


Figure 4. Aggregated monthly hydrograph for USGS 11089200 COYOTE C NR BUENA PARK CA (10/1/2003 – 9/30/2011.



Table 1. Summary of water quality data evaluated for the Lower San Gabriel River

Gage	Constituent	Minimum	Q1	Median	Q3	Maximum
S14	Total Copper (ug/l)	5.0	10.5	13.1	23.9	81.4
S13	Total Copper (ug/l)	0.5	11.8	28.1	48.3	351.0
S14	Total Lead (ug/l)	0.7	1.4	2.9	8.2	56.0
S13	Total Lead (ug/l)	0.2	1.1	10.2	19.2	147.0
S14	TSS (mg/L)	5.0	16.8	38.0	169.8	1258.0
S13	TSS (mg/L)	1.0	48.0	97.0	230.5	1556.0
S14	Total Zinc (ug/l)	19.8	36.6	61.0	86.9	440.0
S13	Total Zinc (ug/l)	1.0	62.0	135.0	241.5	2010.0
S14	Fecal Coliform (MPN/100mL)	20	300	1,300	50,000	16,000,000
S13	FC (MPN/100mL)	20	1,300	16,000	90,000	2,200,000
S14	Total Nitrogen (mg/l)	-	-	-	-	-
S13	Total Nitrogen (mg/l)	-	-	-	-	-
S14	Total Phosphorous (mg/l)	0.05	0.11	0.18	0.41	0.86
S13	Total Phosphorous (mg/l)	-	-	-	-	-

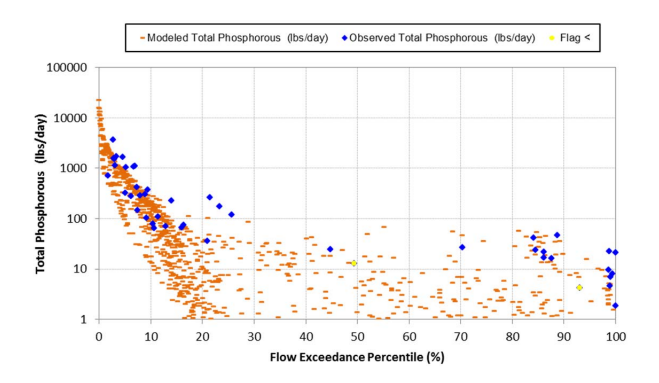


Figure 5. Simulated vs. observed load duration plots for Total Phosphorous (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

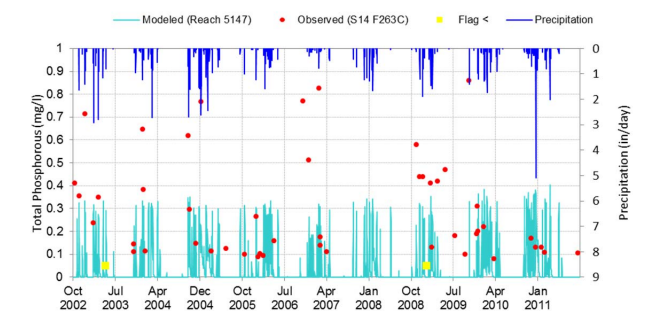


Figure 6. Simulated vs. observed time series plots for Total Phosphorous (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

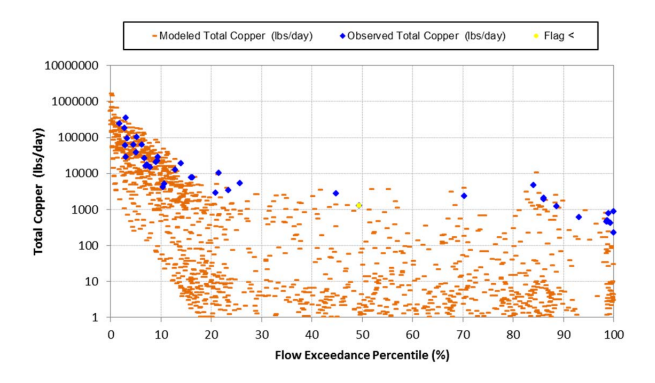


Figure 7. Simulated vs. observed load duration plots for Total Copper (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

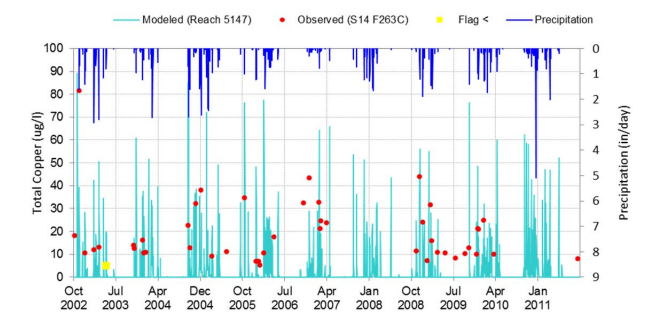


Figure 8. Simulated vs. observed timeseries plots for Total Copper (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

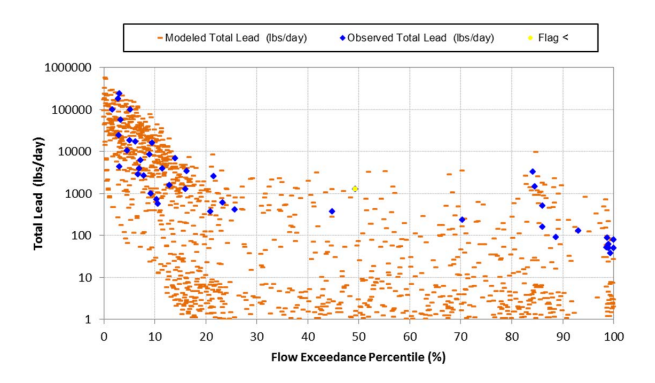


Figure 9. Simulated vs. observed load duration plots for Total Lead (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

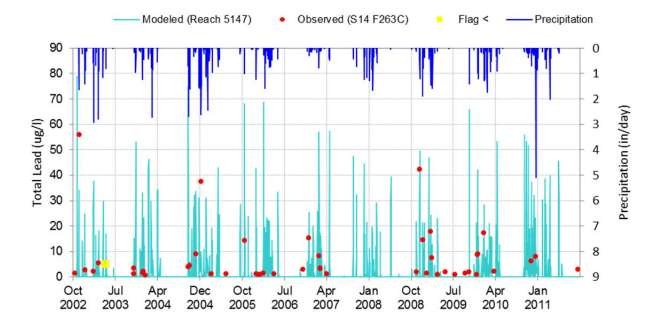


Figure 10. Simulated vs. observed timeseries plots for Total Lead (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

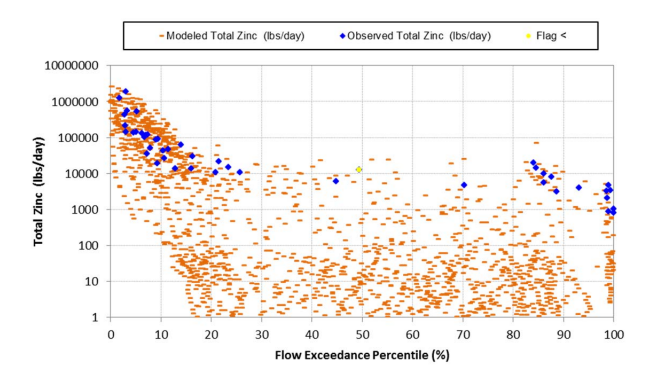


Figure 11. Simulated vs. observed load duration plots for Total Zinc (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

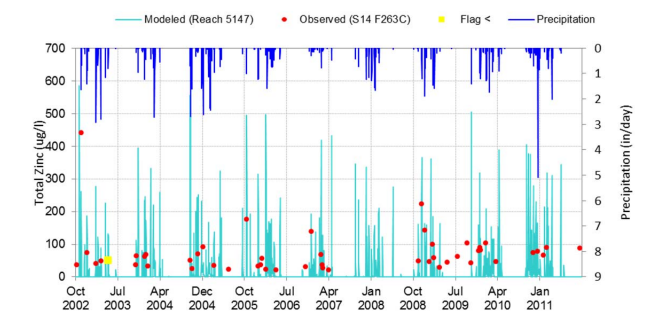


Figure 12. Simulated vs. observed timeseries plots for Total Zinc (10/1/2002 through 9/30/2011) at San Gabriel River mass emission station S14.

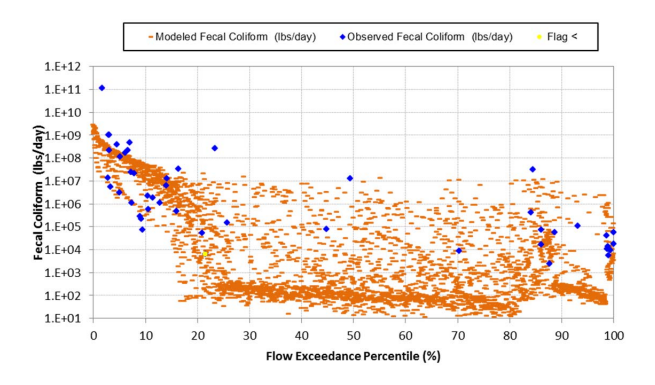


Figure 13. Simulated vs. observed load duration plots for Fecal Coliform (10/1/2002 through 9/30/2011).

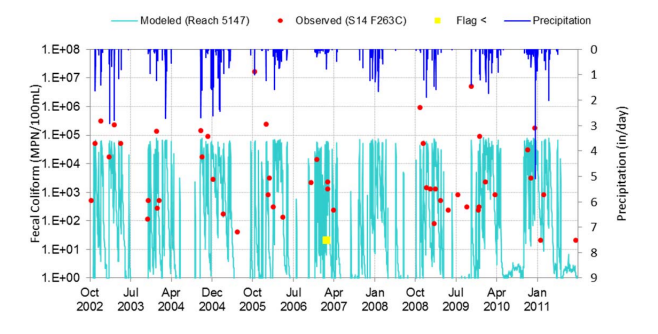


Figure 14. Simulated vs. observed timeseries plots for Fecal Coliform (10/1/2002 through 9/30/2011).

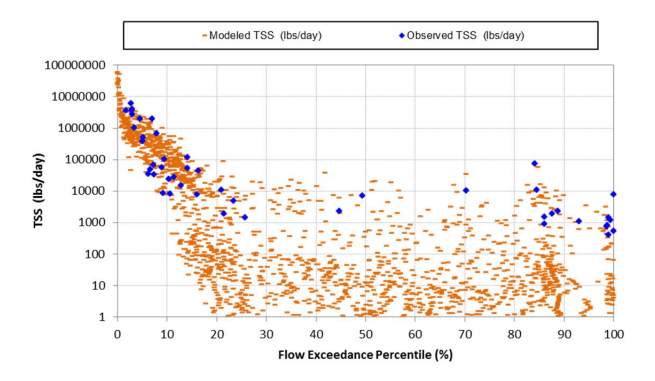


Figure 15. Simulated vs. observed load duration plots for Total Sediment (10/1/2002 through 9/30/2011).

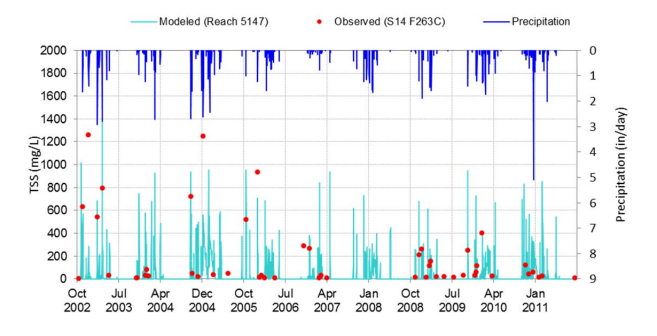


Figure 16. Simulated vs. observed time series plots for Total Sediment (10/1/2002 through 9/30/2011).

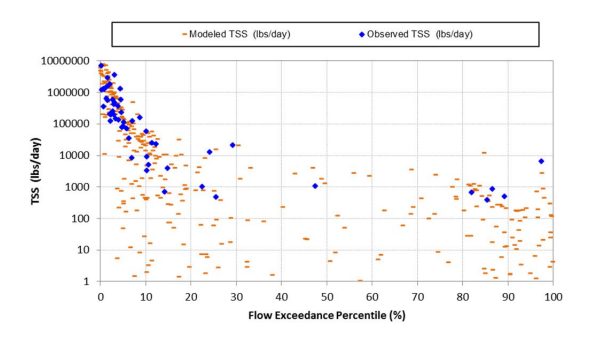


Figure 17. Simulated vs. observed load duration plots for Total Sediment (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

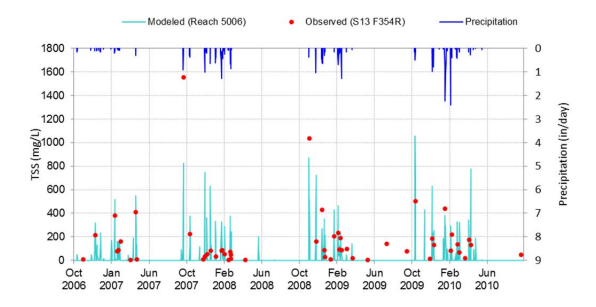


Figure 18. Simulated vs. observed timeseries plots for Total Sediment (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

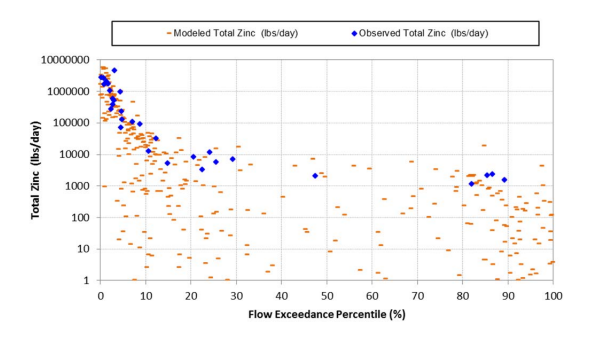


Figure 19. Simulated vs. observed load duration plots for Total Zinc (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

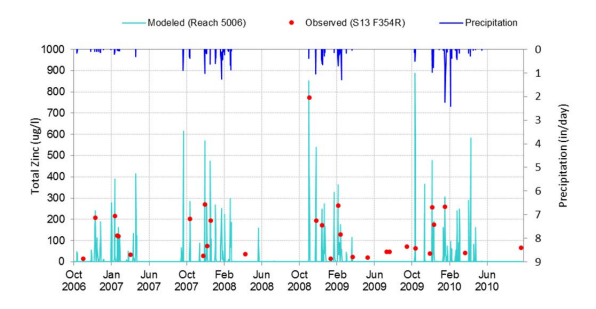


Figure 20. Simulated vs. observed timeseries plots for Total Zinc (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

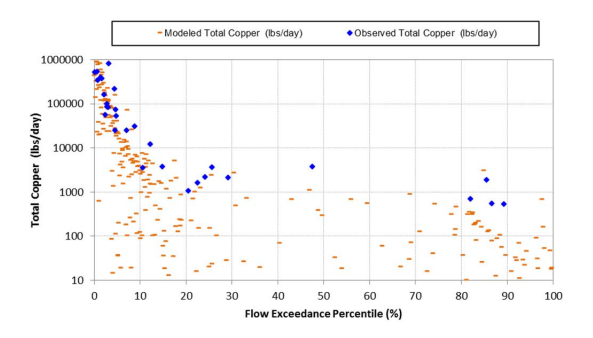


Figure 21. Simulated vs. observed load duration plots for Total Copper (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

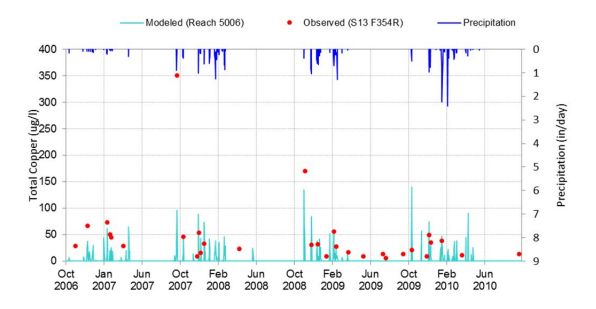


Figure 22. Simulated vs. observed timeseries plots for Total Copper (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

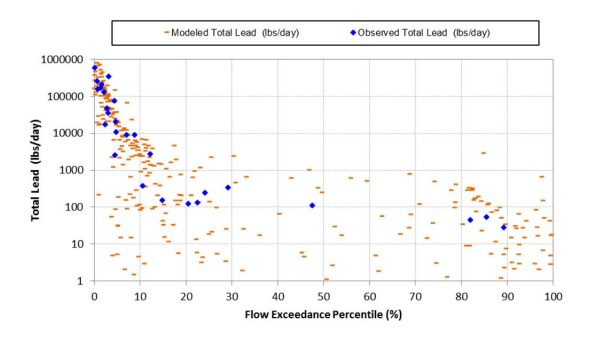


Figure 23 Simulated vs. observed load duration plots for Total Lead (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

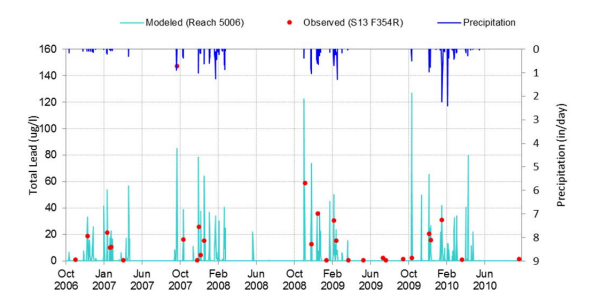


Figure 24. Simulated vs. observed timeseries plots for Total Lead (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

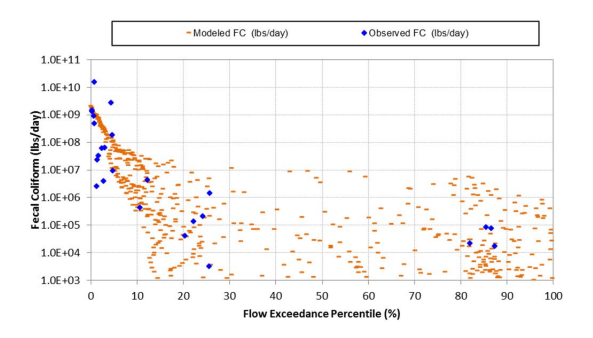


Figure 25. Simulated vs. observed load duration plots for Fecal Coliform (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.

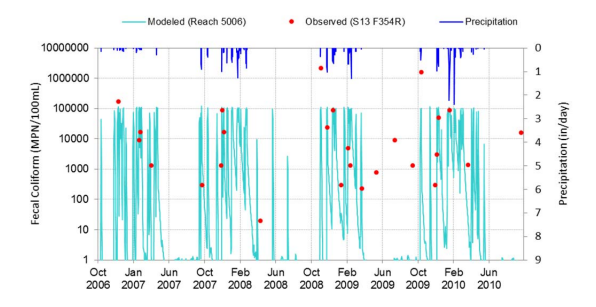


Figure 26. Simulated vs. observed timeseries plots for Fecal Coliform (10/1/2002 through 9/30/2011) at Coyote Creek mass emission station S13.



#### 2. Lower Los Angeles River

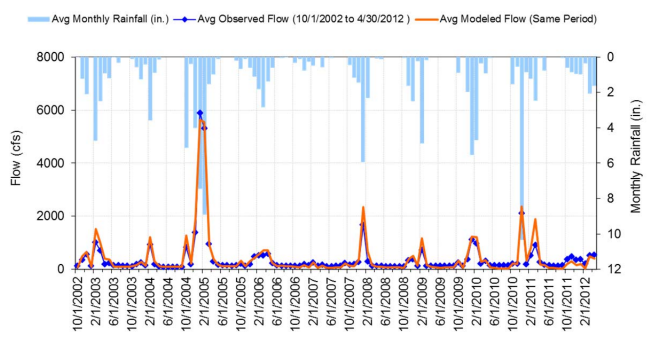


Figure 27. Monthly hydrograph for LA DPW Los Angeles River below Wardlow Road (10/1/2002 – 9/30/2011).

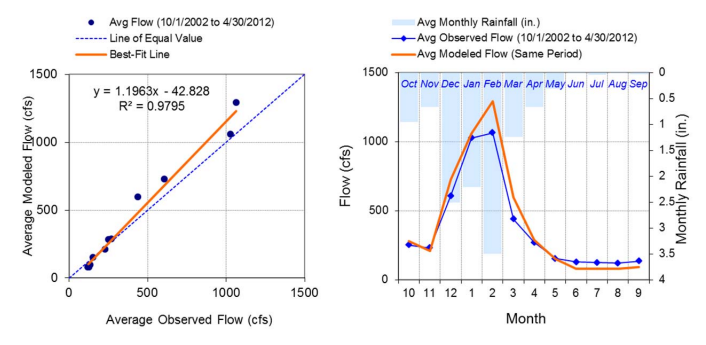


Figure 28. Aggregated monthly hydrograph for LA DPW Los Angeles River below Wardlow Road (10/1/2002 – 9/30/2011).



Table 2. Summary of water quality data evaluated for the Lower Los Angeles River

Gage	Constituent	Minimum	Q1	Median	Q3	Maximum
S10	Total Copper (ug/l)	0.5	12.975	25.8	49.55	424
S10	Total Lead (ug/l)	0.2	2.45	15.6	35.775	1070
S10	TSS (mg/L)	1	63	142.5	295	2280
S10	Total Zinc (ug/l)	22.3	63.85	124	261.75	2590
S10	Fecal Coliform (MPN/100mL)	20	500	24000	240000	24000000
S10	Total Nitrogen (mg/l)	0.03	0.60245	1.064	1.725	6.75
S10	Total Phosphorous (mg/l)	0.05	0.24	0.3785	0.538	8.24

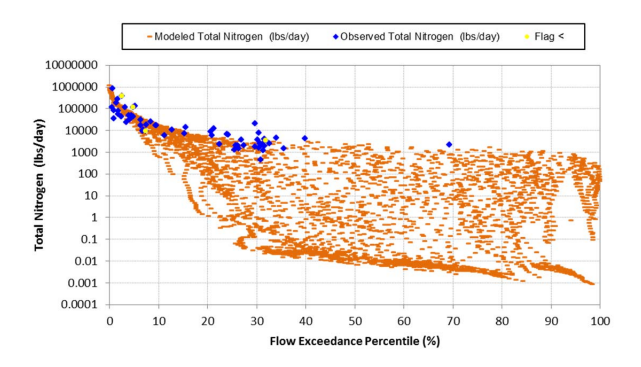


Figure 29. Simulated vs. observed time series plots for Total Nitrogen (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

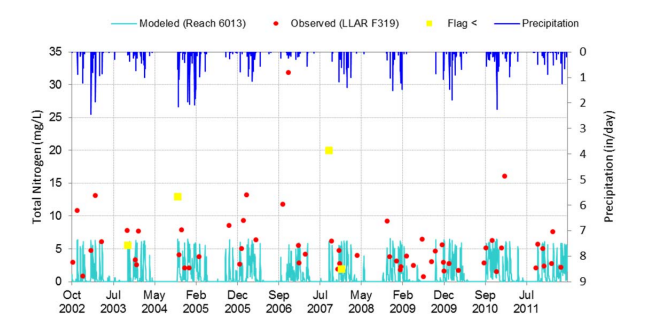


Figure 30. Simulated vs. observed time series plots for Total Nitrogen (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

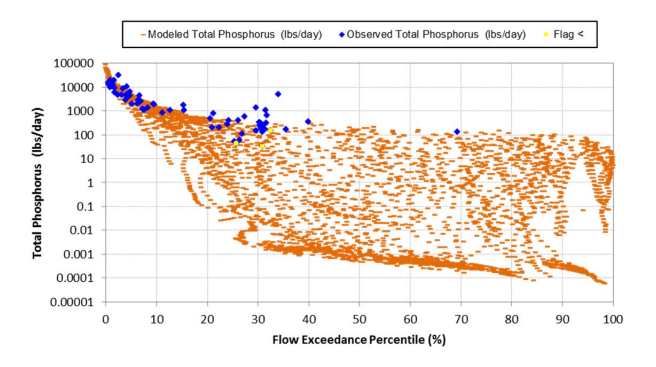


Figure 31. Simulated vs. observed load duration plots for Total Phosphorous (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

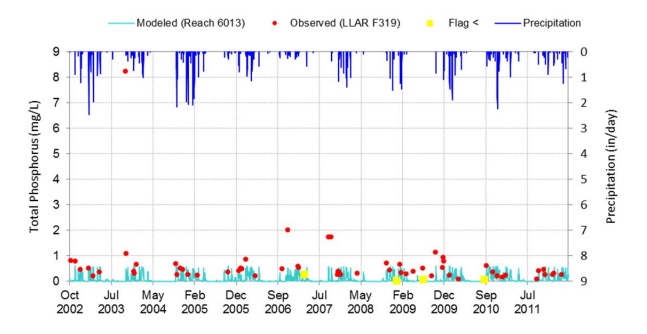


Figure 32. Simulated vs. observed time series plots for Total Phosphorous (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.



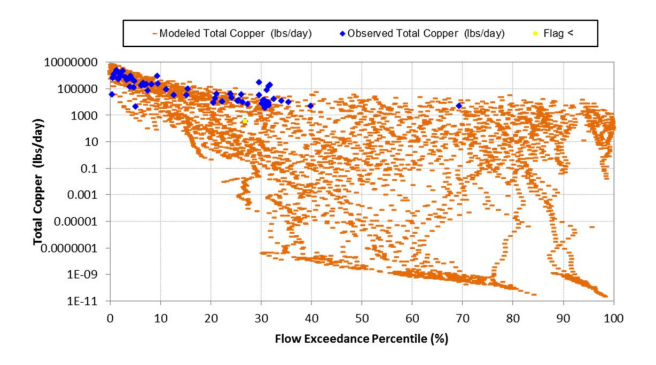


Figure 33. Simulated vs. observed load duration plots for Total Copper (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

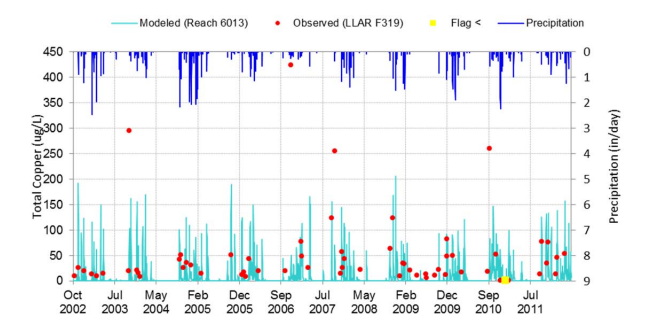


Figure 34. Simulated vs. observed timeseries plots for Total Copper (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

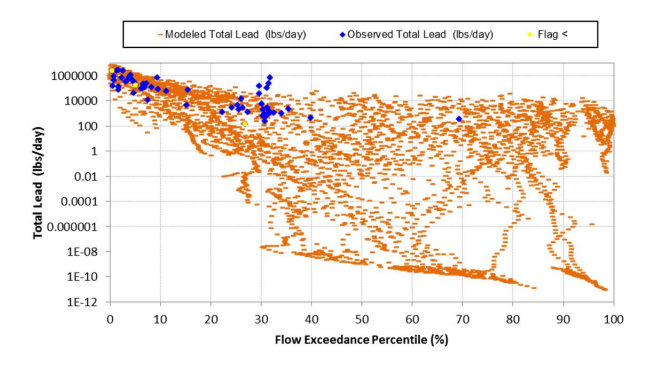


Figure 35. Simulated vs. observed load duration plots for Total Lead (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

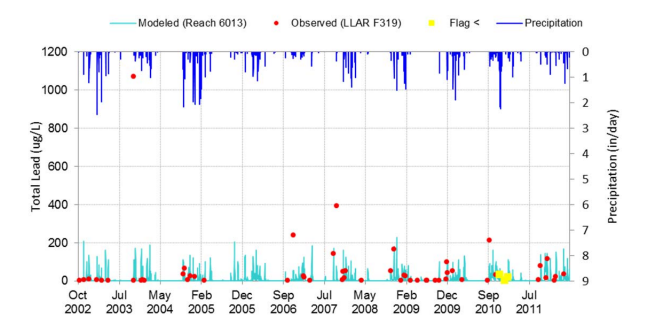


Figure 36. Simulated vs. observed timeseries plots for Total Lead (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

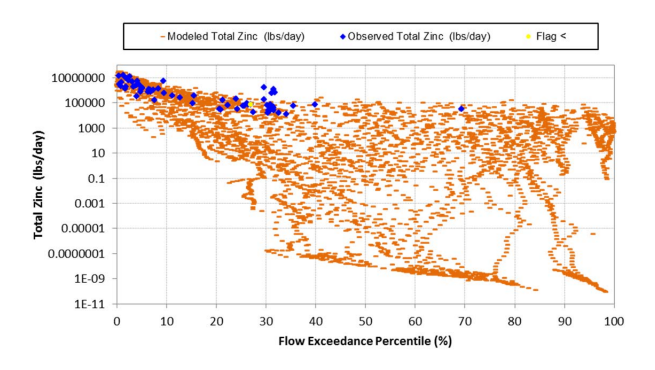


Figure 37. Simulated vs. observed load duration plots for Total Zinc (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

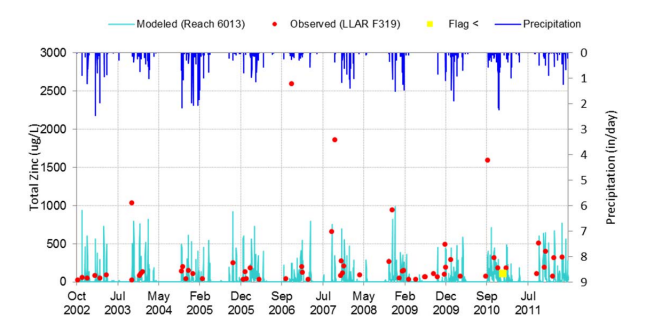


Figure 38. Simulated vs. observed timeseries plots for Total Zinc (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

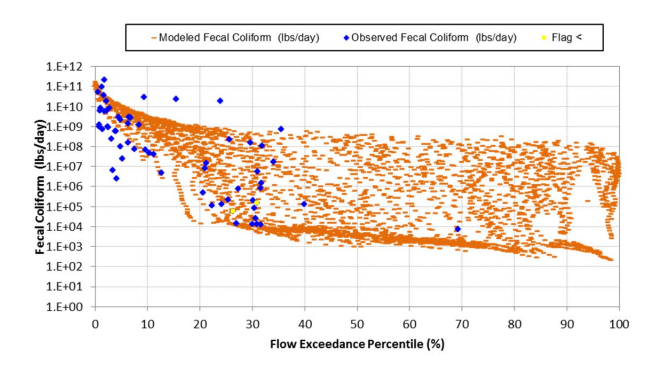


Figure 39. Simulated vs. observed load duration plots for Fecal Coliform (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

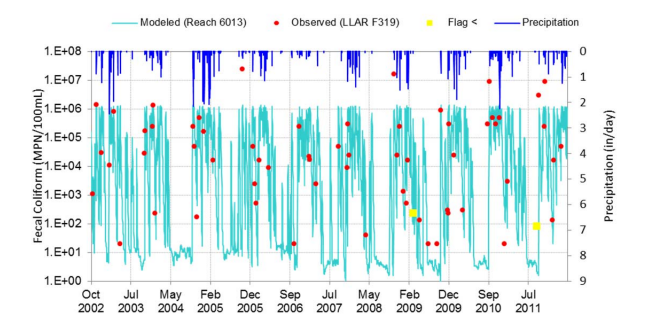


Figure 40. Simulated vs. observed timeseries plots for Fecal Coliform (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

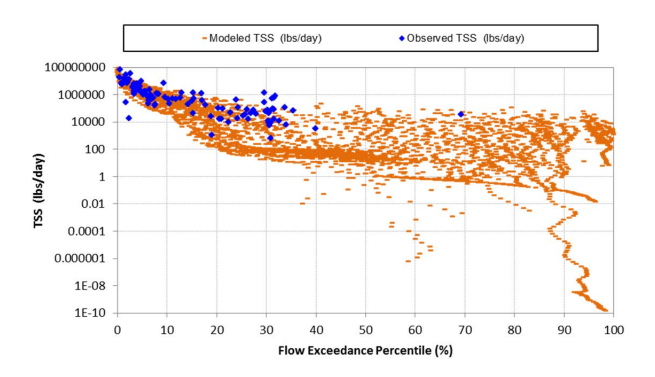


Figure 41. Simulated vs. observed load duration plots for Total Sediment (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.

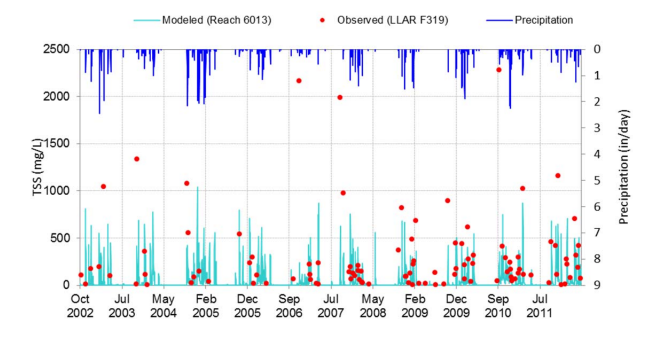


Figure 42. Simulated vs. observed time series plots for Total Sediment (10/1/2002 through 9/30/2011) at Los Angeles River mass emission station S10.



# **3. Los Cerritos Channel**

Table 3. Summary of water quality data evaluated for Los Cerritos Channel

Gage	Constituent	Minimum	Q1	Median	Q3	Maximum				
Stearns St.	Total Copper (ug/l)	8.4	17.25	25	43.5	240				
Stearns St.	Total Lead (ug/l)	0.78	3.025	17	41.75	370				
Stearns St.	TSS (mg/L)	2	52.5	110	210	1700				
Stearns St.	Total Zinc (ug/l)	9.5	33	180	390	2600				
Stearns St.	Fecal Coliform (MPN/100mL)	18	2275	8000	28500	1600000				
Stearns St.	Total Nitrogen (mg/l)	0.9	2.147	3.292	4.532	23.7				
Stearns St.	Total Phosphorous (mg/l)	0.083	0.22	0.53	0.91	6.2				

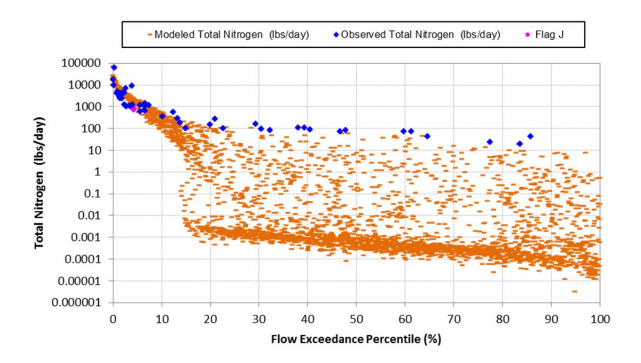


Figure 43. Simulated vs. observed time series plots for Total Nitrogen (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

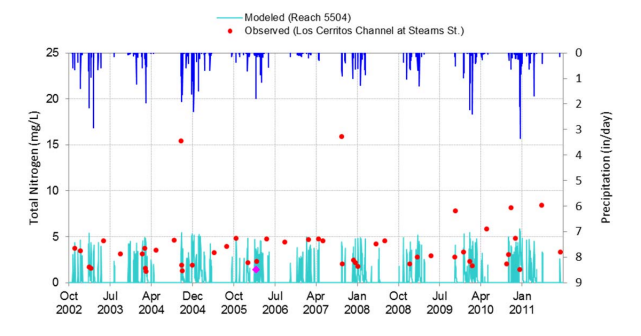


Figure 44. Simulated vs. observed time series plots for Total Nitrogen (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.



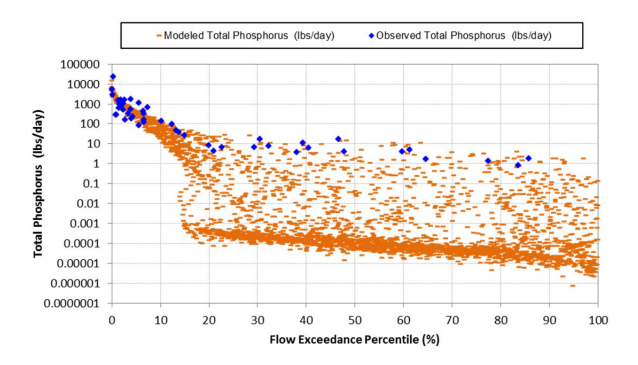


Figure 45. Simulated vs. observed load duration plots for Total Phosphorous (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

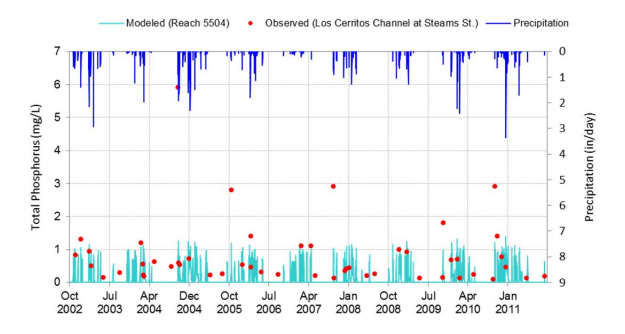


Figure 46. Simulated vs. observed time series plots for Total Phosphorous (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

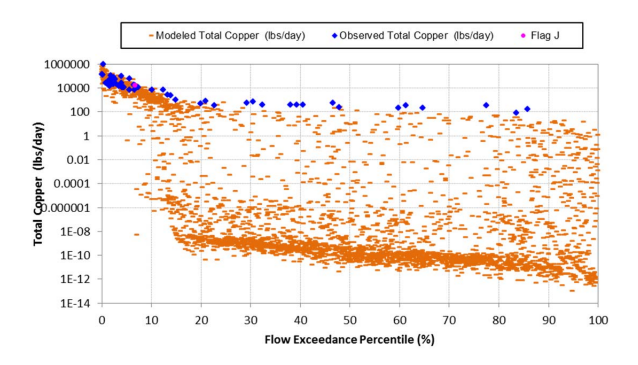


Figure 47. Simulated vs. observed load duration plots for Total Copper (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

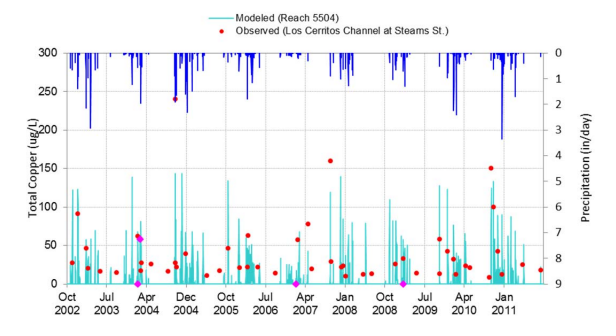


Figure 48. Simulated vs. observed timeseries plots for Total Copper (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

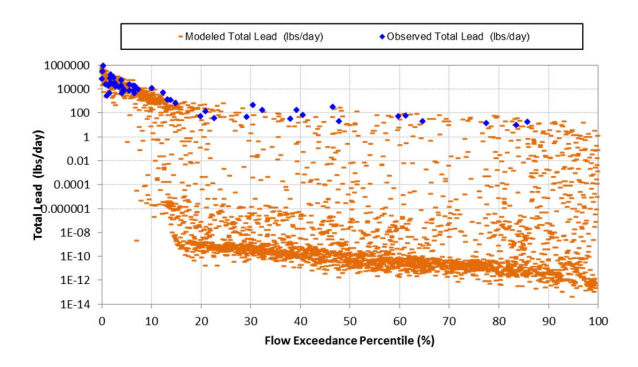


Figure 49. Simulated vs. observed load duration plots for Total Lead (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

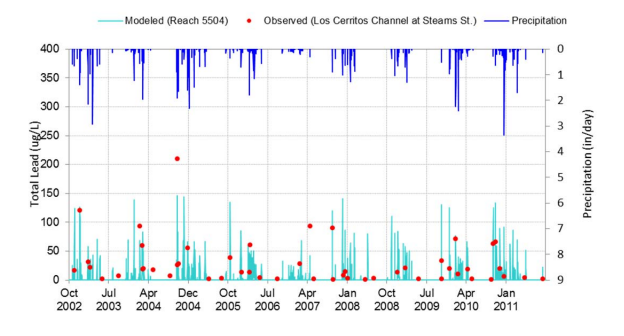


Figure 50. Simulated vs. observed timeseries plots for Total Lead (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

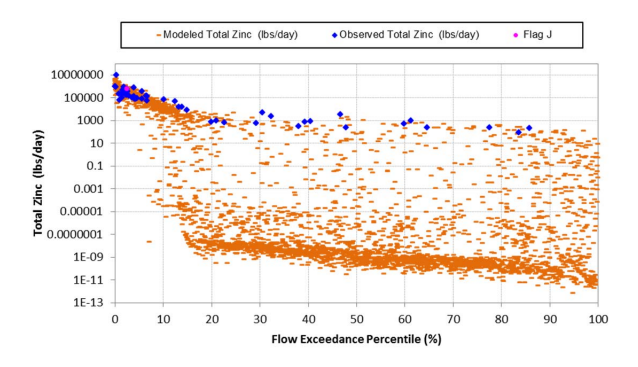


Figure 51. Simulated vs. observed load duration plots for Total Zinc (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

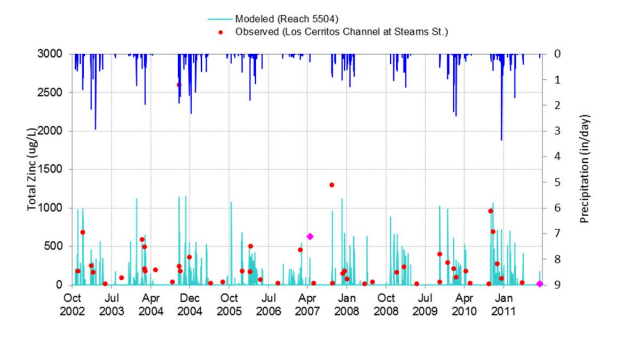


Figure 52. Simulated vs. observed timeseries plots for Total Zinc (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.



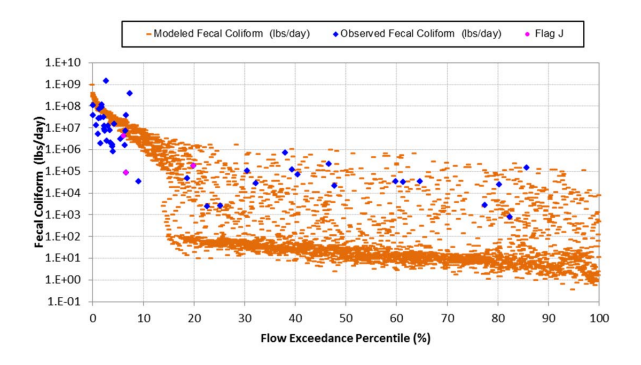


Figure 53. Simulated vs. observed load duration plots for Fecal Coliform (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

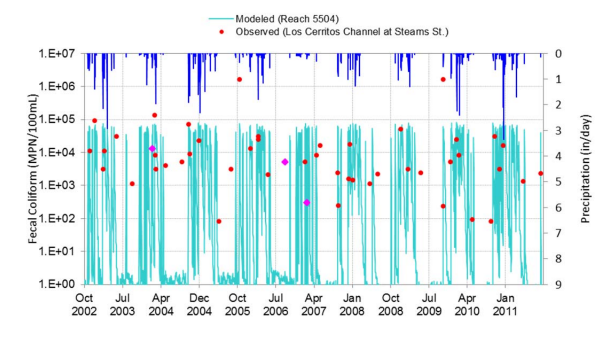


Figure 54. Simulated vs. observed timeseries plots for Fecal Coliform (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

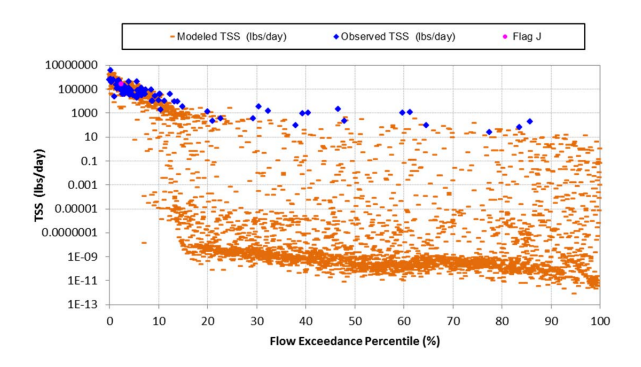


Figure 55. Simulated vs. observed load duration plots for Total Sediment (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

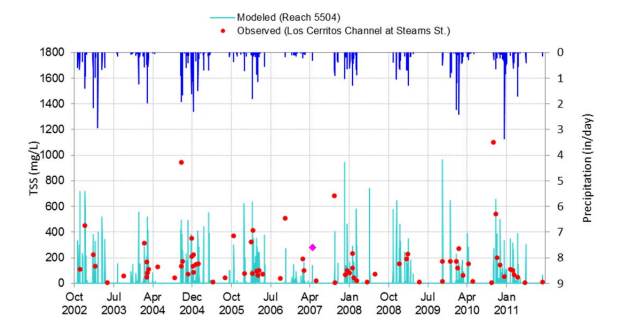
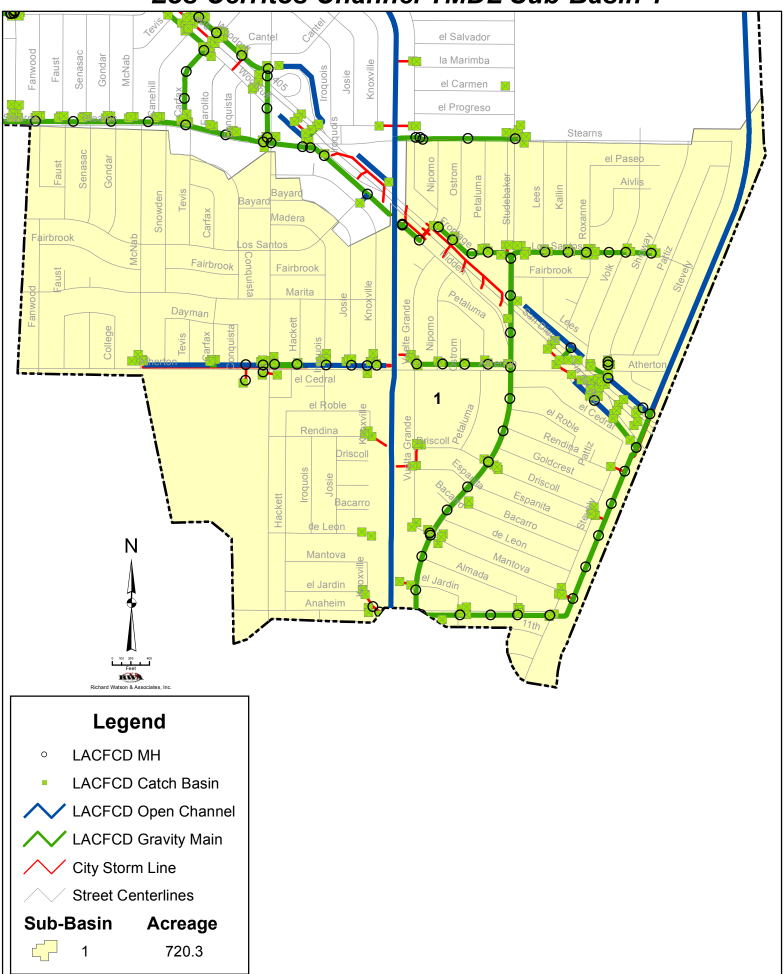


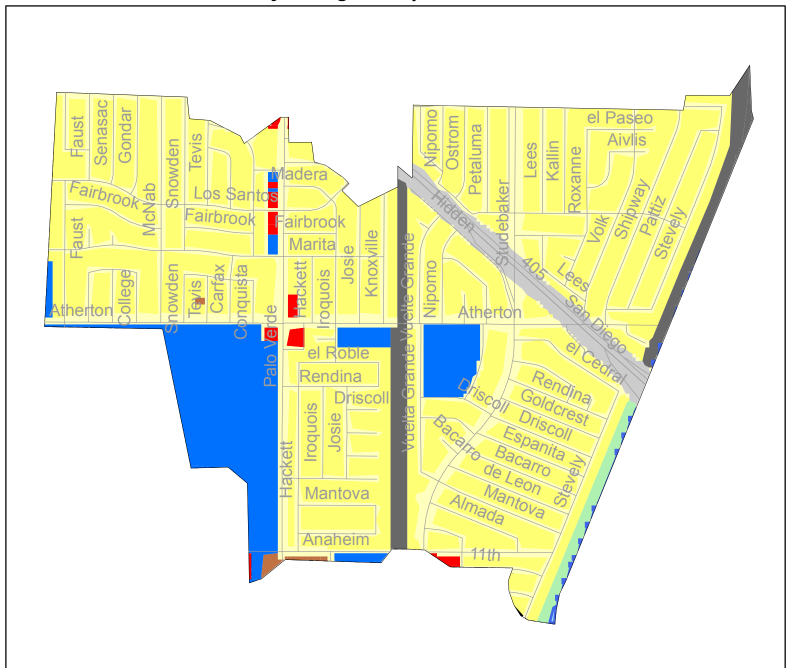
Figure 56. Simulated vs. observed time series plots for Total Sediment (10/1/2002 through 9/30/2011) at Los Cerritos Channel LA DPW Stearns Street monitoring station.

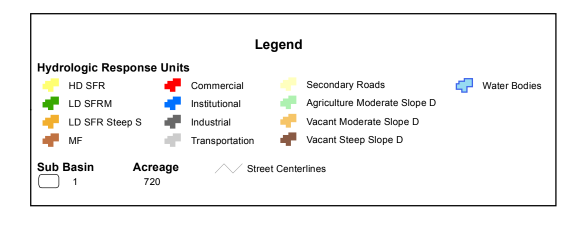
# ATTACHMENT B: LOS CERRITOS CHANNEL SUB-BASIN EXHIBITS

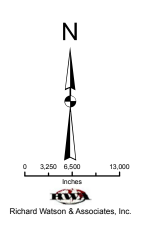


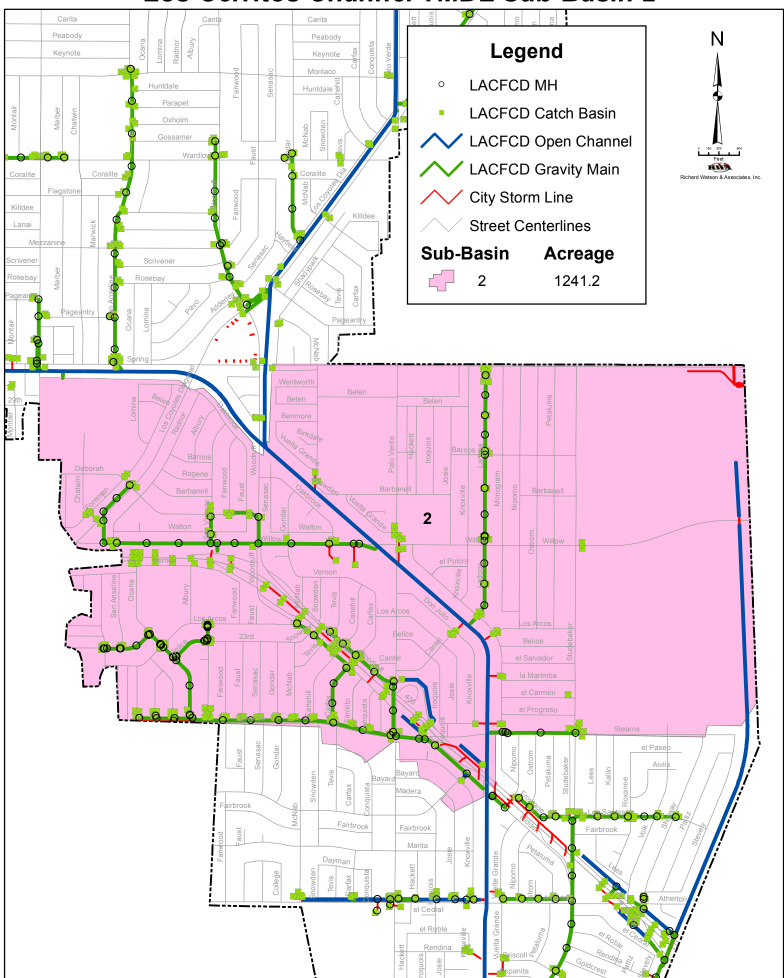


#### Los Cerritos Channel TMDL Sub Basin 1 Hydrologic Response Units

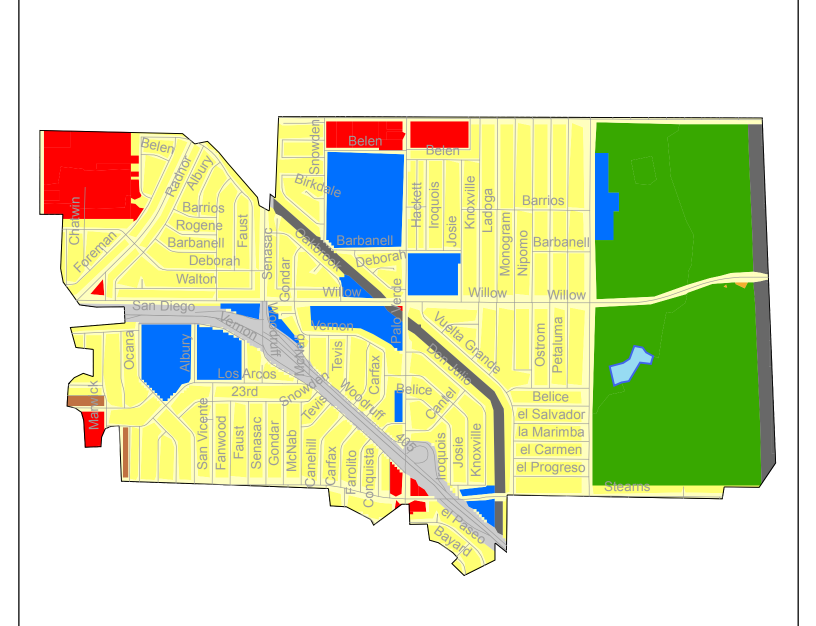


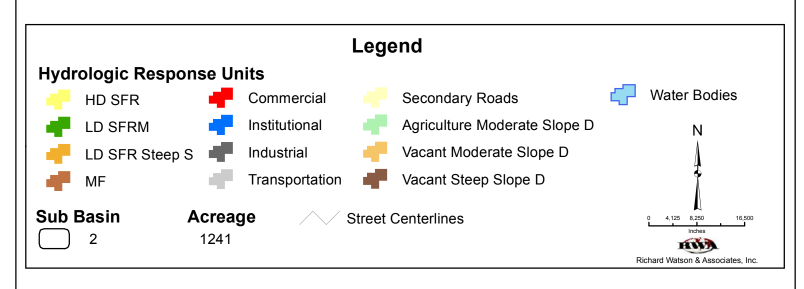


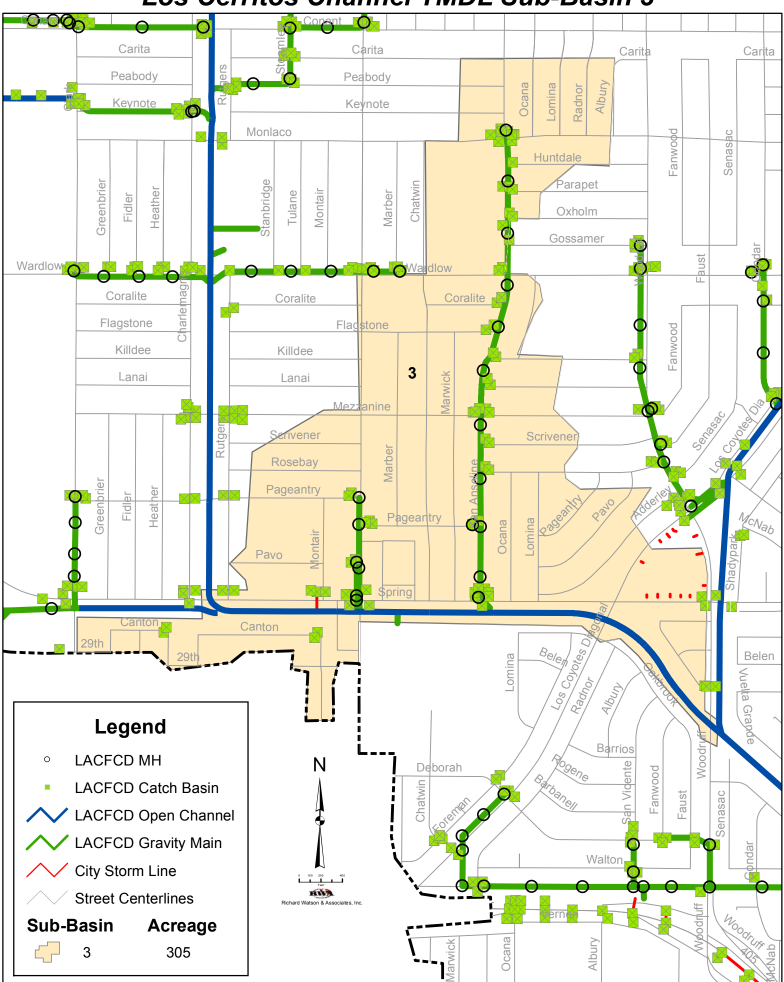




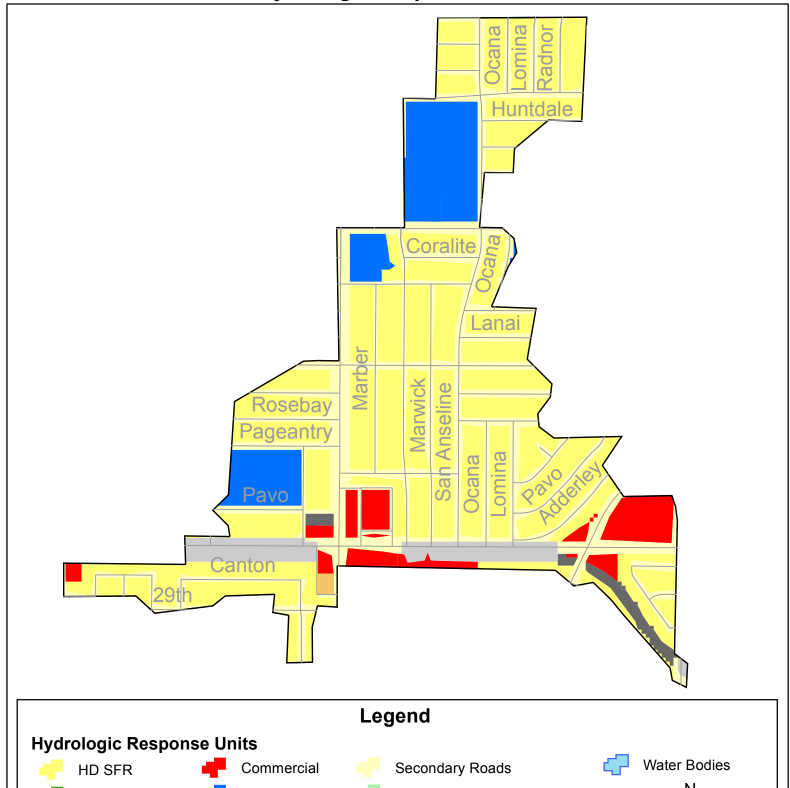
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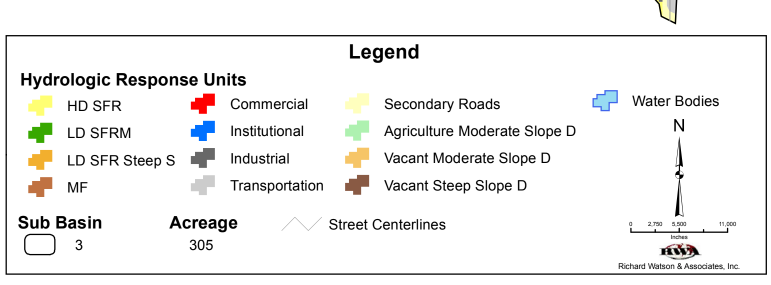


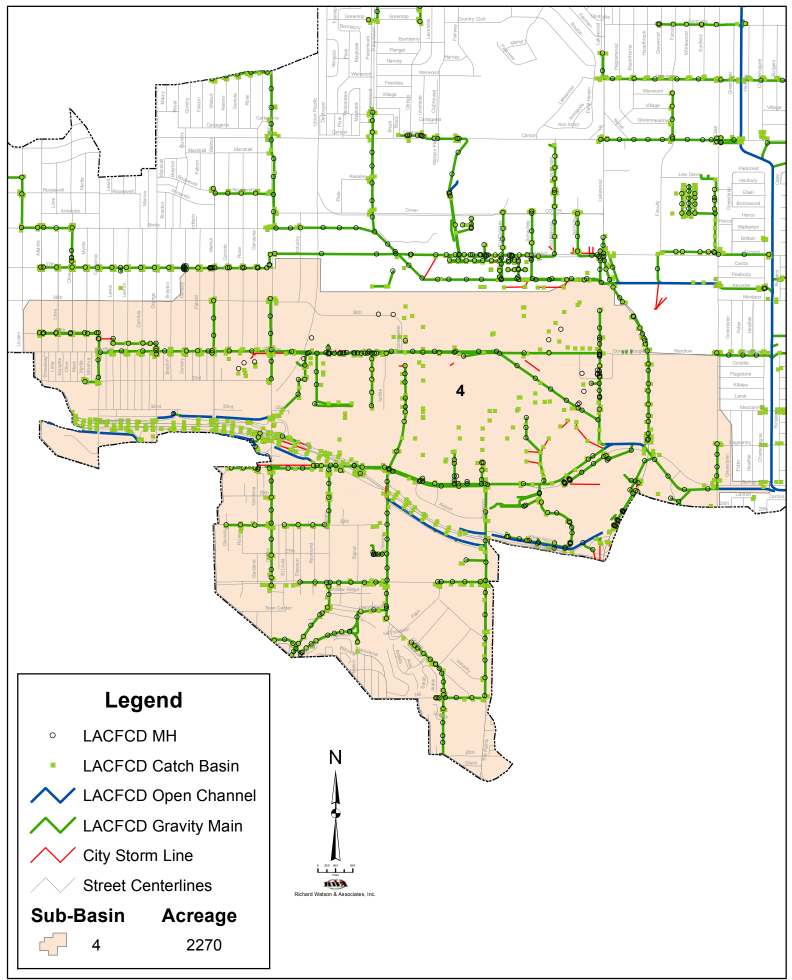




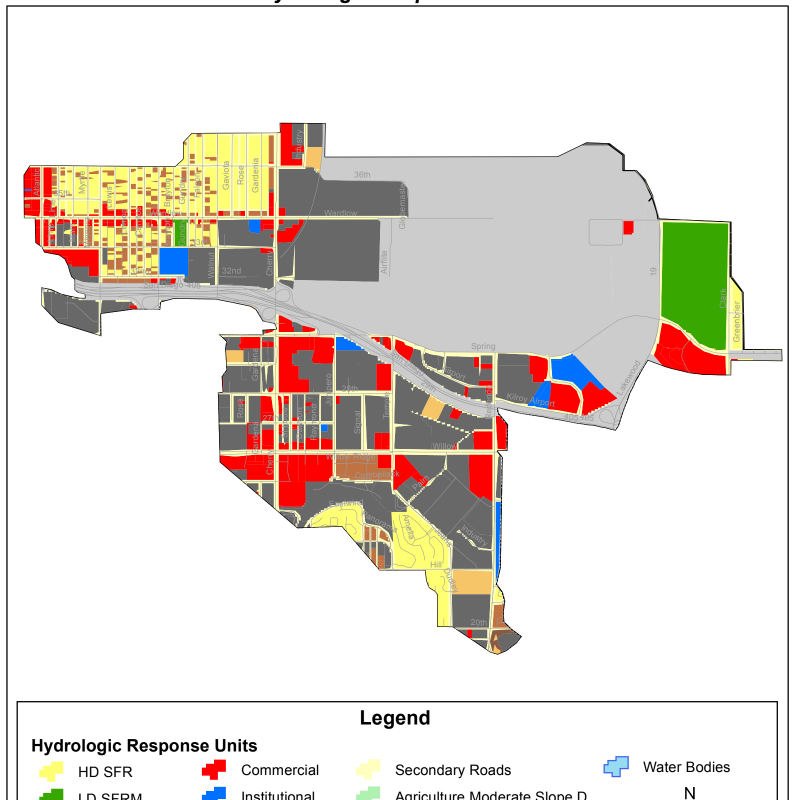
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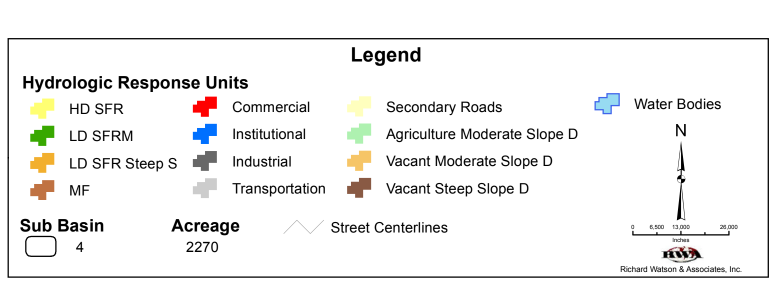


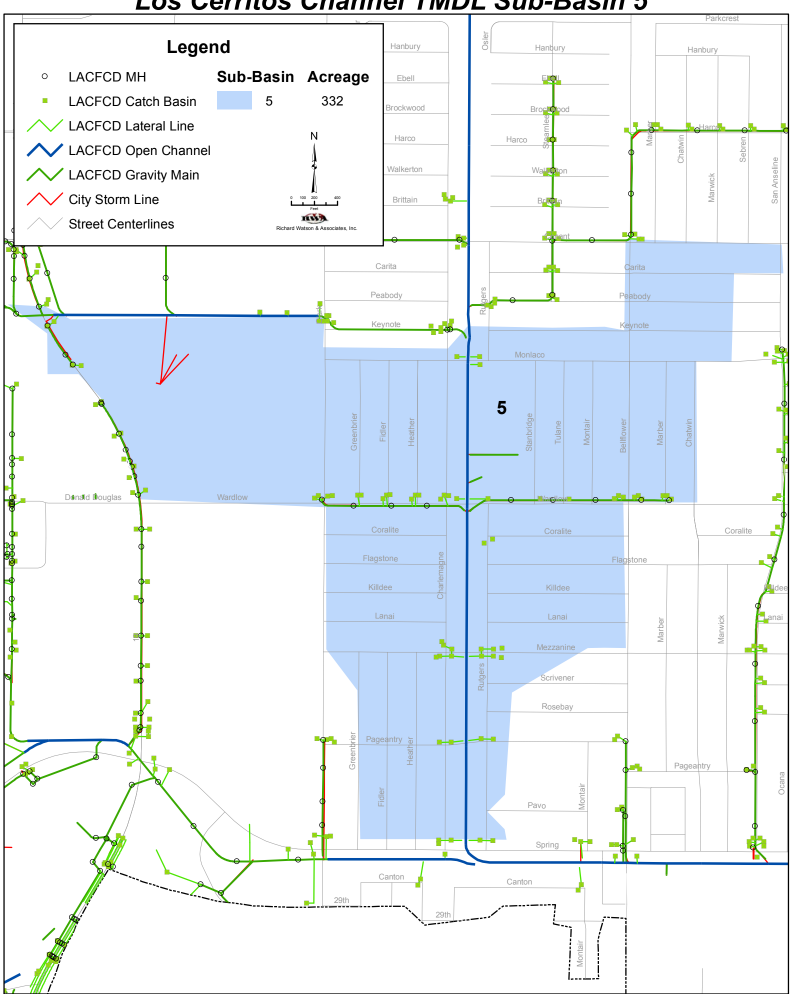




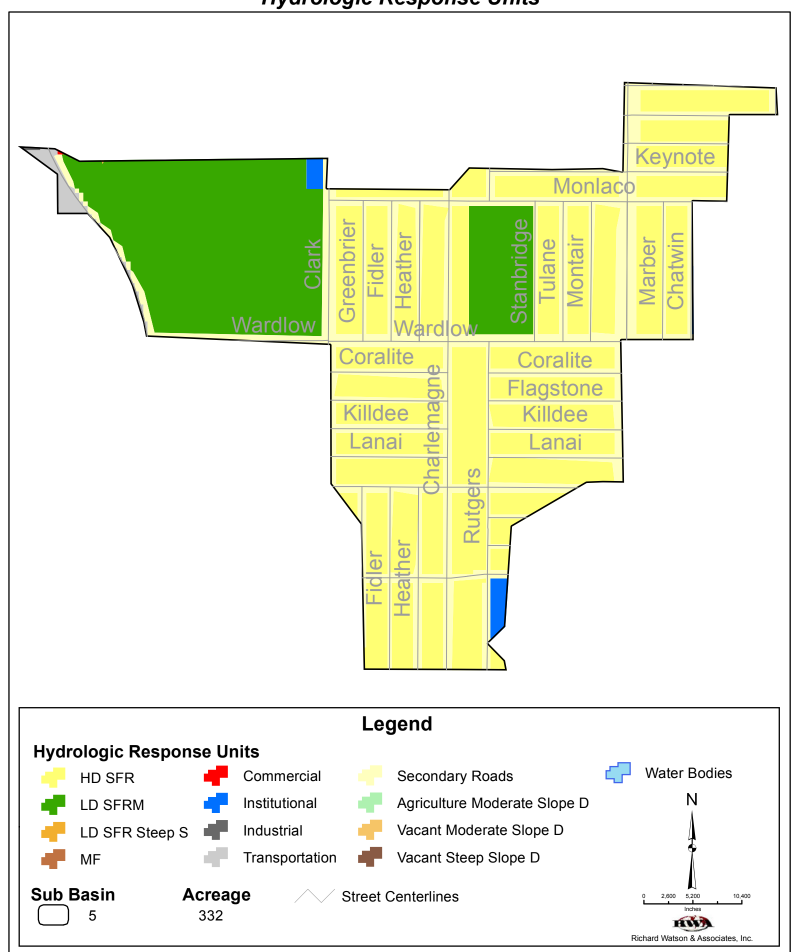
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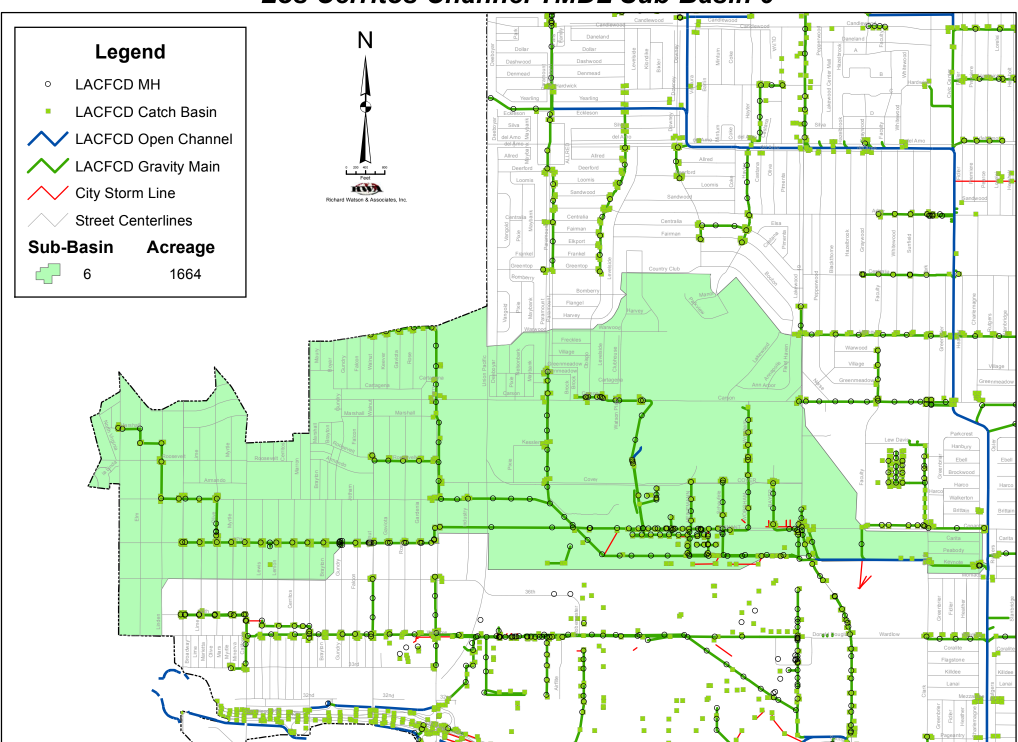






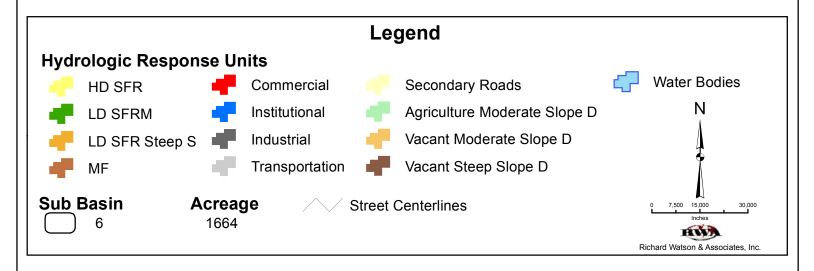
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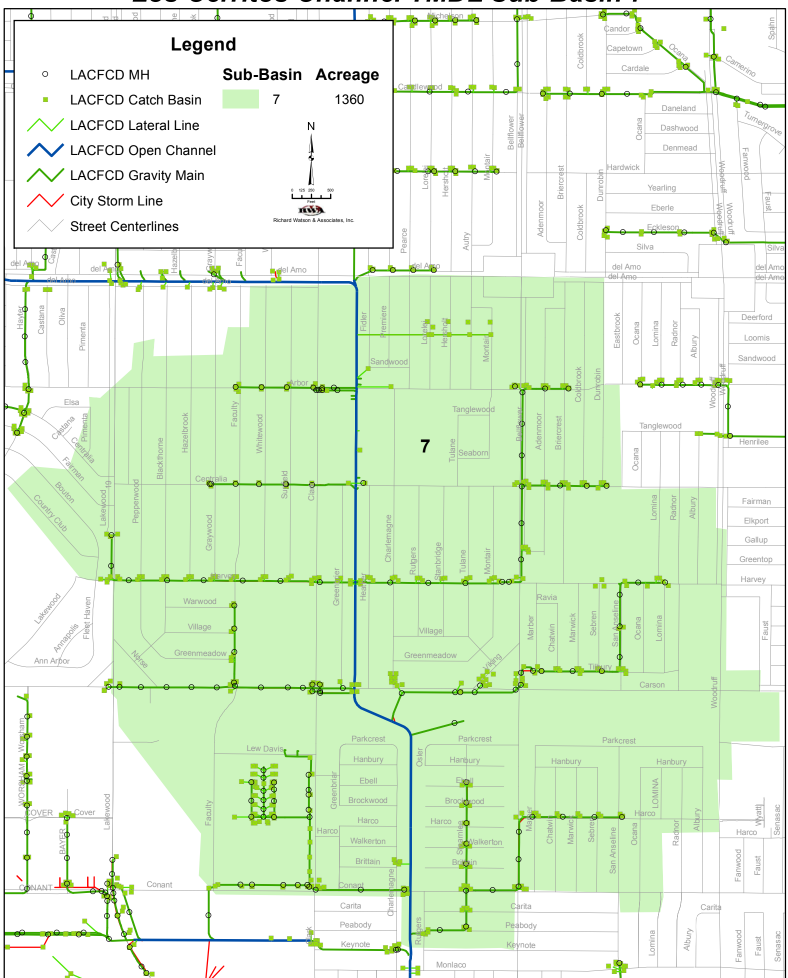


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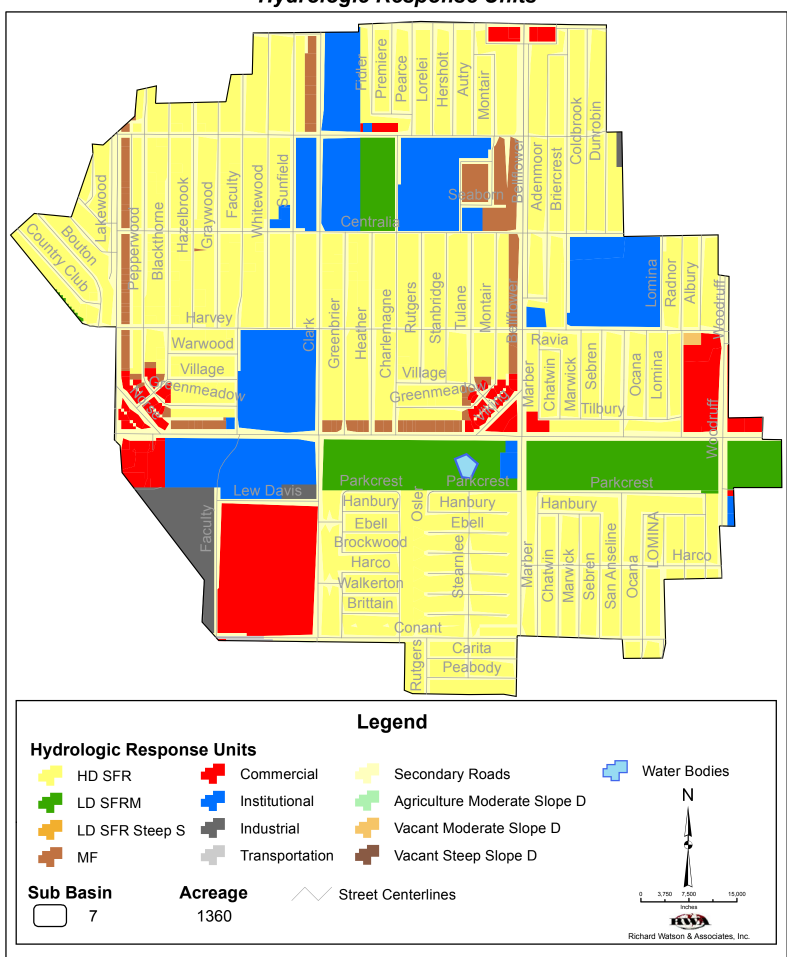




# Los Cerritos Channel TMDL Sub-Basin 7

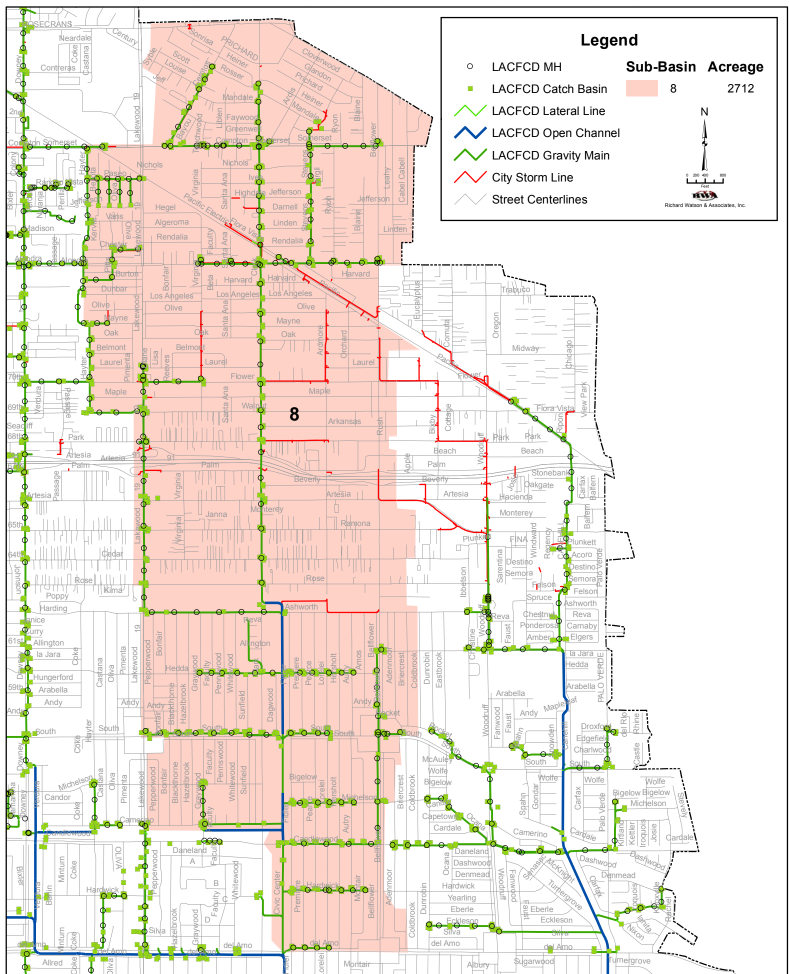


# Los Cerritos Channel TMDL Sub Basin 7 Hydrologic Response Units

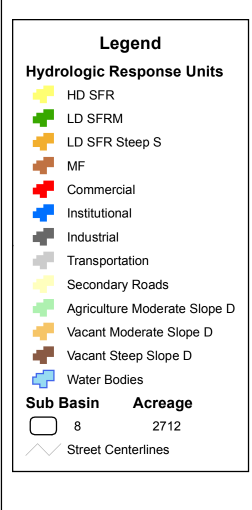


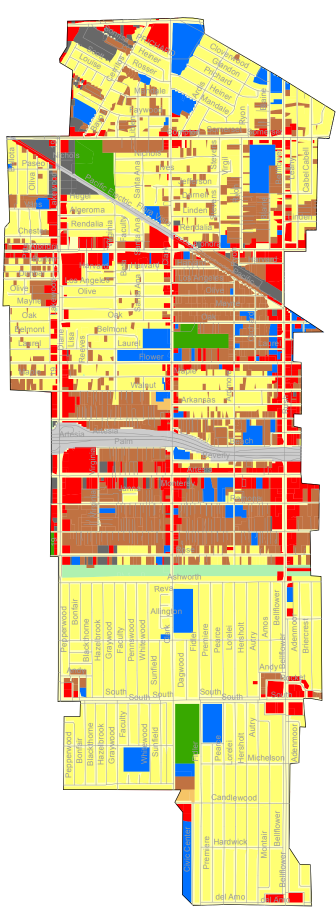
Prepared by: ECKERSALL, LLC Date: 3/4/2014

# Los Cerritos Channel TMDL Sub-Basin 8



# Los Cerritos Channel TMDL Sub Basin 8 Hydrologic Response Units



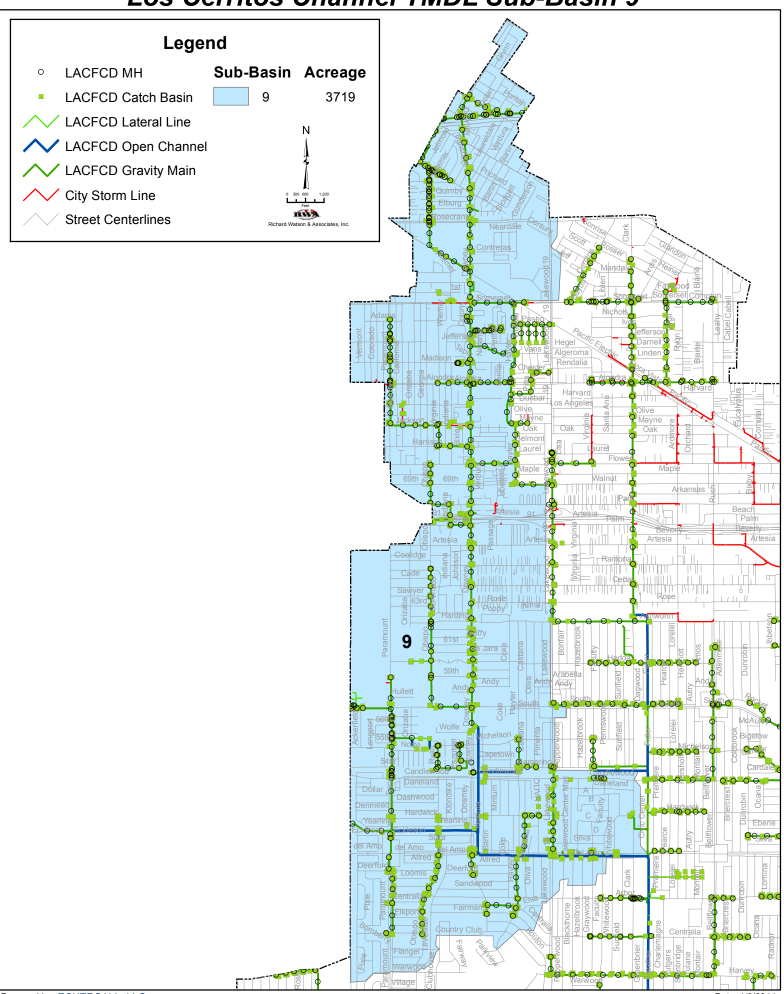


0 7,000 14,000 28,000 Inches
Richard Watson & Associates, Inc.

Date: 3/4/2014

Prepared by: ECKERSALL, LLC

# Los Cerritos Channel TMDL Sub-Basin 9



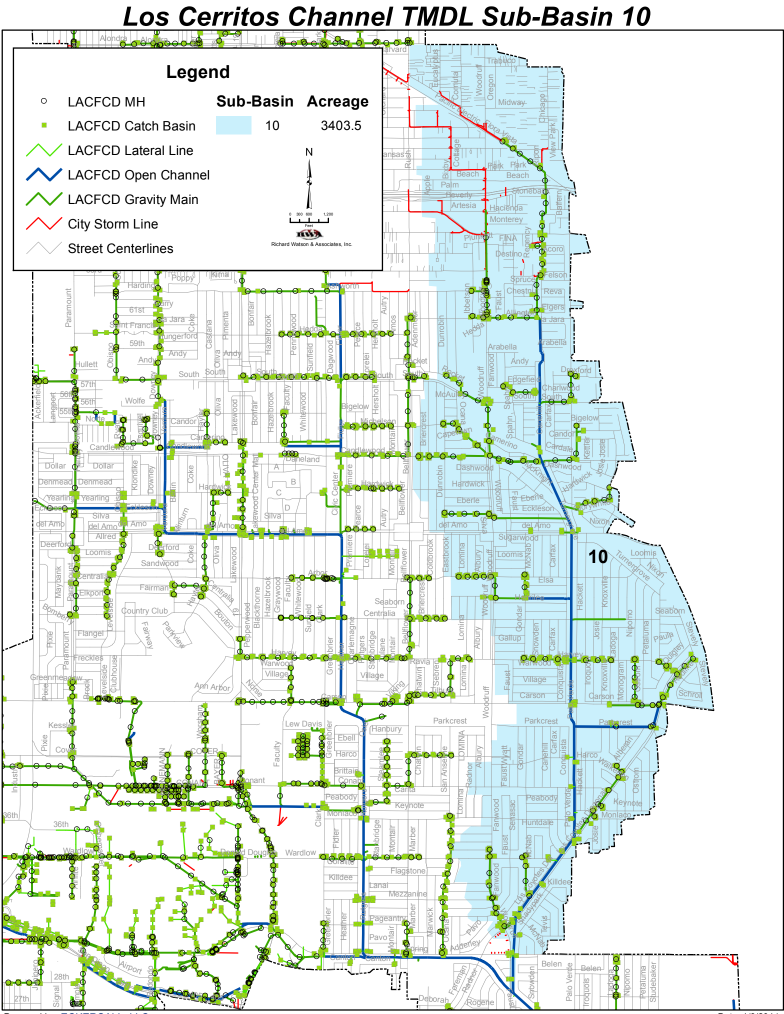
## Los Cerritos Channel TMDL Sub Basin 9 Hydrologic Response Units

# Legend **Hydrologic Response Units** HD SFR LD SFRM LD SFR Steep S MF Commercial Institutional Industrial Transportation Secondary Roads Agriculture Moderate Slope D Vacant Moderate Slope D Vacant Steep Slope D Water Bodies **Sub Basin Acreage** 9 3718 **Street Centerlines**

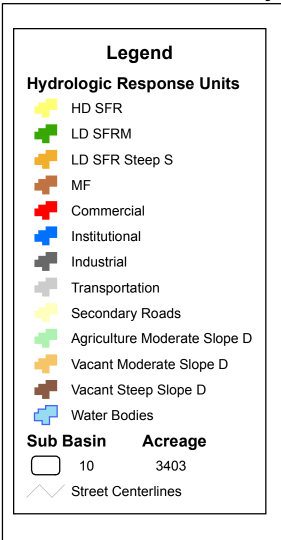


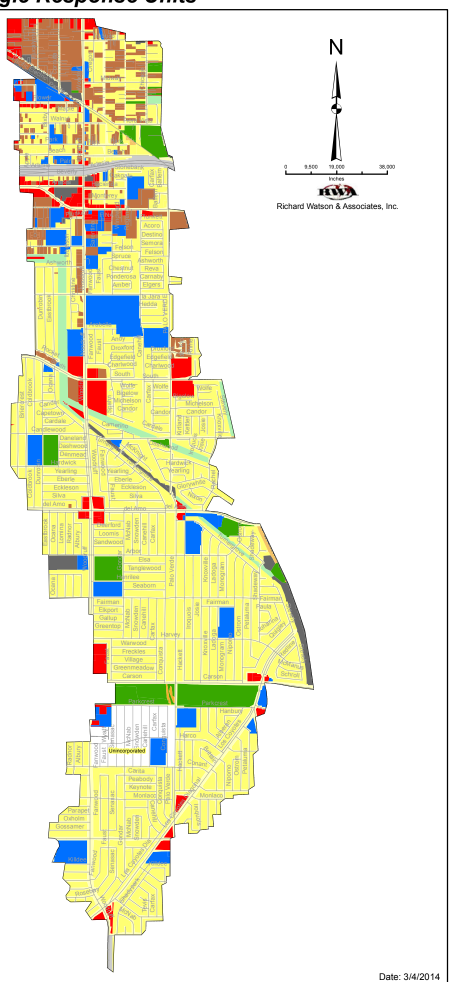
Prepared by: ECKERSALL, LLC

Date: 3/3/2014



# Los Cerritos Channel TMDL Sub Basin 10 Hydrologic Response Units





Prepared by: ECKERSALL, LLC

# ATTACHMENT C: MINIMUM CONTROL MEASURE GUIDANCE



Watershed Management Program

# MCM Guidance

# Public Information and Participation Program

#### Introduction

Permit §VI.D.5.a (LA)/ §VII.F.1 (LB)

Each participating city is required to develop and implement a Public Information and Participation Program (PIPP) that includes the requirements listed in Permit §VI.D.5.a (LB §VII.F). This document provides guidance that the participating cities can follow to implement a PIPP in compliance with the Permit.

The objectives of the PIPP are to:

- Measurably increase the knowledge of the target audiences about the MS4, the adverse impacts
  of stormwater pollution on receiving waters and potential solutions to mitigate the impacts.
- Measurably change the waste disposal and stormwater pollution generation behavior of target audiences by developing and encouraging the implementation of appropriate alternatives.
- Involve and engage a diversity of socio-economic groups and ethnic communities in Los Angeles County to participate in mitigating the impacts of stormwater pollution.

#### **PIPP Implementation**

Permit §VI.D.5.b (LA)/§VII.F.2 (LB)

The PIPP is implemented using the following approaches:

- By participating in a County-wide PIPP,
- By participating in one or more Watershed Group sponsored PIPPs, and
- individually within its jurisdiction.

Cities participating in a County-wide or Watershed Group PIPP provide contact info for their staff responsible for stormwater public education activities to the designated PIPP coordinator. Changes in contact information are provided within 30 days of the date that the change occurred.

#### **Public Participation**

Permit §VI.D.5.c (LA)/§VII.F.3 (LB)

#### **Public Reporting**

The means for public reporting of clogged catch basin inlets and illicit discharges/dumping, faded or missing catch basin labels, and general stormwater and non-stormwater pollution prevention information is provided through the use of the countywide 888-CLEAN-LA hotline. In addition, each participating city:

- Includes the reporting information updated when necessary in public information and the government pages of the telephone book as they are developed or published.
- Identifies staff or departments who will serve as the contact person(s) and will make this information available on its website.
- Provides current, updated hotline contact information to the general public within its jurisdiction.

#### **Events**

Events are organized to target residents and population subgroups. The purpose of the events is to educate and involve the community in stormwater and non-stormwater pollution prevention activities, such as education seminars, clean-ups, and community catch basin stenciling.

#### **Residential Outreach Program**

Permit §VI.D.5.d (LA)/§VII.F.4 (LB)

With the exception of item 5, which is no longer an element of the countywide PIP Program, each city implements the following activities for the Residential Outreach Program as part of a countywide program:

- Conduct stormwater pollution prevention public service announcements and advertising campaigns
- 2. Prepare public education materials that include information on the proper handling (i.e., disposal, storage and/or use) of:
  - a. Vehicle waste fluids
  - b. Household waste materials (i.e., trash and household hazardous waste, including personal care products and pharmaceuticals)
  - c. Construction waste materials
  - d. Pesticides and fertilizers (including integrated pest management (IPM) practices to promote reduced use of pesticides)
  - e. Green waste (including lawn clippings and leaves)
  - f. Animal wastes
- 3. Distribute activity specific stormwater pollution prevention public education materials at the following points of purchase:
  - a. Automotive parts stores
  - b. Home improvement centers / lumber yards / hardware stores/paint stores
  - c. Landscaping / gardening centers
  - d. Pet shops / feed stores
- 4. Maintain stormwater websites or provide links to stormwater websites via each participating city's website. This includes educational material and opportunities for the public to participate in stormwater pollution prevention and clean-up activities listed in Part VI.D.4 of the Permit.
- 5. Provide independent, parochial, and public schools within each participating city's jurisdiction with materials to educate school children (K-12) on stormwater pollution. Material may include videos, live presentations and other information. A useful source of materials to work with, or leverage, is other statewide agencies and associations. These associations include the State Water Board's "Erase the Waste" educational program and the California Environmental Education Interagency Network (CEEIN) to implement this requirement.
- 6. When implementing the above activities, use effective strategies to educate and involve ethnic communities in stormwater pollution prevention through culturally effective methods.

# Industrial/Commercial Facilities Program

Each participating city is required to implement an industrial/commercial facilities program that includes the provisions listed in Permit § VI.D.6 (LB §VII.G). This document provides guidance that the participating cities can follow to implement an industrial/commercial facilities program in compliance with the Permit.

#### Introduction

Permit § VI.D.6.a (LA)/ §VII.G.1 (LB)

The Industrial/Commercial Facilities Program is designed to prevent illicit discharges into the MS4 and receiving waters, reduce industrial/commercial discharges of stormwater to the maximum extent practicable, and prevent industrial/commercial discharges from the MS4 from causing or contributing to a violation of receiving water limitations. The program consists of the following components:

- Track,
- Educate,
- Inspect and
- Ensure compliance with municipal ordinances at industrial/commercial facilities determined to be critical sources of pollutants in stormwater.

#### **Track Critical Industrial/Commercial Sources**

Permit § VI.D.6.b (LA)/ §VII.G.2 (LB)

The critical sources to be tracked are listed in Table ICF-1.

Table ICF-1: Critical Sources

Facility Category	Facility						
Commercial Facilities	Restaurants						
	Automotive	service facilities (including those located at automotive					
	dealerships						
	Retail Gasol	ine Outlets					
	Nurseries a	nd Nursery Centers (Merchant Wholesalers, Nondurable Goods,					
	and Retail T	rade)					
Industrial Facilities	USEPA "Phase I" Facilities <sup>1</sup>						
	Other	Other Municipal landfills					
	federally-	Hazardous waste treatment, disposal, and recovery facilities					
	mandated	Industrial facilities subject to § 313 "Toxic Release Inventory"					
	facilities <sup>2</sup>	reporting requirements of the Emergency Planning and					
		Community Right-to-Know Act of 1986 (EPCRA) <sup>3</sup>					
General Facilities	All other co	All other commercial or industrial facilities determined to potentially					
	contribute a	ontribute a substantial pollutant load to the MS4.					

<sup>&</sup>lt;sup>1</sup> as specified in 40 CFR §122.26(b)(14)(i)-(xi)

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<sup>&</sup>lt;sup>2</sup> as specified in 40 CFR §122.26(d)(2)(iv)(C)

<sup>&</sup>lt;sup>3</sup> 42 U.S.C. § 11023

Critical source facilities are tracked in an electronic database management system. The information stored for each critical source in the inventory is listed in Table ICF-2.

Table ICF-2: Inventory Information for Critical Sources

Information Ca	ategory	Information			
General	Name	Facility Name			
	Location	Facility address			
		Facility latitude and longitude coordinates			
		Receiving water			
	Contact	Owner/operator name			
		Mailing address			
		Phone number			
		Email (if available)			
Business Type		Standard Industrial Classification (SIC) code and/or North American			
		Industry Classification System (NAICS) code			
		Narrative description of the activities performed and/or principal products			
		produced			
Water quality		Status of exposure of materials to stormwater			
		Pollutants generated by facility activities (A-ICF-1)			
		Identification of whether the facility is tributary to a waterbody segment with impairments <sup>4</sup> for pollutants that are also generated by the facility.			
Prioritization		High, medium or low. The default priority is medium.			
NPDES Permit		For applicable facilities, identify coverage under the State Water Board's			
		General NPDES Permit for the Discharge of Stormwater Associated with			
		Industrial Activities (Industrial General Permit) or other individual or			
		general NPDES permits or any waiver issued by the Regional or State			
		Water Board pertaining to stormwater discharges.			
		For Industrial General Permit facilities, identify whether the facility has			
		filed a No Exposure Certification with the State Water Board.			

#### **Update Inventory**

The critical sources inventory is updated at least annually. The update is accomplished through the collection of new information from sources such as field activities and readily available inter/intraagency records (e.g. business licenses, pretreatment permits, sanitary sewer connection permits and the State Water Resources Control Board's Storm Water Multiple Application and Report Tracking System (SMARTS)).

-

<sup>&</sup>lt;sup>4</sup> CWA § 303(d) listed or subject to a TMDL

#### **Prioritization**

Prioritizing facilities by their potential water quality impact provides an excellent opportunity to optimize the effectiveness of the Industrial/Commercial Facilities Program. The three inventory fields under the "Water Quality" category of Table ICF-2 provide information that allows for such a facility prioritization. Based on these fields, the following tables establish a method to prioritize all industrial/commercial facilities into three graded tiers — High, Medium and Low. The City may follow an alternative prioritization method provided it results in a similar three-tiered scheme. In order to maintain a minimum inspection frequency equivalent to the mandates of the MS4 Permit, a condition must be applied to the prioritization process. This condition is explained on the following page.

Prioritization factors						
Factor	Description					
А	Status of exposure of materials and industrial/commercial activities to stormwater					
В	Identification of whether the facility is tributary to a waterbody segment with impairments <sup>5</sup> for pollutants that are also generated by the facility					
С	Other factors determined by the City, such as size of facility, presence of exposed soil or history of stormwater violations					

#### Utilizing these factors, follow steps 1, 2 and 3 below:

1. Collect necessary information to evaluate factors

Factor	Initial method	Subsequent method
Α	Satellite imagery	Results of stormwater inspection
В	Cross reference Table ICF-4 or 5 with tributary TMDL/ 303(d) pollutants*	Cross reference inspection results with tributary TMDL/ 303(d) pollutants
С	Va	ries

<sup>\*</sup> See Pages ICF-9 and 10.

#### 2. Evaluate factors

Factor	Result	Score
Α	Low or no exposure	0
	Moderate exposure	1/2
	Significant exposure	1
В	No**	0
	Yes***	1
С	Low	0
	Medium	1/2
	High	1

Prioritize facilities

			C Score	
		0	1/2	1
AvD	0	Low	Medium	High
A×B Score	1/2	Medium	High	High
Score	1	High	High	High
			-	-

This method serves only as a guide to prioritization. The City may also prioritize facilities based on a qualitative assessment of factors A, B and C.

Figure ICF-1: Industrial/Commercial Facility Prioritization Scheme

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<sup>\*\*</sup> No pollutant generation/impairment matches

<sup>\*\*\* ≥ 1</sup> pollutant generation/impairment matches

<sup>&</sup>lt;sup>5</sup> CWA § 303(d) listed or subject to a TMDL

Step 3 may also be expressed by the relationships  $A \cdot B + C \ge 1 \rightarrow High$ ,  $1 > A \cdot B + C > 0 \rightarrow Medium$  and  $A \cdot B + C = 0 \rightarrow Low$ . The purpose of multiplying A and B is to scale the impact of the presence of the pollutants at a facility (B) by the likelihood that they will be discharged to the MS4 (A). Factor C quantifies water quality concerns that are independent of A or B and as such is incorporated through addition. The purpose of this numerical approach is to provide consistency to the prioritization process. It is intended solely as a guide. The City may also prioritize facilities based on a qualitative assessment of factors A, B and C as listed in Figure ICF-1.

#### **Prioritization Condition**

The facility prioritization impacts the inspection frequency. In fact the main objective of prioritizing the facilities is to adjust the inspection schedule to focus efforts on water quality priorities. The intent is not to reduce the total number of inspections. In order to maintain a total number of inspections in line with the expectations of the MS4 Permit (i.e. result in the same number of average inspections per year as a semi-quinquennial frequency), one additional condition must be imposed:

The total number of low priority facilities is less than or equal to 3 times the number of high priority facilities.

Prioritization condition

#### **Prioritization Frequency**

The default priority for a facility is Medium. Prioritization and reprioritization may be conducted at any time based on the discretion of the City. Figure ICF-2 is a flowchart of the prioritization process.

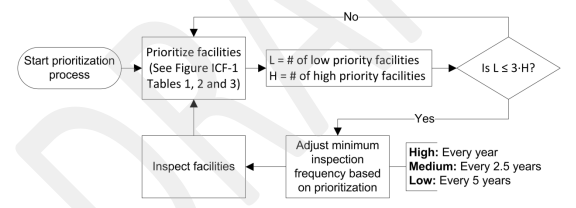


Figure ICF-2: Prioritization Process

#### **Educate Industrial/Commercial Sources**

Permit § VI.D.6.c (LA)/ §VII.G.3 (LB)

At least once during the five-year period of the MS4 Permit, the owner/operator of each of the inventoried critical sources is notified of the BMP requirements applicable to the facility/source.

#### **Business Assistance Program**

The Business Assistance Program provides technical information to businesses to facilitate their efforts to reduce the discharge of pollutants in stormwater. Assistance is targeted to select business sectors or small businesses upon a determination that their activities may be contributing substantial pollutant loads to the MS4 or receiving water. Assistance may include technical guidance and provision of educational materials. The Program includes at least one of the following components:

- **Technical Guidance** Provide on-site technical assistance, telephone, or e-mail consultation regarding the responsibilities of businesses to reduce the discharge of pollutants, procedural requirements, and available guidance documents. Guidance methods include but are not limited to:
  - Technical guidance through the critical source inspection program. During an inspection
    the inspector provides to the business owner/operator 1) on-site technical assistance
    and 2) contact information for continued consultation. The inspector may also refer
    staff to relevant fact sheets from the CASQA Industrial and Commercial BMP Handbook.
  - Technical guidance initiated with businesses through an informational letter, email, webpage or social media. The notice provides contact information of relevant stormwater staff for business assistance as well as hyperlinks to available guidance documents such as the CASQA Industrial and Commercial BMP Handbook.
- Educational Materials Distribute stormwater pollution prevention educational materials to
  operators of 1) auto repair shops, car wash facilities, restaurants and 2) mobile sources including
  automobile/equipment repair, washing, or detailing, power washing services, mobile carpet,
  drape, or upholstery cleaning services, swimming pool, water softener, and spa services,
  portable sanitary services and commercial applicators and distributors of pesticides, herbicides
  and fertilizers, if present. Material sources and distribution methods include but are not limited
  to:
  - <u>Distribution method</u> The presence of these businesses within an agency's jurisdiction may be determined through business licenses or other readily available inter/intraagency records.
  - Material sources Educational materials are available at USEPA's Nonpoint Source (NPS) Outreach Toolbox at <a href="http://cfpub.epa.gov/npstbx/index.html">http://cfpub.epa.gov/npstbx/index.html</a>. The toolbox is a database of nationwide public education materials that is intended for use by state and local campaigns. The toolbox contains a variety of resources to help develop an effective and targeted outreach campaign.

#### **Inspect Critical Industrial/Commercial Sources**

Modified from Permit §VI.D.6.d-e (LA)/ §VII.G.4-5(LB)

#### Frequency of Inspections

Following the facility prioritization method described in this guidance document, the City will inspect high priority facilities annually, medium priority facilities semi-quinquennially (once every 2.5 years) and low priority facilities quinquennially (once every five years). The frequencies may be altered by the exclusions defined in the following section. The prioritization condition on Page ICF-4 ensures at least the same average number of inspections conducted per year as the semi-quinquennial frequency defined in the MS4 Permit.

The City will conduct the first compliance inspection of industrial/commercial facilities within one year of the approval of the Watershed Management Program by the Executive Officer. There will be a minimum interval of six months between the first and the second mandatory compliance inspections.

#### **Exclusions to the Frequency of Industrial Inspections**

#### Exclusion of Facilities Previously Inspected by the Regional Water Board

The State Water Board's Stormwater Multiple Application and Report Tracking System (SMARTS) database<sup>6</sup> is reviewed at defined intervals to determine if an industrial facility has recently been inspected by the Regional Water Board. The first interval is two years after the effective date of the MS4 Permit (LA: December 28, 2014, LB: March 28,, 2016) and the second interval is four years after the effective date (LA: December 28, 2016, LB: March 28, 2018). If it is determined through the review that the Regional Water Board conducted an inspection of a facility within the prior 24 month period, then the facility does not require an inspection.

#### No Exposure Verification

The initial inspection identifies those facilities that have filed a No Exposure Certification with the State Water Board. Three to four years after the effective date of the MS4 Permit, a second inspection is performed for at least 25% of the facilities identified to have filed a No Exposure Certification. The purpose of this inspection is to verify the continuity of the no exposure status.

#### Scope of Inspections

A template inspection form is included as Attachment ICF-A.

#### **Scope of Commercial Inspections**

Commercial critical source facilities are inspected to confirm that stormwater and non-stormwater BMPs are effectively implemented in compliance with municipal ordinances. At each facility, inspectors verify that the operator is implementing effective source control BMPs for each corresponding activity. The implementation of additional BMPs is required where stormwater from the MS4 discharges to a significant ecological area (SEA), a water body subject to TMDL provisions<sup>7</sup>, or a CWA §303(d) listed impaired water body. For those BMPs that are not adequately protective of water quality standards, additional site-specific controls may be required.

#### **Scope of Mandatory Industrial Facility Inspections**

At each industrial critical source the inspector confirms that the facility

- Has a current Waste Discharge Identification (WDID) number for coverage under the Industrial General Permit, and that a Storm Water Pollution Prevention Plan (SWPPP) is available on-site;
- Has applied for, and has received a current No Exposure Certification for facilities subject to this requirement;
- Is effectively implementing BMPs in compliance with municipal ordinances. Facilities must implement the source control BMPs identified in Table ICF-3, unless the pollutant generating activity does not occur. Additional BMPs must be implemented where stormwater from the MS4 discharges to a water body subject to TMDL Provisions in Part VI.E of the MS4 Permit, or a CWA § 303(d) listed impaired water body. If the specified BMPs are not adequately protective of water quality standards, additional site-specific controls may be required. For critical sources that discharge to MS4s that discharge to SEAs, operators must implement additional pollutant-specific controls to reduce pollutants in stormwater runoff that are causing or contributing to

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<sup>&</sup>lt;sup>6</sup> SMARTS is accessible at https://smarts.waterboards.ca.gov/smarts/faces/SwSmartsLogin.jsp

<sup>&</sup>lt;sup>7</sup> As described in Part VI.E of the MS4 Permit

exceedances of water quality standards.

Applicable industrial facilities identified as not having either a current WDID or No Exposure
Certification are notified that they must obtain coverage under the Industrial General Permit
and will be referred to the Regional Water Board per the Progressive Enforcement Policy
procedures identified in Part VI.D.2 of the MS4 Permit.

#### **Source Control BMPs**

Permit § VI.D.6.f (LA)/ §VII.G.6 (LB)

Effective source control BMPs for the activities listed in Table ICF-3 are implemented at commercial and industrial facilities, unless the pollutant generating activity does not occur:

#### **Significant Ecological Areas (SEAs)**

Permit § VI.D.6.q (LA)/ §VII.H (LB)

For critical sources that discharge to MS4s that discharge to SEAs, each Permittee will require operators to implement additional pollutant-specific controls to reduce pollutants in stormwater runoff that are causing or contributing to exceedances of water quality standards.

#### **Progressive Enforcement**

Permit § VI.D.6.h (LA)/ §VII.I (LB)

Each Permittee will implement its Progressive Enforcement Policy to ensure that Industrial / Commercial facilities are brought into compliance with all stormwater requirements within a reasonable time period. See Part VI.D.2 of the MS4 Permit for requirements for the development and implementation of a Progressive Enforcement Policy.

Table ICF-3: Source Control BMPs at Commercial and Industrial Facilities

Pollutant-Generating Activity	BMP Description	BMP Fact Sheet*
Unauthorized Non-Storm water Discharges	Effective elimination of non-stormwater discharges	SC-10
Accidental Spills/ Leaks	Implementation of effective spills/ leaks prevention and response procedures	SC-11
Vehicle/ Equipment Fueling	Implementation of effective fueling source control devices and practices	SC-20
Vehicle/ Equipment Cleaning	Implementation of effective equipment/vehicle cleaning practices and appropriate wash water management practices	SC-21
Vehicle/ Equipment Repair	Implementation of effective vehicle/ equipment repair practices and source control devices	SC-22
Outdoor Liquid Storage	Implementation of effective outdoor liquid storage source controls and practices	SC-31
Outdoor Equipment Operations	Implementation of effective outdoor equipment source control devices and practices	SC-32
Outdoor Storage of Raw Materials	Implementation of effective source control practices and structural devices	SC-33
Storage and Handling of Solid Waste	Implementation of effective solid waste storage/ handling practices and appropriate control measures	SC-34
Building and Grounds Maintenance	Implementation of effective facility maintenance practices	SC-41
Parking/ Storage Area Maintenance	Implementation of effective parking/ storage area designs and housekeeping/ maintenance practices	SC-43
Stormwater Conveyance System Maintenance	Implementation of proper conveyance system operation and maintenance protocols	SC-44
Pollutant-Generating Activity	BMP Description from Regional Water Board Resolution No	o. 98-08
Sidewalk Washing	1. Remove trash, debris, and free standing oil/grease spills/leak absorbent material, if necessary) from the area before washing Use high pressure, low volume spray washing using only potabl with no cleaning agents at an average usage of 0.006 gallons perfect of sidewalk area.	; and 2. e water
Street Washing	Collect and divert wash water to the sanitary sewer – publically treatment works (POTW).  Note: POTW approval may be needed.	owned

<sup>\*</sup> Source: CASQA Industrial and Commercial Stormwater BMP Handbook, 2003

Table ICF-4: Potential Pollutants from Industrial Activities\*

Table ICF-4: Potential Polluta	1115 110	III IIIuc							
	Potential Pollutants								
Activity or Facility Type	Sediments	Nutrients	Metals	Organics and Toxicants	Floatable Materials	Oxygen-Demanding Substances	Oil and Grease	Bacteria	Pesticides
Vehicle & Equipment Fueling			×	×					
Vehicle & Equipment Washing and Steam Cleaning	×	×	×	×		×	×		
Vehicle & Equipment Maintenance and Repair			×	×			×		
Outdoor Loading & Unloading of Materials	×	×	×	×	×	×	×		
Outdoor Container Storage of Liquids		×	×	×		×	×		×
Outdoor Process Equipment Operations and Maintenance	×		×	×			×		
Outdoor Storage of Raw Materials, Products, and Byproducts	×	×	×	×	×	×	×		
Waste Handling & Disposal			×	×	×	×	×	×	
Contaminated or Erodible Surface Areas	×	×	×	×	×	×	×	×	
Building and Grounds Maintenance	×	×	×		×	×		×	×
Building Repair, Remodeling, and Construction	×		×		×	×			
Parking/Storage Area Maintenance			×	×	×		×		

<sup>\*</sup> Source: CASQA Industrial and Commercial Stormwater BMP Handbook, 2003

<sup>\*\*</sup> This includes all toxic pollutants other than pesticides

Table ICF-5: Potential Pollutants by Industrial/Commercial Facility Type\*

Table ICF-5: Potential Pollutants by Industr	ustrial/Commercial Facility Type*  Potential Pollutants								
			_ P	Jenti					
Activity or Facility Type	Sediments	Nutrients	Metals	Organics and *** Toxicants	Floatable Materials	Oxygen-Demanding Substances	Oil and Grease	Bacteria	Pesticides
Vehicle mechanical repair, maintenance, fueling, or cleaning	×	×	×	×		×	×		
Airplane mechanical repair, maintenance, fueling, or cleaning	×	×	×	×		×	×		
Boat mechanical repair, maintenance, fueling, or cleaning	×	×	×	×		×	×		
Equipment repair, maintenance, fueling, or cleaning	×	×	×	×		×	×		
Automobile and other vehicle body repair or painting			×	×			×		
Mobile automobile or other vehicle washing	×	×	×			×	×		
Automobile (or other vehicle) parking lots and storage			×		×		×		
Retail or wholesale fueling			×	×	×		×		
Pest control services									×
Eating or drinking establishments		×		×	×	×	×	×	×
Mobile carpet, drape or furniture cleaning	×			×					
Cement mixing or cutting	×								
Masonry	×								
Painting and coating			×	×			×		
Botanical or zoological gardens and exhibits	×	×			×	×		×	×
Landscaping	×	×			×	×		×	×
Nurseries and greenhouses	×	×			×	×		×	×
Golf courses, parks and other recreational areas/facilities	×	×			×	×		×	×
Cemeteries	×	×			×	×		×	×
Pool and fountain cleaning		×	×	×	×	×		×	
Marinas			×	×	×	×	×	×	

<sup>\*</sup> Source: Orange County Drainage Area Management Plan, 2003

<sup>\*\*</sup> This includes all toxic pollutants other than pesticides

### Planning and Land Development Program

The Cities are required to implement a Planning and Land Development program that includes the provisions listed in the MS4 Permit (LA MS4 Permit §VI.D.7, LB MS4 Permit §VII.J). This document provides guidance that the participating cities can follow to implement a Planning and Land Development program in compliance with the MS4 Permit.

#### Introduction

Permit §VI.D.7.a (LA)/§VII.J.1 (LB)

The Planning and Land Development Program for all New Development and Redevelopment projects subject to the MS4 Permit includes measures to:

- Lessen the water quality impacts of development by using smart growth practices such as compact development, directing development towards existing communities via infill or redevelopment, and safeguarding of environmentally sensitive areas.
- Minimize the adverse impacts from stormwater runoff on the biological integrity of Natural
  Drainage Systems and the beneficial uses of water bodies in accordance with requirements under
  CEQA (Cal. Pub. Resources Code §21000 et seq.).
- Minimize the percentage of impervious surfaces on land developments by minimizing soil
  compaction during construction, designing projects to minimize the impervious area footprint, and
  employing Low Impact Development (LID) design principles to mimic pre-development hydrology
  through infiltration, evapotranspiration and rainfall harvest and use.
- Maintain existing riparian buffers and enhance riparian buffers when possible.
- Minimize pollutant loadings from impervious surfaces such as roof tops, parking lots, and roadways through the use of properly designed, technically appropriate BMPs (including Source Control BMPs such as good housekeeping practices), LID Strategies, and Treatment Control BMPs.
- Properly select, design and maintain LID and Hydromodification Control BMPs to address pollutants that are likely to be generated, reduce changes to pre-development hydrology, assure long-term function, and avoid the breeding of vectors.<sup>1</sup>
- Prioritize the selection of BMPs to remove stormwater pollutants, reduce stormwater runoff
  volume, and beneficially use stormwater to support an integrated approach to protecting water
  quality and managing water resources in the following order of preference:
  - On-site infiltration, bioretention and/or rainfall harvest and use.
  - On-site biofiltration, off-site groundwater replenishment, and/or off-site retrofit.

PLD-1

<sup>&</sup>lt;sup>1</sup> Treatment BMPs when designed to drain within 96 hours of the end of rainfall minimize the potential for the breeding of vectors. See California Department of Public Health *Best Management Practices for Mosquito Control in California* (2012) at http://www.westnile.ca.gov/resources.php

#### Applicability

Permit §VI.D.7.b (LA)/§VII.J.2-3 (LB)

#### **New Development Projects**

The New Development and Redevelopment categories below will require a Standard Urban Stormwater Mitigation Plan (SUSMP), also known as a Low Impact Development (LID) Plan, containing stormwater mitigation measures in compliance with MS4 Permit requirements. Development projects subject to conditioning and approval for the design and implementation of post-construction controls to mitigate stormwater pollution, prior to completion of the project(s), are listed below:

- 1. All development projects (including single family hillside homes) equal to 1 acre or greater of disturbed area and adding more than 10,000 square feet of impervious surface area
- 2. Industrial parks with 10,000 square feet or more of surface area
- 3. Commercial malls with 10,000 square feet or more surface area
- 4. Retail gasoline outlets with 5,000 square feet or more of surface area
- 5. Restaurants (SIC 5812) with 5,000 square feet or more of surface area
- 6. Parking lots with 5,000 square feet or more of impervious surface area, or with 25 or more parking spaces
- 7. Automotive service facilities (SIC 5013, 5014, 5511, 5541, 7532-7534 and 7536-7539) with 5,000 square feet or more of surface area
- 8. Projects located in or directly adjacent to, or discharging directly to a Significant Ecological Area (SEA), where the development will:
  - a. Discharge stormwater runoff that is likely to impact a sensitive biological species or habitat; and
  - b. Create 2,500 square feet or more of impervious surface area
- 9. Redevelopment projects in subject categories that meet Redevelopment thresholds identified below

#### **Redevelopment Projects**

Redevelopment projects subject to agency conditioning and approval for the design and implementation of post-construction controls to mitigate stormwater pollution, prior to completion of the project(s), are:

- 1. Land-disturbing activity that results in the creation or addition or replacement of 5,000 square feet or more of impervious surface area on an already developed site on development categories identified above.
- 2. Where Redevelopment results in an alteration to more than fifty percent of impervious surfaces of a previously existing development, and the existing development was not subject to post-construction stormwater quality control requirements, the entire project must be mitigated.
- 3. Where Redevelopment results in an alteration of less than fifty percent of impervious surfaces of a previously existing development, and the existing development was not subject to post-construction stormwater quality control requirements, only the alteration must be mitigated, and not the entire

development.

- 4. Redevelopment does not include routine maintenance activities that are conducted to maintain original line and grade, hydraulic capacity, original purpose of facility or emergency Redevelopment activity required to protect public health and safety. Impervious surface replacement, such as the reconstruction of parking lots and roadways which does not disturb additional area and maintains the original grade and alignment, is considered a routine maintenance activity. Redevelopment does not include the repaving of existing roads to maintain original line and grade.
- 5. Existing single-family dwelling and accessory structures are exempt from the Redevelopment requirements unless such projects create, add, or replace 10,000 square feet of impervious surface area.

#### **Special Provisions**

- 1. Street and road construction of 10,000 square feet or more of impervious surface area
  - a. These projects will follow an approved green streets manual to the maximum extent practicable. Street and road construction applies to standalone streets, roads, highways, and freeway projects, and also applies to streets within larger projects. The Cities will require a Standard Urban Mitigation Plan (SUSMP), also known as a Low Impact Development (LID) Plan, containing stormwater mitigation measures in compliance with the approved green streets manual requirements.
- 2. Single family hillside homes will require a less extensive plan. To the extent that an agency may lawfully impose conditions, mitigation measures or other requirements on the development or construction of a single-family home in a hillside area as defined in the applicable agency's Code and Ordinances, the Cities will require that during the construction of a single-family hillside home, the following measures are implemented:
  - a. Conserve natural areas
  - b. Protect slopes and channels
  - c. Provide storm drain system stenciling and signage
  - d. Divert roof runoff to vegetated areas before discharge unless the diversion would result in slope instability
  - e. Direct surface flow to vegetated areas before discharge unless the diversion would result in slope instability.

New Development/ Redevelopment Project Performance Criteria Permit §VI.D.7.c (LA)/§VII.J.4 (LB)

#### Integrated Water Quality/Flow Reduction/Resources Management Criteria

All New Development and Redevelopment projects identified above will control pollutants, pollutant loads, and runoff volume emanating from the project site by: (1) minimizing the impervious surface area and (2) controlling runoff from impervious surfaces through infiltration, bioretention and/or rainfall harvest and use.

Projects will retain on-site the Stormwater Quality Design Volume (SWQDv) defined as the runoff from the 0.75-inch, 24-hour rain event or the 85th percentile, 24-hour rain event, as determined from the Los Angeles County 85th percentile precipitation isohyetal map<sup>2</sup>, whichever is greater. Exceptions include technical infeasibility, opportunity for regional groundwater replenishment, local ordinance equivalence, or hydromodification, as described in the sections below.

When evaluating the potential for on-site retention, the Cities will consider the maximum potential for evapotranspiration from green roofs and rainfall harvest and use.

# Alternative Compliance for Technical Infeasibility or Opportunity for Regional Groundwater Replenishment

In instances of technical infeasibility or where a project has been determined to provide an opportunity to replenish regional groundwater supplies at an offsite location, the Cities may allow projects to comply with the MS4 Permit through the alternative compliance measures as described below:

To demonstrate technical infeasibility, the project applicant must demonstrate that the project
cannot reliably retain 100 percent of the SWQDv on-site, even with the maximum application of
green roofs and rainwater harvest and use, and that compliance with the applicable postconstruction requirements would be technically infeasible by submitting a site-specific hydrologic
and/or design analysis conducted and endorsed by a registered professional engineer, geologist,
architect, and/or landscape architect. Conditions where technical infeasibility may result including
those indicated in

.

<sup>&</sup>lt;sup>2</sup> Found at <a href="http://ladpw.org/wrd/publication/engineering/Final Report-Probability Analysis of 85th Percentile 24-hr Rainfall1.pdf">http://ladpw.org/wrd/publication/engineering/Final Report-Probability Analysis of 85th Percentile 24-hr Rainfall1.pdf</a>

2. Table PLD- 1 below. To utilize alternative compliance measures to replenish groundwater at an offsite location, the project applicant will demonstrate (i) why it is not advantageous to replenish groundwater at the project site, (ii) that groundwater can be used for beneficial purposes at the offsite location, and (iii) that the alternative measures will also provide equal or greater water quality benefits to the receiving surface water than the Water Quality/Flow Reduction/Resource Management Criteria.

#### Table PLD- 1: Technical Infeasibility Criteria

- 1. The infiltration rate of saturated in-situ soils is less than 0.3 inch per hour and it is not technically feasible to amend the in-situ soils to attain an infiltration rate necessary to achieve reliable performance of infiltration or bioretention BMPs in retaining the SWQDv on-site.
- 2. Locations where seasonal high groundwater is within 5 to 10 feet of the surface,
- 3. Locations within 100 feet of a groundwater well used for drinking water,
- 4. Brownfield development sites where infiltration poses a risk of causing pollutant mobilization,
- 5. Other locations where pollutant mobilization is a documented concern. Pollutant mobilization is considered a documented concern at or near properties that are contaminated or store hazardous substances underground.
- 6. Locations with potential geotechnical hazards
- 7. Smart growth and infill or Redevelopment locations where the density and/ or nature of the project would create significant difficulty for compliance with the on-site volume retention requirement.

#### **Alternative Compliance Measures**

When a project applicant has demonstrated that it is technically infeasible to retain 100 percent of the SWQDv on-site, or is proposing an alternative offsite project to replenish regional groundwater supplies, the agency will require one of the following mitigation options:

#### 1. On-site Biofiltration

If using biofiltration due to demonstrated technical infeasibility, then the project must biofiltrate 1.5 times the portion of the SWQDv that is not reliably retained on-site, as calculated by Equation 1 below.

$$B_{\nu} = 1.5 * [SWQD_{\nu} - R_{V}]$$

Equation 1

#### Where:

Bv = biofiltration volume

SWQDv = the stormwater runoff from a 0.75 inch, 24-hour storm or the 85th percentile storm<sup>3</sup>, whichever is greater.

Rv = volume reliably retained onsite

Conditions for On-site Biofiltration include the following:

The MS4 Permit does not mention flowrate based biotreatment BMPs; however, proprietary biotreatment systems are often sized using flowrate rather than volume. Additionally, in cases where a pump is needed prior to entering the biotreatment BMP, the system requires sizing based on the controlled flow from the pump. Therefore, if it is infeasible to size a biotreatment BMP with volume-based calculations, the flowrate may be substituted in lieu of volume. Similarly, the flow rate must be determined using the design storm of 0.75 inch, 24-hour storm event or the 85th percentile storm<sup>1</sup>, whichever is greater.

a. Biofiltration systems will meet the design specifications provided in Attachment H to the MS4 Permit unless otherwise approved by the Regional Water Board Executive Officer.

<sup>&</sup>lt;sup>3</sup> Found at <<u>http://ladpw.org/wrd/publication/engineering/Final\_Report-Probability\_Analysis\_of\_85th\_Percentile\_24-hr\_Rainfall1.pdf></u>

b. Biofiltration systems discharging to a receiving water that is included on the Clean Water Act section 303(d) list of impaired water quality-limited water bodies due to nitrogen compounds or related effects will be designed and maintained to achieve enhanced nitrogen removal capability. See Attachment H of the MS4 Permit for design criteria for underdrain placement to achieve enhanced nitrogen removal.

#### 2. Offsite Infiltration

Offsite infiltration when implemented will use infiltration or bioretention BMPs to intercept a volume of stormwater runoff equal to the SWQDv, less the volume of stormwater runoff reliably retained on-site, at an approved offsite project and provide pollutant reduction (treatment) of the stormwater runoff discharged from the project site in accordance with the Water Quality Mitigation Criteria. The required offsite mitigation volume will be calculated by Equation 2 below.

$$M_v = 1.0 * [SWQD_v - R_v]$$

**Equation 2** 

Where:

 $M_{\nu}$  = mitigation volume

 $SWQD_v$  = runoff from the 0.75 inch, 24-hour storm event or the 85<sup>th</sup> percentile storm<sup>4</sup>, whichever is greater

 $R_{\nu}$  = the volume of stormwater runoff reliably retained on-site.

#### 3. Groundwater Replenishment Projects

Regional projects to replenish regional groundwater supplies at offsite locations may be proposed, provided the groundwater supply has a designated beneficial use in the Basin Plan. Regional groundwater replenishment projects must use infiltration, groundwater replenishment, or bioretention BMPs to intercept a volume of stormwater runoff equal to the SWQDv for New Development and Redevelopment projects, subject to conditioning and approval for the design and implementation of post-construction controls, within the approved project area. The projects must provide pollutant reduction (treatment) of the stormwater runoff discharged from development projects, within the project area, subject to conditioning and approval for the design and implementation of post-construction controls to mitigate stormwater pollution in accordance with the Water Quality Mitigation Criteria.

Regional groundwater replenishment projects being implemented in lieu of onsite controls will mitigate the volume as calculated using Equation 2 above.

Regional groundwater replenishment projects will be located in the same sub-watershed (defined as draining to the same HUC-12 hydrologic area in the Basin Plan) as the New Development or Redevelopment projects which did not implement on-site retention BMPs. Locations outside of the HUC-12 but within the HUC-10 subwatershed area may be considered if there are no opportunities within the HUC-12 subwatershed or if greater pollutant reductions and/or groundwater

<sup>&</sup>lt;sup>4</sup> Found at <a href="http://ladpw.org/wrd/publication/engineering/Final Report-Probability Analysis of 85th Percentile 24-http://ladpw.org/wrd/publication/engineering/Final Report-Probability Analysis of 85th Percentile 24-http://dispublication/engineering/Final Report-Probability Analysis of 85th Percentile 24-http://dispublication/

replenishment can be achieved at a location within the expanded HUC-10 subwatershed. The use of a mitigation, groundwater replenishment, or retrofit project outside of the HUC-12 subwatershed is subject to the approval of the Executive Officer of the Regional Water Board.

#### 4. Offsite Project -Retrofit Existing Development

Use infiltration, bioretention, rainfall harvest and use and/or biofiltration BMPs to retrofit an existing development, with similar land uses as the New Development or land uses associated with comparable or higher stormwater runoff event mean concentrations (EMCs) than the new development. Comparison of EMCs for different land uses will be based on published data from studies performed in southern California. The retrofit plan will be designed and constructed to:

- a. Intercept a volume of stormwater runoff equal to the mitigation volume (Mv) as described above in Equation 2, except biofiltration BMPs will be designed to meet the biofiltration volume or flowrate as described in Equation 1, and
- b. Provide pollutant reduction (treatment) of the stormwater runoff from the project site as described in the Water Quality Mitigation Criteria.

#### 5. Conditions for Offsite Projects

Project applicants seeking to utilize these alternative compliance provisions may propose other offsite projects, which the agency in which the project is located may approve if they meet the requirements of this subpart.

- a. Location of offsite projects. Offsite projects will be located in the same sub-watershed (defined as draining to the same HUC-12 hydrologic area in the Basin Plan) as the New Development or Redevelopment project. Locations outside of the HUC-12 but within the HUC-10 subwatershed area may be considered if there are no opportunities within the HUC-12 subwatershed or if greater pollutant reductions and/or groundwater replenishment can be achieved at a location within the expanded HUC-10 subwatershed. The use of a mitigation, groundwater replenishment, or retrofit project outside of the HUC-12 subwatershed is subject to the approval of the Executive Officer of the Regional Water Board.
- b. Project applicant must demonstrate that equal benefits to groundwater recharge can be met on the project site.
- c. A prioritized list of potential offsite mitigation, groundwater replenishment and/or retrofit projects will be developed within each agency, and when feasible, the mitigation will be directed to the highest priority project within the same HUC-12 or if approved by the Regional Water Board Executive Officer, the HUC-10 drainage area, as the New Development project.
- d. Infiltration/bioretention will be the preferred LID BMP for offsite mitigation or groundwater replenishment projects. Offsite retrofit projects may include green streets, parking lot retrofits, green roofs, and rainfall harvest and use. Biofiltration BMPs may be considered for retrofit projects when infiltration, bioretention or rainfall harvest and use is technically infeasible.
- e. The agency in which the project is located will develop a schedule for the completion of offsite projects, including milestone dates to identify, fund, design, and construct the projects. Offsite

projects will be completed as soon as possible, and at the latest, within 4 years of the certificate of occupancy for the first project that contributed funds toward the construction of the offsite project, unless a longer period is otherwise authorized by the Executive Officer of the Regional Water Board. For public offsite projects, the agency in which the project is located must provide in their annual reports a summary of total offsite project funds raised to date and a description (including location, general design concept, volume of water expected to be retained, and total estimated budget) of all pending public offsite projects. Funding sufficient to address the offsite volume must be transferred to the agency (for public offsite mitigation projects) or to an escrow account (for private offsite mitigation projects) within one year of the initiation of construction.

- f. Offsite projects must be approved by the agency in which the project is located and may be subject to approval by the Regional Water Board Executive Officer, if a third-party petitions the Executive Officer to review the project. Offsite projects will be publicly noticed on the Regional Water Board's website for 30 days prior to approval.
- g. The project applicant must perform the offsite projects as approved by either the agency or the Regional Water Board Executive Officer or provide sufficient funding for public or private offsite projects to achieve the equivalent mitigation stormwater volume.

#### 6. Regional Stormwater Mitigation Program

An agency or agency group may apply to the Regional Water Board for approval of a regional or sub-regional stormwater mitigation program to substitute in part or wholly for New and Redevelopment requirements for the area covered by the regional or sub-regional stormwater mitigation program. Upon review and a determination by the Regional Water Board Executive Officer that the proposal is technically valid and appropriate, the Regional Water Board may consider for approval such a program if its implementation meets all of the following requirements:

- a. Retains the runoff from the 85th percentile, 24-hour rain event or the 0.75 inch, 24-hour rain event, whichever is greater;
- b. Results in improved stormwater quality;
- c. Protects stream habitat;
- d. Promotes cooperative problem solving by diverse interests;
- e. Is fiscally sustainable and has secure funding; and
- f. Is completed in five years including the construction and start-up of treatment facilities.

#### 7. Water Quality Mitigation Criteria

All New Development and Redevelopment projects that have been approved for offsite mitigation or groundwater replenishment projects will also provide treatment of stormwater runoff from the project site. These projects will design and implement post-construction stormwater BMPs and control measures to reduce pollutant loading as necessary to:

 Meet the pollutant specific benchmarks listed in Table PLD2 at the treatment systems outlet or prior to the discharge to the MS4, and b. Ensure that the discharge does not cause or contribute to an exceedance of water quality standards at the agency's downstream MS4 outfall.

The project proponent may be allowed to install flow-through modular treatment systems including sand filters, or other proprietary BMP treatment systems with a demonstrated efficiency at least equivalent to a sand filter. The sizing of the flow through treatment device will be based on a rainfall intensity of 0.2 inches per hour, or the one year, one-hour rainfall intensity as determined from the most recent Los Angeles County isohyetal map, *whichever is greater*.

Conventional Pollutants											
Pollutant	Suspended Solids mg/L	Total P mg/L	Total N mg/L	. TKN mg/L							
Effluent Concentration	14	0.13	1.28	1.0	09						
		Metals									
Pollutant	Total Cd μg/L	Total Cu μg/L	Total Cr μg/L	Total Pb μg/L	Total Zn μg/L						
Effluent Concentration	0.3	6	2.8	2.5	23						

Table PLD- 2: Benchmarks Applicable to New Development Treatment BMPs.

New developments and redevelopments will not cause or contribute to an exceedance of applicable water quality-based effluent limitations established in the MS4 Permit pursuant to Total Maximum Daily Loads (TMDLs).

8. Hydromodification (Flow/ Volume/ Duration) Control Criteria

All New Development and Redevelopment projects located within natural drainage systems will implement hydrologic control measures, to prevent accelerated downstream erosion and to protect stream habitat in natural drainage systems. The purpose of the hydrologic controls is to minimize changes in post-development hydrologic stormwater runoff discharge rates, velocities, and duration. This will be achieved by maintaining the project's pre-project stormwater runoff flow rates and durations.

#### Description

Hydromodification control in natural drainage systems will be achieved by maintaining the Erosion Potential (Ep) in streams at a value of 1, unless an alternative value can be shown to be protective of the natural drainage systems from erosion, incision, and sedimentation that can occur as a result of flow increases from impervious surfaces and prevent damage to stream habitat in natural drainage system tributaries<sup>5</sup>. Hydromodification mitigation approaches should meet the criteria below:

- a. Hydromodification control may include one, or a combination of on-site, regional or subregional hydromodification control BMPs, LID strategies, or stream and riparian buffer restoration measures. Any in-stream restoration measure shall not adversely affect the beneficial uses of the natural drainage systems.
- b. Natural drainage systems that are subject to the hydromodification assessments and controls,

<sup>&</sup>lt;sup>5</sup> See Attachment J of the MS4 Permit, "Determination of Erosion Potential"

as described in this section, include all drainages that have not been improved (e.g., channelized or armored with concrete, shotcrete, or rip-rap) or drainage systems that are tributary to a natural drainage system, except as provided in Exemptions to Hydromodification Controls, see below. The clearing or dredging of a natural drainage system does not constitute an "improvement."

c. Until the State Water Board or the Regional Water Board adopts a final Hydromodification Policy or criteria, the Hydromodification Control Criteria described in this section will be implemented to control the potential adverse impacts of changes in hydrology that may result from New Development and Redevelopment projects located within natural drainage systems.

#### **Exemptions to Hydromodification Controls**

New Development and Redevelopment projects may be exempt from implementation of hydromodification controls where assessments of downstream channel conditions and proposed discharge hydrology indicate that adverse hydromodification effects to beneficial uses of Natural Drainage Systems are unlikely. Conditions for exemptions include the following:

- a. Projects involving replacement, maintenance or repair of an agency's existing flood control facility, storm drain, or transportation network.
- b. Redevelopment Projects in the center of urban areas that do not increase the effective impervious area or decrease the infiltration capacity of pervious areas compared to the preproject conditions.
- c. Projects that have any increased discharge directly or via a storm drain to a sump, lake, area under tidal influence, into a waterway that has a 100-year peak flow (Q100) of 25,000 cfs or more, or other receiving water that is not susceptible to hydromodification impacts.
- d. Projects that discharge directly or via a storm drain into concrete or otherwise engineered (not natural) channels (e.g., channelized or armored with rip rap, shotcrete, etc.), which, in turn, discharge into receiving water that is not susceptible to hydromodification impacts.
- e. LID BMPs implemented on single family homes are sufficient to comply with hydromodification criteria.

#### **Hydromodification Control Criteria**

The Hydromodification Control Criteria to protect natural drainage systems are as follows:

- a. Except for exemptions described above, projects disturbing an area greater than 1 acre but less than 50 acres within natural drainage systems will be presumed to meet pre-development hydrology if one of the following demonstrations is made:
  - The project is designed to retain on-site, through infiltration, evapotranspiration, and/or harvest and use, the stormwater volume from the runoff of the 95<sup>th</sup> percentile, 24-hour storm, or

ii. The runoff flow rate, volume, and velocity for the post-development condition do not exceed the pre-development condition for the 2-year, 24-hour rainfall event and the duration for the post-development condition is not less than the pre-development

condition for the 2-year, 24-hour rainfall event. This condition may be substantiated by simple screening models, including those described in Hydromodification Effects on Flow Peaks and Durations in Southern California Urbanizing Watersheds (Hawley et al., 2011) or other models acceptable to the Executive Officer of the Regional Water Board, or

iii. The Erosion Potential (Ep) in the receiving water channel will approximate 1, as determined by a Hydromodification Analysis Study and the equation presented in

The MS4 Permit states projects will meet Hydromodification Control Criteria if "The...duration for the post-development condition do[es] not exceed the predevelopment condition for the 2-year, 24-hour rainfall event." The runoff duration (Tc) is generally associated with longer values resulting in lower concern for hydromodification impacts. Implementation of LID BMPs generally results in runoff not immediately (or not at all) discharging from the site, increasing the time of concentration. Thus, the interpretation presented herein is that Hydromodification Control Criteria would be met if the runoff duration for the post-development condition is not less than the pre-development condition for the 2-year, 24-hour rainfall event.

Attachment J of the MS4 Permit. Alternatively, agencies can opt to use other work equations to calculate Erosion Potential with Executive Officer approval.

- b. Projects disturbing 50 acres or more within natural drainage systems will be presumed to meet pre-development hydrology based on the successful demonstration of one of the following conditions:
  - i. The site infiltrates on-site at least the runoff from a 2-year, 24hour storm event, or
  - ii. The runoff flow rate, volume, and velocity for the post-development condition does not exceed the pre-development condition for the 2-year, 24-hour rainfall event and the duration for the post-development condition is not less than the pre-development condition for the 2-year, 24-hour rainfall event. These conditions must be substantiated by hydrologic modeling acceptable to the Regional Water Board Executive Officer, or
  - iii. The Erosion Potential (Ep) in the receiving water channel will approximate 1, as determined by a Hydromodification Analysis Study and the equation presented in Attachment J of the MS4 Permit.

#### **Alternative Hydromodification Criteria**

The requirement for Hydromodification Controls will be satisfied by implementing the hydromodification requirements in the County of Los Angeles Low Impact Development Manual (2009) for all projects disturbing an area greater than 1 acre within natural drainage systems.

3. Watershed Equivalence

Regardless of the methods through which applicants implement alternative compliance measures,

the subwatershed-wide (defined as draining to the same HUC-12 hydrologic area in the Basin Plan) result of all development must be at least the same level of water quality protection as would have been achieved if all projects utilizing these alternative compliance provisions had complied with the Integrated Water Quality/Flow Reduction/Resource Management Criteria, described herein.

#### 4. Annual Report

Annual Reports will be provided to the Regional Water Board to include a list of mitigation project descriptions and estimated pollutant and flow reduction analyses (compiled from design specifications submitted by project applicants, as approved. Within 4 years of the MS4 Permit adoption, the Annual Reports will include a comparison of the expected aggregate results of alternative compliance projects to the results that would otherwise have been achieved by retaining on site the SWQDv.

Implementation

Permit §VI.D.7.d (LA)/§VII.J.5 (LB)

#### **Local Ordinance Equivalence**

Alternative requirements in the local ordinances for the agencies of this WMP will provide equal or greater reduction in stormwater discharge pollutant loading and volume as would have been obtained through strict conformance with the Integrated Water Quality/Flow Reduction Resources Management Criteria, Alternative Compliance Measures for Technical Infeasibility, or Opportunity for Regional Groundwater Replenishment sections herein and, if applicable, the Hydromodification (Flow/Volume Duration) Control Criteria section herein.

#### **Project Coordination**

A process for effective approval of post-construction stormwater control measures will be developed to include:

- a. Detailed LID site design and BMP review including review of BMP sizing calculations, BMP pollutant removal performance, and municipal approval; and
- b. An established structure for communication and delineated authority between and among municipal departments that have jurisdiction over project review, plan approval, and project construction through memoranda of understanding or an equivalent agreement.

#### **Maintenance Agreement and Transfer**

Prior to issuing approval for final occupancy, the Cities will require that all New Development and Redevelopment projects subject to post-construction BMP requirements, with the exception of simple LID BMPs implemented on single family residences, provide an operation and maintenance plan, monitoring plan, where required, and verification of ongoing maintenance provisions for LID practices, Treatment Control BMPs, and Hydromodification Control BMPs including but not limited to: final map conditions, legal agreements, covenants, conditions or restrictions, CEQA mitigation requirements, conditional use permits, and/ or other legally binding maintenance agreements (see Attachments PLD-A and PLD-B for MCA and MCA Termination sample templates, respectively). Agencies will require maintenance records be kept on site.

Verification at a minimum will include the developer's signed statement accepting responsibility for maintenance until the responsibility is legally transferred; and either:

- a. A signed statement from the public entity assuming responsibility for BMP maintenance; or
- Written conditions in the sales or lease agreement, which require the property owner or tenant to assume responsibility for BMP maintenance and conduct a maintenance inspection at least once a year; or
- c. Written text in project covenants, conditions, and restrictions (CCRs) for residential properties assigning BMP maintenance responsibilities to the Home Owners Association; or
- d. Any other legally enforceable agreement or mechanism that assigns responsibility for the maintenance of BMPs.

All development projects subject to post-construction BMP requirements will provide a plan for the operation and maintenance of all structural and treatment controls. The plan will be submitted for examination of relevance to keeping the BMPs in proper working order. Where BMPs are transferred to agency for ownership and maintenance, the plan will also include all relevant costs for upkeep of BMPs in the transfer. Operation and Maintenance plans for private BMPs will be kept on-site for periodic review by agency inspectors.

A tracking system and an inspection and enforcement program will be maintained for New Development and Redevelopment post-construction stormwater as shown in Table PLC-3. Enforcement action will be taken per the established Progressive Enforcement Policy as appropriate based on the results of the inspection. See Section for requirements for the development and implementation of a Progressive Enforcement Policy (Appendix A-3-1\_PEP).

Table PLD-3: Tracking, Inspection, and Enforcement Program Components

Program	Description	Components			
GIS or other Electronic System	A GIS or other electronic system will be implemented for tracking projects that have been conditioned for post-construction BMPs.	<ul> <li>Municipal Project ID</li> <li>State WDID No.</li> <li>Project Acreage</li> <li>BMP Type and Description</li> <li>BMP Location (coordinates)</li> <li>Date of Maintenance Agreement</li> <li>Date of Acceptance</li> </ul>	<ul> <li>Maintenance Records</li> <li>Inspection Date and Summary</li> <li>Corrective Action</li> <li>Date Certificate of Occupancy Issued</li> <li>Replacement or Repair Date</li> </ul>		
Inspections <sup>6</sup>	Inspect all development sites upon completion of construction and prior to the issuance of occupancy	Proper installation of:  - LID measures,  - Structural BMPs,			

<sup>&</sup>lt;sup>6</sup> The inspection may be combined with other inspections provided it is conducted by trained personnel.

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	certificates.	- Treatment control BMPs, and
		- Hydromodification control BMPs.
	Verify proper operation and	<ul> <li>Follow a Post-construction BMP Maintenance Inspection checklist</li> </ul>
	maintenance of post-	(See Attachment PLD-C)
Operation and	construction BMPs.	· ·
Maintenance <sup>7</sup>	Inspection at least once	<ul> <li>Assess operation and maintenance conditions relating to post-</li> </ul>
···aiiiceiiaiice	every 2 years after project	construction BMPs, including BMP repair, replacement, or re-
	completion.	vegetation.
	Completion.	vegetation.

#### **Plan Certification**

Each SUSMP/LID Plan should contain proper certifications. The following approach is suggested for SUSMP/LID Plan submittals:

- Form signed by the property owner/applicant stating the category in which the project falls under to easily define the NPDES requirements (see Attachment PLD-D for Form PC sample template).
- Form signed by the property owner/applicant certifying that the BMPs will be implemented, monitored, and maintained per SUSMP/LID Plan requirements (see Attachment PLD-E for Form P1 sample template).
- Form signed and stamped by a California registered civil engineer stating the proposed structural BMPs and certifying the methods and requirements are in compliance with the MS4 Permit requirements (see Attachment PLD-F for Form P2 sample template).

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<sup>&</sup>lt;sup>7</sup> For post-construction BMPs operated and maintained by parties other than the agency in which the BMP(s) is located, the agency will require the other parties to document proper maintenance and operations.

# **Development Construction Program**

The Cities are required to develop, implement and enforce a construction program that includes the provisions listed in MS4 Permit §VI.D.8 (LB §VII.K). This document provides guidance to assist the Cities in implementing a construction program in compliance with the MS4 Permit.

# **Objectives**

Permit §VI.D.8.a (LA)/§VII.K.1 (LB)

The objectives of the construction program are to:

- Prevent illicit construction-related discharges of pollutants into the MS4 and receiving waters.
- Implement and maintain structural and non-structural BMPs to reduce pollutants in stormwater runoff from construction sites.
- Reduce construction site discharges of pollutants to the MS4 to the MEP.
- Prevent construction site discharges to the MS4 from causing or contributing to a violation of water quality standards.

# **Erosion and Sediment Control Ordinance**

Permit §VI.D.8.b (LA)/ §VII.K.1 (LB)

The construction program requires an established, enforceable erosion and sediment control ordinance for all construction sites that disturb soil.

# **Applicability**

Permit §VI.D.8.c (LA)/ §VII.K.1.v (LB)

The construction program addresses construction activity as defined in Table DC-1.

Table DC-1: Definitions

Construction	on Activity
Definition	Any construction or demolition activity, clearing, grading, grubbing, or excavation or any other activity that results in land disturbance.
Examples	Grading, vegetation clearing, soil compaction, paving, repaving and linear underground/overhead projects (LUPs) that result in land disturbance.
Exclusions	Emergency construction required to immediately protect public health and safety, <i>routine</i> maintenance as defined below and agricultural activities.
<b>Routine M</b>	aintenance (construction program exclusion)
Definition	Projects required to maintain the integrity of structures, including but not limited to the following:
Examples	Maintaining the original line and grade, hydraulic capacity, or original purpose of the facility.
	Performing restoration work to preserve the original design grade, integrity and hydraulic capacity of flood control facilities.
	Performing road shoulder work, regrading dirt/gravel roadways/shoulders and cleaning out ditches.
	Update existing lines (includes replacing with new materials or pipe) and facilities to comply with applicable codes, standards, and regulations regardless if such projects result in increased capacity.
	Repair leaks
Exclusion	New lines (i.e. not associated with existing facilities and not part of a project to update or replace existing lines) or facilities constructed to comply with applicable codes, standards and regulations.

The greater part of the construction program is dedicated to construction sites that disturb one acre or more of soil (with the exception of agricultural activities). This coincides with the size threshold for coverage under the State Water Resources Control Board's NPDES General Permit for Storm Water Discharges Associated with Construction and Land Disturbance Activities. The program provisions exclusive to sites less than one acre are addressed first.

## **Construction Sites Less than One Acre**

Permit §VI.D.8.d (LA)/§VII.K.1.vi (LB)

# BMPs (< 1 acre)

Through the use of the erosion and sediment control ordinance and/or building permit, construction sites are required have in place an effective combination of erosion and sediment control BMPs from Table DC-2 to prevent erosion and sediment loss and the discharge of construction wastes.

Table DC-2: Applicable Set of BMPs for All Construction Sites

BMP Type	ВМР		
Francisco Combusto	Scheduling		
Erosion Controls	Preservation of Existing Vegetation		
	Silt Fence		
Sediment Controls	Sand Bag Barrier		
	Stabilized Construction Site Entrance/Exit		
Name to the second of the seco	Water Conservation Practices		
Nonstormwater Management	Dewatering Operations		
	Material Delivery and Storage		
	Stockpile Management		
Masta Managamant	Spill Prevention and Control		
Waste Management	Solid Waste Management		
	Concrete Waste Management		
	Sanitary/Septic Waste Management		

# Inventory (< 1 acre)

All construction sites with soil disturbing activities that require a permit, regardless of size, are identified and stored in an inventory. Existing permit databases or other tracking systems may be used to file this information. The list of permitted sites is provided to the Regional Water Board upon request.

# Inspections (< 1 acre)

Construction sites are inspected on as needed based on the evaluation of the factors that are a threat to water quality. In evaluating the threat to water quality, the following factors are considered: soil erosion potential, site slope, project size and type, sensitivity of receiving water bodies, proximity to receiving water bodies, nonstormwater discharges, past record of noncompliance by the operators of the construction site and any water quality issues relevant to the particular MS4.

# Enforcement (< 1 acre)

The Progressive Enforcement Policy (MS4 Permit §VI.D.2) is implemented to ensure that construction sites are brought into compliance with the erosion and sediment control ordinance within a reasonable time period.

#### **Construction Sites One Acre or Greater**

Operators of public and private construction sites within a city's jurisdiction are required to select, install, implement, and maintain BMPs that comply with the erosion and sediment control ordinance.

# **Construction Site Inventory / Electronic Tracking System**

Permit §VI.D.8.g (LA)/§VII.K.1.ix (LB)

An electronic system is used to inventory all issued grading permits, encroachment permits, demolition permits, building permits, or construction permits (and any other municipal authorization to move soil and/ or construct or destruct that involves land disturbance). A database management system or GIS system is recommended. This inventory is continuously updated as new sites are permitted and sites are completed. The inventory / tracking system contains at a minimum the items listed in Table DC-3.

**Information Type** Information General Name **Project Name** Site address and/or latitude and longitude coordinates Location Receiving water Contact Names of owner and contractor Mailing addresses of owner and contractor Phone numbers of owner and contractor Emails (if available) of owner and contractor Status Start and end dates Permit approval date and anticipated completion date Erosion and Sediment Control Plan (ESCP) approval date Status of NOI submittal and CGP coverage Current construction phase (where feasible) Size of project and area of disturbance Size Water quality Proximity to waterbodies listed as impaired by sediment related pollutants Proximity to waterbodies for which a sediment-related TMDL has been adopted and approved by USEPA Status as a significant threat to water quality (based on a consideration of

Table DC-3: Inventory Information for Constructions Sites

#### **Construction Plan Review and Approval Procedures**

Permit §VI.D.8.h (LA)/§VII.K.1.x (LB)

Plan review procedures are developed and implemented such that the following minimum requirements are met:

List of post-construction structural BMPs subject to O&M requirements

factors listed in Appendix 1 to the CGP)

Inspection frequency

Prior to issuing a grading or building permit, each operator of a construction activity within the
city's jurisdiction of which the project is located is required to prepare and submit an ESCP prior
to the disturbance of land for review and written approval. The construction site operator is
prohibited from commencing construction activity prior to receipt of written approval by the
city of which the project is located. An ESCP is not approved unless it contains appropriate site-

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Inspection

Post construction

<sup>&</sup>lt;sup>1</sup> CWA §303(d) listed or subject to a TMDL

- specific construction site BMPs that meet the minimum requirements of the erosion and sediment control ordinance.
- ESCPs must include the elements of a Storm Water Pollution Prevention Plan (SWPPP). SWPPPs prepared in accordance with the requirements of the Construction General Permit can be accepted as ESCPs.
- At a minimum, the ESCP must address the following elements:
  - Methods to minimize the footprint of the disturbed area and to prevent soil compaction outside of the disturbed area.
  - Methods used to protect native vegetation and trees.
  - o Sediment/Erosion Control.
  - Controls to prevent tracking on and off the site.
  - o Nonstormwater controls (e.g., vehicle washing, dewatering, etc.).
  - Materials Management (delivery and storage).
  - Spill Prevention and Control.
  - Waste Management (e.g., concrete washout/waste management; sanitary waste management).
  - Identification of site Risk Level as identified per the requirements in Appendix 1 of the Construction General Permit.
- The ESCP must include the rationale for the selection and design of the proposed BMPs, including quantifying the expected soil loss from different BMPs.
- The ESCP must be developed and certified by a Qualified SWPPP Developer (QSD).
- All structural BMPs must be designed by a licensed California Engineer.
- The landowner or the landowner's agent must sign a statement on the ESCP as follows (see Attachment DC-A for sample OC-1 template):

"I certify that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to ensure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, to the best of my knowledge and belief, the information submitted is true, accurate, and complete. I am aware that submitting false and/ or inaccurate information, failing to update the ESCP to reflect current conditions, or failing to properly and/ or adequately implement the ESCP may result in revocation of grading and/ or other permits or other sanctions provided by law."

- Prior to issuing a grading or building permit, the city of which the project is located verifies that
  the construction site operators have existing coverage under applicable permits, including, but
  not limited to the State Water Board's Construction General Permit, and State Water Board 401
  Water Quality Certification.
- A checklist is used to conduct and document review of each ESCP (see Attachment DC-B for the ESCP Checklist sample template).

#### **BMP Implementation Level**

Permit §VI.D.8.i (LA)/§VII.K.1.xi (LB)

The Cities will implement technical standards for the selection, installation and maintenance of construction BMPs for all construction sites within its jurisdiction.

The BMP technical standards require:

- The use of BMPs that are tailored to the risks posed by the project. Sites are ranked from Low Risk (Risk 1) to High Risk (Risk 3). Project risks are calculated based on the potential for erosion from the site and the sensitivity of the receiving water body. Receiving water bodies that are listed on the Clean Water Act (CWA) Section 303(d) list for sediment or siltation are considered High Risk. Likewise, water bodies with designated beneficial uses of SPWN, COLD, and MIGR are also considered High Risk. The combined (sediment/receiving water) site risk is calculated using the methods provided in Appendix 1 of the Construction General Permit. At a minimum, the BMP technical standards include requirements for High Risk sites as defined in Table DC-7.
- The use of BMPs for all construction sites, sites equal or greater to 1 acre, and for paving projects per Table DC-6 and Table DC-8.
- Detailed installation designs and cut sheets for use within ESCPs.
- Maintenance expectations for each BMP, or category of BMPs, as appropriate.

Permittees are encouraged to adopt respective BMPs from latest versions of the California BMP Handbook, Construction or Caltrans Stormwater Quality Handbooks, Construction Site Best Management Practices (BMPs) Manual and addenda. Alternatively, Permittees are authorized to develop or adopt equivalent BMP standards consistent for Southern California and for the range of activities presented in Tables DC-5 through DC-8.

The local BMP technical standards are readily available to the development community and are clearly referenced within the Cities' stormwater or development services websites, ordinances, permit approval processes and/or ESCP review forms. The local BMP technical standards are also readily available to the Regional Water Board upon request.

Local BMP technical standards are available for the BMPs listed in Tables DC-5 through DC-8.

Table DC-4: Minimum Set of BMPs for All Construction Sites

ВМР Туре	ВМР		
Erosion Controls	Scheduling		
Erosion Controls	Preservation of Existing Vegetation		
	Silt Fence		
Sediment Controls	Sand Bag Barrier		
	Stabilized Construction Site Entrance/Exit		
Nonstormwater Management	Water Conservation Practices		
Nonstorniwater Management	Dewatering Operations		
	Material Delivery and Storage		
	Stockpile Management		
Wasta Managament	Spill Prevention and Control		
Vaste Management	Solid Waste Management		
	Concrete Waste Management		
	Sanitary/Septic Waste Management		

Table DC-5: Additional BMPs Applicable to Construction Sites Disturbing 1 Acre or More

BMP Type	ВМР			
	Hydraulic Mulch			
	Hydroseeding			
Erosion Controls	Soil Binders			
Erosion Controls	Straw Mulch			
	Geotextiles and Mats			
	Wood Mulching			
	Fiber Rolls			
	Gravel Bag Berm			
	Street Sweeping and/ or Vacuum			
Sediment Controls	Storm Drain Inlet Protection			
	Scheduling			
	Check Dam			
	Wind Erosion Controls			
Additional Controls	Stabilized Construction Entrance/ Exit			
Additional Controls	Stabilized Construction Roadway			
	Entrance/ Exit Tire Wash			
	Vehicle and Equipment Washing			
Non-Storm Management	Vehicle and Equipment Fueling			
	Vehicle and Equipment Maintenance			
Masta Management	Material Delivery and Storage			
Waste Management	Spill Prevention and Control			

Table DC-6: Additional Enhanced BMPs for High Risk Sites

ВМР Туре	ВМР		
	Hydraulic Mulch		
	Hydroseeding		
	Soil Binders		
Erosion Controls	Straw Mulch		
	Geotextiles and Mats		
	Wood Mulching		
	Slope Drains		
	Silt Fence		
	Fiber Rolls		
	Sediment Basin		
Sediment Controls	Check Dam		
Sediment Controls	Gravel Bag Berm		
	Street Sweeping and/or Vacuum		
	Sand Bag Barrier		
	Storm Drain Inlet Protection		
	Wind Erosion Controls		
	Stabilized Construction Entrance/Exit		
Additional Controls	Stabilized Construction Roadway		
	Entrance/Exit Tire Wash		
	Advanced Treatment Systems*		
	Water Conservation Practices		
	Dewatering Operations (Ground water dewatering		
Nonstormwater Management	only under NPDES Permit No. CAG994004)		
World Water Waringernent	Vehicle and Equipment Washing		
	Vehicle and Equipment Fueling		
	Vehicle and Equipment Maintenance		
	Material Delivery and Storage		
Waste Management	Stockpile Management		
	Spill Prevention and Control		
	Solid Waste Management		

<sup>\*</sup>Applies to public roadway projects.

Table DC-7: Minimum Required BMPs for Roadway Paving or Repair Operation (For Private or Public Projects)

#	BMP	
1.	Restrict paving and repaving activity to exclude periods of rainfall or predicted rainfall unless required by emergency conditions.	
2.	Install gravel bags and filter fabric or other equivalent inlet protection at all susceptible storm drain inlets and at manholes to prevent spills of paving products and tack coat.	
3.	Prevent the discharge of release agents including soybean oil, other oils, or diesel to the stormwater drainage system or receiving waters.	
4.	Minimize non stormwater runoff from water use for the roller and for evaporative cooling of the asphalt.	
5.	Clean equipment over absorbent pads, drip pans, plastic sheeting or other material to capture all spillage and dispose of properly.	
6.	Collect liquid waste in a container, with a secure lid, for transport to a maintenance facility to be reused, recycled or disposed of properly.	
7.	Collect solid waste by vacuuming or sweeping and securing in an appropriate container for transport to a maintenance facility to be reused, recycled or disposed of properly.	
8.	Cover the "cold-mix" asphalt (i.e., pre-mixed aggregate and asphalt binder) with protective sheeting during a rainstorm.	
9.	Cover loads with tarp before haul-off to a storage site, and do not overload trucks.	
10.	Minimize airborne dust by using water spray or other approved dust suppressant during grinding.	
11.	Avoid stockpiling soil, sand, sediment, asphalt material and asphalt grindings materials or rubble in or near stormwater drainage system or receiving waters.	
12. Protect stockpiles with a cover or sediment barriers during a rain.		

# **Construction Site Inspection**

Permit §VI.D.8.j (LA)/§VII.K.1.xii (LB)

The Cities' legal authority is used to implement procedures for inspecting public and private construction sites. The inspection procedures are implemented as follows:

# **Inspection Frequency**

- Inspect the public and private construction sites as specified in Table DC-8.
- All phases of construction are inspected as follows:
  - Prior to Land Disturbance Prior to allowing an operator to commence land disturbance, each Permittee shall perform an inspection to ensure all necessary erosion and sediment structural and non-structural BMP materials and procedures are available per the erosion and sediment control plan.
  - During Active Construction, including Land Development<sup>2</sup> and Vertical Construction<sup>3</sup> In accordance with the frequencies specified in Table DC-8, inspections are performed to ensure all necessary erosion and sediment structural and non-structural BMP materials and procedures are available per the erosion and sediment control plan throughout the construction process.
  - Final Landscaping / Site Stabilization<sup>4</sup> At the conclusion of the project and as a condition of approving and/or issuing a Certificate of Occupancy, the constructed site is inspected to ensure that all graded areas have reached final stabilization and that all

<sup>&</sup>lt;sup>2</sup> Activities include cuts and fills, rough and finished grading; alluvium removals; canyon cleanouts; rock undercuts; keyway excavations; stockpiling of select material for capping operations; and excavation and street paving, lot grading, curbs, gutters and sidewalks, public utilities, public water facilities including fire hydrants, public sanitary sewer systems, storm sewer system and/or other drainage improvement.

<sup>3</sup> The build sext of the control of the contr

<sup>&</sup>lt;sup>3</sup> The build out of structures from foundations to roofing, including rough landscaping.

<sup>&</sup>lt;sup>4</sup> All soil disturbing activities at each individual parcel within the site have been completed.

trash, debris, and construction materials, and temporary erosion and sediment BMPs are removed.

 Based on the required frequencies above, each construction project is inspected a minimum of three times.

Table DC-8: Inspection Frequencies for Sites One Acre or Greater

Site	Inspection Frequency Shall Occur			
All sites 1 acre or larger that discharge to a tributary listed by the state as an impaired water for sediment or turbidity under the CWA §303(d)	(1) when two or more consecutive days with greater than 50% chance of rainfall are predicted by NOAA <sup>5</sup> , (2) within 48			
Other sites 1 acre or more determined to be a significant threat to water quality <sup>6</sup>	hours of a ½-inch rain event and at (3) least once every two weeks			
All other construction sites with 1 acre or more of soil disturbance not meeting the criteria above	At least monthly			

#### **Inspection Standard Operating Procedures**

Standard operating procedures are implemented, and revised as necessary, that identify the inspection procedures followed by the Cities' inspectors (see Attachment DC-C for suggested standard operating procedures). Inspections of construction sites – and the standard operating procedures – include, but are not limited to:

- 1. Verification of active coverage under the Construction General Permit for sites disturbing 1 acre or more, or that are part of a planned development that will disturb 1 acre or more and a process for referring non-filers to the Regional Water Board.
- 2. Review of the applicable ESCP and inspection of the construction site to determine whether all BMPs have been selected, installed, implemented, and maintained according to the approved plan and subsequent approved revisions (see Attachment DC-B for the ESCP Checklist sample template).
- 3. Assessment of the appropriateness of the planned and installed BMPs and their effectiveness.
- 4. Visual observation and record keeping of nonstormwater discharges, potential illicit discharges and connections, and potential discharge of pollutants in stormwater runoff.
- 5. Development of a written or electronic inspection report generated from an inspection checklist used in the field (see Attachment DC-D and DC-E for the Large Site and Small Site<sup>7</sup> Inspection Forms, respectively).
- 6. Tracking of the number of inspections for the inventoried construction sites throughout the reporting period to verify that the sites are inspected at the minimum frequencies listed in Table DC-8.

#### **Enforcement**

Permit §VI.D.8.k (LA)/§VII.K.1.xiii (LB)

The Progressive Enforcement Policy is implemented to ensure that construction sites are brought into compliance with all stormwater requirements within a reasonable time period.

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<sup>&</sup>lt;sup>5</sup> www.srh.noaa.gov/forecast

<sup>&</sup>lt;sup>6</sup> In evaluating the threat to water quality, the following factors shall be considered: soil erosion potential; site slope; project size and type; sensitivity of receiving water bodies; proximity to receiving water bodies; nonstormwater discharges; past record of non-compliance by the operators of the construction site; and any water quality issues relevant to the particular MS4.

 $<sup>^7</sup>$  A "large site" refers to a site greater than or equal to 1 acre while a "small site" refers to a site less than one acre.

#### **Permittee Staff Training**

Permit §VI.D.8.I(LA)/§VII.K.1.xiv(LB)

Staff whose primary job duties are related to implementing the construction stormwater program are adequately trained.

The Cities may conduct in-house training or contract with consultants. Training is provided to the following staff positions of the MS4:

- <u>Plan Reviewers and Permitting Staff</u> Staff and consultants are trained as qualified individuals, knowledgeable in the technical review of local erosion and sediment control ordinance, local BMP technical standards, ESCP requirements, and the key objectives of the State Water Board QSD program. The training is provided either internally to staff or staff is required to obtain QSD certification.
- <u>Erosion Sediment Control/Stormwater Inspectors</u> Inspectors are either 1) knowledgeable in inspection procedures consistent with the State Water Board sponsored program QSD, 2) a Qualified SWPPP Practitioner (QSP) or 3) a designated person on staff trained in the key objectives of the QSD/QSP programs supervises inspection operations. The training is provided either provided internally to staff or staff is required to obtain QSD/QSP certification. Each inspector is knowledgeable of the local BMP technical standards and ESCP requirements.
- Third-Party Plan Reviewers, Permitting Staff, and Inspectors If outside parties are utilized to conduct inspections and/or review plans, these staff are trained per the requirements listed above. Outside contractors can self-certify, providing they certify they have received all applicable training required in MS4 Permit §VI.D.8 and have documentation to that effect.

# **Public Agency Activities Program**

Each participating city is required to develop and implement a program for public agency facilities and activities that includes the requirements listed in MS4 Permit §VI.D.9 (LB §VII.L). This document provides guidance to assist the Cities in implementing a public agency activities program in compliance with the MS4 Permit.

# **Objectives**

Permit §VI.D.9.a (LA)/§VII.L.1 (LB)

The objectives of the Public Agency Activities program are to:

- Minimize stormwater pollution impacts from Permittee-owned or operated facilities.
- Minimize stormwater pollution impacts from public agency activities.
- Identify opportunities to reduce stormwater pollution impacts from areas of existing development.

MS4 Permit requirements for Public Agency Facilities and Activities consist of the following components which will be discussed in more detail in the sections below:

- Public Construction Activities Management
- Public Facility Inventory
- Inventory of Existing Development for Retrofitting Opportunities
- Public Facility and Activity Management
- Vehicle and Equipment Wash Areas
- Landscape, Park, and Recreational Facilities Management
- Storm Drain Operation and Maintenance
- Streets, Roads, and Parking Facilities Maintenance
- Emergency Procedures
- Municipal Employee and Contractor Training

#### 1. Public Construction Activities Management

Permit §VI.D.9.b (LA)/§VII.L.2 (LB)

Each participating city is required to develop and implement a Development Construction Program that meets the requirements the Development Construction Section of this WMP, and Part VI.D.8 of the LA MS4 Permit at municipally owned or operated (i.e., public or Permittee sponsored) construction projects. In addition, each participating city is required to develop and implement a Planning and Land Development Program that meets the requirements in the Planning and Land Development Section of this WMP, and the MS4 Permit at municipally owned or operated (i.e., public or Permittee sponsored) construction projects.

#### 2. Public Facility Inventory

Permit §VI.D.9.c (LA)/§VII.L.3 (LB)

The Public Agency Activities Program requires the maintenance of an inventory of all Permittee-owned or operated (i.e., public) facilities that are potential sources of stormwater pollution. The incorporation of facility information into a GIS is recommended. Sources that are tracked include but are not limited to the following:

- Animal control facilities
- Chemical storage facilities
- Composting facilities

- Equipment storage and maintenance facilities (including landscape maintenance-related operations)
- Fueling or fuel storage facilities (including municipal airports)
- Hazardous waste disposal facilities
- Hazardous waste handling and transfer facilities
- Incinerators
- Landfills
- Materials storage yards
- Pesticide storage facilities
- Fire stations
- Public restrooms
- Public parking lots
- Public golf courses
- Public swimming pools
- Public parks
- Public works yards
- Public marinas
- Recycling facilities
- Solid waste handling and transfer facilities
- Vehicle storage and maintenance yards
- Stormwater management facilities (e.g., detention basins)
- All other Permittee-owned or operated facilities or activities that are determined to contribute a substantial pollutant load to the MS4.

The following minimum fields of information are included in the inventory for each Permittee-owned or operated facility:

- Name of facility
- Name of facility manager and contact information
- Address of facility (physical and mailing)
- A narrative description of activities performed and potential pollution sources.
- Coverage under the Industrial General Permit or other individual or general NPDES permits or any applicable waiver issued by the Regional or State Water Board pertaining to stormwater discharges.

The inventory is updated at least once during the 5-year MS4 Permit term. The update are accomplished through collection of new information obtained through field activities or through other readily available inter and intra-agency informational databases (e.g., property management, land-use approvals, accounting and depreciation ledger account, and similar information).

# 3. Inventory of Existing Development for Retrofit Opportunities

Permit §VI.D.9.d (LA)/§VII.L.4 (LB)

The Public Agency Activities Program requires the development of an inventory of retrofitting opportunities. Retrofit opportunities are identified within the public right-of-way or in coordination with a TMDL implementation plan(s). The goals of the existing development retrofitting inventory are to address the impacts of existing development through regional or sub-regional retrofit projects that

reduce the discharges of stormwater pollutants into the MS4 and prevent discharges from the MS4 from causing or contributing to a violation of water quality standards as defined in the MS4 Permit.

Existing areas of development are screened to identify candidate areas for retrofitting using watershed models or other screening level tools. The areas of existing development identified during the screening process are then evaluated and ranked to prioritize retrofitting candidates. Criteria for this evaluation may include, but is not limited to the following:

- Feasibility, including general private and public land availability;
- Cost effectiveness;
- Pollutant removal effectiveness;
- Tributary area potentially treated;
- Maintenance requirements;
- Landowner cooperation;
- Neighborhood acceptance;
- Aesthetic qualities;
- Efficacy at addressing concern; and
- Potential improvements to public health and safety.

The results of this evaluation are considered in the following programs:

- Highly feasible projects expected to benefit water quality are given a high priority to implement source control and treatment control BMPs in the WMP.
- High priority retrofit projects are considered as candidates for off-site mitigation projects per LA MS4 Permit §VI.D.7.c.iii(4)(d) (LB §VII.J.4.iii(4)).
- Where feasible, the existing development retrofit program is coordinated with flood control
  projects and other infrastructure improvement programs per LA MS4 Permit §VI.D.9.e.ii(2) (LB
  §VII.L.5.ii(2)).

Site specific retrofit projects are encouraged through cooperation with private landowners. The following practices are considered in cooperating with private landowners to retrofit existing development:

- Demonstration retrofit projects;
- Retrofits on public land and easements that treat runoff from private
- developments;
- Education and outreach;
- Subsidies for retrofit projects;
- Requiring retrofit projects as enforcement, mitigation or ordinance compliance;
- Public and private partnerships;
- Fees for existing discharges to the MS4 and reduction of fees for retrofit implementation.

# 4. Public Facility and Activity Management

Permit §VI.D.9.e (LA)/§VII.L.5 (LB)

#### 4.1. Industrial General Permitted Facilities

Permit §VI.D.9.e.i & §VI.D.9.e.v (LA)/§VII.L.5.i (LB)

All Permittee owned or operated facilities where industrial activities are conducted that require coverage are required to obtain coverage under the Industrial General Permit by submitting a Notice of Intent (NOI) to the State Water Resources Control Board (State Board) and preparing a Stormwater

Pollution Prevention Plan (SWPPP). Facilities that may require coverage are listed by category in 40 Code of Federal Regulations (CFR) Section 122.26(b)(14), and include:

- Facilities subject to stormwater effluent limitations guidelines, new source performance standards, or toxic pollutant effluent standards (40 CFR Subchapter N)
- Manufacturing facilities
- Mining and oil and gas facilities
- Hazardous waste treatment, storage, or disposal facilities
- Landfills, land application sites, and open dumps that receive industrial waste
- Recycling facilities
- Steam electric generating facilities
- Transportation facilities
- Sewage treatment plants
- Certain facilities if materials are exposed to stormwater

Municipally owned or operated facilities that have obtained coverage under the IGP implement and maintain BMPs consistent with the associated SWPPP, and are therefore not required to implement and maintain the activity specific BMPs as described in the sections below.

# 4.2. Flood Management Projects

Permit §VI.D.9.e.ii (LA)/§VII.L.5.ii (LB)

The following measures are implemented for municipally owned or operated flood management projects:

- Procedures are developed to assess the impacts of flood management projects on the water quality of receiving water bodies;
- Existing structural flood control facilities area evaluated to determine if retrofitting the facility to provide additional pollutant removal from stormwater is feasible.

# **4.3.** Contracted Public Agency Activities Permit §VI.D.9.e.iv (LA)/§VII.L.5.iv (LB)

Any contractors hired to conduct Public Agency Activities, including, but not limited to the following must be contractually obligated to implement and maintain the activity specific BMPs outlined in the sections below:

- Storm and/or sanitary sewer system inspection and repair,
- Street sweeping,
- Trash pick-up and disposal, and
- Street and right-of-way construction and repair

It is the responsibility of each Permittee to ensure that these BMPs are being properly implemented and maintained through oversight of contracted activities. Example contractor/lessor contract language is provided in attachment PA-A.

# 4.4. BMPS for Municipal Activities

Permit §VI.D.9.e.iii & Permit §VI.D.9.e.vi (LA)/§VII.L.5.iii & VII.L.5.vi (LB)

Municipal maintenance and field staff are the ones responsible for implementing effective source control BMPs<sup>1</sup>, such as those described in Table PA-1 (or an equivalent set of BMPs) when such activities occur at municipally owned or operated facilities and field operations (i.e. project sites). These sites include, but are not limited to the facility types identified in the Public Facility Inventory, and at any area that includes the activities described in Table PA-1, or that have the potential to discharge pollutants in stormwater. The Caltrans Stormwater Quality Handbook Maintenance Staff Guide (Caltrans Handbook)<sup>2</sup> is an additional resource that describes BMPs to prevent the stormwater-related pollutants most likely to come from common maintenance facility operations and field activities. It provides a straightforward working-level approach to implementing BMPs for common maintenance activities by categorizing these activities into Families, and associating each Family with certain types of BMPs in Activity Cut Sheets. The activities described in Sections 5-10 below are representative of typical municipal operations, and correspond to the activities and BMPs listed in Table PA-1. Where appropriate, each section will identify the appropriate Maintenance Activity Family and corresponding Caltrans Activity Cut Sheets from this table for ease of reference.

Although Table PA-1 and the CalTrans Handbook are excellent references for selecting BMPs for some of the most common municipal activities, they may not represent a comprehensive inventory of activities encountered by maintenance staff and field personnel. Likewise, for those BMPs that are not adequately protective of water quality standards, additional site-specific BMPS may be needed. For example, the implementation of additional BMPs is required where stormwater from the storm drain system discharges to a water body subject to a TMDL, a Clean Water Act §303(d) listed water body, or a significant ecological area (SEA). Attachment PA-B contains a map of SEAs in LA County and Attachment K of the LA MS4 Permit contains a matrix of Permittees and TMDLs.

http://www.dot.ca.gov/hq/env/stormwater/special/newsetup/ pdfs/management ar rwp/CTSW-RT-02-057.pdf and may also be found by entering the words "Caltrans Stormwater Quality Handbook Maintenance Staff Guide" in a web search engine.

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<sup>&</sup>lt;sup>1</sup> BMP is defined by the California Stormwater Quality Association as "any program, technology, process, siting criteria, operating method, measure, or device which controls, prevents, removes, or reduces pollution". Source Control BMPs are operational practices that prevent pollution by reducing potential pollutants at the source. They typically do not require maintenance or construction, and may consist of programmatic controls such as street sweeping. Treatment Control BMPs are methods of treatment to remove pollutants from stormwater, and can include constructed treatment devices such as an infiltration basin.

<sup>&</sup>lt;sup>2</sup> The handbook is available at

Table PA-1: General and Activity Specific BMPs and Their Associated Caltrans Handbook Activity Cut Sheet

Maintenance Activity Family	ВМР	Caltrans Activity Cu Sheet Number
General BMPs	Scheduling and Planning	
	Spill Prevention and Control	
	Sanitary/Septic Waste Management	
	Material Use	
	Safer Alternative Products	B-4
	Vehicle/Equipment Cleaning, Fueling and Maintenance	
	Illicit Connection Detection, Reporting and Removal	
	Illegal Spill Discharge Control	
	Maintenance Facility Housekeeping Practices	
Flexible Pavement	Asphalt Cement Crack and Joint Grinding/ Sealing	B-9
iexible i avellient	Asphalt Paving	B-10
	Structural Pavement Failure (Digouts) Grinding and Paving	B-10 B-11
	Emergency Pothole Repairs	B-13
	Sealing Operations	B-14
Rigid Pavement	Portland Cement Crack and Joint Sealing	B-15
	Mudjacking and Drilling	B-16
	Concrete Slab and Spall Repair	B-17
lope/ Drains/ Vegetation	Shoulder Grading	B-19
	Nonlandscaped Chemical Vegetation Control	B-21
	Nonlandscaped Mechanical Vegetation Control/Mowing	B-23
	Nonlandscaped Tree and Shrub Pruning, Removal	B-24
	Fence Repair	B-25
	Drainage Ditch and Channel Maintenance	B-26
	Drain and Culvert Maintenance	B-28
	Curb and Sidewalk Repair	B-30
itter/ Debris/ Graffiti	Sweeping Operations	B-32
attery Debrisy Graniti	Litter and Debris Removal	B-33
	Emergency Response and Cleanup Practices	B-34
	Graffiti Removal	B-36
andscaping	Chemical Vegetation Control	B-37
	Manual Vegetation Control	B-39
	Landscaped Mechanical Vegetation Control/ Mowing	B-40
	Landscaped Tree and Shrub Pruning, Removal	B-41
	Irrigation Line Repairs	B-42
	Irrigation (Watering), Potable and Nonpotable	B-43
nvironmental	Storm Drain Stenciling	B-44
	Roadside Slope Inspection	B-45
	Roadside Stabilization	B-46
	Stormwater Treatment Devices	B-48
	Traction Sand Trap Devices	B-49
Public Facilities	Public Facilities	B-50
Bridges	Welding and Grinding	B-52
	Sandblasting, Wet Blast with Sand Injection, Hydroblasting	B-52
	Painting	B-56
Othor Structures	Bridge Repairs	B-57
Other Structures	Pump Station Cleaning	B-59
	Tube and Tunnel Maintenance and Repair	B-61
	Tow Truck Operations	B-63
	Toll Booth Lane Scrubbing Operations	B-64
Electrical &	Sawcutting for Loop Installation	B-65
raffic Guidance	Thermoplastic Striping and Marking	B-67
	Paint Striping and Marking	B-68
	Raised/ Recessed Pavement Marker Application/Removal	B-70

	Sign Repair and Maintenance	B-71
	Median Barrier and Guard Rail Repair	B-73
	Emergency Vehicle Energy Attenuation Repair	B-75
Storm Maintenance	Minor Slides and Slipouts Cleanup/ Repair	B-78
Management and Support	Building and Grounds Maintenance	B-80
	Storage of Hazardous Materials (Working Stock)	B-82
	Material Storage Control (Hazardous Waste)	B-84
	Outdoor Storage of Raw Materials	B-85
	Vehicle and Equipment Fueling	B-86
	Vehicle and Equipment Cleaning	B-87
	Vehicle and Equipment Maintenance and Repair	B-88
	Aboveground and Underground Tank Leak and Spill Control	B-90

# 5. Vehicle and Equipment Wash Areas

Permit §VI.D.9.f (LA)/§VII.L.6 (LB)

This section corresponds to Maintenance Activity Family Management and Support and corresponding Caltrans Activity Cut Sheet B-87.

Vehicle and equipment cleaning at a municipal facility may introduce a number of potential pollutants into the storm drain system. Municipal maintenance and field staff are responsible for implementing and maintaining the activity specific BMPs listed in Table PA-1 for all fixed vehicle and equipment washing; including fire fighting and emergency response vehicles. In addition, maintenance and field staff are responsible for preventing discharges of wash water from entering the storm drain system. Table PA-2 shows the potential pollutants associated with vehicle and equipment cleaning.

Table PA-2: Potential Pollutants Generated from Cleaning Activities

Activity	Potential Pollutants					
Vehicle and Equipment Cleaning	Sediment	Nutrients	Trash	Metals	Oil & Grease	Organics

Discharges of wash waters to the storm drain system are prevented by implementing the following measures at existing facilities with vehicle or equipment wash areas:

- Wash water is self-contained and hauled away for proper disposal offsite.
- Wash areas are equipped with a clarifier, or an alternative pre-treatment device, and water is plumbed to the sanitary sewer in accordance with applicable waste water provider regulations.
- Wastewater from all new vehicle and equipment wash facilities, or redeveloped or replaced
  existing facilities is prevented from discharging to the MS4 by equipping the facility with a
  clarifier, or an alternative pre-treatment device, and plumbing water to the sanitary sewer in
  accordance with applicable waste water provider regulations, or by self-containing all water
  water/wash water and hauling to a point of legal disposal.

# 6. Landscape, Park, and Recreational Facilities Management

Permit §VI.D.9.g (LA)/ §VII.L.7 (LB)

This section corresponds to multiple Activity Cut Sheets within the Slope/Drains/Vegetation, Landscape, Environmental, and Management and Support Families.

Maintenance practices at parks and recreational facilities generally include fertilizer and pesticide applications, vegetation maintenance and disposal, irrigation, swimming pool chemical maintenance and draining, and trash and debris management. All of these maintenance practices have the potential to contribute pollutants to the storm drain system. Municipal maintenance and field staff are responsible for implementing and maintaining the activity specific BMPs listed in Table PA-1for all public right-of-

ways, flood control facilities and open channels, lakes and reservoirs, and landscape, park, and recreational facilities and activites. Table PA-3 shows the potential pollutants associated with recreational facilities..

Table PA-3: Potential Pollutants Generated from Recreational Facilities

Activity	Potential Pollutants				
Vehicle and Equipment Cleaning	Sediment	Nutrients	Trash	Bacteria	Pesticides

# 6.1 Model Integrated Pest Management Program

Permit §VI.D.9.q.ii & VI.D.9.q.iii (LA)/§VII.L.7.ii & VII.L.7.iii (LB)

An IPM policy is in place to minimize pesticide and fertilizer use, and encourage the use of IPM techniques for Public Agency facilities and activities. The attached IPM Program template (Attachment PA-C), adapted from the Orange County Drainage Area Management Plan (DAMP) IPM Policy developed by the University of California, Division of Agriculture and Natural Resources, provides an example of an effective IPM program. This IPM Program template is based on regulations, management guidelines, and research-based recommendations established by federal, state and local agencies and universities with particular expertise in pest management.

As part of the IPM policy, a commitment and schedule to reduce the use of pesticides that cause impairment t of surface waters is implemented through the following procedures:

- An inventory of all pesticides used by municipal departments, divisions, and operational units is prepared and updated annually.
- Pesticides used by staff and hired contractors are quantified.
- The use of IPM alternatives is demonstrated, where feasible, to reduce pesticide use.

Municipal maintenance and field staff applying pesticides are certified in the appropriate category by the California Department of Pesticide Regulation, or are under the direct supervision of a pesticide applicator certified in the appropriate category.

# 7. Storm Drain Operation and Maintenance

Permit §VI.D.9.h (LA)/ §VII.L.8 (LB)

This section corresponds to the Litter/Debris/Graffiti Family: Litter and Debris Removal Cut Sheet, pg. B-33, and the Environmental Family: Storm Drain Stenciling Cut Sheet, pg. B-44

The storm drain system functions primarily to collect and convey surface runoff to receiving waters during storms in order to prevent flooding. It is a common municipal activity to maintain the storm drain system so that it functions hydraulically as intended during storms. Municipal maintenance and field staff are responsible for implementing and maintaining the activity specific BMPs listed in Table PA-1 for storm drain operation and maintenance, and ensuring that all material removed from the MS4 does not reenter the system by dewatering solid material in a contained area and disposing of liquid material in accordance with any of the following measures:

- Self-containing and hauling off for legal disposal; or
- Applying to the land without runoff; or
- Equipping with a clarifier or alternative pre-treatment device and plumbing to the sanitary sewer in accordance with applicable waste water provider regulations.

Table PA-4 shows potential pollutants generated during storm drain operation and maintenance.

**Potential Pollutants** Oxygen Demanding Substances & Grease Pesticides **Nutrients** Sediment Organics Bacteria Metals Trash ö Activity Inspection and Cleaning of × X X × X X **Conveyance Structures Controlling Illicit Connections** X X X X X × X × X and Discharges Controlling Illegal Dumping X X X X X X X X X Maintenance of Inlet and X X X X **Outlet Structures** 

Table PA-4: Potential Pollutants Generated from Storm Drain Operation and Maintenance

# 7.1 Catch Basin Cleaning

Permit §VI.D.9.h.iii (LA)/ §VII.L.8.iii (LB)

There is no preferred method for cleaning catch basins as long as the method used is successful in removing accumulated sediment and debris. The methods used are determined in the field with the goal of minimizing the amount of escaped material, and preventing this material from entering the storm drain system. A template catch basin cleaning log is provided in Attachment PA-D.

# 7.1.1 Catch Basins Cleaning in Areas not Subject to a Trash TMDL

In areas that are not subject to a trash TMDL, catch basin inlets are prioritized based on the amount of trash generated, and inspected according to the schedule in Table PA-5.

Table PA-5: Inspection Frequencies for Catch Basin Inlets

Trash Generating Frequency	Priority	Inspection Frequency
Consistently generates the highest volumes of trash and/or debris	А	A minimum of three times during the wet season (October-April) and once during the dry season every
		year
Consistently generates moderate	В	A minimum of once during the wet season and once
volumes of trash and/or debris		during the dry season every year
Generates low volumes of trash	С	A minimum of once per year
and/or debris		

An inventory of catch basins is maintained and updated regularly. This inventory includes the following components:

- GPS coordinates of each catch basin
- Priorities for inspection
- Rationale or data to support catch basin priority designations
- Inspection and cleaning records

Catch basins are cleaned as necessary based on the inspections conducted. At a minimum, catch basins determined to be at least 25% full of trash are cleaned out.

# 7.1.2 Catch Basin Cleaning in Areas Subject to a Trash TMDL

In areas subject to a Trash TMDL, all applicable provisions of LA MS4 Permit Section VI.E (LB Part Part VIII) in conformance with the appropriate TMDL implementation schedule, are implemented. This includes an effective combination of full capture, partial capture, institutional controls, or minimum frequency of assessment and collection as described in LA MS4 Permit Section VI.E (LB Part Part VIII).

# 7.2 Catch Basin Labels and Open Channel Signage

Permit §VI.D.9.h.vi (LA)/ §VII.L.8.vi (LB)

All municipally owned storm drain inlets are labeled with a "No Dumping, Drains to Ocean" message, and inspected for legibility prior to the wet season (October-April) every year. Catch basins with illegible labels are recorded and re-stenciled or re-labeled within 180 days of inspection. In addition, signs referencing local code(s) that prohibit littering and illegal dumping are posted at designated public access points to open channels, creeks, urban lakes, and other relevant water bodies.

#### 7.3 Trash Management

Permit §VI.D.9.h.iv-v & Permit §VI.D.9.h.vii (LA)/§VII.L.8.iv-v (LB)

The following Trash Management BMPs described below are employed to mitigate the impacts of anthropogenic trash on receiving waters.

# 7.3.1 Trash Management at Public Events

The following measures are implemented for any event in the public right of way or wherever it is foreseeable that substantial quantities of trash and litter may be generated, including events located in areas that are subject to a trash TMDL:

- Proper management of trash and litter generated; and
- Arrangement for temporary screens to be placed on catch basins; or
- Provide clean out of catch basins, trash receptacles, and grounds in the event area within one business day subsequent to the event.

# 7.3.2 Trash Receptacles

Covered trash receptacles are located in areas identified as high trash generation areas and maintained and cleaned out as necessary to prevent trash overflow. Examples of areas that may be considered high trash generating areas include:

- High vehicle or pedestrian traffic areas
- Commercial areas
- Industrial areas
- Construction areas
- High density residential areas
- Areas adjacent to vacant lots

# 7.3.3 Additional Trash Management Practices

In areas that are not subject to a trash TMDL, additional trash management practices will be employed no later than five years after the effective date of the LA MS4 Permit (4 years after the effective date of the LB MS4 Permit). Trash excluders or equivalent devices must be installed on or in catch basins or outfalls to prevent the discharge of trash to the MS4 or receiving waters, unless the installation of such BMP(s) alone will cause flooding (not due to lack of maintenance). Alternatively, additional trash BMPs

that provide substantially equivalent removal of trash may be implemented. Additional BMPs may include, but are not limited to:

- Increased street sweeping
- Adding trash cans near trash generation sites
- Prompt enforcement of trash accumulation
- Increased trash collection on public property
- Increased litter prevention messages or trash nets within the MS4

The BMPs chosen will provide equivalent trash removal performance as excluders, and will be demonstrated though the annual report. When outfall trash capture is provided, revision of the schedule for inspection and cleanout of catch basins will also be reported in the annual report.

The State Water Resources Control Board (State Water Board) is considering the adoption of amendments to the Water Quality Control Plans for Ocean Waters of California and for the Inland Surface Water, Enclosed Bays, and Estuaries of California for Trash (Trash Amendments) citing a strong need for statewide consistency in trash management. The proposed Trash Amendments will include five elements: (1) Water Quality Objective, (2) Prohibition of Discharge, (3) Implementation, (4) Compliance Schedule, and (5) Monitoring, which will outline NPDES Permittee requirements for trash management. The development of the Trash Amendments will continue to be monitored, and any additional required trash management practices in areas not subject to a trash TMDL will be implemented per the guidance provided by these amendments.

#### 7.4 Storm Drain Maintenance

Permit §VI.D.9.h.viii (LA)/ §VII.L.8.viii (LB)

The following BMPs constitute the Storm Drain Maintenance Program:

- Municipally-owned open channels and drainage structures are visually inspected for debris at least annually.
- Trash and debris from is removed from open channel storm drains a minimum of once per year, before the storm season.
- The discharge of contaminants is minimized during MS4 maintenance and clean outs;
- Material removed is properly disposed of by containing and hauling away for legal disposal

# 7.5 Infiltration from Sanitary Sewer to MS4/Preventive Maintenance

Permit §VI.D.9.h.ix (LA)/§VII.L.8.ix (LB)

Thorough, routine, preventive surveys and maintenance of both municipally owned and operated Storm Drain Systems as well as Sanitary Sewer Systems infiltration and seepage of contaminants from the sanitary sewer system into the storm drain system is prevented. Sanitary Sewer System routine preventative maintenance is described in the Sewer System Management Plan (SSMP), which is a component of the Statewide General Waste Discharge Requirements (WDR) for Sanitary Sewer Systems.

Where necessary, controls implemented to limit infiltration of seepage from sanitary sewers to the MS4 include:

- Adequate plan checking for construction and new development;
- Incident response training for its municipal employees that identify sanitary sewer spills;
- Code enforcement inspections;
- MS4 maintenance and inspections;
- Interagency coordination with sewer agencies; and

• Proper education of its municipal staff and contractors conducting field operations on the MS4 or its municipal sanitary sewer (if applicable).

# 7.6 Permittee Owned Treatment Control BMPs Permit §VI.D.9.h.x (LA)/§VII.L.8.x (LB)

All municipally owned treatment control BMPs, including post-construction BMPs, are regularly inspected and maintained to ensure their proper operation.

Any residual water generated during BMP maintenance is disposed of using one of the following procedures:

- Hauled away and legally disposed of; or
- Applied to the land without runoff; or
- Discharged to the sanitary sewer system; or
- Treated or filtered to remove bacteria, sediments, nutrients, and meet the limitations set in Table PA-6 below prior to discharge to the storm drain system.

Table PA-6: Discharge Limitations for Dewatering Treatment BMPs

Parameter	Units	Limitation
Total Suspended Solids	Mg/L	100
Turbidity	NTU	50
Oil and Grease	Mg/L	10

# 8. Streets, Roads, and Parking Facilities Maintenance

Permit §VI.D.9.i(LA)/§VII.L.9 (LB)

This section corresponds to multiple Activity Cut Sheets within the Flexible Pavement, Rigid Pavement, Litter/Debris/Graffiti, Traffic Guidance, and Management and Support Families.

Streets and roads may collect litter and debris from nearby activities, as well as from vehicular traffic. They also require routine maintenance that may generate waste materials. Table PA-7 shows potential pollutants generated from street, road, and parking facilities maintenance.

Table PA-7: Potential Pollutants Generated from Street, Road, and Parking Facility Maintenance

	Potential Pollutants						
Activity	Sediment	Trash	Metals	Bacteria	Oil & Grease	Organics	Охуgen Demanding Substances
Street and Road Maintenance	×	×	×		×	×	
Parking Facility Maintenance	×	×	×	×	×	×	×

# 8.1 Street Sweeping

Permit §VI.D.9.i.i-ii(LA)/§VII.L.9.i-ii (LB)

Streets and/or street segments are swept according to the following designations:

- Priority A: Streets and/or street segments that are designated as consistently generating the highest volumes of trash and/or debris should be swept at least two times per month.
- Priority B: Streets and/or street segments that are designated as consistently generating moderate volumes of trash and/or debris should be swept at least once per month.
- Priority C: Streets and/or street segments that are designated as generating low volumes of trash and/or debris shall be swept as necessary but in no case less than once per year.

#### 8.2 Road Reconstruction

Permit §VI.D.9.iii (LA)/§VII.L.9.iii (LB)

Projects that include roadbed or street paving, repaving, patching, digouts, or resurfacing roadbed surfaces implement the following BMPS:

- Restricting paving and repaving activities to exclude periods of rainfall or predicted rainfall unless required by emergency conditions.
- Installing sand bags or gravel bags and filter fabric at all susceptible storm drain inlets and at manholes to prevent spills of paving products and tack coat;
- Preventing the discharge of release agents including soybean oil, other oils, or diesel into the MS4 or receiving waters.
- Preventing non-stormwater runoff from water use for the roller and for evaporative cooling of the asphalt.
- Cleaning equipment over absorbent pads, drip pans, plastic sheeting or other material to capture all spillage and dispose of properly.
- Collecting liquid waste in a container, with a secure lid, for transport to a maintenance facility to be reused, recycled or disposed of properly.
- Collecting solid waste by vacuuming or sweeping and securing in an appropriate container for transport to a maintenance facility to be reused, recycled or disposed of properly.
- Covering the "cold-mix" asphalt (i.e., pre-mixed aggregate and asphalt binder) with protective sheeting during a rainstorm.
- Covering loads with tarp before haul-off to a storage site, and not overloading trucks.
- Minimizing airborne dust by using water spray during grinding.
- Avoiding the stockpiling of soil, sand, sediment, asphalt material and asphalt grindings materials or rubble in or near MS4 or receiving waters.
- Protecting stockpiles with a cover or sediment barriers during a rain.

# 8.3 Parking Facilities Maintenance

Permit §VI.D.9.iv (LA)/ §VII.L.9.iv (LB)

Municipally owned parking lots that are uncovered and exposed to stormwater are kept clear of debris and excessive oil buildup by inspecting lots at least 2 times per month and cleaning at least once per month.

# 9. Emergency Procedures

Permit §VI.D.9.j (LA)/ §VII.L.10 (LB)

Participating Agencies may conduct repairs of essential public service systems and infrastructure in emergency situations with a self-waiver of the provisions of the MS4 Permit as follows:

- Cities will abide by all other regulatory requirements, including notification to other agencies as appropriate.
- Where the self-waiver has been invoked, Cities will submit to the Regional Water Board Executive Officer a statement of the occurrence of the emergency, an explanation of the

circumstances, and the measures that were implemented to reduce the threat to water quality, no later than 30 business days after the situation of emergency has passed.

Minor repairs of essential public service systems and infrastructure in emergency situations (that can be completed in less than one week) are not subject to the notification provisions. Appropriate BMPs to reduce the threat to water quality will be implemented.

# **10. Municipal Employee and Contractor Training**Permit §VI.D.9.k (LA)/Permit §VII.L.11 (LB)

An annual training program on the requirements of the overall stormwater management program is implemented for all municipal field staff whose interactions, jobs, and activities affect stormwater quality prior to June 30 every year. The Cities also ensure that contractors performing privatized/contracted municipal services have appropriate training in the stormwater management program. The goals of the annual training are to:

- Promote a clear understanding of the potential for municipal activities to pollute stormwater
- Identify opportunities to require, implement, and maintain appropriate BMPs in their line of work

In addition to the annual stormwater program training, the Cities implement an annual training program to train all of their employees and contractors who use or have the potential to use pesticides or fertilizers (whether or not they normally apply these as part of their work). Training programs address:

- The potential for pesticide-related surface water toxicity
- Proper use, handling, and disposal of pesticides
- Least toxic methods of pest prevention and control, including IPM
- Reduction of pesticide use

Outside contractors can self-certify, providing they certify they have received all applicable training required in the MS4 Permit and have documentation to that effect.

# Illicit Connections & Illicit Discharges Elimination Program

Each participating city is required to develop and implement an Illicit Connections & Illicit Discharge Elimination (IC/ID) Program that includes the requirements listed in Permit §VI.D.10.a (LB §VII.M). This document provides guidance to assist the Cities in implementing an IC/ID program in compliance with the Permit.

#### Introduction

Permit §VI.D.10.a (LA)/§VII.M.1 (LB)

Illicit connections and illicit discharges (IC/IDs) as defined in Table ICID-1 are potential significant sources of pollutants into and from the MS4. The Illicit Connection and Illicit Discharge (IC/ID) Program provides a comprehensive process for detecting, investigating and eliminating IC/IDs in an efficient and timely manner. The program consists of the following components:

- Procedures for conducting source investigations for IC/IDs
- Procedures for eliminating the source of IC/IDs
- Procedures for public reporting of illicit discharges
- Spill response plan and
- IC/ID education and training for City staff.

The purpose of this program is to effectively prohibit illicit discharges into the MS4.

Table ICID-1: IC/IDs Defined

Prohibition	Definition	Examples
Illicit Connections	Any man-made conveyance that is connected to the MS4 without a permit, excluding roof drains and other similar type connections.	Unpermitted channels, pipelines, conduits, inlets or outlets that are connected directly to the MS4.
Illicit Discharges	Any discharge into the MS4 or from the MS4 into a receiving water that is prohibited under local, state, or federal statutes, ordinances, codes or regulations. This includes any non-stormwater discharge, except those authorized in MS4 Permit §III.A.10.2.	Sanitary wastewater, Vehicle wash water, wash-down from grease traps, motor oil, antifreeze and fuel spills into or from the MS4.

#### **Legal Authority**

Adequate Legal Authority is required to prohibit IC/IDs to the MS4 and enable enforcement capabilities to eliminate the sources of IC/IDs.

# Illicit Discharge Source Investigation and Elimination

Permit §VI.D.10.b (LA)/ §VII.M.2 (LB)

The purpose of the IC/ID Program is accomplished in part by developing clear, step-by-step written procedures for conducting investigations of illicit discharges.

#### Investigation

Standardized procedures for conducting investigations to identify the source of all suspected illicit discharges are included in as an attachment (Illicit Discharge Investigation and Elimination Guidance). Procedures include the following:

- **Initiation** Investigate the source of all observed discharges. After becoming aware of an illicit discharge, conduct an investigation to identify and locate the source within 72 hours.
- Prioritization Investigate illicit discharges suspected of being sanitary sewage and/or significantly contaminated first.
- Tracking Track all investigations and document the information listed in Table ICID-2.

Table 1618 2. Recorded information for infert biserial ge investigations			
Item	Information		
1	Date(s) the illicit discharge was observed		
2	Results of the investigation		
3	Follow-up of the investigation		
4	Date the investigation was closed		

Table ICID-2: Recorded Information for Illicit Discharge Investigations

#### Elimination

Standardized procedures to eliminate illicit discharges once the sources are located are included as an attachment. Procedures include the following:

- **Notification** Immediately notify the responsible party (RP)/parties of the problem and require the responsible party to initiate all necessary corrective actions to eliminate the illicit discharge.
  - If it is determined that an illicit discharge originates within an upstream jurisdiction, notify the upstream jurisdiction and the Regional Board. The Notification is conducted within 30 days of determination and information is collected regarding combined efforts to identify the source.
- **Spill response** The Spill Response Plan is implemented when the source for illicit discharges cannot be traced to a suspected RP. Permanent solutions to such discharges are described in the following section (Flow Diversion).
- **Follow-up** Conduct and document follow-up investigations upon notification that an illicit discharge has been eliminated to verify that it has been satisfactorily eliminated and cleaned-up.
- **Enforcement** Enforcement procedures are included in the Progressive Enforcement Policy. The Progressive Enforcement Policy includes a list of enforcement actions.

# **Progressive Enforcement Policy**

The Progressive Enforcement Policy is implemented to ensure that illicit discharges/illicit connections are eliminated within a reasonable time period. The procedures are followed when the source of the nature of the discharges is known. Procedures typically include:

- Written warnings for minor violations
- Formal notice of violation with specific actions and time frames for compliance
- Compensation from the RP for any costs related to remediation, inspection, investigation, cleanup and oversight activities
- Cease and desist orders

Civil penalties (infractions), or referral for criminal penalties or further legal action.

#### **Flow Diversion**

In the event that an ongoing illicit discharge cannot be eliminated (following the full execution of legal authority and in accordance with the Progressive Enforcement Policy) or the RPs cannot be identified, the discharge is either treated or diverted to the sanitary sewer. In either instance, the Regional Board is notified within 30 days of such determination. Notification includes the following information:

- Written plan that describes the efforts that have been undertaken to eliminate the discharge.
- Description of actions to be undertaken.
- Anticipated cost and
- Schedule for completion.

# **Identification and Response to Illicit Connections**

Permit §VI.D.10.c (LA)/§VII.M.3 (LB)

Illicit connections can be concentrated sources of pollutants either through direct discharge or infiltration of sewage or other prohibited discharges into the MS4. To reduce this source of pollutants, the following program is implemented for the identification of illicit connections. Key components of this program include investigating and responding in order to actively prevent and eliminate illicit connections.

#### Investigation

Standardized procedures for identifying illicit connections are included as an attachment (Illicit Connection Investigation Guidance). Procedures include the following:

- Initiation Investigate within 21 days from the discovery or upon receiving a report of a suspected illicit connection. The elements of the investigation are listed in Table ICID-3.
- Tracking Track all investigations and document the information listed in Table ICID-3.

#### Response

If the source investigation concludes that a connection to the MS4 is both 1) permitted or documented and 2) discharging only stormwater or nonstormwater allowed under WMP NSWD SECTION or other individual or general NPDES Permits/WDRs, then the investigation is closed and no further action is taken. Upon confirmation of a connection to the MS4 is illicit, one of two options is taken:

- Permit or document the connection. The permitted or documented connection may only
  discharge stormwater and nonstormwater allowed under WMP NSWD SECTION or other
  individual or general NPDES Permits/WDRs. Retaining a record of the connection and its
  investigation qualifies as documentation.
- 2. **Eliminate the connection.** The connection is eliminated within 180 days of completion of the investigation, using formal enforcement authority if necessary.

Table 1618 3: Recorded information for finer Confection investigations			
Item	Information		
1	Any relevant illicit discharge information from Table ICID-2		
2	Source of the connection		
3	Nature and volume of the discharge through the connection		
4	RP for the connection (if identified)		
5	Response including any formal enforcement taken		

Table ICID-3: Recorded Information for Illicit Connection Investigations

# **Public Reporting of Non-Stormwater Discharges and Spills** Permit §VI.D.10.d (LA)/§VII.M.4 (LB)

#### **Central Point of Contact**

Public reporting of illicit discharges or water quality impacts associated with discharges into or from MS4s through a central contact point are promoted, publicized, and facilitated. This includes phone numbers and an internet site for complaints and spill reporting. The reporting hotline is provided to staff to leverage the field staff that has direct contact with the MS4 in detecting and eliminating illicit discharges.

The LACFCD, in collaboration with the County, provides the central point of contact and through the 888-CLEAN-LA reporting hotline and internet site.

# **Open Channels**

Signage is posted adjacent to open channels (see MS4 Permit IV.D.9.h.vi.(4)). The signage includes information regarding dumping prohibitions and public reporting of illicit discharges.

#### **Complaints**

Written procedures are maintained that document how complaint calls are received, and tracked to ensure that all complaints are adequately addressed in the attached form (Record Keeping & Documentation). Following the adaptive management process outlined in the MS4 Permit, the procedures are periodically evaluated to determine whether changes or updates are needed to ensure that the procedures accurately document the employed methods. After the evaluation, any identified changes will be made to the procedures.

Documentation is maintained for all complaint calls. This includes recording the location of the reported spill or IC/ ID and the actions undertaken in response the complaint, including referrals to other agencies.

# **Spill Response Plan**

Permit §VI.D.10.e (LA)/§VII.M.5 (LB)

A spill response plan (Attachment ICID-E) is implemented for all sewage and other spills that may discharge into its MS4. The spill response plan identifies agencies responsible for spill response and cleanup, telephone numbers and e-mail address for contacts, and contains the following:

- Agency Coordination Coordinate with spill response teams throughout all appropriate departments, programs and agencies so that maximum water quality protection is provided.
- Spill Response Respond to spills for containment within 4 hours of becoming aware of the

spill, except where such spills occur on private property, in which case respond within 2 hours of gaining legal access to the property. Initiate investigation of all public and employee spill complaints within one business day of receiving the complaint to assess validity.

• **Reporting** – Spills that may endanger health or the environment are reported to appropriate public health agencies and the California Emergency Management Agency (Cal EMA).

# Illicit Connection and Illicit Discharge Education and Training Permit §VI.D.10.f (LA)/§VII.M.6 (LB)

A training program regarding the identification of IC/IDs is implemented for all municipal field staff, who, as part of their normal job responsibilities (e.g., street sweeping, storm drain maintenance, collection system maintenance, road maintenance), may come into contact with or otherwise observe an illicit discharge or illicit connection to the MS4. Contact information, including the procedure for reporting an illicit discharge, is readily available to field staff.

#### **Applicable Staff**

Table ICID-4 is a list of field programs where program staff may come into contact with or otherwise observe an illicit discharge or illicit connection to the MS4. Appropriate field staff, supervising staff and contractors involved in these programs require training in IC/ID identification and reporting following the schedule provided in Table ICID-5.

#### **Contracted Staff**

Contractors that provide these municipal services may attend city training or certify to the participating city and retain documentation that staff has received applicable training. Otherwise this provision is accomplished through a contractual requirement for contracted staff to receive the training.

Table ICID-4: Municipal Field Programs

Main Field Program Types	Sub-Category Types/Activities
Lake Management	Fertilizer & Pesticide Management
	Mowing, Trimming/Weeding, Planting
	Managing Landscape Waste
	Controlling Litter
	Erosion Control
	Controlling Illegal Dumping
	Bacteria Control
	Monitoring
Landscape Maintenance	Mowing, Trimming/Weeding, Planting
	Irrigation
	Fertilizer & Pesticide
	Managing Landscape Waste
	Erosion Control
Roads, Streets, and Highways	Sweeping & Cleaning
Operations and Maintenance	Street Repair & Maintenance
	Bridge & Structure Maintenance
Fountains, Plazas, and Sidewalk	Surface Cleaning
Maintenance and Cleaning	Graffiti Cleaning
	Sidewalk Repair
	Controlling Litter
	Fountain Maintenance
Solid Waste Handling	Solid Waste Collection
	Waste Reduction & Recycling
	Hazardous Waste Collection
	Litter Control
Water and Sewer Utility O&M	Water Line Maintenance
	Sanitary Sewer Maintenance
	Spill/Leak/Overflow Control
Fire Department Activities	Spill/Leak/Overflow Control Emergency/Post-Emergency Fire Fighting Activities
Fire Department Activities	

# **Training Schedule**

The training schedule for all applicable staff is listed in Table ICID-5.

Table ICID-5: IC/ID Program Training Schedule

	, -0
Category	Schedule
Current Staff	Twice during the term of the MS4 Permit
New Staff	Within 180 days of starting employment

# **Training Elements**

The IC/ID elements addressed by the training program are listed in Table ICID-6.

Table ICID-6: Minimum IC/ID Training Program Elements

Item	Information
1	IC/ID identification, including definitions and examples
2	Investigation
3	Elimination
4	Clean-up
5	Reporting
6	Documentation

# **Documentation**

Documentation of training program activities and training modules are retained and made available for review by the Regional Board.



# PROGRESSIVE ENFORCEMENT POLICY

2014

Stormwater Enforcement Guide

Insert City Seal

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# **Attachments**

Deficiencies/Violation Degrees Table Progressive Enforcement Flow Chart

# PROGRESSIVE ENFORCEMENT POLICY

# STORMWATER ENFORCEMENT GUIDE

# INTRODUCTION

This Stormwater Progressive Enforcement Policy (PEP) provides procedures to enforce provisions of the Waste Discharge Requirements for Municipal Separate Storm Sewer System (MS4) Discharges within the Coastal Watersheds of Los Angeles County, except those Discharges Originating from the City of Long Beach MS4 Order No. R4-2012-0175. Pursuant to Section VI.D.2.a of the Order, Permittees are required to develop and implement a PEP to ensure that (1) regulated Industrial/ Commercial facilities, (2) construction sites, (3) development and redevelopment sites with post-construction controls, and (4) illicit discharges are each brought into compliance with all storm water and non-storm water requirements. The PEP provides the City with a guidance for enforcing the MS4 Permit Provisions and identifies enforcement procedures designed to encourage a timely response.

# PROGRESSIVE ENFORCEMENT

Progressive enforcement is an escalating series of actions that allows for the efficient and effective use of enforcement. In some situations, an informal response (written warning/inspection report) is sufficient to inform the responsible party that there is a deficiency and to require the responsible party to return to compliance. If violations continue, the enforcement response should be quickly escalated to increasingly more formal and serious actions until compliance is achieved. Progressive enforcement is not appropriate in all circumstances. For example, where there is a situation needing immediate response, immediate issuance of a cleanup and abatement order may be appropriate.

# COMPLIANCE CRITERIA

The City conducts on-site compliance inspections and conducts investigations, in response to complaints, under their authority provided in their municipal code and ordinances to verify compliance. Typical noncompliance issues related to stormwater may include:

- Prohibited discharges to the storm drain system.
- Site's existing condition is likely to result in exposure of pollutants to stormwater contact and possible pollutant discharge to the storm drain system such as:
  - o Poor housekeeping activities that results in pollutant exposure.
  - Unattended spills and leaks.
  - O Uncovered or improperly stored wastes, materials, or other items of concern.
  - Open waste receptacles such as tallow bins, compactors, and trash bins.
  - O Leaky or contaminated equipment stored or used outdoors.
  - Track-out of dirt and sediment or other materials to street or outdoor areas.
- Illicit connections to the storm drain system.
- Best Management Practices (BMPs) are not in place to address pollutant generating activities, which may include erosion and sediment controls and post construction controls.

#### **Complaint Response**

The City may receive complaints regarding stormwater ordinance from their staff members, public, local agencies, or the Regional Water Board. The City initiates, within one business day, investigation of complaints from facilities within its jurisdiction. The initial investigation includes, at minimum, a limited inspection of the facility to confirm validity of the complaint and to determine if the facility is in compliance with municipal storm water ordinance and, if necessary, to oversee corrective action. Emergency complaints are investigated immediately.

#### PROGRESSIVE ENFORCEMENT GUIDELINES

#### Informal Enforcement

The City implements professional judgment regarding the circumstances surrounding an enforcement action and chooses to resolve routine noncompliance quickly and efficiently through informal means that are not accompanied by sanctions (e.g., civil charges or penalties). When deemed appropriate, the City employs the procedures described below to correct noncompliance informally.

#### Written Warning/Inspection Report

Under circumstances where an inspection reveals routine noncompliance that can be corrected within a reasonably short time, staff may choose to issue a written warning/inspection report that describes the minor deficiencies/violations and includes a schedule for correcting the noncompliance<sup>2</sup>. The purpose of the written warning is to give the responsible party an opportunity to comply voluntarily and thus avoid sanctions that might be imposed by an escalated enforcement response.

For residential zones, the City employs an informal enforcement process and escalates to formal enforcement actions for those residents that do not comply with stormwater regulations.

#### Formal Enforcement / Administrative Enforcement

In the event that the City determines, based on an inspection or illicit discharge investigation conducted, that a responsible party has failed to adequately comply with the informal enforcement process within the required timeframe, the City may initiate administrative enforcement actions or will implement enforcement actions as established through authority in its municipal code. The City's goal is to achieve compliance through an extensive inspection program, educational outreach efforts and, if necessary, the initiation of appropriate enforcement action(s). The goal of any enforcement action is to: (1) return the facility to compliance in a timely manner; (2) eliminate economic benefit realized by the noncompliant facility; and (3) punish violators and prevent future noncompliance.

#### **Notice of Violations**

Under circumstances where the responsible party has failed to comply with the informal enforcement process or where the violations are significant, the City may choose to issue a Notice of Violation (NOV). The purpose of an NOV is to inform the responsible party of the observed violations, the applicable stormwater municipal codes that the responsible party has failed to comply with and the

<sup>&</sup>lt;sup>1</sup> The City may comply with the Permit by taking initial steps (such as logging, prioritizing, and tasking) to "initiate" the ingestigation within that one business day. However, the Regional Water Board would expect that the initial investigation, including a site visit, to occur within four business days (per MS4 Order No.R4-2012-0175 Section VI.D.2.b)

<sup>&</sup>lt;sup>2</sup> The City may choose to issue/write inspection report on site or provide to the responsible party at a later time.

potential consequences of failing to correct the violations. The NOV also gives the responsible party an opportunity to correct the violations described in the NOV within a specified time. Under circumstances where the responsible party fails to adequately respond to the NOV by failing to address or correct the violations noted in the NOV, the severity of the enforcement response will continue to escalate as described below.

#### Failure to Return to Compliance/ Second Notice of Violation

The City's municipal code stormwater ordinance authorizes assessment of administrative penalties which can be carried out by issuing a Failure to Return to Compliance Notice or second NOV. The second NOV is a stronger enforcement option which may be used in circumstances where the responsible party has failed to comply with the requirements as indicated on the first NOV.

#### Cease and Desist Order

In the event the City's municipal code stormwater ordinance authorizes a Cease and Desist Order (CDO), the City may issue a CDO, as an alternative to the second NOV, when immediate action by the responsible party is necessary to eliminate a continuing or threatened serious violation of the stormwater ordinance.

#### Misdemeanors

The City's may escalate enforcement when evidence of noncompliance indicates that the violator of the stormwater ordinance has acted intentionally with intent to cause, allow to continue or conceal a discharge in violation of the ordinance.

#### Issuance of Citation/Infractions

At the discretion of the City's, and as established through authority in its municipal code, the City may issue citations and/or infractions.

#### **Cost Recovery**

In the event that a complaint response or violation requires clean-up and or extensive investigation, the City has the authority, as established in the municipal code, to require the responsible party to reimburse the city or County for all costs incurred by the related violation. Cost recovery fees that may be collected include, but are not limited to, investigation, enforcement, compliance assistance, damage, control, and clean-up.

#### **Abatement**

When a responsible party fails to cease or control a nuisance condition that results in or is likely to result in further or continuing violations, the City's may request abatement of conditions on private property if necessary, or in the event of imminent danger to public safely or the environment, the City itself may abate the nuisance condition.

#### **Permit Revocation**

Sites violating the stormwater permit may be subject to permit revocation procedures as authorized in the City's municipal code.

#### City's/District Attorney

Severe or continuing violations should be referred to the City's or District Attorney for consideration of criminal charges.

#### TIMEFRAMES FOR CORRECTING DEFICIENCIES/VIOLATIONS

Depending upon the nature of the deficiencies/violations observed, City's may specify compliance deadlines for the responsible party in the inspection report or NOV.

- Prohibited discharges: discharges are to be stopped immediately and up to two weeks. The
  City may require the responsible party to provide a written description of correction, long-term
  compliance plan.
- Illicit connection: discharge via the illicit connection are to be stopped immediately and up to two weeks. The City may require the responsible party to provide proof that connection was permanently terminated. Re-inspection typically is required.
- Pollutant exposure/prohibited conditions violations: Up to two weeks to correct violations. The
  City may require the responsible party to provide proof of compliance for the observed
  violations.

#### EXTENSIONS OF COMPLIANCE DEADLINES

There are instances when a responsible party is not able to comply with requirements within the time frame specified. The City may grant a reasonable extension to the responsible party if the City determines that an extension is warranted, as follows:

- A request for extension must be received in writing (mail, e-mail, fax, hand delivered, etc.) by the City no later than the last day of the initial specified compliance deadline date.
- The extension request must explain why the extension is needed and warranted, as well as include a summary of actions taken to date by the responsible party to comply with requirements of the NOV.
- No more time is provided than should reasonably be needed for the responsible party to competently correct the noted deficiencies/violations. The City grants shorter extensions during the wet season.

Appropriate reasons to grant an extension may include, but are not limited to:

- Confirmed delays due to contractor or other service provider outside of responsible party's control
- Extensive corrections involving work that would conceivably take longer than the time frame provided.
- In general, extensions should not be granted to allow the continuation of unauthorized non-storwater discharges.

The City may require an action plan or statement to be submitted by the responsible party within the initial compliance time frame, as a condition of granting an extension. The action plan or statement should specify the corrections that are to be made and specify an anticipated time frame for completion. The action plan or statement should be signed and dated by the responsible party.

#### REFERRALS TO THE REGIONAL BOARD

The City may refer violations of its municipal storm water ordinance and/or California Water Code section 13260 by industrial and commercial facilities and construction site operators to the Regional Water Board provided that the City has made a good faith effort of applying enforcement procedures to achieve compliance with its own ordinance. At a minimum, the City's good faith effort must be documented with:

- Two follow-up inspections, and
- Two warning letters or notices of violation.

#### Referral of Violations of the General Industrial/Construction Permits

For those facilities or site operators in violation of municipal stormwater ordinances and subject to the Industrial and/or Construction General Permits (IGP/CGP), the City may escalate referral of such violations to the Regional Water Board (promptly via telephone or electronically) after one inspection and one written notice of violation (copied to the Regional Water Board) to the facility or site operator regarding the violation. In making such referrals, the City shall include, at a minimum, the following documentation:<sup>3</sup>

- Name of the facility or site,
- Operator of the facility or site,
- Owner of the facility or site,
- WDID Number (if applicable),
- Records of communication with the facility/site operator regarding the violation, which shall include at least one inspection report,
- The written notice of violation (copied to the Regional Water Board),
- For industrial sites, the industrial activity being conducted at the facility that is subject to the Industrial General Permit, and
- For construction sites, site acreage and Risk Factor rating.

#### RECORDS RETENTION

City shall maintain records, per their existing record retention policies, and make them available on request to the Regional Water Board, including inspection reports, warning letters, notices of violations, and other enforcement records, demonstrating a good faith effort to bring facilities into compliance.<sup>4</sup>

<sup>&</sup>lt;sup>3</sup> Pursuant to Order No. R4-2012-0175 Section VI.D.2.a.v

<sup>&</sup>lt;sup>4</sup> Pursuant to Order No. R4-2012-0175 Section VI.D.2.a.iii

#### Sources

Los Angeles County Stormwater Quality Management Program (2001)

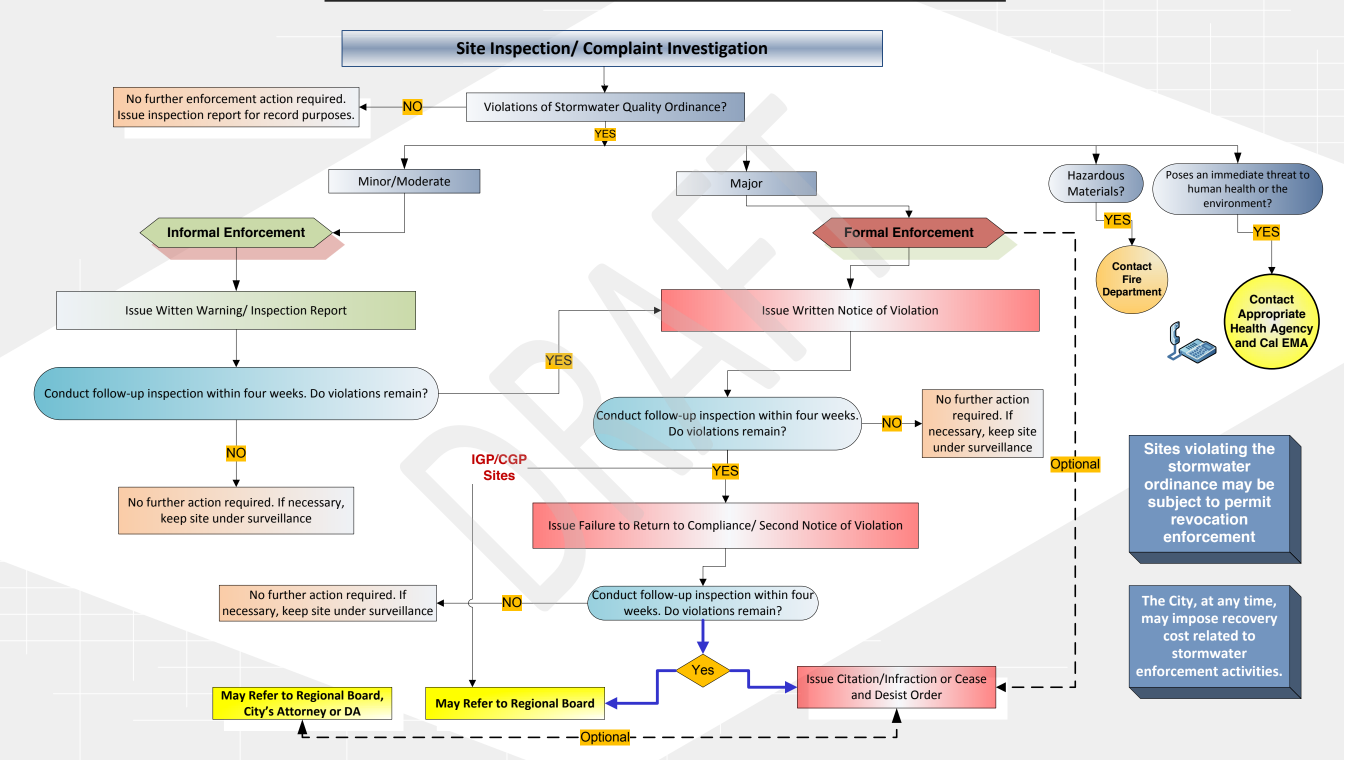
Orange County Municipal Storm Water Drainage Area Management Plan (2003)

Sacramento County Environmental Management Department. Inspection & Enforcement Policy - Commercial/Industrial Stormwater Compliance Program (2012).

#### **Deficiencies/ Violation Degrees**

Minor	Moderate	Major
Typically involves conditions that threaten to result in pollutant discharge to the storm system and/or waterways, if not corrected. The immediate threat to human health or the environment is low.  Examples:  1. Unattended automotive fluid drips and spills likely to result in moderate discharges to the storm drain system.  2. Discharge of a moderate amount of car body wet sanding effluent from a single vehicle to outdoor pavement that has not yet impacted the storm drain system.	Typically involves less significant pollutant discharges to the storm system and/or receiving waters or conditions that threaten to result in minor to moderate pollutant discharges to the storm system and/or receiving waters.  May include small or incidental discharges of hazardous or toxic substances. The violation does not present a major threat to human health and safety, but is likely to result in degradation of receiving water quality.  Examples:  1. Discharge of moderate amounts of automative fluids to storm drain.	Includes significant pollutant discharges to the storm system and/or receiving waters as well as creation of conditions that threaten imminent discharge of significant pollutants to the storm system and/or receiving waters. This also includes, but is not limited to, significant discharges of hazardous or toxic substances.  Major violations have the potential to present a major threat to human health or safety and/or the environment. The intent of the violator should be considered: Patterns of willful disregard for safety and the environment, recalcitrance, and repeat violations should contribute to designation of a violation as major, but are not necessary.
3. Unattended spilled restaurant grease on outdoor pavement. Spill	of automotive fluids to storm drain system results from neglected spills and poor housekeeping.	but are not necessary.  Examples:
appears to be recent, is less than a quart, has not yet impacted the storm drain system and poor housekeeping do not appear to be habitual.  4. Oily, uncovered engines, or other oily, possibly leaky items stored outside.  5. Open and missing dumpster and tallow bin lids.	2. Discharge of moderate amount (less than 20 gallons of diluted effluent) of auto body wet sanding effluent to storm drain system.  3. More than a quart of spilled restaurant grease on outdoor pavement is neglected, possibly getting tracked out of trash enclosure. Neglect appears to be	1. Intentional discharge of waste oil to the storm drain.  2. Discharge of significant volumes of auto body wet sanding effluent to storm drain from work on multiple vehicles, as practice.  Especially where repeat violations or evidence of habitual discharge is evident.
and idnow bill lids.	habitual but so far, impact to storm drain is moderate.  4. Moderate amount of Oil/fluids leaking from improperly stored engines and parts discharge to storm drain system.  5. Repeat minor violations may be considered moderate.	<ol> <li>Significant amount of spilled restaurant grease is intentionally washed into storm drain, especially if hazardous degreasing agent is used.</li> <li>Significant amount of Oil/fluids leaking from improperly stored engines and parts discharge to storm drain system, especially if repeat violation.</li> </ol>
		<b>5.</b> Repeat moderate violations may be considered major.

#### PROGRESSIVE ENFORCEMENT FLOW CHART



Watershed Management Program

# Attachments to MCM Guidance

Insert City Seal

#### CITY STORMWATER PROGRAM INDUSTRIAL/COMMERCIAL FACILITY INSPECTION REPORT

Facility	:					Address:			
Contac	t:					Title:			
Email:						Phone:			
Inspect	or:					Date:			
Inspect	ion Type:	Follow-up	Response to C	omplain	nt	BMP materials provided	and explained:	′es 🗆	No
	ICS code and/or busine	· · · · · · · · · · · · · · · · · · ·							
·	,		Industrial I	acilities	s Only				
(1) Cove	ered under IGP (WDID i	s current) or other NPDES	Permit: Yes	□ No	(2) NEC 1	filed: Yes No	SWPPP on-site:	Yes [	□No
If (1) ar	nd (2) above are "No", r	notified contact of need fo	r IGP coverage ar	nd will re	efer facility	y to Regional Board: 🔲	Yes 🗆 No		
		CHECKLIST FOR STORM		ST MAN	AGEMENT	PRACTICE) COMPLIANC	CE		
	BMF	)	Yes No N/A			ВМР		Yes N	lo N/A
ment Se	<b>Fueling</b> - Effective fue devices & practices	ling source control				& grounds maintenance ince practices	– Effective		
icle & Equipm Maintenance	Cleaning – Effective cl water management pr	eaning practices & wash ractices		nance		k storage area maintena housekeeping/mainten			
Vehicle & Equipment Maintenance	Repair – Effective repa	air practices & source		-acility Maintenance		ter conveyance system reperation & maintenance			
Equipment Operations	Outdoor equipment of source control devices	-		Facilit	oil/grease washing v	washing – Remove debre. Use high pressure/low with potable water, no clate of 0.006 gal/ft <sup>2</sup> .	volume spray		
& Handling	Outdoor liquids – Effe practices	ective source controls &		s &		al spills/leaks – Effective on & response procedure			
e & Har	Outdoor raw materia control practices & str			Spills, Leaks Discharges		rized nonstormwater dis elimination	scharges –		
Storage	Solid waste – Effective practices & appropriate			Spil					
			NTS AND CORRECT			REQUIRED) ipal products produced			
ENFOR	CEMENT:	☐ None required	☐ Correctiv	e Actio	n Notice (d	complete section below)	Other (see co	ommei	nts)
		COF	RRECTIVE ACTION	NOTIC	E (IF REOU	URED)			
City's St	If corrective actions have been noted above, then the responsible party (facility owner, occupant or person responsible) is in noncompliance with the City's Stormwater Quality Ordinance. The responsible party may be subject to enforcement actions under this ordinance if the corrective actions are not implemented by:								
	Corrective Action Due Date								
		ACKNOWLEDGI	EMENT OF RECEI	PT OF CO	ORRECTIVI	E ACTION NOTICE			
_	Site Representative S	Signature	Printe	d Name			Date		

#### Recording requested by and mail to:

City of [Insert City]

Name: Department of Public Works

**ATTN: Director of Public Works** 

Address:

Signature \_

[Insert City Address Line1] [Insert City Address Line2]

Insert

City

Seal

1	MASTER COVENANT AND AGREEMENT REGARDING ON-SITE BMP MAINTENANCE
	(we are) the owner(s) of the hereinafter legally described real property located in the s, State of California (please give legal description: assessor's ID, tract no., lot no., etc.):
Site Address	
Practices (BMPs) in accordance with the S	e to and with the City of [Insert City]to maintain all on-site structural Best Management ite Map and the Operations & Maintenance (O&M) Plan set forth in Attachment 1 hereto and e specific structural BMPs are listed as follows:
	nage devices above on the property indicated and as shown on plans permitted by the onal condition to safeguard the property owners and adjoining properties from damage and
Owner(s) hereby consent to inspection of purpose for verifying compliance with the	the Property by an inspector authorized by the City Manager, or his or her designee, for the provisions of this Agreement.
	al materials with any sale of the property which provide information on what stormwater type(s) and location(s) of maintenance signs that are required, and how the necessary
transfer of said interest to such successor(	s Agreement and its terms to any respective successor(s) in interest to the Property prior to (s) in interest. This covenant and agreement shall run with the land and shall be binding heir successors, heirs or assigns and shall continue in effect until the City of [Insert City]
(Print Name of Property Owr	(Print Name of Property Owner)
(Signature of Property Owne	er) (Signature of Property Owner)
Dated this day of	
****************	***** Space Below This Line For Notary's Use *****************************
	ALL PURPOSE ACKNOWLEDGEMENT
State of	}
County of	} }
On before me	e, personally appeared
evidence to be the person(s) whose name executed the same in his/her/their author the entity upon behalf on which the person	
WITNESS my hand and official seal.	er the laws of the State of California that the foregoing paragraph is true and correct.
•	

(Seal)

#### Recording requested by and mail to:

City of [Insert City]

Name: Public Works Department

**ATTN:** Director of Public Works

Address: [Insert City Address Line1] [Insert City Address Line2]

Insert City Seal

#### MASTER TERMINATION OF COVENANT AND AGREEMENT

REGARDING ON-SITE BMP MAINTENANCE

	r(s) of the hereinafter legally described real property located in the please give legal description: assessor's ID, tract no, lot not, etc.):
Site Address	
We do hereby, with approval of the City of [Insert City], Engine the City of [Insert City]as recorded on the day of	eering Division, terminate the covenant and agreement entered into with, as Document No.
This covenant and agreement is terminated for the reason that:	
(Print Name of Property Owner)	(Print Name of Property Owner)
(Signature of Property Owner)	(Signature of Property Owner)
Dated this day of 20  Termination approved by: (Authorized City Rep	Date: presentative)
	nis Line For Notary's Use **********************************
State of } County of }	
On before me, (Insert Name	, who proved to me on the basis of satisfactory
evidence to be the person(s) whose name(s) is/are subscribe	d to the within instrument and acknowledged to me that he/she/they d that by his/her/their signature(s) on the instrument the person(s), or
I certify under PENALTY OF PERJURY under the laws of the Star WITNESS my hand and official seal.	te of California that the foregoing paragraph is true and correct.
	(Seal)

Insert City Seal

## City of [Insert City]NPDES Program POST-CONSTRUCTION BMP VERIFICATION & INSPECTION FORM

PROJECT INFORMATION							
Facility/Project Name:			Inspection Date:				
Address:	Address: Inspector:						
Contact Name:	cact Name: Contact Phone:						
Project Category			•				
☐ Priority Project ☐ Small Site LID Project ☐ Single Family Residence ☐ Green Street ☐ Public Project ☐ Private Project							
Project Type:							
☐ Commercial ☐ Industrial ☐ Road/Street ☐ Parking Lot	Residential Automotive r		Multi-Use Restaurant	Other:			
Operation/Maintenance:							
Preparer's Name:	☐ Not Available Preparer's Title: City:		Zip: F	Phone:			
Inspection Type							
☐ Prior to Certificate of Occupancy ☐	Special Investigat Follow-up Inspect		Respons	se to Complaint			
CHECKL	IST FOR ROUTINE S	OURCE CONTRO	L BMPs				
Requirement	No. of BMPs (if Applicable)		per approved LID /SUSMP?	Corrective Action Required			
Storm Drain System Stenciling/Signage	(,,	Ye	s No	Yes No			
Outdoor Material Storage Areas		Ye	==	Yes No			
Trash Storage Areas		L Ye		Yes No			
Efficient Irrigation Systems & Landscape Design		Ye		Yes No			
Protect Slopes & Channels		Ye		Yes No			
Loading Dock Areas		☐ Ye		Yes No			
Maintenance Bays Vehicle Wash Areas		☐ Ye	==	Yes No			
Outdoor Process Areas		Ye	_	Yes No			
Equipment Wash Areas				Yes No			
Fueling Areas		Ye		Yes No			
Hillside Landscaping		Ye		Yes No			
Wash-water Controls for Food Prep Areas		Ye		Yes No			
Community Car Wash Racks		☐ Ye	_	Yes No			
	CHECKLIST FOR STR		<u> </u>	NO			
	No. of BMPs	1					
Requirement	(if Applicable)		per approved LID /SUSMP?	Corrective Action Required			
Infiltration Trench/Basin		Ye	s No	Yes No			
Infiltration Well/Dry Well		Ye	s No	Yes No			
Detention Basin		Ye	s No	Yes No			
Porous Pavement		☐ Ye	s No	Yes No			
Bio-infiltration		☐ Ye	s No	Yes No			
Vegetated Swale		Ye	s No	Yes No			
Bio-filtration		Ye		Yes No			
Proprietary Control Measure (describe):		Ye		Yes No			
Media Filtration		Ye		Yes No			
Filter Insert		Ye		Yes No			
Regional or Watershed BMPs		Ye	s No	Yes No			
Other (describe):		☐ Ye	s 🗌 No	☐ Yes ☐ No			

	INSPECTION RESULTS:	
□ Visible / No Apparent Problems     □ BMP Failure     □ Significant Engineering / Design Flaws     □ Unauthorized Modifications     □ BMP Missing / Removed / Not Located     □ Trash / Debris Exceeding Cap. (bypass)     □ Evidence of Pollution / Dumping     □ Vector Control Issues (Mosquitoes)     □ Inadequate Maintenance		
	DESCRIPTION OF CORRECTIVE ACTION(S) REQUI	RED:
	CORRECTIVE ACTION NOTICE (IF REQUIRED)	
If any corrective actions have been noted about I leave a leave actions have been noted about I leave action and the leave action actions have been noted about I leave action actions have action action action action action action actions have action ac	we, then based on this verification inspection, you are used corrective action(s) by:	e in noncompliance with Municipal Code Chapter
		Corrective Action Due Date
	ted to verify that all necessary corrective measures O ELEVATED ENCORCEMENT, WHICH CAN INCLUDE	
ACKNOWLEDGEMENT OF RECEIPT OF CORRE		
Contact Signature	Printed Name	Date

Insert City Seal

# STORMWATER PLANNING PROGRAM PRIORITY PROJECT CHECKLIST



Proje	ct Name	Owner Name	Developer Name		
Proje	ct Address	Owner Address	Developer Address		
Plan	Check #	Owner Phone	Developer Phone		
_ <u></u>	PE OF PROJECT				
Do	es the proposed project fall into one	of the following categories? F	Please check Yes/No	YES	NO
PF	RIORITY PROJECTS				
1.	A new project equal to 1 acre or greinpervious* surface area	eater of disturbed area and a	dding more than 10,000 square feet of		
2.	A new industrial park with 10,000 so	quare feet or more of surface	area		
3.	A new commercial mall with 10,000	square feet or more surface	area		
4.	A new retail gasoline outlet with 5,0	000 square feet or more of su	rface area		
5.	A new restaurant (SIC 5812) with 5	,000 square feet or more of s	surface area		
6.	A new parking lot with either 5,000 spaces	ft <sup>2</sup> or more of impervious* su	urface or with 25 or more parking		
7.		IC 5013, 5014, 5511, 5541, 7	7532-7534 and 7536-7539) with 5,000		
8.	Projects located in or directly adjace where the development will:	ent to, or discharging directly	to a Significant Ecological Area (SEA)*,		
	a. Discharge stormwater runoff that	at is likely to impact a sensitiv	ve biological species or habitat; and		
	b. Create 2,500 square feet or more	re of impervious surface area			
9.	Redevelopment*				
SF	PECIAL PROVISION PROJEC	CTS		•	
10.	Green street* project				
11.	Single family hillside* home				
			t areas of 5,000 ft <sup>2</sup> or more of surface area.) If any		oxes
are	checked YES, this project will require the prep	aration of a Low Impact Developme	nt (LID) Plan and a Maintenance Agreement Transf	er*	
* D	efined on back.				
	Applicant Nam	e	Applicant Signature		
	Applicant Title	2	Date		

#### **DEFINITIONS:**

<u>Impervious</u> are those surfaces that do not allow stormwater runoff to percolate into the ground. Typical impervious surfaces include: concrete, asphalt, roofing materials, etc. However, some specially designed concrete/asphalt do allow water to percolate (pervious).

<u>Hillside</u> means property where the slope is 25% or greater and where grading contemplates cut or fill slopes. Single family hillside homes will require a less extensive plan. During the construction of a single-family hillside home, the following measures are implemented:

- a. Conserve natural areas
- b. Protect slopes and channels
- c. Provide storm drain system stenciling and signage
- d. Divert roof runoff to vegetated areas before discharge unless the diversion would result in slope instability
- e. Direct surface flow to vegetated areas before discharge unless the diversion would result in slope instability.

**Green Streets** means any street and road construction of 10,000 square feet or more of impervious surface area

a. These projects will follow an approved green streets manual to the maximum extent practicable. Street and road construction applies to standalone streets, roads, highways, and freeway projects, and also applies to streets within larger projects. Stormwater mitigation measures must be in compliance with the approved green streets manual requirements.

**Redevelopment** means land-disturbing activities that result in the creation, addition, or replacement of 5,000 ft<sup>2</sup> or more of impervious surface area on an already developed site.

Redevelopment does not include routine maintenance activities that are conducted to maintain the original line and grade, hydraulic capacity, or original purpose of facility, nor does it include modifications to existing single family structures, or emergency construction activities required to immediately protect public health and safety.

<u>Significant Ecological Area</u> means an area in which plant or animal life or their habitats are either rare or especially valuable because of their special nature or role in an ecosystem and would be disturbed or degraded by human activities and developments. Also, an area designated by the City as approved by the Regional Water Quality Control Board.

**Maintenance Agreement and Transfer**: All developments subject to LID and site specific plan requirements provide verification of maintenance provisions for Structural and Treatment Control BMPs, including but not limited to legal agreements, covenants, CEQA mitigation requirements, and/or conditional use permits. Verification at a minimum shall include:

- The developer's and/or owner's signed statement accepting responsibility for maintenance until the responsibility is legally transferred; and
- A signed statement from the public entity assuming responsibility for Structural or Treatment Control BMP maintenance and conduct a maintenance inspection at least once a year; or
- Written conditions in the sales or lease agreement, which requires the recipient to assume responsibility for maintenance and conduct a maintenance inspection at least once a year; or
- Written text in project conditions, covenants and restrictions (CCRs) for residential properties
  assigning maintenance responsibilities to the Home Owners Association for maintenance of
  the Structural and Treatment Control BMPs; or
- Any other legally enforceable agreement that assigns responsibility for the maintenance of post-construction Structural or Treatment Control BMPs.

Insert City Seal

# STORMWATER PLANNING PROGRAM PRIORITY DEVELOPMENT & REDEVELOPMENT PROJECTS



PLAN CHECK # \_\_\_\_\_

Applicant Title

Project Name	
Project Location	GENERAL PROJECT
Company Name	CERTIFICATION
Address	- A completed original of this form must
Contact Name / Title	- accompany all LID Plan submittals.
Phone / FAX / Email	-
Best Management Practices (BMPs) have been incorporated into the design/to accomplish the following:	maintenance/construction of this project
<ol> <li>Minimize impacts from stormwater runoff on the biological integrity of N accordance with requirements under CEQA (Cal. Pub. Resources Code § 21100 § 404, CZARA § 6217(g), ESA § 7, and local government ordinances.</li> </ol>	
2. Maximize the percentage of pervious surfaces to allow more percolation of sto	rmwater into the ground.
3. Minimize the amount of stormwater directed to impermeable surfaces and to t	he MS4.
<ol> <li>Minimize pollution emanating from parking lots through the use of ap housekeeping practices.</li> </ol>	propriate Treatment Control BMPs and good
5. Minimize breeding of Vectors	
6. Reduce pollutant loads in stormwater from the development site.	
I certify that this Low Impact Development Plan and all attachments were prepared with a system designed to ensure that qualified personnel properly gathered/evaluated	
Post Construction / Maintenance Cert	tification
As the responsible party, I certify that the proposed BMPs will be implemented, moni effectiveness. In the event of a property transfer, the new owner/lessee will be no include written conditions in the sales or lease agreement, which requires the new maintenance and conduct a maintenance inspection at least once a year. The info knowledge and belief, true, accurate, and complete.  In consideration of the execution of City of [Insert City] approval of the proposed Lov proposed treatment system, the applicant hereby agrees to indemnify, save and keep employees free and harmless from and against any and all claims for injury, damage whatsoever, which the City of [Insert City], its officers, agents, or employees may suff all actions, suits, proceedings, claims and demands which may be brought, made, or f agents or employees by reason of or arising out of, or in any manner connected with a This indemnification extends to further agree that the City of [Insert City]is not restrictions due to changes in regulations, policies or enforcement practices of the Cal any other applicable regulatory agencies.	w Impact Development (LID) Plan including any the City of [Insert City], its officers, agents and e, loss, liability, cost and expense of any nature er, sustain, incur, pay out as a result of any and filed against the City of [Insert City], its officers, ny and all operations permitted by this approval. responsible for any additional requirements or
Property Owner Name Property Owner Name	roperty Owner Signature

Date

#### PLANNING BEST MANAGEMENT PRACTICES

BMP Name	BMP Identification Number and Name	✓ if to be used
Car Wash Facility	SC-21: Vehicle and Equipment Cleaning	
Constructed Wetlands	MP-20: Wetlands	
Control of Impervious Runoff	-N/A-	
Efficient Irrigation	-N/A-	
Energy Dissipaters	EC-10: Velocity Dissipation Devices	
Extended Detention Basins	TC-22: Extended Detention Basin	
Infiltration Basins	TC-11: Infiltration Basins	
Infiltration Trenches	TC-10: Infiltration Trenches	
Inlet Trash Racks	-N/A-	
Landscape Design	EC-2: Preservation of Existing Vegetation EC-4: Hydro seeding EC-6 & EC-8: Straw & Wood Mulching	
Linings for Urban Runoff Conveyance Channels	-N/A-	
Materials Management	SC-30: Outdoor Loading/Unloading	
Media Filtration	TC-40: Media Filter	
Motor Fuel Concrete Dispensing Areas	SC-20: Vehicle and Equipment Fueling	
Motor Fuel Dispensing Area Canopy	SC-20: Vehicle and Equipment Fueling	
Water Quality Inlets	TC-50: Water Quality Inlet	
Outdoor Storage	SC-31: Outdoor Liquid Container Storage SC-33: Outdoor Storage of Raw Materials	
Porous Pavement and/or Alternative Surfaces	-N/A-	
Protect Slopes and Channels	EC-11: Slope Drains EC-12: Streambank Stabilization	
Self-Contained Areas for Vehicle or Equipment Washing, Steam Cleaning, Maintenance, Repair, or Material Processing	<ul><li>SC-21: Vehicle and Equipment Cleaning</li><li>SC-22: Vehicle and Equipment Repair</li><li>SC-32: Outdoor Equipment Operations</li></ul>	
Storm Drain System Stenciling and Signage	SC-34: Waste Handling and Disposal (Signage Section)	
Trash Container Areas	SC-34: Waste Handling and Disposal	
Vegetated Swales and Strips	TC-32: Bioretention	
Wet Ponds	TC-20: Wet Ponds	
Other:	• • • •	

Please refer to the California Storm Water Best Management Practice Handbooks for more information.

Insert City Seal

# STORMWATER TREATMENT CERTIFICATION



SITE			

#### **APPROXIMATE PROJECT CHARACTERISTICS**

			R	loofed Area			ft <sup>2</sup>
				loadway/Parking		•	ft²
				andscaped/Vege			ft <sup>2</sup>
				Other Ground Le Ex: Outdoor wo			ft²
			_	ther:	_		ft <sup>2</sup>
Plan Check #				OTAL			ft <sup>2</sup>
			_	UIAL			IL
Planning #							
		STRUC		REATMEN as necessary) or see back			
Area Designation (must correspond with plans)	Tributary Area (ft²)	Average Impervious Factor	Estimated Flow Rate or Volume*	Anticipated Potential Pollutants	Type of BMP (include size, make, and model, if any)	BMP Location (briefly describe)	Design Treatment Flow Rate or Volume Capacity
By stamping th overflow so as *Flow rates and volur	not to cont	ribute to local	ized flooding	or soil instabil	ity.		ass or
I certify that I a California, and with the requi Quality Contro Resources Cont	that the tre irements e ol Board,	eatment methestablished by Los Angeles	ods and capad the Califorr Region, and	cities herein co nia Regional the State	omply Water Water	fix Registered Wet Ink Stam	_
Print Na	nme	Si	gnature	Date	 e		

		STRUC	FURAL/TI	REATMEN heets as necessary)	T BMPs		
Area Designation (must correspond with plans)	Tributary Area (ft²)	Average Impervious Factor	Estimated Flow Rate or Volume*	Anticipated Potential Pollutants	Type of BMP (include size, make, and model, if any)	BMP Location (briefly describe)	Design Treatment Flow Rate or Volume Capacity

Insert City

#### OWNER'S CERTIFICATION MINIMUM BMPs FOR ALL CONSTRUCTION SITES



PLAN CHECK #	
Project Name	BUILDING/GRADING PERMIT NUMBER
Project Location	_
Owner Name	Contractor Name
Address	Address
Phone	Phone
FAX/Email	FAX/Email
<ul> <li>protection of receiving waters. Under permits from the certain activities are subject to RWQCB enforcement. To Stormwater Permit (CAS004001), minimum requirements of must be implemented on each project site. Minimum requirements of combination of BMPs, such as the limiting of grading a rain events; planting and maintenance of vegetation or sEDIMENT CONTROL: Eroded sediments from area retained on site to minimize sediment transport from the via runoff, vehicle tracking or wind.</li> <li>NON-STORMWATER MANAGEMENT: Non-stormwactivity shall be contained at the project site.</li> <li>WASTE MANAGEMENT: Construction related mat minimize transport from the site to streets, drainage for the certain activity of the contained at the site to streets, drainage for the certain activity of the certain act</li></ul>	channels shall be controlled by implementing an effective activities during the wet season; inspecting graded areas during
refueling must be conducted away from catch basins, (4) catch basins r	th tarps or plastic, (2) leaking equipment must be repaired immediately, (3) must be protected when working nearby, (5) vacuum all concrete saw cutting, weep the gutters at the end of each working day and keep a trash receptacle on

site.

As the architect/engineer of record, I have selected appropriate BMPs to effectively minimize the negative impacts of this project's construction activities on stormwater quality. The project owner and contractor are aware that the selected BMPs shall be installed, monitored, and maintained to ensure their effectiveness. The BMPs not selected for implementation are redundant or deemed not applicable to the proposed construction activity.

Architect/Engineer of Record Name	Architect/Engineer of Record Signature
Title	Date

I certify that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to ensure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, to the best of my knowledge and belief, the information submitted is true, accurate, and complete. I am aware that submitting false and/ or inaccurate information, failing to update the ESCP to reflect current conditions, or failing to properly and/ or adequately implement the ESCP may result in revocation of grading and/ or other permits or other sanctions provided by law.

Landowner or Landowner's Agent Name	Landowner or Landowner's Agent Signature
Title	Date



**Third Review** 

ESCP Received on:

Review Completed on:

# EROSION AND SEDIMENT CONTROL PLAN (ESCP) REVIEW CHECKLIST

These requirements apply to all activities involving soil disturbance with the exception of agricultural activities. Applicable activities include but are not limited to grading, vegetation clearing, soil compaction, paving, re-paving and linear underground/overhead projects (LUPs).

Prior to issuing a grading or building permit, each operator of a construction activity within its jurisdiction must prepare and submit an ESCP prior to the disturbance of land.

Contact Name:	rracking #:
Contact Title:	Site Name:
Company Name:	Site Address:
Mailing Address:	Type of Facility:
City, State, Zip:	Submittal Date:
Phone Number:	Plan Return Date:
Fax Number:	Disturbed Area:
<u>First Review</u>	Fourth Review
ESCP Received on:	ESCP Received on:
Review Completed on:	Review Completed on:
Second Review	Fifth Review
ESCP Received on:	ESCP Received on:
Review Completed on:	Review Completed on:

Sixth Review

ESCP Received on:

Review Completed on:

#### **ESCP** Review Checklist

ESCO DECUIDEMENT	SATI	SFAC	TION	COMMENTS		
ESCP REQUIREMENT	YES	NO	N/A	COMMENTS		
General Information						
Contact information (e.g., name, address, phone, email,						
etc.) provided for the owner and contractor.						
Basic site information including location, status, size of the						
project and area of disturbance is provided.						
Proof of existing coverage under applicable permits,						
including, but not limited to the State Water Board's Construction General Permit, and State Water Board 401						
Water Quality Certification.						
Meets the minimum requirements of the jurisdictional						
erosion and sediment control ordinance.						
Includes the elements of a Storm Water Pollution						
Prevention Plan (SWPPP) prepared in accordance with the						
requirements of the Construction General Permit.						
Developed and certified by a Qualified SWPPP Developer						
(QSD).		Ш				
Identifies the proximity all water bodies, water bodies listed						
as impaired by sediment-related pollutants, and water						
bodies for which a sediment-related TMDL has been						
adopted and approved by the USEPA.						
Identifies any significant threat to water quality status,						
based on consideration of factors listed in Appendix 1 to						
the Construction General Permit.						
The project start date and anticipated completion date is provided.						
Includes Identification of site Risk Level as identified per the	_					
requirements in Appendix 1 of the Construction General						
Permit.						
Contains a language signed by the landowner or the						
landowner's agent stating as follows:						
"I coutify that this document and all attachments were						
"I certify that this document and all attachments were prepared under my direction or supervision in accordance						
with a system designed to ensure that qualified personnel						
properly gather and evaluate the information submitted.						
Based on my inquiry of the person or persons who manage						
the system or those persons directly responsible for						
gathering the information, to the best of my knowledge and						
belief, the information submitted is true, accurate, and						
complete. I am aware that submitting false and/ or						
inaccurate information, failing to update the ESCP to reflect						
current conditions, or failing to properly and/ or adequately						
implement the ESCP may result in revocation of grading						
and/ or other permits or other sanctions provided by law."						

Best Management Practices  All structural BMPs are designed by a licensed California Engineer.  Includes Sediment/Erosion Control.  Includes controls to prevent tracking on and off the site.  Includes Materials Management (e.g., vehicle washing, dewatering, etc.).  Includes Materials Management (delivery and storage).  Includes Materials Management (e.g., concrete washout/waste management; sanitary waste management).  Includes methods to minimize the footprint of the disturbed area and to prevent soil compaction outside of the disturbed area.  Includes methods used to protect native vegetation and trees.  Includes the rationale for the selection and design of the proposed BMPs, including quantifying the expected soil loss from different BMPs.  Post-Construction Structural BMPs subject to Operation and Maintenance Requirements are identified.  Site Plan  Full sized plans showing the site with all proposed BMPs and water quality notes have been signed and stamped with wet ink application by the appropriate individual.  Plan includes a title block containing at least the project name, address, and owner.	ECOD DECUIDEMENT	SATI	SFAC	TION	COMMENTS		
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name, address, and owner.	with wet ink application by the appropriate individual.						
	Plan includes a title block containing at least the project						
All figures, mans, plot plans, etc. have a legend, including a	name, address, and owner.						
All lightes, maps, plot plans, etc. have a legenu, including a	All figures, maps, plot plans, etc. have a legend, including a						
North arrow and scale.	North arrow and scale.						
All facilities are labeled for the intended function.	All facilities are labeled for the intended function.						
All areas of outdoor activity are labeled.	All areas of outdoor activity are labeled.						
All structural BMPs are indicated.	All structural BMPs are indicated.						
Drainage flow information depicted.	Drainage flow information depicted.						
Project location shown.	Project location shown.						
Site boundary indicated.	Site boundary indicated.						

#### **Agency Standard Operating Procedures**

Each agency will use the suggested language below to develop, implement, and revise as necessary agency-specific Standard Operating Procedures (SOPs) that identify the procedures each agency will follow.

#### **CGP Coverage Verification**

Verification of active coverage under the Construction General Permit for sites disturbing 1
acre or more, or that are part of a planned development that will disturb 1 acre or more and
a process for referring non-filers to the Regional Water Board.

Prior to releasing any permits relating to and/or allowing for construction activities on a site resulting in one (1) acre or more of soil disturbance, a Notice of Intent (NOI), a Storm Water Pollution Prevention Plan (SWPPP), and all other Permit Registration Documents (PRDs) must be filed with the Regional Water Resources Control Board (Regional Board) through the State Water Board's Storm water Multi-Application and Report Tracking System (SMARTS) website and a Waste Discharge ID (WDID) number must be obtained from the Regional Board. This requirement will be included as a condition of approval. In cases where construction activities have commenced on a qualifying site and the project has not yet filed all PRDs (along with an explanation for filing late) with the Regional Board, a Notice of Violation (NOV) will be sent to the responsible person. Any work orders released will be stopped and fines may be enforced. The Regional Board will be notified of the discharger's non-compliance. Work will not be allowed to commence until the NOI has been accepted by the Regional Board and WDID number issued.

#### **ESCP Review**

 Review of the applicable ESCP and inspection of the construction site to determine whether all BMPs have been selected, installed, implemented, and maintained according to the approved plan and subsequent approved revisions.

Prior to issuing a grading or building permit, each operator of a construction activity within its jurisdiction must prepare and submit an Erosion and Sediment Control Plan (ESCP) prior to the disturbance of land. The ESCP Requirement Checklist will be used to ensure required information is submitted by the responsible person. These requirements apply to all activities involving soil disturbance with the exception of agricultural activities. Applicable activities include but are not limited to grading, vegetation clearing, soil compaction, paving, re-paving and linear underground/overhead projects (LUPs).

#### **BMP Assessment**

 Assessment of the appropriateness of the planned and installed BMPs and their effectiveness.

Prior to releasing any permits relating to and/or allowing for construction activities on a site resulting in one (1) acre or more of soil disturbance a Qualified SWPPP Practitioner (QSP) must be identified by the developer. Prior to beginning any construction activities, the QSP must review the ESCP and determine if the following requirements are being met:

1. Erosion and sediment controls are incorporated to provide effective reduction or elimination of sediment related pollutants in stormwater discharges and authorized non-stormwater discharges from the site.

- 2. Sediment controls are designed to intercept and settle out soil particles that have been detached and transported by the force of water.
- 3. Non-stormwater control BMPs are selected to control sediment on the construction site.
- 4. Materials and waste management pollution control BMPs are incorporated to minimize stormwater contact with construction materials, wastes and service areas; and to prevent materials and wastes from being discharged off-site.

If the QSP identifies potential problematic areas of the ESCP, a revision to the ESCP must be submitted for review and approval.

Once the BMPs are installed, inspections must be conducted at the frequency identified in the Watershed Management Program (WMP). All BMPs not functioning as intended must be repaired, replaced, or changed to a more effective BMP. Inspection and maintenance procedures must be in accordance with the CASQA handbook.

#### **Discharge Reporting**

 Visual observation and record keeping of non-stormwater discharges, potential illicit discharges and connections, and potential discharge of pollutants in stormwater runoff.

Any non-stormwater discharges, potential illicit discharges and connections, and potential discharge of pollutants in stormwater runoff will be tracked and kept on record.

Public reporting of illicit discharges or water quality impacts associated with discharges into or from MS4s within this jurisdiction will be conducted. Multiple modes of communication are in place to allow for complaints and spill reporting. When a complaint is received it will be documented and tracked to ensure that all complaints are adequately addressed.

A Spill Response Plan will be implemented for all sewage and other spills that may discharge into the MS4 within this jurisdiction. Coordination with spill response teams will be observed throughout all appropriate departments, programs, and agencies so that maximum water quality protection is provided. All spill complaints will be investigated within one business day of receiving the complaint and a response to spills for containment will be conducted within 4 hours of becoming aware of the spill, except where such spills occur on private property, in which case the response should be within 2 hours of gaining legal access to the property. Spills that may endanger health or the environment will be reported to appropriate public health agencies and the Office of Emergency Services (OES).

A training program regarding the identification of illicit connections/illicit discharges (IC/IDs) for all municipal field staff, who, as part of their normal job responsibilities (e.g., street sweeping, storm drain maintenance, collection system maintenance, road maintenance), may come into contact with or otherwise observe an illicit discharge or illicit connection to the MS4 will be provided.

#### **Construction Inspection Reporting and Tracking**

- Development of a written or electronic inspection report generated from an inspection checklist used in the field.
- Tracking of the number of inspections for the inventoried construction sites throughout the reporting period to verify that the sites are inspected at the minimum frequencies required.

Inspections will be conducted at a frequency listed in the Watershed Management Program (WMP). Inspection checklists and/or reports will be utilized to determine and keep record of whether or not all

BMPs have been selected, installed, implemented, and maintained according to the approved plan and subsequent approved revisions. These checklists/reports will be retained for at least three (3) years following NOT approval.



#### (CITY NAME) STORMWATER INSPECTION REPORT FOR CONSTRUCTION SITES SITES ONE ACRE OR GREATER

Project Name:				Address:					
Area disturbed:						WDID: SWPPP on-site: Yes			
Risk level: $\square$ Low (Risk 1) $\square$ Medium (Risk 2) $\square$ High (Risk 3)				3)	Erosi	ion & Sediment Control Plan (ESCP) on-site:	s 🗆 No		
					☐ Site stabilization				
Developer/Contractor:  Phone number:									
Contact:						Title:	:		
Inspector:						Date	:		
	f con	ctru	ction	١		For s	ites discharging to a waterbody impaired for sedim	ent/turbidity <sup>i</sup>	
Inspection: Routine (monthly and for each phase of construction)    For sites discharging to a waterbody impaired for sediment/turbidity   Recent rainfall   Recent rainfall							·		
·				EST	MA		EMENT PRACTICE) COMPLIANCE	,	
							DURING ACTIVE CONSTRUCTION		
Comment	Yes	No	N/A				Comment	Yes No N/A	
1. Erosion controls are implemented in accordance with the ESCP  2. Erosion observed					int		Effective material delivery and storage practices are implemented		
ខ្លី 5 2. Erosion observed					nageme		Spill prevention and control practices are implemented		
3. Sediment controls are implemented in accordance with the ESCP 4. Sediment discharge observed					Waste Management		Stockpile controls are implemented in accordance with the ESCP		
accordance with the ESCP  4. Sediment discharge observed					M		Solid waste controls are implemented in accordance with the ESCP		
5. Tracking controls (tire washout, stabilized entrances, exits and roadways) are implemented in accordance with the ESCP					vater ient		Vehicle and equipment washing, fueling and maintenance controls are implemented in accordance with the ESCP		
6. Sediment in roads observed					ormv	14.	Nonstormwater discharges observed		
entrances, exits and roadways) are implemented in accordance with the ESCP  6. Sediment in roads observed  7. Wind erosion controls are implemented in accordance with the ESCP					Nonstormwater Management	15.	Dewatering operations covered under NPDES Permit CAG994004		
8. Wind erosion observed						16.	Water conservation practices are implemented		
PHASE 3:				CAF	PING	3/SITE	STABILIZATION		
Comment			N/A	-			Comment	Yes No N/A	
Graded areas have reached final stabilization				3					
Trash, debris and construction materials are removed				4		Post-construction BMPs are installed			
COMMENTS AND CORRECTIVE ACTIONS (IF REQUIRED):									
ENFORCEMENT:   None required   Corrective Action Notice (complete section below)   Other (see comments)									
LIN ONCEIVIENT. LI None required Li	COIT	ecul	e AC	uon	1 1401	tice (C	Complete section below) — Other (see com	nentsj	
CORI	RECT	IVE A	ACTIC	N N	иоті	ICE (IF	REQUIRED)		
If corrective actions have been noted above, then the responsible party (facility owner, occupant or person responsible) is in noncompliance with the City's Stormwater Quality Ordinance. The responsible party may be subject to enforcement actions under this program if the corrective actions are not implemented by:									
	_	Corr	ective	Act	ion D	Due Da	ate		
ACKNOWLEDGEMENT OF RECEIPT OF CORRECTIVE ACTION NOTICE									
Site Representative Signature			Prir	ited	Nam	 1e	Date		

For sites discharging to a tributary listed by the state as an impaired waterbody for sediment or turbidity under CWA § 303(d), or determined to be a threat to water quality, inspections must be conducted (1) when two or more consecutive days with greater than 50% chance of rainfall are predicted by NOAA and (2) within 48 hours of a ½-inch rain event and (3) at least once every two weeks.

## CITY STORMWATER QUALITY PROGRAM CONSTRUCTION SITE INSPECTION REPORT

FOR SITES LESS THAN ONE ACRE

Project:				,	Address:				
Contact:			-	Title:					
Contractor:			ı	Phone:					
Inspec	tor:					ı	Date:		
	CHECKLIST FOR STOR	MWATE	R BM	P (BE	ST MANA	GEME	ENT PRACTICE) COMPLIANCE		
	Question	Yes	No I	N/A			Question	Yes	No N/A
c <del>-</del>	Effective erosion controls implemented.				iter ient	5. W	ater conservation practices are implemented.		
Erosion Control	2. Erosion observed.				Non- Stormwater Management		ewatering operations covered under NPDES ermit CAG994004		
nent trol	3. Effective sediment controls implemented.				ste ement	spi	ective material delivery/storage practices and ill prevention/control practices are plemented.		
Sediment Control	4. Sediment discharge observed.				Waste Management		fective waste management controls are aplemented.		
	СОММ	ENTS AN	D CO	RREC	TIVE ACT	IONS (	(IF REQUIRED):		
ENFORCEMENT:						nts)			
		ODDECT	\/F A	CTIO	N NOTICE	/IF DE	OHIBED)		
If corrective actions have been noted above, then the responsible party (facility owner, occupant or person responsible) is in noncompliance with the City's Stormwater Quality Ordinance. The responsible party may be subject to enforcement actions under this program if the corrective actions are not implemented by:  ———————————————————————————————————									
	ACKNOWLED	GEMENT	OF I	RECEI	PT OF CO	RRECT	TIVE ACTION NOTICE		
-	Site Representative Signature Printed Name			Date	-				

#### **Example Lease Language for Fixed Facilities**

The following is example language that can be inserted into municipal leases:

The Los Angeles Regional Water Quality Control Board (RWQCB) has issued permits which govern stormwater and non-stormwater discharges resulting from municipal activities performed by or for the Coastal Watersheds of Los Angeles County, including the Los Angeles County Flood Control District, the County of Los Angeles, and 84 incorporated cities within the coastal watersheds of Los Angeles County with the exception of Long Beach (collectively referred to as Permittees). The RWQCB Permit is a National Pollutant Discharge Elimination System (NPDES) Permit No. R4-2023-0175. A Copy of the RWQCB Permit is available for review.

In order to comply with the Permit requirements, the Permittees have developed a Watershed Management Program (WMP) which contains Public Agency Facilities and Activities Maintenance Procedures (Maintenance Procedures) with Best Management Practices (BMPs) adopted from the Caltrans Storm Water Quality Handbook Maintenance Staff Guide (Caltrans Handbook) that parties leasing municipally owned properties must adhere to. These Maintenance Procedures contain pollution prevention and source control techniques to minimize the impact of those activities upon dry-weather urban runoff, stormwater runoff, and receiving water quality.

Activities performed at the facility leased under this agreement shall conform to the RWQCB NPDES Permit, the WMP, and the CalTrans Handbook, and must be performed as described within all applicable Maintenance Procedures. The holder of this agreement shall fully understand the Maintenance Procedures applicable to activities conducted at the facility leased under this agreement prior to conducting them and maintain copies of the Maintenance Procedures at the leased facility throughout the agreement duration. The applicable Maintenance Procedures are included as Exhibit of this agreement.

Evaluation of activities subject to WMP requirements performed at the facility leased under this agreement will be conducted by the city to verify compliance with Maintenance Procedures, and may be required through lessor self-evaluation as determined by the city.

#### **Example Contract Language for Field Programs**

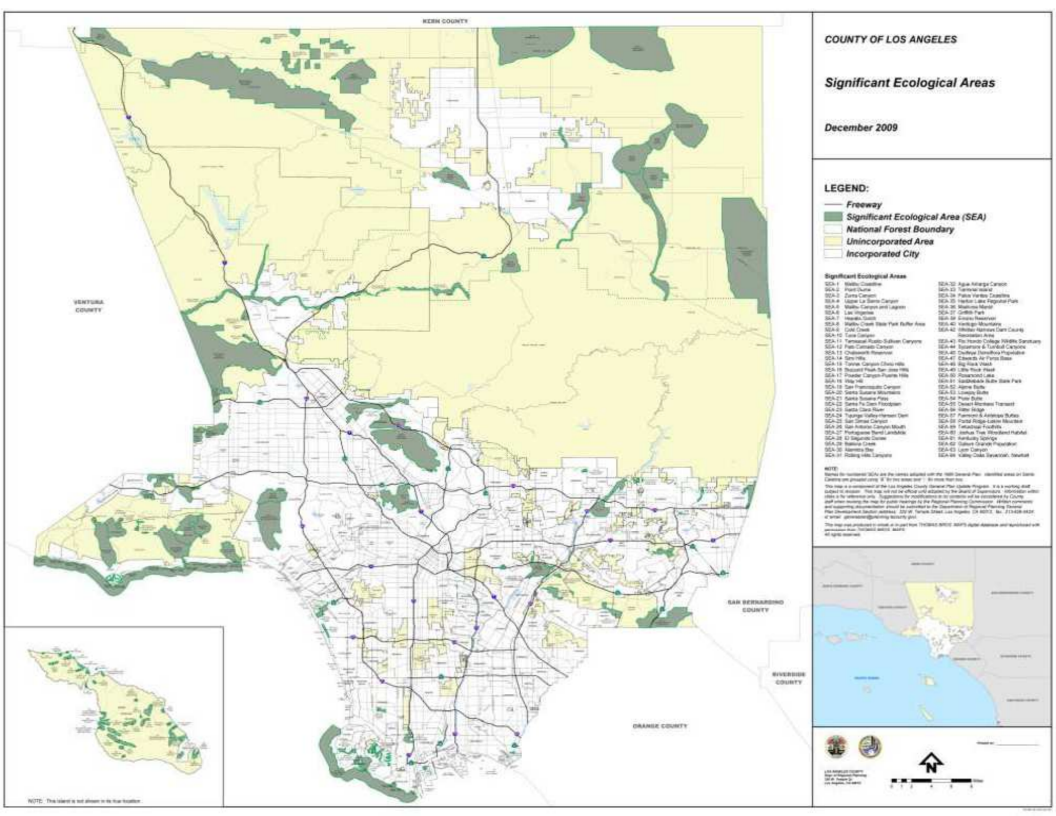
The following is example language that can be inserted into municipal field program contracts:

The Los Angeles Regional Water Quality Control Board (RWQCB) has issued permits which govern stormwater and non-stormwater discharges resulting from municipal activities performed by or for the Coastal Watersheds of Los Angeles County, including the Los Angeles County Flood Control District, the County of Los Angeles, and 84 incorporated cities within the coastal watersheds of Los Angeles County with the exception of Long Beach (collectively referred to as Permittees). The RWQCB Permit is a National Pollutant Discharge Elimination System (NPDES) Permit No. R4-2023-0175. A Copy of the RWQCB Permit is available for review.

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Work performed under this CONTRACT shall conform to the RWQCB NPDES Permit, the WMP, and the CalTrans Handbook, and must be performed as described within all applicable Maintenance Procedures. The CONTRACTOR shall fully understand the Maintenance Procedures applicable to activities that are being conducted under this CONTRACT prior to conducting them and maintain copies of the Maintenance Procedures throughout the CONTRACT duration. The applicable Model Maintenance Procedures are included as Exhibit \_\_\_\_\_ of this CONTRACT.

Evaluation of activities subject to WMP requirements performed under this CONTRACT will be conducted to verify compliance with the Maintenance Procedures, and may be required through CONTRACTOR self-evaluation as determined by the city.



## 2014

## **Integrated Pest Management Program**



**Developed for the City of** 

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#### INTEGRATED PEST MANAGEMENT (IPM) PROGRAM IMPLEMENTATION GUIDELINES<sup>1</sup> FOR THE CITY OF

#### **General IPM Policy**

For the past few decades, the trend in pest management has been to increasingly rely on synthetic chemical pesticides. This management strategy results in the increased use of dangerous chemicals, an increase in the number of pests that can become resistant to the pesticides, as well as lead to new organisms becoming pests. Additionally, some pesticides used for terrestrial pest management have been found in waterways causing problems in the aquatic environment.

Pest control managers are now moving away from their reliance on pesticides and toward an integrated approach that combines limited pesticide use with more environmentally friendly pest control techniques. This system is known as integrated pest management (IPM), a strategy that focuses on the long-term prevention of pests through a combination of techniques, including preventative, cultural, mechanical, environmental, biological, and chemical control tactics (Figure 1). Multiple IPM techniques can be utilized simultaneously to control pest populations in the most effective manner possible.

A comprehensive IPM Program and Approach allows for primary focus on pollution prevention by monitoring and preventing pests as well as minimizing heavy pest infestations, which reduces the need for chemicals and/or multiple applications. The goal of the IPM Program is not to eliminate all pests, but to keep their populations at tolerable levels. In an IPM program, pesticides should be applied only when it is determined that pests are approaching damaging levels. Because this requires early detection of the pests, IPM programs utilize monitoring techniques and economic thresholds to determine when to implement control strategies. If possible, a person should be trained and assigned to scout the sites on a regular basis. Pesticides may be part of an IPM program, but they should preferably be used only after pests exceed established thresholds and applied only to the affected area (in the case of disease prevention, some modifications may be allowed). In general, all pest control strategies should be those that are least disruptive to biological control organisms (natural enemies), least hazardous to humans and the environment (including non-target organisms), and have the best likelihood of long-term effectiveness.

<sup>&</sup>lt;sup>1</sup>Adapted from the Orange County Drainage Area Management Plan Integrated Pest Management Policy Developed by the University of California, Division of Agriculture and Natural Resources

IPM practices are encouraged over the sole use of pesticides as the primary means of pest management (**Table 1**). As a part of their Municipal Activities Program, public agencies and their contractors evaluate the ability to use non-chemical IPM techniques before intensive use of pesticides. This IPM Program template outlines baseline IPM procedures that are required by the Los Angeles County Municipal Separate Storm System Permit (MS4 Permit)<sup>2</sup> along with additional optional IPM techniques that can be employed to implement an effective IPM program.

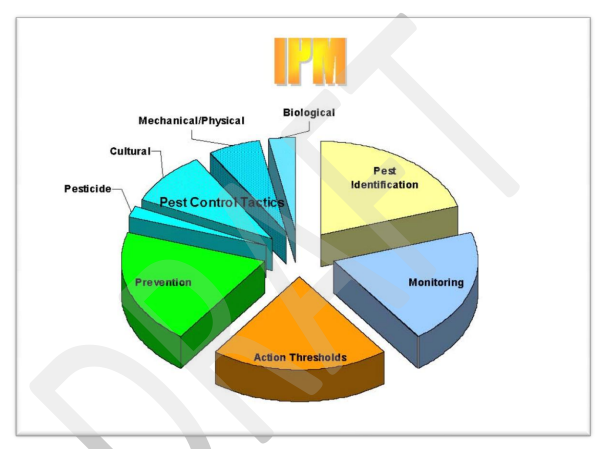


Figure 1 Components of an Integrated Pest Management Program

<sup>&</sup>lt;sup>2</sup>California Regional Water Quality Control Board Los Angeles Region. 2012. Order No. R4-2012-0175 NPDES Permit No. CAS004001 Waste Discharge Requirements for Municipal Separate Storm Sewer System (MS4) Discharges within the Coastal Watersheds of Los Angeles County, except those Discharges Originating from the City of Long Beach MS4.

□ Integrated Pest Management

Table 1 Advantages and Disadvantages of a Pesticide-Based Program Versus An IPM-Based **Pest Control Program** 

Pesticide Based Pest Control		IPM Based Pest Control	
Advantages	Disadvantages	Advantages	Disadvantages
Quick suppression of pests	Not long-term	Long-term control	It may take longer to see results
	Pest control is reactive	Can be proactive in pest control actions.	Must establish thresholds
	Loss of natural controls.	Reduces disruption of natural enemies	
	Often get outbreaks of other pests		
		Pesticides can be used (only used as a last resort)	Must have knowledge of pesticides and their effects on other organisms.
Labor is only for spraying	Extra work in cleanup	Staff becomes more knowledgeable of pests and injury symptoms	Labor is r <mark>equ</mark> ired for monitoring and regular scouting
			Training is required to identify pests and natural enemies
Not much preparation	Need a PCA	Pest management is	Must maintain a record-
or follow-up needed	recommendation	more organized	keeping system.
	Pesticide safety issues for applicators, public, animals	Less exposure to pesticides	
	More pesticides in environment	Safer to the environment	
	Contamination of water bodies from runoff	Reduces contamination from runoff	

### **Implementation Guidelines**

Enter Designated IPM Coordinator or IPM Contact Information in Box Below:

IPM Coordinator:		
Contact Info:		

Personnel responsible for the care and maintenance of facilities under the City of agree to implement a suite of basic integrated pest management procedures to meet MS4 Permit requirements<sup>3</sup>. The fundamental basis for the IPM program must include the following as outlined in Permit Part VI.D.9.g:

- 1. Pesticides are to be used if monitoring indicates they are needed, and pesticides are applied according to applicable permits and established guidelines.
- 2. Treatments are made with the goal of removing only the target organism.
- 3. Pest controls are selected and applied in a manner that minimizes risks to human health, beneficial non-target organisms, and the environment.
- 4. The use of pesticides, including Organophosphates and Pyrethroids, does not threaten water quality.
- 5. Partnerships with other agencies and organizations are established to encourage the use of IPM.
- 6. A standardized protocol is to be used for the routine and non-routine application of pesticides (including pre-emergents), and fertilizers.
- 7. There is to be no application of pesticides or fertilizers (1) when two or more consecutive days with greater than 50% chance of rainfall are predicted by NOAA34, (2) within 48 hours of a 1/2-inch rain event, or (3) when water is flowing off the area where the application is to occur. This requirement does not apply to the application of aquatic pesticides or pesticides which require water for activation.
- 8. No banned or unregistered pesticides are stored or applied.
- 9. All staff applying pesticides are certified in the appropriate category by the California Department of Pesticide Regulation, or are under the direct supervision of a pesticide applicator certified in the appropriate category.
- 10. Procedures to encourage the retention and planting of native vegetation to

<sup>&</sup>lt;sup>3</sup> In addition to MS4 Permit compliance, there are extensive federal and state laws and regulations that all public agencies must be in compliance with at all times, including the California Food and Agricultural Code (FAC) and the California Code of Regulations, Title 3 (3CCR).

reduce water, pesticide and fertilizer needs are implemented; and

- 11. Pesticides and fertilizers are stored indoors or under cover on paved surfaces, or use secondary containment.
  - a. The use, storage, and handling of hazardous materials are reduced to decrease the potential for spills.
  - b. Storage areas are regularly inspected.

In order to implement the above required minimum practices, the following section describes components of an effective IPM Program that can be employed:

- Pest and Symptom Identification
- Prevention
- Monitoring
- Injury Levels and Action Thresholds
- Pest Control Tactics

A number of useful IPM techniques are outlined under each component and further described in Appendix A. These techniques are known to be effective and methods can be selected from each component as necessary to achieve the IPM goals and meet MS4 Permit requirements.

Additional information on the latest IPM techniques including management of new pests in the landscape can be obtained from local UC Cooperative Extension Advisors, UC IPM Regional Advisor, or the Statewide UC IPM Web Site at <a href="https://www.ipm.ucdavis.edu">www.ipm.ucdavis.edu</a>.

### Components of an Effective IPM Program

An IPM program is a long-term, multi-faceted system to manage pests (**Figure 1**). Use of pesticides is a short-term solution to pest problems, and should be used only when the other components fail to maintain the pests or their damage below an acceptable level. Successful IPM practitioners are knowledgeable about the biology of the plants and pests, and successful IPM programs primarily use combinations of cultural practices as well as a combination of physical, mechanical and biological controls.

### **Pest Identification**

It is important to learn to identify all stages of common pests at each site. For example, if you can identify weed seedlings, you can control them before they become larger and more difficult to control and before they flower, disseminating seeds throughout the site. It is also important to be sure that a pest is actually causing the problem. Often damage such as wilting is attributed to root disease but may actually be caused by under watering or wind damage. Appendix A lists specific techniques that can be employed to identify pests.

### **Prevention**

Good pest prevention practices are critical to any IPM program, and can be very effective in reducing pest incidence. Numerous practices can be used to prevent pest incidence and reduce pest population buildup such as the use of resistant varieties, good sanitary practices and proper plant culture. Examples of prevention include choosing an appropriate location for planting, making sure the root system is able to grow adequately and selecting plants that are compatible with the site's environment. Appendix A lists specific techniques that can be employed to achieve pest prevention.

# **Monitoring**

The basis of an effective IPM Program is the development and use of a regular monitoring or scouting program. Monitoring involves examining plants and surrounding areas for pests, examining tools such as sticky traps for insect pests and quantitatively or qualitatively measuring the pest population size or injury. information can be used to determine if pest populations are increasing, decreasing, or staying the same and to determine when to use a control tactic. Weather and other environmental conditions may also play a factor in whether a pest outbreak may occur so it is important to monitor temperature and soil moisture as well.

It is important to use a systematic approach when monitoring, for example you should examine leaves of a similar age each time you check for pests, rather than looking at the older leaves on some plants and younger ones on others. Randomly looking at a plant and its leaves does not allow you to track changes in pest population or damage over time.

It is important to establish and maintain a record-keeping system to evaluate and improve your IPM program. Records should include information such as date of examination, pests found, size and extent of the infestation, location of the infestation, control options utilized, effectiveness of the control options, labor and material costs. Appendix A lists specific techniques that can be employed to in the monitoring of pests.

### **Injury Levels and Action Thresholds**

In order to have a way to determine when a control measure should be taken, injury levels and action thresholds must be set for each pest. An injury level is the level of unacceptable damage. For example, the injury level for a leaf-feeding beetle may be set at 30% of the leaves being damaged. Action thresholds are the set of conditions required to trigger a control action. An example of this would be finding an average of 5 or more beetles on 10 shrubs in a location. Action thresholds are set from previous experience or published recommendations and based on expected injury levels. Injury levels are often set by the public's comments. Appendix A lists specific techniques that can be employed to determine injury levels and action thresholds.

### **Pest Control Tactics**

Integrated pest management programs use a variety of pest control tactics in a compatible manner that minimizes adverse effects to the environment. A combination of several control tactics is usually more effective in minimizing pest damage than any single control method. The type of control that an agency selects will likely vary on a case-by-case basis due to the varying site conditions.

The primary pest control tactics to choose from include:

- Cultural
- Mechanical/Physical
- Biological
- Pesticide

Appendix A lists specific pest control techniques that can be employed.

### **Cultural Controls**

Cultural controls are modifications of normal plant care activities that reduce or prevent pests. In addition to those methods used in the pest preventions, other cultural control methods include adjusting the frequency and amount of irrigation, fertilization, and mowing height. For example, spider mite infestations are worse on water-stressed plants, over-fertilization may cause succulent growth which then encourages aphids, too low of a mowing height may thin turf and allow weeds to become established.

### Mechanical/Physical Controls

Mechanical control tactics involve the use of manual labor and machinery to reduce or

eliminate pest problems using methods such as handpicking, physical barriers, or machinery to reduce pest abundance indirectly. Examples include hand-pulling or hoeing and applying mulch to control weeds, using trap boards for snails and slugs, and use of traps for gophers.

The use of physical manipulations that indirectly control or prevent pests by altering temperature, light, and humidity can be effective in controlling pests. Although in outdoor situations these tactics are difficult to use for most pests, they can be effective in controlling birds and mammals if their habitat can be modified such that they do not choose to live or roost in the area. Examples include removing garbage in a timely manner and using netting or wire to prevent bird from roosting.

### **Biological Controls**

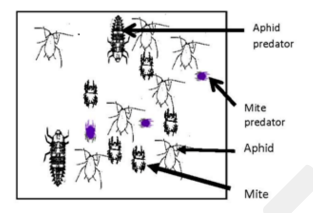
Biological control practices use living organisms to reduce pest populations. These organisms are often also referred to as beneficials, natural enemies or biocontrols. They act to keep pest populations low enough to prevent significant economic damage. Biocontrols include pathogens, parasites, predators, competitive species, and antagonistic organisms. Beneficial organisms can occur naturally or can be purchased and released.

The most common organisms used for biological control in landscapes are predators, parasites, pathogens and herbivores.

- <u>Predators</u> are organisms that eat their prey (e.g. Ladybugs).
- <u>Parasites</u> spend part or all of their life cycle associated with their host. Common parasites lay their eggs in or on their host and then the eggs hatch, the larvae feed on the host, killing it (e.g. Tiny stingless wasps for aphids and whiteflies).
- <u>Pathogens</u> are microscopic organisms, such as bacteria, viruses, and fungi that cause diseases in pest insects, mites, nematodes, or weeds (e.g. Bacillus thuringiensis or BT).
- <u>Herbivores</u> are insects or animals that feed on plants. These are effective for weed control. Biocontrols for weeds eat seeds, leaves, or tunnel into plant stems (e.g. goats and some seed and stem borers).

In order to conserve naturally occurring beneficials, broad-spectrum pesticides should be avoided since the use of these types of pesticides may result in secondary pest outbreak due to the mortality of natural enemies that may be keeping other pests under control (Figure 2).

### A. Aphids and mites controlled by predators



B. After a broad spectrum spray for aphids, predators for mites and aphids are also killed, resulting in an outbreak of mites.

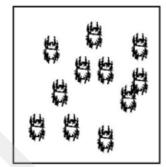


Figure 2 Example of Secondary Pest Outbreak Caused By Use of a Broad Spectrum Insecticide

### Pesticide Controls

Any substance used for defoliating plants, regulating plant growth or preventing, destroying, repelling or mitigating any pest, is a pesticide. Insecticides, miticides, herbicides, fungicides, rodenticides and molluscides are all pesticides. Anything with an EPA or DPR registration number on the label is a non-exempt pesticide.

Pesticides should only be used when other methods fail to provide adequate control of pests and just before pest populations cause unacceptable damage. The overuse of pesticides can cause beneficial organisms to be killed and pest resistance to develop. When pesticides must be used, considerations should be made for how to use them most successfully. Avoid pesticides that are broad-spectrum and relatively persistent since these are the ones that can cause the most environmental damage and increase the likelihood of pesticide resistance. Always choose the most specific but least toxic to non-target organisms method.

In addition, considerations should be given to the proximity to water bodies, irrigation schedules, weather (rain or wind), etc. that are secondary factors that may result in the pesticide being moved off-site into the environment. Consideration should be made of the temporary loss of use of an area (application in a park may result in the area being sectioned off).

# Appendix A: Optional IPM Techniques to Integrate into IPM Program

The following practices are generally accepted to be effective IPM techniques. These procedures increase the long-term prevention and suppression of pest problems (insects, weeds, diseases, and vertebrates) with the minimum impact on human health, the environment, and non-target organisms. Emphasis is placed on improving cultural practices to prevent problems and utilize alternative control measures instead of broad spectrum pesticides. The following IPM techniques are divided into the following categories:

- General Pesticide Management Practices
- Pest and Symptom Identification
- Prevention
- Monitoring
- Injury Levels and Action Thresholds
- Pest Control Tactics

### GENERAL PESTICIDE MANAGEMENT PRACTICES

- Maintain a complete inventory of all pesticides used and the use sites. This
  inventory should be updated annually.
- If pesticides are necessary, CAUTION-labeled pesticides should be considered before more toxic alternatives.
- Ensure that no banned or unregulated pesticides are stored or applied.
- Restricted use pesticides should only be used when no other alternatives are practical.
- Only small quantities of pesticides should be purchased eliminating the need for stockpiling.
- MSDSs should be regularly updated to reflect new pesticides or label changes to pesticides in storage.
- Pesticides should be used only according to label instructions.
- Weather conditions that could affect application should be considered. For example, wind conditions affect spray drift; rain may wash pesticide off of leaves.
- Pesticides should not be applied where there is a high chance of movement into water bodies; for example, they should not be applied near wetlands, streams, lakes, ponds or storm drains unless it is for an approved maintenance activity.
- In most cases, empty pesticide containers should be triple-rinsed before disposal. Particular information on the proper disposal of the pesticide and its container can be found on the label.

- Pesticide equipment and containers should not be cleaned or rinsed in the vicinity of storm drains or other open water areas.
- Pesticides should be stored in covered areas with cement floors and in areas insulated from temperature extremes.
- Chemicals and equipment should be secured during transportation to prevent tipping or excess jarring.
- Pesticides should be transported completely isolated from people, food and clothing, for example, in the bed of the truck rather than in the passenger compartment.
- Pesticide equipment, storage containers and transportation vehicles should be inspected frequently.
- A plan for dealing with pesticide spills and accidents should be developed.
- Unless their safety is compromised, workers should immediately clean up any chemical spills according to label instructions and notify the appropriate supervisors and agencies.
- Pesticide applications on public property, which take place on school grounds, parks, or other public rights-of-way where public exposure is possible, should be posted with warning signs. The specific criteria for the signage can be found in FAC, section 12978. Pesticide applications by the Department of Transportation on public highway rights-of-way are exempt.

### PEST AND SYMPTOM IDENTIFICATION

### Insects, Mites, and Snails and Slugs

- Field personnel should be trained to recognize basic pests found in the landscape in the following groups: insects, mites, and mollusks.
- A licensed Pest Control Adviser can be on staff or hired to properly identify a pest and the symptoms caused by the pest.
- Field personnel can be trained to utilize disease life cycles to apply treatments when the organism can be controlled most effectively.
- Field personnel can be trained to distinguish between beneficial insects and actual pests found in the landscape (e.g. parasitizing wasps).
- Unknown samples can be submitted to the Orange County Agricultural Commissioner for identification by the county entomologist or plant pathologist.
- Abiotic or nonliving factors (wind, sunburn, air pollution, etc...) should be considered as possible causes of observed symptoms as well as biotic (living) factors.

### Weeds

- Field personnel can be trained to identify common weeds in the landscape.
- Field personnel can be trained to utilize weed life cycles to properly control

- weeds such as controlling crabgrass utilizing a pre-emergent herbicide applied in mid-January.
- A licensed Pest Control Adviser can be on staff or contracted to properly identify the pest.

### **Diseases**

- Field personnel can be trained to recognize common diseases or their signs/symptoms in the landscape.
- Field personnel can be trained to utilize disease life cycles to apply treatments when the organism can be controlled most effectively.
- Field personnel can be trained to recognize the difference between biotic and abiotic problems.
- Field personnel can be trained to understand how common diseases are spread throughout the landscape.
- Disease signs and symptoms can be sampled and submitted to the Orange County Agricultural Commissioner for identification by the county plant pathologist.
- A licensed Pest Control Adviser can be on staff or contracted to properly identify the pest.
- Photographs of disease signs and symptoms can be taken and compared to reference guides such as UC IPM's *Pests of Landscape Trees and Shrubs*.

### **Vertebrates**

- Field personnel can be trained to recognize vertebrate pests and the damage they cause in the landscape.
- Field personnel can be trained to utilize vertebrate behavior to properly control the pest most effectively.
- Field personnel can be trained in vertebrate baiting and trapping.
- A licensed Pest Control Adviser can be on staff or contracted to properly identify vertebrate pest.

### **PREVENTION**

### Landscape Design Procedures

- Drainage, soil characteristics, water quality and availability should be considered during plant selection.
- Sun exposure, heat, and high temperature conditions should be considered during plant selection.
- Plant material should be selected based on adaptability to local climate conditions, such as those conditions common to a Mediterranean climate.
- Adequate space should be allowed for root growth, especially trees.

- Nursery stock should be inspected and rejected if not healthy (injuries, diseased, circling roots/potbound, poor staking and/or pruning).
- Pest resistant species and cultivars should be selected.
- Plants with similar growth characteristics and irrigation requirements should be grouped together.
- Landscape design should match available irrigation technology to avoid excess water use and to minimize surface runoff.

### Site Preparation and Planting Procedures

- Soil drainage properties can be assessed and compacted soils improved prior to planting.
- A soil analysis can be conducted to determine the chemical and physical properties of the existing soil and then appropriate amendments such as organic matter can be added.
- Irrigation should be installed as designed in order to avoid poor uniformity once plants are in place.
- Proper planting procedures should be followed for particular plant species to avoid planting too deeply or too shallow.
- Nursery tree stakes can be removed at planting and replaced with staking that allows trunk to flex; removing these stakes after 1 to 1.5 years.
- A soil probe or other soil moisture measurement device can be utilized to monitor soil moisture levels in existing root ball and surrounding soil during establishment period.

### Water Management

- Plants should be examined weekly for symptoms of water stress and to assist in determining irrigation scheduling.
- Soil moisture can be monitored with a soil probe or soil moisture sensors to assist in scheduling irrigation.
- Evapotranspiration (ET) data or 'smart' clock technology can be utilized to schedule irrigation.
- Cyclic irrigation (short-multiple run times) can be employed to minimize surface runoff
- Low precipitation sprinklers or low-volume systems can be utilized to reduce surface runoff.
- Systems should be inspected monthly to check for leaks, broken pipes, and clogged or broken sprinkler heads.
- Adjust sprinklers to avoid application of water directly to the trunk of trees (can promote disease) or on to concrete surfaces where it can enter storm drains.
- A hotline, email, or other dedicated method can be established for citizens to

### report leaks and broken sprinkler heads

### Fertilizing Procedures

- To avoid nutrient losses below the root zone, fertilize only when plants are actively growing.
- Fertilizer should not be applied within 48 hours of a rain event to avoid losses below the root zone and in surface runoff.
- Soil analyses can be conducted in order to determine existing nutrient levels in the soil prior to fertilizing.
- Turf grass fertilizer maintenance schedules can be based on UC recommendations found online at UC Guide for Healthy Lawns: http://www.ipm.ucdavis.edu/TOOLS/TURF/MAINTAIN/fertilize.html
- Sports turf grass fertilizer maintenance guidelines can be based on UC recommendations found in *Establishing and Maintaining the Natural Turf Athletic Field (UCR ANR Publication Number: 21617)*.
- Overfertilization, especially of trees and shrubs, should be avoided to ensure plant growth is not excessively succulent making it more susceptible to pest infestations.
- Off-target fertilizer applications or spills should be cleaned up immediately by sweeping up and applying to landscape or turf or replacing in spreader or bag to ensure material does not enter storm drains.

## Pruning Procedures

- Damaged or diseased wood should be regularly pruned from landscape plants.
- Trees should be pruned according to standards set forth by a professional tree care organization such as the International Society of Arboriculture.
- Plants too large for a space should be replaced instead of pruning them severely.
- Unnecessary pruning should be avoided as wounds are entry sites for decay and disease organisms.
- The age and species of the plant should be taken into account when determining the time of year to prune. For example, eucalyptus should be pruned in December and January when long-horned beetles are not active.
- Tree height reduction should be discouraged. When deemed necessary by a licensed arborist, the crown reduction method approved by a professional tree care organization should be utilized. Topping should not be done to reduce tree size.

### MONITORING FOR PESTS AND PROBLEMS

### Insect/Mollusk Monitoring Procedures

Monthly visual inspections of plants for insects, mites, snail and slug damage,

and recording results is an effective method for tracking changes and easy recall of data.

- Yellow sticky traps can be utilized to assess populations of insects.
- Insects can be dislodged from plants by shaking over a collection surface usually consisting of a clipboard with a white sheet of paper.
- If available for a particular insect, pheromone-baited traps can be utilized.
- Soil-dwelling turf insects can be brought to the surface for monitoring by flushing a specific area of soil (i.e. 2' x 2' grid) with plain water or a soapy water mixture.
- The amount of honeydew (aphids) and frass (caterpillars) present can be utilized as an indicator of population levels.

### Weed Monitoring Procedures

- Landscapes can be inspected at least 4 times a year (early winter, early spring, summer and early fall) for weeds in order to determine if and when a weed problem exists.
- Site surveys can be utilized to record the location, date, and severity of weed problem for an effective method of tracking changes and easy recall of data.
  - o The number of weeds encountered at periodic intervals (e.g. every 1 to 2 feet) can be counted and recorded along a straight line transecting a landscaped, area or within a selected area, for example 4 sq. ft. samples done in random places in a bed or turf area.

## Disease Monitoring Procedures

- Landscapes should be regularly checked for conditions, such as overwatering and injuries, which promote disease.
- Landscapes should checked monthly for disease symptoms and signs. Disease prone plants should be checked more frequently.
- Landscape inspections should note date when disease signs and symptoms were first noticed and the current environmental conditions and soil moisture levels as an effective method of tracking changes and easy recall of data.

### Vertebrate Monitoring Procedures

- Landscapes can be regularly inspected for vertebrate presence either by damage caused by animal, actual animal sightings, and/or droppings.
- Records can be kept of the absence or presence of actual vertebrates, the damage caused, and/or the presence or absence of droppings.
- Maps can be created and updated at least twice a year, recording areas of high vertebrate damage or signs (such as gopher mounds).

### INJURY LEVELS AND ACTION THRESHOLDS

Insect/Mollusk Thresholds and Guidelines

- Insect tolerance levels can be established based on the public's acceptance of damage to the landscape or a certain level of nuisance pests (i.e. ants), the actual plant species in the landscape, and long-term monitoring and knowledge of pests causing the damage.
- Thresholds can be based on levels where reasonable control of the pest can be achieved with minimum impact on the environment.
- Insect monitoring records can be utilized to establish threshold levels for the
  implementation of control strategies. For example, the threshold for the presence
  of aphids on a rose garden at City Hall is low, while in a native shrub border it
  might be considerably higher.

### Weed Thresholds and Guidelines

- Weed tolerance levels can be established based on public safety or the public's acceptance and the resources available to manage the landscape at that level.
- Weed monitoring records can be utilized to rank the percentage of the landscape area infested (none, light, moderate, heavy, or very heavy) with weeds.
- Public areas can be ranked according to high, medium, or low level of weed control and management conducted according to levels set for each rank (see Appendix B)

### Disease Thresholds and Guidelines

- Disease tolerance levels can be established based on the public's acceptance and the resources available to manage the landscape at the level required.
- Disease monitoring records can be utilized to establish threshold levels for the implementation of control strategies. For example, the threshold for the presence of powdery mildew on roses at City Hall is much lower than the threshold for its presence on Euonymus in a parking lot at a city sports park.

### Vertebrate Thresholds and Guidelines

- Vertebrate tolerance levels can be established based on public safety, the public's acceptance and the resources available to manage the landscape at the level required.
- Vertebrate monitoring records can be utilized to establish threshold levels for the implementation of control strategies. For example, the threshold for the presence of gopher mounds in a sport field is zero, while in a native shrub border it might be two before a trapping strategy is implemented.

### PEST CONTROL TACTICS

**Insect/Mollusk Management Methods** 

Cultural/Mechanical/Physical Control Methods

- Sticky barriers can be applied to trunks of trees and large shrubs to prevent ants and other wingless invertebrates from plant canopies.
- Small insect infestations can be removed by pruning infested plant parts.
- Copper bands can be installed around base of trees or planting areas where snail and slug infestations are prevalent.
- Plant canopies can be thinned to increase light penetration to expose certain soft-bodied insects (soft-scale) as well as snails and slugs to heat.
- Strong streams of water can be used to dislodge insects such as aphids and whiteflies, from leaves.
- The use of plants that snails and slugs use for shelter should be avoided.
- Avoid irrigating between 5pm and 5am when moisture remains on plant material for several hours.

### Biological Control Methods

- Persistent broad-spectrum pesticides should be avoided, especially if biological control of an insect has been established by UC researchers. Examples include parasitoid wasps controlling Eugenia Psyllids, Giant Whitefly, and Ash Whitefly.
- Natural predators (beneficial insects) can be augmented with purchases of additional predators from commercially available resources.

### Pesticide Control Methods

- The most selective, rather than broad-spectrum, pesticide should be used.
- If available for controlling a particular insect, biological and botanical pesticides should be selected.
- Insecticidal soaps can be utilized to control infestations of soft-bodied insects such as aphids, thrips, and immature scales.
- Horticultural oils (neem oil and narrow-range refined oils) can be utilized to control infestations of soft-bodied immature and adult insects such as aphids, scales, and whiteflies.
- Pesticides should only utilized when the potential for impacts to the environment, especially water quality, are minimized.
- Equipment should be calibrated prior to the application of the insecticide to avoid excess material being applied to the landscape environment.
- Applicators should be trained to not apply pesticides to hard surfaces and to not allow any pesticide to enter the storm drain system.
- Spot treatments should be utilized rather than broadcast methods.
- Insecticide/fertilizer combinations should only used if it is appropriate timing for BOTH the insecticide application and the fertilizer application.

### **Weed Management Methods**

Cultural, Mechanical, and Physical Control Methods

- Timers can be set to avoid overwatering as weeds establish in areas where soil moisture is excessive.
- Drainage can be managed to avoid wet areas.
- Weeds can be removed from a site prior to planting.
- Mower height can be adjusted to turf species and time of year.
- Mower should be washed after mowing a weedy site.
- Hand-pulling, mowing, trimmers/brushcutters, flaming, hoeing, and rototilling around landscape plants should be the main methods utilized to control annual weeds and young perennial weeds.
- Soil solarization can be utilized to control some annual and perennial weed species.
- Bare soil areas can be covered with a thick layer of mulch to suppress weeds and conserve soil moisture.
- Soil, mulch, and plant material should be weed-free before it is introduced into the landscape.

### Pesticide Control Methods

- Spot treatments can be utilized rather than broadcast methods.
- Herbicide/fertilizer combinations should only used if it is appropriate timing for BOTH the herbicide application and the fertilizer application.
- Herbicides should be utilized according to established thresholds (see Appendix B).
- Organically acceptable herbicides (shown to be effective through science-based research) should be used where appropriate.
- Herbicides can be applied to the stage of weed growth most susceptible to the chemical.
- Equipment should be calibrated prior to the application of the herbicide to avoid excess material being applied to the landscape environment.

### **Disease Management Methods**

### Cultural, Mechanical, and Physical Control Methods

- Localized areas of diseased plants should be pruned out and disposed of.
- Pathogen-infested plant parts can be removed from the soil surface area to reduce certain pathogens (e.g. Camellia Petal Blight).
- Pruning tools can be sterilized (e.g. a diluted bleach solution) between plants to prevent the spread of pathogen to other plants.
- Proper irrigation and fertilization can be maintained to prevent plant stress, waterlogging, and subsequent susceptibility to disease.
- Soil solarization can be utilized to control soil pathogens in annual beds where it

is most effective.

- Mulch can be kept at least 6" from base of plants to avoid excessive moisture around crown possibly resulting in crown rots and is no deeper than 4"
- Disease-prone plants can be replaced with non-susceptible species.

### Pesticide Control Methods

- Preventative fungicides and bactericides should only used where diseases can be predicted from environmental conditions and applied prior to infection or the appearance of symptoms.
- Synthetic fungicides should be used sparingly in the landscape and only in high visibility areas in order to minimize development of resistance.
- Organic fungicides and bactericides should be utilized in combination with cultural, mechanical, and physical control methods in order to improve their effectiveness.
- Copper-based fungicides should only be utilized in situations where its entry into surface runoff and storm drains is virtually impossible and after consultation with PCA and IPM coordinator.
- Mycopesticides, commercially available beneficial microorganisms, should be used where appropriate.
- Fungicides classes can be rotated to avoid resistance.

### **Vertebrate Management Methods**

### Cultural and Physical Control Methods

- Groundcovers can be maintained such that they do not harbor rats.
  - o Shrubs pruned at least 1 foot from the ground (rats).
  - Sources of drinking water removed (leaky faucets, puddles).
  - Trash cans have lids and are emptied daily (rats).
  - Screens or other barriers installed under structures that have a space between soil and floor (rabbits).
- Habitat modification, based on pest biology can be used to reduce shelter.
   Trapping can be used for gophers when safe and practical.
- Kill traps used for ground squirrels and rabbits, should be checked daily, and put in places not accessible by children or non-target animals.
- Gas cartridges can be used for ground squirrels according to UC recommendations.

### Pesticide Control Methods

- Anti-coagulant baits can be used and applied according to label and UC recommendations.
- Bait should be applied in a manner that non-target animals do not have access to

it.

• Restricted use pesticides should only be applied by or under the direct supervision of an individual with a qualified applicators certificate (QAC). To receive a QAC, a person must take a test administered by Department of Pesticide Regulation (DPR). To obtain test materials, test schedules, and an application, see <a href="http://www.cdpr.ca.gov/docs/license/liccert.htm">http://www.cdpr.ca.gov/docs/license/liccert.htm</a>.



# Integrated Pest Management

# Appendix B

### Ranking public areas for weeds (or other pest) management:

Areas ranked as **HIGH** may include areas that the public sees and expects to be well-maintained. Examples are entrances to public buildings such as city hall and libraries.

These areas are allowed to use pesticides based on established thresholds.

Areas ranked as **MEDIUM** may include areas the public sees but does not expect a high level of maintenance. Examples are landscaped areas away from the entrance, recreational and picnic areas. These areas can tolerate a higher lever of weeds.

These areas are allowed to use pesticides but the threshold is much higher and pesticides are used infrequently and only after consultation with IPM coordinator.

Areas ranked as **LOW** may include areas the public rarely sees or does not expect a high level of maintenance. Examples are medians, landscaped areas in parking lots, wildlands. These areas can tolerate a higher lever of weeds.

These areas are not allowed to use pesticides except in extreme cases and only after consultation with IPM coordinator.



### **Example Catch Basin Cleaning Log**

	Catch	n Basin Cleaning Log	
Date	Location	Number of Catch Basins Cleaned	Total Amount Removed
			-
			<u> </u> <del> </del>
			_
Notes:			

### **Example of Completed Catch Basin Cleaning Log**

Catch Basin Cleaning Log			
Date	Location	Number of Catch Basins	Total Amount Removed
		Cleaned	
	Street #1	20	
7/1/13	Intersection #1	10	55 cu. ft.
	Street #2	5	
Notes:			

Drainage Inlet/Catch Basin Information			
Location			
Street:	Cross Street:	Side (N,S,E,W)	
Distance:	Direction (N,S,E,W):	Inlet #:	
Map #:	Grid:		
Condition			
Length of Opening:	Height of Opening:	Stencil Legible (Y/N):	
Bicycle Bars (Y/N):	Grate Size:	Inlet Protection Bar (Y/N):	
Treatment Control BMP (Y/N):	Type of BMP:		
Repairs Required:			

# Illicit Connection Investigations Guidance

### **Field Screening Techniques**

If evidence of an illicit discharge is detected, as described in Section 2, and the source does not appear to be evident or above ground, investigations will be conducted to determine if the discharge is being conveyed through an illicit connection. A good source of information includes *Investigation of Inappropriate Pollutant Entries into Storm Drainage Systems* (EPA/600/R-92/238.1993, Pitt et al). General guidance follows below. These techniques can also be used if a Permittee elects to survey sections of their system for illicit connections.

### **Document Research**

Maps of drainage facilities can be reviewed to locate upstream connections and drainage basins as an initial step to locate potential illicit connections. Other records, such as connection permits and discharge permits, can also be reviewed to determine if legal connections may be the source.

### **Physical Inspections**

Catch basins, manholes and other facilities that can be safely investigated from the surface should be physically checked for evidence of connections. This may be a hard pipe connection, or could be a hose or other conveyance that directs a discharge into the storm drain facility. Identification of connections that exhibit evidence of suspected illicit discharges during routine site inspection (e.g., industrial, commercial or construction). Investigation is conducted to determine if the discharge is being conveyed through an illicit connection when evidence of illicit discharge is detected, and the source does not appear to be evident or above ground.

Facilities that are large enough for personnel to enter can also be physically inspected, however, entry into facilities requires strict adherence to health and safety procedures, including confined space entry procedures. In general, a space is "confined" if it is not intended for human occupancy, has limited openings for entry or exit, and has insufficient natural or mechanical ventilation. Information on safety procedures can be found in many documents, including the Occupational Safety and Health Guidance Manual, National Institute for Occupational Safety and Health; OSHA Safety and Health Standards 29 CFR 1910 (General Industry), US Department of Labor, and Title 8 of the California Code of Regulations, General Industry Safety Order.

### **Dye Tests**

Dye tests can reveal illicit connections in areas where storm drain flows are unexplained and the Permittee has access to suspect facilities. Typical dye tests consist of the addition of fluorescent dye to a floor drain or waste line from a domestic, commercial or industrial process, followed by monitoring for the dye in downstream storm drains. Permittees should conduct dye testing facility by facility (in each area where unexplained flow exists) until all facilities in the area are tested.

### **Smoke Tests**

Smoke tests can reveal if illicit connections exist, and can reveal their source. Storm drains are sealed via sandbags or other sealing devices (plugs, etc.) and smoking incendiary devices are ignited upstream of the seal. Simultaneous inspections inside area facilities should reveal illicit connections even in the

absence of flow. As illicit discharges are intermittent, smoke tests offer real advantages over other types of illicit discharge source identification methods. However, as many legitimate connections to a storm drain may exist (roof drains, street drains, etc.) smoke may be observed extensively. This may cause some illicit connections to be missed, and create a problem with area businesses and residents as excessive smoke begins to enter private property.

### T.V. Inspections

T.V. inspections can reveal if illicit connections exist, but cannot be used to view up the connection to determine the source. Robotized or otherwise mobile television cameras allow visual inspection of storm drains (pipes) too small or dangerous for personnel to enter. Although an excellent method of identifying and documenting illicit connections, T.V. inspections have high costs unless the equipment is already owned or can be borrowed from neighboring agencies.

### **Guidance Source**

Los Angeles County Model Stormwater Quality Management Program, 2003.

# Illicit Discharge Investigation and Elimination Guidance

### Introduction

Once illicit discharges/disposal are detected and identified, they must be eliminated. Sometimes the source of the spill or discharge/disposal is apparent. The incident can be removed through voluntary cleanup/termination or enforcement procedures, and steps can be taken to prevent its recurrence. These prevention methods can include education and outreach materials for residents and businesses, preventive maintenance practices for infrastructure, vehicles and equipment or additional enforcement.

When the source of the discharge is not apparent, further investigation will be necessary to eliminate it and prevent it from recurring. The following discusses methods that can be used to document the incident, determine the nature of the material, and investigate the source.

### **Advance Planning**

An effective investigation program requires good advance planning. Sufficient staff should be trained to conduct investigations so that qualified staff are available whenever investigations are necessary. Staff should become familiar with illicit discharge investigation and sampling procedures. General guidance follows below to assist with overall planning, but should not be considered complete for proper sampling quality assurance purposes.

### Equipment

Appropriate equipment for field investigations may include:

Table 1: Typical Equipment for Investigations

Equipment Type	Equipment
General	Inspection checklist
	Field data log book
	Camera
	Tape measure
	Storm drain system map
	Flashlight
Flow measurement	Ping pong ball or other light floatable
	Stopwatch
Laboratory	Graduated container
	Temperature/pH/conductivity (EC) probe
	Field test kits (e.g., Lamotte test kit)
	12 1-liter amber glass sample bottles
	12 1-liter HDPE sample bottles
	Cooler with ice for sample preservation
	Gloves
	Splash goggles/safety glasses
	Deionized water in wash bottle
First Aid	First aid kit

### **Data Collection**

Before entering the field, the inspection crew should locate information such as the following on a storm drain/street map for areas that will be investigated:

- All known or suspected pollutant generating activities
- Locations of NPDES dischargers
- All locations where storm drains enter open channels
- Catch basins and storm drain manholes

### **Visual Observation**

Visual observation of the storm drain system and/or of activities on the surface can provide information on the source of illicit discharges. It is the simplest method to begin with and the least costly. Evidence of illicit discharges may only consist of visual observations because most illicit discharges are intermittent and will probably not be flowing when inspected. A field inspection crew should investigate the surface drainage system in the vicinity of suspected illicit discharges. This may include accessible areas in the public right-of-way adjacent to residences and businesses, catch basins, open channels near known points of discharge, and upstream manholes.

Photos of visual observations should be taken to aid subsequent data analysis and follow up planning. The following types of visual observations should be recorded on an investigation checklist, such as the one attached:

- Location
- General site description
- Amount, appearance of discharge/disposal
- Stains
- Structural cracking and corrosion
- Vegetative growth
- Nearby facilities with poor outside housekeeping practices
- Pipes/hoses connected to/directed toward drainage system

If the source of the discharge is determined, appropriate methods should be used to eliminate it through voluntary cleanup/termination or enforcement procedures, and steps should be taken to prevent its recurrence.

### Sampling and Testing

If flow is observed, and the source of the discharge is not apparent, the crew should collect a sample and measure flow. Several tests should be conducted to determine the nature of the material. This can be compared to records of local facilities and possible pollutant generating activities as an aid in determining the possible sources of the flow.

The sample should be measured for pH, temperature and conductivity (EC). If any of these parameters are abnormal, or strong odors or flow discoloration are detected, the sample should be analyzed. This can be done with a field test kit, which will detect the presence of copper, phenols, detergents, and chlorine. Findings should be recorded on the inspection checklist.

If visual observations are abnormal and/or the field tests detect high concentrations of any constituent, the crew should consider collecting samples for laboratory analysis. The laboratory can usually supply properly cleaned sample bottles and specify either amber glass or plastic (HDPE) bottles depending on the analyses required. If there is enough flow, the field crew should fill several of each type of bottle to obtain enough sample volume for a range of analyses. If there is a limited quantity or sampling is difficult, the field crew should collect as much sample as possible so that the laboratory can run a limited set of analyses. The samples should be placed in a cooler filled with ice and transported to the lab(s) on the same day. Arrangements should be made prior to the field inspection with an analytical laboratory capable of performing the required analyses.

The laboratory analyses run on each sample should be carefully considered. Given the potential high cost for laboratory work, it is prudent to limit the number of analytical parameters (or analytes) tested for each sample. Tests may be selected based on the findings of indicator analyses, visual observations, field tests, and information collected about the types of materials processed, stored and/or spilled within each drainage area.

### **Guidance Source**

Los Angeles County Model Stormwater Quality Management Program, 2003.



Details:

# ILLICIT CONNECTION/ ILLICIT DISCHARGE INVESTIGATION REPORT

Response Time:

	☐ 1-6 hrs. ☐ 13 hrs. ☐ 24 hrs. ☐ 48 hrs.
RESPONSE	
Date: Time:	Inspector:
INVESTIGATION	
Location/ Address:	
Reason for Investigation:   Complaint   Discharge/Spill R  Other:	
Type of Material:   Hazardous   Wastewater   Oil,	/Grease ☐ Soil/ Sediment ☐ Trash ☐ Sewage
☐ Fuel (Gas/Diesel) ☐ Chemicals ☐ Oth	ner
Estimated Quantity:   Gallons Lbs.	
Entered Storm Drain System: ☐ Yes ☐ No	Entered Receiving Waters:
Storm Drain Location:	Name of Receiving Water:
Suc C	
Field Testing:	Sample Collected: ☐ Yes ☐ No
Details:	Details:
Direct/ Constructed Connections Found: ☐ Yes ☐ No Details:	
RESPONSIBLE PARTY	
Name:	
Address:	Phone/ email:
Repeat Violation?   Yes   No	
OUTREACH MATERIAL	
Outreach Material Distributed:   None   General Information	☐ BMP Brochure ☐ Other
ENFORCEMENT	
Enforcement: ☐ None ☐ Written Warning ☐ Notice of Vio	lation □ Citation/Infraction □ Cease and Desist Order
Actions	
FOLLOW-UP VISIT	
Date: Time:	Inspector:
Discharge Stopped? ☐ Yes ☐ No	Proper Clean-Up Action Taken: ☐ Yes ☐ No
Further Action Required: ☐ Yes ☐ No	



# ILLICIT CONNECTION/ ILLICIT DISCHARGE REPORTING & RESPONSE

Received by:	
Date:	Time Received:

REPORTING PARTY			
Name:	Anonymous: ☐ Yes ☐ No		
Address:	Phone/email:		
INCIDENT			
Date:	Time:		
Location/ Address:			
Land Use: Residential Commercial Industrial	□ Public		
Type of Material:   Hazardous   Wastewater   Oil/Grease   Sedime	ent 🗆 Trash 🗆 Other 🗆 Unknown		
Estimated Quantity:   Gallons Lbs.			
Entered Storm Drain System/ Receiving Waters? ☐ Yes ☐ No			
<u>~</u>			
Oetai			
Description / Details			
ipi ———————————————————————————————————			
esci			
Agencies Contacted:			
☐ Office of Emergency Services ☐ HazMat Team ☐ LA Count			
Source Investigation Conducted? Source Ide			
□ Yes □ No	☐ Yes ☐ No		
Direct/ Constructed Connections Found? ☐ Yes ☐ No			
ALLEGED RESPONSIBLE PARTY			
Name:			
	Phone/ email:		
Vehicle License No:			
ACTION & CLOSURE			
Referred to: Date:			
Department: Phone/ er	nail:		
Actions Taken/ Details			
Detai			
Date Closed:			

# **Spill Prevention Coordination**

#### **Procedures**

This attachment discusses spill prevention coordination procedures that identify:

- Divisions or sections responsible for responding to reports of spills
- General and specific spill response procedures including responsible division or section
- Spill response training activities
- Activities conducted to improve spill response procedures and equipment

### Divisions or Sections Responsible for Responding to Reports of Spills

Identify the divisions or sections responsible for responding to reports of spills and note divisions or sections that respond to specific types of spills such as hazardous materials spills or sewage spills. Also indicate the specific field staff who respond to spills and the level of support they provide to lead emergency response agencies and source of spill investigations.

### **General and Specific Spill Response Procedures**

Describe or reference general spill response procedures involved in responding to complaints and identifying spills through inspections. Include the spill response process from the spill identification stage through clean up and report preparation. Copies of the forms and reports prepared to document spills should also be included. Specific procedures for hazardous materials spills, floods, and sewage spills should be referenced. Contractor support for spill events, if applicable, should also be noted.

### **Spill Response Training Activities**

Provide an overview of all spill response training that is conducted within the various divisions and sections of the agencies.

### **Activities to Improve Spill Response Procedures and Equipment**

List all activities conducted within the implementing agency to improve spill response procedures and update equipment. Explain how improvements are identified, prioritized, and implemented. Include a schedule of how often spill response procedures and equipment are evaluate.

# Spill Investigation, Containment and Cleanup

### Investigation

Depending on the location of the spill and the type of material, the appropriate department/ agency should be notified. This may include:

- Storm drain maintenance, if the spill reaches the storm drain system
- Street and road maintenance, if the spill is in the public right-of-ways
- Sewer system maintenance, if the material is from the sewage system
- Industrial waste inspection, if the material is from industrial facilities
- Fire Departments/"first responders," if the material may be hazardous
- Contractors for hazardous materials, if the material is hazardous

These departments/agencies should determine the nature of the material and the extent of the spill. If any agency determines there is a chance that the spill involves hazardous materials, then the local Administering Agency will be notified. An example of spill investigation procedures is depicted in Figure D-1. Reporting procedures for hazardous substances are discussed further in Section 5 of this Illicit Connection/Illicit Discharge Elimination model program.

### **Containment and Cleanup**

Once the nature and extent of the spill is determined, the appropriate departments and field superintendents will be notified to contain and clean up the spill. The three types of cleanup scenarios are (1) hazardous, (2) wastewater, and (3) other non-hazardous materials.

### **Hazardous**

Handling procedures regarding releases of hazardous or potentially hazardous substances into the environment are covered in a number of federal and state regulations, including: Comprehensive Environmental Response, Compensation and Liability Act (CERCLA); Superfund Amendments and Reauthorization Act (SARA); Resource Conservation and Recovery Act (RCRA); and multiple bills codified under Division 20 of the California Health and Safety Code. These procedures are well established and are practiced by local hazardous materials response teams - generally a local Fire Department.

Material determined to be hazardous will be contained by the appropriate hazardous material response team. The team will contact an approved contractor for cleanup. Details are contained in the local *Emergency Response Procedures* manual.

### Wastewater

Field crews responding to a sewage spill or overflow should contain the spill to prevent entry of the sewage into the storm drain system or natural watercourse. This will involve a coordinated effort between the sewer, street, and storm drain maintenance crews.

To the maximum extent possible, sewage should be prevented from entering the storm drain system by covering or blocking storm drain inlets and catch basins or by containing or diverting the overflow away from open channels and other storm drain fixtures (using sandbags, inflatable dams, etc.).

In the event that raw sewage enters a storm drain catch basin, where possible the sewage should be vacuumed or pumped out of the catch basin. If a sewage overflow enters a storm drain channel, where possible the downstream channel area should be blocked, flushed with potable water and the captured water pumped to a nearby sewer manhole. Any time a sewage spill enters the storm drain system and has the potential to reach coastal waterways, the local agency and L.A. County Dept. of Health Services, Bureau of Environmental Protection must be notified (323) 881-4147.

Once the spill is contained, it should be removed and the area disinfected. Every effort should be made to ensure that the disinfectant is not discharged to the storm drain system, using methods such as those described above.

### **Other Non-hazardous Materials**

Non-hazardous materials should generally be removed by appropriate crews with knowledge of or jurisdiction over the location of the spill, as indicated in Section D.1. Because the situations and materials will vary widely, procedures will vary as well.

All materials should be prevented from entering waterways to the maximum extent possible. Many materials in sufficient quantities can deplete the oxygen level in receiving waters, or smother benthic communities. Typical examples of these materials include landscape waste, milk, flour, and many other organic liquids and solids or fine powders. These materials should generally be removed by first collecting and/or sweeping up all solids and disposing them in a landfill or other approved location. Liquids should be diverted to an area away from waterways where they may be removed with a vacuum truck or can soak into the ground.

### **Guidance Source**

Los Angeles County Model Stormwater Quality Management Program, 2003.

# ATTACHMENT D: LEGAL AUTHORITY CERTIFICATIONS





Respond to Los Angeles Joseph W. Pannone jpannone@awattorneys.com Direct (310) 527-6663 Orange County

18881 Von Karman Ave., Suite 1700 Irvine, CA 92612 P 949.223,1170 • F 949,223,1180

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December 6, 2013

Sam Unger, Executive Officer California Regional Water Quality Control Board Los Angeles Region 320 W. 4th Street, Suite 200 Los Angeles, California 90013-1105

Re: Statement of Legal Authority

Dear Mr. Unger:

This letter is provided to serve as the Statement of Legal Authority for the City of Bellflower (the "City") that must be submitted with its Annual Report pursuant to Part VI.A.2.b. of Order No. R4-2012-0175 for NPDES Permit No. CAS004001. As legal counsel for the City, it is my considered legal opinion the City has all the necessary legal authority to implement and enforce the requirements contained in 40 CFR § 122.26(d)(2)(i)(A-F) and this Order during the reporting period of July 1, 2012 through June 30, 2013, to the extent permitted by State and Federal law, subject to the limitations on municipal action under the California and United States Constitutions.

Per the requirement in Part VI.A.2.b.i., here are citations to the Bellflower Municipal Code ("BMC") for each of the following requirements found in Part VI.A.2.a:

i. Control the contribution of pollutants to its MS4 from storm water discharges associated with industrial and construction activity and control the quality of storm water discharged from industrial and construction sites. This requirement applies both to industrial and construction sites with coverage under an NPDES permit, as well as to those sites that do not have coverage under an NPDES permit.

BMC Sections: 13.20.090 Control of Pollutants from Industrial and Commercial Facilities, 13.20.100 Control of Pollutants from Industrial Activities, 13.20.110 Control of Pollutants from Construction Activities Requiring General Construction Activity Stormwater Permit, and 13.20.120 Control of Pollutants from Other Construction Activities

ii. Prohibit all non-storm water discharges through the MS4 to receiving waters not otherwise authorized or conditionally exempt pursuant to Part III.A.

BMC Sections: 13.20.050 Illicit Discharges and Nonstormwater Discharges and 13.20.080 Reduction of Pollutants in Runoff

iii. Prohibit and eliminate illicit discharges and illicit connections to the MS4.

BMC Sections: 13.20.050 Illicit Discharges and Nonstormwater Discharges and 13.20.070 Illicit Connections

iv. Control the discharge of spills, dumping, or disposal of materials other than storm water to its MS4.

BMC Section: 13.20.060 Illegal Disposal/Dumping

v. Require compliance with conditions in Permittee ordinances, permits, contracts or orders (i.e., hold dischargers to its MS4 accountable for their contributions of pollutants and flows);

BMC Section: 13.20.140 Violation, Inspection, Enforcement

vi. Utilize enforcement mechanisms to require compliance with applicable ordinances, permits, contracts, or orders.

BMC Section: 13.20.140 Violation, Inspection, Enforcement

vii. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements among Copermittees;

BMC Sections: 13.20.050 Illicit Discharges and Nonstormwater Discharges and 13.20.080 Reduction of Pollutants in Runoff

viii. Control of the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements with other owners of the MS4 such as the State of California Department of Transportation;

BMC Sections: 13.20.050 Illicit Discharges and Nonstormwater Discharges and 13.20.080 Reduction of Pollutants in Runoff

ix. Carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with applicable municipal ordinances, permits, contracts and orders, and with the provisions of this Order, including the prohibition of non-storm water discharges into the MS4 and receiving waters.

This means the Permittee must have authority to enter, monitor, inspect, take measurements, review and copy records, and require regular reports from entities discharging into its MS4;

BMC Section: 13.20.140 Violation, Inspection, Enforcement

x. Require the use of control measures to prevent or reduce the discharge of pollutants to achieve water quality standards/receiving water limitations;

BMC Sections: 13.20.090 Control of Pollutants from Industrial and Commercial Facilities and 13.20.130 Control of Pollutants from New Development/Redevelopment Projects

xi. Require that structural BMPs are properly operated and maintained;

BMC Section: 13.20.130 Control of Pollutants from New Development/Redevelopment Projects

xii. Require documentation on the operation and maintenance of structural BMPs and their effectiveness in reducing the discharge of pollutants to the MS4.

BMC Section: 13.20.130 Control of Pollutants from New Development/Redevelopment Projects

Per the requirement in Part VI.A.2.b.ii., the City's legal procedures available to mandate compliance with applicable municipal ordinances identified in the above section, and therefore with the conditions of the Order, can be found in BMC Section 13.20.140 Violation, Inspection, Enforcement. Here is the relevant text of that provision:

### 13.20.140 Violation, Inspection, Enforcement.

- A. Violation of any provision of this chapter, any stormwater pollution prevention plan or any permit issued pursuant to this chapter shall be a violation per Chapter 1.08.
- B. The Director of Community Development, or the Director's designees, may issue notices of violation and administrative orders to achieve compliance with the provisions of this chapter. Failure to comply with the terms and conditions of such a notice of violation or an administrative order shall constitute a violation of this chapter.
- C. The violation of any provision of this chapter is hereby declared to be a nuisance, and may be abated by the City in accordance with its authority to abate nuisances.

Sam Unger, Executive Officer December 6, 2013 Page 4

D. The remedies listed in this chapter are not exclusive of any other remedies available to the City under any applicable Federal, State or local law and it is within the discretion of the City to seek cumulative remedies.

[...]

- F. The Director of Community Development, or the Director's designees, may issue notice of violation and administrative orders to any other person who has failed to comply with either a notice of violation or other administrative order an invoice for costs (invoice of cost) for reimbursement of the City's actual costs incurred in issuing and enforcement of any provision of this chapter.
- G. The Director of Community Development, or the Director's designees, may require that any person engaged in any activity and/or owning or operating any facility which may cause or contribute to stormwater pollution or contamination, illicit discharges and/or discharge of nonstormwater to the stormwater system, undertake such monitoring activities and/or analysis and furnish such reports as the officer may specify. The burden, including costs, of these activities, analysis and reports shall bear a reasonable relationship to the need for the monitoring, analysis and the benefits to be obtained.

Thus, enforcement actions can be completed administratively or judicially if necessary.

Please contact the undersigned if you have any questions.

Sincerely,

ALESHIRE & WYNDER, LLP

City Attorney for the City of Bellflower



Respond to Los Angeles Mark W. Steres msteres@awattorneys.com Direct (310) 527-6660 Orange County 18881 Von Karman Ave., Suite 1700 Irvine, CA 92612 P 949.223.1170 • F 949.223.1180

Los Angeles 2361 Rosecrans Ave., Suite 475 El Segundo, CA 90245 P 310.527.6660 • F 310.532.7395

Inland Empire 3880 Lemon Street, Suite 520 Riverside, CA 92501 P 951. 241.7338 • F 951,300.0985

**Central Valley** 2125 Kern Street, Suite 307 Fresno, CA 93721 P 559,445,1580 • F 888.519.9160

awattorneys.com

December 3, 2013

Mr. Sam Unger, Executive Officer California Regional Water Quality Control Board Los Angeles Region 320 W. 4th Street, Suite 200 Los Angeles, California 90013-1105

Re: Statement of Legal Authority

Dear Mr. Unger:

This letter is provided to serve as the Statement of Legal Authority for the City of Cerritos (the "City") that must be submitted with its Annual Report pursuant to Part VI.A.2.b. of Order No. R4-2012-0175 for NPDES Permit No. CAS004001. As legal counsel for the City, I have determined that it has all the necessary legal authority to implement and enforce the requirements contained in 40 CFR § 122.26(d)(2)(i)(A-F) and this Order during the reporting period of July 1, 2012 through June 30, 2013, to the extent permitted by State and Federal law, subject to the limitations on municipal action under the California and United States Constitutions.

Per the requirement in Part VI.A.2.b.i., here are citations to the City's Municipal Code for each of the following requirements found in Part VI.A.2.a:

i. Control the contribution of pollutants to its MS4 from storm water discharges associated with industrial and construction activity and control the quality of storm water discharged from industrial and construction sites. This requirement applies both to industrial and construction sites with coverage under an NPDES permit, as well as to those sites that do not have coverage under an NPDES permit.

Municipal Code Sections: 6.32.050 Construction sites requiring building permit and/or grading plan and 6.32.060 Industrial activity sites

ii. Prohibit all non-storm water discharges through the MS4 to receiving waters not otherwise authorized or conditionally exempt pursuant to Part III.A.

Municipal Code Section: 6.32.030 Illicit discharges and connections

tii. Prohibit and eliminate illicit discharges and illicit connections to the MS4.

Municipal Code Section: 6.32.030 Illicit discharges and connections

iv. Control the discharge of spills, dumping, or disposal of materials other than storm water to its MS4.

Municipal Code Sections: 6.32.030 Illicit discharges and connections and 6.32.040 Illicit disposal

v. Require compliance with conditions in Permittee ordinances, permits, contracts or orders (i.e., hold dischargers to its MS4 accountable for their contributions of pollutants and flows);

Municipal Code Sections: 6.32.010 Purpose and 6.32.080 Violation—Penalty

vi. Utilize enforcement mechanisms to require compliance with applicable ordinances, permits, contracts, or orders.

Municipal Code Section: 6.32.080 Violation—Penalty

vii. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements among Copermittees;

Municipal Code Section: 6.32.030 Illicit discharges and connections

viii. Control of the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements with other owners of the MS4 such as the State of California Department of Transportation;

Municipal Code Section: 6.32.030 Illicit discharges and connections

ix. Carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with applicable municipal ordinances, permits, contracts and orders, and with the provisions of this Order, including the prohibition of non-storm water discharges into the MS4 and receiving waters. This means the Permittee must have authority to enter, monitor, inspect, take measurements, review and copy records, and require regular reports from entities discharging into its MS4;

Municipal Code Section: 6.32.080 Violation—Penalty, subsection (D)

x. Require the use of control measures to prevent or reduce the discharge of pollutants to achieve water quality standards/receiving water limitations;

Municipal Code Section: 6.32.030 Illicit discharges and connections

xi. Require that structural BMPs are properly operated and maintained;

Municipal Code Section: 6.32.055 Urban runoff mitigation plan for new development

xii. Require documentation on the operation and maintenance of structural BMPs and their effectiveness in reducing the discharge of pollutants to the MS4.

Municipal Code Section: 6.32.055 Urban runoff mitigation plan for new development

Per the requirement in Part VI.A.2.b.ii., the City's legal procedures available to mandate compliance with applicable municipal ordinances identified in the above section, and therefore with the conditions of the Order, can be found in Municipal Code Section 6.32.080 Violation—Penalty. Here is the relevant text of that provision:

#### 6.32.080 Violation—Penalty.

- (A) The violation of any provision of this chapter, or failure to comply with any of the requirements of this chapter, shall constitute a misdemeanor; except that notwithstanding any other provision of this chapter, any such violation constituting a misdemeanor under this chapter may, at the sole discretion of the authorized enforcement officer, by charged and prosecuted as an infraction.
- (B) In addition to the penalties provided, any condition caused or permitted to exist in violation of any of the provisions of this chapter is a threat to the public health, safety and welfare, is declared and deemed a nuisance, may be summarily abated and/or restored by the authorized enforcement officer, and/or civil action to abate, enjoin or otherwise compel the cessation of such nuisance.
- (1) The cost of such abatement and restoration shall be borne by the owner of the property and the cost thereof shall be invoiced to the owner of the property. If the invoice is not paid with sixty days, a lien shall be placed upon and against the property. If the lien is not satisfied within three months, the property may be sold in satisfaction thereof in a like manner as other real property is sold under execution.
- (2) If any violation of this chapter constitutes a seasonal recurrent nuisance, the authorized enforcement officer shall so declare. Thereafter such seasonal and recurrent nuisance shall be abated every year without the necessity of any further hearing.
- (3) In any administrative or civil proceeding under this chapter in which the city prevails, the city shall be awarded all costs of investigation, administrative overhead, out-of-pocket expenses, costs of suit and reasonable attorney fees.
- (C) Penalties for Failure to Comply with BMPs. The authorized enforcement officer shall enforce this chapter as follows:

- (1) For the first failure to comply with any provision of this chapter, the authorized enforcement officer shall issue to the affected person or business a written notice which includes the following information:
  - (a) A statement specifying the violation committed;
- (b) A specified time period within which the affected person or business must correct the failure or file a written notice disputing the notice of failure to comply;
  - (c) A statement of the penalty for continued noncompliance.
- (2) For each subsequent failure to comply with any provision of this chapter, following written notice issued pursuant to subsection (C)(1) of this section, the authorized enforcement officer may levy a penalty of one hundred dollars each day during which a person or business fails to comply with the provisions of this chapter. Each day following written notice shall constitute a separate offense. Said penalty shall be set by the city council resolution.

[...]

Thus, enforcement actions can be completed administratively or judicially if necessary.

Please contact the undersigned if you have any questions.

Sincerely,

ALESHIRE & WYNDER, LLP

Mil W. St

Mark W. Steres

City Attorney for the City of Cerritos



# City of Downey

**FUTURE UNLIMITED** 

YVETTE M. ABICH GARCIA City Attorney

December 12, 2013

Mr. Sam Unger, Executive Officer California Regional Water Quality Control Board Los Angeles Region 320 W. 4th Street, Suite 200 Los Angeles, CA 90013-1105

RE: Legal Authority Certification for the City of Downey

Dear Mr. Unger:

As the City Attorney for the City of Downey, I have reviewed the City's existing ordinances, applicable statutes, and/or applicable contracts and have determined that as of the date of this letter, the City can operate pursuant to the legal authority required in 40 CFR 122.26(d)(2)(i)(A)-(F) and Part VI.A.2 of Order No. R4-2012-0175, issued by the Regional Water Quality Control Board — Los Angeles Region ("RWQCB"), adopted on December 28, 2012 and entitled "Waste Discharge Requirements for Municipal Separate Storm Sewer System (MS4) Discharges within the Coastal Watersheds of Los Angeles County, except those Discharges Originating from the City of Long Beach (MS4)" [NPDES No. CAS004001] (the "2012 NPDES Permit"). Enforcement of the City's storm water ordinances can be completed administratively or, if necessary, through the judicial system.

This letter is limited to the matters contained herein, and should not be read as expressing any opinion on any other matter except on the matters expressly set forth herein.

Please call the undersigned if you have any questions.

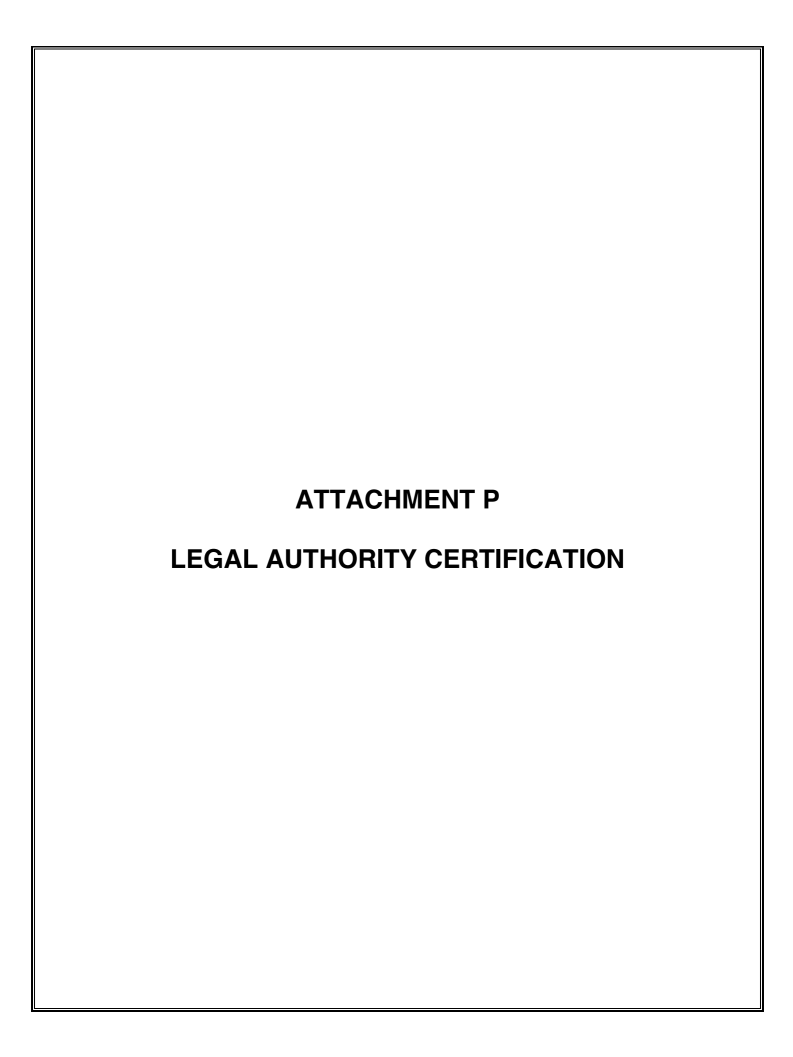
Sincerely,

CITY OF DOWNEY

Yvette M. Abich Garcia

City Attorney

cc: John L. Hunter & Associates





JOHN F. KRATTLI County Counsel

# COUNTY OF LOS ANGELES OFFICE OF THE COUNTY COUNSEL

648 KENNETH HAHN HALL OF ADMINISTRATION
500 WEST TEMPLE STREET
LOS ANGELES, CALIFORNIA 90012-2713

December 16, 2013

TELEPHONE (213) 974-1923 FACSIMILE (213) 687-7337 TDD (213) 633-0901

Mr. Samuel Unger, P.E., Executive Officer California Regional Water Quality Control Board – Los Angeles Region 320 West 4th Street, Suite 200 Los Angeles, CA 90013-2343

Attention: Mr. Ivar Ridgeway

Re: Certification By Legal Counsel For Los Angeles County Flood Control District's Annual Report

Dear Mr. Unger:

Pursuant to the requirements of Part VI(A)(2)(b) of Order No. R4-2012-0175 (the "Order"), the Office of the County Counsel of the County of Los Angeles makes the following certification in support of the Annual Report of the Los Angeles County Flood Control District ("LACFCD"):

#### Certification Pursuant To Order Part VI(A)(2)(b)

"Each Permittee must submit a statement certified by its chief legal counsel that the Permittee has the legal authority within its jurisdiction to implement and enforce the requirements contained in 40 CFR  $\S 122.26(d)(2)(i)(A-F)$  and this Order."

LACFCD has the legal authority within its jurisdiction to implement and enforce each of the requirements contained in 40 CFR §122.26(d)(2)(i)(A-F) and the Order.

#### Order Part VI(A)(2)(b)(i)

"Citation of applicable municipal ordinances or other appropriate legal authorities and their relationship to the requirements of 40 CFR  $\S122.26(d)(2)(i)(A-F)$  and this Order"

#### Citations Of Applicable Ordinances Or Other Legal Authorities

Although many portions of State law, the Charter of the County of Los Angeles, the Los Angeles County Code and LACFCD's Flood Control District Code ("Code") are potentially applicable to the implementation and enforcement of these requirements, the primary applicable laws and ordinances are as follows:

Los Angeles County Code, Title 12, Chapter 12.80 STORMWATER AND RUNOFF POLLUTION CONTROL, including:

§12.80.010 - §12.80.360 Definitions

§12.80.370 Short title.

§12.80.380 Purpose and intent.

§12.80.390 Applicability of this chapter.

§12.80.400 Standards, guidelines and criteria.

§12.80.410 Illicit discharges prohibited.

§12.80.420 Installation or use of illicit connections prohibited.

§12.80.430 Removal of illicit connection from the storm drain system.

§12.80.440 Littering and other discharge of polluting or damaging substances prohibited.

§12.80.450 Stormwater and runoff pollution mitigation for construction activity.

§12.80.460 Prohibited discharges from industrial or commercial activity.

§12.80.470 Industrial/commercial facility sources required to obtain a NPDES permit.

§12.80.480 Public facility sources required to obtain a NPDES permit.

§12.80.490 Notification of uncontrolled discharges required.

§12.80.500 Good housekeeping provisions.

§12.80.510 Best management practices for construction activity.

- §12.80.520 Best management practices for industrial and commercial facilities.
- §12.80.530 Installation of structural BMPs.
- §12.80.540 BMPs to be consistent with environmental goals.
- §12.80.550 Enforcement—Director's powers and duties.
- §12.80.560 Identification for inspectors and maintenance personnel.
- §12.80.570 Obstructing access to facilities prohibited.
- §12.80.580 Inspection to ascertain compliance—Access required.
- §12.80.590 Interference with inspector prohibited.
- §12.80.600 Notice to correct violations—Director may take action.
- §12.80.610 Violation a public nuisance.
- §12.80.620 Nuisance abatement—Director to perform work when—Costs.
- §12.80.630 Violation—Penalty.
- §12.80.635 Administrative fines.
- §12.80.640 Penalties not exclusive.
- §12.80.650 Conflicts with other code sections.
- §12.80.660 Severability.
- §12.80.700 Purpose.
- §12.80.710 Applicability.
- §12.80.720 Registration required.
- §12.80.730 Exempt facilities.
- §12.80.740 Certificate of inspection—Issuance by the director.
- §12.80.750 Certificate of inspection—Suspension or revocation.

§12.80.760 Certificate of inspection—Termination.

§12.80.770 Service fees.

§12.80.780 Fee schedule.

§12.80.790 Credit for overlapping inspection programs.

§12.80.800 Annual review of fees.

Los Angeles County Code, Title 12, Chapter 12.84 LOW IMPACT DEVELOPMENT STANDARDS, including:

§12.84.410 Purpose.

§12.84.420 Definitions.

§12.84.430 Applicability.

§12.84.440 Low Impact Development Standards.

§12.84.445 Hydromodification Control.

§12.84.450 LID Plan Review.

§12.84.460 Additional Requirements.

Los Angeles County Code, Title 22 PLANNING AND ZONING, Part 6 ENFORCEMENT PROCEDURES, including:

§22.60.330 General prohibitions.

§22.60.340 Violations.

§22.60.350 Public nuisance.

§22.60.360 Infractions.

§22.60.370 Injunction.

§22.60.380 Enforcement.

§22.60.390 Zoning enforcement order and noncompliance fee.

Los Angeles County Code, Title 26 BUILDING CODE, including:

§26.103 Violations And Penalties

§26.104 Organization And Enforcement

§26.105 Appeals Boards

§26.106 Permits

§26.107 Fees

§26.108 Inspections

# LACFCD Code Chapter 21 - STORMWATER AND RUNOFF POLLUTION CONTROL including:

- §21.01 Purpose and Intent
- §21.03 Definitions
- §21.05 Standards, Guidelines, and Criteria
- §21.07 Prohibited Discharges
- §21.09 Installation or Use of Illicit Connections Prohibited
- §21.11 Littering Prohibited
- §21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity
- §21.15 Notification of Uncontrolled Discharges Required
- §21.17 Requirement to Monitor and Analyze
- §21.19 Conflicts With Other Code Sections
- §21.21 Severability
- §21.23 Violation a Public Nuisance

California Government Code §6502

California Government Code §23004

California Water Code §8100 et. seq.

Relationship Of Applicable Ordinances Or Other Legal Authorities To The Requirements of 40 CFR §122.26(d)(2)(i)(A-F) And The Order

Although, depending upon the particular issue, there may be multiple ways in which particular sections of the County of Los Angeles' ordinances, LACFCD's ordinances, and statutes relate to the requirements contained in 40 CFR §122.26(d)(2)(i)(A-F) and the Order, the table below indicates the basic relationship with Part VI(A)(2)(a) of the Order:

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
i. Control the contribution of pollutants to its MS4 from storm water discharges associated with industrial and construction activity and control the quality of storm water discharged from industrial and construction sites. This requirement applies both to industrial and construction sites with coverage under an NPDES permit, as well as to those sites that do not have coverage under an NPDES permit.	Los Angeles County Code:  §12.80.410 [illicit discharge prohibited];  §12.80.450 [construction]  §12.80.460 [industrial and commercial]  §12.80.470 and .480 [industrial and commercial NPDES requirements]  §12.84.440 [LID standards]  §12.84.445 [hydromodification control]  §12.84.450 [LID Plan Review]  §22.60.330 [general prohibitions]  §22.60.340 [violations]  §22.60.350 [public nuisance]  §22.60.360 [infractions]  §22.60.370 [injunction]  §22.60.390 [zoning enforcement order]  §26.103 [violations and penalties]

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
	§26.104 [enforcement]
	§26.106 [permits]
	§26.108 [inspections]
	LACFCD Code:
	§21.05 Standards, Guidelines, and Criteria
	§21.07 Prohibited Discharges
	§21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze
	§21.23 Violation a Public Nuisance
ii. Prohibit all non-storm water discharges	Los Angeles County Code:
through the MS4 to receiving waters not otherwise authorized or conditionally exempt pursuant to Part III.A.	§12.80.410 [illicit discharge prohibited]
	LACFCD Code:
	§21.07 Prohibited Discharges
iii. Prohibit and eliminate illicit discharges	Los Angeles County Code:
and illicit connections to the MS4.	§12.80.410 [illicit discharge prohibited];
	§12.80.420 [illicit connections prohibited]
	LACFCD Code:
•	§21.05 Standards, Guidelines, and Criteria
	§21.07 Prohibited Discharges
	§21.09 Installation or Use of Illicit Connections Prohibited
	§21.23 Violation a Public Nuisance

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
iv. Control the discharge of spills, dumping,	Los Angeles County Code:
or disposal of materials other than storm water to its MS4.	§12.80.410 [illicit discharge prohibited];
water to its MS4.	§12.80.440 [littering and other polluting prohibited]
	LACFCD Code:
	§19.07 Interference With or Placing Obstructions, Refuse, Contaminating Substances, or Invasive Species in Facilities Prohibited
·	§21.05 Standards, Guidelines, and Criteria
	§21.07 Prohibited Discharges
	§21.09 Installation or Use of Illicit Connections Prohibited
	§21.11 Littering Prohibited
	§21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze
	§21.23 Violation a Public Nuisance
v. Require compliance with conditions in	Los Angeles County Code:
Permittee ordinances, permits, contracts or orders (i.e., hold dischargers to its MS4	§12.80.490 [notification of uncontrolled discharge]
accountable for their contributions of pollutants and flows).	§12.80.570 [obstructing access to facilities]
	§12.80.580 [compliance inspection]
	§12.80.610 [violation a nuisance]
	§12.620 [nuisance abatement]
	§12.80.635 [violation penalty]

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
	§12.80.640 [penalties not exclusive]
	§12.84.440 [LID standards]
	§12.84.445 [hydromodification control]
	§12.84.450 [LID Plan Review]
	§22.60.330 [general prohibitions]
	§22.60.340 [violations]
	§22.60.350 [public nuisance]
	§22.60.360 [infractions]
	§22.60.370 [injunction]
	§22.60.380 [enforcement.]
	§22.60.390 [zoning enforcement order]
	§26.103 [violations and penalties]
	§26.104 [enforcement]
	§26.106 [permits]
	§26.108 [inspections]
	LACFCD Code:
	§19.11 Violation a Public Nuisance
	§21.05 Standards, Guidelines, and Criteria
	§21.07 Prohibited Discharges
	§21.09 Installation or Use of Illicit Connections Prohibited
	§21.11 Littering Prohibited
	§21.13 Evidence of Compliance With Permi Requirements for Industrial or Commercial Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
	§21.19 Conflicts With Other Code Sections §21.23 Violation a Public Nuisance
vi. Utilize enforcement mechanisms to require compliance with applicable ordinances, permits, contracts, or orders.	Same as item v., above
vii. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements among Copermittees.	California Government Code §6502 California Government Code §23004
viii. Control of the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements with other owners of the MS4 such as the State of California Department of Transportation.	California Government Code §6502 California Government Code §23004
ix. Carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with applicable municipal ordinances, permits, contracts and orders, and with the provisions of this Order, including the prohibition of non-storm water discharges into the MS4 and receiving waters. This means the Permittee must have authority to enter, monitor, inspect, take measurements, review and copy records, and require regular reports from entities discharging into its MS4.	Los Angeles County Code:  §12.80.490 [notification of uncontrolled discharge]  §12.80.570 [obstructing access to facilities]  §12.80.580 [compliance inspection]  §12.80.610 [violation a nuisance]  §12.80.620 [nuisance abatement]  §12.80.635 [violation penalty]  §12.80.640 [penalties not exclusive]  §22.60.380 [enforcement.]  §26.106 [permits]  §26.108 [inspections]

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
	LACFCD Code:
	§21.05 Standards, Guidelines, and Criteria
	§21.07 Prohibited Discharges
	§21.09 Installation or Use of Illicit Connections Prohibited
	§21.11 Littering Prohibited
	§21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze
	§21.23 Violation a Public Nuisance
x. Require the use of control measures to	Los Angeles County Code:
prevent or reduce the discharge of pollutants to achieve water quality standards/receiving	§12.80.450 [construction mitigation]
water limitations.	§12.80.500 [good housekeeping practices]
	§12.80.510 [construction BMPs]
	§12.80.520 [industrial/commercial BMPs]
	§12.84.440 [LID standards]
	§12.84.450 [LID Plan Review]
×	§22.60.330 [general prohibitions]
	§22.60.380 [enforcement.]
	§22.60.390 [zoning enforcement order]
	§26.106 [permits]
	§26.108 [inspections]
	LACFCD Code:
	§21.05 Standards, Guidelines, and Criteria

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
	§21.07 Prohibited Discharges
	§21.09 Installation or Use of Illicit Connections Prohibited
	§21.11 Littering Prohibited
	§21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze
	§21.23 Violation a Public Nuisance
xi. Require that structural BMPs are properly	Los Angeles County Code:
operated and maintained.	§12.80.530 [installation of structural BMPs]
	§22.60.380 [enforcement.]
	§22.60.390 [zoning enforcement order]
	§26.106 [permits]
	§26.108 [inspections]
	LACFCD Code:
	§21.05 Standards, Guidelines, and Criteria
	§21.07 Prohibited Discharges
	§21.09 Installation or Use of Illicit Connections Prohibited
	§21.11 Littering Prohibited
	§21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze

Order Part VI(A)(2)(a) Items	Primary Applicable Ordinance/Statute
	§21.23 Violation a Public Nuisance
xii. Require documentation on the operation and maintenance of structural BMPs and their effectiveness in reducing the discharge of pollutants to the MS4.	Los Angeles County Code:  §12.80.530 [installation of structural BMPs]  §22.60.380 [enforcement.]  §22.60.390 [zoning enforcement order]  §26.106 [permits]  §26.108 [inspections]  LACFCD Code:  §21.05 Standards, Guidelines, and Criteria  §21.07 Prohibited Discharges  §21.09 Installation or Use of Illicit  Connections Prohibited  §21.11 Littering Prohibited  §21.13 Evidence of Compliance With Permit  Requirements for Industrial or Commercial  Activity
	§21.15 Notification of Uncontrolled Discharges Required
	§21.17 Requirement to Monitor and Analyze §21.23 Violation a Public Nuisance

## Order Part VI(A)(2)(b)(ii)

"Identification of the local administrative and legal procedures available to mandate compliance with applicable municipal ordinances identified in subsection (i) above and therefore with the conditions of this Order, and a statement as to whether enforcement actions can be completed administratively or whether they must be commenced and completed in the judicial system."

The local administrative and legal procedures available to mandate compliance with the above ordinances are specified in those ordinances, particularly in:

Los Angeles County Code:

§12.80.550 Enforcement—Director's powers and duties.

§12.80.600 Notice to correct violations—Director may take action.

§12.80.610 Violation a public nuisance.

§12.80.620 Nuisance abatement—Director to perform work when—Costs.

§12.80.630 Violation—Penalty.

§12.80.635 Administrative fines.

§12.80.640 Penalties not exclusive.

§12.84.450 LID Plan Review.

§12.84.460 Additional Requirements.

Title 26, §103 Violations And Penalties

Title 26, §104 Organization And Enforcement

Title 26, §105 Appeals Boards

Title 26, §106 Permits

§22.60.330 General prohibitions.

§22.60.340 Violations.

§22.60.350 Public nuisance.

§22.60.360 Infractions.

§22.60.370 Injunction.

§22.60.380 Enforcement.

§22.60.390 Zoning enforcement order and noncompliance fee.

LACFCD Code:

§21.05 Standards, Guidelines, and Criteria

§21.07 Prohibited Discharges

§21.09 Installation or Use of Illicit Connections Prohibited

§21.11 Littering Prohibited

§21.13 Evidence of Compliance With Permit Requirements for Industrial or Commercial Activity

§21.15 Notification of Uncontrolled Discharges Required

§21.17 Requirement to Monitor and Analyze

§21.23 Violation a Public Nuisance

LACFCD attempts to first resolve each enforcement action administratively. However, the above cited ordinances also provide LACFCD with the authority to pursue such actions in the judicial system as necessary.

Very truly yours,

JOHN F. KRATTLI County Counsel

JUDITH A. FRIES

Principal Deputy County Counsel

**Public Works Division** 

JAF:jyj

## STEVEN N. SKOLNIK

Attorney at Law 15332 Antioch Street, #436 Pacific Palisades, California 90272 Telephone: (310) 459-3418 Facsimile: (310) 606-2775 E-Mail: sskolniklaw@gmail.com

December 9, 2013

Lisa Rapp, Director of Public Works City of Lakewood 5050 Clark Avenue Lakewood, CA 90712

Re:

Order No. R4-2012-0175 NPDES No. CAS004001

Dear Ms. Rapp:

In my capacity as City Attorney for the City of Lakewood (the "City"), I hereby confirm that the City has the legal authority within its jurisdiction to implement and enforce each of the requirements contained in 40 CFR @ 122.26(d)(2)(i)(A-F) and the Order referenced above. Such legal authority is derived from Article 11, Section 7 of the California Constitution, Section 13002 of the California Water Code, and Section 5801 of the Lakewood Municipal Code, which incorporates by reference the pertinent provisions of the Los Angeles County Code.

The City is authorized to take enforcement action by administrative proceedings or in the judicial system.

Very truly yours,

Steven N. Skolnik

#### STATEMENT OF LEGAL AUTHORITY

Pursuant to Part VI.A.2.b. of Order No. R4-2012-0175, the City of Paramount has all the necessary legal authority to implement and enforce the requirements contained in 40 CFR § 122.26(d)(2)(i)(A-F) and this Order during the reporting period of July 1, 2012 through June 30, 2013. This is made evident by municipal code citation to each of the following requirements found in Part VI.A.2.a:

- Control the contribution of pollutants to its MS4 from storm water discharges associated with industrial or commercial activity and control the quality of storm water discharged from industrial and commercial sites. This requirement applies both to industrial and commercial sites with coverage under an NPDES permit, as well as to those sites that do not have coverage under an NPDES permit.
  - Municipal Code Section: Sec. 48-3.5. Prohibited discharges from industrial or commercial activity
- 2. Prohibit all non-storm water discharges through the MS4 to receiving waters not otherwise authorized or conditionally exempt pursuant to Part III.A.

  Municipal Code Section: Sec. 48-3.3. Littering and other discharge of polluting or damaging substances prohibited
- 3. Prohibit and eliminate illicit discharges and illicit connections to the MS4.

  Municipal Code Section: Sec. 48-3. Illicit discharges prohibited and Sec. 48-3.1. Installation or use of illicit connections prohibited
- 4. Control the discharge of spills, dumping, or disposal of materials other than storm water to its MS4.
  - Municipal Code Section: Sec. 48-3.3. Littering and other discharge of polluting or damaging substances prohibited
- Require compliance with applicable Permittee ordinances, permits, contracts or orders (i.e., hold dischargers to its MS4 accountable for their contributions of pollutants and flows);
   Municipal Code Section: Sec. 48-3.8. Notification of uncontrolled discharges required.
- Utilize enforcement mechanisms to require compliance with applicable ordinances, permits, contracts, or orders.
  - Municipal Code Section: Sec. 48-5. Enforcement Director's powers and duties
- 7. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements among Co-permittees;

  Municipal Code Section: Sec. 48-3.3. Littering and other discharge of polluting or damaging substances prohibited and Sec. 48-2.1. Purpose and Intent.
- 8. Control of the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements with other owners of the MS4 such as the State of California Department of Transportation;
  - Municipal Code Section: Sec. 48-3.3. Littering and other discharge of polluting or damaging substances prohibited and Sec. 48-2.1. Purpose and Intent.

- 9. Carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with applicable municipal ordinances, permits, contracts and orders, and with the provisions of this Order, including the prohibition of non-storm water discharges into the MS4 and receiving waters. This means the Permittee must have authority to enter, monitor, inspect, take measurements, review and copy records, and require regular reports from entities discharging into its MS4;
  - Municipal Code Section: Sec. 48-5.3. Inspection to ascertain compliance Access
- Require the use of control measures to prevent or reduce the discharge of pollutants to achieve water quality standards/receiving water limitations;
  - Municipal Code Section: Sec. 48-5.4. Notice to correct violations Director may take action
- 11. Require that structural BMPs are properly operated and maintained.

  Municipal Code Section: Sec. 48-4.1. Best management practices for construction activity, 48-42, best managerial practices for industrial and commercial facilities.
- 12. Require documentation on the operation and maintenance of structural BMPs and their effectiveness in reducing the discharge of pollutants to the MS4.

  Municipal Code Section: Sec. 48-4.3. Installation of structural BMPs

The City of Paramount legal procedures available to mandate compliance with applicable municipal ordinances identified in the above section, and therefore with the conditions of the Order, can be found in Section Sec. 48-5. Enforcement - Director's powers and duties. Violations of this section are deemed a "Public Nuisance" in section 48-5.5, where any discharge in violation of this chapter, any illicit connection, and/or any violation of runoff management requirements shall constitute a threat to public health and safety.

Signature:

John E. Cavanaugh, City Attorney

Date:

12-3-13



Respond to Orange County David J. Aleshire daleshire@awattorneys.com Direct (949) 250-5409 **Orange County** 

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**Central Valley** 

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December 3, 2013

Mr. Sam Unger, Executive Officer California Regional Water Quality Control Board Los Angeles Region 320 W. 4th Street, Suite 200 Los Angeles, California 90013-1105

Re: Legal Authority Statement

Dear Mr. Unger:

This letter is provided to serve as the Statement of Legal Authority for the City of Signal Hill (the "City") that must be submitted with its Annual Report pursuant to Part VI.A.2.b. of Order No. R4-2012-0175 for NPDES Permit No. CAS004001. As legal counsel for the City, I have determined that it has all the necessary legal authority to implement and enforce the requirements contained in 40 CFR § 122.26(d)(2)(i)(A-F) and this Order during the reporting period of July 1, 2012 through June 30, 2013, to the extent permitted by State and Federal law, subject to the limitations on municipal action under the California and United States Constitutions.

Per the requirement in Part VI.A.2.b.i., here are citations to the City's Municipal Code for each of the following requirements found in Part VI.A.2.a:

i. Control the contribution of pollutants to its MS4 from storm water discharges associated with industrial and construction activity and control the quality of storm water discharged from industrial and construction sites. This requirement applies both to industrial and construction sites with coverage under an NPDES permit, as well as to those sites that do not have coverage under an NPDES permit.

Municipal Code Sections: 12.16.060 Illicit discharges, 12.16.100 Compliance with state and federal discharge requirements, and 12.16.112 Construction pollutant reduction

ii. Prohibit all non-storm water discharges through the MS4 to receiving waters not otherwise authorized or conditionally exempt pursuant to Part III.A.

Municipal Code Section: 12.16.060 Illicit discharges

iii. Prohibit and eliminate illicit discharges and illicit connections to the MS4.

Municipal Code Sections: 12.16.050 Illicit connections prohibited and 12.16.060 Illicit discharges

iv. Control the discharge of spills, dumping, or disposal of materials other than storm water to its MS4.

Municipal Code Sections: 12.16.060 Illicit discharges and 12.16.080 Littering

v. Require compliance with conditions in Permittee ordinances, permits, contracts or orders (i.e., hold dischargers to its MS4 accountable for their contributions of pollutants and flows);

Municipal Code Section: 12.16.120 Inspection and enforcement

vi. Utilize enforcement mechanisms to require compliance with applicable ordinances, permits, contracts, or orders.

Municipal Code Section: 12.16.120 Inspection and enforcement

vii. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements among Copermittees;

Municipal Code Sections: 12.16.020 Purpose and intent and 12.16.120 Inspection and enforcement

viii. Control of the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements with other owners of the MS4 such as the State of California Department of Transportation;

Municipal Code Sections: 12.16.020 Purpose and intent and 12.16.120 Inspection and enforcement

ix. Carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with applicable municipal ordinances, permits, contracts and orders, and with the provisions of this Order, including the prohibition of non-storm water discharges into the MS4 and receiving waters. This means the Permittee must have authority to enter, monitor, inspect, take

measurements, review and copy records, and require regular reports from entities discharging into its MS4;

Municipal Code Section: 12.16.120 Inspection and enforcement

x. Require the use of control measures to prevent or reduce the discharge of pollutants to achieve water quality standards/receiving water limitations;

Municipal Code Sections: 12.16.060 Illicit discharges, 12.16.114 New development/redevelopment pollutant reduction, and 12.16.116 Small site new development/redevelopment pollutant reduction

xi. Require that structural BMPs are properly operated and maintained;

Municipal Code Sections: 12.16.114 New development/redevelopment pollutant reduction and 12.16.116 Small site new development/ redevelopment pollutant reduction

xii. Require documentation on the operation and maintenance of structural BMPs and their effectiveness in reducing the discharge of pollutants to the MS4.

Municipal Code Section: 12.16.114 New development/redevelopment pollutant reduction and 12.16.116 Small site new development/ redevelopment pollutant reduction

Per the requirement in Part VI.A.2.b.ii., the City's legal procedures available to mandate compliance with applicable municipal ordinances identified in the above section, and therefore with the conditions of the Order, can be found in Municipal Code Section 12.16.120 Inspection and enforcement. Here is the relevant text of that provision:

#### "12.16.120 Inspection and enforcement.

[...]

#### B. Enforcement.

- 1. Any violation of this chapter is a misdemeanor and shall be punishable by either a fine of up to one thousand dollars or six months in the county jail, or both.
- 2. Any person who may otherwise be charged with a misdemeanor as a result of a violation of this chapter may be charged, at the discretion of the prosecuting attorney, with an infraction punishable by a fine of not more than one

hundred dollars for the first violation, two hundred dollars for the second violation, and two hundred fifty dollars for each additional violation thereafter.

- 3. As a part of any sentence or other penalty imposed or the award of any damage, the court may also order that restitution be paid to the City or any injured person, or, in the case of a violator who is a minor, by the minor's parent or lawfully designated guardian or custodian. Restitution may include the amount of any reward.
- 4. Any person violating the provisions of this chapter shall reimburse the City for any and all costs incurred by the City in responding to, investigating, assessing, monitoring, treating, cleaning, removing, or remediating any Illicit Discharge or Pollutant from the municipal storm drain system; rectifying any Illicit Connection; or remediating any violation of this chapter.

Such costs to be paid to the City include all administrative expenses and all legal expenses, including costs and attorneys' fees, in obtaining compliance, and in litigation including all costs and attorneys' fees on any appeal. The costs to be recovered in this Section 12.16.120 shall be recoverable from any and all persons violating this chapter.

- 5. In the event any violation of this chapter constitutes an imminent danger to public health, safety, or the environment, the City Manager or Director, or any authorized agent thereof, may enter upon the premises from which the violation emanates, abate the violation and danger created to the public safety or the environment, and restore any premises affected by the alleged violation, without notice to or consent from the owner or occupant of the premises. An imminent danger shall include but is not limited to exigent circumstances created by the Discharge of Pollutants, where such Discharge presents a significant and immediate threat to the public health or safety, or the environment.
- 6. Violations of this chapter may further be deemed to be a public nuisance which may be abated by administrative or civil or criminal action in accordance with the terms and provisions of this code and state law.
- 7. All costs and fees incurred by the City as a result of any violation of this chapter which constitute a nuisance, including all administrative fees and expenses and legal fees and expenses, shall become a lien against the subject premises from which the nuisance emanated and a personal obligation against the owner, in accordance with Government Code Sections 38773.1 and 38773.5. The owner of record of the premises subject to any lien shall receive notice of the lien prior to recording, as required by Government Code Section 38773.1. The City Attorney is authorized to collect nuisance abatement costs or enforce a nuisance lien in an action brought for money judgment, or by delivery to the county

assessor of a special assessment against the premises in accordance with the conditions and requirements of Government Code Section 38773.5.

- 8. Any person acting in violation of this chapter may also be acting in violation of the Clean Water Act or the California Porter-Cologne Act (California Water Code Section 13000 et seq.) and the regulations thereunder, and other laws and regulations, and may be subject to damages, fines and penalties, including civil liability under such other laws. The City Attorney is authorized to file a citizen's suit pursuant to the Clean Water Act, seeking penalties, damages and orders compelling compliance and appropriate relief.
- 9. The City Attorney is authorized to file in a court of competent jurisdiction a civil action seeking an injunction against any violation or threatened or continuing violation of this chapter. Any temporary, preliminary or permanent injunction issued pursuant hereto may include an order for reimbursement to the City for all costs incurred in enforcing this chapter, including costs of inspection, investigation, monitoring, treatment, abatement, removal or remediation undertaken by or at the expense of the city, and may include all legal expenses and fees and any and all costs incurred relating to the restoration or remediation of the environment.
- 10. Each separate Discharge in violation of this chapter and each day a violation of this chapter exists, without correction, shall constitute a new and separate violation punishable as a separate infraction, misdemeanor and/or civil violation.
- 11. Whenever necessary, interagency coordination will be employed to enforce the provisions of this chapter.
- 12. The City may utilize any and all other remedies as otherwise provided by law."

Thus, enforcement actions can be completed administratively or judicially if necessary.

Please contact the undersigned if you have any questions.

Sincerely,

7524 Alla

ALESHIRE & WYNDER, LLP

David J. Aleshire

City Attorney for the City of Signal Hill

# ATTACHMENT E: COORDINATED INTEGRATED MONITORING PLAN (CIMP)





# **Los Cerritos Channel**

**Coordinated Integrated Monitoring Program** 

# Participants:

**Bellflower** 

Cerritos

Downey

Lakewood

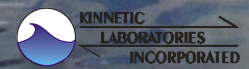
**Long Beach** 

**Paramount** 

**Signal Hill** 

**Los Angeles County Flood Control District** 

Prepared by:



June 27, 2014



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1.1

## **ACRONYMS**

ALERT	Automatic Local Evaluation in Real Time
AMEL	Average Monthly Effluent Limitation
Basin Plan	Water Quality Control Plan for the Coastal Watersheds of Los Angeles and Ventura Counties
ВМР	Best Management Practices
BPJ	Best Professional Judgment
BOD	Biochemical Oxygen Demand 5-day @ 20 °C
CCR	California Code of Regulations
CEQA	California Environmental Quality Act
CFR	Code of Federal Regulations
CIMP	Coordinated Integrated Monitoring Program
CL	Control Limit
COD	Chemical Oxygen Demand
CTR	California Toxics Rule
CV	Coefficient of Variation
CWA	Clean Water Act
CWC	California Water Code
Discharger	Los Angeles County MS4 Permittees
DNQ	Detected But Not Quantified
EFA	Effective Filtration Area
ELAP	California Department of Public Health Environmental Laboratory Accreditation Program
Facility	Los Angeles County MS4s
FIB	Fecal Indicator Bacteria
GIS	Geographical Information System
gpd	gallons per day
HUC	Hydrologic Unit Code
IC50	Concentration at which the organism is 50% inhibited
IC/ID	Illicit Connection and Illicit Discharge Elimination
LA	Load Allocations
LARWQCB	Regional Water Quality Control Board, Los Angeles
LID	Low Impact Development
LOEC	Lowest Observed Effect Concentration
MAL	Municipal Action Limits
MCM	Minimum Control Measure
mg/L	milligrams per Liter
MDEL	Maximum Daily Effluent Limitation
μg/L	micrograms per Liter
MEC	Maximum Effluent Concentration
MGD	Million Gallons Per Day
ML	Minimum Level
MRP	Monitoring and Reporting Program

MS4	Municipal Separate Storm Sewer System
ND	Not Detected
NOEC	No Observable Effect Concentration
NPDES	National Pollutant Discharge Elimination System
NTR	National Toxics Rule
QA	Quality Assurance
QA/QC	Quality Assurance/Quality Control
Ocean Plan	Water Quality Control Plan for Ocean Waters of California
ORI	Outfall Reconnaissance Inventory
PWS	Primary Watershed Segment
PES	Polyester-reinforced polysulfone
RAP	Reasonable Assurance Program
Regional Water Board	California Regional Water Quality Control Board, Los Angeles Region
RPA	Reasonable Potential Analysis
RWL	Receiving Water Limitations
SIP	State Implementation Policy (Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California)
SMR	Self-Monitoring Reports
SQ0	Sediment Quality Objective
SSC	Suspended Sediment Concentration
State Water Board	California State Water Resources Control Board
SWS	Secondary Watershed Segment
TAC	Test Acceptability Criteria
TIE	Toxicity Identification Evaluation
TMDL	Total Maximum Daily Load
TOC	Total Organic Carbon
TRE	Toxicity Reduction Evaluation
TSD	Technical Support Document
TSS	Total Suspended Solid
TUc	Chronic Toxicity Unit
USEPA	United States Environmental Protection Agency
WDR	Waste Discharge Requirements
WET	Whole Effluent Toxicity
WLA	Waste Load Allocations
WMA	Watershed Management Area
WMMS	Watershed Management Modeling System
WMP	Watershed Management Program
WQBELs	Water Quality-Based Effluent Limitations
WQS	Water Quality Standards
C-	the Control of the Co

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# COORDINATED INTEGRATED MONITORING PROGRAM FOR THE

## LOS CERRITOS CHANNEL WATERSHED GROUP

#### 1. Introduction

A Coordinated Integrated Monitoring Program (CIMP) is required to be submitted either separately or as part of a Watershed Management Plan (WMP). The CIMP is required to integrate requirements of the current Los Angeles County MS4 Permit, the City of Long Beach MS4 permit and TMDL monitoring requirements. This plan was developed to address five primary objectives which include:

- Assess the chemical, physical, and biological impacts of discharges from the MS4s on receiving waters.
- Assess compliance with receiving water limitations and water quality-based effluent limitations (WQBELs) established to implement TMDL wet and dry weather load allocations
- Characterize pollutant loads in MS4 discharges.
- Identify sources of pollutants in MS4 discharges.
- Measure and improve the effectiveness of pollutant controls implemented under the new MS4 permits.

The approach presented in this CIMP incorporates all objectives of the MRP but provides a customized approach to address the objectives identified in the MRP for Stormwater Outfall Monitoring based upon the unique characteristics of the Los Cerritos Channel (LCC) watershed. Unlike other Watershed Management Groups (WMGs) in Los Angeles County, the LCC watershed does not receive flow from other WMGs. External contributions of contaminants are limited to atmospheric deposition originating predominantly from major transportation corridors and facilities.

Figure 1-1 provides a summary of all jurisdictions that are participating in both the Watershed Management Plan (WMP) and the CIMP. The Los Angeles County Flood Control District includes the entire area addressed by the Los Cerritos Channel WMP and CIMP.

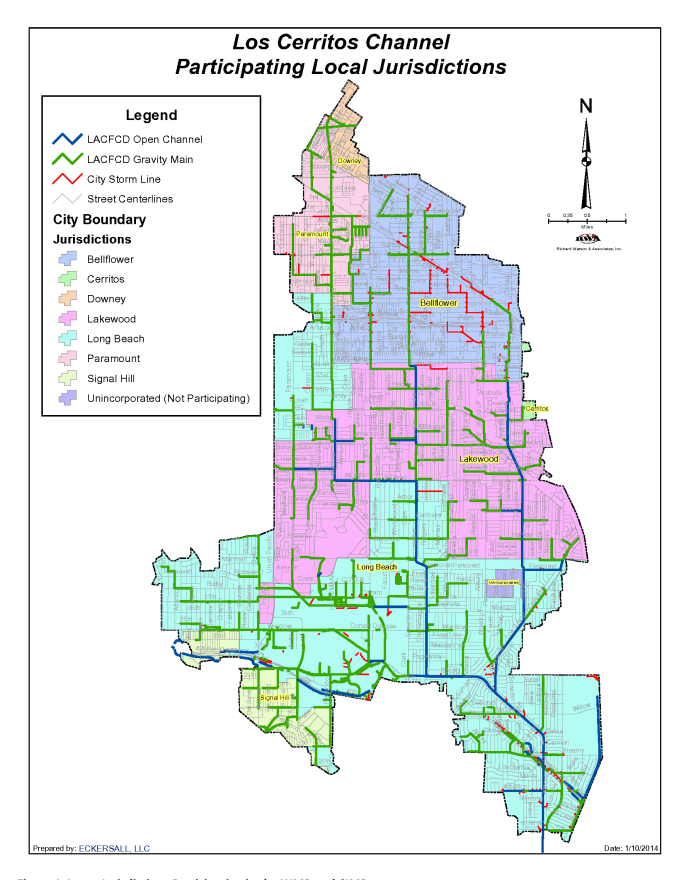


Figure 1-1. Jurisdictions Participating in the WMP and CIMP.

## 1.1 Monitoring Objectives

The Permit Monitoring and Reporting Program (MRP) for Los Angeles County<sup>1</sup> and the City of Long Beach<sup>2</sup> have equivalent requirements. The Los Cerritos Channel watershed is located in areas covered by both permits but the requirements differ only in terms of schedules. The City of Long Beach opted to participate in the WMP and CIMP being developed under the Los Angeles County Permit schedule but the major elements and primary objectives listed below are identical. The CIMP is required to incorporate the following elements and address the established objectives under each element.

- Receiving Water Monitoring (Wet and Dry Weather) (Part II.E.1 of the MRP)
  - o Are receiving water limitations being met?
  - o Are there trends in pollutant concentrations over time or during specified conditions?
  - Are designated beneficial uses fully supported as determined by water chemistry, aquatic toxicity, and bioassessment monitoring?
- Stormwater Outfall Monitoring (Part II.E. 2 of the MRP)
  - How does the quality of the permittees' discharges compare to Municipal Action Limits (MALs)?
  - Are the permittees' discharges in compliance with applicable stormwater WQBELs derived from TMDL WLAs?
  - Do the permittees' discharges cause or contribute to an exceedance of the receiving water limitations?
- Non-Stormwater Outfall Based Monitoring (Part II.E.3 of the MRP)
  - Are the permittees' discharges in compliance with non-stormwater WQBELs derived from TMDL WLAs.
  - How does the quality of the permittees' discharges compare to Non-Stormwater Action

    Levels?
  - Do the permittees' discharges cause or contribute to an exceedance of the receiving water limitations?
  - Do the permittees comply with the requirements of the Illicit Connection and Illegal Discharge Program?
- New Development/Re-Development Effectiveness Tracking (Part II.E.4 of the MRP)
  - Are the conditions established in building permits issued by the Permittees being met?
  - Are stormwater volumes associated with the design storm effectively retained on-site?
- Regional Studies
  - O How do the permittees plan to participate in efforts to characterize the impact of the MS4 on receiving waters? Include participation in regional studies with the Southern California Stormwater Monitoring Coalition (SMC) and any special studies specified in TMDLs.

<sup>&</sup>lt;sup>1</sup> Order No. R4-2012-0175, NPDES Permit No. CAS004001

<sup>&</sup>lt;sup>2</sup> Order No. R4-2014-0024, NPDES Permit No. CAS004003

## 1.2 Monitoring Sites and Approach

The approach presented in this CIMP incorporates all objectives of the MRP but provides a customized approach to address the objectives identified in the MRP for Stormwater Outfall Monitoring based upon the unique characteristics of the Los Cerritos Channel (LCC) watershed. Unlike other Watershed Management Groups (WMGs) in Los Angeles County, the LCC watershed does not receive flow from other WMGs. External contributions of contaminants are limited to atmospheric deposition originating predominantly from major transportation corridors and facilities.

#### 1.2.1 Receiving Water

Receiving water quality monitoring will be conducted at the historic Los Cerritos Channel site at Stearns Street (LLAR1). Originally, this location was considered a mass emission monitoring site for the City's stormwater program since it captures runoff stormwater that originates from a large segment of the City. This site is also the compliance monitoring site for TMDL monitoring. This site is located about 100 feet downstream of a former gaging station (Figure 1-2) and effectively marks the downstream extent of freshwater influences within the Channel. During low tides, freshwater extends down to the end of the concrete-line channel below Atherton St. LCC1 marks the upper extent of tidal influence for all but the most extreme high tides. The portion of the Los Cerritos Channel listed as impaired for metals was identified as the 2.1 mile freshwater portion above the tidal prism. EPA (2010) used data from 10 years of both wet and dry weather monitoring at the LCC1 to establish the freshwater metals TMDL for the Los Cerritos Channel. This site now has a record of stormwater and dry weather water quality measurements that extend back for 13 years using consistent methods and, in most cases, consistent detection limits applicable to current receiving water limitations (RWLs).

### 1.2.2 Primary Watershed Segmentation (PWS) Monitoring

Stormwater outfall monitoring in the LCC watershed will be addressed by partitioning the watershed into segments that correspond to those used in the Los Cerritos Metals TMDLs to develop a model for estimating flow and pollutant loads. This allows the modeling information to be used to assist in directing sampling efforts to target areas of the watershed believed to contribute the greater loads and verify the accuracy of the model. If the monitoring program identifies a segment of the watershed as contributing significantly higher pollutants loads than the segments, then further monitoring will be conducted to further identify and isolate the source. This forensic monitoring would further partition the watershed by monitoring of Secondary Watershed Segmentation (SWS) using more portable sampling stations.

PWS sampling is intended to assist in determining whether the permittee's discharges are causing or contributing to exceedance of receiving water limitations, assess whether the permittee's discharges are in compliance with applicable WQBELs derived from TMDL WLAs and with applicable action limits. The Los Cerritos Channel watershed is highly divided with a number of separate channels contributing flow. In practice, no clear distinction exists between the end of the storm drain system and the start of tributaries or receiving waters. Restricting monitoring sites to locations considered to be "outfall" sites would limit sampling to much smaller catchments that are intended to be representative of land use throughout the LCC watershed. This monitoring approach was not considered to be an effective

strategy for identification of the major sources of contaminants and would provide limited assistance in directing effective implementation of control measures in this watershed.

Primary Watershed Segment (PWS) sites (Figure 1-2) were selected based upon:

- LSPC modeling results from the LCC Metals TMDL (U.S. EPA 2010),
- land use characteristics within the watershed, and
- the ability to isolate major portions of the watershed.

The LSPC model was used to simulate flows and metals concentrations in Los Cerritos Channel during development of the LCC Metals TMDLs. An updated version of the LSPC serves as the basis for the Los Angeles County Watershed Management Modeling System (WMMS). The model divided the watershed into 10 sub-basins (Figure 1-2) and developed loading estimates (Figure 1-3) for each of the sub-basins. The LSPC model results provided the primary guidance for selection of appropriate watershed monitoring sites. Site selection first considered sub-basins that the model identified as the most significant sources of metals. Potential sites were considered at locations near the downstream edge of each sub-basin and where runoff from each sub-basin could be effectively isolated. Land use information for within each sub-basin was then examined to determine dominant land uses within each segment and assure that all major land uses would be effectively sampled. Lastly, sites were selected to effectively represent a large proportion of the watershed and yet avoid large disparities in the sizes of each segment such that pollutant or sediment delivery ratios<sup>3</sup> would not vary substantially among monitoring sites.

Sites selected as PWS sites include SB4, SB10, SB8 and SB9 (Figure 1-2; Table 1-2). Each of these isolates significant proportions of their respective sub-basins (4, 10, 8 and 9). Together, these monitoring locations allow 68% of the entire watershed to be monitored. Once implemented, pollutant loading rates for each of the PWS sites can be compared to loads measured at the downstream receiving water site (LCC1) in order to assess potential discrepancy in load contributions and determine if further implementation of control measures is warranted

SB4 is located in the Los Cerritos Channel just west of Lakewood Blvd and adjacent to the Long Beach Daugherty Airport. This site will effectively sample runoff from sub-basin 4. LSPC modeling indicated that this segment may be a significant source of both copper and zinc (Figure 1-3). Land use in this segment of the watershed (Table 1-1) is dominated equally by the Airport (classified as mixed urban in the model) and industrial land use. This segment represents approximately 13% of the entire LCC watershed.

SB10 is located in the Palo Verde Channel and will collect runoff from the sub-basin 10. This segment of the watershed is comprised largely of low density residential neighborhoods (Table 1-1) and represents 19% of the entire LCC watershed. The LSPC model predicted that this portion of the watershed would

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<sup>&</sup>lt;sup>3</sup> The delivery ratio of pollutant loads can be defined as the ratio of the discharged pollutant load delivered to the point of interest divided by the mass of pollutants generated at the source.

produce moderate loads of copper, lead and zinc. This watershed is somewhat unique in its relatively large size (3403 acres) and having more than 77 percent residential land use (71% low density and 6.3% high density residential land use). Monitoring of this sub-basin is considered to be useful in validating the modeling results and providing improved estimates of trace metal loads from residential areas.

Sub-basins 8 and 9 are located in northern portion of the watershed (Figure 1-2) draining portions of Bellflower, Downey, Lakewood, Long Beach, and Paramount. LSPC modeling indicated that these two sub-basins would likely yield some of the highest loads of metals (Figure 1-3). Initial modeling indicated that sub-basin 9 was expected to have higher loads of copper, lead and zinc than most other areas. The model projected that copper and lead loading would be elevated in sub-basin 8 but this region was expected to produce slightly lower levels of zinc. Land uses in both sub-basins are predominantly residential with substantial amounts of commercial activities (Table 1-1). Together, these two sub-basins comprise over a third of the LCC watershed. Monitoring sites are located near the bottom of each of these sub-basins. SB8 is located in the Clark Channel just north of the Lakewood Civic Center and SB9 is located in the Del Amo Channel near Clark Avenue.

Monitoring at these four PWS sites will form the backbone of the program. This program allows for an adaptive process that enables resources to be focused on confirming modeling results and portions of the watershed that are significant sources of contaminants and flow. Wet weather monitoring at the LCC1 receiving water monitoring site and the four PWS sites will be used to evaluate if one or more of these segments is contributing excessive loads of key pollutants.

Potential Secondary Watershed Segment (SWS) sites for forensic monitoring have been identified within each of the four sub-basins (Figure 1-2). SWS sites are identified by the name of the sub-basin monitoring site followed by a hyphen and a sequential number for each added site. For example, potential SWS sites in sub-basin 4 are identified as SB4-1 and SB4-2.

Where possible, these sites are positioned at locations that further dissect the sub-basins. In sub-basin 4, tentative SWS sites effectively divide the sub-basin into two areas of comparable size. SWS sites isolate major, but unequal branches of the drainages within both sub-basins 8 and 9. Sub-basin 10 has a more linear configuration that required locating potential SWS sites at two locations along the length of the sub-basin. These are sites where further monitoring would be conducted if one of more of the sub-basins is identified as having high pollutant loading rates. It is not anticipated that all secondary sampling locations will require sampling and it is possible that none will require further sampling.

Any sampling initiated at these SWS sites would be conducted with temporary installations designed to allow for installation within one day. Monitoring at these sites would utilize 24-hour, time-based sampling triggered by flow. Sampling would be conducted concurrently with sampling of the long-term sub-basin watershed sites (PWS sites) and the receiving water monitoring site (LCC1).

SWS sites will utilize time-based monitoring methods to aid in isolating areas that may be contributing excessive concentrations of contaminants. If monitoring data indicate that one of the two SWS sites has elevated concentrations of any contaminant of concern, additional upstream monitoring sites will be selected based upon the configuration of the upstream storm drains and land use. Monitoring

equipment used for the paired secondary stations would then be relocated upstream in the targeted segment to better isolate potential sources.

## 1.2.3 Non-Stormwater Outfall Monitoring

Non-Stormwater Outfall Based Monitoring will be conducted throughout the major open channels of the Los Cerritos Channel Watershed. Initially, all pipes exceeding 12 inches in diameter and discharging either directly into the Los Cerritos Channel receiving water or into any of the open channels will be identified in the first screening survey. By the end of 2014, the database will be refined to determine which of the 12-inch to 36-inch pipes include discharges from areas with industrial land uses. Discharge pipes less than 36 inches and determined not to incorporate runoff from industrial land use areas will be excluded from further surveys. After completing an inventory of the outfalls, two more screening surveys will be conducted by the end of 2014 to document sites with persistent and significant non-stormwater flows. Subsequently, the source ID program will utilize an array of different methods to assist in determining whether flows are the result of illicit connections/illicit discharges (IC/IDs), authorized or conditionally exempt non-stormwater flows, natural flows or unknown. These may include available drainage maps, information on existing dewatering permits or industrial discharges, and a combination of field tests and limited laboratory testing.

#### 1.2.4 New Development/Re-Development Effectiveness Tracking

Participating agencies have developed mechanisms for tracking information related to new and redevelopment projects that are subject to post-construction best management practice requirements in Part VI.D.7 of the MS4 Permit.

#### 1.2.5 Regional Studies

On behalf of the participating agencies, the Los Angeles County Flood Control District (LACFCD) will continue to provide financial and/or monitoring resources to the Southern California Stormwater Monitoring Coalition Regional Watershed Monitoring Program, also known as the Regionally Consistent and Integrated Freshwater Stream Bioassessment Monitoring Program (Bioassessment Program). The Bioassessment Program was initiated in 2009 and is structured to occur in cycles of five years. Sampling under the first cycle concluded in 2013. The next five-year cycle is scheduled to begin in 2015, with additional special study monitoring scheduled to occur in 2014.

Permittee representatives will also participate in the Southern California Stormwater Monitoring Coalition (SMC) meetings and assist in development and implementation of selected and appropriate regional studies designed to improve stormwater characterization and impact assessment.

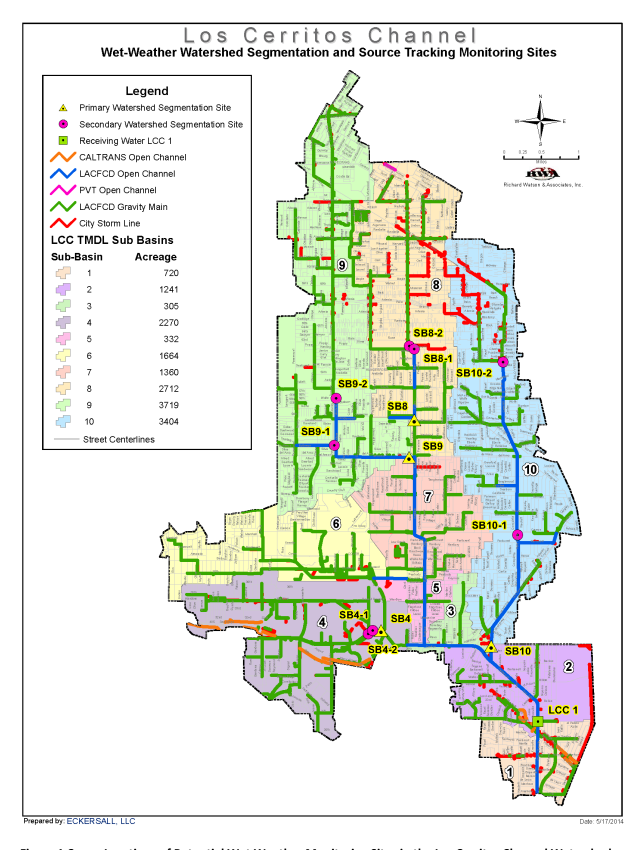
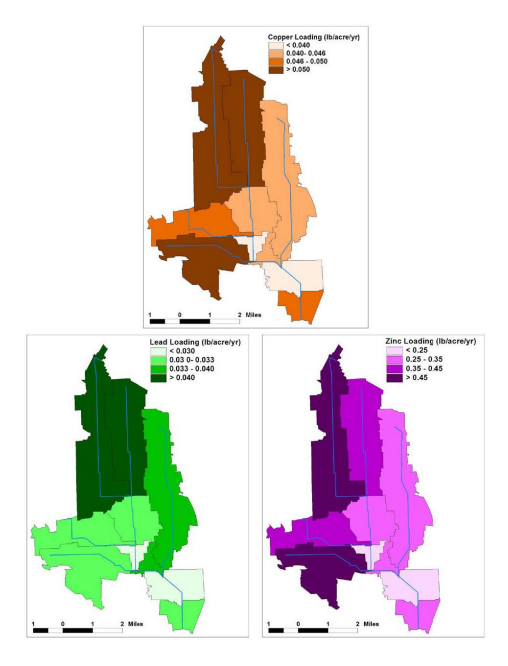


Figure 1-2. Locations of Potential Wet Weather Monitoring Sites in the Los Cerritos Channel Watershed.



Source: EPA 2010. Los Cerritos Channel Metals TMDL.

Figure 1-3. Estimated Concentrations of Metals from each Sub-basin of the Los Cerritos Channel Watershed.

Table 1-1. Summary of Land Use Associated with Monitored Segments of the Los Cerritos Channel Watershed.

	SUB-BASIN NUMBER/ACREAGE				
Land Use	4	8	9	10	TOTAL <sup>2</sup>
Agriculture	0	37.3	42.4	50	129.7
Commercial	352.5	506.8	709.9	371.9	1941.1
Industrial	705.8 <sup>1</sup>	124.9	499.8	59	1389.5
HD Residential	40	371.3	490.5	212.7	1114.5
LD Residential	276.1	1,597.5	1,782.8	2,415.6	6072
Mixed Urban	752.8	13.6	120.2	142.4	1029
Open	143.5	60.4	63.9	151.5	419.3
Total Acres	2,271	2,712	3,710	3,403	12,096
		Total V	Vatershed A	Acres	17,716
		SUB-E	BASIN NUM	IBER/%	
Land Cover	4	8	9	10	-
Agriculture	0.0	1.4	1.1	1.5	0.7
Commercial	15.5	18.7	19.1	10.9	11.0
Industrial	31.1	4.6	13.5	1.7	7.8
HD Residential	1.8	13.7	13.2	6.3	6.3
LD Residential	12.2	58.9	48.1	71.0	34.3
Mixed Urban	33.2	0.5	3.2	4.2	5.8
Open	6.3	2.2	1.7	4.5	2.4
Total %	13	15	21	19	68

HD= High Density, LD= Low Density

<sup>&</sup>lt;sup>1</sup>Bolded values indicate major land uses present in each sub-basin.

<sup>&</sup>lt;sup>2</sup>Land use composition for all 10 sub-basins can be accessed in the Los Cerritos Channel Metals TMDLs (EPA 2010)

 Table 1-2.
 Monitoring Site Designation and Monitoring Function.

a.		Datum NAD83			Туре	of Site	
Site	Site Description			Receiving	TNADI	WATERSHED	
Name		Latitude (N)	Longitude (W)	Water	TMDL	Primary	Secondary <sup>1</sup>
LCC1	Stearns Street	33.79538	118.10361	Х	Х	Х	
SB4	Sub-basin 4 – Spring St. Drain	33.81306	118.13953		X	X	
SB8	Sub-basin 8 – Clark Drain	33.85384	118.13226		Х	Х	
SB9	Sub-basin 9 – Del Amo/Downey	33.84682	118.13370		Χ	Х	
SB10	Sub-basin 10 – Palo Verde	33.81044	118.11430		X	X	
SB4-1	Northern Sub-basin <sup>1</sup>	33.81316	118.14235				Х
SB4-2	Southern Sub-basin <sup>1</sup>	33.81288	118.14249				Х
SB8-1	North Clark Channel <sup>1</sup>	33.86848	118.13355				Х
SB8-2	West Clark Channel <sup>1</sup>	33.86783	118.13225				Х
SB9-1	West Downey Channel <sup>1</sup>	33.84908	118.15978				Х
SB9-2	North Downey Channel <sup>1</sup>	33.85844	118.15046				Х
SB10-1	North Palo Verde Channel <sup>1</sup>	33.86546	118.11160				Х
SB10-2	Mid Palo Verde Channel	33.83210	118.10836				X

<sup>&</sup>lt;sup>1</sup>These locations are *tentative* sites and will be further evaluated as part of the adaptive management of the CIMP. Monitoring at secondary sites will be dependent upon the monitoring results at each of the Primary Watershed Sites.

## 2 Overview of the Schedule and Sampling Frequencies for each CIMP Element

The CIMP will be implemented in a phased process (Table 2-1). Existing monitoring at LCC1 continues to be conducted, and the dry weather screening of major outfalls has commenced. Implementation of new monitoring programs and modifications to the existing monitoring program at LCC1 will be implemented beginning July 1, 2015 or 90 days after the approval of the CIMP, whichever is later.

#### **Receiving Water Quality Monitoring**

- Monitoring will occur at one Receiving Water Quality Monitoring Site, LCC1, which will also serve as the LCC Metals TMDL compliance site.
- Monitoring will be conducted during two dry weather and three wet weather events. Although
  the LCC Metals TMDL calls for monitoring during four storm events, monitoring of three events
  is considered suitable to address the objectives of both programs. This allows alignment of
  monitoring the Receiving Water and Stormwater Outfall Monitoring requirements of the Permit
  with TMDL Monitoring. Alignment of these monitoring requirements allows for a more efficient
  and cost effective program.
- Monitoring of the two dry weather flows will start in July 1, 2015 or 90 days after approval of the CIMP, whichever is later. Wet season monitoring will follow for three storm events during the 2015/16 wet season.
- Water quality testing during the critical dry weather flows (July) and during the first significant storm event of the year will incorporate the entire list of water quality parameters listed in Table E-2 of the MRP. Water quality testing during the remaining two wet weather events and one dry weather event will incorporate all constituents listed under water body/pollutant classifications 1, 2 and 3 (See Section 3) for the Los Cerritos Channel receiving waters. In summary, these include all constituents with existing TMDLS, those that are 303(d) listed or with sufficient data to warrant listing and constituents with a recent history or exceedances of relevant water quality criteria.
- If Table E-2 constituents are not detected at the specified Method Detection Limit (MDL) for their respective test method or if the results are below the lowest applicable water quality objective, and is not otherwise identified as being 303(d)-listed or part of an ongoing TMDL, the analyte will not be further analyzed. In accordance with the minimum requirements established in the Permit Monitoring and Reporting Program (MRP) (page E-16) parameters exceeding the lowest applicable water quality objective will continue to be analyzed for the remainder of the Order at the receiving water monitoring station.
- The Aquatic Toxicity Testing program will be initiated during the 2015 dry weather season at LCC1. Aquatic Toxicity Testing will be conducted during one dry weather monitoring event when critical low flow conditions are expected and during two storm events including the first major storm of the year.

#### **Primary Watershed Segmentation (PWS) Stormwater Monitoring**

- Two PWS sites, SB4 and SB10, will be installed and ready for monitoring during the 2015/16 wet season. SB9 will be installed and prepared to monitor storm events during the 2016/17 wet season. SB8 will be installed in preparation for the subsequent season (2017/18) and will complete the planned array of four PWS sites.
- When possible, PWS sampling will be conducted concurrently with stormwater monitoring at LCC1. This will result in three monitored stormwater events for each PWS site as they are installed and ready for collection of flow-rated composite samples.
- Water quality testing at PWS sites will initially incorporate a list of general and conventional pollutants, *E. coli*, nutrients, and metals. A detailed list of analytes to be initially tested at PWS sites is addressed in Section 3.1 This set of constituents assures that all Category 1, 2, and 3 analytes and ancillary information needed to interpret the data are part of the initial testing. The only exception will be enterococcus which is only included at PWS sites that would discharge to marine or estuarine waters. Enterococcus was only included due to the fact that the LCC1 receiving water/mass emission site is located in an area adjacent to estuarine/marine waters.
- Additional water quality parameters listed in Table E-2 of the MRP may be incorporated based upon results of stormwater monitoring at the receiving water station, LCC1. These constituents will be added to monitoring requirements at PWS sites once an analyte is detected in stormwater runoff at LCC1 during two consecutive stormwater monitoring events. Similarly, if analytes added the PWS monitoring are not detected at PWS sites during two consecutive stormwater monitoring events, they will be removed from the required analytical list.
- Once a minimum of two seasons of wet weather monitoring data (six events) are available from a PWS site, data will be evaluated to determine if forensic monitoring is necessary to assist in source tracking and identifying upstream sources of key pollutants. Forensic monitoring would be conducted by further dividing the watershed with Secondary Watershed Segmentation (SWS) sites. Potential SWS sites have been identified for each of the four PWS sites but these sites will only be used if water quality constituents measured at the PWS sites are sufficiently elevated to warrant implementation of forensic monitoring.
- Sampling would be performed with temporary, mobile stormwater sampling stations used to take time-based composite samples and would focus on the specific analytes of concern as well as any appropriate ancillary data. Source tracking would be triggered if running averages measured at a PWS site exceeds Municipal Action Limits (MALs; Attachment G of the MRP) by more than 20% any analytes that have limits and that are required to be sampled at the PWS sites. Similarly, forensic sampling would also be conducted if the running average pollutant loading rates for Category 1 or 2 pollutants are found to exceed those measured at LCC1 (the Los Cerritos Channel receiving water/TMDL monitoring site) by more than 25%.

#### **Non-Stormwater Outfall Monitoring Program**

- Three initial surveys will be completed. The first will focus upon verification of outfalls as identified based upon available City and County GIS records, providing baseline photographic records, assessing flow, recording observations, and field water quality measurements. An inventory of outfalls above 12 inches in diameter will be created. The second and third screening surveys will expand field water quality testing to assist in the identification and classification of the discharge.
- Information from the three initial surveys will be used to determine which outfalls have significant discharges and classify these outfalls for further investigation. Information from the three surveys such as flow rates of the discharge, flow rates in the channel, the nature of the channel-earthen or concrete, and land uses in the drainage area will be used collectively to determine significance.
- Outfalls with significant flow will be classified for further investigation. Flow measurements, observations, field water quality tests and limited laboratory tests may be used to classify the remaining outfalls as either Suspect Discharges, Potential Discharges or Unlikely discharges of concern. Clean outfalls with no evidence of discharges or odors during the initial surveys will be classified as Unlikely sources of non-stormwater discharges and will not require further investigation.
- Outfalls considered having the highest risk for illicit discharges or illegal flows will be classified as
   Suspect Discharges. This will require multiple lines of evidence indicative of potential illicit
   discharges or persistent high flows that represent significant contributions to the receiving
   waters.
- Outfalls considered to be Suspect Discharges will be further classified and ranked for further investigations designed to identify the sources of these discharges and to determine whether discharges are illicit, exempt, conditionally exempt, conditionally exempt but non-essential flows or unknown.
- Suspect outfalls determined to have exempt or conditionally exempt discharges will be identified in annual reports along with the measures taken to identify the sources.
- Suspect outfalls identified with conditionally exempt but non-essential flows or flows from unknown sources will be first be subject to review to determine if suitable control measures can be implemented to eliminate the discharges.
- If discharges cannot be eliminated, they will be subjected to a periodic monitoring program to
  document that sufficient measures are taken to control potential discharges of pollutants in the
  discharge.
- Source investigations for discharges from outfalls classified as suspect will be ongoing in order to
  meet the requirement that investigations are conducted for no less than 25% of the outfalls in
  the inventory by December 2015 and 100% of the outfalls in the inventory by December 2017.
- Outfalls classified as **Potential Discharges** will reassessed during the permit.
- Outfalls with obvious illicit discharges will be immediately classified as such and investigated immediately.

Table 2-1. Schedule for Implementation of Monitoring Activities in the Los Cerritos Channel Watershed.

Task	Dry 2014	Dry 2015	Wet 2015-16	Dry 2016	Wet 2016-17	Dry 2017	Wet 2017-18	Dry 2018
Receiving Water/TMDL								
LCC1 Stearns St.	Note 6							
Chemistry <sup>1</sup>		2	3	2	3	2	3	2
Aquatic Toxicity		1	2	1	2	1	2	1
Primary Watershed Segments								
SB10			3		3		3	
SB4			3		3		3	
SB8							3	
SB9					3		3	
Secondary Watershed Segments <sup>2</sup>								
SBX-1					3		3	
SBX-2					3		3	
Non-Stormwater Outfall								
Inventory & Screen <sup>3</sup>	3							
Source ID <sup>4</sup>		Ongoing	g	Ongoing	g	Ongoing	g	Ongoing
Monitoring <sup>5</sup>		5 6	-	2	-	2 .	-	2

- 1. Table E-2 chemical analyses will be performed once during the first wet weather event and once during the first critical dry weather monitoring event. Constituents that exceed MDLs and available water quality objectives will continue to be monitored along with all constituents included as Category 1, 2 or 3 water body/pollutant classifications for the subject water body. Wet and dry weather chemical constituents will be separately assessed for purposes of continued monitoring. All constituents classified as category 1, 2, and 3 water body/pollutant in the water body will continue to be monitored during the permit cycle unless the constituents (primarily category 3 constituents) are shown to not be present at levels of concern on a consistent basis.
- 2. Initial locations of Secondary Watershed Segmentation (SWS) sites have been selected for each Primary Watershed Segment (PWS). Implementation of monitoring at SWS site will be dependent upon results of monitoring at PWS sites (e.g. exceedance of action limits).
- 3. Initial Inventory and Screening will be completed in three surveys before the end of 2014. One re-assessment of the Non-Stormwater Outfall Monitoring Program will be conducted prior to December 2017.
- 4. Investigations designed to track and classify discharges will start during the 2015 dry season. Source tracking and classification work depend upon the number of sites categorized as Suspect outfalls with evidence of significant flow.
- 5. Monitoring will be implemented if significant dry weather flows are identified at discharge points that are cannot be identified, are non-essential exempt flows, or identified as illicit flows that are not yet controlled. These sites will be initially monitored twice a year in conjunction with dry weather monitoring of the receiving water site.
- 6. Monitoring at LCC1 will continue to be conducted in accordance with the existing permit until the CIMP is approved.

## 3 Chemical/Physical Parameters

Section 2 of the Watershed Management Plan provides a detailed analysis of water quality priorities within the Los Cerritos Channel Watershed. Water quality priorities were established in accordance with Section C.5.a.ii of the Permit. The three Permit categories are defined as:

- Category 1 (Highest Priority): Water body-pollutant combinations for which water quality-based effluent limitations and/or receiving water limitations are established in Part VI.E and Attachments L through R of the Order.
- Category 2 (High Priority): Pollutants for which data indicate water quality impairment in the receiving water according to the State's Water Quality Control Policy for Developing California's Clean Water Act Section 303(d) List (State Listing Policy) and for which MS4 discharges may be causing or contributing to the impairment.
- Category 3 (Medium Priority): Pollutants for which there are insufficient data to indicate water quality impairment in the receiving water according to the State's Listing Policy, but which exceed applicable receiving water limitations contained in this Order and for which MS4 discharges may be causing or contributing to the exceedance.

These Permit categories were intended to be specific to water bodies within the watershed but, in the case of the Los Cerritos Channel, data are limited to a single point in the watershed. Table 3-1 summarizes pollutants within each category.

Table 3-1. Waterbody-Pollutant Categories for the Los Cerritos Channel Watershed.

Category	Constituents
1	copper, lead, zinc, DDT, chlordane, PCBs, PAHs
2	ammonia, bis(2)ethylhexylphthalate, E. coli, pH
3	MBAS, enterococcus

The primary constituents of concern in the watershed are copper, lead and zinc which are part of the Los Cerritos Channel Metals TMDLs. Chlordane, DDTs, PCBs and PAHs are incorporated due to a 303(d) listing for chlordane in sediments downstream in the tidal portion of the channel and the Harbor Toxics TMDL for which the Los Cerritos Channel is considered part of the nearshore watershed<sup>4</sup>. Permittees in

<sup>&</sup>lt;sup>4</sup> As recognized by the footnote in Attachment K-4 of the Permit, the Cities of Bellflower, Cerritos, Downey, Lakewood, Long Beach, Paramount, Signal Hill, and the LACFCD have entered into an Amended Consent Decree with the United States and the State of California, including the Regional Board, pursuant to which the Regional Board has released the aforementioned entities from responsibility for toxic pollutants in the Dominguez Channel and the Greater Los Angeles and Long Beach Harbors. Accordingly, no inference should be drawn from the submission of this CIMP or from any action or implementation taken pursuant to it that the aforementioned entities are obligated to implement the Dominguez Channel and Greater Los Angeles and Long Beach Harbor Waters Toxic Pollutants TMDL, including this CIMP or any of the TMDL's other obligations or plans, or that the aforementioned entities have waived any rights under the Amended Consent Decree.

the nearshore watershed are separately contributing to monitoring requirements in the Harbor waters and the Los Angeles River Estuary. Therefore DDTs, PCBs and PAHs are not currently incorporated into the sampling requirements for the ME and PWS monitoring sites. Two other constituents, ammonia and pH, are 303(d) listed due to dry weather flows where extremely shallow flows cause a daily cycle of pH and result in calculated ammonia water quality criteria to be exceeded despite extremely low concentrations. Additional listings exist for minor exceedances of MBAS criteria and exceedance of coliform and enterococcus bacteria. Enterococcus bacteria are limited to LCC1 since this site discharges to an estuarine environment.

Table 3-2 summarizes the constituents that will be monitoring at the ME and PWS sites. These constituents will serve as the core of the monitoring program. In addition, sections VI.C.1.e and VI.D.1.d of the MRP require that a comprehensive list of constituents is screened once during the first major storm event of the year and once during a period of critical low flow. Results of this analytical screening process will determine which constituents need to be analyzed at the mass emission site for the remainder of the five-year cycle of the permit.

If a parameter is not detected above the Method Detection Limit (MDL) for its respective test method <u>or</u> the result is below the lowest applicable water quality objective, and is not otherwise identified as a basic monitoring requirement, a TMDL analyte or a 303(d) listing, it need not be further analyzed. If a parameter is detected exceeding the lowest applicable water quality objective during either the wet or dry weather screening then the parameter shall be analyzed for the remainder of the Order (2017) at the receiving water monitoring station where it was detected during the respective conditions (wet or dry).

Analytical tests will be reconsidered at least once during each permit cycle in order to assess the appropriateness of maintaining the analyte or suite of analyses in the testing requirements. Water quality criteria, analytical methods, analytical results consistently near detection limits, updated information with respect to sources or many other additional factors may contribute to factors may warrant reconsideration of the analyte. If an analyte is not detected at levels of concern during two consecutive monitoring events representing the same seasonal conditions, the analysis will be removed from the sampling requirements until being subject to reconsideration during the next five year Permit cycle. In order to avoid bias due to seasonal build-up/wash off, this evaluation would be limited to the comparisons of the first major storm of the season rather than data consecutive events from the same season.

Constituents requiring screening are listed in Table E-2 of the Monitoring and Reporting Program. These constituents are further broken out by major analytical groups in Table 3-3 through Table 3-9below.

Table 3-2. Summary of Constituents to be Monitored on a Regular Basis at the Mass Emission Site (LCC1) and the Primary Watershed Segmentation (PWS) Sites.

CLASS OF MEASUREMENTS		MISSION LCC1)	PRIMARY WATERSHED SEGMENTATION (PWS) SITES	
	Wet	Dry	Wet	
Flow	3	2	3	
Field Measurements				
(dissolved oxygen, pH, temperature, and specific	3	2	3	
conductivity)				
MRP Table E-2 Constituents <sup>1</sup>	1	1		
(other than those specifically listed below)		1		
Aquatic Toxicity	2	1		
General and Conventional Pollutants (Table 3-3)				
(All <u>except</u> total phenols, turbidity, BOD <sub>5</sub> , MTBE, and	3	2	3	
perchlorate, chloride and fluoride)		_	<u> </u>	
Microbiological Constituents (Table 3-4)				
E.coli, Total & Fecal Coliform, enterococcus <sup>3</sup>	3	2		
E.coli			3	
Nutrients (Table 3-5) - none required				
Organochlorine Pesticides and PCBs (Table 3-7)				
Chlordane <sup>2</sup>	3	2		
Metals (Table 3-6)				
Cu, Pb, & Zn	3	2	3	
<b>Organophosphate Pesticides</b> <sup>4</sup> (Table 3-8) - none				
required				
Semivolatile Organic Compounds (Table 3-9)				
bis(2)ethylhexylphthalate	3	2		

- 1. All Table E-2 constituents will be measured during the first major storm event of the season and the critical, low flow dry weather event (July) during the first year of the CIMP.
- 2. Chlordane components are based upon sum of chlordane-alpha, chlordane-gamma, nonachlor-alpha, nonachlor-gamma, and oxychlordane consistent with the Harbor Toxics TMDL.
- 3. Analysis of all Fecal Indicator Bacteria (FIBs) will only be included for LCC1 that discharges directly to the Los Cerritos Channel Estuary. Enterococcus will not be analyzed at PWS sites since they do not discharge to marine or estuarine waters.
- 4. No organophosphate pesticides are required as part of the baseline program.

Analytical requirements for the program are broken out by analytical test requirements since many are associated with an analytical test suite. This is most evident with the semivolatile organic compounds analyzed by EPA Method 625. Although this section identifies recommended methods for each analyte, many of the target constituents can be addressed by alternative methods. Use of alternative analytical

methods may be preferable in cases where a larger suite of target analytes can be tested and still enable meeting minimum levels (MLs) established for each analyte. Selection of analytical methods is intended to be performance-based to allow laboratories flexibility to utilize methods that meet or exceed MLs listed in the MRP. As an example, the following tables (Table 3-7 and Table 3-8) list separate EPA methods for organochlorine pesticides and aroclors, organophosphate pesticides and semivolatile organic compounds. Some laboratories choose to use EPA Method 625 for all of these test requirements. This approach is acceptable as long as the method meets the MLs listed in Table E-2 of the MRP and meet data quality objectives consistent with the State's Surface Water Ambient Monitoring Program (SWAMP), but other laboratories will use separate test protocol for organophosphate pesticides.

The critical dry weather event is defined as the period when historical in-stream flow records are the lowest or during the historically driest month. Point measurements of dry weather flows taken in Los Cerritos Channel between 2000 and 2014 have been relatively uniform between May and September of each year, but base flows have decreased to approximately 0.5 cfs in recent years. Rainfall during the summer dry season is minimal and only briefly impacts flows in the channel. As a result, it is expected that critical dry weather flow testing could be performed anytime between May and September. Nevertheless, regional data suggest that rainfall and flows in major watersheds (Los Angeles River and San Gabriel River watersheds) are least in July. As such, critical low flow monitoring will be conducted in July.

A more accurate assessment of critical dry weather flow conditions will be completed and available by the end of the 2014 dry season. Flumes equipped with stilling wells, pressure sensors and data loggers will be constructed and installed throughout the watershed for a period of 6-8 weeks. The work is part of a State-funded Proposition 84 study<sup>5</sup> intended to provide detailed, continuous records of water level, flow and temperature at each site for the duration of the deployment. Four of flumes will be located at sites selected as PWS sites for this CIMP. These data will be used to determine if flow diminishes over the course of a few weeks or exhibits diurnal fluctuations as expected. Concurrent water samples will also be taken over three 24-hour time periods to analyze trace metals (especially copper, lead, and zinc) and nutrient loading. If differences are noted, forensic work will be conducted to identify and mitigate the source the discharges. Although this work is not part of the CIMP, the results of this program will be utilized to refine the "critical dry weather flow period" and to help provide guidance with respect to segments most likely to contribute higher loads of metals during dry weather conditions.

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<sup>&</sup>lt;sup>5</sup> Gateway Water Management Authority Agreement No. 12-423-550. Los Cerritos Channel Watershed Segmentation and Low Impact Development (LID) Project

#### 3.1 General and Conventional Pollutants

Most of the general and conventional pollutants listed in Table 3-3 will continue to be analyzed as part of the base monitoring requirements for both receiving water and PWS/SWS sampling. These constituents are common contaminants in stormwater from urban environments. Some, such as turbidity, are redundant and best used as surrogates under special studies. Turbidity is often used as a surrogate for suspended solids but requires calibration to the source material. Turbidity measurements are recognized to lack comparability due to differences in equipment as well as the differences between static and dynamic measurements (Anderson 2005 -USGS National Field Manual for Collection of Water Quality Data, Chapter 6.7). Total suspended solids and suspended sediment concentrations directly examine particles associated with water samples and don't suffer from the problems associated with measuring turbidity.

Other pollutants in this group have been tested in samples from LCC1 since 2000 and have not been detected. As an example, total phenols have never exceeded the ML of 0.1 mg/L in this watershed. MTBE and cyanide were analyzed during the first three years of the City of Long Beach Stormwater Monitoring Program. MTBE has only detected in 1 out of 11 samples and cyanide was never detected. Although perchlorate has not been analyzed in stormwater in the LCC watershed, industrial activities likely to result in perchlorate discharges do not exist in the watershed. Perchlorate will be screened at the receiving water site (LCC1) during the initial surveys but this contaminant is not expected to require continued analysis at any monitoring site.

In summary, sufficient evidence exists to eliminate total recoverable phenolic compounds, cyanide, turbidity and MTBE from further analysis. Perchlorate will be incorporated in the initial screening since it has not been tested but it is not expected that continued testing will be required. Most other constituents included in this list are common contaminants in stormwater runoff and will continue to be analyzed. Analysis of chloride and fluoride may be analyzed as needed to assist in differentiating potable water and groundwater sources during source tracking programs for the non-stormwater outfall monitoring program but will not be included in monitoring conducted for wet/dry weather receiving water monitoring or for monitoring of the PWS/SWS monitoring sites.

Table 3-3. Conventional Constituents, Analytical Methods and Quantitation Limits.

CONSTITUENTS		Target Reporting Limits
CONVENTIONAL POLLUTANTS	METHOD	mg/L
Oil and Grease	EPA1664	5
Total Petroleum Hydrocarbon	EPA 418.1	5
Total Suspended Solids	EPA 160.2	1
Total Dissolved Solids	EPA 160.1	1
Volatile Suspended Solids	EPA 160.4	1
Total Organic Carbon	EPA 415.1	1
Biochemical Oxygen Demand	SM 5210B EPA 405.1	3
Chemical Oxygen Demand	EPA 410.1	4
Alkalinity	EPA 310.1	5
Specific Conductance	EPA 120.1	1 umho
Total Hardness	EPA 130.2	1
MBAS	EPA 425.1	0.02
Chloride	EPA300.0	2
Fluoride	EPA300.0	0.1
Perchlorate	EPA314.0	4 ug/L
Field Measurements	METHOD	mg/L
pH-field instrumentation	EPA 150.1	0 – 14
Temperature-field	In-situ	N/A
Dissolved Oxygen- field <sup>1</sup>	In-situ	Sensitivity to 5 mg/L

<sup>&</sup>lt;sup>1</sup>Dissolved Oxygen will only be measured during dry weather surveys.

## 3.2 Microbiological Constituents

All four microbiological constituents used as fecal indicator bacteria (FIB) will continue to be monitored at the LCC1 Receiving Water monitoring site. Bacteria used as fecal indicators in marine waters will continue to be analyzed during wet and dry weather surveys due to being situated just above the Los Cerritos Channel Estuary. Only *E. coli* will be monitored at the four primary watershed segment sites since these are each located in freshwater portion of the watershed. Table 3-4 provides both upper and lower quantification limits for each FIB which was established to assure that quantifiable results are obtained. Upper quantitation limits are provided to assure that FIBs are quantified.

Table 3-4. Microbiological Constituents, Analytical Methods and Quantitation Limits.

BACTERIA <sup>1</sup>	Method	Lower Limits MPN/100ml	Upper Limits MPN/100ml
Total coliform (marine waters)	SM 9221B	<20	>2,400,000
Fecal coliform (marine waters)	SM 9221E	<20	>2,400,000
Enterococcus (marine waters)	SM 9230B/C	<20	>2,400,000
E. coli (fresh waters)	SM 9221E/ Colilert-QT	<10	>2,400,000

<sup>&</sup>lt;sup>1</sup>Microbiological constituents will vary based upon sampling point. Total and fecal coliform and enterococcus will be measured only in marine waters or at locations where either the discharge point or receiving water body will impact marine waters. *E. coli* will be analyzed at sites within the freshwater portion of the watershed.

#### 3.3 Nutrients

Nutrients (Table 3-5) are also considered as part of the base requirements for the monitoring program. These will be analyzed as part of the Table E-2 screening requirements during the first major storm event of the year and a critical dry weather sampling event at both the receiving water site (LCC1). Nutrients have not been identified as exceeding any applicable RWL to date and are therefore not scheduled to be sampled as part of the ongoing program unless required based upon the initial screening. The current monitoring plan calls for separate analysis of nitrate-N and nitrite-N. Concentrations of nitrite-N have typically been low. If data indicates that concentrations of nitrite-N remain minimal, these analytes will be combined into one analytical procedure that quantifies both nitrate-N and nitrite-N at the same time.

Table 3-5. Nutrients, analytical methods, and quantitation limits

CONSTITUENT	METHOD	REPORTING LIMIT (mg/L)
Total Kjeldahl Nitrogen (TKN) <sup>1</sup>	EPA 351.1	0.50
Nitrate as Nitrogen (NO <sub>3</sub> -N) <sup>1,2</sup>	EPA 300.0	0.10
Nitrite as Nitrogen (NO <sub>2</sub> -N) <sup>1,2</sup>	EPA 300.0	0.05
Total Nitrogen <sup>1</sup>	calculation	NA
Ammonia as Nitrogen (NH <sub>3</sub> -N)	EPA 350.1	0.10
Total Phosphorus	SM 4500-P E or F	0.1
Dissolved Phosphorus	SM 4500-P E or F	0.1

- 1. Total Nitrogen is the sum of TKN, nitrate, and nitrite.
- 2. Nitrate –N and Nitrite-N may be analyzed together using EPA 300

#### 3.4 Total and Dissolved Trace Metals

A total of 16 trace metals are listed in Table E-2 of the MRP. Analytical methods and reporting limits for these elements are summarized in Table 3-6. Most metals will be analyzed by EPA Method 200.8 using ICP-MS to provide appropriate detection limits. Hexavalent chromium and mercury both require alternative methods. Neither hexavalent chromium nor mercury is commonly analyzed as part of stormwater programs. Hexavalent chromium has been analyzed at LACFCD's mass emission monitoring sites in both the Los Angeles River (S10) and the San Gabriel River (S14) for the past eight to ten years and has not been detected. Mercury has been detected at some mass emission monitoring sites but detections are not common at any. Analytical methods and detection limits used for the monitoring have been consistent with those required in Table E-2 of the MRP.

Measurement of mercury is generally not considered to be appropriate in flow-weighted composite samples taken with autosamplers due to the volatility. This becomes more of an issue when sampling is conducted near the limits of a peristaltic pump. Despite the known issues, autosamplers have been used to take samples of stormwater runoff throughout the country and analysis of both total and dissolved mercury are required for both stormwater and dry weather compliance monitoring locations within both the Los Angeles and San Gabriel Rivers. If mercury is detected in flow-rated composite samples, it is likely that alternative sampling and analytical methods may be warranted in order to better assess the problem.

Table 3-6. Metals Analytical Methods, and Quantitation Limits.

METALS (Dissolved & Total)	METHOD	Reporting Limit ug/L
Aluminum	EPA200.8	100
Antimony	EPA200.8	0.5
Arsenic	EPA200.8	0.5
Beryllium	EPA200.8	0.5
Cadmium	EPA200.8	0.25
Chromium (total)	EPA200.8	0.5
Chromium (Hexavalent)	EPA218.6	5
Copper	EPA200.8	0.5
Iron	EPA200.8	25
Lead	EPA200.8	0.5
Mercury	EPA245.1	0.2
Nickel	EPA200.8	1
Selenium	EPA200.8	1
Silver	EPA200.8	0.25
Thallium	EPA200.8	0.5
Zinc	EPA200.8	1

## 3.5 Organochlorine Pesticides and PCBs

Although organochlorine pesticides (OC pesticides) and PCBs are not commonly present in stormwater sampled at LCC1, they have periodically been detected at low concentrations. The analytical methods and detection limits for these compounds are summarized in Table 3-7. These compounds are specified in Table E-2 of the MRP. The MRP suggests that detection of any of these analytes in excess of the ML and/or applicable criteria will require continuation of the analysis through the period of the permit. Since this could be attributable to analytical issues, we have recommended more frequent reevaluation (refer to Section 3).

Since the OC pesticides are part of an analytical suite, detection of one compound would necessitate continuation of the entire suite. However, this would not require continuation of analysis of PCBs analyses if they are not detected in the early storm event and critical dry weather monitoring event.

Table 3-7. Chlorinated Pesticides and PCB Analytical Methods, and Quantitation Limits

CHLORINATED PESTICIDES	METHOD	Reporting Limit ug/L
Aldrin	EPA 608, 8081A	0.005
alpha-BHC	EPA 608, 8081A	0.01
beta-BHC	EPA 608, 8081A	0.005
delta-BHC	EPA 608, 8081A	0.005
gamma-BHC (lindane)	EPA 608, 8081A	0.02
alpha-chlordane	EPA 608, 8081A	0.1
gamma-chlordane	EPA 608, 8081A	0.1
4,4'-DDD	EPA 608, 8081A	0.05
4,4'-DDE	EPA 608, 8081A	0.05
4,4'-DDT	EPA 608, 8081A	0.01
Dieldrin	EPA 608, 8081A	0.01
alpha-Endosulfan	EPA 608, 8081A	0.02
beta-Endosulfan	EPA 608, 8081A	0.01
Endosulfan sulfate	EPA 608, 8081A	0.05
Endrin	EPA 608, 8081A	0.01
Endrin aldehyde	EPA 608, 8081A	0.01
Heptachlor	EPA 608, 8081A	0.01
Heptachlor Epoxide	EPA 608, 8081A	0.01
Toxaphene	EPA 608, 8081A	0.5
POLYCHLORINATED BIPHENYLS		
Aroclor-1016	EPA 608,EPA 8082	0.5
Aroclor-1221	EPA 608,EPA 8082	0.5
Aroclor-1232	EPA 608,EPA 8082	0.5
Aroclor-1242	EPA 608,EPA 8082	0.5
Aroclor-1248	EPA 608,EPA 8082	0.5
Aroclor-1254	EPA 608,EPA 8082	0.5
Aroclor-1260	EPA 608,EPA 8082	0.5

## 3.6 Organophosphate Pesticides and Herbicides

Organophosphate pesticides, triamine pesticides and herbicides list in Table E-2 of the MRP are summarized in Table 3-8. Due to the fact that diazinon and chlorpyrifos are no longer available for residential use, these constituents are now rarely detected. When detected, concentrations rarely exceed available ambient water quality criteria for protection of aquatic life. Malathion, however, remains a common constituent in stormwater runoff but this pesticide is not as toxic as other organophosphate pesticides.

Two compounds in this list, atrazine and simazine, are not organophosphate pesticides but can be analyzed by EPA Method 8141a. Both are triazine herbicides which are used for control of broadleaf weeds. Based upon historical data, herbicides such as these and the three additional separately listed compounds are unlikely to require continued analysis after completion of initial screening of Table E-2

constituents. Alternative analytical methods may be considered and used as long as the established reporting limits can be met.

Table 3-8. Organophosphate Pesticides and Herbicides Analytical Methods, and Quantitation Limits

ORGANOPHOSPHATE PESTICIDES	METHOD	Reporting Limit ug/L
Atrazine	EPA507,8141A	1
Chlorpyrifos	EPA8141A	0.05
Cyanazine	EPA8141A	1
Diazinon	EPA8141A	0.01
Malathion	EPA8141A	1
Prometryn	EPA8141A	1
Simazine	EPA8141A	1
HERBICIDES		
Glyphosate	EPA547	5
2,4-D	EPA515.3	0.02
2,4,5-TP-SILVEX	EPA515.3	0.2

## 3.7 Semivolatile Organic Compounds (Acid, Base/Neutral)

Semivolatile organic compounds from Table E-2 of the MRP are listed in **Error! Reference source not ound.** Table 3-9 below. Acids consist mostly of phenolic compounds which are uncommon in stormwater samples. Base/neutrals include polynuclear aromatic hydrocarbons (PAHs) and phthalates. Semivolatile organic compounds were only measured during the first two years of the City of Long Beach Stormwater Monitoring Program. Very few analytes were detected and those that were detected were typically less than 10 times the reporting limit. Phthalates were among the most common semivolatile organic compounds detected and are 303(d) listed based upon measurements taken over ten years ago. Phthalates have been historically a common laboratory contaminant due to the significant use of plastic in laboratories but they are also a common environmental contaminant for the same reason.

Table 3-9. Semivolatile Organic Compounds, Analytical Methods, and Quantification Limits.,

SEMIVOLATILE	ORGANIC	METHOD	Reporting
COMPOUNDS		METHOD	Limit
ACIDS			ug/L
2-Chlorophenol		EPA625	2
4-Chloro-3-methylphenol		EPA625	1
2,4-Dichlorophenol		EPA625	1
2,4-Dimethylphenol		EPA625	2
2,4-Dinitrophenol		EPA625	5
2-Nitrophenol		EPA625	10
4-Nitrophenol		EPA625	5
Pentachlorophenol		EPA625	2
Phenol		EPA625	1
2,4,6-Trichlorophenol		EPA625	10
BASE/NEUTRAL			ug/L
Acenaphthene		EPA625	1
Acenaphthylene		EPA625	2
Anthracene		EPA625	2
Benzidine		EPA625	5
1,2 Benzanthracene		EPA625	5
Benzo(a)pyrene		EPA625	2
Benzo(g,h,i)perylene		EPA625	5
3,4 Benzofluoranthene		EPA625	10
Benzo(k)fluoranthene		EPA625	2
Bis(2-Chloroethoxy) meth	ane	EPA625	5
Bis(2-Chloroisopropyl) eth	ner	EPA625	2
Bis(2-Chloroethyl) ether		EPA625	1
Bis(2-Ethylhexl) phthalate		EPA625	5
4-Bromophenyl phenyl et	her	EPA625	5
Butyl benzyl phthalate		EPA625	10
2-Chloroethyl vinyl ether		EPA625	1
2-Chloronaphthalene		EPA625	10
4-Chlorophenyl phenyl et	her	EPA625	5
Chrysene		EPA625	5
Dibenzo(a,h)anthracene		EPA625	0.1
1,3-Dichlorobenzene		EPA625	1
1,4-Dichlorobenzene		EPA625	1
1,2-Dichlorobenzene		EPA625	1
3,3-Dichlorobenzidine		EPA625	5
Diethyl phthalate		EPA625	2
Dimethyl phthalate		EPA625	2
di-n-Butyl phthalate		EPA625	10
2,4-Dinitrotoluene		EPA625	5
2,6-Dinitrotoluene		EPA625	5
4,6 Dinitro-2-methylphen	ol	EPA625	5

SEMIVOLATILE COMPOUNDS	ORGANIC	METHOD	Reporting Limit
1,2-Diphenylhydrazine		EPA625	1
di-n-Octyl phthalate		EPA625	10
Fluoranthene		EPA625	0.05
Fluorene		EPA625	0.1
Hexachlorobenzene		EPA625	1
Hexachlorobutadiene		EPA625	1
Hexachloro-cyclopentadie	ene	EPA625	5
Hexachloroethane		EPA625	1
Indeno(1,2,3-cd)pyrene		EPA625	0.05
Isophorone		EPA625	1
Naphthalene		EPA625	0.2
Nitrobenzene		EPA625	1
N-Nitroso-dimethyl amine	<u> </u>	EPA625	5
N-Nitroso-diphenyl amine	!	EPA625	1
N-Nitroso-di-n-propyl ami	ine	EPA625	5
Phenanthrene		EPA625	0.05
Pyrene		EPA625	0.05
1,2,4-Trichlorobenzene		EPA625	1

## 4 Aquatic Toxicity Testing and Toxicity Identification Evaluations

Aquatic toxicity testing supports the identification of best management practices (BMPs) to address sources of toxicity in urban runoff. The following outlines the approach for conducting aquatic toxicity monitoring and evaluating results. Control measures and management actions to address confirmed toxicity caused by urban runoff are addressed by the WMP, either via currently identified management actions or those that are identified via adaptive management of the WMP.

The generalized approach to conducting aquatic toxicity monitoring is presented in Figure 4-1, which describes an evaluation process for each sample collected as part of routine sampling conducted twice per year in wet weather and once per year in dry weather. Monitoring begins in the receiving water and the information gained is used to identify constituents for monitoring at outfalls to support the identification of pollutants that need to be addressed in the WMP. The sub-sections below describe the process and its technical and logistical rationale.

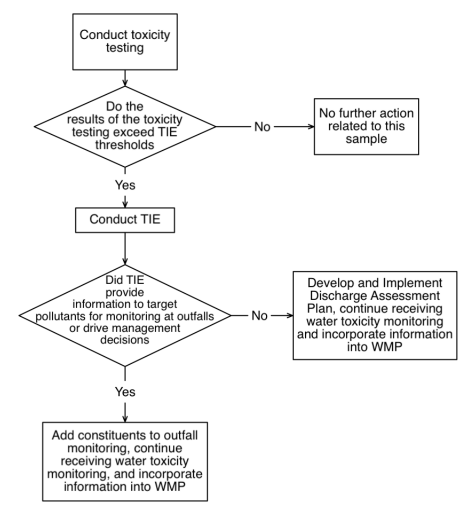


Figure 4-1. Generalized Aquatic Toxicity Assessment Process

## 4.1 Sensitive Species Selection

The Permit Monitoring and Reporting Program (MRP) (page E-32) states that sensitivity screening to select the most sensitive test species should be conducted unless "a sensitive test species has already been determined, or if there is prior knowledge of potential toxicant(s) and a test species is sensitive to such toxicant(s), then monitoring shall be conducted using only that test species." Previous relevant studies conducted in the watershed should be considered. Such studies may have been completed via previous MS4 sampling, wastewater NPDES sampling, or special studies conducted within the watershed.

As described in the MRP (page E-31), if samples are collected in receiving waters with salinity less than 1 part per thousand (ppt), or from outfalls discharging to receiving waters with salinity less than 1 ppt, toxicity tests should be conducted on the most sensitive test species in accordance with species and short-term test methods in *Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms* (EPA/821/R-02/013, 2002; Table IA, 40 CFR Part 136). Salinities of both dry and wet weather discharges from the Los Cerritos Channel are considered to meet the freshwater criteria. During extreme high tides, salinity at the LCC1 receiving water monitoring site can exceed 1 ppt but dry weather sampling is always scheduled to avoid these extremes. The freshwater test species identified in the MRP are:

- A static renewal toxicity test with the fathead minnow, *Pimephales promelas* (Larval Survival and Growth Test Method 1000.04).
- A static renewal toxicity test with the daphnid, *Ceriodaphnia dubia* (Survival and Reproduction Test Method 1002.05).
- A static renewal toxicity test with the green alga, *Selenastrum capricornutum* (also named *Raphidocelis subcapitata*) (Growth Test Method 1003.0).

The three test species were evaluated to determine if either a sensitive test species had already been determined, or if there is prior knowledge of potential toxicant(s) and a test species is sensitive to such toxicant(s). In reviewing the available data in the Los Angeles River, Los Cerritos Channel, and the San Gabriel River watersheds, organophosphate pesticides and/or metals have been identified as problematic and are generally considered the primary aquatic life toxicants of concern found in urban runoff. Pyrethroid pesticides are known to be present in urban runoff and potentially contribute to toxicity in these waters. Tests specific to pyrethroid pesticides are simply less common. Given the knowledge of the presence of these potential toxicants in the watershed, the sensitivities of each of the three species were considered to evaluate which is the most sensitive to the potential toxicants in the watersheds.

Ceriodaphnia dubia has been reported as a sensitive test species for historical and current use pesticides and metals, and studies indicate that it is more sensitive to the toxicants of concern than P. promelas or S. capricornutum. In its aquatic life copper criteria document, the USEPA reports greater sensitivity of C. dubia to copper (species mean acute value of 5.93  $\mu$ g/l) compared to P impenales P promelas (species mean acute value of 69.93  $\mu$ g/l; EPA, 2007). P P california, Davis also reviewed available species

sensitivity values in developing pesticide criteria for the Central Valley Regional Water Quality Control Board. The UC Davis researchers reported higher sensitivity of *C. dubia* to diazinon and bifenthrin (species mean acute value of 0.34 µg/l and 0.105 µg/l) compared to *P. promelas* (species mean acute value of 7804 µg/l and 0.405 µg/l; Palumbo et al., 2010a, b). Additionally, a study of the City of Stockton urban stormwater runoff found acute and chronic toxicity to *C. dubia*, with no toxicity to *S. capricornutum* or *P. promelas* (Lee and Lee, 2001). The toxicity was attributed to organophosphate pesticides, indicating a higher sensitivity of *C. dubia* compared to *S. capricornutum* or *P. promelas*. *P. promelas* is generally less sensitive to metals and pesticides but has been found to be more sensitive to ammonia than *C. dubia*. However, as ammonia is not typically a constituent of concern for urban runoff and ammonia is not consistently observed above the toxic thresholds in the watershed, *P. promelas* is not considered a particularly sensitive species for evaluating the impacts of urban runoff in receiving waters in the watershed.

Selenastrum capricornutum is a species that is sensitive to herbicides; however, while sometimes present in urban runoff, measured concentrations are typically very low. Herbicides have not been identified as a potential toxicant in the watershed. S. capricornutum is also not considered the most sensitive species as it is not sensitive to either pyrethroids or organophosphate pesticides and is not as sensitive to metals as C. dubia. The S. capricornutum growth test can also be affected by high concentrations of suspended and dissolved solids, color and pH extremes, which can interfere with the determination of sample toxicity. As a result, it is common to manipulate the sample by centrifugation and filtration to remove solids in order to conduct the test. This process may affect the toxicity of the sample. In a study of urban highway stormwater runoff (Kayhanian et. al, 2008), the green alga response to the stormwater samples was more variable than both the C. dubia and the P. promelas and in some cases the alga growth was considered to be potentially enhanced due to the presence of stimulatory nutrients.

As *C. dubia* is identified as the most sensitive to known potential toxicant(s) typically found in receiving waters and urban runoff in the freshwater potions of the watershed and has demonstrated toxicity in programs within the watershed (CWH and ABC Laboratories, 2013), *C. dubia* is selected as the most sensitive species. The species also has the advantage of being easily maintained in in-house mass cultures. The simplicity of the test, the ease of interpreting results, and the smaller volume necessary to run the test, make the test a valuable screening tool. The ease of sample collection and higher sensitivity will support assessing the presence of ambient receiving water toxicity or long term effects of toxic stormwater over time. As such, toxicity testing will be conducted using *C. dubia*.

An alternative species of water fleas, *Daphnia magna*, may be used if the water being tested has elevated hardness. *C. dubia* test organisms are typically cultured in moderately hard waters (80-100 mg/L CaCO3) and can have increased sensitivity to elevated water hardness greater than 400 mg/L CaCO3), which is beyond their typical habitat range. Because of this, *Daphnia magna* may be substituted in instances where hardness in site waters exceeds 400 mg/L (CaCO<sub>3</sub>). *Daphnia magna* is more tolerant to high hardness levels and is a suitable substitution for *C. dubia* in these instances (Cowgill and Milazzo, 1990).

## 4.2 Testing Period

As wet weather conditions in the region generally persist for less than the acute and chronic testing periods (typically 48 hours and 7 days, respectively), the shorter of the two testing methods, in the case of *C. dubia* acute testing measuring survival, will be used for wet weather toxicity testing. Because storm events are short duration, chronic tests performed on wet weather samples are not representative of the conditions found in the receiving water. Acute toxicity tests are consistent with the relatively shorter exposure periods of species in the watershed to potential toxicants introduced by urban runoff during storm events. Acute testing to assess survival endpoints will be conducted in accordance with *Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms* (EPA, 2002b).

Chronic toxicity tests will be used to assess both survival and reproductive/growth endpoints for *C. dubia* in dry weather samples. Chronic testing will be conducted on undiluted samples in accordance with *Short-term Methods for Estimating the Chronic Toxicity of Effluents and Receiving Waters to Freshwater Organisms* (USEPA, 2002a).

## 4.3 Toxicity Endpoint Assessment and Toxicity Identification Evaluation Triggers

Acute and chronic toxicity test endpoints will be analyzed, per the MRP, using the Test of Significant Toxicity (TST) t-test approach specified by the USEPA (USEPA, 2010). The Permit specifies that the chronic in-stream waste concentration (IWC) is set at 100% receiving water for receiving water samples and 100% effluent for outfall samples. Using the TST approach, a t-value is calculated for a test result and compared with a critical t-value from USEPA's TST Implementation Document (USEPA, 2010). Follow-up triggers are generally based on the Permit specified statistical assessment as described below.

For acute *C. dubia* toxicity testing, if a statistically significant 50% difference in mortality is observed between the sample and laboratory control, a toxicity identification evaluation (TIE) will be performed. TIE procedures are discussed in detail in the following section. Experience conducting TIEs in receiving waters in the region supports using a 50% mortality trigger to provide a reasonable opportunity for a successful TIE. During TMDL monitoring in the Calleguas Creek Watershed (CCW) in 2003 and 2004, TIEs were initiated on samples exceeding the 50% threshold (the majority of which displayed 100% mortality). In that study, toxicity degraded in approximately 40% of the samples on which TIE procedures were conducted making the TIE unsuccessful (and effectively useless in pinpointing specific toxicants). Similar degradation of toxicity has been noted in tests conducted on stormwater samples from the Los Cerritos Channel mass emission monitoring site (LCC!). The Los Angeles Regional Water Quality Control Board approved monitoring program for the CCW Toxicity TMDL utilizes a 50% threshold for TIE initiation. Additionally, a 50% mortality threshold is utilized in the Ventura County MS4 Permit.

For chronic *C. dubia* toxicity testing, a TIE will be performed if a statistically significant 50% difference in mortality is observed between the sample and laboratory control. If a statistically significant 50% difference is observed in a sub-lethal endpoint between the sample and laboratory control, a confirmatory sample will be collected from the receiving water within two weeks of obtaining the results of the initial sample. If a statistically significant 50% difference in mortality or sub-lethal endpoint

is again observed between the sample and laboratory control on the confirmatory sample, a TIE will be performed.

TIE procedures will be initiated as soon as possible after the toxicity trigger threshold is observed to reduce the potential for loss of toxicity due to extended sample storage. If the cause of toxicity is readily apparent or is caused by pathogen related mortality or epibiont interference with the test, the result will be rejected, if necessary, a modified testing procedure will be developed for future testing.

In cases where significant endpoint toxicity effects in excess of 50% are observed in the original sample, but the follow-up TIE positive control "signal" is found to not be statistically significant, the cause of toxicity will be considered non-persistent. No immediate follow-up testing is required on the sample. However, future test results will be evaluated to determine if implementation of concurrent TIE treatments are needed to provide an opportunity to identify the cause of toxicity.

## 4.4 Toxicity Identification Evaluation Approach

The results of toxicity testing will be used to trigger further investigations to determine the cause of observed laboratory toxicity. The primary purpose of conducting TIEs is to support the identification of management actions that will result in the removal of pollutants causing toxicity in receiving waters. Successful TIEs will direct monitoring at outfall sampling sites to inform management actions. As such, the goal of conducting TIEs is to identify pollutant(s) that should be sampled during outfall monitoring so that management actions can be identified to address the pollutant(s).

The TIE approach as described in USEPA's 1991 Methods for Aquatic Toxicity Identification is divided into three phases although some elements of the first two phases are often combined. Each of the three phases is briefly summarized below:

- Phase I utilizes methods to characterize the physical/chemical nature of the constituents, which cause toxicity. Such characteristics as solubility, volatility and filterability are determined without specifically identifying the toxicants. Phase I results are intended as a first step in specifically identifying the toxicants but the data generated can also be used to develop treatment methods to remove toxicity without specific identification of the toxicants.
- Phase II utilizes methods to specifically identify toxicants.
- Phase III utilizes methods to confirm the suspected toxicants.

A Phase I TIE will be conducted on samples that exceed a TIE trigger described in Section4.4. Water quality data will be reviewed to future support evaluation of potential toxicants. A range of sample manipulations may be conducted as part of the TIE process. The most common manipulations are described in Table 4-1. Information from previous chemical testing and/or TIE efforts will be used to determine which of these (or other) sample manipulations are most likely to provide useful information for identification of primary toxicants. TIE methods will generally adhere to USEPA procedures documented in conducting TIEs (USEPA, 1991, 1992, 1993a-b).

Table 4-1. Phase I and II Toxicity Identification Evaluation Sample Manipulations

TIE Sample Manipulation	Expected Response
pH Adjustment (pH 7 and 8.5)	Alters toxicity in pH sensitive compounds (i.e., ammonia and some
	trace metals)
Filtration or centrifugation	Removes particulates and associated toxicants
Ethylenediamine-Tetraacetic Acid (EDTA)	Chelates trace metals, particularly divalent cationic metals
Sodium thiosulfate (STS) addition	Reduces toxicants attributable to oxidants (i.e., chlorine) and some
	trace metals
Piperonyl Butoxide (PBO)	Reduces toxicity from organophosphate pesticides such as diazinon,
	chlorpyrifos and malathion, and enhances pyrethroid toxicity
Carboxylesterase addition <sup>(1)</sup>	Hydrolyzes pyrethroids
Temperature adjustments <sup>(2)</sup>	Pyrethroids become more toxic when test temperatures are decreased
Solid Phase Extraction (SPE) with C18	Removes non-polar organics (including pesticides) and some relatively
column	non-polar metal chelates
Sequential Solvent Extraction of C18 column	Further resolution of SPE-extracted compounds for chemical analyses
No Manipulation	Baseline test for comparing the relative effectiveness of other
	manipulations

Carboxylesterase addition has been used in recent studies to help identify pyrethroid-associated toxicity (Wheelock et al., 2004; Weston and Amweg, 2007). However, this treatment is experimental in nature and should be used along with other pyrethroid-targeted TIE treatments (e.g., PBO addition).

The Watershed Group will identify the cause(s) of toxicity using a selection of treatments in Table 4-1 and, if possible, using the results of water column chemistry analyses. After any initial assessments of the cause of toxicity, the information may be used during future events to modify the targeted treatments to more closely target the expected toxicant or class of toxicants. Moreover, if the toxicant or toxicant class is not initially identified, toxicity monitoring during subsequent events will confirm if the toxicant is persistent or a short-term episodic occurrence.

As the primary goals of conducting TIEs is to identify pollutants for incorporation into outfall monitoring, narrowing the list of toxicants following Phase I TIEs via Phase II/III TIEs is not necessary if the toxicant class determined during the Phase I TIE is sufficient for 1) identifying additional pollutants for outfall monitoring and/or 2) identifying control measures. Thus, if the specific pollutant(s) or classes of pollutants (e.g., metals that are analyzed via EPA Method 200.8) are identified then sufficient information is available to incorporate the additional pollutants into outfall monitoring and to start implementation of control measures to target the additional pollutants.

Phase II TIEs may be utilized to identify specific constituents causing toxicity in a given sample if the results of Phase I TIE testing and a review of available chemistry data fails to provide information necessary to identify constituents that warrant additional monitoring activities or management actions to identify likely sources of the toxicants and lead to elimination of the sources of these contaminants. Phase III TIEs will be conducted following any Phase II TIEs.

<sup>2</sup> Temperature adjustments are another recent manipulation used to evaluate pyrethroid-associated toxicity. Lower temperatures increase the lethality of pyrethroid pesticides. (Harwood, You and Lydy, 2009)

TIEs will be considered inconclusive if 1) the toxicity is persistent (i.e., observed in the positive control), and 2) the cause of toxicity cannot be attributed to a class of constituents (e.g., insecticides, metals, etc.) that can be targeted for monitoring.

The TIE is considered conclusive if:

- a combination of causes that act in a synergistic or additive manner are identified
- toxicity can be removed with a treatment or combination of the TIE treatments
- analysis of water quality data collected during the same event identifies the pollutant or analytical class of pollutants

Note that the MRP (page E-33) allows a TIE Prioritization Metric (as described in Appendix E of the Stormwater Monitoring Coalition's Model Monitoring Program) for use in ranking sites for TIEs. Information is currently not available to determine whether a prioritization metric will be warranted. If toxicity results indicate the need for development of a prioritization metric, a strategy will be developed and structured through the WMP adaptive management process. The suggested prioritization approach will be developed through the CIMP adaptive management process described in the CIMP annual report.

#### 4.5 Discharge Assessment

The Watershed Management Group will prepare a brief Discharge Assessment Plan if TIEs conducted on consecutive sampling events are inconclusive. The discharge assessment will be conducted after consecutive inconclusive TIEs, rather than after one, because of inherit variability associated with the toxicity and TIE testing methods.

The Discharge Assessment Plan will consider the observed potential toxicants in the receiving water and associated urban runoff discharges above known species effect levels and the relevant exposure periods compared to the duration of the observed toxicity. The Discharge Assessment Plan will reexamine the following issues:

- Is additional receiving water toxicity monitoring necessary to better evaluate the spatial extent of receiving water toxicity?
- Should different test species be considered? If a species is proposed that is different than
  the species utilized when receiving water toxicity was observed, justification for the
  substitution will be provided.
- Is the number and location of monitoring sites suitable for understanding their impacts to the observed receiving water toxicity?
- What program adjustments are necessary to facilitate a better understanding of the cause of toxicity? Examine the number of monitoring events to be conducted, a schedule for conducting the monitoring, and a process for evaluating the completion of the assessment monitoring.

The Discharge Assessment Plan will be submitted to Los Angeles Regional Water Board for comment within 60 days of receipt of notification of the second consecutive inconclusive result. If no comments

are received within 30-days, it will be assumed that the approach is appropriate for the given situation and the Plan should be implemented within 90-days of submittal.

## 4.6 Follow Up on Toxicity Testing Results

The MRP (page E-33) indicates the following actions should be taken when a toxicant or class of toxicants is identified through a TIE:

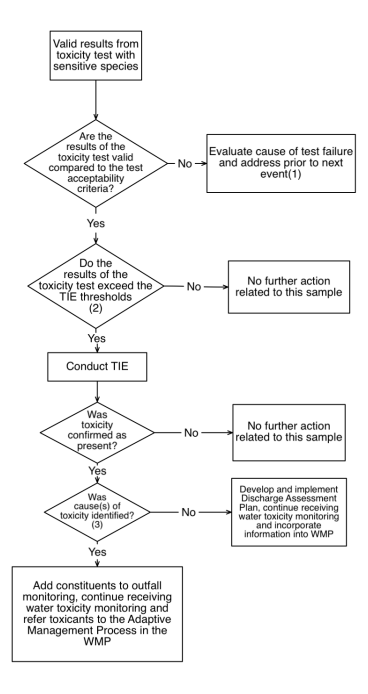
- 1. Group Members shall analyze for the toxicant(s) during the next scheduled sampling event in the discharge from the outfall(s) upstream of the receiving water location.
- 2. If the toxicant is present in the discharge from the outfall at levels above the applicable receiving water limitation, a toxicity reduction evaluation (TRE) will be performed for that toxicant.

The list of constituents monitored at outfalls identified in the CIMP will be modified based on the results of the TIEs. Monitoring for those constituents will occur as soon as feasible following the completion of a successful TIE (i.e., the next monitoring event that is at least 45 days following the toxicity laboratory's report transmitting the results of a successful TIE).

The requirements of the TREs will be met as part of the adaptive management process in the WMPs rather than the CIMP. The identification and implementation of control measures to address the causes of toxicity are tied to management of the stormwater program, not the CIMP. It is expected that the requirements of TREs will only be conducted for toxicants that are not already addressed by an existing Permit requirement (i.e., TMDLs) or existing or planned management actions.

## 4.7 Summary of Aquatic Toxicity Monitoring

The approach to conducting aquatic toxicity monitoring as described in the previous sections is summarized in detail in Figure 4-2. The intent of the approach is to identify the cause of toxicity observed in receiving water to the extent possible with the toxicity testing tools available, thereby directing outfall monitoring for the pollutants causing toxicity with the ultimate goal of supporting the development and implementation of management actions.



- 1. Test failure includes pathogen or epibiont interference which should be addressed prior to the next toxicity sampling event.
- The TIE threshold is >50% mortality in an acute (wet weather) or chronic (dry weather) sample. If a >50% effect in a sub-lethal endpoint
  for a chronic test is observed a follow up sample will be initiated within two weeks of the completion of the initial sample collection. If
  the follow up sample exhibits a greater than 50% effect, a TIE will be initiated.
- 3. The goal of conducting the Phase I TIE is to identify the cause of toxicity so that outfall monitoring can incorporate the toxicant(s) into the list of constituents monitored during outfall monitoring. Thus, if the specific toxicant(s) or the analytical classes of toxicants (i.e., metals that are analyzed via EPA Method 200.8) are identified, sufficient information is available to inform the addition of pollutants to the list of pollutants monitoring during outfall monitoring.

Figure 4-2. Detailed Aquatic Toxicity Assessment Process

## 5 Receiving Water Quality Monitoring (Wet and Dry Weather)

Receiving water quality monitoring will primarily be conducted with automated stormwater monitoring equipment detailed in Appendix A. Water samples for bacteria, oil and grease, , petroleum hydrocarbons, and volatile organic compounds must be collected separately as grab samples. Appendix A also discussed manual collection of water samples when required. This section addresses both the equipment and protocol used for collection of flow-weighted and time-weighted composite samples. Figure 1-2 will serve as the Receiving Water and TMDL compliance monitoring location for the Los Cerritos Channel. The monitoring equipment provides continuous records of rainfall at this site as well as flow during storm events. This site monitors and records all flows exceeding 18 cfs. Flow estimates are based upon a rating curve established for a former gaging station located approximately 100 feet upstream.

During dry weather monitoring, manual flow measurements are required to obtain instantaneous estimates of flow rates. Measurements are taken at a position where flow is relative uniform over a distance of 10 to 20 feet. Measurements are taken to determine to average width of the flowing water and the depth of water at the center of the flow. Water velocities are recorded by the time required for particles to travel a measured distance along the channel. The velocity of water flow is multiplied by the cross-sectional area of the channel to estimate flow. Since the channel approximates a triangular form, the cross-sectional area of the flowing water is calculated as ½ of the depth at the center of the channel multiplied by the width of flowing water. Dry weather flows have averaged approximately 0.5 cfs during the past five years.

## 5.1 Sampling Frequency and Mobilization Requirements

Monitoring of receiving water quality will be performed three times a year during the wet season and two times a year during dry weather conditions. Screening for Table E-2 constituents listed in the MRP will be conducted during the first significant storm of the year and during a critically dry weather period. Large sampling volumes are required to incorporate all analytical tests and associated QA/QC needed for Table E-2 constituents, bioassay tests and to provide sufficient volumes should TIEs be required. Due to these requirements, mobilization criteria for the initial wet weather events will differ from subsequent events.

Mobilization of field crews will typically start when a there is both a 70% probability of rainfall within 24 hours of the arrival of a predicted storm event and Quantitative Precipitation Forecasts (QPFs) indicate that a minimum of 0.25 inches will occur within a 24-hour time period. Due to the importance of the first storm event of the year, crews will be mobilized to prepare the site (or sites) for monitoring 24 hours in advance of any events with at least a 50% probability of rainfall and QPFs of at least 0.20 inches within a 24-hour time period. If weather forecasts for the first storm of the season indicate

development of a condition known as a "cut-off low"<sup>6</sup>, partial field teams may initially be deployed to prepare stations since such conditions create highly unpredictable situations that have the potential to suddenly move onshore with higher than expected rainfall. Full mobilization will require an upgrade in the local forecast to a predicted rainfall of at least 0.25 inches with a minimum probability of 70% within 12 hours of the event. For the purposes of this CIMP, weather forecasts and Quantitative Precipitation Forecasts (QPFs) provided by the Los Angeles/Oxnard National Weather Service and the California Nevada River Forecast Center will be used to assess whether mobilization criteria are met.

Once the screening phase has been completed for Table E-2 constituents, storm events will be considered suitable for monitoring given a minimum of 72 hours (3 days) with cumulative rainfall of less than 0.1 inches of rainfall within the watershed. Evaluation of antecedent rainfall conditions will initially be based upon Los Angeles County ALERT (Automatic Local Evaluation in Real Time) stations and rain gauges within or near the Los Cerritos Channel Watershed and rainfall measured at LCC1. The rain gauge located at Signal Hill City Hall (#335) will serve as the primary site for evaluation of antecedent conditions. The rain gauge installed at LCC1 will serve as the secondary site if the primary site is inoperable or unavailable. As the Primary Watershed Segmentation (PWS) sites come on line, these sites will also be used to evaluate antecedent conditions. Assessment of antecedent conditions will be based upon average rainfall measured at sites located within the watershed boundaries and that are known to be fully operable. Due to anticipated reductions in required stormwater volumes, monitoring of subsequent storm events will be based upon weather forecasts predicting rainfall of 0.25 inches at probability of at least 70% within 24 hours of the predicted event. Once crews are mobilized for a storm event, rainfall must exceed a minimum of 0.25 inches and provide sufficient rainfall to project objectives. One of the three storm events to be sampled at the LCC1 Receiving Water Monitoring Site is only intended to address the requirements of the metals TMDL. At this site, a minimum rainfall event of 0.15 to 0.25 inches would be expected fulfill sampling requirements for the TMDL constituents and provide a representative flow-composite sample due to the fact that the watershed is highly impervious.

Two monitoring events are required during dry weather conditions. There has been no indication that seasonal trends exist with respect to dry weather flows in the Los Cerritos Channel Watershed but data from the ongoing Proposition 84 study will provide information to evaluate if seasonality in flow exists in different areas of the watershed. Based upon existing information, dry weather monitoring at the LCC1 Receiving Water Monitoring Site will be conducted once in late spring/early summer (May to June) and again towards the end of the dry season in September/October. This will be consistent with historical dry weather sampling conducted under the City of Long Beach NPDES Permit. During the dry season, the only restriction on sampling will be that total rainfall over the 72 hour time period preceding the sampling event does not exceed 0.1 inches. In practice, rainfall is very rare during the summer months. With the exception of unusual periods when hurricanes developing off of Baja California cause some

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<sup>&</sup>lt;sup>6</sup> A closed upper-level low which has become completely displaced (cut off) from basic westerly current, and moves independently of that current. Cutoff lows may remain nearly stationary for days, or on occasion may move westward opposite to the prevailing flow aloft (i.e., retrogression).

precipitation to spin north, rainfall events are very infrequent. When practical, dry weather monitoring will be conducted during periods with less than 0.1 inches of rain occur over the previous week.

### **5.2 Sampling Constituents**

With minor exceptions, chemical analyses are scheduled to be conducted for all analytes listed in Table 3-3 through Table 3-9 during the first significant rainfall of the season and again during a period of critical low flow. Chemical constituents not detected in excess of their respective Method Detection Limits (MDLs) or that do not exceed available water quality standards will be considered for removal during subsequent surveys. Adjustments to the list of analytical tests will be assessed separately for wet and dry weather sampling requirements. Since the initial screening event may be followed too quickly for the data to be received and fully evaluated, the field team must be prepared to collect water samples for the testing the full set of Table E-2 constituents during the second sampling event.

Most of the general and conventional pollutants listed in Table 3-3 will continue to be analyzed as part of the base monitoring requirements for continued monitoring for both receiving waters and for the metals TMDL. The only pollutants considered for elimination will be cyanide, total phenols, perchlorate, and MTBE. Analysis of chloride and fluoride will continue to be used to assist in the interpretation of potential potable water sources during in association with the non-stormwater screening program. In addition, microbiological constituents (Table 3-4), nutrients (Table 3-5), chlordane compounds listed in Table 3-7 and TMDL metals (Table 3-6) will continue to be part of the ongoing monitoring at LLC1.

As noted in the previous section, it has been determined that adequate data exist to determine which of the three freshwater species are considered to be most sensitive during both storm events and dry weather periods. Available literature and local data indicate that the most sensitive bioassay test species is *Ceriodaphnia dubia*. The prior section on Aquatic Toxicity Testing and TIEs goes into detail as to species selection and the overall approach recommended for measuring toxicity in the receiving waters and strategies to eliminate any sources of toxicity. During wet weather conditions, bioassay tests will be performed based upon exposure to 100 percent test waters over a 48-hour time period since this time exposure is deemed to be more consistent with the duration of typical storm events. Since exposure times during the dry season are much long, dry weather testing will utilize 7-day chronic toxicity tests that assess both survival and reproductive endpoints for *C. dubia*. Chronic testing will also be conducted on 100 percent undiluted samples. Table 5-1 provides sample volumes necessary for toxicity tests (both wet and dry weather) as well as minimum volumes necessary to fulfill Phase I TIE testing if necessary. As detailed in the previous section, the sublethal endpoints will be assessed using EPA's TST procedure to determine if there is a statistically significant 50% difference between sample controls and the test waters and ultimately determine if further testing should be is necessary.

Table 5-1. Toxicity Test Volume Requirements for Aquatic Toxicity Testing as part of the Los Cerritos Channel Coordinated Integrated Monitoring Program.

Test Organism	Toxicity Test Type	Test Concentration	Volume Required for Initial Screen (L)	Minimum Volume Required for TIE (L) <sup>1</sup>
Freshwater Tests for Samples with Salinity < 1.0 ppt				
Daphnid Water Flea (Ceriodaphnia dubia)	48-Hour Acute Survival 7-day Chronic Survival and Reproduction	100% only	1.5	10
Sample Receipt Water Quality			1.0	
Total volume required per event for samples with salinity < 1.0 ppt;			2.5	a

<sup>&</sup>lt;sup>1</sup> Minimum volumes for TIE are for Phase 1 characterization testing only. The additional volume collected for potential TIE testing can be held in refrigeration (4°C in the dark, no head space) and shipped to the laboratory at a later date if needed.

Note: The NPDES permit targets a 36-hr holding time for initiation of testing but allows a maximum holding time of 72-hr if necessary.

## 6 Primary Watershed Segmentation (PWS) Sites

## 6.1 Sampling Frequency and Mobilization Requirements

The sampling frequency and mobilization requirements for the stormwater outfall sites will be consistent with monitoring conducted at the LCC1. A total of three storm events will be monitored at each site once they are installed. Monitoring will be concurrent with LCC1 monitoring in order to allow for comparison of pollutant loading rates associated with each segment relative to ultimate pollutant loads measured at the LCC1 site.

## 6.2 PWS Sampling Constituents

Constituents monitored at each PWS site will include all TMDL constituents as well as general and conventional constituents necessary to assist in evaluation of the data (Table 6-1). Constituents included in the MAL list and monitored at the outfall sites will be included in an annual MAL Assessment Report reported as part of the Annual Report. The MAL Assessment Report will summarize the monitoring data in comparison to the applicable MALs, and identify those subwatersheds where the running average concentrations of these constituents exceed the MALs by twenty percent or more.

Table 6-1. Constituents Monitored at Primary Watershed Segment (PWS) Sites.

CONSTITUENTS		TARGET REPORTING LIMITS
CONVENTIONAL POLLUTANTS	METHOD	mg/L
Total Suspended Solids	EPA 160.2	1
Total Dissolved Solids	EPA 160.1	1
Volatile Suspended Solids	EPA 160.4	1
Total Organic Carbon	EPA 415.1	1
Chemical Oxygen Demand	EPA 410.1	4
Alkalinity	EPA 310.1	5
Specific Conductance	EPA 120.1	1
Total Hardness	EPA 130.2	1
MBAS	EPA 425.1	0.02
Chloride	EPA300.0	2
Fluoride	EPA300.0	0.1
METALS (Dissolved & Total)	METHOD	ug/L
Copper	EPA200.8	0.5
Lead	EPA200.8	0.5
Zinc	EPA200.8	1

## 7 Secondary Watershed Segmentation (SWS) Sites (Wet Weather)

Secondary Watershed Segmentation (SWS) sites will be monitored with portable equipment that will be used to assist in tracking sources of constituents found to be elevated at one of the Primary Watershed Segmentation sites. The portable monitoring stations will consist of a battery powered autosamplers triggered by sensors installed in the channel to detect the start of flow. Once triggered, the samplers

will take time-weighted samples for a 24-hour period. The autosamplers will be set to take 200 mL samples every 15 minutes while is present in the channel. All sample composite bottles and materials contacting the water will be identical to those used for each of the "permanent" or fixed monitoring sites.

SWS sites are expected to be deployed above PWS sites where specific contaminants are found to be elevated. Tentative locations (Figure 1-2) have been established at sites in each subwatershed should PWS monitoring data indicate that forensic monitoring is necessary to further isolate areas contributing excessive pollutant loads. The selected sites further segment the subwatersheds into two areas and are designed to be monitored concurrently with the SWS site. Pre-selection of candidate SWS sites was intended to facilitate implementation of forensic monitoring by clearly identifying the next step if conditions are met that trigger further testing.

SWS monitoring will be triggered if the running average of any MAL constituent is exceeded by 20 percent or if the running average of MAL or TMDL constituents at a PWS site exceeds the running average at other PWS sites by more than 20 percent. SWS sites would focus on monitoring the specific constituent of concern and any additional data necessary to help interpret the results. For example, if the constituent of concern is a trace metal, monitoring at SWS sites would include both TSS and hardness.

## 8 Non-Stormwater (NSW) Outfall Monitoring

Detailed objectives of the screening and monitoring process (Section IX.A, page E-23 of the MRP) include the following:

- 1. Develop criteria or other means to ensure that all outfalls with significant non-stormwater discharges are identified and assessed during the term of this Order.
- 2. For outfalls determined to have significant non-stormwater flow, determine whether flows are the result of illicit connections/illicit discharges (IC/IDs), authorized or conditionally exempt non-stormwater flows, natural flows, or from unknown sources.
- 3. Refer information related to identified IC/IDs to the IC/ID Elimination Program (Part VI.D.10 of the Order) for appropriate action.
- 4. Based on existing screening or monitoring data or other institutional knowledge, assess the impact of non-stormwater discharges (other than identified IC/IDs) on the receiving water.
- 5. Prioritize monitoring of outfalls considering the potential threat to the receiving water and applicable TMDL compliance schedules.
- 6. Conduct monitoring or assess existing monitoring data to determine the impact of non-stormwater discharges on the receiving water.

- 7. Conduct monitoring or other investigations to identify the source of pollutants in non-stormwater discharges.
- 8. Use results of the screening process to evaluate the conditionally exempt non-stormwater discharges identified in Parts III.A.2 and III.A.3 of the Order and take appropriate actions pursuant to Part III.A.4.d of the Order for those discharges that have been found to be a source of pollutants. Any future reclassification will occur per the conditions in Parts III.A.2 or III.A.6 of the Order.
- 9. Maximize the use of Permittee resources by integrating the screening and monitoring process into existing or planned CIMP efforts.

Ultimately, the NSW program is intended to establish a process for identifying outfalls that serve as potential sources of contaminants. Sites where initial screening indicates the potential for discharges of a magnitude considered to have the potential to cause or contribute to exceedances of receiving water limitations will require further efforts to classify the discharges and determine appropriate actions, if any.

In cases where flow or other factors show evidence of potential discharges of concern, the program will take further action to determine if the flows are illicit, exempt, conditionally exempt, conditionally exempt but non-essential, or if the source(s) of the discharge cannot be identified (unknown). Illicit discharges require immediate action and, if they cannot be eliminated, monitoring will be implemented until such time that the illicit discharge can be eliminated. Discharges classified as conditionally exempt but non-essential or unknown also require ongoing monitoring.

The following sections summarize the elements of the program and processes to ultimately eliminate major sources of non-stormwater discharges.

#### 8.1 Non-Stormwater Outfall Screening and Monitoring Program

The NSW Outfall Screening and Monitoring Program will consist of a screening phase designed to initially classify outfalls into one of three categories. Three screening surveys will be conducted starting in the summer of 2014 to identify outfalls or other discharges that are considered to be significant and persistent sources of non-stormwater flow to either the open channels or receiving waters.

The initial survey will focus on completing an inventory of all outfalls (refer to Appendix E) to receiving waters. Outfalls greater than 12-inches in diameter (or equivalent) will be photographed and documented. All minor outfalls<sup>7</sup> (outfalls less than 36-inches in diameter or equivalent) without

<sup>&</sup>lt;sup>7</sup> Minor municipal separate storm sewer outfall (or "minor outfall") means a municipal separate storm sewer outfall that discharges from a single pipe with an inside diameter of less than 36 inches or its equivalent (discharge from a single conveyance other than circular pipe which is associated with a drainage area of less than 50 acres); or for MS4s that receive stormwater from lands zoned for industrial activity (based on comprehensive zoning plans or the equivalent), an outfall that discharges from a single pipe with an inside diameter of less than 12 inches or from its equivalent (discharge from other than a circular pipe associated with a drainage area of 2 acres or less)

evidence of the presence of industrial activities will be maintained in the database but will be considered as not requiring any further action.

If while in the process of conducting any of the site inspections, the inspection team encounters a transitory discharge, such as a liquid or oil spill, the problem will be immediately referred to the appropriate local jurisdiction for clean-up or response. If it is not readily apparent which jurisdictional authority has responsibility, the discharge will be reported to the WMG technical committee chair.

Information from all three screening surveys will be consolidated to assist in the identification and ranking of outfalls considered to have significant NSW discharges. Multiple lines of evidence will be considered when assessing the significance of a discharge. Data from the field screening program such as flow measurements, general observations and *in-situ* water quality information will be given primary consideration but land uses within the drainage area will also be considered.

A combination of field observations, flow measurements and field water quality measurements collected during the screening surveys will be used to classify outfalls into one of the following three categories that will determine further actions (Figure 8-1):

- 1. **Suspect Discharge** Outfalls with persistent high flows during at least two out of three visits and with high severity on one or more physical indicators (odors, oil deposits, etc.). Outfalls in this category require prioritization and further investigation.
- 2. **Potential Discharge** Flowing or non-flowing outfalls with presence of two or more physical indicators. Outfalls in this category are considered to be low priority but will be continue to be monitored periodically to determine if the sites are subject to less frequent, discharges or determine if actions can be taken to reduce or eliminate the factors that lead to the site being considered a potential source of contaminants.
- 3. **Unlikely Discharge** Non-flowing outfalls with no physical indicators of an illicit discharge. Outfalls within this classification would be not be subject to any further screening.

Initial screening activities will emphasize use of field water quality instrumentation and/or simple field test kits to assist in classifying discharges. Collection of water samples for limited laboratory testing may be incorporated into the program as requirements for more complex, accurate and scientifically supportable data become necessary to characterize non-stormwater discharges and provide scientifically supportable data to track the source of these discharges. The Center for Watershed Protection and Pitt (2004) provide an evaluation of twelve analytes for assistance in determining the source of NSW discharges (Table 8-2). Three of the analytes can be measured with *in-situ* instrumentation. Others can be analyzed relatively inexpensively by use of field test kits or can be analyzed in an ELAP-certified laboratory. In addition, three to five of the listed tests are often considered sufficient to screen for illicit discharges. Ammonia, MBAS, fluoride (assuming tap water is fluorinated), and potassium are considered to confidently differentiate between sewage, wash water, tap water and industrial wastes. Incorporation of *in-situ* measurement of temperature, pH, TDS/salinity,

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turbidity and dissolved oxygen can further assist in characterizing and tracking the source(s) of an NSW discharge.

 Table 8-1.
 Outline of the NSW Outfall Screening and Monitoring Program.

Element	Description	Timing of Completion
1. Outfall Screening	Because data required to implement the NSW Outfall	The Outfall Screening process is currently being
	Program are not available, the Permittees will	implemented. Identification of obvious illicit
	implement a screening process to determine which	discharges will be immediately addressed. Otherwise,
	outfalls exhibit significant NSW discharges and those	the Outfall Screening process will be completed prior
	that do not require further investigation. Data will be	to starting source investigations.
	recorded on Outfall Reconnaissance Investigation	
	(ORI) forms and in the associated database.	
2. Identification of	Data from the Outfall Screening process will be used	Concurrent with Outfall Screening
outfalls with significant	to categorize MS4 outfalls on the basis of discharge	December 28, 2014 with Annual CIMP Report
NSW discharge (Part IX.C	flow rates, field water quality and physical	
of the MRP)	observations.	
3. Inventory of Outfalls	Develop an inventory of all major MS4 outfalls,	Concurrent with Outfall Screening
with NSW discharge	identify outfalls with known NSW discharges and	December 28, 2014 with Annual CIMP Report
(Part IX.D of the MRP)	identify outfalls with no flow requiring no further	
	assessment.	
4. Prioritized source	Use the data collected during the Outfall Screening	Prioritization for Source Investigation will be occur
investigation (Part IX.E	process to further prioritize outfalls for source	after completion of Outfall Screening
of the MRP)	investigations.	
5. Identify sources of	For outfalls exhibiting significant NSW discharges,	Complete source investigations for 25% of the outfalls
significant NSW	Permittees will perform source investigations per the	with significant NSW discharges by December 28, 2015
discharges (Part IX.F of	established prioritization.	and 100% by December 28, 2017
the MRP)		
6. Monitoring NSW	Monitor outfalls determined to convey significant	Monitoring will commence within 90 days of
discharges exceeding	NSW discharges comprised of either unknown or	completing the source investigations
criteria (Part IX.G of the	conditionally exempt non-essential discharges, or illicit	
MRP)	discharges that cannot be abated.	

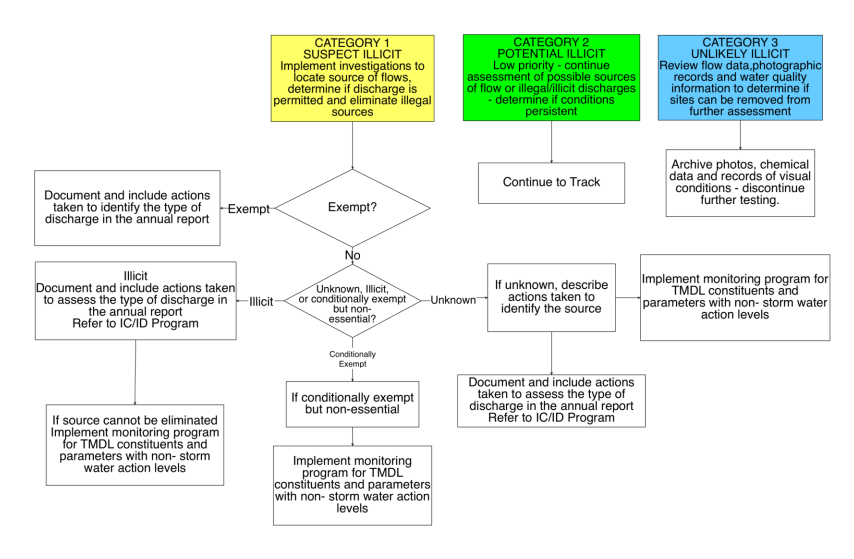


Figure 8-1. Flow Diagram of NSW Outfall Program after Classifying Outfalls during Initial Screening.

Table 8-2. Potential Indicator Parameters for Identification of Sources of NSW Discharges.

Indicator Parameters	
Ammonia	E. coli
Boron	Fluoride
Chlorine	Hardness
Color	pH - Field
Conductivity-Field	Potassium
Detergents – Surfactants (MBAS or fluorescence)	Turbidity

Based upon CWP and Pitt 2004. Illicit Discharge Detection and Elimination A Guidance Manual for Program Development and Technical Assessments

#### 8.1.1 Identification of Outfalls with Significant Non-Stormwater Discharges

Existing monitoring data or institutional knowledge (Objective 4) are not available to allow identification of outfalls with significant NSW discharges. The screening program is necessary to collect information necessary to identify outfalls with potentially significant NSW discharges. The outfall screening includes collection of information necessary to provide an accurate inventory of the major outfalls, assess flow from each outfall and in the receiving waters, determine the general characteristics of the receiving waters (e.g. is flow present, does the flow from the outfall represent a large proportion of the flow, is it an earthen or lined channel), and record general observations indicative of possible illicit discharges. The initial screening survey(s) will also be used to refine the inventory information required in Section 8.1.2.

The outfall screening process has already been initiated in order to meet the established schedule for completion of 25% of the source identification work. Once the screening process is completed Permittees are required to identify MS4 outfalls with "significant" NSW discharges. The MRP (Section IX.C.1) indicates that significant NSW discharges may be determined based upon one or more of the following characteristics:

- a. Discharges from major outfalls subject to dry weather TMDLs.
- b. Discharges for which existing monitoring data exceeds Non-Stormwater Action Levels (NALs) identified in Attachment G of the Order.
- c. Non-stormwater discharges that have caused or have the potential to cause overtopping of downstream diversions.
- d. Discharges exceeding a proposed threshold discharge rate as determined by the Permittee.

Most of these characteristics are either unlikely to differentiate significant NSW discharges or the information will not be available when the screening process is completed. Multiple lines of evidence derived from flow measurements, observations and *in-situ* water quality information recorded on the Outfall Reconnaissance Investigation (ORI) forms used during the screening process will be used to determine "significant" NSW discharges and appropriately rank sites for source investigations. The

relative magnitude of the discharges, persistence of the flow, visual and physical characteristics recorded at each site, and land uses associated with the drainage may also be considered. Characteristics of the receiving waters (flow, channel characteristics –hard or soft-bottom, etc.) at the discharge location will also be considered when determining the relative significance of NSW discharges. The most important consideration is whether the discharge has the potential to cause or contribute to exceedance of receiving water quality limitations. Factors that provide the best insight with respect to these impacts will receive the greatest weight when establishing the list of "significant" NSW discharges.

#### 8.1.2 Inventory of MS4 Outfalls with Non-Stormwater Discharges

Part VII.A of the MRP requires that the CIMP plan(s) include a map(s) and/or database of the MS4 that includes the elements listed in Table 8-3. Most required elements are complete and being submitted with this CIMP. Elements requiring further development include the Effective Impervious Area, information on the length of open channels and underground pipes equal to or greater than 18 inches, and the drainage areas associated with each outfall. Subbasins used for the WMMS model are currently associated with each outfall within that subbasin. If an outfall is identified as a significant source of NSW discharges, drainage areas for each targeted outfall will be refined and updated in the database. Additional information such as documenting presence of significant NSW discharges, links to a database documenting water quality measurements at sites with significant NSW discharges will be updated annually and submitted with the CIMP annual report.

Table 8-3. Basic Database and Mapping Information for the Watershed.

Database Element		Status	
Database Element	Complete	Schedule	
Surface water bodies within the Permittee(s) jurisdiction	Χ		
2. Sub-watershed (HUC 12) boundaries	X		
3. Land use overlay	Х		
4. Effective Impervious Area (EIA) overlay (if available)		Will provide if available	
5. Jurisdictional boundaries	Х		
6. The location and length of all open channel and underground pipes 18 inches in diameter or greater (with the exception of catch basin connector pipes)	X <sup>1</sup>		
7. The location of all dry weather diversions	X		
8. The location of all major MS4 outfalls within the Permittee's jurisdictional boundary. Each major outfall shall be assigned an alphanumeric identifier, which must be noted on the map	X <sup>2</sup>		
9. Notation of outfalls with significant non-stormwater discharges (to be updated annually)	Х	ongoing	
10. Storm drain outfall catchment areas for each major outfall within the Permittee(s) jurisdiction	X <sup>3</sup>	ongoing	
11. Each mapped MS4 outfall shall be linked to a database containing descriptive and monitoring data associated with the outfall. The data shall include: <sup>4</sup>			
a. Ownership	Х		
b. Coordinates	Χ		
c. Physical description	Χ		
d. Photographs of the outfall, where possible to provide baseline information to track operation and maintenance needs over time	Х		
e. Determination of whether the outfall conveys significant non-stormwater discharges		ongoing	
f. Stormwater and non-stormwater monitoring data		ongoing	

- 1. Locations are identified but the length of all open channel and underground pipes are not fully documented.
- 2. Attributes in the shapefile contain a Unique ID for all outfalls greater than 12" in diameter.
- 3. Catchments for each outfall are included as the area of the subbasins associated with each outfall. Several outfalls may drain these subbasins. Data will be developed as needed to resolve the drainage areas specific to each outfall.
- 4. Efforts are ongoing to define ownership and maintenance responsibility. As data become available, information regarding the conveyance of NSW and associated water quality data will be added to the database. Information will be updated based upon the three screening surveys.

As a component of the inventory and screening process, Permittees are required to document the physical attributes of MS4 outfalls determined to have significant non-stormwater discharges. Table 8-4 summarizes the minimum physical attributes required to be recorded and linked to the outfall database.

These data will be maintained using the Outfall Reconnaissance Inventory (ORI) field form and associated database (Appendix C) developed by CWP and Pitt (2004). Data entry can be accomplished by completing the ORI form while conducting the screening survey. Current forms are shown in the Appendix D but may be modified as the parameters and database are modified to provide different information more relevant to the NSW program.

Table 8-4. Minimum Physical Attributes Recorded during the Outfall Screening Process.

#### **Database Element**

- a. Date and time of last visual observation or inspection
- b. Outfall alpha-numeric identifier
- c. Description of outfall structure including size (e.g., diameter and shape)
- d. Description of receiving water at the point of discharge (e.g., natural, soft-bottom with armored sides, trapezoidal, concrete channel)
- e. Latitude/longitude coordinates
- f. Nearest street address
- g. Parking, access, and safety considerations
- h. Photographs of outfall condition
- i. Photographs of significant non-stormwater discharge (or indicators of discharge) unless safety considerations preclude obtaining photographs
- j. Estimation of discharge rate
- k. All diversions either upstream or downstream of the outfall
- I. Observations regarding discharge characteristics such as turbidity, odor, color, presence of debris, floatables, or characteristics that could aid in pollutant source identification
- m. Observations regarding the receiving water such as flow, channel type, hard/soft bottom. (added minimum attribute.

#### 8.1.3 Prioritized Source Identification

After completion of the initial reconnaissance survey and the two additional screening surveys, sites will be ranked based upon both initial flow observations from the reconnaissance inventory and the classifications assigned during each of the screening surveys. Source investigations will be scheduled to be conducted at sites categorized as Potential Illicit discharges.

The MRP (IX.E.1) states that prioritization of source investigations should be based upon the following items in order of importance.

- a. Outfalls discharging directly to receiving waters with WQBELs or receiving water limitations in the TMDL provisions for which final compliance deadlines have passed.
- b. All major outfalls and other outfalls that discharge to a receiving water subject to a TMDL shall be prioritized according to TMDL compliance schedules.
- c. Outfalls for which monitoring data exist and indicate recurring exceedances of one or more of the Action Levels identified in Attachment G of this Order.
- d. All other major outfalls identified to have significant non-stormwater discharges.

Additional information from the screening process will be used to refine priorities. Sites with evidence of higher, more frequent flow, presence of odors or stains will be assigned higher priorities for source investigations.

#### 8.1.4 Identify Source(s) of Significant Non-Stormwater Discharges

The screening and source identification component of the program is intended to identify the source or sources of contaminants contributing to an NSW discharge. The prioritized list of major outfalls with significant NSW discharges will be used to direct investigations starting with outfalls deemed to present the greatest risk to the receiving water body.

The Order requires the WMG to develop a source identification schedule based on the prioritized list of outfalls exhibiting significant NSW discharges. Source investigations will be conducted for no less than 25% of the outfalls in the inventory by December 2015 and 100% of the outfalls in the inventory by December 2017.

Part IX.A.2 of the MRP requires Permittees to classify the source investigation results into one of four endpoints: illicit connections/illicit discharges (IC/IDs), authorized or conditionally exempt non-stormwater flows, natural flows, or from unknown sources. If source investigations indicate the source is illicit or unknown, the Permittee will document actions to eliminate the discharge and implement monitoring if the discharge cannot be eliminated.

If the source of a discharge is found to be attributable to natural flows or authorized conditionally exempt NSW discharge, the Permittee must identify the basis for the determination (natural flows) and identify the NPDES permitted discharger. If the source is found to be a conditionally exempt but non-essential discharge, monitoring is required to determine whether the discharge should remain conditionally exempt or be prohibited.

Source investigations will be conducted using a variety of different approaches depending upon the initial screening results, land use within the area drained by the discharge point, and the availability of drainage maps. Any additional water quality sampling will emphasize analysis of simple indicators, most of which can be either taken to a laboratory or analyzed in the field using field test kits. Such testing would only be conducted as needed to differentiate major sources of flows or to assist in assessing mixed sources rather than detailed characterization of the discharge. Investigations may include:

- Tracking of dry weather flows from the location where they are first observed in an upstream direction along the conveyance system.
- Collection of additional water samples for analysis of NWS indicators for assistance in differentiating major categories of discharges such as tap water, groundwater, wash waters and industrial wastewaters.
- Compiling and reviewing available resources including past monitoring and investigation data, land use/MS4 maps, aerial photography, existing NPDES discharge permits and property ownership information.

If source tracking efforts indicate that the discharge originates from a jurisdiction upstream of the boundaries of the LCC WMP, the appropriate jurisdiction and the Regional Board will be notified in writing of the discharge within 30 days of the determination. All existing information regarding documentation and characterization of the data, contribution determination efforts, and efforts taken to identify its source will be included.

Investigations will be concluded if authorized, natural, or essential conditionally exempt flows are found to be the source of the discharge. If the discharge is determined to be due to non-essential conditionally exempt, illicit, or unknown discharges, further investigations will be considered to assess whether the discharge can be eliminated. Alternatively, if the discharges are either non-essential conditionally exempt or of an unknown source, additional investigations may be conducted to demonstrate that it is not causing or contributing to receiving water impairments.

#### 8.1.5 Monitor Non-Stormwater Discharges Exceeding Criteria

As required in the MRP (Part II.3.3), outfalls with significant NSW discharges that remain unaddressed after source identification will be monitored. The objectives of the non-stormwater outfall based monitoring program include the following:

- a. Determine whether a Permittee's discharge is in compliance with applicable NSW WQBELs derived from TMDL WLAs,
- b. Determine whether a Permittee's discharge exceeds NSW action levels, as described in Attachment G of the Order,
- c. Determine whether a Permittee's discharge contributes to or causes an exceedance of receiving water limitations
- d. Assist a Permittee in identifying illicit discharges as described in Part VI.D.10 of the Order.

After completion of source investigations, outfalls found to convey NSW discharges that could not be abated and were identified as illicit, conditionally exempt but non-essential or unknown will be monitored. Monitoring will be initiated within 90 days of completing the source investigations or as soon as the first scheduled dry weather survey. Conducting NSW monitoring at the same time as receiving water dry weather monitoring will be more cost effective and allow evaluation of whether the NSW discharges are causing or contributing to any observed exceedances of water quality objectives in the receiving water.

Monitoring of NSW discharges is expected to undergo substantial changes from year to year as the result of ongoing actions taken to control or eliminate these discharges. As NSW discharges are addressed, monitoring of the discharges will no longer be required. In addition, if monitoring demonstrates that discharges do not exceed any WQBELs, non-stormwater action levels, or water quality standards for pollutants identified on the 303(d) list after the first year, monitoring of the pollutants meeting all receiving water limitations will be no longer be necessary. Due to potential frequent adjustments in the number and location of outfalls requiring monitoring and pollutants

requiring monitoring, the annual CIMP report is expected to communicate adjustments in the number and locations of monitored discharges, pollutants being monitored and justifications for any adjustments.

#### 8.1.5.1 Monitoring Parameters and Frequency

The MRP (Section IX.G.1) specifies the minimum parameters for monitoring of NSW discharges. Determination of monitoring parameters at each site requires consideration of a number of factors applicable to each site. Monitoring parameters will include:

- a. Flow,
- b. Pollutants assigned a WQBEL or receiving water limitation to implement TMDL Provisions for the respective receiving water, as identified in Attachments L R of the Order,
- c. Other pollutants identified on the CWA section 303(d) List for the receiving water or downstream receiving waters,
- d. Pollutants identified in a TIE conducted in response to observed aquatic toxicity during dry weather at the nearest downstream receiving water monitoring station (LCC1) during the last sample event or, where the TIE conducted on the receiving water sample was inconclusive, aquatic toxicity. If the discharge exhibits aquatic toxicity, then a TIE shall be conducted.
- e. Other parameters in Table E-2 identified as exceeding the lowest applicable water quality objective at LCC1 (the nearest downstream receiving water station) per Part VI.D.1.d.

The MRP (Part IX.G.2-4) specifies the following monitoring frequency for NSW outfall monitoring:

- For outfalls subject to a dry weather TMDL, the monitoring frequency shall be per the approved TMDL monitoring plan or as otherwise specified in the TMDL or as specified in an approved CIMP.
- For outfalls not subject to dry weather TMDLs, approximately quarterly for first year.
- Monitoring can be eliminated or reduced to twice per year, beginning in the second year of
  monitoring if pollutant concentrations measured during the first year do not exceed WQBELs,
  NALs or water quality standards for pollutants identified on the 303(d) List.

While a monitoring frequency of four times per year is specified in the Permit, it is inconsistent with the dry weather receiving water monitoring requirements. The receiving water monitoring requires two dry weather monitoring events per year. Additionally, during the term of the current Permit, outfalls are required to be screened at least once and those with significant NSW discharges will be subject to a source investigation. As a result, the LCC WMG recommends that NSW outfall monitoring events be conducted twice per year. The NSW outfall monitoring events will be coordinated with the dry weather receiving water monitoring events to provide better opportunities to determine if the NSW discharges are causing or contributing to any observed exceedances of water quality objectives in the receiving water.

Any monitoring required will be performed using grab samples (refer to Appendix A for field sampling procedures) rather than automated samplers. Bacteria, which are expected to be the limiting factor at many sites during dry weather, require collection by grab methods and delivery to the laboratory within 6 hours. Based upon the much reduced variability experienced in measurements of dry weather flows associated with ongoing monitoring programs, measured concentrations of other analytes are not expected to vary significantly over a 24-hour period.

## 9 New Development/Re-Development Effectiveness Tracking

Each of the cities in the watershed will maintain an electronic database to track qualifying new development and re-development projects that are subject to the Planning and Land Development Programs of Part VI.D.7 of Order No. R4 2012- 0175 and Part VII.J of Order No. R4 2014-0024. The electronic databases contain the information listed in Table 9-1 that includes details about the project and the design of onsite and offsite best management practices, as well as descriptions of the required information.

To promote consistency across the watershed and facilitate future planning and research within the watershed, all of the cities within the watershed are subscribing to MS4Front, a web-based software system designed to streamline record keeping for MS4 permits and assists with annual reporting. The cities concluded that although it is a sophisticated management tool, it is flexible and relatively easy to use. The existing tracking programs will be converted to MS4Front.

Table 9-1. Information Required in the New Development/Re-Development Tracking Database.

	Required Information	Description
Site	Project Name and Developer Name	Brief name of project and developer information (e.g. name, address, and phone number).
ion	Project Location and Map	Coordinates and map of the project location. The map should be linked to the GIS storm-drain map required in part VII.A of the Permit.
General Information	Documentation of issuance of requirements to the developer	Date that the project developer was issued the Permit requirements for the project (e.g. conditions of approval).
Ge Inf	Date of Certificate of Occupancy	Date that the Certificate of Occupancy was issued.
	85th percentile storm event (inches per 24 hours)	85 <sup>th</sup> percentile storm depth for the project location calculated using the Analysis of 85 <sup>th</sup> Percentile 24-hour Rainfall Depths Within the County of Los Angeles.
	95th percentile storm event (inches per 24 hours)	95 <sup>th</sup> percentile storm depth for the project location calculated using the <i>Analysis of 85<sup>th</sup> Percentile 24-hour Rainfall Depths Within the County of Los Angeles.</i> Only applies if the project drains directly to a natural drainage system <sup>8</sup> and is subject to hydromodification control measures.
	Project design storm (inches per 24 hours)	The design storm for each BMP as calculated using the Analysis of 85 <sup>th</sup> Percentile 24-hour Rainfall Depths Within the County of Los Angeles.
On-site BMP Sizing Information	Projects design volume (gallons or MGD)	The design storm volume (design storm multiplied by tributary area and runoff coefficient) for each BMP.
	Percent of design storm volume to be retained on site	The percentage of the design volume which on-site BMPs will retain.
	Other design criteria required to meet hydromodification requirements for projects that directly drain to natural water bodies	Information relevant to determine if the project meets hydromodification requirements as described in the Permit e.g., peak flow and velocity in natural water body, peak flow from project area in mitigated and unmitigated condition, etc.). Only applies if the project drains directly to a natural drainage system.
	One -year, one-hour storm intensity as depicted on the most recently issued isohyetal map published by the Los Angeles County Hydrologist for flow-through BMPs	If flow-through BMPs (e.g., sand filters, media filters) for water quality are used at the project, provide the one-year, one-hour storm intensity at the project site from the most recent isohyetal map issued by LA County.
Off-site BMP Information	Location and maps of off-site mitigation, groundwater replenishment, or retrofit sites	If any off-site mitigation is used, provide locations and maps linked to the GIS storm-drain map required in part VII.A of the Permit.
	Design volume for water quality mitigation treatment BMPs	The calculated design volume, If water quality mitigation is required.
	Percent of design storm volume to be infiltrated at an off-site mitigation or groundwater replenishment project site	The percentage of the design volume which off-site mitigation or groundwater replenishment will retain.
	Percent of design storm volume to be retained or treated with biofiltration at an off-site retrofit project	The percentage of the design volume which off-site biofiltration will retain or treat.

<sup>&</sup>lt;sup>8</sup> A natural drainage system is defined as a drainage system that has not been improved (e.g., channelized or armored). The clearing or dredging of a natural drainage system does not cause the system to be classified as an improved drainage system.

## 10 Reporting

Reporting will normally consist of Annual CIMP Reports and semi-annual data reports. Discharge Assessment Plans will be only submitted if TIEs are found to produce inconsistent results during two consecutive tests. These include the following reports:

#### **Annual CIMP Reports**

Annual CIMP monitoring reports are required to be submitted to the Regional Water Board Executive Officer by December 15th of each year in the form of three compact disks (CD). The reporting period will cover July 1 through June 30. The annual reporting process is intended to meet the following objectives.

Summary information allowing the Regional Board to assess:

- a. Each Permittee's participation in one or more Watershed Management Programs.
- b. The impact of each Permittee(s) stormwater and non-stormwater discharges on the receiving water.
- c. Each Permittee's compliance with receiving water limitations, numeric water quality-based effluent limitations, and non-stormwater action levels.
- d. The effectiveness of each Permittee(s) control measures in reducing discharges of pollutants from the MS4 to receiving waters.
- e. Whether the quality of MS4 discharges and the health of receiving waters is improving, staying the same, or declining as a result watershed management program efforts, and/or TMDL implementation measures, or other Minimum Control Measures.
- f. Whether changes in water quality can be attributed to pollutant controls imposed on new development, re-development, or retrofit projects.

#### **Data Submittals**

Analytical data reports are required to be submitted to the Regional Board on a semi-annual basis in accordance with the Southern California Municipal Storm Water Monitoring Coalition's Standardized Data Transfer Formats. These reports are required to be subject to verification and validation prior to submittal. They are to cover monitoring periods of July 1 through December 31 for the mid-year report and January 1- June 30 for the end of year report These data reports should summarize:

- Exceedances of applicable WQBELs, receiving water limitations, or any available interim action levels or other aquatic toxicity thresholds.
- Basic information regarding sampling dates, locations, or other pertinent documentation.

#### **Discharge Assessment Plan**

A Discharge Assessment Plan is applicable only if TIEs are conducted during two consecutive events and the results are inclusive for each. A Discharge Assessment Plan will be submitted to Los Angeles Regional Water Board for comment within 60 days of receipt of notification of the second consecutive inconclusive TIE result. If no comments are received within 30-days, it will be assumed that the approach is appropriate for the given situation and the Plan should be implemented within 90-days of submittal.

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## **APPENDIX A**

# **AUTOMATED STORMWATER MONITORING EQUIPMENT**

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## 1 Automated Stormwater Monitoring Equipment

Monitoring of stormwater runoff at the Mass Emission (ME) sites and Stormwater Outfall Monitoring sites will require use of automated stormwater sampling equipment. This section addresses equipment and sampling procedures that will be used for LCC1, PWS and SWS sites.

Flow-weighted and time-weighted sampling will require similar equipment with minor exceptions at upstream, stormwater outfall monitoring sites. Similar equipment will be necessary regardless of the selected sampling approach. Time-weighted composite samples simply allow for more mobile installations that do not require flow meters, rain gauges, solar panels, or communication equipment. In lieu of communications equipment, such sites require added field personnel to monitor and track performance of the equipment along with added sensors to trigger the equipment to initiate the sampling.

For purposes of this CIMP, it is assumed that all sites requiring collection of flow-weighted composite samples will be established as "permanent" or "long-term" sites with appropriate security to protect the equipment and intake structures from debris coming down the stream or vandalism. As noted, collection of time-weighted samples will be utilize the same types of autosamplers and composite containers but will not include flow meters, rain gauges and telecommunication packages. Monitoring stations designed to take time-weighted composite samples will require sensors to detect initial flows and trigger the sampler. This will allow for use of smaller security enclosures that can temporally be secured at a site or, if necessary, equipment can be deployed in a manhole.

Fixed monitoring sites will utilize automated stormwater sampling stations that incorporate an autosampler (American Sigma or Isco), a datalogger/flow module to monitor flow and pace the autosampler, a rain gauge to monitor and record local rainfall, and telecommunications to allow for remote monitoring and control of each site. Sites without access to AC power will be powered by deep-cycle marine batteries. Sites without direct access to AC power will utilize solar panels to provide the energy needed to maintain the charge on two deep cycle batteries used to power the autosampler, flow meter and datalogger. Providing reliable telecommunications for real-time access to data and to provide command and control functionality has greatly improved efficiency and contributed to improved stormwater data.

Both types of automated stormwater monitoring systems considered for this monitoring program use peristaltic pumping systems. When appropriate measures are taken, it has been demonstrated that these types of systems are capable of collecting blanks that are uncontaminated and high quality, reproducible data using detection limits appropriate to water quality criteria. In order to accomplish this, extreme care must be taken to avoid introduction of contaminants.

#### Requirements include:

• Assuring that all materials coming into contact with the samples are intrinsically low in trace metals and do not adsorb/absorb metals or other target.

- Materials coming into contact with the sample water are subjected to intensive cleaning using standardized protocol and subjected to systematic blanking to demonstrate and document that blanking standards are met.
- All cleaned sampling equipment and bottles are appropriately tracked so that blanking data can be associated with all component deployed in the field.
- Samples are collected, processed and transported taking care to avoid contamination from field personnel or their gear, and
- Laboratory analysis is conducted in a filtered air environment using ultrapure reagents.

Table 2-1 of the USGS National Field Manual (<a href="http://pubs.water.usgs.gov/twri9A/">http://pubs.water.usgs.gov/twri9A/</a> ) provides a summary of acceptable materials for use sampling organic and inorganic constituents. The stormwater monitoring stations will primarily utilize 20-L borosilicate glass media bottles for the composite samples, FEP tubing for the sample hose and either 316 SS or Teflon-coated intake strainers. Ten (10) liter borosilicate glass media bottles will be considered for sites where required sample volumes are low and lower sample volumes are acceptable. The peristaltic hose is a silicone-base material that is necessary for operation of the autosamplers. The peristaltic hose can be as source of silica which is not a target compound.

Although the technical limitations of autosamplers are often cited, they still provide the most practical method for collecting representative samples of stormwater runoff for characterization of water quality and have been heavily utilized for this purpose for the past 20 years. The alternative, manual sampling, is generally not practical for collection of flow-weighted composite samples from a large number of sites or for sampling events that occur over an extended period of time. Despite the known drawbacks, autosamplers combined with accurate flow metering remain the most common and appropriate tool for monitoring stormwater runoff.

#### 1.1 Sampler Intake Strainer, Intake Tubing and Flexible Pump Tubing

Intake strainers will be used to prevent small rocks and debris from being drawn into the intake tubing and causing blockages or damage to the pump and peristaltic pump tubing. Strainers will be constructed of a combination of Teflon and 316 stainless or simply stainless steel. The low profile version is typically preferred to provide greater ability to sample shallow flows. Although high grade stainless steel intake strainers are not likely to impact trace metal measurements, it is preferable to use strainers coated with a fluoropolymer coating. If the stainless steel intake is not coated, the strainer will not be subjected to cleaning with acids. Cleaning will be limited to warm tap water, laboratory detergents and MilliQ water rinses.

Tubing comprised of 100% FEP (Fluorinated Ethylene Propylene) will be used for the intake tubing. Several alternative fluoropolymer products are available but 3/8" ID solid FEP tubing has the chemical characteristics suitable for sampling metals and organics at low levels and appropriate physical characteristics. The rigidity of FEP tubing provides resistance to collapse at high head differentials but still is manageable for tight configurations.

The peristaltic hose used in autosamplers is a medical-grade silicon product. The specifications for the peristaltic pump hoses used in these samplers are unique to the samplers. It is very important that hose specified and provided by the manufacturers of the autosamplers be used. Minor differences in the peristaltic hose can cause major deterioration in performance of the samplers. Use of generic peristaltic pump hose from other sources can lead to problems with the ability to calibrate the samplers and maintain intake velocities of greater than 2.5 feet per second with higher lift requirements.

The peristaltic hose is connected to the FEP tubing and fed through the pump head leaving the minimum amount necessary to feed the peristaltic pump hose into the top of the composite bottle. The composite container will always have a lid to prevent dust from settling in the container.

#### 1.2 Composite Containers

The composite containers used for monitoring must be demonstrated to be free of contaminants of interest at the desired levels (USEPA 1996). Containers constructed of fluoropolymers (FEP, PTFE), conventional or linear polyethylene, polycarbonate, polysulfone, polypropylene, or ultrapure quartz are considered optimal for metals but borosilicate glass has been shown to be suitable for both

trace metals and organics at limits appropriate to EPA water quality criteria. High capacity borosilicate media bottles (20-liters or ~5-gallons) are preferred for storm monitoring since they can be cleaned and suitably blanked for analysis of both metals and organic compounds. The transparency of the bottles is also a useful feature when subsampling and cleaning the containers for reuse.

These large media bottles are designed for stoppers and thus do not come with lids. Suitable closure mechanisms must be fabricated for use during sampling, transport and storage of clean



Figure 1. Composite Bottle with Label and installed Tubing inside Brute® Container.

bottles. The preferred closure mechanism is a Teflon® stopper fitted with a Viton® O-ring (2 3/8" - I.D. x 23/4"- O.D.) that seals the lid against the media bottle. A polypropylene clamp (Figure 2) is used to seal the Teflon® stopper and O-ring to the rim of the composite sample bottle. Two polypropylene bolts with wing-nuts are used to maintain pressure on the seal or to assist in removal of the lid.

Every composite bottle requires one solid lid for use in protecting the bottle during storage and transport. A minimum of one Teflon® stopper should be available for each monitoring site during storm events. Each field sampling crew should have additional stoppers with holes ("sampling stopper") that would be available if a sampling stopper is accidentally contaminated during bottle changes or original installations.



Figure 2. Composite bottle showing bottle bag used for transport and lifting.

The holes in the sampling stoppers should be minimally larger than the external diameter of the peristaltic hose. If a tight fit exists, the pressure created when water is pumped into the bottle will cause the hose to be ejected and the sampling event will to be abandoned.

Transporting composite bottles is best accomplished by use of 10-gallon Brute® containers to both protect them from breakage and simplify handling. They also provide additional capacity for ice while transporting full bottles to the laboratory or subsampling site.

Bottle bags (Figure 2) are also useful in allowing full bottles to be handled easier and reduce the need to contact the bottles near the neck. They are important for both minimizing the need to handle the neck of the bottle and are also an important Health and Safety issue. The empty bottles weigh 15 pounds and they hold another 40 pounds of water when full. These can

be very slippery and difficult to handle when removing them from the autosamplers. Bags can be easily fabricated out of square-mesh nylon netting with nylon straps for handles. Use of bottle bags allows two people to lift a full bottle out of the ice in the autosampler and place it in a Brute® container. Whether empty or full, suitable restraints should be provided whenever the 20-L composite bottles and Brute® containers are being transported.

### 1.3 Flow Monitoring

Retrieval of flow-weighted stormwater samplers requires the ability to accurately measure flow over the full range of conditions that occur at the monitoring site. The ability to accurately measure flow at an outfall site should be carefully considered during the initial site selection process. Hydraulic characteristics necessary to allow for accurate flow measurement include a relatively straight and uniform length of pipe or channel without major confluences or other features that would disrupt establishment of uniform flow conditions. The actual measurement site should be located sufficiently downstream from inflows to the drainage system to achieve well-mixed conditions across the channel. Ideally, the flow sensor and sample collection inlet should be placed a minimum of five pipe diameters upstream and ten pipe diameters downstream of any confluence to minimize turbulence and ensure well-mixed flow. The latest edition of the *Isco Open Channel Flow Measurement Handbook* (Walkowiak 2008) is an invaluable resource to assist in selection of the most appropriate approach for flow measurements and information on the constraints of each method.

The existing mass emission site has an established flow rating curve (Stage-Flow relationships) that only requires measurement of water level to estimate flow. Additional sites requiring flow monitoring are expected to utilize area-velocity sensors that use Doppler-based sensors to measure

the velocity of water in the conveyance, a pressure sensor to measure water depth, and information regarding channel dimensions to allow for real-time flow measurements to pace the autosamplers.

### 1.4 Rainfall Gauges

Electronic tipping bucket rain gauges will be installed at each fixed monitoring location to provide improved assessment of rainfall in the smaller drainages. Use of a localized rain gauge provides better representation of conditions at the site. A variety of quality instruments are available but all require substantial maintenance to ensure maintenance of high data quality.

Tipping bucket rain gauges with standard 8-inch diameter cones will be used at each site. These provide 1 tip per 0.01" of rain and have an accuracy of  $\pm$  2% up to 2"/hr. The accuracy of tipping bucket rain gauges can be impacted by very intense rainfall events but errors are more commonly due to poor installation.

Continuous data records will be maintained throughout the wet season with data being output and recorded for each tip of the bucket. The rainfall data is downloaded at the same rate as the flow and stormwater monitoring events.

### 1.5 Power

Stormwater monitoring equipment can generally be powered by battery or standard 120VAC. If 120VAC power is unavailable, external, sealed deep-cycle marine batteries will be used to power the monitoring site. Even systems with access to 120VAC will be equipped with batteries that can provide backup power in case of power outages during an event. All batteries will be placed in plastic marine battery cases to isolate the terminals and wiring. A second battery will be provided at each site to support the telecommunication packages. Sites relying on battery power will also be equipped with a solar panel to assure that a full charge is available when needed for a storm event.

### 1.6 Telecommunication for System Command/Control and Data Access

The ability to remotely communicate with the monitoring equipment has been shown to provide efficient and representative sampling of stormwater runoff. Remote communication facilitates preparation of stations for storm events and making last minute adjustments to sampling criteria based upon the most recent forecasts. Communication with the sites also reduces the number of field visits by monitoring personnel. Remote two-way communication with monitoring sites allows the project manager (storm control) to make informed decisions during the storm as to the best allocations of human resources among sampling sites. By remotely monitoring the status of each monitoring site, the manager can more accurately estimate when composite bottles will fill and direct field crews to the site to avoid disruptions in the sampling. Real time access to flow, sampling and rainfall data also provides important information for determining when sampling should be terminated and crews directed to collect and process the samples. Increases in both efficiency and sample quality make two-way communication with monitoring stations a necessity for most monitoring programs.

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# APPENDIX B CLEANING AND BLANKING PROTOCOL FOR

## EQUIPMENT AND SUPPLIES USED IN COLLECTION OF FLOW OR TIME-WEIGHTED COMPOSITES



### **CLEANING PROTOCOL FOR:**

### 20-L Borosilicate Glass Composite Bottles (Media Bottles) and Closures

### 1.0 SCOPE

This Standard Operating Procedure (SOP) describes the procedures for the cleaning of 20-liter composite sample bottles and the related equipment necessary to complete the task. The purpose of these procedures is to ensure that the sample bottles are contaminant-free and to ensure the safety of the personnel performing this procedure.

### 2.0 APPLICATION

This SOP applies to all laboratory activities that comprise the cleaning of 20-liter composite sample bottles and stoppers.

### 3.0 HEALTH AND SAFETY CONSIDERATIONS

The cleaning of 20-liter composite-sample bottles and associated equipment involves hazardous materials. Skin contact with all materials and solutions should be minimized by wearing appropriate personal protective equipment (PPE) including: chemical-resistant gloves, laboratory coats, chemical-resistant aprons, and goggles. To ensure that you are aware of the hazards involved, the material safety data sheets (MSDSs) for nitric acid and laboratory detergents should be reviewed before beginning any of these procedures.

Note: Preparations should be made to contain and neutralize any spillage of acid. Be aware of the location of absorbent, neutralizing, and containment materials in the bottle cleaning area.

### 4.0 **DEFINITIONS**

- 4.1 **Composite sample bottle** 20 liter borosilicate glass bottle that is used with autosamplers to collect a stormwater composite sample.
- 4.2 **Stopper** a Teflon® cap used to seal the composite sample bottle (either solid, or drilled with holes for the silicon inlet tubing).
- 4.3 **O-Ring** Viton O-ring 23/8"- I.D. x 23/4"- O.D. that is located around the base of stopper.
- 4.4 **Clamp** Polypropylene clamp, 2 bolts, and wing nuts specifically designed to fasten the stopper and the O-ring to the rim of the composite sample bottle.
- 4.5 **De-ionized (DI) water** commercial de-ionized water (12-13 Megohm/cm)
- 4.6 **Laboratory Detergent** 2% solution of Contrad 70® or Micro-90® detergent

### 5.0 EQUIPMENT

### **5.1** Instrumentation:

1) Peristaltic pump with a protocol-cleaned sub-sampling hose setup

### **5.2 Reagents:**

- 1) ACS Reagent Grade nitric acid in a 2 Normal solution (2N HNO<sub>3</sub>)
- 2) Contrad 70<sup>®</sup> non-phosphate laboratory detergent
- 3) Contrad 70<sup>®</sup> anti-foaming agent
- 4) Micro-90® non-phosphate laboratory detergent
- 5) Baking soda or equivalent to neutralize acid
- 6) pH paper

### 5.3 Apparatus:

- 1) Bottle Rolling Rack
- 2) DI Rinse Rack
- 3) Yellow Neutralization Drip Bucket
- 4) Neutralization Tank
- 5.4 Documentation:

The status of each composite sample bottle must be tracked. Bottles should be washed in batches of 10, 20, or 30 and the status of each batch must be made apparent to all personnel by posting a large status label (including the start date) with each batch. This will ensure that all required soak times have been attained and that each bottle was subjected to the proper cleaning procedures. Information on each batch of bottles cleaned (including bottle number, QA batch, date cleaning started, date finished, date blanked, and cleaning technicians) should be entered in the **Bottle Cleaning Log Sheet**.

### 6.0 CLEANING PROCEDURES

Care must be taken to ensure that no contaminants are introduced at any point during this procedure. If the wash is not performed with this in mind, the possibility for the introduction of contaminants (i.e., from dust, dirty sub-sampling tubing tips, dirty fingers/gloves, automobile emissions, etc.) is increased significantly.

### 6.1 Teflon® Bottle Stoppers with Holes and Field Extras:

To be performed whenever required for field use.

- 1) Wash with laboratory detergent using a clean all-plastic brush.
- 2) Rinse thoroughly (minimum of three times) with tap water.

- 3) Rinse thoroughly (minimum of three times) with DI water.
- 4) Wash three times with 2N nitric acid squirt bottle.
- 5) Rinse thoroughly (minimum of three times) with DI water.
- 6) Allow to dry in a dust-free environment.
- 7) Store in two sealed clean Ziploc® bags.

### 6.2 NPS 20 liter composite sample bottle Cleaning:

### 6.2.1 Preliminary Bottle Cleaning:

Bottles should undergo a preliminary rinse with tap water as soon as possible after they are available. This includes dumping any remaining stormwater into a sanitary drain and rinsing the bottles and stoppers. This prevents material from adhering to the interior surface of the bottle.

- 6.2.2 48 Hour Soak: Place the bottle to be cleaned into a secondary containment bucket. Prepare a 2% solution of laboratory detergent with tap water directly in the bottle. Note: Since laboratory detergent is a foaming solution, add 3/4 of the tap water first, add the detergent, then add the rest of the water. Should excessive foam be generated, a few drops of Contrad 70® anti-foaming agent may be added. Make sure that the bottle is filled to the rim and scrub the rim with an all-plastic scrub brush. Scrub a Teflon® stopper with 2% solution of laboratory detergent and place stopper over the full bottle so overflowing happens. This will allow both the stopper and the bottle to soak for 48 hours. After the 48 hour soak, this solution may be may be retained for reuse (i.e., siphoned into other dirty bottles) or it can be poured off into a sanitary drain.
- 6.2.3 Teflon® Bottle Stopper and O-ring Cleaning:

This procedure should be performed prior to the bottle washing process so that the stopper can follow the bottle through the acid wash.

- 1) Rinse thoroughly (minimum of three times) with tap water.
- 2) Rinse thoroughly (minimum of three times) with DI water.
- 3) Store temporarily in a similarly cleaned
- 6.2.4 <u>Tap Water Rinse:</u> Tap water rinses detergent better than DI water. Flush upside down bottle with tap water for 20 sec. Rinse each bottle 3 times with tap water being careful not to contaminate the clean surfaces.
- 6.2.5 **DI Rinse:** Rinse the top and neck of the bottles with DI water using a squirt bottle and then rinse upside down for three minutes on the DI rinse rack for bottles. Make sure to tip bottles from side to side for a more thorough rinsing. Allow 1-2 minutes for the bottles

to drain as much as possible. Rinse each stopper with DI water squirt bottle 3 times (being careful not to touch the clean surfaces).

- 6.2.6 **Acid Wash:** Note that it is important to Wash the bottle with 2N nitric acid according to the following procedure:
  - 1) Place the empty bottle near the 2N nitric acid carboy and peristaltic pump. The location should be able to safely contain a spill if the 20L bottle breaks.
  - 2) Pump acid into the bottle using the peristaltic pump fitted with a protocolcleaned sub-sampling hose setup
  - 3) Fill the bottle slightly more than half full.
  - 4) Place a protocol-cleaned solid Teflon® stopper (with a properly seated 0-ring) (Refer to Section 6.2.3 above) on the bottle and clamp it securely.
  - 5) **Carefully** lift and place the bottle on the roller rack and check for leakage from the stopper. Neutralize any spillage. Often small leaks can be corrected by a slight tightening of the clamp. Roll the bottles for twenty minutes.
  - 6) Pump the acid into another bottle for rolling or back into the 2N nitric acid carboy.
- 6.2.7 **DI Rinse for Sub-sampling Hose:** After use, the sub-sampling hose setup should be rinsed by pumping 1-2 gallons of DI water through the hoses and into a neutralization tank. Carefully rinse the outside of the hose to remove any acid that may be on the exterior of the hose. pH paper should be used to insure that the fluid in and on the hose is 6.8 or higher. Continue rinsing until your reach neutral pH. Store hose in a clean, large plastic bag between uses. Dispose of rinsate in accordance with all federal, state, and local regulations
- 6.2.8 **DI Rinse for Bottles**: Allow the bottles to drain into a yellow neutralization bucket for at least 1 minute. Place four bottles at a time on the DI rinse rack and rinse for 5 minutes. Move bottles around to ensure complete and thorough rinsing. Rinse the outside of the bottle with tap water. Allow bottles to drain for 2 minutes.
- 6.2.9 **DI Rinse for Stoppers**: Rinse caps thoroughly 3 times over neutralization tank. Place on a clean surface where the clean side of the stopper will not be contaminated.
- 6.3 **Storage:** Clamp a stopper (one that went through the entire cleaning procedure) on the bottle. Properly label the bottle as to the date cleaned and by whom and place on the bottle storage rack or in a secondary containment bucket in a safe area. Also, fill out the **Bottle Cleaning Log Sheet**.

### 7.0 QUALITY ASSURANCE REQUIREMENTS

7.1 The NPS 20 liter sample bottles must be evaluated ("blanked") for contaminants after they have completed the decontamination procedure. The analytical laboratory performing

the evaluation should supply Milli-Q® water that is used as a blanking rinsate, and sample bottles for the appropriate constituents of concern. This evaluation will be accomplished by randomly blanking 10% of the washed bottles, or 1 bottle per batch (whichever is greater) and having the blanking rinsate analyzed by the laboratory for the appropriate constituents.

- 7.2 If any of the bottles fail the analyses (concentration of any analytes are at or above the limit of detection), all of the bottles from that batch must be decontaminated. Again, 10% of these bottles must be subjected to the blanking process as described-above.
- 7.3 If results of the evaluation process show that the bottles are not contaminant-free, the cleaning procedure must be re-evaluated. Consult with the Quality Assurance/Quality Control Officer to determine the source of contamination.

### **CLEANING PROTOCOL FOR:**

### Miscellaneous Laboratory Equipment used for Cleaning and Blanking

### 1.0 SCOPE

This Standard Operating Procedure describes the procedures for cleaning the miscellaneous items necessary to complete the tasks of cleaning 20- liter composite sample bottles and hoses. The purpose of these procedures is to ensure that the items are contaminant-free and to ensure the safety of the personnel performing this procedure.

### 2.0 APPLICATION

This SOP applies to all laboratory activities that comprise the cleaning of ancillary items necessary to complete the tasks of cleaning 20 liter composite sample bottles and NPS hoses.

### 3.0 HEALTH AND SAFETY CONSIDERATIONS

The cleaning of the following items may involve contact with hazardous materials. Skin contact with all materials and solutions should be minimized by wearing appropriate personal protective equipment (PPE) including: chemically-resistant protective gloves, laboratory coats, chemically-resistant aprons, and goggles. In addition, to ensure that you are aware of the hazards involved and of any new revisions to the procedure, the material safety data sheets (MSDSs) for nitric acid and the laboratory detergent should be reviewed before beginning any of these procedures.

### 4.0 DEFINITIONS

- 4.1 Polyethylene Squirt Bottles ½ and 1 liter squirt bottles for washing and/or rinsing with DI water or nitric acid.
- 4.2 Polycarbonate and Polyethylene De-ionized Water Jugs For holding DI water.
- 4.3 Polyethylene Bucket For holding tap water, DI water or detergent solutions during hose washing procedures.
- 4.4 Four-inch Teflon® Connector For connecting two lengths of silicon peristaltic tubing together.
- 4.5 Four-inch Silicon Connector For connecting two lengths of Teflon® hose together.
- 4.6 Orange Polypropylene Hose Caps For placing over the ends of clean Teflon® hose to prevent contamination.
- 4.7 De-ionized (DI) water Commercial de-ionized water
- 4.8 Laboratory Detergent 2% solution of Contrad 70® or Micro-90® detergent.
- 5.0 EQUIPMENT

- 5.1 Instrumentation: Not applicable.
- 5.2 Reagents:
- 1) ACS Reagent Grade nitric acid as a 2 Normal solution (2N HNO<sub>3</sub>)
- 2) Micro-90® non-phosphate laboratory detergent
- 3) Contrad 70® non-phosphate laboratory detergent
- 4) Contrad 70<sup>®</sup> anti-foaming agent.
- 5) pH paper or pH meter
- 6) Baking soda (NaHCO<sub>3</sub>) or equivalent to neutralize acid
- 5.3 Apparatus:
- 1) Clean polyethylene squirt bottles.
- 2) Clean polyethylene trays or 2000 ml glass beakers.
- 3) Neutralization Tank
- 5.4 Documentation:

Label each squirt bottle, DI jug, storage container holding clean items, etc. as to the date each was cleaned and the initials of the cleaning technician.

### 6.0 CLEANING PROCEDURES

Care must be taken to ensure that no contaminants are introduced at any point during these procedures. If the wash is not performed with this in mind, the possibility for the introduction of contaminants (i.e., from dirty sinks, dirty counter tops, dirty fingers/gloves, dirty hose ends, etc.) is increased significantly.

Rinsing properly is essential to ensure proper cleaning. This is done by squirting the liquid over the item to be cleaned in a top-down fashion, letting the water flow off completely **before** applying the next rinse. Rinse the item in this fashion **a minimum** of three times. **Numerous rinses of relatively small volumes are <u>much better</u> than one or two rinses of higher volume.** Be aware of handling: use clean gloves (it is best if they have gone through the same prior wash as the item to be rinsed) and rinse off the fingers prior to grasping the item to be cleaned. Try to grasp the item in a slightly different place between rinses so ones fingers do not cover a portion of the item throughout the rinses.

- 6.1 Polyethylene Squirt Bottles:
- 1) Soak in a 2% solution of laboratory detergent in a protocol-cleaned bucket for 48 hours.
- 2) Rinse thoroughly (minimum of three times) with tap water.

- 3) Rinse thoroughly (minimum of three times) with DI water.
- 4) Wash three times with 2N (10%) nitric acid.
- 5) Rinse thoroughly (minimum of three times) with DI water. Neutralize and dispose of rinsate in accordance with all federal, state, and local regulations.
- 6.2 Polycarbonate and Polyethylene DI Water Jugs:
- 1) Fill to the rim with a 2% solution of laboratory detergent, cap the jug, and let soak for 48 hours. Wash cap with an all-plastic scrub brush after soak.
- 2) Rinse thoroughly (minimum of three times) with tap water.
- 3) Rinse thoroughly (minimum of three times) with DI water.
- 4) Wash three times with 2N (10%) nitric acid.
- 5) Rinse thoroughly (minimum of three times) with DI water. Neutralize and dispose of rinsate in accordance with all federal, state, and local regulations.
- 6.3 Polyethylene Bucket:
- 1) Fill to the rim with a 2% solution of laboratory detergent and let soak for 48 hours.
- 2) Rinse thoroughly (minimum of three times) with tap water.
- 3) Rinse thoroughly (minimum of three times) with DI water.
- 4) Wash three times with 2N (10%) nitric acid squirt bottle.
- 5) Rinse thoroughly (minimum of three times) with DI water. Neutralize and dispose of rinsate in accordance with all federal, state, and local regulations. <u>Label as to the date cleaned and initial.</u>
- **6.4** Four-inch Teflon® and Silicon Hose Connectors and Orange Polypropylene Hose Caps. The purpose of the four-inch sections of Teflon® and silicon hose is to connect longer lengths of each type of hose together during the hose cleaning procedures. The orange polypropylene hose caps are for the ends of cleaned FEP hoses to prevent contamination prior to use in the field or laboratory.
- 1) Using a 2% solution of laboratory detergent, soak the four-inch sections of FEP hose, silicon tubing, and orange caps for 48 hours.
- 2) Rinse thoroughly with tap water (minimum of three rinses).
- 3) Rinse thoroughly with DI water (minimum of three rinses).
- 4) Using a squirt bottle filled with 2N (10%) HNO3, thoroughly rinse the interior and exterior of the connectors and caps thoroughly OR, roll/agitate them in a shallow layer of 2N (10%) HNO3

in a laboratory detergent cleaned glass beaker or other appropriate, clean container for a more thorough washing.

5) Thoroughly rinse connectors and caps with DI water (minimum of three rinses). Neutralize and dispose of rinsate in accordance with all federal, state, and local regulations. Keep clean connectors and caps in a similarly cleaned (or certified clean) widemouth glass jar or detergent-cleaned resealable bag and <u>label as clean, date cleaned, and initial.</u>

### **NPS 20-Liter Bottle Subsampling Procedure**

### 1.0 Scope

This Standard Operating Procedure (SOP) describes the procedures for the compositing and subsampling of non-point source (NPS) 20 liter sample bottles. The purpose of these procedures is to ensure that the sub-samples taken are representative of the entire water sample in the 20-L bottle (or bottles). In order to prevent confusion, it should be noted that in other KLI SOPs relating to 20-L bottles they are referred to as "composite" bottles because they are a composite of many small samples taken over the course of a storm; in this SOP the use of "compositing" generally refers to the calculated combining of more than one of these 20-L "composite" bottles.

### 2.0 Application

This SOP applies to all laboratory activities that comprise the compositing and sub-sampling of NPS 20 liter sample bottles.

### 3.0 Health and Safety Considerations

The compositing and sub-sampling of NPS 20 liter sample bottles may involve contact with contaminated water. Skin contact with sampled water should be minimized by wearing appropriate protective gloves, clothing, and safety glasses. Avoid hand-face contact during the compositing and sub-sampling procedures. Wash hands with soap and warm water after work is completed.

### 4.0 Definitions

- 4.1 **20 liter sample bottle:** 20 liter borosilicate glass bottle that is used to collect multiple samples over the course of a storm (a composite sample).
- 4.2 **Large-capacity stirrer**: Electric motorized "plate" that supports a 20 liter bottle and facilitates the mixing of sample water within the bottle by means of spinning a pre-cleaned magnetic stir-bar which is introduced into the bottle.
- 4.3 **Stir-bar**: Teflon-coated magnetic "bar" approximately 2-3 inches in length which is introduced into a 20 liter bottle and is spun by the stirrer, thereby creating a vortex in the bottle and mixing the sample. Pre-cleaned using cleaning protocols provided in KLI SOP for *Cleaning Procedures for Miscellaneous Items Related to NPS Sampling*.
- 4.4 **Sub-sampling hose**: Two ~3-foot lengths of Teflon tubing connected by a ~2-foot length of silicon tubing. Pre-cleaned using cleaning protocols provided in SOP for *Teflon Sample Hose and Silicon Peristaltic Tubing Cleaning Procedures*. Used with a peristaltic pump to transfer sample water from the 20-L sample bottle to sample analyte containers.
- 4.6 **Volume-to-Sample Ratio (VSR):** A number that represents the volume of water that will flow past the flow-meter before a sample is taken (usually in liters but can also be in kilo-cubic feet for river deployments). For example, if the VSR is 1000 it means that every time 1000 liters passes

the flow-meter the sampler collects a sample (1000 liters of flow per 1 sample taken). Note: The VSR indicates when a sample should be taken and is NOT an indication of the sample size.

- 5.0 EQUIPMENT
- 5.1 Instrumentation: Not applicable
- 5.2 Reagents: Not applicable.
- 5.3 Apparatus
- 1) Large capacity stirrer.
- 2) Stir bar.
- 3) Sub-sampling hose.
- 4) Peristaltic pump.



## APPENDIX C QUALITY ASSURANCE/QUALITY CONTROL

### 1. Quality Assurance/Quality Control

Elements of a Quality Assurance and Quality Control (QA/QC) Plan have been incorporated into the CIMP in order to detail critical activities conducted to assure that both chemical and physical measurements meet the standard of quality needed to evaluate measurements at levels relevant to applicable water quality criteria. With many different monitoring programs being implemented within the region, comparability should remain of the primary goals of the QA/QC monitoring program. The Intergovernmental Task Force on Monitoring Water Quality (ITFM, 1995) defines comparability as the "characteristics that allow information from many sources to be of definable or equivalent quality so that it can be used to address program objectives not necessarily related to those for which the data were collected."

One important aspect of comparability is the use of analytical laboratories that are accredited under a program such as the National Environmental Laboratory Accreditation Program (NELAP), California's Environmental Laboratory Accreditation Program (ELAP) or a well-qualified research laboratory. In addition, the laboratory should be a participant in a laboratory proficiency and intercalibration program. Laboratories have not been selected for this program but participation in the Stormwater Monitoring Coalition's (SMC) intercalibration program will be a primary consideration. Unfortunately, the SMC has not fully completed implementation of a program the full range of analyses included in the MRP Table E-2 list.

Evaluation of data quality will be based upon protocols provided in the *National Functional Guidelines for Inorganic Superfund Data Review (USEPA540-R-10-011)* (USEPA 2010), *National Functional Guidelines for Superfund Organic Methods Data Review (EPA540/R-08-01)*, and the *Guidance on the Documentation and Evaluation of Trace Metals Data Collected for Clean Water Act Compliance Monitoring (EPA/821/B/95/002)* (USEPA 1996).

The sections that follow address activities associated with both field sampling and laboratory analyses. Quality assurance activities start with procedures designed to assure that errors introduced in the field sampling and subsampling processes are minimized. Field QA/QC samples are collected and used to evaluate potential contamination and sampling error introduced into a sample prior to its submittal to the analytical laboratory. Laboratory QA/QC activities are used to provide information needed to assess potential laboratory contamination, analytical precision and accuracy, and representativeness.

### 1.1.1 Sample Handling, Containers and Holding Times.

Table 1 provides a summary of the types of sample volumes, container types, preservation and holding times for each analytical method. Analytical methods requiring the same preservation and container types may be transferred to the laboratory in one container in order to minimize handling prior to transfer to the laboratory.

 Table 1.
 Constituents, Sample Container, Preservation and Holding Times.

Analyte	EPA Method Number	Holding Time	Container Size	Container Type	Preservation	Minimum Level/ Resolution	Units
Conventionals							
рН	150.1	15 minutes		glass or PE	none	+/- 0.1	std. units
Oil and Grease	1664A	28 days	1 L	Glass	HCl	5	mg/L
ТРН	418.1	28 days	1 L	Glass	HCl	5	mg/L
Total Phenols	420.1	28 days	500mL-1 L	Glass	H <sub>s</sub> SO <sub>4</sub>	5	mg/L
Cyanide	SM4500-CN-E	14 days	500 mL	HDPE	NaOH	0.003	mg/L
Turbidity	SM2130B	48 hours	100-250mL	Glass	4-6°C	1	NTU
TSS	160.2	7 days	1 L	HDPE	4-6°C	4	mg/L
SSC <sup>1</sup>	ASTMD3977B	7 days	1 L	HDPE	4-6°C	4	mg/L
TDS	160.1	7 days	1 L	HDPE	4-6°C	1	mg/L
VSS	160.4	7 days	1 L	HDPE	4-6°C	1	mg/L
TOC; DOC	415.1	28 days	250 mL	glass	4°C and HCl or H2SO4 to pH<2	1	mg/L
BOD <sub>5</sub>	SM5210B	48 hours	600mL-1L	HDPE	4-6°C	3	mg/L
COD	410.1	28 days	20-250 mL	Glass	H <sub>s</sub> SO <sub>4</sub>	4	mg/L
Alkalinity	SM 2320B	Filter ASAP, 14 days	100-250 mL	HDPE	4-6°C	1	mg/L
Conductivity	SM 2510	28 days	100-250 mL	HDPE	4°C; filter if hold time >24 hours	1	μmho/cm
Hardness	130.2	6 months	100-250 mL	HDPE	and $HNO_3$ or $H_2SO_4$ to $pH{<}2$	1	mg/L
MBAS	425.1	48 hours	250-500 mL	HDPE	4-6°C	0.02	mg/L
Chloride	300	28 days	250-500 mL	HDPE	4-6°C	2	mg/L
Fluoride	300	28 days	250-500 mL	HDPE	4-6°C	0.1	mg/L
Perchlorate	314.0	28 days	100-250 mL	HDPE	4-6°C	4	μg/L
Volatile Organics	•						
MTBE	624	14 days	3 40mL VOA	Glass	HCl	1	μg/L

Analyte	EPA Method Number	Holding Time	Container Size	Container Type	Preservation	Minimum Level/ Resolution	Units
Bacteria							
Total Coliform	SM9221B	6 hr-8 hr	100 mL	Sterile HDPE	4-6°C	20- 2,400,000	MPN/100mL
Fecal Coliform	SM9221B	6 hr-8 hr	100 mL	Sterile HDPE	4-6°C	20- 2,400,000	MPN/100mL
Enterococcus	SM9230B or C	6 hr-8 hr	100 mL	Sterile HDPE	4-6°C	20- 2,400,000	MPN/100mL
E. coli	SM 9223 COLt	6 hr-8 hr	100 mL	Sterile HDPE	4-6°C	20- 2,400,000	MPN/100mL
Nutrients							
TKN	351.1	28 days	500mL-1L	Amber glass	$H_sSO_4$	0.5	mg/L
Nitrate-N	300	48 hours	50-125mL	HDPE	4-6°C	0.1	mg/L
Nitrite-N	300	48 hours	50-125mL	HDPE	4-6°C	0.05	mg/L
Total Nitrogen	Calculation					NA	mg/L
Ammonia-N	350.1	28 days	500mL-1L	Amber glass	H <sub>s</sub> SO <sub>4</sub>	0.1	mg/L
Total Phosphorus	SM4500-P,EorF	28 days	100-250 mL	glass	H <sub>s</sub> SO <sub>4</sub>	0.1	mg/L
Dissolved Phosphorus	SM4500-P,EorF	28 days	100-250 mL	glass	4-6°C	0.1	mg/L
Organic Compounds (pe	esticides and herbici	des)					
Organochlorine Pesticides & PCBs	608	7days:40days	1L	Amber glass	4-6°C	0.005-0.5	μg/L
Organophosphate Pesticides	507		1L	Amber glass	Na <sub>s</sub> S <sub>2</sub> O <sub>3</sub> 4-6°C	0.01-1	μg/L
Glyphosate	547	14days	250mL	Amber glass	Na <sub>s</sub> S <sub>2</sub> O <sub>3</sub> 4-6°C	5	μg/L
Chlorinated Acids	515.3	14days	250mL	Amber glass	Na <sub>s</sub> S <sub>2</sub> O <sub>3</sub> 4-6°C		
2,4-D						0.02	μg/L
2,4,5-TP-Silvex						0.2	μg/L
Semivolatile Organic Compounds	625;8270D	7days;40days	1L	Amber glass	4-6°C	0.05-10	μg/L

### Metals (Total and Dissolved)

Analyte	EPA Number	Method	Holding Time	Container Size	Container Type	Preservation	Minimum Level/ Resolution	Units
Aluminum	200.8						100	μg/L
Antimony	200.8			250 to500 mL H			0.5	μg/L
Arsenic	200.8		If practical, filter				0.5	μg/L
Beryllium	200.8		immediately after				0.5	μg/L
Cadmium	200.8		subsampling. Otherwise filter in				0.25	μg/L
Chromium (Total)	200.8		laboratory for dissolved fraction and preserve not more than 24 hours after subsampling; 6 months to		HDPE		0.5	μg/L
Copper	200.8					4°C and HNO₃ to pH<2	0.5	μg/L
Iron	200.8						25	μg/L
Lead	200.8						0.5	μg/L
Nickel	200.8						1	μg/L
Selenium	200.8		analysis				1	μg/L
Silver	200.8						0.25	μg/L
Thallium	200.8						0.5	μg/L
Zinc	200.8						1	μg/L
Chromium (Hexavalent)	218.6		Filter as above 24 hours	250 ml	HDPE	4°C	5	μg/L
Mercury	245.1		Filter as above 28 days	250 ml	Glass or Teflon	4°C and HNO <sub>3</sub> to pH<2	0.2	μg/L

### Abbreviations

TSS=Total Suspended Solids SSC=Suspended Sediment Concentration TDS=Total Dissolved Solids TPH=Total Petroleum Hydrocarbons VSS=Volatile Suspended Solids TOC=Total Organic Carbon BOD<sub>5</sub>=Five-day Biochemical Oxygen Demand COD=Chemical Oxygen Demand MBAS=Methylene Blue Active Substances MTBE= Methyl Tertiary Butyl Ether TKN=Total Kjeldahl Nitrogen PCBs=Polychlorinated Biphenyls

### 1.1.2 Precision, Bias, Accuracy, Representativeness, Completeness, and Comparability

The overall quality of analytical measurements is assessed through evaluation of precision, accuracy/bias, representativeness, comparability and completeness. Precision and accuracy/bias are measured quantitatively. Representativeness and comparability are both assessed qualitatively. Completeness is assessed in both quantitative and qualitative terms. The following sections examine how these measures are typically applied.

### 1.1.2.1 Precision

Precision provides an assessment of mutual agreement between repeated measurements. These measurements apply to field duplicates, laboratory duplicates, matrix spike duplicates, and laboratory control sample duplicates. Monitoring of precision through the process allows for the evaluation of the consistency of field sampling and laboratory analyses.

The Relative Percent Difference (RPD) will be used to evaluate precision based upon duplicate samples. The RPD is calculated for each pair of data is calculated as:

RPD=
$$[(x_1-x_2)*100]/[(x_1+x_2)/2)$$

Where:

 $x_1$ =concentration or value of sample 1 of the pair

x<sub>2</sub>=concentration or value of sample 2 of the pair

In the case of matrix spike/spike duplicate, RPDs are compared with measurement quality objectives (MQOs) established for the program. MQOs will be established to be consistent with the most current SWAMP objectives in the SWAMP Quality Assurance Project Plan (2008) including the most recent updates as well as consultations with the laboratories performing the analyses. In the case of laboratory or field duplicates, values can often be near or below the established reporting limits. The most current SWAMP guidelines rely upon matrix spike/spike duplicate analyses for organic compounds instead of using laboratory duplicates since one or both values are often below detection limits or are near the detection limits. In such cases, RPDs do not provide useful information.

### 1.1.2.2 Bias

Bias is the systematic inherent in a method or caused by some artifact or idiosyncrasy of the measurement system. Bias may be either positive or negative and can emanate from a number of different points in the process. Although both positive and negative biases may exist concurrently in the same sample, the net bias is all that can be reasonably addressed in this project. Bias is preferably measured through analysis of spiked samples so that matrix effects are incorporated.

### 1.1.2.3 Accuracy

Accuracy is a measure of the closeness of a measurement or the average of a number of measurements to the true value. Accuracy includes of a combination of random error as measured by precision and systematic error as measured by bias. An assessment of the accuracy of measurements is based on determining the percent difference between measured values and known or "true" values applied to surrogates, Matrix Spikes (MS), Laboratory Control Samples (LCS) and Standard Reference Materials (SRM). Surrogates and matrix spikes evaluate matrix interferences on analytical performance, while laboratory control samples, standard reference materials and blank spikes (BS) evaluate analytical performance in the absence of matrix effects.

Assessment of the accuracy of measurements is based upon determining the difference between measured values and the true value. This is assessed primarily through analysis of spike recoveries or certified value ranges for SRMs. Spike recoveries are calculated as Percent Recovery according to the following formula:

Percent Recovery=  $[(t-x)/\alpha]*100\%$ 

Where:

t=total concentration found in the spiked sample  $x= original\ concentration\ in\ sample\ prior\ to\ spiking\ , and$   $\alpha= actual\ spike\ concentration\ added\ to\ the\ sample$ 

### 1.1.2.4 Representativeness, Comparability and Completeness

Representativeness is the degree to which data accurately and precisely represents the natural environment. For stormwater runoff, representativeness is first evaluated based upon the automated flow-composite sample and the associated hydrograph. To be considered as representative, the autosampler must have effectively triggered to capture initial runoff from the pavement and the composite sample should:

- be comprised of a minimum number of aliquots over the course of the storm event,
- effectively represent the period of peak flow,
- contain flow-weighted aliquots from over 80% of the total runoff volume, and
- demonstrate little or no evidence of "stacking".

Stacking occurs when the sampling volume is set too low and commands back up in the memory of an autosampler causing it to continuously cycle until it catches up with the accumulation of total flow measured by the stormwater monitoring station.

Representativeness is also assessed through the process of splitting or subsampling 20 L composite bottles into individual sample containers being sent to the laboratory. The first subsamples removed from the composite bottle should have the same composition as the last. Subsampling should be conducted in accordance with guidance in the subsampling SOP. This SOP is based upon use of large laboratory magnetic stir plate, an autosampler, and precleaned subsampling hoses to

minimize variability. Sample splitting can introduce a substantial amount of error especially if significant quantities of coarse sediments (greater than 250  $\mu$ m) represent as significant fraction of the suspended sediments. Use of a USGS Teflon churns or Decaport cone splitter may also be used but would require development of a separate SOP.

Comparability is the measure of confidence with which one dataset can be compared to another. The use of standardized methods of chemical analysis and field sampling and processing are ways of insuring comparability. Application of consistent sampling and processing procedures is necessary for assuring comparability among data sets. Thorough documentation of these procedures, quality assurance activities and a written assessment of data validation and quality are necessary to provide others with the basic elements to evaluate comparability.

Completeness is a measure of the percentage of the data judged valid after comparison with specific validation criteria. This includes data lost through accidental breakage of sample containers or other activities that result in irreparable loss of samples. Implementation of standardized Chain-of-Custody procedures which track samples as they are transferred between custodians is one method of maintaining a high level of completeness.

A high level of completeness is essential to all phases of this study due to the limited number of samples. Of course, the overall goal is to obtain completeness of 100%, however, a realistic data quality indicator of 95% insures an adequate level of data return.

### 1.1.3 Laboratory Quality Assurance/Quality Control

The quality of analytical data is dependent on the ways in which samples are collected, handled and analyzed. Data Quality Objectives provide the standards against which the data are compared to determine if they meet the quality necessary to be used to address program objectives. Data will be subjected to a thorough verification and validation process designed to evaluate project data quality and determine whether data require qualification.

The three major categories of QA/QC checks are accuracy, precision, and contamination were discussed in the previous section. As a minimum, the laboratory will incorporate analysis of method blanks, and matrix spike/spike duplicates with each analytical batch. Laboratory duplicates will be analyzed for analytical tests where matrix spike/spike duplicate are not analyzed. Use of Certified Reference Materials (CRM) or Standard Reference Materials (SRM) is also recommended as these allow assessment of long term performance of the analytical methods so that representativeness can be assessed. Laboratories often use an internal CRM that is analyzed with each batch to evaluate any potential long-term shift in performance of the analytical procedures. Recommended minimum quality control samples will be based upon SWAMP QAPP (2008) and the associated 2013 Control Sample Handling **Tables** for Quality and water (http://www.swrcb.ca.gov/water\_issues/programs/swamp/mgo.shtml).

### 1.1.4 Field QA/QC

### 1.1.4.1 Blanks

A thorough system of blanking is an essential element of monitoring. Much of the blanking processes are performed well in advance of the actual monitoring in order to demonstrate that all equipment expected to contact water is free of contaminants at the detection limits established for the program. Equipment components are cleaned in batches. Subsamples from each cleaning batch are rinsed with Type 1 laboratory blank water and submitted to the laboratory for analysis. If hits are encountered in any cleaning batch, the entire batch is put back through the cleaning and blanking process until satisfactory results are obtained. If contaminants are measured in the blanks, it is often prudent to reexamine the cleaning processes and equipment or materials used in the cleaning process. Equipment requiring blanks and the frequency of blanks is summarized below and in Table 2.

Table 2. Summary of Blanking Requirements for Field Equipment.

System Component	Blanking Frequency
Intake Hose	One per batch
Peristaltic Pump Hose	One per batch $^{\scriptscriptstyle 1}$ or $10\%$ for batches greater than $10$
Composite Bottles	One per batch or 10% for batches greater than 10
Subsampling Pump Hose	One per batch or 10% for batches greater than 10
Laboratory Sample Containers	2% of the lot <sup>2</sup> or batch, minimum of one
Capsule Filter Blank <sup>3</sup>	One per batch or 10% for batches greater than 10
Churn/Cone Splitter4	When field cleaning is performed, process one blank per session

<sup>&</sup>lt;sup>1</sup> A batch is a group of samples that are cleaned at the same time and in the same manner.

### 1.1.4.2 Field Duplicates

Composite subsampling duplicates associated with flow-weighted composite samples are often referred to as field duplicates but, in fact, they are subsampling replicates. These replicates help assess combined variability associated with subsampling from the composite container and variability associated with the analytical process. They are evaluated against the same criteria as used for laboratory duplicates.

<sup>&</sup>lt;sup>2</sup> If decontaminated bottles are sent directly from the manufacturer, the batch would be the lot designated by the manufacturer in their testing of the bottles.

<sup>&</sup>lt;sup>3</sup> If filtration is performed in the laboratory, the capsule filter blanks would be considered part of laboratory QA/QC.

<sup>&</sup>lt;sup>4</sup> This is applicable to use of a churn or cone splitter to subsample flow-weighted composite samples into individual containers. Splitting may be performed by the sampling team in a protected, clean area or by the laboratory.

### 1.1.5 Equipment Cleaning, Blanking and Tracking

Sample collection, handling, and processing materials can contribute and/or sorb trace elements within the time scales typical for collection, processing and analysis of runoff samples. Sampling artifacts are especially important when measured concentrations that are at or near analytical detection limits (Horowitz 1997). Therefore, great care is required to collect and process samples in a manner that will minimize potential contamination and variability in the sampling process (Breault and Granato 2000).

Sampling conducted to measure dissolved metals and other trace contaminants at levels relevant to EPA water quality criteria requires documentation that all sampling equipment is free of contamination and that the processes used to obtain and handle samples do not introduce contamination. This requires documentation that methods used to collect, process and analyze the samples do not introduce contamination. Documentation for the CIMP includes written procedures provided in Appendix B for cleaning all components of the sampling system, blanking processes necessary to verify that system components and sample handling are not introducing contamination, and a system of tracking deployment of protocol-cleaned equipment in the field as described in this section.

All composite containers and equipment used for sample collection in the field and/or sample storage in the laboratory will be decontaminated and cleaned prior to use. These include the FEP tubing, Teflon® lids, strainers and hoses/fittings that are used in the subsampling process (USGS 1993). Personnel assigned to clean and handle the equipment are thoroughly trained and familiar with the cleaning, blanking, and tracking procedures. In addition, all field sampling staff will be trained to be familiar with these processes so that they have a better understanding of the importance of using clean sampling procedures and the effort required to eliminate sources of contamination.

Sample contamination has long been considered one of the most significant problems associated with measurement of dissolved metals and may be accentuated with use of High Resolution Mass Spectroscopy (HRMS) methods for trace levels of organic constituents at levels three orders of magnitude lower than conventional GCMS methods. One of the major elements of QA/QC documentation is establishing that clean sampling procedures are used throughout the process and that all equipment used to collect and process the water samples are free of contamination.

Cleaning protocols are consistent with ASTM (2008) standard D5088 – 02 that covers cleaning of sampling equipment and sample bottles. The generalized cleaning process is based upon a series of washings that typically start with tap water with a phosphate-free detergent, a tap water rinse, soaking in a 10% solution of reagent grade nitric acid, and a final series of rinses with ASTM Type 1 water. Detailed procedures for decontamination of sampling equipment are provided in Appendix A. In addition, Appendix G of the most recent Caltrans Stormwater Monitoring Guidance Manual (Caltrans, 2013) provides alternative cleaning procedure that incorporate use of methylene chloride to remove potential organic contaminants. Experience indicates that this step can be eliminated and still result in blanking data suitable for most target organic contaminants. Addition of this cleaning step or a comparable step to address organic contaminants may be necessary if satisfactory equipment blanks cannot be attained. Significant issues exist with respect to use of

methylene chloride. This chemical is highly toxic, must be handled and disposed as a hazardous waste and is difficult to fully remove from the 20-L media bottles used as composite containers.

In order to account for any contamination introduced by sampling containers, blanks must be collected for composite bottles and laboratory bottles used for sample storage for trace contaminants. A sampling container blank is prepared by filling a clean container with blank water and measuring the concentrations of selected constituents (typically metals and other trace contaminants for composite bottles and metals analysis only for metals storage bottles). Blanking of the 20-L composite bottles will be performed by using the minimum amount of blank water necessary for the selected analytical tests. This is typically requires one to two liters. The bottle is capped and then manipulated to assure that all surfaces up to the neck of the bottle are rinsed. The water is then be allowed to sit for a minimum of one hour before decanting the rinse water into sample containers. In order to provide adequate control, media bottles are labelled and tracked. All media bottles cleaned and blanked in one batch are tracked to allow for recall if laboratory analyses reveal any contamination. Further tracking is required in the field to document where bottles from each cleaning batch are used and to assist in tracking of any contamination that might be detected after bottles have been deployed since laboratory turnaround in the middle of the storm season may require use of decontaminated bottles prior to receiving the results of the blank analyses.

Selected constituents for blanking will be dependent upon the list of contaminants with reasonable potential to be present at levels that could impact sample results. Minimum parameters used for blank analyses will include total recoverable trace metals, TDS, TOC and nutrients. Analysis of total metals will allow for detection of any residual metal contamination which will be of concern for all sampling. Nutrients, particularly nitrogen compounds, will assure that residual nitrogen from acid cleaning has been fully removed. TDS and TOC are useful for accessing presence of any residual contaminants. Additional blanking may be added when sampling other constituents with ultra-low analytical methods. These blanks may be submitted "blind" to the laboratory by field personnel or prepared internally by the laboratory.

Certified pre-cleaned QC-grade laboratory containers can be used. These bottles are cleaned using acceptable protocol for the intended analysis and tracked by lots. They come with standard certification forms that document the concentration to which the bottles are considered "contaminant-free" but these concentrations are not typically suitable for program reporting limits required for measurement of dissolved metals. Manufacturers may provide an option of certification to specific limits required by a project but it is preferable to purchase the QC bottles that are tracked by lot and conduct internal blanking studies. Lots not meeting project requirements should be returned to the manufacturer and exchanged for containers from another lot. At least 2% of the bottles in any "lot" or "batch" should be blanked at the program detection limits with a minimum frequency of one bottle per batch. A batch is considered to be a group of samples that are cleaned at the same time and in the same manner; or, if decontaminated bottles are sent directly from the manufacturer, the batch would be the lot designated by the manufacturer in their testing of the bottles. Cleaned bottles are stored in a clean area with lids properly secured.

Subsampling hoses consist of a length of peristaltic hose with short lengths of FEP tubing attached to each end. These are required to be cleaned inside and out since the FEP tubing is immersed in the composite bottle during the subsampling process. Once cleaned, the ends of the subsampling hoses are bagged. All hoses associated with the batch are then stored in large zip-lock containers labeled to identify the cleaning batch. Blanking of subsampling hoses is conducted as part of the composite bottle blanking process. A clean subsampling hose is used to decant blank water from the 20-L composite bottles into clean laboratory containers. Detection of any contaminants in the bottle blanks therefore requires that the subsampling hoses also are subjected another decontamination process. After cleaning, the subsampling hoses should only be handled while wearing clean, powder-free nitrile gloves.

## APPENDIX D NON-STORMWATER IC/ID AND OUTFALL TRACKING



### Los Cerritos Channel Outfall Screening

Operation Procedures						
Illicit Discharge Detection & Elimination: Initial Outfall Screening						
	This provides a basic checklist for field crews conducting initial survey of					
Purpose:	storm drainage system outfalls for use in identification of illicit discharges					

**Reference:** Brown et al., *Illicit Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments*, Center for Watershed Protection, Ellicott City, 2004.

### **Planning Considerations:**

- □ Employees should have reviewed and understand the information presented in Chapter 11 of the reference manual
- ☐ Inspections are to occur during dry weather (no runoff producing precipitation in last 72 hours)
- Conduct inspections with at least two staff per crew
- Conduct inspections during low groundwater (if appropriate).
- Complete Site Info section on Outfall
   Reconnaissance Inventory Form before leaving the office. Additional forms should be available for undocumented outfalls

### **Field Methods:**

- □ Ensure outfall is accessible.
- ☐ Inspect outfall only if safe to do so.
- □ Characterize the outfall by recording information on the **LCC Outfall Reconnaissance Inventory Form.**
- □ Photograph the outfall with a digital camera (use dry erase board to identify outfall).
- □ Enter flow information on form if dry weather flow is present and *easily* obtained. If not, provide rough estimate of flow.
- Document clean, dry outfalls for potential elimination during future screening programs.
- Water samples will not be collected during the initial survey. In-situ measurements of temperature, conductivity, and pH should be taken if significant flow is present.
- Do not enter private property without permission.
- Photograph each site with the site identification written on the dry erase board.

### **Equipment List:**

- 1. System map
- 2. Outfall Reconnaissance Inventory Forms
- 3. City identification or business cards
- 4. Digital camera (spare batteries)
- 5. Cell phone
- 6. GPS unit
- 7. Clip board and pencils
- 8. Dry erase board and pens
- 9. Hand Mirror
- 10. Flashlight (spare batteries)
- 11. Disposable gloves
- 12. Folding wood ruler or comparable
- 13. Temperature, Conductivity probe
- 14. pH probe/strips
- 15. Ammonia test strips
- 16. Ten1-liter (polyethylene) sample bottles
- 17. Watch with second hand
- 18. Calculator
- 19. Hand sanitizer
- 20. Safety vests
- 21. First aid kit
- 22. Cooler
- 23. Permanent marker

Bolded, italicized items will only be needed for later surveys. No water quality samples will be taken for laboratory analysis during the first survey.

LOS CERRITOS CHANNEL OUTFALL RECONNAISSANCE INVENTORY/ SAMPLE COLLECTION FIELD SHEET Section 1: Background Data Subbasin: Outfall ID: Today's date: Time (Military): Investigators: Form completed by: Last 48 hours: Temperature (°F): Rainfall (in.): Last 24 hours: Latitude: GPS Unit: GPS LMK #: Longitude: Photo #s: Camera: Land Use in Drainage Area (Check all that apply): ■ Industrial Open Space Ultra-Urban Residential ☐ Institutional ☐ Suburban Residential Other: \_\_\_ ☐ Commercial Known Industries: Notes (e.g.., origin of outfall, if known): **Section 2: Outfall Description LOCATION MATERIAL SHAPE DIMENSIONS (IN.) SUBMERGED** ☐ RCP  $\square$  CMP ☐ Circular ☐ Single Diameter/Dimensions: In Water: ☐ No ☐ PVC Partially
Fully ☐ HDPE ☐ Elliptical ☐ Double ☐ Closed Pipe ☐ Steel □ Box ☐ Triple With Sediment: Other: \_\_\_\_\_ Other: Other: ☐ No Partially ☐ Fully ☐ Concrete ☐ Trapezoid Depth: \_\_\_\_\_ Earthen Open drainage ☐ Parabolic Top Width: ☐ rip-rap Other: Bottom Width: Other: ☐ In-Stream (applicable when collecting samples) Flow Present? ☐ Yes ☐ No If No, Skip to Section 5 Flow Description ☐ Trickle ■ Moderate ☐ Substantial (If present) Section 3: Quantitative Characterization FIELD DATA FOR FLOWING OUTFALLS **PARAMETER RESULT** UNIT **EQUIPMENT** Volume Liter Bottle ☐Flow #1 Time to fill Sec Flow depth In Tape measure Flow width Ft, In Tape measure ☐Flow #2 Measured length Ft, In Tape measure Time of travel S Stop watch ٥F Temperature Meter

pH Units

mg/L

Meter

Test strip

pΗ

Ammonia

### Los Cerritos Channel Outfall Reconnaissance Inventory Field Sheet

INDICATOR	CHECK if Present		DESCRIPT		RELATIVE SEVERITY INDEX (1-3)				
Odor		☐ Sewage ☐ Sulfide	☐ Rancid/sour ☐ Petro	☐ 1 – Faint	2 – Easily detected		3 – Noticeable from a distance		
Color		☐ Clear ☐ Green	□ Brown     □ Gray     □ Yellow     □ 1 - Faint colors in sample bottle       □ Orange     □ Red     □ Other:     sample bottle			2 – Clearly visible in sample bottle	3 – Clearly visible in outfall flow		
Turbidity			See severi	See severity			2 – Cloudy	3 – Opaque	
Floatables -Does Not Include Trash!!			(Toilet Paper, etc.) Suds m (oil sheen) Othe	1 – Few/sligh	nt; origin	2 – Some; indications of origin (e.g., possible suds or oil sheen)	3 - Some; origin clear (e.g., obvious oil sheen, suds, or floating sanitary materials)		
Are physical indicators  INDICATOR	CHECK if I		present? Yes	ection 6)		COMMENTS			
Outfall Damage		☐ Spalling, Cracking or Chipping ☐ Peeling Pain ☐ Corrosion			aint				
Deposits/Stains			Oily Flow Line						
Abnormal Vegetation			☐ Excessive ☐ Inhibite	☐ Excessive ☐ Inhibited					
Poor pool quality			☐ Odors ☐ Colors ☐ Floatables ☐ Oil Sheen ☐ Suds ☐ Excessive Algae ☐ Other:						
Pipe benthic growth			☐ Brown ☐ Orange	e Green Other:					
Section 6: Overall Ou	tfall Characteri	zation							
Unlikely			or more indicators)	Suspect (one or more	indicators with a	a severity o	of 3) Dovious		
Section 7: Data Collec	tion			·					
. Sample for the lab?			Yes No						
. If yes, collected from	1:		Flow Pool						

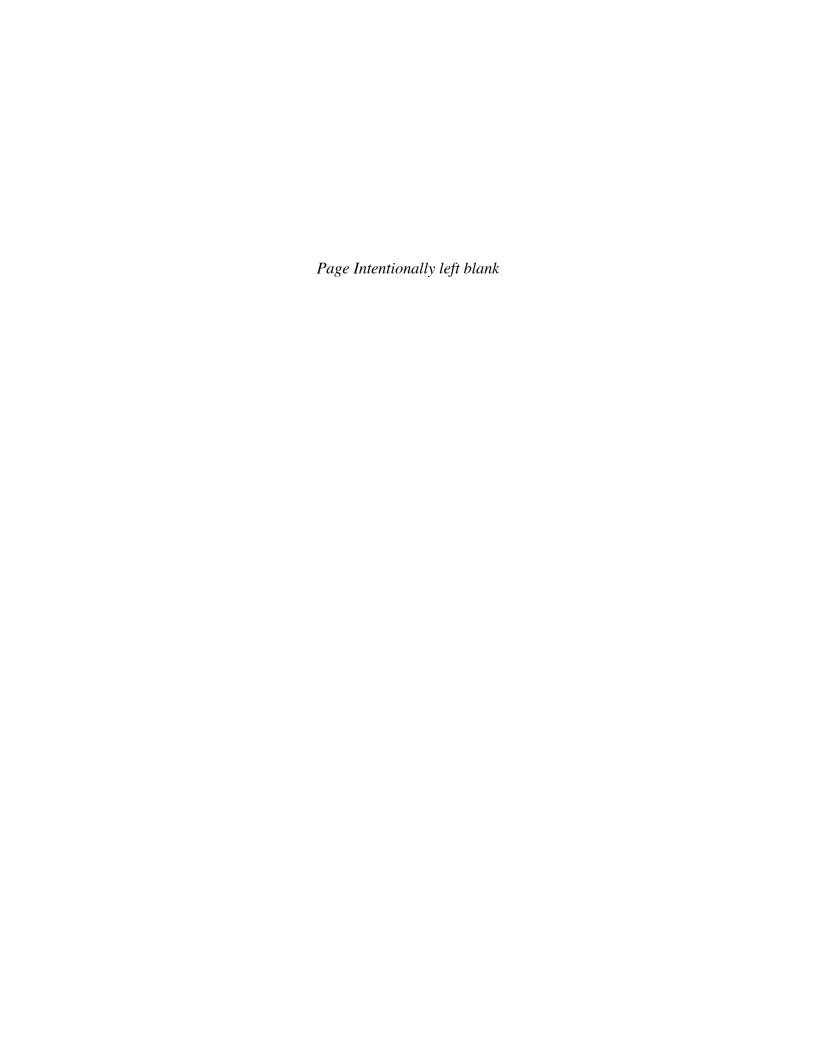
Section 8: Any Non-Illicit Discharge Concerns (e.g., trash or needed infrastructure repairs)?

3. Intermittent flow trap set?



### **APPENDIX E**

### MAJOR AND MINOR OUTFALLS TO THE LOS CERRITOS CHANNEL WATERSHED



Major Outfalls (=>36 inches) in the Los Cerritos Channel Watershed

		Major Outi	ans (=>30 n	iches) ili t	THE LOS	cerritos cir	annel Waters	neu			
LDISCHARGE POINT	DESCRIPTION	DISCHARGE POINT LATITUDE	DISCHARGE POINT LONGITUDE	OWNER	SIDE (R/L)	DISTANCE FROM CHANNEL STARTING POINT (km)	JURISDICTION	MODEL SUB WATERSHED	UNIQUE ID	PHOTO UNIQUE ID	CHANNEL UNIQUE ID
				CLAR	K CHANNE	L					
N. Charlemagne Ave/E. Pageantry St	36" Discharge	33.81315	-118.12997	Long Beach	R	1.925	Long Beach	BI9A-5	BI9A-5-001		CC-0.273
N. Rutgers Ave/E. Pageantry St	36" Discharge	33.81317	-118.12970	Long Beach	L	1.927	Long Beach	BI9A-5	BI9A-5-002		CC-0.275
N Charlemagne Ave/E. Mezzanine Way	72" Discharge	33.81519	-118.12998	Long Beach	R	2.141	Long Beach	BI9A-5	BI9A-5-003		CC-0.494
N Rutgers Ave/E. Mezzanine Way	54" Discharge	33.81519	-118.12971	Long Beach	L	2.152	Long Beach	BI9A-5	BI9A-5-004		CC-0.507
3343 Rutgers Ave/E. Wardlow Rd	36" Discharge	33.81791	-118.12970	UNK	L	2.449	Long Beach	BI9A-5	BI9A-5-005		CC-0.793
N. Charlemagne Ave/E. Wardlow Rd	42" Discharge	33.81870	-118.12997	LACFCD	R	2.528	Long Beach	BI9A-5	BI9A-5-006		CC-0.877B
N. Rutgers Ave/E. Wardlow Rd	42" Discharge	33.81869	-118.12971	LACFCD	L	2.528	Long Beach	BI9A-5	BI9A-5-007		CC-0.877A
N. Charlemagne/E. Monlaco Rd	150" Discharge	33.82273	-118.12977	LACFCD	R	2.993	Long Beach	BI9A-5	BI9A-5-015		CC-1.342
N. Rutgers Ave/E. Keynote St	63" Discharge	33.82355	-118.12967	LACFCD	L	3.070	Long Beach	BI9A-4	BI9A-4-001		CC-1.419
E. Conant St/N. Charlemagne Ave	39" Discharge	33.82505	-118.12990	LACFCD	R	3.238	Long Beach	BI9A-4	BI9A-4-002		CC-1.586
Carson St/N. Bellflower Blvd	63" Discharge	33.83124	-118.13056	LACFCD	L	3.960	Long Beach	BI9A-4	BI9A-4-007		CC-2.309

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Carson St/N. Greenbrier Rd	48" Discharge	33.83215	-118.13235	LACFCD	R	4.164	Long Beach	BI9A-4	BI9A-4-008		CC-2.512
Carson St/N. Greenbrier Rd	45" Discharge	33.83233	-118.13233	LACFCD	R	4.206	Long Beach	BI9A-4	BI9A-4-011		CC-2.555
Harvey Way/N. Greenbrier Rd	51" Discharge	33.83612	-118.13233	LACFCD	R	4.599	Long Beach	BI9A-4	BI9A-4-016		CC-2.948
Harvey Way/Heather Rd	81" Discharge	33.83613	-118.13205	LACFCD	L	4.602	Long Beach	BI9A-4	BI9A-4-017		CC-2.950
E. Centralia St/N. Greenbrier Rd	42" Discharge	33.83954	-118.13225	LACFCD	R	4.976	Long Beach	BI9A-3	BI9A-3-001		CC-3.324A
E. Centralia St/Heather Rd	42" Discharge	33.83951	-118.13206	LACFCD	L	4.976	Long Beach	BI9A-3	BI9A-3-002		CC-3.324B
E. Arbor Rd/Clark Ave	36" Discharge	33.84300	-118.13226	LACFCD	R	5.348	Long Beach	BI9A-3	BI9A-3-007		CC-3.696
E. Arbor Rd/Clark Ave	39" Discharge	33.84297	-118.13225	LACFCD	R	5.357	Long Beach	BI9A-3	BI9A-3-008		CC-3.705
4763 Fidler Ave/Del Amo Blvd	36" Discharge	33.84500	-118.13203	Long Beach	L	5.586	Long Beach	BI9A-3	BI9A-3-011		CC-3.934
Del Amo Blvd/Fidler Ave	138" Discharge	33.84697	-118.13223	LACFCD	С	5.807	Lakewood	BI9A-3	BI9A-3-014		
Civic Center/Clark Ave	36" Discharge	33.84922	-118.13228	LACFCD	R	6.052	Lakewood	BI9A-2	BI9A-2-002		CC-4.155 CC-4.413
Candlewood St/Fidler Ave	57" Discharge	33.85360	-118.13219	LACFCD	L	6.521	Lakewood	BI9A-2	BI9A-2-009		CC-4.413
Candlewood St/Fidler Ave	126" Discharge	33.85379	-118.13221	LACFCD		6.586	Lakewood	BI9A-1	BI9A-1-002		CC-4.916
Candlewood St/Clark Ave	72" Discharge	33.85442	-118.13226	LACFCD	R	6.625	Lakewood	BI9A-1	BI9A-1-003		CC-4.916
5443 Fidler Ave/Michelson St	36" Discharge	33.85618	-118.13213	LACFCD	L	6.818	Lakewood	BI9A-1	BI9A-1-008	BI9A-1- 007	CC-5.179
Clark Ave/Michelson St	126" Discharge	33.85684	-118.13225	LACFCD		6.889	Lakewood	BI9A-1	BI9A-1-010		CC 5 250
South St/Fidler Ave	39" Discharge	33.86017	-118.13219	LACFCD	L	7.255	Lakewood	BI9A-1	BI9A-1-013		CC-5.250 CC-5.616A

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South St/Dagwood Ave	57" Discharge	33.86017	-118.13232	LACFCD	R	7.255	Lakewood	BI9A-1	BI9A-1-014		CC-5.616B
											CC-5.652
South St/Dagwood Ave	132" Discharge	33.86046	-118.13225	LACFCD	С	7.290	Lakewood	BI9A-1	BI9A-1-017		CC-5.651
											00-3.031
Hedda St/Fidler Ave	39" Discharge	33.86411	-118.13232	LACFCD	L	7.696	Lakewood	BI9A-1	BI9A-1-018		CC-6.057B
Hedda St/Fidler Ave	39" Discharge	33.86409	-118.13234	LACFCD	R	7.696	Lakewood	BI9A-1	BI9A-1-019		CC-6.057A
Ashworth St/Fidler Ave	75" Discharge	33.86780	-118.13235	LACFCD	R	8.109	Lakewood	BI9A-1	BI9A-1-022		CC-6.469
Ashworth St/Fidler Ave	132" Discharge	33.86836	-118.13233	Lakewood	L	8.162	Lakewood	BI9A-1	BI9A-1-025		CC-6.522
Clark Ave/Ashworth St	87" Discharge	33.86848	-118.13355	LACFCD		8.282	Lakewood	BI9A-1	BI9A-1-026		CC-6.643
				DFI AN	IO CHANN	LFI					00-0.043
Del Amo Blvd/Whitewood Ave	36" Discharge	33.84696	-118.13552	UNK	L	0.286	Lakewood	BI9B-2	BI9B-2-003	BI9B-2- 003	DAC-0.331
Del Amo Blvd/Faculty Ave	36" Discharge	33.84696	-118.13695	LACFCD	L	0.421	Lakewood	BI9B-2	BI9B-2-004	BI9B-2- 004	DAC-0.466
Del Amo Blvd/Graywood Ave	42" Discharge	33.84698	-118.13783	LACFCD	L	0.508	Lakewood	BI9B-2	BI9B-2-005	BI9B-2- 005	DAC-0.554
Del Amo Blvd/Graywood Ave	36" Discharge	33.84699	-118.13797	LACFCD	L	0.516	Lakewood	BI9B-2	BI9B-2-006	BI9B-2- 005	DAC-0.561
Del Amo Blvd/Hazelbrook Ave	36" Discharge	33.84694	-118.19539	LACFCD	L	0.664	Lakewood	BI9B-2	BI9B-2-010	BI9B-2- 010	DAC-0.709
Del Amo Blvd/Blackthorne Ave	36" Discharge	33.84697	-118.14041	LACFCD	R	0.737	Lakewood	BI9B-2	BI9B-2-011	BI9B-2- 011	DAC-0.782

Del Amo Blvd/N. Blackthome Ave	18" Discharge	33.84698	-118.14024	LACFCD	L	0.7388	Lakewood	BI9B-2	BI9B-2-012		DAC-0.784
Del Amo Blvd/N. Pepperwood Ave	36" Discharge	33.84699	-118.14126	LACFCD	L	0.7388	Lakewood	BI9B-2	BI9B-2-012	BI9B-2- 014	DAC-0.764
Del Amo Blvd/Lakewood Blvd	36" Discharge	33.84701	-118.14200	LACFCD	L	0.902	Lakewood	BI9B-2	BI9B-2-016	BI9B-2- 016	DAC-0.947
Del Amo Blvd/Lakewood Blvd	45" Discharge	33.84699	-118.14226	LACFCD	L	0.917	Lakewood	BI9B-2	BI9B-2-018	BI9B-2- 018	DAC-0.963
Del Amo Blvd/Lakewood Blvd	36" Discharge	33.84700	-118.14255	UNK	L	1.960	Lakewood	BI9B-2	BI9B-2-020	BI9B-2- 020	DAC-1.004
Del Amo Blvd/Hayter Ave	48" Discharge	33.84702	-118.14598	LACFCD	L	1.253	Lakewood	BI9B-2	BI9B-2-024	BI9B-2- 024	DAC-1.253
Del Amo Blvd/Hayter Ave	45" Discharge	33.84684	-118.14629	LACFCD	R	1.289	Lakewood	BI9B-2	BI9B-2-027	BI9B-2- 027	DAC- 1.334B
Del Amo Blvd/Downey Ave	48" Discharge	33.84703	-118.15051	LACFCD	R	1.666	Lakewood	BI9B-2	BI9B-2-029	BI9B-2- 029	DAC-1.711
Downey Ave/Eckleson St	114" Discharge	33.84884	-118.15047	LACFCD		1.911	Lakewood	BI9B-2	BI9B-2-032		DAC-1.911
				DOWNI	EY CHANN	EL					
Candlewood St/Downey Ave	42" Discharge	33.853717	-118.150524	UNK	R	0.551	Lakewood	BI447A	BI447A-003	BI447A- 003	DNC- 0.5514
Candlewood St/Downey Ave	42" Discharge	33.854243	-118.150513	UNK	R	0.609	Lakewood	BI447A	BI447A-005	BI447-005	DNC- 0.6093
Candlewood St/Downey Ave	42" Discharge	33.854297	-118.150527	Lakewood	R	0.618	Lakewood	BI447A	BI447A-006	BI447A- 006	DNC-0.618
Candlewood St/Downey Ave	72" Discharge	33.854368	-118.150421	Lakewood	L	0.624	Lakewood	BI447A	BI447A-007	BI447A- 007	DNC-0.624
Saint Pancratius Pl/Verdura Ave	117" Discharge	33.858402	-118.150459	Lakewood	L	1.072	Lakewood	BI447A	BI447A-008		DNC- 1.072B

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	Saint Pancratius PI/Verdura Ave	117" Discharge	33.858405	-118.15051	Lakewood	R	1.072	Lakewood	BI447A	BI447A-009		DNC- 1.072A
	Candlewood St/Downey Ave	72" Discharge	33.854382	-118.15029	Lakewood		0.633	Lakewood	BI447A	BI447A-010		DNC-0.796
	Obispo Ave/Eckleson St	36" Discharge	33.849078	-118.154687	LACFCD	R	2.332	Lakewood	BI9B-1	BI9B-1-004		DNC-2.332
	Obispo Ave/Eckleson St	60" Discharge	33.849074	-118.154747	LACFCD	R	2.336	Lakewood	BI9B-1	BI9B-1-005		DNC-2.336
	Obispo Ave/Eckleson St	36" Discharge	33.849083	-118.154825	UNK	R	2.347	Lakewood	BI9B-1	BI9B-1-006		DNC-2.347
	Obispo Ave/Eckleson St	48" Discharge	33.849183	-118.154825	UNK	L	2.347	Lakewood	BI9B-1	BI9B-1-007		DNC-2.347
	Paramount Blvd/Eckleson St	66" Discharge	33.849146	-118.159614	LACFCD	L	2.804	Lakewood	BI9B-1	BI9B-1-008	BI9B-1- 008	DNC- 2.804A
5	Paramount Blvd/Eckleson St	66" Discharge	33.849096	-118.159614	LACFCD	R	2.804	Lakewood	BI9B-1	BI9B-1-009	BI9B-1- 008	DNC- 2.804B
					LOS CERR	RITOS CHA	NNEL					
	Knoxville Ave/E. Atherton St	36" Discharge (1 of 3)	33.78867	-118.10368	Long Beach	R	7.386	Long Beach	LCERR-5	LCERR-5- 003		LCC-0.030
	Knoxville Ave/E. Atherton St	36" Discharge (2 of 3)	33.78884	-118.10370	Long Beach	R	7.386	Long Beach	LCERR-5	LCERR-5- 004		LCC-0.031
	Knoxville Ave/E. Atherton St	36" Discharge (3 of 3)	33.78902	-118.10369	Long Beach	R	7.387	Long Beach	LCERR-5	LCERR-5- 005		LCC-0.032
	Vuelta Grande Ave/E. Atherton St	42" Discharge	33.78917	-118.10331	Long Beach	L	7.417	Long Beach	LCERR-5	LCERR-5- 006		LCC-0.062
	2040 Knoxville Ave	48" Discharge (1 of 3)	33.79319	-118.10369	LACFCD	R	7.876	Long Beach	LCERR-5	LCERR-5- 007		LCC-0.521
	2040 Knoxville Ave	48" Discharge (2 of 3)	33.79336	-118.10368	LACFCD	R	7.877	Long Beach	LCERR-5	LCERR-5- 008		LCC-0.522

2040 Knoxville Ave	48" Discharge (3 of 3)	33.79356	-118.10369	LACFCD	R	7.878	Long Beach	LCERR-5	LCERR-5- 009	LCC-0.523
Vuelta Grande Ave/N. Hidden Ln	42" Discharge	33.79304	-118.10333	LACFCD	L	7.899	Long Beach	LCERR-5	LCERR-5- 010	LCC-0.544
Vuelta Grande Ave/E. Stearns St	48" Discharge	33.79565	-118.10330	LACFCD	L	8.135	Long Beach	LCERR-4	LCERR-4- 001	LCC-0.780
Vuelta Grande Ave/E. la Marimba St	36" Discharge	33.79793	-118.10332	Long Beach	L	8.387	Long Beach	LCERR-4	LCERR-4- 004	LCC-1.032
2372 Knoxville Ave/E. Cantel St	36" Discharge	33.80000	-118.10472	Long Beach	R	8.682	Long Beach	LCERR-4	LCERR-4- 007	LCC-1.327
6400 Willow St/Palo Verde Ave	42" Discharge	33.80262	-118.10779	Long Beach	L	9.071	Long Beach	LCERR-4	LCERR-4- 008	LCC-1.716
6220 Willow St/Palo Verde Ave	48" Discharge	33.80304	-118.10890	PVRT	R	9.181	Long Beach	LCERR-4	LCERR-4- 009	LCC-1.826
Spring St/San Anseline Ave	66" Discharge	33.81035	-118.12130	LACFCD	L	0.725	Long Beach	LCERR-3	LCERR-3- 002	LCC-3.388
Spring St/Bellflower Blvd	36" Discharge	33.81043	-118.12552	LACFCD	L	1.115	Long Beach	LCERR-3	LCERR-3- 006	LCC-3.778
Spring St/Montair Ave	45" Discharge	33.81014	-118.12680	Long Beach	R	1.230	Long Beach	LCERR-3	LCERR-3- 009	LCC-3.892
Heather Rd/Spring St	45" Discharge	33.81026	-118.13101	UNK	R	0.135	Long Beach	LCERR-2	LCERR-2- 002	LCC- 4.301A
Clark Ave/Spring St	96" Discharge	33.81034	-118.13376	LACFCD	C	0.392	Long Beach	LCERR-2	LCERR-2- 004	LCC-4.558

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N. Lakewood Blvd/E. Spring St	96" Discharge	33.81303	-118.13950	LACFCD		1.077	Long Beach	LCERR-2	LCERR-2- 007	LCC-5.221
Lakewood Blvd/Spring St	36" Discharge	33.81306	-118.13949	LACFCD	L	1.045	Long Beach	LCERR-2	LCERR-2- 005	LCC-5.229
Spring St/Lakewood Blvd	54" Discharge	33.81313	-118.14033	LACFCD	R	1.135	Long Beach	LCERR-2	LCERR-2- 006	LCC-5.319
Spring St/Lakewood Blvd	108" Discharge	33.81316	-118.14235	LACFCD	L	1.322	Long Beach	LCERR-1	LCERR-1- 001	LCC-5.506
Spring St/Lakewood Blvd	120" Discharge	33.81288	-118.14249	LACFCD	R	1.341	Long Beach	LCERR-1	LCERR-1- 002	LCC-5.525
				WARDL	OW CHANN	IEL				200 0.020
Clark Ave/Keynote St	228" Discharge	33.82331	-118.13408	LACFCD		5.885	Long Beach	BI9C	BI9C-001	WC-5.883
Lakewood Blvd	36" Discharge	33.82333	-118.13822	LACFCD	L	6.194	Long Beach	BI9C	BI9C-004	WC-6.264
Lakewood Blvd	42" Discharge	33.82332	-118.14130	LACFCD	L	6.482	Long Beach	BI9C	BI9C-005	WC-6.555
Lakewood Blvd	228" Discharge	33.82332	-118.14165	LACFCD		6.520	Long Beach	BI9A-5	BI9A-5-017	WC-6.586
				PALO VE	RDE CHAN	NEL				
WOODRUFF AVE / SPRING ST	54" Discharge	33.81090	-118.11427	Long Beach	R	0.430	Long Beach	BI9E-2	BI9E-2-006	PVC-0.430
3055 SHADYPARK DR/McNab Ave	36" Discharge	33.81224	-118.11410	Long Beach	L	0.584	Long Beach	BI9E-2	BI9E-2-007	PVC-0.584

											PVC-0.723
LOS CERRITOS DRAIN LINE E / LOS COYOTES DIA/E.Pagentry St	36" Discharge (2 of 2)	33.81359	-118.11407	LACFCD	R	0.727	Long Beach	BI9E-2	BI9E-2-010		PVC-0.727
LOS COYOTES DIA / GONDAR AVE	48" Discharge	33.81550	-118.11258	LACFCD	R	0.987	Long Beach	BI9E-2	BI9E-2-014		PVC-0.987
6228 WARDLOW RD/Los Coyotes Dia W	36" Discharge	33.81864	-118.10980	Long Beach	R	1.426	Long Beach	BI9E-2	BI9E-2-016		PVC-1.426
Los Coyotes Dia/Conquista Ave	42" Discharge	33.82054	-118.10802	Long Beach	L	1.684	Long Beach	BI9E-2	BI9E-2-019		PVC-1.684
PALO VERDE AVE / LOS COYOTES DIA	36" Discharge (1 of 2)	33.82110	-118.10793	LACFCD	L	1.748	Long Beach	BI9E-2	BI9E-2-021		PVC-1.747
PALO VERDE AVE / LOS COYOTES DIA	36" Discharge (2 of 2)	33.82110	-118.10793	LACFCD	L	1.748	Long Beach	BI9E-2	BI9E-2-022		PVC-1.748
3778 PALO VERDE AVE/Harco St	36" Discharge	33.82715	-118.10795	LACFCD	L	2.434	Long Beach	BI9E-2	BI9E-2-026		PVC-2.434
3788 CONQUISTA AVE/Harco St	48" Discharge	33.82758	-118.10811	LACFCD	R	2.470	LA County(LBC- 254)	BI9E-2	BI9E-2-027		PVC-2.470
Palo Verde Ave/E. Parkcrest St	72" Discharge	33.83025	-118.10793	LACFCD	L	2.778	Los Angeles County	BI9E-2	BI9E-2-028		PVC- 2.778A
	72" Discharge	33.83026	-118.10793	LACFCD	L	2.7779	Los Angeles County	BI9E-2	BI9E-2-029		PVC- 2.778B
Carson St/Palo Verde Ave	48" Discharge	33.83232	-118.10832	Long Beach	L	3.008	Long Beach	BI9E-1	BI9E-1-034		
Harvey Way/Palo Verde	36" Discharge	33.83585	-118.10829	LACFCD	L	3.418	Lakewood	BI9E-1	BI9E-1-006	BI9E-1-	PVC-3.008

33.81329 -118.11409 LACFCD R 0.723 Long Beach BI9E-2 BI9E-2-009

LOS CERRITOS DRAIN LINE E / LOS COYOTES

DIA/E.Pagentry St

36" Discharge (1 of 2)

33.83592

36" Discharge

36" Discharge

Harvey Way/Palo Verde

Ave

-118.10840

LACFCD

L

R

3.418

Lakewood

BI9E-1

BI9E-1-007

006

BI9E-1-

007

PVC-3.417

PVC-3.418

Harvey Way/Palo Verde Ave	36" Discharge	33.83613	-118.10839	LACFCD	R	3.438	Lakewood	BI9E-1	BI9E-1-008	BI9E-1- 008	PVC-3.437
Centralia St/Palo Verde Ave	48" Discharge	33.83948	-118.10822	LACFCD	L	3.827	Lakewood	BI9E-1	BI9E-1-013	BI9E-1- 013	PVC-3.827
Henrilee Lateral/Conquista Ave	6'x7' Trap Channel Discharge	33.84132	-118.10834	LACFCD	R	4.017	Lakewood	BI9E-1	BI9E-1-032	BI9E-1- 032	PVC-4.017
Turnergrove Dr/Silva St	48" Discharge (1 of 2)	33.84822	-118.10873	LACFCD	R	4.793	Lakewood	BI9E-1	BI9E-1-025	BI9E-1- 025	PVC-4.793
Turnergrove Dr/Silva St	48" Discharge (2 of 2)	33.84824	-118.10873	LACFCD	R	4.795	Lakewood	BI9E-1	BI9E-1-026	BI9E-1- 025	PVC-4.795
Palo Verde Ave/Carfax Ave	48" Discharge	33.84925	-118.10918	LACFCD	L	4.905	Lakewood	BI9E-1	BI9E-1-027	BI9E-1- 027	PVC-4.905
Candlewood St/Carfax Ave	51" Discharge	33.85309	-118.11127	LACFCD	L	5.368	Lakewood	BI9E-1	BI9E-1-030	BI9E-1- 030	PVC-5.368
Candlewood St/Carfax Ave	54" Discharge	33.85313	-118.11142	LACFCD	R	5.374	Lakewood	BI9E-1	BI9E-1-031	BI9E-1- 031	PVC-5.374
South St/Canehill Ave	63" Discharge	33.85820	-118.11151	LACFCD	L	5.960	Lakewood	BI446B	BI446B-004	BI446B- 004	PVC-5.960
South St/Canehill Ave	42" Discharge	33.85854	-118.11148	LACFCD	L	6.004	Lakewood	BI446B	BI446B-007	BI446B- 007	PVC-6.004
Snowden Ave/Charlwood St	36" Discharge	33.85921	-118.11171	LACFCD	R	6.080	Lakewood	BI446B	BI446B-008	BI446B- 000	PVC-6.080
Allington St/Canehill Ave	72" Discharge	33.86546	-118.11160	LACFCD	L	6.792	Lakewood	BI446B	BI446B-011	BI446B- 011	PVC- 6.793B
Allington St/Canehill Ave	75" Discharge	33.86546	-118.11161	LACFCD	R	6.792	Lakewood	BI446B	BI446B-012	BI446B- 011	PVC- 6.793A

## Minor Outfalls (12-36 inches) in the Los Cerritos Channel Watershed

DISCHARGE POINT	EFFLUENT DESCRIPTION	DISCHARGE POINT LATITUDE	DISCHARGE POINT LONGITUDE	OWNER	SIDE (L/R)	DISTANCE FROM CHANNEL STARTING POINT (km)	JURISDICTION	MODEL SUB WATERSHED	UNIQUE ID	PHOTO UNIQUE ID	CHANNEL UNIQUE ID
CLARK CHANNEL											
Charlemagne Ave/Spring St	24" Discharge	33.81081	-118.13000	LACFCD	R	1.662	Long Beach	LCERR-3	LCERR-3- 011		CC-0.009A
Rutgers Ave/Spring St	18" Discharge	33.81079	-118.12973	LACFCD	L	1.662	Long Beach	LCERR-3	LCERR-3- 012		CC-0.009B
N. Charlemagne Ave/E. Wardlow Rd	18" Discharge	33.81895	-118.12994	Long Beach	R	2.565	Long Beach	BI9A-5	BI9A-5-008		CC-0.914B
E. Wardlow Rd/N. Rutgers Ave	18" Discharge	33.81897	-118.12970	Long Beach	L	2.565	Long Beach	BI9A-5	BI9A-5-009		CC-0.914A
Stanbridge Ave/E. Wardlow Rd	24" Discharge	33.81936	-118.12971	LACFCD	L	2.612	Long Beach	BI9A-5	BI9A-5-010		CC-0.961
E. Monlaco Rd/N. Rutgers Ave	18" Discharge	33.82216	-118.12968	Long Beach	L	2.924	Long Beach	BI9A-5	BI9A-5-012		CC-1.273
E. Monlaco Rd/N. Rutgers Ave	18" Discharge	33.82236	-118.12967	Long Beach	L	2.941	Long Beach	BI9A-5	BI9A-5-013		CC-1.290A
E. Monlaco Rd/N. Charlemagne Ave	18" Discharge	33.82233	-118.12995	Long Beach	R	2.941	Long Beach	BI9A-5	BI9A-5-014		CC-1.290B
E. Conant St/N. Charlemagne Ave	15" Discharge	33.82498	-118.12992	Long Beach	R	3.239	Long Beach	BI9A-4	BI9A-4-003		CC-1.587
E. Conant St/N. Charlemagne Ave	15" Discharge	33.82517	-118.12992	Long Beach	R	3.256	Long Beach	BI9A-4	BI9A-4-004		CC-1.605
N. Charlemagne Ave/E. Brittain St	24" Discharge	33.82604	-118.12991	Long Beach	R	3.354	Long Beach	BI9A-4	BI9A-4-005		CC-1.703
Carson St/N. Bellflower Blvd	12" Discharge	33.83070	-118.12970	LACFCD	L	3.865	Long Beach	BI9A-4	BI9A-4-006		CC-2.214
Carson St/N. Greenbrier Rd	24" Discharge	33.83223	-118.13231	Long Beach	R	4.168	Long Beach	BI9A-4	BI9A-4-009		CC-2.517A
Carson St/Heather Rd	24" Discharge	33.83223	-118.13210	Long Beach	L	4.168	Long Beach	BI9A-4	BI9A-4-010		CC-2.517B
Carson St/N. Greenbrier Rd	24" Discharge	33.83246	-118.13231	Long Beach	R	4.211	Long Beach	BI9A-4	BI9A-4-012		CC-2.560A
Carson St/Heather Rd	24" Discharge	33.83246	-118.13209	Long Beach	L	4.211	Long Beach	BI9A-4	BI9A-4-013		CC-2.560B
Harvey Way/Heather Rd	18" Discharge	33.83606	-118.13204	Long Beach	L	4.598	Long Beach	BI9A-4	BI9A-4-014		CC-2.947A

Harvey Way/Heather Rd	18" Discharge	33.83606	-118.13232	Long Beach	R	4.598	Long Beach	BI9A-4	BI9A-4-015		CC-2.947B
Harvey Way/N. Greenbrier Rd	18" Discharge	33.83620	-118.13231	Long Beach	R	4.610	Long Beach	BI9A-4	BI9A-4-018		CC-2.958A
Harvey Way/Heather Rd	18" Discharge	33.83620	-118.13205	Long Beach	L	4.610	Long Beach	BI9A-4	BI9A-4-019		CC-2.958B
E. Centralia St/N. Greenbrier Rd	18" Discharge	33.83969	-118.13227	Long Beach	R	4.994	Long Beach	BI9A-3	BI9A-3-003		CC-3.342A
E. Centralia St/Heather Rd	18" Discharge	33.83967	-118.13203	Long Beach	L	4.994	Long Beach	BI9A-3	BI9A-3-004		CC-3.342B
E. Centralia St/Pan American Park	15" Discharge	33.84087	-118.13202	Long Beach	L	5.129	Long Beach	BI9A-3	BI9A-3-005		CC-3.477
E. Arbor Rd/Pan American Park	15" Discharge	33.84154	-118.13203	Long Beach	L	5.205	Long Beach	BI9A-3	BI9A-3-006		CC-3.554
E. Arbor Rd/N. Charlemagne	24" Discharge	33.84312	-118.13202	Long Beach	L	5.379	Long Beach	BI9A-3	BI9A-3-009		CC-3.728
E. Arbor Rd./Fidler Ave	30" Discharge	33.84351	-118.13202	Long Beach	L	5.416	Long Beach	BI9A-3	BI9A-3-010		CC-3.764
Del Amo Blvd/Fidler Ave	33" Discharge	33.84693	-118.13217	LACFCD	L	5.801	Lakewood	BI9A-3	BI9A-3-012	BI9A-3- 012	CC-4.149
Del Amo Blvd/Fidler Ave	18" Discharge	33.84701	-118.13216	UNK	L	5.802	Lakewood	BI9A-3	BI9A-3-013	BI9A-3- 013	CC-4.150
Del Amo Blvd/Civic Center Way	30" Discharge	33.84721	-118.13220	UNK	L	5.834	Lakewood	BI9A-2	BI9A-2-001		CC-4.182
Civic Center/Del Amo Blvd	24" Discharge	33.84984	-118.13231	UNK	R	6.123	Lakewood	BI9A-2	BI9A-2-003		CC-4.484
Civic Center Way/Hardwick St	30" Discharge	33.85077	-118.13222	LACFCD	L	6.215	Lakewood	BI9A-2	BI9A-2-004		CC-4.575
Civic Center Way/Candlewood St	12" Discharge	33.85243	-118.13229	UNK	R	6.401	Lakewood	BI9A-2	BI9A-2-007		CC-4.762
Civic Center Way/Candlewood St	18" Discharge	33.85268	-118.13229	Lakewood	R	6.422	Lakewood	BI9A-2	BI9A-2-008		CC-4.783
Candlewood St/Clark Ave	18" Discharge	33.85382	-118.13222	LACFCD	R	6.545	Lakewood	BI9A-1	BI9A-1-001		CC-4.906
Candlewood St/Clark Ave	12" Discharge	33.85493	-118.13235	UNK	R	6.674	Lakewood	BI9A-1	BI9A-1-004		CC-5.035
Clark Ave/Michelson St	12" Discharge	33.85577	-118.13230	UNK	R	6.774	Lakewood	BI9A-1	BI9A-1-005		CC-5.135
Clark Ave/Michelson St	12" Discharge	33.85594	-118.13231	UNK	R	6.791	Lakewood	BI9A-1	BI9A-1-006		CC-5.151
Clark Ave/Michelson St	12" Discharge	33.85612	-118.13231	UNK	R	6.807	Lakewood	BI9A-1	BI9A-1-007		CC-5.168
Clark Ave/Michelson St	12" Discharge	33.85631	-118.13231	UNK	R	6.834	Lakewood	BI9A-1	BI9A-1-009		CC-5.194
Fidler Ave/Bigelow St	12" Discharge	33.85765	-118.13232	UNK	R	6.981	Lakewood	BI9A-1	BI9A-1-011		CC-5.342
Clark Ave/South St	24" Discharge	33.85968	-118.13228	Lakewood	R	7.192	Lakewood	BI9A-1	BI9A-1-012		CC-5.553
South St/Dagwood Ave	20" Discharge	33.86046	-118.13233	UNK	R	7.289	Lakewood	BI9A-1	BI9A-1-015		CC-5.649
South St/Fidler Ave	30" Discharge	33.86045	-118.13219	UNK	L	7.291	Lakewood	BI9A-1	BI9A-1-016		CC-5.652
Hedda St/Fidler Ave	15" Discharge	33.86417	-118.13221	UNK	L	7.697	Lakewood	BI9A-1	BI9A-1-020		CC-6.058

6036 SPRING ST/Woodruff Ave	15" Discharge	33.81039	-118.11423	Long Beach	L	0.377	Long Beach	BI9E-2	BI9E-2-002		PVC-0.377
WOODRUFF AVE / SPRING ST	18" Discharge	33.81039	-118.11432	Long Beach	R	0.378	Long Beach	BI9E-2	BI9E-2-003		PVC-0.378
SPRING ST / WOODRUFF AVE	18" Discharge	33.81064	-118.11431	LACFCD	R	0.408	Long Beach	BI9E-2	BI9E-2-004		PVC-0.408
SPRING ST / WOODRUFF AVE	15" Discharge	33.81065	-118.11431	Long Beach	R	0.408	Long Beach	BI9E-2	BI9E-2-005		PVC-0.408
3128 LOS COYOTES DIA/E. Pageantry St	24" Discharge	33.81311	-118.11411	LACFCD	R	0.705	Long Beach	BI9E-2	BI9E-2-008		PVC-0.705
3143 LOS COYOTES DIA/E. Pagentry St	30" Discharge	33.81394	-118.11397	Long Beach	R	0.775	Long Beach	BI9E-2	BI9E-2-011		PVC-0.775
3142 LOS COYOTES DIA/E. Pagentry St	21" Discharge	33.81406	-118.11376	Long Beach	L	0.792	Long Beach	BI9E-2	BI9E-2-012		PVC-0.792
3169 LOS COYOTES DIA/N. Hayfield Dr	15" Discharge	33.81449	-118.11347	Long Beach	R	0.848	Long Beach	BI9E-2	BI9E-2-013		PVC-0.848
3302 LOS COYOTES DIA/Metz St	21" Discharge	33.81666	-118.11144	Long Beach	L	1.154	Long Beach	BI9E-2	BI9E-2-015		PVC-1.154
3425 LOS COYOTES DIA/Canehill Ave	21" Discharge	33.81940	-118.10913	Long Beach	R	1.527	Long Beach	BI9E-2	BI9E-2-017		PVC-1.527
LOS COYOTES DIA / PALO VERDE AVE	21" Discharge	33.82048	-118.10807	Long Beach	L	1.676	Long Beach	BI9E-2	BI9E-2-018		PVC-1.676
LOS COYOTES DIA / PALO VERDE AVE	18" Discharge	33.82081	-118.10792	LACFCD	L	1.721	Long Beach	BI9E-2	BI9E-2-020		PVC-1.721
PALO VERDE AVE/E. Monlaco Rd	24" Discharge	33.82224	-118.10796	Long Beach	R	1.878	Long Beach	BI9E-2	BI9E-2-023		PVC-1.878
Palo Verde Ave/E. Keynote St	27" Discharge	33.82280	-118.10793	Long Beach	L	1.937	Long Beach	BI9E-2	BI9E-2-024		PVC-1.937
3702 CONQUISTA AVE/Palo Verde Ave	27" Discharge	33.82505	-118.10798	Long Beach	R	2.201	Long Beach	BI9E-2	BI9E-2-025		PVC-2.201
Carson St/Palo Verde Ave	12" Discharge	33.83210	-118.10836	Long Beach		2.985	Long Beach	BI9E-1	BI9E-1-001		PVC-2.985
Carson St/Palo Verde Ave	18" Discharge	33.83235	-118.10832	Long Beach	L	3.009	Long Beach	BI9E-1	BI9E-1-002		PVC-3.009
Carson St/Palo Verde Ave	18" Discharge	33.83241	-118.10833	UNK	L	3.030	Lakewood	BI9E-1	BI9E-1-033	BI9E-1- 033	PVC-3.030
Carson St/Palo Verde Ave	30" Discharge	33.83240	-118.10843	UNK	R	3.031	Lakewood	BI9E-1	BI9E-1-003	BI9E-1- 003	PVC-3.031
4139 Palo Verde Ave/Harvey Way	18" Discharge	33.83433	-118.10831	UNK	L	3.228	Lakewood	BI9E-1	BI9E-1-004	BI9E-1- 004	PVC-3.228
4222 Conquista Ave/Harvey Way	18" Discharge	33.83500	-118.10841	UNK	R	3.300	Lakewood	BI9E-1	BI9E-1-005	BI9E-1- 005	PVC-3.300
Harvey Way/Palo Verde Ave	18" Discharge	33.83611	-118.10829	Lakewod	L	3.438	Lakewood	BI9E-1	BI9E-1-009	BI9E-1- 009	PVC-3.438
Harvey Way/Palo Verde Ave	18" Discharge	33.83615	-118.10828	UNK	L	3.444	Lakewood	BI9E-1	BI9E-1-010	BI9E-1- 010	PVC-3.444
Centralia St/Palo Verde Ave	15" Discharge	33.83775	-118.10824	UNK	L	3.622	Lakewood	BI9E-1	BI9E-1-011	BI9E-1- 011	PVC-3.622

Centralia St/Palo Verde Ave	15" Discharge	33.83936	-118.10822	UNK	R	3.804	Lakewood	BI9E-1	BI9E-1-012	BI9E-1- 012	PVC-3.804
Centralia St/Palo Verde Ave	24" Discharge	33.83947	-118.10842	UNK	R	3.824	Lakewood	BI9E-1	BI9E-1-014	BI9E-1- 014	PVC-3.824
Centralia St/Palo Verde Ave	15" Discharge	33.83958	-118.10822	UNK	L	3.829	Lakewood	BI9E-1	BI9E-1-015	BI9E-1- 015	PVC-3.829
Conquista Ave/Arbor Rd	15" Discharge	33.84135	-118.10821	UNK	L	4.020	Lakewood	BI9E-1	BI9E-1-016	BI9E-1- 016	PVC-4.020
Arbor Rd/Palo Verde Ave	15" Discharge	33.84306	-118.10820	UNK	L	4.208	Lakewood	BI9E-1	BI9E-1-017	BI9E-1- 017	PVC-4.208
Arbor Rd/Palo Verde Ave	24" Discharge	33.84326	-118.10841	UNK	R	4.228	Lakewood	BI9E-1	BI9E-1-018	BI9E-1- 018	PVC-4.228
Arbor Rd/Palo Verde Ave	30" Discharge	33.84327	-118.10841	UNK	L	4.229	Lakewood	BI9E-1	BI9E-1-019	BI9E-1- 019	PVC-4.229
Arbor Rd/Palo Verde Ave	18" Discharge	33.84332	-118.10820	UNK	L	4.235	Lakewood	BI9E-1	BI9E-1-020	BI9E-1- 020	PVC-4.235
Arbor Rd/Palo Verde Ave	15" Discharge	33.84507	-118.10822	UNK	L	4.434	Lakewood	BI9E-1	BI9E-1-021	BI9E-1- 021	PVC-4.434
Del Amo Blvd/Palo Verde Ave	15" Discharge	33.84685	-118.10819	UNK	L	4.628	Lakewood	BI9E-1	BI9E-1-022	BI9E-1- 022	PVC-4.628
Del Amo Blvd/Palo Verde Ave	18" Discharge	33.84713	-118.10821	LACFCD	L	4.659	Lakewood	BI9E-1	BI9E-1-023	BI9E-1- 023	PVC-4.659
Del Amo Blvd/Palo Verde Ave	24" Discharge	33.84714	-118.10836	LACFCD	R	4.659	Lakewood	BI9E-1	BI9E-1-024	BI9E-1- 024	PVC-4.660
5023Carfax Ave/E. Hardwick St	18" Discharge	33.85007	-118.10960	UNK	L	4.962	Lakewood	BI9E-1	BI9E-1-028	BI9E-1- 028	PVC-4.962
6251 McKnight Dr/Chesteroark Dr	24" Discharge	33.85057	-118.11001	UNK	R	5.075	Lakewood	BI9E-1	BI9E-1-029	BI9E-1- 029	PVC-5.075
Candlewood St/Carfax Ave	24" Discharge	33.85321	-118.11132	UNK	L	5.403	Lakewood	BI446B	BI446B-001		PVC-5.403
Candlewood St/Cardale St	30" Discharge	33.85389	-118.11155	Lakewood	L	5.489	Lakewood	BI446B	BI446B-002		PVC-5.489
Candlewood St/Capetown St	27" Discharge	33.85441	-118.11167	Lakewood	R	5.543	Lakewood	BI446B	BI446B-003	BI446B- 003	PVC-5.543
South St/Canehill Ave	18" Discharge	33.85822	-118.11172	UNK	R	5.970	Lakewood	BI446B	BI446B-005		PVC-5.970
South St/Canehill Ave	12" Discharge	33.85827	-118.11172	Lakewod	R	5.980	Lakewood	BI446B	BI446B-006		PVC-5.980