Public Comment Draft IGP Deadline: 4/29/11 by 12 noon

El Monte Union High School District

3537 Johnson Avenue • El Monte, California 91731 (626) 444-9005



April 21, 2011

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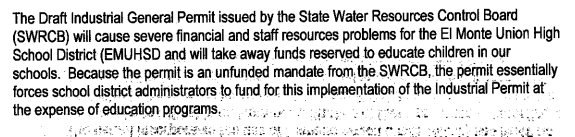
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Clerk to the Board
STATE WATER RESOURCES CONTROL BOARD
1001 | Street
Sacramento, California 95812

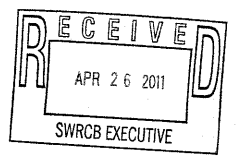
Dear Ms. Townsend:



The EMUHSD transports over 5,000 students using our buses annually. We have over 15 buses and our bus maintenance yard has never been cited as a storm water polluter.

Our district has many concerns with the proposed permit that were voiced at the March 29, 2011 SRWRCB hearing. Our most immediate concerns are as follows:

- The permit would require over 300 new or revised inspections and recordation
 of the inspections annually. School districts are already overburdened with federal
 and state compliance requirements.
- 2. The cost to implement the permit is estimated to cost from 429,400 to over \$100,000 if advanced treatment for exceeding numeric effluent limits occur. Education has taken the largest budget reductions from the State since 2007-08 and is projected to take an additional reduction for 2011-2012 if the current temporary tax extensions are not approved by voters. The cost to implement the permit is not commensurate with the benefits. School district bus yards are not major polluters. We recommend that the SWRCB consider the cost of implementing the permit and were applicable, provide exemptions for school bus yards.
- 3. The permit incorporates the use of Numeric Action Limits (NALs) and Numeric Effluent Limits (NELs) in an improper utilization of these processes. According to the California Stormwater Quality Association, the SWRCB proposed utilization of the NALs and NESs to set performance standards and remediation follow up for possible mandatory fines is improper and an incorrect adaptation of the United States



Ms. Townsend, Clerk to the Board, SWRCB April 21, 2011 Page 2

Environmental Protection Agency processes into a storm water permit. We recommend that the NALs and NELs requirements be deleted.

4. The permit mandates that district staff must receive training from a State spensored Qualified Storm Water Pollution Prevention Plan Practitioner training program and as a result would eliminate the need for group monitoring. We do not agree with this conclusion. The primary mission of district bus maintenance yard staff is to provide safe, reliable and available buses to transport students. Under "group monitoring" a monitor provides annual and as needed training as problems arise, reminds district to conduct inspections and fill out reports, reviews reports for compliance, analyzes water samples, and answers questions. Elimination of group monitoring eliminates a vital source of information and expertise and would result in less compliance. We recommend that group monitoring be retained and if a district utilizes group monitoring, that district staff be exempted from the training requirement.

We believe that school district bus yards are different that truck bus yards servicing inter-state commerce, salvage yard, and land fill sites, and recommend that the SWRCB recognize our difference. School district bus maintenance yards are not major polluters. School district should not be put into a situation to divert funds intended for educating children to promoting water quality.

The EMUHSD request that you consider our recommendations and respond to our concerns. Questions regarding this letter should be made to Anthony M. Ortega at 626 444-9005.

Sincerely,

Anthony M. Ortega

Assistant Superintendent-Business

AMO:agb

CC:

Mr. Charles R. Hoppin, Chair, SWRCB

Ms. Frances Spivy-Weber, Vice Chair, SWRCB

Ms. Tam M. Doduc, Member, SWRCB

Mr. Roger Chang, Los Angeles County Office of Education

(9300 Imperial Highway, Downey, CA 90242)