Monterey Regional Storm Water Management Program

Revised November 15, 2006_(June 23, 2011)

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Section 1 Introduction

Background

Since the passage of the Clean Water Act (CWA), the quality of our Nation's waters has improved dramatically. Despite this progress, however, degraded water bodies still exist. According to the 1996 National Water Quality Inventory (Inventory), a biennial summary of State surveys of water quality, approximately 40 percent of surveyed U.S. water bodies are still impaired by pollution and do not meet water quality standards. A leading source of this impairment is polluted runoff. In fact, according to the Inventory, 13 percent of impaired rivers, 21 percent of impaired lake acres and 45 percent of impaired estuaries are affected by urban/suburban storm water runoff and 6 percent of impaired rivers, 11 percent of impaired lake acres and 11 percent of impaired estuaries are affected by construction site discharges.

In 1972, the Federal Water Pollution Control Act (also referred to as the Clean Water Act [CWA]) was amended to provide that the discharge of pollutants to waters of the United States from any point source is unlawful unless the discharge is in compliance with a National Pollutant Discharge Elimination System (NPDES) permit. The 1987 amendments to the CWA added \$402(p), which established a framework for regulating certain storm water discharges under the NPDES Program.

Phase I of the U.S. Environmental Protection Agency's (EPA) storm water program was promulgated in 1990 under the CWA. Phase I relies on National Pollutant Discharge Elimination System (NPDES) permit coverage to address storm water runoff from: (1) "medium" and "large" municipal separate storm sewer systems (MS4s) generally serving populations of 100,000 or greater, (2) construction activity disturbing 5 acres of land or greater, and (3) ten categories of industrial activity.

On December 8, 1999, EPA promulgated regulations known as the Storm Water Phase II Final Rule. The Phase II program expanded the Phase I program by requiring additional operators of MS4s in urbanized areas and operators of small construction sites, through the use of NPDES permits, to implement programs and practices to control polluted storm water runoff.

Purpose of the Storm Water Management Program

The purpose of the Monterey Regional Storm Water Management Program (MRSWMP) is to implement and enforce a series of management practices, referred to herein as "Best Management Practices" (BMPs). These BMPs are designed to reduce the discharge of pollutants from the municipal separate storm sewer systems to the "maximum extent practicable," to protect water quality, and to satisfy the appropriate water quality requirements of the Clean Water Act. The achievement of these objectives will be gauged using a series of Measurable Goals, which also are contained in the MRSWMP. The BMPs are grouped under the following six "Minimum Control Measures", which are required under the Phase II regulations:

- 1. Public Education and Outreach
- 2. Public Participation/Involvement
- 3. Illicit Discharge Detection and Elimination
- 4. Construction Site Runoff Control
- 5. Post-Construction Runoff Control
- 6. Pollution Prevention/Good Housekeeping

Content of the Monterey Regional Storm Water Management Program

The MRSWMP describes the organizational framework under which the participating entities will-work together to accomplish the objectives of the Program. It contains a description, and map, of the areas to be covered by the NPDES permit for which the Program was prepared. It also describes how the BMPs and Measurable Goals will be applied and enforced within the jurisdictional boundaries of each of the participating entities.

The heart of the MRSWMP is the listing of BMPs and Measurable Goals (Table 4-1). This <u>listtable</u> was developed by the participating entities, using the very comprehensive list of <u>potential-recommended</u> BMPs and Measurable Goals promulgated by <u>the EPA</u>. The MRSWMP list contains those BMPs and Measurable Goals that the participants believe will be most useful and effective in reducing the discharge of pollutants from storm sewer systems within the particular geographic area covered by this permit.

The participating entities also used the Model Urban Runoff Program (MURP) which was completed in July of 1998. MURP is a comprehensive how-to guide developed for local governments to address the issues of polluted runoff in the urban environment. The MURP provides options to help small municipalities develop their own urban runoff programs for the Phase II process. The MURP was prepared by the City of Monterey, City of Santa Cruz, MBNMS, California Coastal Commission, Association of Monterey Bay Area Governments (AMBAG), Woodward-Clyde Consultants, and the Central Coast Regional Water Quality Control Board with money from a State 319 (h) grant. Many other local municipal agencies acted as peer reviewers throughout the development of the MURP through semi-annual meetings of the AMBAG Stormwater Task Force, now known as the Monterey Bay Stormwater Information Exchange.

California Stormwater Quality Association (CASQA) BMP Handbooks were used to update certain BMPs and Measurable Goals, as well as inspection checklists and the BMP Guidance Series contained in Appendix E. CASQA is an organization that assists municipalities throughout the state of California in implementing the stormwater requirements contained in the Clean Water Act. CASQA recommends objectives and procedures for stormwater discharges control programs which:

- <u>Are technically and economically feasible</u>
- <u>Provide significant environmental benefits and protect our water resources</u>
- Promote the advancement of stormwater management technology
- Effect compliance with State and Federal laws, regulations and policies

These Handbooks provide general guidance for selecting and implementing Best Management Practices (BMPs) to reduce pollutants in runoff from urbanized areas. The CASQA Handbooks were originally published in 2003, and continue to be updated by CASQA on an ongoing basis.

Section 2 NPDES Phase II Program and Requirements

Description of the Phase II NPDES Program

The Phase II NPDES Program is intended to address potentially adverse impacts to water quality and aquatic habitat by instituting the use of controls on the unregulated sources of storm water discharges that have the greatest likelihood of causing continued environmental degradation. The environmental problems associated with discharges from MS4s in urbanized areas and discharges resulting from construction activityies are outlined below. Although these problems provide the basis and rational for the Phase II Program, it is important to note that these problems do not necessarily exist or pertain to the storm drains that are the subject of the MRSWMP.

Storm water discharges from MS4s in urbanized areas are a concern because of the potential for these discharges to contain pollutants. Concentrated development in urbanized areas substantially increases impervious surfaces, such as city streets, driveways, parking lots, and sidewalks, on which pollutants from concentrated human activities can settle and remain until a storm event washes them into nearby storm drains.

Common pollutants include pesticides, fertilizers, oils, salt, litter and other debris, and sediment. Another concern isare the possible illicit connections of sanitary sewers, which can result in fecal coliform bacteria entering the storm sewer system. Storm water runoff can pick up and transport these and other potentially harmful pollutants and discharge them untreated to waterways via storm sewer systems. Under some circumstances, these discharges can result in fish kills, the destruction of spawning and wildlife habitats, a loss in aesthetic value, and contamination of drinking water supplies and recreational waterways that can threaten public health.

Uncontrolled runoff from construction sites is a water quality concern because of the effects that sedimentation can have on local water bodies, particularly small streams. Numerous studies have shown that the amount of sediment transported by storm water runoff from construction sites with no controls is significantly greater than from sites with controls. In addition to sediment, pollutants such as pesticides, petroleum products, construction chemicals, solvents, asphalts, and acids can be present at construction sites and have the potential under some circumstances to be picked up by storm water. During storms, construction sites can be the source of sediment-laden runoff, which can overwhelm a small stream channel's capacity, resulting in streambed scour, stream bank erosion, and loss of near-stream vegetative cover. Where left uncontrolled, sediment-laden runoff has been shown to result in the loss of in-stream habitats for fish and other aquatic species, an increased difficulty in filtering drinking water, the loss of drinking water reservoir storage capacity, and negative impacts on the navigational capacity of waterways.

The Phase II NPDES Program contains the following six program elements, termed "Minimum Control Measures."

1. Public Education and Outreach

Distributing educational materials and performing outreach to inform citizens about the potential impacts polluted storm water runoff discharges can have on water quality.

2. Public Participation/Involvement

Providing opportunities for citizens to participate in program development and implementation, including effectively publicizing public hearings and/or encouraging citizen representatives to attend storm water management program meetings.

3. Illicit Discharge Detection and Elimination

Developing and implementing a plan to detect and eliminate illicit discharges to the storm sewer system. This includes <u>adopting ordinances</u>, developing <u>a-storm water</u> system maps, informing the community about hazards associated with illegal discharges and improper disposal of waste, <u>a reporting mechanism for the public</u>, and enforcement measures.

4. Construction Site Runoff Control

Developing, implementing, and enforcing an erosion and sediment control program for construction activities that disturb 4<u>one</u> or more acres of land (controls could include silt fences and temporary storm water detention ponds).

5. Post-Construction Runoff Control

Developing, implementing, and enforcing a program to address discharges of postconstruction storm water runoff from new development and redevelopment areas. Applicable controls could include preventative actions such as protecting sensitive areas (e.g., wetlands) or the use of structural BMPs such as grassed swales or porous pavement.

6. Pollution Prevention/Good Housekeeping

Developing and implementing a program with the goal ofto preventing or reducinge pollutant runoff from municipal operations. The program must include municipal staff training on pollution prevention measures and techniques, which might include such things as regular street sweeping, reduction in the use of pesticides or street salt, or frequent catch-basin cleaning.

Summary of State Phase II General Permit Requirements

General

The EPA delegated <u>authority</u> to the State Water Resources Control Board (SWRCB) the <u>authority</u> to administer and enforce the Phase II NPDES Program within the State of California. In-On April 30, 2003 the SWRCB adopted a General Permit<u>regulating-for</u> storm water discharges from regulated Small MS4s. An "MS4" is defined as a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains): (i) designed or used for collecting or conveying storm water; (ii) which is not a combined sewer; and (iii) which is not part of a Publicly Owned Treatment Works (POTW) as defined at Title 40 of the Code of Federal Regulations (CFR) §122.2.

A "Small MS4" is defined as an MS4 within a U.S. Census Bureau defined "urbanized area" that is not a permitted MS4 under the Phase I regulations. This definition of a Small MS4 applies to MS4s operated within cities and counties as well as governmental facilities that have a system of storm sewers.

Federal regulations allow two permitting options for storm water discharges (individual permits and general permits). The SWRCB elected to adopt a statewide general permit in order to efficiently regulate numerous storm water discharges under a single permit. In certain situations a storm water discharge may be more appropriately and effectively regulated by an individual permit, a region-specific general permit, or by inclusion in an existing Phase I permit. In these situations, the Regional Water Quality Control Board (RWQCB) Executive Officer (EO) will direct the MS4 operator to submit the appropriate application, in lieu of a Notice of Intent to comply with the terms of this General Permit. In these situations, the individual or regional permits will govern, rather than the General Permit.

Entities Subject to the General Permit

The General Permit regulates discharges of storm water from "regulated Small MS4s." A "regulated Small MS4" is defined as a Small MS4 that discharges to a water of the U.S. or other MS4 regulated by an NPDES permit and is designated in one of the following ways:

1. Automatically designated by U.S. EPA pursuant to 40 CFR §122.32(a)(1) because it is located within an urbanized area defined by the Bureau of the Census (see Attachment 1, NPDES Permit CAS000004); or

2. Individually designated by the SWRCB or RWQCB after consideration of the following factors:

a. <u>High population density</u> – High population density means an area with greater than 1,000 residents per square mile. Also to be considered in this definition is a high density created by a non-residential population, such as tourists or commuters.

b. <u>High growth or growth potential</u> –If an area grew by more than 25% between 1990 and 2000, it is a high growth area. If an area anticipates a growth rate of more than 25% over a 10-year period ending prior to the end of the first permit term, it has high growth potential.

c. <u>Significant contributor of pollutants to an interconnected permitted MS4</u> – A small MS4 is interconnected with a separate permitted MS4, if storm water that has entered the Small MS4 is allowed to flow directly into a permitted MS4. In general, if the Small MS4 discharges more than 10% of its storm water to the permitted MS4, or its discharge makes up more than 10% of the other permitted MS4's total storm water volume, it is a significant contributor of pollutants to the permitted MS4. In specific cases, the MS4s involved, or third parties, may show that the 10% threshold is inappropriate for the MS4 in question.

d. <u>Discharge to sensitive water bodies</u> – Sensitive water bodies are receiving waters, including groundwater, which are a priority to protect. They include the following:

- Those listed as providing or known to provide habitat for threatened or endangered species;
- Those used for recreation that are subject to beach closings or health warnings; or

• Those listed as impaired pursuant to CWA §303(d) due to constituents of concern in urban runoff (these include BOD, sediment, pathogens, petroleum hydrocarbons, heavy metals, floatables, polycyclic aromatic hydrocarbons (PAHs), trash, and other constituents that are found in the MS4 discharge). Additional criteria to qualify as a sensitive water body may exist and may be determined by the SWRCB or RWQCB on a case-by-case basis along with the MS4's designation justification.

e. <u>Significant contributor of pollutants to waters of the United States</u> –Specific conditions presented by the MS4 may lead to significant pollutant loading to waters of the U.S. that are otherwise unregulated or inadequately regulated. An example of such a condition may be the presence of a large transportation industry.

These factors are considered when the SWRCB evaluates whether a Small MS4 should be required to implement a storm water program that meets the provisions of the General Permit. An MS4 and the population that it serves need not meet all of the factors to be designated. These factors were chosen to target MS4s that in general have the potential to impact water quality due to conditions influencing discharges into their system or due to where they discharge.

The definition of a Small MS4 provided at §122.26(b)(16) includes systems of storm water conveyances owned or operated by the United States, a State, city, town, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity. This term includes systems similar to separate storm sewer systems in municipalities, such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares. This term does not include separate storm sewers in very discrete areas, such as individual buildings.

There is a wide array of governmental facilities with varying storm water conveyance structures. Some of the structures clearly form a system of conveyances similar to those in municipalities while others do not. In general, storm water structures serving public campuses (including universities, community colleges, primary schools, and other publicly owned learning institutions with campuses), military bases, and prison and hospital complexes are Small MS4s that are similar to traditional storm water systems that serve cities and counties. Those Small MS4s within or adjacent to a regulated Small, medium, or large MS4s are themselves regulated Small MS4s and are subject to an MS4 storm water permit.

There may be instances where a governmental facility does not have a storm sewer system that is similar to a traditional MS4 but is a significant source of pollutants and may be designated as a regulated Small MS4 by \$122.26(a)(v).

While discharges from Small MS4s serving a city or county within the permit area of a permitted city or county will be regulated under the respective city or county permit, discharges from Small MS4s serving other governmental facilities (i.e. facilities owned and operated by the federal or state government) do not fall under the jurisdiction of the city or county and therefore may need to be permitted separately. Additionally, similar facilities

operated privately are not subject to this permit because, by definition, only public entities operate Small MS4s, and the city or county has legal authority over the private entity.

Notification Requirements

As required by 40 CFR §122.33(c)(1) and the Porter-Cologne Water Quality Control Act (Porter-Cologne) §13376, regulated Small MS4s automatically designated because they are within an urbanized area must submit to the appropriate RWQCB by March 10, 2003, a Notice of Intent (NOI) to comply with the terms of the General Permit, a Storm Water Management Program (SWMP), and a fee.

Regulated Small MS4s that fail to either (1) obtain coverage under this General Permit or a separate individual permit, or (2) secure a waiver from the NPDES program from the implementing agencies, will be in violation of the CWA and the Porter-Cologne Water Quality Control Act.

Once the RWQCB has approved its SWMP, a regulated Small MS4 will be considered to be permitted. The MS4 shall then begin implementing its SWMP. The Permittee may subsequently propose to the RWQCB changes in its SWMP. The RWQCB may also request changes to the SWMP, if it deems it appropriate in order to achieve compliance with the General Permit.

Section 3 Regional Permit Organization

Memorandum of Agreement for the Monterey Regional Storm Water Pollution Prevention Program

As mentioned in Section 2, the EPA has delegated authority to the SWRCB to administer and enforce the Phase II NPDES permit process within California. In turn the SWRCB has delegated permitting authority to the California Regional Water Quality Control Board – Central Coastal Basin (RWQCB-CCB) to administer the NPDES permit process within the area <u>that</u>-this MRSWMP will be performed.

Since the Phase II Storm Water Regulations would affect most, if not all, of the member entities of the Monterey Regional Water Pollution Control Agency (MRWPCA), MRWPCA's Board of Directors directed its staff to determine if it could assist these entities in complying with these regulations.

A Working Group, comprised of public works representatives from each of MRWPCA's member entities, was formed in March 2000, and held a series of meetings. The purpose of the Working Group was to evaluate the feasibility and potential benefits of obtaining a Regional Permit, rather than individual entity permits, for those entities that would be subject to the Phase II permit requirements. The Working Group discussed and investigated a number of regional storm water permitting issues, and concluded that it would be mutually beneficial for the affected entities to band together and apply as co-permittees under a single General Permit.

To formalize this regional approach, in mid-2002 a "Memorandum of Agreement for the Monterey Regional Storm Water Pollution Prevention Program" was prepared and executed by the MRWPCA and by nine entities in the southern Monterey Bay area. The purpose of the Agreement was to create the administrative organization, responsibilities, and commitments to develop a regional storm water program and to cooperate to efficiently and economically comply with the Phase II NPDES requirements. The term of the Agreement commenced on the date the last permittee executed it in late 2002, and will terminate upon the expiration of the first NPDES Phase II storm water permit that is issued, unless this term is extended by the permittees.

The following are the key elements of the MRSWMP that <u>hashave</u> been developed under this Agreement:

• The purpose of the Program is to reduce pollution from storm water discharges and runoff. By doing this the Program is intended to fulfill the obligations of the Participating Entities with regard to EPA's Phase II Storm Water NPDES requirements, and is to be a collective effort and with implementation of area-wide activities, designed to benefit all Participating Entities.

- A Management Committee was created to provide for overall Program coordination, review, and budget oversight, with respect to the NPDES Permit, and Bylaws were adopted. The Management Committee acts as the official management and oversight body for the Program, providing direction and guidance for the Program and the Program budget which -will be reviewed and adopted approved by the Management Committee for each fiscal year. The Management Committee establishes timelines and budgets for completion of Program tasks.
- Unless otherwise advised by the Program Attorney, meetings of the Management Committee, including any closed sessions with the Program Attorney, will be conducted in accordance with the "Brown Act" (Government Code Section 54950 et seq.). This provides the public the opportunity to participate in the development and conduct of the program.
- The Management Committee selected the MRWPCA to beact as the initial-Program Manager for the Program. As used in the Agreement, the term "Program Manager" has the same meaning as the term "Lead Agency" as defined in the Notice of Intent forms included in Appendix A. Although the MRWPCA itself is not required to be covered by a Phase II NPDES Permit, as Program Manager, the MRWPCA is responsible for Program management and administration, <u>Regional</u> Permit management, technical program management, and related duties. The MRWPCA is not responsible for providing program management services related to individual Permittee's permit programs, but may provide such services under separate contracts with any of the permittees.
- Each of the permittees will be responsible for performing the following duties on behalf of its own jurisdiction:
 - □ Comply with applicable NPDES Permit conditions within its jurisdictional boundaries
 - Participate in Management Committee meetings and other required meetings of the permittees
 - □ Implement its Community-Specific Program
 - Provide reports to the Program Manager for purposes of reporting, on a joint basis, compliance with applicable provisions of the NPDES Permit and the status of Program implementation
 - □ Individually address inter-agency issues, agreements or other cooperative efforts.

A complete copy of the Agreement is contained in Appendix B.

Participating Entities

The following entities are signatories to the Agreement and are participants in the Monterey Regional Storm Water Management Program:

City of Pacific Grove, a municipal corporation of the State of California; City of Monterey, a municipal corporation of the State of California; City of Seaside, a municipal corporation of the State of California; City of Sand City, a municipal corporation of the State of California; City of Del Rey Oaks a municipal corporation of the State of California; City of Marina, a municipal corporation of the State of California; City of Carmel-by the Sea, a municipal corporation of the State of California; County of Monterey, a political subdivision of the State of California. The Pebble Beach Company and the City of Carmel-by-the-Sea were also signatories to the Agreement, but terminated their participation in early 2005, in accordance with Section 6.03 of this Agreement. <u>Carmel-by-the-Sea subsequently returned as a full Participating Entity in</u> 2006. On October 6, 2006 the City submitted its Notice of Intent to the RWQCB to be covered under the State's General Permit for MS4s, using the MRSWMP as the City's Storm Water Management Program, with certain supplemental language to incorporate the city into that program. The City received a Notice of Enrollment in May 2008 from the RWQCB for coverage for the City under the General Permit. Coverage became effective May 1, 2008. However, both of these entities intend to become The Pebble Beach Company became a Coordinating EntitiesEntity, as described below, by executing <u>a</u> Letter of Understanding with the Management Committee.

Coordinating Entities

The <u>Pebble Beach Company, the Monterey Peninsula Unified School District, the Pacific</u> Grove Unified School District, and the Carmel Unified School District <u>have all</u> indicated their desire and intent to coordinate certain of their individual SWMP activities with those of the MRSWMP. These activities are expected to involve Minimum Control Measures 1 and 2 (Public Education and Outreach and Public Participation and Involvement). Letters of Understanding were executed by the Management Committee of the Monterey Regional Storm Water Pollution Prevention Program and each of these <u>Districts entities</u> to formalize this coordination. As of the date of preparation of this MRSWMP these DistrictsEach of these entities<u>has had</u> contributeds to the costs of preparing and implementing the Public Education and Outreach Program <u>and the Public Participation and Involvement Program</u> described in Appendix E, and the Public Participation and Involvement Program Described in <u>Appendix F</u>. In addition, representatives from these Districts<u>the Pebble Beach Company</u> frequently attends the regular meetings of the MRSWMP Management Committee.

Permit Boundary

The boundary of the area within which the MRSWMP will be carried is being outimplemented is as follows:

- For the participating entities that are incorporated cities, the MRSWMP will beis carried out throughout the area bounded by its legal jurisdictional boundary, except within those areas over which the entity does not have jurisdiction. Such areas include, but are not limited to:
 - Federal Facilities including the U.S. Defense Language Institute, the U.S. Naval Postgraduate School and its facilities and housing areas, and the Ord Military Community at the former Fort Ord.
 - School districts including the Pacific Grove, Monterey Peninsula, and Carmel Unified School Districts
 - Colleges and universities including Monterey Peninsula College, California State University at Monterey Bay, and the University of California at Santa

Cruz

Miscellaneous other facilities including the Monterey Peninsula Airport and the Monterey Fairgrounds

• For the County of Monterey, the MRSWMP will be is being carried-implemented out in- the unincorporated areas of County jurisdiction which have been designated by the U.S. Census Bureau as being "Urbanized Areas" and which are within the County's legal jurisdictional boundary

• Figure 3-1 shows the geographic areas covered by the MRSWMP.

Applicability of Storm Water Pollution Prevention BMPs and Measurable Goals

Except as noted in the following sections titled "Areas of Special Biological Significance," and "Applicability of General Permit Attachment 4 Requirements," the BMPs and Measurable Goals will be applied to all of the areas described above, as shown in Figure 3-1.

For the cities there are Each City has legal descriptions of their jurisdictional boundaries. If necessary, these can be used to precisely determine the geographic extent of a city's obligation to carry out the BMPs and Measurable Goals.

For the County, since there are no legal descriptions of the boundaries of the Urbanized Areas, the boundaries will be as shown in Figures 3-2 through 3-4, which are <u>blowupsenlargements</u> of the Urbanized Area maps as provided by the U.S. Census Bureau. These maps have sufficient detail related to geographic features, such as roads, so that, if necessary, they can be used to precisely determine the geographic extent of the County's obligation to carry out the BMPs and Measurable Goals. The BMPs and Measurable Goals of the MRSWMP will <u>not</u> be carried out in any other unincorporated areas of the County, since those areas are not subject to the requirements of the Phase II NPDES Program.

Areas of Special Biological Significance

On March 21, 1974, the State Water Resources Control Board (SWRCB), in Resolution No. 74-28, designated 31 Areas of Special Biological Significance (ASBS). Subsequently, the SWRCB designated three additional ASBS for a total of 34. <u>Some of the sS</u>torm water discharges from some of the Participating Entities discharges into <u>an</u> ASBS. Since 1983, the Ocean Plan has prohibited "waste" discharges to ASBS. Similar to previous versions of the Ocean Plan, the 2001 Ocean Plan (Resolution No. 2000-108) states: "Waste shall not be discharged to areas designated as being of special biological significance. Discharges shall be located a sufficient distance from such designated areas to assure maintenance of natural water quality conditions in these areas."

Assembly Bill 2800, the Marine Managed Areas Improvement Act, was signed by former Governor Davis on September 8, 2000. This law added sections to the Public Resources Code (PRC) that are relevant to ASBS. Section 36700 (f) of PRC now defines a state water quality

protection area as "a non_terrestrial marine or estuarine area designated to protect marine species or biological communities from an undesirable alteration in natural water quality, including, but not limited to, areas of special biological significance that have been designated by the State Water Resources Control Board through its water quality control planning process." Section 36710 (f) of PRC states: "In a state water quality protection area point source waste and thermal discharges shall be prohibited or limited by special conditions. Nonpoint source pollution shall be controlled to the extent practicable. No other use is restricted." The classification of ASBS as State Water Quality Protection Areas (SWQPAs) went into effect on January 1, 2003 pursuant to section 36750 of PRC.

Section III (I)(1) of the 2001 Ocean Plan states: "The SWRCB may, in compliance with the California Environmental Quality Act, subsequent to a public hearing, and with the concurrence of the Environmental Protection Agency, grant exceptions where the SWRCB determines: a. The exception will not compromise protection of ocean waters for beneficial uses, and, b. The public interest will be served."

Portions of the city of Pacific Grove discharge to the Pacific Grove Gardens Fish Refuge and Hopkins Marine Life Refuge ASBSs. This ASBS contains the Pacific Grove State Marine Conservation Area and the Hopkins State Marine Reserve. A portion of the runoff from the City of Monterey flows into the Pacific Grove storm water system and is therefore also discharged into thesise ASBSs. The city of Carmel-by-the-Sea discharges to the Carmel Bay ASBS. The Participating Entities that have storm water discharges into ASBS will work are working with SWRCB and RWQCB staff to determine how to appropriately address runoff to ASBS; including whether or not these discharges should be subject to an exception to the ASBS discharge prohibition in the 2001 Ocean Plan. each of these entities has been granted an exception by the SWRCB. The If an exception is granted, it is expected that there will be requirements issued imposed through with the exceptions, once the "Special Protection₇s for Discharges into ASBS" are adopted by the SWRCB, which the affected Participating Entities will be incorporated into their Storm Water Management Programs. If an exception is not granted, those Participating Entities will pursue alternative means to address their ASBS runoff.

Applicability of General Permit Attachment 4 Requirements

Based on the high growth rate criteria contained in the SWRCB's General Permit, the city of Sand City and the unincorporated communities of Prunedale and Castroville in Monterey County are were required by the RWQCB's Resolution No. R3-2006-007, adopted by the RWQCB on September 8, 2006, to implement all of the provisions of Attachment 4 to the General Permit. Because of their discharges to an ASBS, that same Resolution also required the city of Pacific Grove, portions of the city of Monterey, and the city of Carmel-by-the-Sea to implement these same provisions. These provisions include both the "Receiving Water Limitations" and the "Design Standards" set forth in Attachment 4.

Although not required to by the General Permit, the cities of Pacific Grove, Monterey, Seaside, Del Rey Oaks, Marina, and the other portions Monterey County shown in Figures 3-

1 through 3-4 (in addition to Prunedale and Castroville), will implement design standards similar to those set forth in Attachment 4.

Central Coastal Regional Water Quality Control Board Resolution No. R3-2006-0076, adopted September 8, 2006, includes the following directive on pages 5 and 6, under paragraph 2.a:

"2. Pursuant to Section G of the General Permit, the Monterey Permittees are required to amend the MRSWMP no later than October 31, 2006 to include the following provisions. Failure to make these revisions may subject the affected Monterey Permittees to enforcement action:

a. Modify the MRSWMP to list the actual MS4s or MS4 areas that are required to implement Attachment 4, whether based on Attachment 4 'high growth' criteria in the General Permit (Sand City, Prunedale, and Castroville), or based on discharge to an ASBS (Pacific Grove and the portions of the City of Monterey and the Monterey County area of Carmel Valley that flow to an ASBS)."

This requirement was imposed by the RWQCB over the objections of the Monterey Permittees, and a Petition for Review and Request for Stay of these requirements was subsequently filed with the SWRCB<u>and denied</u>. Resolution of the Petition by the SWRCB was pending as of the date of preparation of this MRSWMP. Depending on the outcome of the Petition, this requirement will be either be retained, modified, or deleted.

Annual Reporting

Permit coverage for Carmel-by-the-Sea under the State's General Permit started on May 1, 2008, two years after permit coverage for the other Participating Entities of the MRSWMP began (September 8, 2006). Due to permit coverage, the City of Carmel-by-the-Sea now participates in the implementation of the BMPs and Measurable Goals contained in Table 4-1 of the MRSWMP on the same time schedule as the other Participating Entities. Each Participating Entity's Annual Report information is contained in a single MRSWMP Group Annual Report submitted to the RWQCB each year in November.

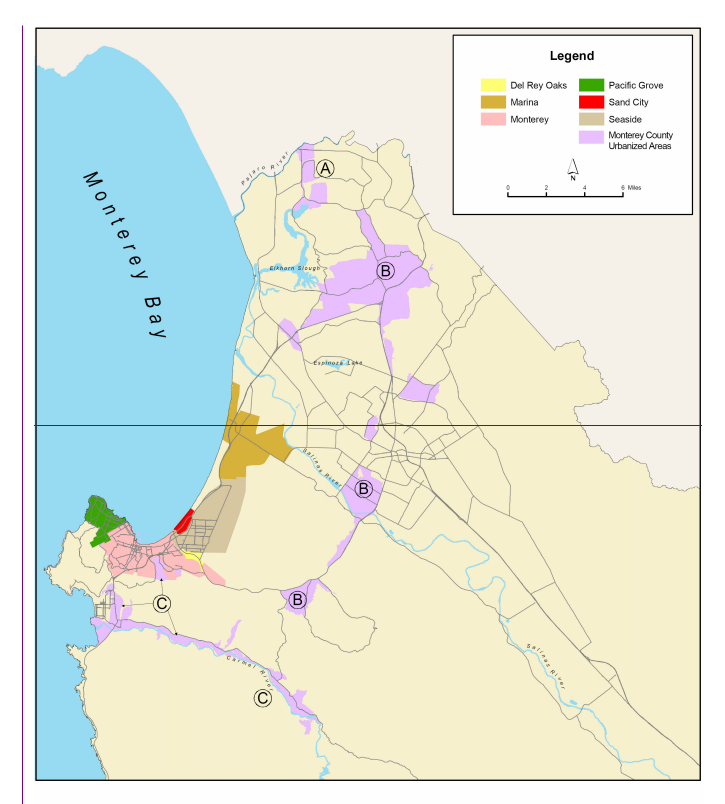
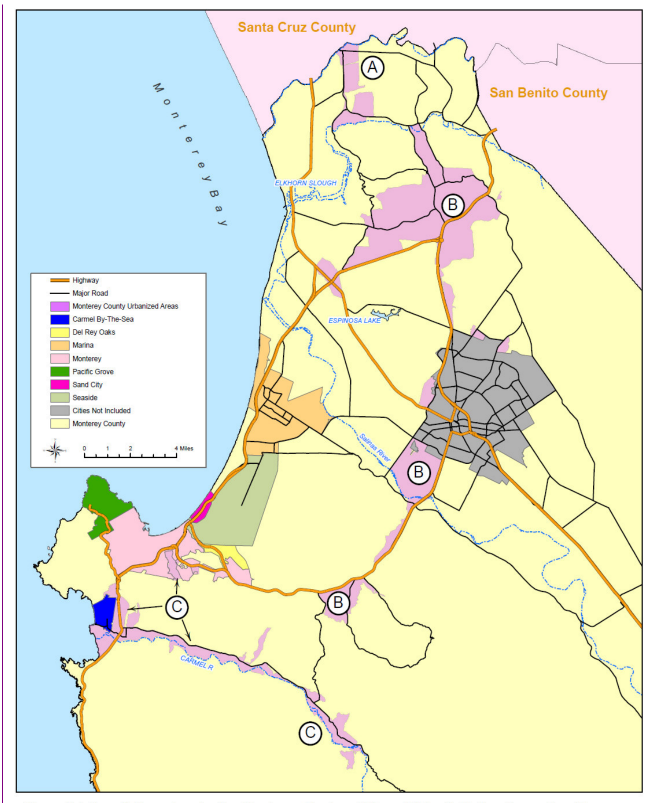


Figure 3-1. Permit Boundary for the Monterey Regional Storm Water Pollution Prevention Program





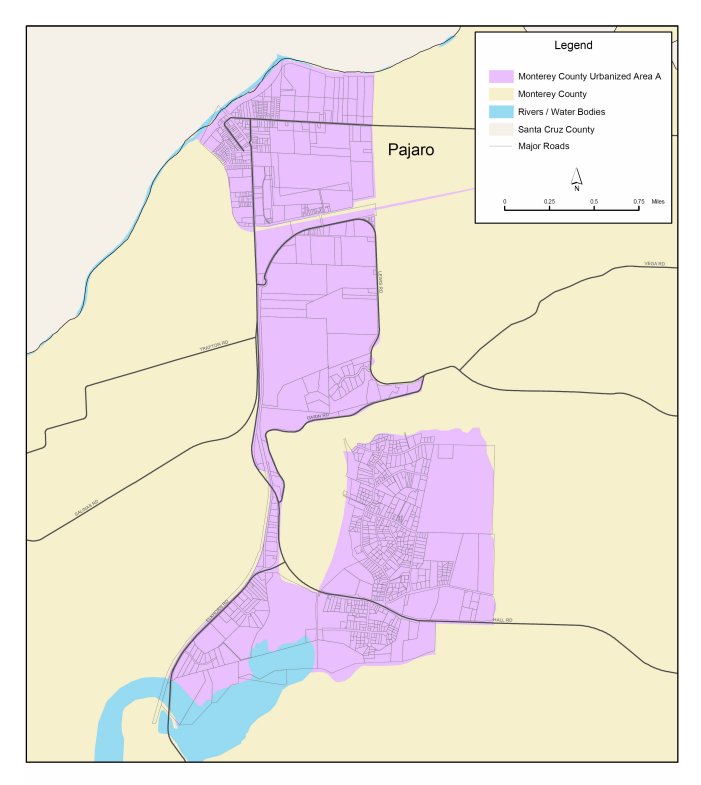


Figure 3-2. Monterey County Urbanized Area A

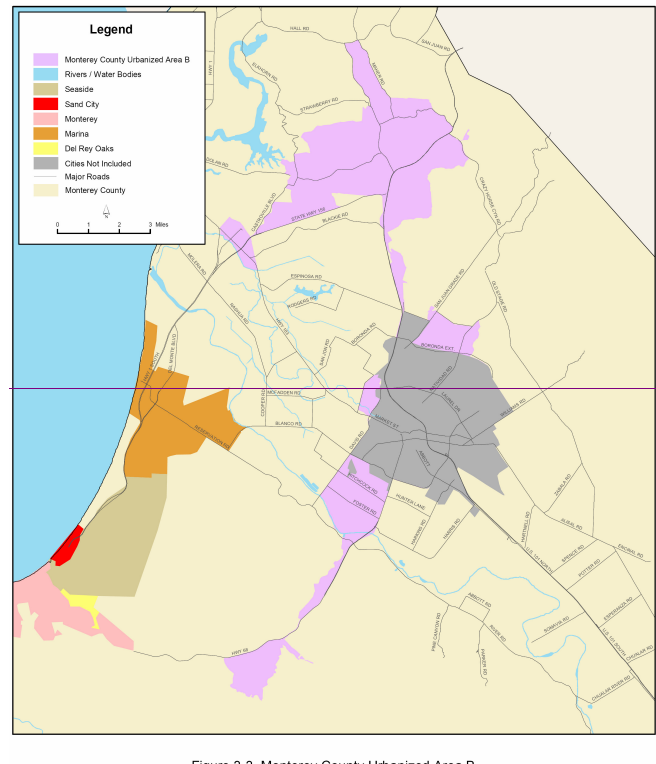
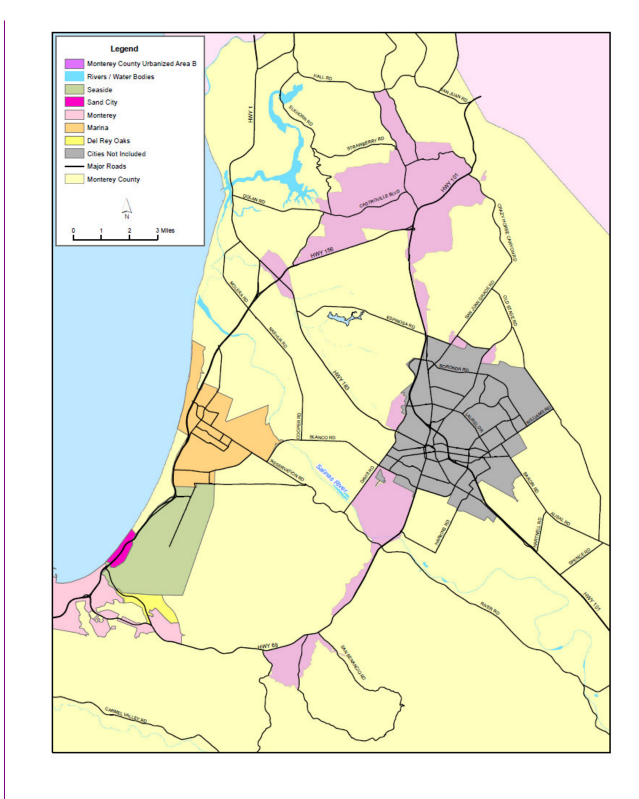


Figure 3-3. Monterey County Urbanized Area B





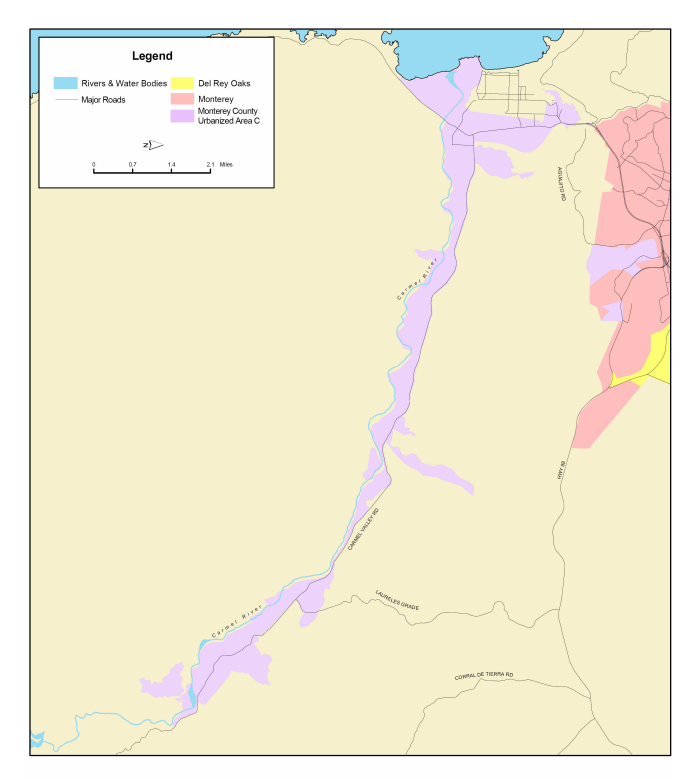


Figure 3-4. Monterey County Urbanized Area C

Section 4 Best Management Practices and Measurable Goals

Description of the Six Minimum Measures

As required by the Final Phase II NPDES General Permit No. CAS000004 adopted by the SWRCB on April 30, 2003, Storm Water Management Plans (SWMPs) must address the six "Minimum Control Measures" that are described in general in Section 2, and described in more detail below.

The MRSWMP will-implements and enforces a program designed to reduce the discharge of pollutants from the municipal separate storm sewer systems of the Participating Entities to the "maximum extent practicable" (MEP) to protect water quality. According to the General Permit, the MEP standard is an ever-evolving, flexible, and advancing concept, which considers technical and economic feasibility. As knowledge about controlling urban runoff continues to evolve, so does that which constitutes MEP. Reducing the discharge of storm water pollutants to MEP in order to protect beneficial uses requires program review and improvement, which includes seeking new opportunities to improve water quality. To do this, the Permittee must conduct and document evaluation and assessment of each relevant element of its program and revise activities, control measures, BMPs, and measurable goals, as necessary to meet MEP.

For each of these six Minimum Control Measures there are BMPs and associated Measurable Goals that <u>will beare being</u> implemented during the course of the permit term. It is through the implementation and evaluation of these BMPs and Measurable Goals that the Participating Entities will ensure that the objectives of the Phase II NPDES Program will be met within the permit boundary of the MRSWMP.

SWMPs must describe BMPs, and associated measurable goals, that will fulfill the requirements of the following six Minimum Control Measures. The measurable goals must include, as appropriate, the months and years for scheduled actions, including interim milestones and frequency of the action. A more detailed discussion of the Minimum Control Measures, and why they are necessary, is provided below. The specific requirements, taken directly from the Final Phase II NPDES General Permit, are shown below under the headings "What is Required".

1. Public Education and Outreach

What is Required?

To satisfy this minimum control measure, the Permittee must:

- 1. Implement a public education program to distribute educational materials to the community or conduct equivalent outreach activities about the potential impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff.
- 2. Determine the appropriate BMPs and measurable goals for this minimum control measure.

Why is it Necessary?

According to the Fact Sheet published by U.S. EPA regarding the *Public Education and Outreach* Minimum Measure, an informed and knowledgeable community is crucial to the

success of a storm water management program since it helps to ensure the following:

- 1. Greater support for the program as the public gains a greater understanding of the reasons why it is necessary and important. Public support is particularly beneficial when operators of small MS4s attempt to institute new funding initiatives for the program or seek volunteers to help implement the program.
- 2. Greater compliance with the program as the public becomes aware of the personal responsibilities expected of them and others in the community, including the individual actions they can take to protect or improve the quality of area waters.

2. Public Participation/Involvement

What is Required?

To satisfy this minimum control measure, the Permittee must:

- 1. At a minimum comply with state and local public notice requirements when implementing a public involvement/participation program.
- 2. Determine the appropriate best management practices (BMPs) and measurable goals for this minimum control measure.

Why is it Necessary?

According to the Fact Sheet published by U.S. EPA regarding the Public Participation/Involvement Minimum Measure, the public can provide valuable input and assistance to a regulated small MS4's municipal storm water management program and; therefore, the Fact Sheet suggests that the public be given opportunities to play an active role in both the development and implementation of the program. An active and involved community is crucial to the success of a storm water management program because it allows for:

- 1. Broader public support since citizens who participate in the development and decision making process are partially responsible for the program and, therefore, may be less likely to raise legal challenges to the program and more likely to take an active role in its implementation.
- 2. Shorter implementation schedules due to fewer obstacles in the form of public and legal challenges and increased numbers of citizen volunteers.
- 3. A broader base of expertise and economic benefits since the community can be a valuable, and free, intellectual resource.
- 4. A conduit to other programs as citizens involved in the storm water program development process provides important cross-connections and relationships with other community and government programs. This benefit is particularly valuable when trying to implement a storm water program on a watershed basis, as encouraged by EPA.

3. Illicit Discharge Detection and Elimination

What is Required?

To satisfy this minimum control measure, the Permittee must:

- 1. Develop, implement, and enforce a program to detect and eliminate illicit discharges (as defined at 40 CFR §122.26(b)(2)) into the regulated small MS4.
- 2. Develop, if not already completed, a storm sewer system map, showing the location of all outfalls and the names and locations of all waters of the U.S. that receive discharges from those outfalls.
- 3. To the extent allowable under State or local law, effectively prohibit, through ordinance, or other regulatory mechanism, non-storm water discharges into the MS4 and implement

appropriate enforcement procedures and actions. Develop and implement a plan to detect and address non-storm water discharges, including illegal dumping, to the system that are not authorized by a separate NPDES permit. Inform public employees, businesses, and the general public of the hazards that are generally associated with illegal discharges and improper disposal of waste.

- 4. Address the following categories of non-storm water discharges or flows only where they are identified as significant contributors of pollutants to the small MS4.
 - a. waterline flushing
 - b. landscape irrigation
 - c. diverted stream flows
 - d. rising groundwaters
 - e. uncontaminated groundwater infiltration to separate storm sewers
 - f. uncontaminated pumped groundwater
 - g. discharges from potable water sources
 - h. foundation drains
 - i. air-conditioning condensation
 - j. irrigation water
 - k. springs
 - l. water from crawl space pumps
 - m. footing drains
 - n. lawn watering
 - o. individual residential car washing
 - p. flows from riparian habitats and wetlands
 - q. dechlorinated swimming pool discharges
- 5. Determine the appropriate BMPs and Measurable Goals for this minimum control measure.

Why is it Necessary?

According to the Fact Sheet published by U.S. EPA regarding the *Illicit Discharge Detection and Elimination* Minimum Measure, discharges from MS4s often include wastes and wastewater from non-storm water sources. EPA reports that a study conducted in 1987 in Sacramento, California, found that almost one-half of the water discharged from a local MS4 was not directly attributable to precipitation runoff. A significant portion of these dry weather flows were from illicit and/or inappropriate discharges and connections to the MS4. Illicit discharges enter the system through either direct connections (e.g., wastewater piping either mistakenly or deliberately connected to the storm drains) or indirect connections (e.g., infiltration into the MS4 from cracked sanitary systems, spills collected by drain outlets, or paint or used oil dumped directly into a drain). The result is untreated discharges that contribute high levels of pollutants, including heavy metals, toxics, oil and grease, solvents, nutrients, viruses, and bacteria to receiving water bodies. Pollutant levels from these illicit discharges have been shown in EPA studies to be high enough to significantly degrade receiving water quality and threaten aquatic, wildlife, and human health.

4. Construction Site Storm Water Runoff Control

What is Required?

To satisfy this minimum control measure, the Permittee must:

1. Develop, implement, and enforce a program to reduce pollutants in any storm water runoff

to the Small MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Reduction of storm water discharges from construction activity disturbing less than one acre must be included in your program if that construction activity is part of a larger common plan of development or sale that would disturb one acre or more.

- 2. Include in the program development and implementation of, at a minimum:
 - a. An ordinance or other regulatory mechanism to require erosion and sediment controls, as well as sanctions, or other effective mechanisms, to ensure compliance, to the extent allowable under State, or local law;
 - b. Requirements for construction site operators to implement appropriate erosion and sediment control BMPs;
 - c. Requirements for construction site operators to control waste such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality;
 - d. Procedures for site plan review which incorporate consideration of potential water quality impacts;
 - e. Procedures for receipt and consideration of information submitted by the public; and
 - f. Procedures for site inspection and enforcement of control measures.
- 3. Determine the appropriate best management practices (BMPs) and measurable goals for this minimum control measure.

Why is it Necessary?

According to the Fact Sheet published by U.S. EPA regarding the Construction Site Runoff Control Minimum Measure, polluted storm water runoff from construction sites often flows to MS4s and ultimately is discharged into local rivers and streams. Of the pollutants listed in the table below, sediment is usually the main pollutant of concern. According to EPA, sediment runoff rates from construction sites are typically 10 to 20 times greater than those of agricultural lands, and 1,000 to 2,000 times greater than those of forestlands. During a short period of time, construction sites can contribute more sediment to streams than can be deposited naturally during several decades. Siltation and other pollutants from construction sites have the potential to cause physical, chemical, and biological harm to our nation's waters. For example, excess sediment can fill rivers and lakes, requiring dredging and destroying aquatic habitats.

Pollutants commonly associated with construction sites include:

Sediment Solid and sanitary wastes Phosphorous (fertilizer) Nitrogen (fertilizer) Pesticides Oil and grease Concrete truck washout Paint, plaster washout

5. Post-Construction Storm Water Management in New Development and Redevelopment

What is Required?

To satisfy this minimum control measure, the Permittee must:

1. Develop, implement, and enforce a program to address storm water runoff from new

development and redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, that discharge into the Small MS4 by ensuring that controls are in place that would prevent or minimize water quality impacts;

- 2. Develop and implement strategies, which include a combination of structural and/or nonstructural BMPs appropriate for your community;
- Use an ordinance or other regulatory mechanism to address post-construction runoff from new development and redevelopment projects to the extent allowable under State or local law. For those Small MS4s described in <u>"E. Supplemental Provisions"-E</u>, the requirements must at least include the design standards contained in Attachment 4 of the General Permit or a functionally equivalent program that is acceptable to the appropriate RWQCB;
- 4. Ensure adequate long-term operation and maintenance of BMPs.
- 5. Determine the appropriate BMPs and measurable goals for this minimum control measure.
- 6. <u>Note</u>: The General Permit does not require redesign of K-12 school or community college facilities that have been submitted to the Department of General Services, Division of the State Architect before adoption of the permit, and which receive final approval from the State Allocation Board or the Public Works Board, as appropriate, on or before December 31, 2004.

Why is it Necessary?

According to the Fact Sheet published by U.S. EPA regarding the *Post-Construction Runoff Control* Minimum Measure, post-construction storm water management in areas undergoing new development or redevelopment is necessary because runoff from these areas has the potential to significantly <u>effectaffect</u> receiving water bodies. Many studies indicate that prior planning and design for the minimization of pollutants in post-construction storm water discharges is a costeffective approach to storm water quality management.

There are generally two forms of substantial impacts of post-construction runoff. The first is caused by an increase in the type and quantity of pollutants in storm water runoff. As runoff flows over areas altered by development, it can pick up potentially harmful sediment and chemicals such as oil and grease, pesticides, heavy metals, and nutrients (e.g., nitrogen and phosphorus). These pollutants can become suspended in runoff and carried to receiving waters, such as lakes, ponds, and streams. Once deposited, these pollutants can enter the food chain through small aquatic life, potentially entering the tissues of fish and humans. The second potential impact from post-construction runoff occurs by increasing the quantity of water delivered to the water body during storms. Increased impervious surfaces can interrupt the natural cycle of gradual percolation of water through vegetation and soil. Instead, water is collected from surfaces such as asphalt and concrete and routed to drainage systems where large volumes of runoff quickly flow to the nearest receiving water. The potential effects of this process include stream bank scouring and downstream flooding, which can result in loss of aquatic life and damage to property.

6. Pollution Prevention/Good Housekeeping for Municipal Operations

What is Required?

To satisfy this minimum control measure, the Permittee must:

1. Develop and implement an operation and maintenance program that includes a training component and has the ultimate goal of preventing or reducing pollutant runoff from municipal operations;

- 2. Using training materials that are available from U.S. EPA, the State, or other organizations, the program must include employee training to prevent and reduce storm water pollution from activities such as park and open space maintenance, fleet building maintenance, new construction and land disturbances, and storm water system maintenance;
- 3. Determine the appropriate best management practices (BMPs) and measurable goals for this minimum control measure.

Why is it Necessary?

According to the Fact Sheet published by U.S. EPA regarding the *Pollution Prevention/Good Housekeeping* Minimum Measure, the pollution prevention/good housekeeping for municipal operations is a key element of the small MS4 storm water management program. This measure requires the small MS4 operator to examine and subsequently alter their own actions to help reduce the amount and type of pollution that can: (1) collect on streets, parking lots, open spaces, and storage and vehicle maintenance areas and discharge into local waterways, and (2) result from actions such as environmentally damaging land development and flood management practices or poor maintenance of storm sewer systems. While this measure is meant primarily to improve or protect receiving water quality by altering municipal or facility operations, it also can result in a cost savings for the small MS4 operator, since proper and timely maintenance of storm sewer systems can help avoid repair costs from damage caused by age and neglect.

Requirements for BMPs and Measurable Goals

The following are excerpts from the SWRCB's Fact Sheet describing the content and requirements of the General Order:

"SWMPs must describe how pollutants in storm water runoff will be controlled and describe BMPs that address the six Minimum Control Measures. Each BMP must have accompanying measurable goals that will be achieved during the permit term, or within five years of designation if designated subsequent to permit adoption, as a means of determining program compliance and accomplishments and as an indicator of potential program effectiveness. The measurable goals should be definable tasks such as number of outreach presentations to make, number of radio spots to purchase, or percentage of pollutant loading to reduce (other examples of measurable goals can be found on U.S. EPA's web-site at http://cfpub.epa.gov/npdes/stormwater/measurablegoals/index.cfm). This approach provides the flexibility to target an MS4's problem areas while working within the existing organization."

"It is not anticipated that the SWMP be fully implemented upon submittal with the NOI. It is the intent of this General Permit that SWMPs submitted with the NOI contain sufficient information such that RWQCB staff and interested parties understand the BMPs that will be implemented or will be developed and implemented over the course of the General Permit term or, for Small MS4s designated subsequent to permit adoption, over a five–year period from designation. It is also expected that SWMPs will protect water quality, contain measurable goals and schedules, and assign responsible parties for each BMP. It is anticipated that the SWMP initially submitted may be revised or modified based on review of RWQCB staff or on comments provided by interested parties in accordance with Provisions G and H.19 of the General Permit."

"For example, it may be proposed that a storm water logo be developed (or an existing one modified) by the end of the first year; an ordinance prohibiting non-storm water discharges be adopted by the end of the second year; a survey of non-storm water discharges throughout the city be completed by the end of the second year; a brochure targeting the restaurant community regarding proper practices to eliminate non-storm water discharges be developed or obtained by the end of the fourth year; and the brochure be distributed to 25 percent of the restaurants within the city during health department inspections by the end of the fifth year. (This example mentions only one activity each year. In fact, numerous activities will occur throughout the permit term that ensureing that a SWMP addressing all six Minimum Control Measures is implemented by the end of the permit term, or within five years of designation for Small MS4s designated subsequent to adoption of the Permit.)"

"Many of the activities that a municipality already does can be recognized as a benefit to storm water or can be modified to add a storm water quality twist. A critical element of SWMP development is an assessment of activities already being conducted. For example, many communities already have a household hazardous waste program, which can be assumed to reduce illicit discharges to the MS4."

"The MS4 has the flexibility to target specific segments of its residential or employee population in ways that are most appropriate for that particular segment."

"In accordance with 40 CFR section 122.34(d)(2), SWRCB provides U.S. EPA's menu of BMPs to consider when developing a SWMP. This menu is available on U.S. EPA's internet site at

<u>http://cfpub.epa.gov/npdes/stormwater/menuofbmps/index.</u><u>http://cfpub1.epa.gov/npdes/st</u> ormwater/swphase2.cfm?program_id=6. The menu provides examples of BMPs and associated measurable goals; however, other BMPs and measurable goals may be used."

Selection of BMPs and Measurable Goals

The entities that are participants in the MRSWMP worked as a group to carefully review EPA's extensive list of potential BMPs and Measurable Goals (referred to above) for all six of the Minimum Control Measures. This group also referred to the Model Urban Runoff Program (MURP) which is a comprehensive how-to guide developed for local governments to address the issues of polluted runoff in the urban environment. The MURP provides options to help small municipalities develop their own urban runoff program for the Phase II process. The guide incorporates the essential elements of a strong urban runoff program with examples of ordinances, best management practices, illicit connections, new development and redevelopment, commercial and industrial facilities, reporting forms and an education and outreach program. The MURP was prepared by the City of Monterey, City of Santa Cruz, MBNMS, California Coastal Commission, Association of Monterey Bay Area Governments (AMBAG), Woodward-Clyde Consultants, and the Central Coast Regional Water Quality Control Board with money from a State 319 (h) grant. Many other local municipal agencies acted as peer reviewers throughout the development of the MURP through semi-annual meetings of the AMBAG Stormwater Task

Force.

Initial Development of BMPs and Measurable Goals

This group then-identified those BMPs and Measurable Goals that they felt would be most useful and effective in reducing the discharge of pollutants from storm sewer systems within the particular geographic area covered by the MRSWMP. The process of reviewing and selecting BMPs and Measurable Goals was carried out in a series of public meetings. Public input was received during those meetings, and was taken into consideration as part of the selection process.

The following is a description of the process used by the group to identify these BMPs and Measurable Goals:

- 1. Three subcommittees of two or more group members were formed. Each subcommittee was assigned to work on two of the Six Minimum Measures, and was given the task of recommending to the full group those BMPs and Measurable Goals that should be selected for those Minimum Measures.
- 2. Each subcommittee member was provided complete copies of these documents for their use in carrying out their assignments: EPA's "Storm Water Phase II Final Rule Fact Sheets", EPA's "Measurable Goals Guidance for Phase II Small MS4s", and EPA's "National Menu of Best Management Practices for Storm Water Phase II".
- 3. These documents provided far more information than was applicable to the area covered by the MRSWMP, so the subcommittees limited their considerations to those pertinent to the geographical region covered by the MRSWMP:

Coastal California Communities Temperate Climate Residential, Commercial, light Industrial High Level of Tourist Activity High Dependence on Automobiles Existence of the Monterey Bay National Marine Sanctuary

- 4. Some of EPA's suggested measurable parameters were clearly not relevant, such as "Road Salt Application and Storage". Others did not appear to apply to the MRSWMP's geographic region, or were ambiguous in how they could be measured.
- 5. Subcommittee members then used their professional judgment and past experience to screen the number of BMPs and Measurable Goals down to a manageable level. This resulted in a first draft that consisted of 70 BMP's and 132 Measurable Goals.
- 6. At a subsequent meeting of the group, these BMPs and Measurable Goals were further screened to produce a final list consisting of 27 BMPs and 42 Measurable Goals. This final list was included as Table 4-1 in the first draft of the Monterey Regional Storm Water Management Program dated March 3, 2003.
- 7. After the SWRCB posted the first draft version of the MRSWMP on its website for public review, comments were submitted by several organizations. The Management Committee participated in a stakeholder meeting on June 8, 2004 with RWQCB Staff and commentors to gain a greater understanding of the concerns expressed in the comment letters. After this meeting, with coordination and assistance from the RWQCB, the Management Committee prepared revisions to MRSWMP, and revised the list of BMPs and Measurable Goals, in

response to those comments. The revised BMP and Measurable Goals list was resubmitted to the RWQCB and posted for public comment on December 8, 2004. On March 15, 2005, a conference telephone call was conducted with RWQCB staff, commentors and some of the Participating Entities. As a result of this call, revisions were again made to the MRSWMP and it was resubmitted to RWQCB staff on April 8, 2005. The RWQCB held a public hearing on the MRSWMP on May 12, 2005. RWQCB Board members asked that further revisions be made to the MRSWMP, and that the revised version be submitted by October 31, 2005, with the intent of having the matter before them again at their February 2006 meeting.

The Participating Entities put considerable effort into further revising the MRSWMP to respond to the issues raised by the RWQCB Board members, and believe that the BMPs contained in Table 4-1 constitute a comprehensive program that exceeds the requirements and objectives of the General Permit.

In identifying those BMPs and Measurable Goals they felt would be most useful and effective, the group took into account general information on storm water pollutants of concern compiled by Federal and State agencies, and the available data on specific storm water quality and pollutants of concern in the geographic area covered by the MRSWMP. This information is summarized below.

General Information on Storm Water Pollutants of Concern

The following information is generic, and does not necessarily pertain to the geographic area covered by the MRSWMP. Pollutants impact receiving waters when they are present at concentrations, frequencies, and durations that affect beneficial uses. Receiving water quality in the geographic area covered by the MRSWMP is generally considered excellent, especially marine and bay water, with relatively few impairments compared with other regions of the State.

Background

EPA widely regards urban runoff carrying non-point source pollution as the nation's leading threat to water quality. Pollutants may include toxic metals, hydrocarbons, nutrients, suspended solids, and many other chemicals that are detrimental to aquatic life. Urbanization and increases in population directly affect the type of pollution that enters storm drains. Impermeable surfaces such as roads prevent storm water from soaking into the ground. These surfaces can become conduits for pollutants. Some examples include oil and grease that wash off roads, fertilizers and pesticides from lawns, and detergents from car washing and commercial activities.

<u>Sediment</u>

Sediment is a common component of storm water, and can be a pollutant. Sediment can be detrimental to aquatic life (primary producers, benthic invertebrates, and fish) by interfering with photosynthesis, respiration, growth, reproduction, and oxygen exchange in water bodies. Sediment can transport other pollutants that are attached to it including nutrients, trace metals, and hydrocarbons. Sediment is the primary component of total suspended solids (TSS), a common water quality analytical parameter.

Nutrients

Nutrients including <u>urea</u>, nitrogen and phosphorous are the major plant nutrients used for fertilizing landscapes, and are often found in storm water. These nutrients can result in excessive or accelerated growth of vegetation, such as algae, resulting in impaired use of water in lakes and other sources of water supply. For example, nutrients have led to a loss of water clarity in Lake Tahoe. In addition, un-ionized ammonia (one of the nitrogen forms) can be toxic to fish.

Bacteria and Viruses

Bacteria and viruses are common constituents in storm water. For separate storm drain systems, sources of these contaminants may include animal excrement, decomposing plant matter, and sanitary sewer overflow. Sources can be natural (e.g., birds, other wildlife), as well as manderived (e.g., <u>sewage or pet waste</u>). High levels of indicator bacteria in storm water have led to the closure of beaches, lakes, and rivers to contact recreation such as swimming. However, current indicator-based standards are based on health studies where people were exposed to human fecal wastes. The relevance of these indicator standards where human fecal wastes have not contaminated storm water is questionable.

Oil and Grease

Storm water often carries oil and grease that contain a wide array of hydrocarbon compounds, some of which are toxic to aquatic organisms at low concentrations. Sources of oil and grease include leakage, spills, cleaning and sloughing associated with vehicle and equipment engines and suspensions, leaking and breaks inor rupture of hydraulic systems, restaurants, and waste oil disposal.

Metals

Metals including lead, zinc, cadmium, copper, chromium, and nickel are commonly found in storm_water. Many of the <u>industrial and architectural artificial</u> surfaces of the urban environment (e.g., galvanized metal, paint, <u>automobiles, or preserved wood, rain gutters, roof flashing, brake pads</u>) contain metals, which enter storm water as the surfaces corrode, flake, dissolve, decay, or leach. Over half the trace metal load carried in storm water is associated with sediments. Metals are of concern because they <u>can attach to sediment and</u> can be toxic to aquatic organisms,; they can bioaccumulate (accumulate to toxic levels in aquatic animals such as fish), and have the potential to contaminate drinking water supplies.

Organics

Organics may be found in storm water in low concentrations. Often synthetic organic compounds (adhesives, cleaners, sealants, solvents, etc.) are widely applied and may be improperly stored and disposed <u>of</u>. In addition, deliberate dumping of these chemicals into storm drains and inlets causes environmental harm to waterways.

Pesticides

Pesticides (including herbicides, fungicides, rodenticides, and insecticides) have been repeatedly detected in stormwater at toxic levels. As pesticide use has increased, so too have concerns about adverse effects of pesticides on the environment and human health. Accumulation of these compounds in simple aquatic organisms, such as plankton, provides an avenue for bio_ magnification through the food web, potentially resulting in elevated levels of toxins in organisms that feed on them, such as fish and birds.

Gross Pollutants

Gross Pollutants (trash, debris, and floatables) are often carried by storm water and may include heavy metals, pesticides, and bacteria. Typically resulting from an urban environment, industrial sites and construction sites, trash and floatables may create an aesthetic "eye sore" in waterways <u>and be harmful to marine wildlife</u>. Gross pollutants also include plant debris (such as leaves and lawn-clippings from landscape maintenance), animal excrement, street litter, and other organic matter. Such substances may harbor bacteria, viruses, vectors, and depress the dissolved oxygen levels in streams, lakes, and estuaries sometimes causing fish kills.

Specific Storm Water Quality and Pollutants of Concern

Initial Identification of Pollutants of Concern

The following information is was adapted from the "First Flush Report in the Cities of Capitola, Monterey, Pacific Grove, and Santa Cruz", November 7, 2002, prepared by the Monterey Bay Sanctuary Citizen Watershed Monitoring Network. This information pertains to portions of the geographic area covered by the MRSWMP, specifically Monterey and Pacific Grove.

First Flush is the first significant rainfall of the wet season. During First Flush, occurs when sheeting rainwater flushes roadways and impermeable surfaces and carries accumulated contaminants and debris into the ocean. More than an inch of rain pelted the Central Coast in 2002 with water and winds that brought down trees. Capitola and Santa Cruz volunteers mobilized at 2:30 AM while Monterey and Pacific Grove volunteers eagerly waited until 5:30 PM for the storm to arrive on the south end of the bay.

The Monterey Bay Sanctuary Citizen Watershed Monitoring Network and the Coastal Watershed Council in collaboration with the Cities of Capitola, Monterey, Pacific Grove, and Santa Cruz coordinated First Flush 2002. When the storm arrived, 19 storm drain outfalls were monitored. All sites were monitored two to four times at approximately 30 minute intervals to determine any change in contaminants over time.

All of the sites were monitored for the parameters listed below.

- conductivity
- water temperature
- pH
- nitrate as N
- orthophosphate as P
- total coliform
- toxicity

- zinc
- copper
- lead
- oil and grease
- total suspended solids (TSS)
- total dissolved solids (TDS)
- Escherichia coli (*E. coli*) or fecal coliform

November 2002 was the third annual First Flush monitoring event in Monterey and Pacific Grove and the second annual event in Capitola and Santa Cruz. With three years of data, time series results and the additional toxicity analysis, some trends <u>are were</u> beginning to appear. There <u>are were</u> distinct trends between sites and between years. For example, copper, lead and zinc concentrations <u>have</u> increased every year at most of the sites. Average nitrate concentrations <u>have been were</u> consistently low for all three years.

Toxicity analysis of three different marine organisms indicated that the water from the First Flush was toxic to the test organisms at the majority of sites. Preliminary findings identify copper and zinc concentrations as possibly contributing to the toxicity.

The data that was collected indicates<u>d</u> that there <u>are were</u> sites that <u>stand stood</u> out from the rest with higher pollutant concentrations. Each city had at least one site that warrants more investigation and upstream monitoring. The <u>Monterey Sanctuary Citizen Water Quality</u> Network Coordinator <u>will work works</u> closely with the Coastal Watershed Council and participating cities to evaluate what future monitoring can be done to track sources and reduce the amount of pollutants entering the Bay.

It is important to identify pollutants in stormwater that flows into the Monterey Bay National Marine Sanctuary. In addition, a dry weather monitoring program, called Urban Watch, has been conducted by citizen volunteers for the past five years in Monterey and four years in Pacific Grove. The Natural Resources Defense Council referenced this program in the 1999 report titled "Stormwater Strategies: Community Responses to Runoff Pollution" as an "effective, economically advantageous" program "that can provide collateral benefits to the community". Volunteers monitor storm drain outfalls <u>at least</u> twice a month during the dry weather season, typically between June and November. The pollution detection kit that is used for Urban Watch was developed by a National Pollutant Discharge Elimination System (NPDES) Phase 1 City using indicators to identify pollutants typically found from illegal storm drain connections and discharges. Because of this program, it is generally known which outfalls discharge urban runoff that contains indicators of certain contaminants, and education efforts <u>are underway continue in efforts</u> to reduce those pollutants.

Th<u>eis</u>-First Flush event is the finale to the Urban Watch season. The same outfalls are monitored for both programs. First Flush marks the change from the dry weather Urban Watch season to the beginning of the rainy season. The data collected is vital information, because the heavy rains flush contaminants that have collected on impermeable surfaces <u>and in drain pipes</u> during the long dry season. The pollutants are washed into storm drains and subsequently out into the Bay. The samples collected during the First Flush represent the worst-case scenario of the amount of pollutants flowing into the Sanctuary when it rains.

It is important to state that the General Municipal Storm Water Permit does not set numeric effluent limits. The Permit states "...the inclusion of BMPs (Best Management Practices) in lieu of numeric effluent limitations is appropriate in storm water permits."¹ The information presented here is not numeric, but the narrative represents information that has been collected in order to get a sense of the pollutants that <u>weMonterey Regional</u> should be most concerned about, in an effort to use available <u>money_resources</u> in the most effective manner. The <u>numeric Mumeric monitoring</u> data will be included in future Annual Reports for comparison purposes and to assist with future refinement of our Storm Water Management Plan and BMPs.

Note: "Permittees must implement Best Management Practices (BMPs) that reduce pollutants in storm water runoff to the technology-based standard of Maximum Extent Practicable (MEP) to protect water quality. In accordance with 40 CFR section 122.44(k)(2), the inclusion of BMPs in lieu of numeric effluent limitations is appropriate in storm water permits." General Municipal Storm Water Permit, "Effluent Limitations", pg. 6.

Field Observations. While on site, volunteers documented observations of odors, bubbles, scum, trash, sewage odor, and oil sheen. <u>In 2002, Bb</u>ubbles were observed at 13 of the 19 stations indicating the possible presence of detergents. Seven sites observed trash, and no site recorded a sewage odor or oil sheen.

Nutrients. Nitrogen and phosphorous species are typically the most common nutrients found in storm water. Possible sources of nitrate include runoff from fertilized lawns, agricultural and pasture lands, construction sites and septic leachate. Nutrients have not been found to be a major problem at any of the regular monitoring sites.

Orthophosphate is a form of phosphorus commonly found bound to soil particles, in sewage, fertilizers, and in detergents that contain phosphates. Orthophosphate is rapidly taken up by algae and other larger marine plants. With excessive amounts present, large algal blooms can occur. Orthophosphate has been found at all regular monitoring sites and is a pollutant that will be targeted through our Public Education and Outreach Program.

Bacteria. Total coliform, fecal coliform and *Escherichia coli* (*E. coli*) are types of bacteria. They are of concern because they are indicators of the potential presence of pathogens that can have adverse human health effects. *E. coli* is a member of the fecal coliform group, which is a part of the total coliform group. The presence of these types of bacteria indicates there could be pathogens present. Indicator bacteria have been present at high levels in the majority of samples tested. The difficulty with this pollutant is that there is some "background" level of bacteria that will always be present in the natural environment. The storm drain systems, including natural creeks, in ourthe MRSWMP area are often homes to wildlife such as deer, raccoons and birds that contribute to bacteria levels. The "unnatural" sources of this pollutant will be are addressed through several illicit discharge program BMPs targeted at issues related to sanitary sewer, septic system, and illegal dumping.

Metals. The effects of high concentrations of metals can include reduced reproduction, developmental deformities, and mortality. In <u>this the 2002</u> monitoring event, samples were analyzed for zinc (Zn), copper (Cu), and lead (Pb). Metals are a concern at all regularly tested sites, although values are often erratic. The Municipal Good Housekeeping BMPs for Street Sweeping and Catch Basin Cleaning targets metals concentrations.

Oil and Grease. Although oil and grease <u>was-were</u> present in some samples, they were at very low levels across the board. In the visual observations, no oil sheen was reported at any of the test sites.

Total Suspended Solids(TSS). Total suspended solids (TSS) are important to measure, because the suspended solids can carry other pollutants. The suspended solids provide a media or polar charge to attract contaminants. High amounts of sediment are harmful to fish populations, because they destroy habitat, can suffocate eggs, and/or limit the food supply. Sediment may also clog gills or impair an organism's vision when feeding. No pattern was found in TSS results, and only one high result at one site has beenwas observed in three years of testing.

Total Dissolved Solids (TDS). Total dissolved solids are a measurement of the amount of dissolved solids in a sample of water. These solids are usually ions of salts such as sodium, chloride, calcium, carbonate, potassium, or magnesium. These ions are conductors of electricity,

and therefore the results can be compared to conductivity measurements taken with a pocket meter. Only one sample <u>has shown showed</u> high TDS at one site in three years of testing.

Toxicity. The Basin Plan General Objectives, Toxicity section states that, "All waters shall be maintained free of toxic substances in concentrations which are toxic to, or which produce detrimental physiological responses in, human, plant, animal, or aquatic life." Toxicity tests were conducted on three different types of marine organisms, with varied results. It is believed that this toxicity is directly related to high metals concentrations. Further work is anticipated to confirm this assumption during future monitoring events at these sites.

<u>Conclusions</u>. After three six years of analyzing data and observing from the thirteen sites used in this the First Flush event, and three years of analyzing data from the MRSWMP Expanded Monitoring Program under BMP 2-2.d, there are several pollutants of concern that we believe may justify being targeted more heavily with appropriate BMPs than other constituents., with appropriate BMPs. Bacteria, orthophosphates, and metals remain our pollutants of greatest concern., with orthophosphates also topping the list. The results of the laboratory analyse from the monitoring events indicated indicate that concentrations of most some of the parameters were are higher this in certain years compared to other than in previous years. More rainfall during certain years this year than other years is possibly responsible for higher metals, oil and grease, TSS, and bacteria, and lower nitrate concentrations because of dilution. Although the data presented here is in narrative form, existing numerical data will be used as a baseline for comparison in future Annual Reports and to help focus our efforts. Modifications to the Storm Water Management Plan and to our BMP list may be deemed appropriate based on that data.

BMPs which address bacteria include those pertaining to illicit discharge and illegal connection detection and elimination, as listed under Minimum Control Measure No. 3 in Table 4-1, and those pertaining to catch basin cleaning, as listed under Minimum Measure No. 6 in Table 4-1. BMPs which address metals include those pertaining to parking lot <u>and catch basin cleaning</u> and street sweeping, as listed under Minimum Measure No. 6 <u>on pages 24 through 33 of in Table 4-1</u>. BMPs which address orthophosphate include those pertaining to restaurant employee education, inspection of restaurants, and illicit discharge and illegal connection detection and elimination, as listed under Minimum Control Measures No. 1, 2, and 3 in Table 4-1.

This monitoring event and report, along with <u>more-additional</u> community outreach, <u>should has</u> help<u>ed</u> to educate the general population <u>about howthat</u> their actions do contribute to the quality of the water flowing off the streets. Follow_up is planned through the permit cycle to attempt to identify major sources of pollutants that have been found at high levels.

BMPs and Measurable Goals

Using the process described under "Selection of BMPs and Measurable Goals," the group of Participating Entities identified the <u>initial BMPs</u> and Measurable Goals they felt would be most useful and effective in reducing the discharge of pollutants from storm sewer systems within the particular geographic area covered by the MRSWMP. Those that were selected constitute the <u>initial BMPs</u> and Measurable Goals for the MRSWMP. <u>This list was updated in 2010, as</u> <u>explained below</u>. This <u>updated</u> list is contained in Table 4-1, located at the end of this Section. The terms used in Table 4-1 under the column heading "Implementers" are defined in Appendix D.

In November 2009, the RWQCB requested additional BMPs and Measurable Goals be added to all Storm Water Management Plans (SWMPs) within the Central Coast Region to reflect activities and milestones included in the Joint Effort for development of hydromodification control criteria. These new BMPs and MGs are included in Table 4-1 under MCM 5, New Development and Redevelopment.

The <u>paragraphs sections</u> below explain why the group selected these BMPs and Measurable Goals <u>were selected</u> for the MRSWMP.

Minimum Control Measure 1: Public Education and Outreach

EPA has concluded that an informed and knowledgeable community is crucial to the success of a storm water management program. In the Fall of 2001 the City of Monterey did a survey through its quarterly City newsletter *City Focus*. Results from that survey show that approximately 55% of respondents (800 responses out of 15,000 mailed) know about storm water laws, approximately 80% know about proper disposal of household hazardous waste, car oil and the difference between a sanitary sewer and the storm drain. Though these percentages of knowledge about the program are quite high, the response received from this survey was only 5.3% overall, and may represent a more environmentally educated segment of the population. Based on EPA's conclusions and the limited local survey response data that is available, the Participating Entities believe that the BMP Intent described below will help accomplish the objectives of the MRSWMP.

<u>BMP Intent:</u> Provide public education to increase awareness of what constitutes poor stewardship of storm water as a resource. The education and outreach plan will focus on topics such as reducing pollution from lawn and gardening activities, improper disposal of household hazardous wastes, illegal disposal activities, pet wastes, improper handling and disposal of trash, restaurant activities, and automotive activities. Increased education will ultimately result in decreased pollution.

BMPs

1-1.a and 1-1.b: EPA's guidance documents state that the public education program should inform individuals and households about the steps they can take to reduce storm water pollution, such as ensuring proper septic system maintenance, ensuring the proper use and disposal of landscape and garden chemicals including fertilizers and pesticides, protecting and restoring riparian vegetation, and properly disposing of used motor oil and household hazardous wastes. EPA recommends that the program inform individuals and groups how to become involved in local stream and beach restoration activities, as well as activities that are coordinated by youth service and conservation corps or other citizen groups. EPA recommends that the public education program be tailored, using a mix of locally appropriate strategies, to target specific audiences and communities. Examples of strategies include distributing brochures or fact sheets, sponsoring speaking engagements before community groups, providing public service announcements, implementing educational programs targeted at school age children, and conducting community-based projects such as storm drain stenciling and watershed and beach cleanups. In addition, EPA recommends that some of the materials or outreach programs be directed toward targeted groups of commercial, industrial, and institutional entities likely to have significant storm water impacts. For example, providing information to restaurants on the impact of grease clogging storm drains, and to garages on the impact of oil discharges.

The following paragraphs describe the specific pollutants of concern that will be addressed through these BMPs:

Metals and Pesticides

Many of the existing public education materials described below have been developed to address

specific problems found through the Urban Watch volunteer monitoring program (for more information see Public Involvement write-up). Other sources of information that were researched, include the State 303(d) list. When the original MRSWMP was being prepared, tTwo TMDL's are were currently scheduled in the region, including "pesticides- Monterey Bay South" and "metals- Monterey Harbor." Data is currently being was subsequently collected by the Central Coast Regional Water Quality Control Board, and the RWQCB approved list of recommended changes to the 2006 303(d) list indicate the metals TMDL for Monterey Harbor remains on the list; however, the pesticide TMDL for Monterey Bay South (coastline) has been removed. for the metals TMDL, and initially it looks like there is a point source cause for this listing. If further data suggests a different conclusion, a specific metals education piece will be considered in the future.

Research throughout the state of California relates specific pesticides to listings of water bodies for chlorpyrifos and diazinon. These listings have led to a campaign at the national level to phase out these and other pesticides that, when used legally according to package directions, are still toxic to flora and fauna in the water bodies. The California Association of Stormwater Quality Agencies (CASQA- formerly the California Storm Water Quality Task Force) has taken a lead role in championing this at the national level. The City of Monterey is aSeveral of the Participating Entities are -members agency of CASQA, the Phase II Work Group leader for CASQA, and updates from that group are brought back to the Participating Entities in order to aid in decision making.

Household Hazardous Waste

All of the member agencies support existing household hazardous waste programs for their citizens. The Monterey Regional Waste Management District (MRWMD), which covers all of the member agencies, runs a full-time household hazardous waste drop-off center free of charge to residents of the district. Information about this service is inserted in trash bills and, posted on the MRWMD website., and through 1-800 Cleanup (www.earths911.org).

<u>Trash</u>

Each year Coastal Cleanup Day occurs on the third Saturday in September. Trash collected at this event <u>last year in 2007</u> totaled over 860,000 pounds in California, which tops the list for pounds of trash collected. Of that, over 30% by weight was cigarette butts. With the adoption of smoking bans for bars and restaurants in January 1998, smokers moved outdoors. In many places, this means that smokers stand outside the front door and place spent cigarette butts on the sidewalk or in street gutters. This is a major pollutant of concern for our area, where restaurants and tourist-serving businesses are one of the main industries. The City of Carmel<u>-by-the-Sea</u> currently hosts a monthly beach cleanup.

Restaurant Industry

The restaurant industry is one of the main industries in several cities in the region. Over the past sixIn recent years, data has shown that in two local communities, the most often occurring pollutant of concern is detergents. Tracing the soap suds up the system led to the discovery that many local restaurants were washing their mats outside where the suds, grease, and food particles could make their way to the gutter and from there to the storm drain. Since that time a survey of over 100 local restaurants in Monterey and Pacific Grove led to the request from restaurant owners and managers to develop an educational program for their employees. A restaurant training video was produced by the City of Monterey and is distributed to restaurants

through the Public Education and Outreach program. That training video is currently used in the City of Watsonville and Santa Barbara County.

Automotive Industry

The local automotive industry has been a concern in many local jurisdictions over the years. Personal accounts from leaders in the Independent Garage Owners group as well as complaint calls from citizens have alerted local jurisdictions to the need for an education and enforcement program for this industry. The automotive industry by its very nature is one that deals with hazardous materials, toxic chemicals, and hazardous wastes. If disposal is not accomplished legally, this industry has the potential for contributing extremely hazardous pollutants to our environment.

These BMPs were selected because implementation of a public education program is specifically required by the General Permit, because EPA's research has led them to conclude that an informed and knowledgeable community is crucial to the success of a storm water management program, and because each of the Participating Entities believe that such a program will be an essential and effective means of achieving the BMP Intent.

Measurable Goals

<u>For BMP 1-1.a:</u> This Measurable Goal was selected because development of the Public Education and Outreach Program is specifically required by Section D.2.a of the General Permit. The achievement of this Goal can be measured by determining whether or not it was completed by the specified date. The Program <u>that was developed and carried out in permit year one has already been developed and is described in Appendix E. It is expected that <u>I in In</u> its first year of implementation the Program <u>will consisted of included</u>:</u>

- Hiring a Public Education Coordinator
- Logo Development
- Airtime/ Free Promotions for Existing Bilingual Radio Ads
- Four spots Storm Drain, First Flush, Used Motor Oil, Cigarette Butts
- Printed Materials for distribution at schools, events, etc.
- Movie Ads (November February)
- Dirty Words PSA TV ads to accompany radio ads
- Print Ads or Bus Ads

<u>For BMP 1-1.b</u>: As explained in the SWRCB's Fact Sheet for the General Permit, each annual report provides the opportunity to update both BMPs and Measurable Goals. This Measurable Goal was selected so that the Public Education and Outreach Program can be implemented for the permit period and revised each year based on public input and experience gained from conducting the program.

Minimum Control Measure 2: Public Participation / & Involvement

Based on the findings of EPA <u>about regarding</u> the general nature of pollutants contained in storm water, and the specific findings of the <u>2002</u> First Flush report, it <u>iswas</u> clear that public participation and involvement <u>will would</u> be necessary to effectively carry out the objectives of the MRSWMP. The Participating Entities believe having the public participate and be involved in the MRSWMP through the proposed BMPs for this Minimum <u>Control</u> Measure will help achieve the BMP Intents described below.

<u>BMP Intent:</u> Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.

BMPs

<u>2-1.a, 2-1.b, 2-1.c, and 2-1.d</u> through 2-1.e: EPA's guidance documents recommend that the public be included in the development and implementation of storm water management programs. These BMPs were selected because they carry out this recommendation, because they will provide the opportunity for the public to be involved in identifying and managing storm water problems, and because the Participating Entities believe they will help achieve the BMP Intent.

<u>2-2.a, 2-2.b, 2-2.c, and 2-2.d through 2-2.e:</u> EPA's guidance documents recommend that the public be provided the opportunity to participate in activities that will help reduce storm water pollution. These BMPs were selected because they carry out this recommendation, because they will promote a general public understanding and awareness of storm water problems, and because the Participating Entities believe they will help achieve the BMP Intent.

Measurable Goals

<u>For BMP 2-1a and 2-1.d:</u> EPA's guidance documents recommend that permittees provide opportunities for members of the public to be involved in program development and implementation through such things as serving as citizen representatives on a local storm water management panel and attending public meetings on storm water activities and programs. This Measurable Goal was selected to meet the public involvement objective by providing the public with the opportunity to learn about the General Permit requirements, the MRSWMP, and the MRSWMP progress each year, and to provide their input to help update the BMPs and Measurable Goals as appropriate in each year's annual report.

<u>For BMPs 2-1.b, 2-1.c, and 2-1.de</u>: These Measurable Goals were selected because they will indicate the effectiveness of the public outreach program by measuring the number of members of the public who participate in the Public Involvement Workshops.

<u>For BMPs 2-2.a, 2-2.b, 2-2.c, and 2-2.d through 2-2.e:</u> EPA's guidance documents recommend that the public be provided opportunities to work as citizen volunteers to educate other individuals about the storm water program, to assist in program coordination with other pre-

existing programs, and/ or to participate in volunteer monitoring efforts. These Measurable Goals were selected because they meet the public participation objective by involving the public in "hands on" activities that have been shown to reduce storm water pollution, and because they will provide support for these programs. The sections below describe the principal public participation programs that are either alreadyhave been established; the following listing is not all inclusive of public participation events in the Monterey Bay area: , or may be established based on public response:

Coastal Cleanup Day (BMPs 2-2.a and 2-2.b): Marine debris in our oceans and watersheds is dangerous to humans and animals, causes economic impacts, and is unsightly. To a sea turtle, a floating plastic bag looks like a jellyfish meal. Fishing line entangles marine mammals and birds, and also damages fishing gear, increasing the cost of marine-based products. Years of Coastal Cleanup Day data have revealed 60% of beach debris originates from inland sources of pollution such as cigarette butts and plastic drink bottles. Much of this debris washes down storm drains directly to our oceans. Coastal Cleanup Day is a statewide program sponsored by the California Coastal Commission. Each year Coastal Cleanup Day occurs on the third Saturday in September. Last year In 2007, California had 46,000 volunteers remove 860,000 pounds of trash and recyclables from 2,500 miles of shoreline. In Monterey County alone, over 1,600 volunteers at 24 local sites cleared over 8,000 pounds (over 4 tons!) of trash and recyclable materials. Of that, over 30% by weight was cigarette butts. With the adoption of smoking bans for bars and restaurants in January 1998, smokers moved outdoors. In many places, this means that smokers stand outside the front door and place spent cigarette butts on the sidewalk or in street gutters. This is a major pollutant of concern for the area covered by the MRSWMP, where restaurants and tourist-serving businesses are one of the main industries. Within the area covered by the MRSWMP there are over 10 many Coastal Cleanup Day sites that will be are active in this event in 2003 each year. According to William J. Douros, MBNMS superintendent, Coastal Cleanup Day is an excellent way for citizens to get involved in protecting their sanctuary, and the event also brings together many groups and organizations that are interested in improving our marine environment.

Storm Drain Stenciling (BMP 2-2.c): The Public Education/Public Outreach Program Coordinator assists the Participating Entities with storm drain stenciling within their jurisdictional boundaries. Volunteers perform much of this work. Stenciling kit supplies are provided by the MRSWMP Group. This Measurable Goal was selected because it provides an opportunity for citizen volunteers to both learn about and help protect water quality. Each individual city should coordinate this within their own boundaries. Stenciling kit supplies and costs are normally provided. This is often best done by an Eagle Scout or service group. The City pays for materials and provides them to the group, the City provides maps, the group then coordinates the project. This has successfully been done in the City of Monterey, City of Pacific Grove, and City of Carmel.

Snapshot Day (BMP 2-2.d): Snapshot Day is a one-day, Sanctuary-wide volunteer water quality monitoring event. Trained volunteers wade into creeks, streams, rivers, sloughs, estuaries, and beaches throughout the San Mateo, Monterey, and San Luis Obispo counties to test water quality and take a "snapshot" of the condition of the Sanctuary's watersheds. Snapshot Day was designed to increase public awareness of water quality issues affecting Sanctuary watersheds and to emphasize the importance of water quality monitoring and the key role volunteer monitors play in the Monterey Regional area. Each year the MRSWMP Group provides financial support and/or outreach assistance with this program. This Measurable Goal provides continued support for increased public awareness of water quality issues and public participation.

Walk N' Talk Events (BMP 2-2.d): In Years 1 and 2 these events were conducted by the MBNMS, and the MRSWMP Group provided the financial assistance required under this Measurable Goal. The MBNMS discontinued the Walk N' Talk events beginning in Year 3 by holding what they felt was a more effective outreach program at the Monterey Bay Aquarium. Because the Walk N' Talk events are no longer being held, this Measurable Goal has been modified to allow for financial support of any residential stormwater outreach program chosen by the MRSWMP Group.

Backyard To Bay Events (BMP 2-2.d): Backyard to Bay events are designed to help educate the public about urban runoff, recruit new volunteers to the Urban Watch, First Flush or Snapshot Day Programs, and to build awareness of the impacts of common pollutants to our natural world. For the outdoor events, in order to better exemplify urban runoff, the watershed model is used which clearly demonstrate how urban pollutants can make their way into waterways and the ocean. Backyard to Bay can also take the form of a presentation to a neighborhood association. At this type of Backyard to Bay, a power point presentation is given highlighting some of the local pollutants of concern and monitoring results at local storm drain outfalls as well as what each resident can do to improve ocean water quality. At each Backyard to Bay event brochures such as Monterey Bay Begins On Your Street and storm drain posters are given to attendees.

<u>Volunteer Monitoring Program (Urban Watch) (BMP 2-2.d):</u> This has been done by the Cities of Monterey and Pacific Grove for several years. Volunteers are trained in May and monitor storm drain outfalls during the dry weather season between June and October/November. Volunteer groups take samples approximately twice each month and analyze the samples for specific indicators with an EPA-approved LaMotte testing kit. This is a good way to ascertain the baseline level of water quality for your city. It helps to pinpoint areas with problems from detergents, solvents, etc. Volunteers also act as educators to the public answering questions about their efforts.

<u>BMP Intent:</u> Collaborate and participate in ongoing volunteer water quality monitoring efforts by becoming an active participant in the Citizen Water Quality Monitoring Network. This will ensure collaboration and participation in the ongoing volunteer water quality monitoring efforts and give permit holders a clearer understanding of the contaminants of concern in their jurisdiction.

BMPs

<u>2-3.a and 2-3.b</u>: As discussed earlier in this MRSWMP there are numerous groups and organizations that are working to monitor and improve the quality of storm water discharges. The Citizen Water Quality Monitoring Network provides an excellent forum for communication and coordination between these parties. These is BMPs were as selected in order to ensure that the Public Participation and Involvement activities of the MRSWMP are carried out in close coordination and cooperation with these other parties.

Measurable Goals

For BMP 2-3.a: This Measurable Goal was selected because it will demonstrate the coordination and communication between the activities of the MRSWMP and the activities of the other parties that are working to monitor and improve the quality of storm water discharges.

For BMP 2-3.b: These Measurable Goals were selected because they will demonstrate assistance in improving the existing monitoring programs.

Minimum Control Measure 3: Illicit Discharge Detection and Elimination

The Water Quality Issues listed under the heading of "MS4 Administration" are in reality administrative actions the Participating Entities need to take to carry out the MRSWMP. The Water Quality Issues listed under the heading "Residents, Homeowners, and Businesses" have been identified in EPA's guidance documents as being typical for most urbanized areas. Lacking any information to the contrary, the Participating Entities believe the BMP Intents described below are applicable to the area covered by the MRSWMP, and that the proposed BMPs will help achieve these BMP Intents.

<u>BMP Intent:</u> Promote the reporting of illicit discharges by having a system for receiving such reports.

BMPs

<u>3-1.a through 3-1.c:</u> These BMPs were selected because they are part of an illicit discharge detection program, as required by Sections D.c.1 and D.c.4 of the General Permit, and because they help to comply with the requirement of Section D.c.5 of the General Permit.

Measurable Goals

For BMPs 3-1.a and 3-1.b: These Measurable Goals were selected because they are a simple measure of their associated BMPs.

<u>For BMP 3-1.c:</u> This Measurable Goal was selected because it will be a good indicator of progress being made toward curbing illegal disposal activities.

<u>BMP Intent:</u> Have accurate storm drain<u>age system</u> maps to help locate illicit <u>connections</u> <u>and/or</u> discharges and/or dischargers.

BMPs

<u>3-2.a and 3-2.b:</u> These BMPs were selected because they fulfill the requirements of Section D.c.2 of the General Permit.

Measurable Goals:

For BMPs 3-2.a and 3-2.b: These Measurable Goals were selected because they are a simple measure of their associated BMPs.

<u>BMP Intent:</u> Reduce pollution from illicit connections and/or discharges.

BMPs

<u>3-3.a through 3-3.e:</u> These BMPs were selected because they are part of an illicit discharge detection program, as required by Sections D.c.1 and D.c.4 of the General Permit. <u>Additionally</u>, according to the Fact Sheet published by U.S. EPA regarding the Illicit Discharge Detection and Elimination Minimum Measure, discharges from MS4s often include wastes and wastewater from non-storm water sources. A portion of the dry weather flows from storm water outfalls may

be from illicit and/or inappropriate discharges and connections to the MS4. Illicit discharges that enter the system through either direct connections (e.g., wastewater piping either mistakenly or deliberately connected to the storm drains) or indirect connections (e.g., infiltration into the MS4 from cracked sanitary systems, spills collected by drain outlets, or paint or used oil dumped directly into a drain). These discharges may include process waste waters, wash waters, or sanitary wastewater which may lead to the discharge of pollutants, including heavy metals, toxics, oil and grease, solvents, nutrients, viruses, and bacteria to receiving water bodies. Pollutant levels from some illicit discharges have been shown in EPA studies to be high enough to degrade receiving water quality and threaten aquatic, wildlife, and human health.

These BMPs were selected in order to try to locate and eliminate or reduce the introduction of pollutants of concern into the storm drainage system.

Measurable Goals

<u>For BMPs 3-3.a through 3-3.c:</u> These Measurable Goals were selected because they will be good indicators of the progress being made toward detecting the presence of illicit connections <u>and/or</u> discharges.

<u>For BMP 3-3.d and 3-3.e:</u> These Measurable Goals were selected because they will verify that illicit connections <u>and/or discharges</u> are being eliminated.

<u>BMP Intent:</u> Reduce pollution from illegal disposal activities.

BMPs

3-4.a through 3-4.c: EPA's guidance documents define illicit connections as "illegal and/or improper connections to storm drainage systems and receiving waters". Many building owners or operators are not aware that improper connections exist in their facilities. This is illustrated by the experience of one large wastewater agency (not within the geographic area of this MRSWMP) that, over an 11-year period, investigated 3,851 businesses and industries for illicit connections to its storm sewer system. Of those investigated, about 8 percent had illicit connections, and where one illicit connection was found, there was an average of 2.4 improper connects at that business. Based on this experience and similar experiences elsewhere, EPA has concluded that identifying and removing illicit connections is a measure for reducing storm water pollution, especially in areas where pollutants with unknown sources have been detected in receiving waters. These BMPs were selected because they fulfill the requirements of Section D.c.3 of the General Permit and because, based on the EPA guidance information, it is reasonable to investigate whether storm water pollution within the area covered by the MRSWMP may be coming from illicit connections and/or discharges. The language in these BMPs was based on information taken from the MURP and the CASQA Handbooks, as well as from other entities listed at the SWRCB and/or CASQA websites.

Measurable Goals

For BMPs 3-4.a through 3-4.c: These Measurable Goals were selected because they are a simple measure of their associated BMPs.

<u>BMP Intent:</u> Reduce pollution from recreational vehicles and boats.

BMPs

<u>3-5.a:</u> EPA's guidance documents state that recreational sewage management measures are needed to regulate wastewater generated from outdoor activities such as boating or camping by providing alternative methods to waste disposal in place of illegal overboard discharge. EPA goes on to say that the proper disposal of recreational waste is necessary to avoid the impacts that these activities and their associated developments (i.e., marinas and campgrounds) can have on aquatic environments. Marina and recreational <u>vehicle and</u> boat sewage can impact water quality by introducing bacteria, nutrients, and hazardous chemicals into waterways. It has been reported that a single overboard discharge of human waste can be detected in up to a 1-square-mile area of shallow enclosed water. These human wastes can include *Streptococci*, fecal coliform, and other bacteria which contribute to incidences of human disease, shellfish bed closures, alerts on eating fish, and algal blooms. Boats can be a significant source of fecal coliform levels become elevated near boats during periods of high occupancy and usage. Holding tanks on boats <u>and RVs</u> also concentrate pollutants and use increased levels of oxygen during decomposition.

This BMP was selected because of the high levels of tourist activity and high use of campers and watercraft within the area covered by the MRSWMP. The language in this BMP was based on information taken from the MURP and the CASQA Handbooks.

Measurable Goals

<u>For BMP 3-5.a:</u> This Measurable Goal was selected because it will verify that discharges from RVs and boats are being regulated <u>and campgrounds</u>, RV Parks, and Marinas are staying compliant with the discharge ordinance.

<u>BMP Intent:</u> Inform employees, businesses, and the general public of the hazards that are generally associated with illegal discharges and improper disposal of waste.

BMPs

<u>3-6.a:</u> This BMP was selected to ensure that public education regarding the hazards associated with illegal discharges and improper disposal of waste is included in the Public Education and Public Outreach Program conducted under Minimum Control Measure 1.

Measurable Goals

For BMP 3-6.a: This Measurable Goal was selected because it is a simple measure of its associated BMP.

BMP Intent: To eliminate, to the maximum extent practicable, controllable sources of pollutants for the adopted TMDLs where those pollutants are associated with the storm drain system.

<u>BMP 3-7.a:</u> Develop a watershed-specific Wasteload Allocation Attainment program to control fecal coliform concentrations in urban runoff due to stormwater, domestic animal waste, and/or human fecal material discharges that enter the Pajaro River.

<u>Measurable Goal: A Waste Load Allocation Attainment Program within the applicable areas</u> of Monterey County implemented by July 12, 2011 to meet the Pajaro River fecal coliform

TMDL.

New Total Maximum Daily Load (TMDL) requirements for fecal coliform in the Pajaro River watershed were adopted by the State on July 12, 2010 to address fecal coliform concentrations in urban runoff due to stormwater, domestic animal waste, and human fecal material discharges. Monterey Regional is working to develop and implement a Wasteload Allocation Attainment program for this watershed to reduce pollutants with the goal of meeting the allocations presented in Central Coast Regional Water Quality Control Board (RWQCB) Resolution No. R3-2009-0008. The Wasteload Allocation Attainment Program will be developed over the next several months and become effective July 12, 2011. The Wasteload Allocation Attainment Program will address the following seven items:

- 1. Development of an implementation and assessment strategy;
- 2. Source identification and prioritization;
- 3. Best management practice identification, prioritization, implementation, analysis, and effectiveness assessment;
- 4. Monitoring program development and implementation;
- 5. Reporting and evaluation of progress towards achieving the wasteload allocations by 2023, thirteen years after the TMDL was approved by the California Office of Administrative Law (approved on July 12, 2010);
- 6. Coordination with stakeholders; and
- 7. Other pertinent factors

County of Monterey staff will work with the Monterey Regional Stormwater Group, the City of Watsonville, the County of Santa Cruz, and Central Coast Water Board staff to develop an effective program meeting the intent and requirements of the Pajaro River watershed Fecal Coliform TMDL.

Minimum Control Measure 4: Construction Site Storm Water <u>Runoff Control</u>

EPA's guidance documents state that polluted storm water runoff from construction sites often flows to MS4s and ultimately is discharged into local rivers and streams. Sediment is usually the main pollutant of concern, although other pollutants may include solid and sanitary wastes, fertilizers, pesticides, oil and grease, concrete truck washout, construction chemicals, and construction debris. To date, the only pollutant from construction sites found by SWRCB to have a reasonable potential to cause excursions of water quality standards is sediment.

Several of the common pollutants associated with construction site runoff have been identified in the First Flush Report previously cited under the heading "Specific Storm Water Quality and Pollutants of Concern" in this Section 4 of the MRSWMP. There is considerable construction activity throughout the area covered by the MRSWMP. Therefore, lacking any information to the contrary, the Participating Entities believe the BMP Intent described below is applicable to the area covered by the MRSWMP, and that the proposed BMPs will help achieve this BMP Intent.

<u>BMP Intent:</u> Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These will address erosion and sediment controls, and shall contain requirements for construction site operators to: implement appropriate erosion and sediment control BMPs; to control wastes that have the potential to impact water quality such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site.

BMPs

<u>4-1.a:</u> This BMP was selected because it will fulfill the requirements of Sections D.2.d.1 through D.2.d.3 of the General Permit. The language in these BMPs was based on information taken from the MURP and the CASQA Handbooks, as well as from other entities listed at the SWRCB and/or CASQA websites.

<u>4-2.a and 4-2.b:</u> These BMPs were selected because they will fulfill the requirements of Section D.2.d.4 of the General Permit. The language in these BMPs was based on information taken from the MURP and the CASQA Handbooks.

<u>4-3.a and 4-3.b:</u> These BMPs were selected because they will fulfill the requirements of Section D.2.d.6 of the General Permit. The language in these BMPs was based on information taken from the MURP.

<u>4-3.c:</u> This BMP was added to provide ensure the Construction BMPs are reviewed annually for applicability and workability.

<u>4-4.a and 4-4.b:</u> These BMPs were selected because they will fulfill the requirements of Section D.2.d.5 of the General Permit. In addition EPA's guidance documents state that this will further reinforce the public participation component of the regulated small MS4 storm water program and help to recognize the crucial role that the public can play in identifying instances of noncompliance.

Measurable Goals

<u>For BMP 4-1.a:</u> This Measurable Goal was selected because it will ensure that progress is being made in implementing its associated BMP.

<u>For BMPs 4-2.a and 4-2.b:</u> These Measurable Goals were selected because they will ensure that progress is being made in implementing their associated BMPs.

<u>For BMPs 4-3.a and 4-3.b:</u> These Measurable Goals were selected because they will verify that the ordinance requirements pertaining to construction site runoff control are being enforced.

<u>For BMP 4-3.c:</u> This Measurable Goal was added to provide adequate meeting attendance annually to allow for an effective group-wide review of Construction BMPs.

<u>For BMPs 4-4.a and 4-4.b:</u> These Measurable Goals were selected because they will ensure that progress is being made in implementing their associated BMPs.

<u>Minimum Control Measure 5: Post-Construction Storm</u> Water Management in New Development and Redevelopment

EPA has concluded that post-construction storm water management in areas undergoing new development or redevelopment is necessary because runoff from these areas can significantly affect receiving water bodies. Many studies indicate that prior planning and design for the minimization of pollutants in post-construction storm water discharges is one of the most cost-effective approaches to storm water quality management.

Based on the EPA guidance information, and absent contrary information, it is reasonable to believe storm water runoff from new development and redevelopment has the potential to contribute to storm water pollution within the area covered by the MRSWMP, and that the BMP Intent described below is also applicable to that area. The proposed BMPs will help achieve this BMP Intent.

<u>BMP Intent</u>: Reduce post-construction pollution by developing post construction guidelines and standards for storm water runoff from new development and redevelopment, to address potential pollutants such as sediments, chemicals, oils and grease, metals, and nutrients, as well as erosion and flooding.

BMPs

<u>5-1.a:</u> This BMP was selected because it is essentially required by Sections D.2.e.1 through D.2.e.4 of the General Permit. In addition implementation of this BMP will be consistent with EPA's recommendations that permittees adopt a planning process that includes implementation strategies (e.g., adopt a combination of structural and/or non-structural measures), operation and maintenance policies and procedures, and enforcement procedures. The language in this BMP was based on information taken from the MURP and the CASQA Handbooks.

<u>5-2.a and 5-2.b:</u> These BMPs were selected to ensure that the ordinance requirements of BMP 5-1.a are applied during design and construction.

<u>5-3.a and 5-3.b:</u> These BMPs were selected to ensure that the ordinance requirements of BMP 5-1.a are applied after the developments are completed and in use. The language in these BMPs was based on information taken from the MURP and the CASQA Handbooks.

5-4.a through 5-7.e: Monterey Regional, as well as other municipalities in Region 3, is participating in a Joint Effort with the Central Coast Water Board (CCWB) and their Consultants to develop hydromodification control criteria for new and redevelopment projects. The Joint Effort is expected to take two years, with a start date determined by the CCWB. These BMPs were added as a requirement for participation in the regional Joint Effort. These were taken verbatim from Attachment 1, RWQCB Joint Effort Participation letter, dated 20 October 2009. Many of these BMPs are scheduled through Permit Year 5 and beyond, as indicated in Table 4-1.

Measurable Goals

For BMP 5-1.a : This Measurable Goal was selected because it will ensure that progress is being made in implementing its associated BMP.

For BMPs 5-2.a and 5-2.b: These Measurable Goals were selected because they are simple measures of their associated BMPs.

<u>For BMPs 5-3.a and 5-3.b:</u> These Measurable Goals were selected because they will verify that the storm water pollution prevention systems that are being constructed are being properly operated and maintained.

For BMPs 5-4.a through 5-7.e: These Measurable Goals were established by the CCWB and are required to be incorporated into the MRSWMP document as part of the Joint Effort. These Measurable Goals provide milestones in the regional Hydromodification Joint Effort; many of the Measurable Goals are scheduled for completion during the next MRSWMP permit cycle as indicated in Table 4-1. If the Joint Effort does not adequately address the unique conditions of our Region, Monterey Regional will develop hydromodification control criteria that are as effective in meeting MEP as those developed by the Joint Effort.

Minimum Control Measure 6: Pollution Prevention/Good Housekeeping for Municipal Operations

EPA's guidance documents state that the Pollution Prevention/Good Housekeeping for municipal operations minimum control measure is a key element of the small MS4 storm water management program. This measure requires permittees to examine and subsequently alter their own actions to help reduce the amount and type of pollution that: (1) collects on streets, parking lots, open spaces, and storage and vehicle maintenance areas and may be discharged into local waterways; and (2) results from actions such as environmentally damaging land development and flood management practices or poor maintenance of storm sewer systems. This measure is meant primarily to improve or protect receiving water quality by altering municipal or facility operations. Additionally, it may also result in a cost savings for the Permittee, because proper and timely maintenance of storm sewer systems can help avoid repair costs from damage caused by age and neglect.

The audiences to which the BMPs described below will be directed comprise the segments of the Participating Entities' staffs that are directly involved in work and activities that can have an impact on storm water quality. In selecting the BMP Intents to be addressed under this Minimum <u>Control</u> Measure, the Participating Entities assessed their municipal activities to determine which activities were most likely to have an impact on storm water quality. Based on that assessment, the BMP Intents described below pertain to what the Participating Entities believe are the principal types of pollution to which their municipal activities may be contributing.

<u>BMP Intent:</u> Minimize pollution from improper discharge or disposal of materials.

BMPs

<u>6-1.a:</u> This BMP was selected because it will fulfill the requirements of Section D.2.f.1 of the General Permit.

<u>6-2.a:</u> EPA's guidance documents state that failure to properly store hazardous materials increases the probability that they will end up in local waterways. Most municipalities have some types of hazardous chemicals stored in their facilities. Practices such as covering hazardous materials and storing them properly can have important benefits. Hazardous material storage is relevant to both urban and rural settings and all geographic regions. The effects of hazardous material leakage may be more pronounced in areas with heavier rainfall, due to the greater volume of runoff. This BMP was selected based on EPA's recommendations, and the fact that most of the Participating Entities store some types of hazardous materials in locations where leakage or spillage potentially could flow to Monterey Bay or another nearby waterway.

Measurable Goals

For BMP 6-1.a: This Measurable Goal was selected because it is a simple measure of its associated BMP.

<u>For BMP 6-2.a:</u> This Measurable Goal was selected because it is a good indicator of the implementation of <u>municipal pollution prevention and hazardous material storage programs.its</u>

associated BMP.

<u>BMP Intent:</u> Minimize pollution from used motor oil being disposed of improperly.

BMPs

<u>6-3.a:</u> EPA's guidance documents state that used motor oil is one type of hazardous waste because it contains heavy metals picked up from the engine during use. Motor oil is toxic to humans, wildlife, and plants; it should be disposed of at a local recycling or disposal facility. EPA reports that estimates show that each year over 180 million gallons of used oil is disposed of improperly and that a single quart of motor oil can pollute 250,000 gallons of drinking water. This BMP was selected based on EPA's recommendations, and the fact that most of the Participating Entities generate and/or store used motor oil in locations where leakage or spillage potentially could flow to Monterey Bay or another nearby waterway, and to ensure that proper procedures for storage and disposal of used motor oil are being employed.

Measurable Goals

<u>For BMP 6-3.a:</u> This Measurable Goal was selected it is a good indicator of the implementation of its associated BMP proper municipal used motor oil and oil filter disposal programs.

<u>BMP Intent:</u> Minimize pollution from landscaping & lawn care management and pest control management activities.

BMPs

<u>6-4.a and 6-4.b:</u> EPA recommends these BMPs to control potential storm water impacts of landscaping and lawn care practices through education and outreach on methods that reduce nutrient loadings and the amount of storm water runoff generated from lawns. Research has indicated that nutrient runoff from lawns has the potential to contribute eutrophication in streams, lakes, and estuaries. Nutrient loads generated by municipal properties can be significant, and recent research has shown that lawns may produce more surface runoff than previously thought. Pesticide runoff can contribute pollutants that contaminate drinking water supplies and are toxic to both humans and aquatic organisms. EPA has concluded that informing municipal parks staffs on methods to reduce storm water pollution from over irrigation and improper timing of the application of pesticides can help alleviate the potential impacts from these sources.

These BMPs were selected because the First Flush Report showed that there were slightly elevated nutrient levels in some of the storm water outfalls, because all of the Participating Entities have landscaping that their staffs to maintain, and because some of thementities have extensive lawn and/or park areas that are very close to Monterey Bay or other water bodies. Also, these BMPs fulfill the requirements of Section D.2.f.2 of the General Permit.

Measurable Goals

For BMPs 6-4.a and 6-4.b: This These Measurable Goals was were selected because it is they are a-good indicators of the implementation of its associated BMP effective landscaping and lawn irrigation system management.

<u>BMP Intent:</u> Minimize pollution for improper discharge of chlorinated and/or brominated water from swimming pools & spas.

BMPs

<u>6-5.a:</u> EPA's guidance documents state that chlorinated water discharged to surface waters has an adverse impact on local water quality. Swimming pools are a source of chlorinated water discharged into sanitary and storm sewer systems. An average swimming pool holds 19,000 gallons of chlorinated water. Pools have high concentrations of chlorine, which is toxic to wildlife and fish. Chlorinated pool water should not be discharged to the storm sewer system or directly into a water body. Instead, alternative discharge options should be used, or the water should be dechlorinated prior to discharge. This BMP was selected based on EPA's recommendations, and because some Participating Entities have municipal pools. If those pools were drained to the storm water system, the chlorinated water would flow to Monterey Bay or another nearby waterway. The language in this BMP was based on information taken from the MURP and the CASQA Handbooks.

Measurable Goals

For BMP 6-5.a: This Measurable Goal was selected because it is good indicator of the implementation of its associated BMP.

<u>BMP Intent:</u> Minimize pollution from street and parking lot cleaning.

BMPs

<u>6-6.a and 6-6.b:</u> EPA's guidance documents recommend that street sweeping be performed on a regular basis to minimize pollutant export to receiving waters. These cleaning practices are designed to remove from road and parking lot surfaces sediment debris and other pollutants that are a potential source of pollution impacting urban waterways. Although performance monitoring done in the early 1980s for the Nationwide Urban Runoff Program indicated that street sweeping was not very effective in reducing pollutant loads, recent improvements in street sweeper technology have enhanced the ability of present day machines to pick up the fine-grained sediment particles to which many pollutants preferentially bind. Street sweeping is practiced in most urban areas, often as an aesthetic practice to remove sediment buildup and large debris from curb gutters. The frequency and intensity of rainfall for a region are key variables in determining how streets need to be swept to obtain a desired removal efficiency. This BMP was selected based on EPA's findings regarding the significance of the storm water quality impacts of pollutants discharged with street and parking lot runoff, and because all of the Participating Entities have streets and parking lots that they maintain.

Measurable Goals

For BMP 6-6.a: This Measurable Goal was selected because it is a good indicator of the implementation of its associated BMP.

<u>For BMP 6-6.b:</u> This Measurable Goal was selected because it will help to determine how effective street sweeping is in removing pollutants of concern.

<u>BMP Intent:</u> Minimize pollution from automotive maintenance activities.

BMPs

<u>6-7.a through 6-7.f</u>: EPA recommends that these pollution prevention measures be employed to create a program of targeted outreach and training for municipal fleets (public works, school buses, fire, police, and parks) involved in automobile maintenance about practices that control

pollutants and reduce potential storm water impacts. EPA considers automotive maintenance facilities to be storm water "hot spots" where significant loads of hydrocarbons, trace metals, and other pollutants can be produced that can affect the quality of storm water runoff. Some of the waste types generated at automobile maintenance facilities include the following:

- Solvents (paints and paint thinners)
- Antifreeze
- Brake fluid and brake lining
- Batteries
- Motor oils
- Fuels (gasoline, diesel, kerosene)
- Lubricating grease.

Because of their high potential to contribute to storm water pollution, automotive maintenance facilities' discharges to storm and sanitary sewer systems need to be highly regulated. Fluid spills and improper disposal of materials result in pollutants, heavy metals, and toxic materials entering ground and surface water supplies, creating public health and environmental risks. Alteration of practices involving the cleanup and storage of automotive fluids and cleaning of vehicle parts can help reduce the potential influence of automotive maintenance practices on storm water runoff and local water supplies. These BMPs were selected based on EPA's findings regarding the pollution potential of automotive facilities, and the fact that most of the Participating Entities have such facilities. The language in these BMPs was based on information taken from the MURP and the CASQA Handbooks.

Measurable Goals

For BMPs 6-7.a through 6-7.f: These Measurable Goals were selected because they are good indicators of the implementation of their associated BMPs.

<u>BMP Intent:</u> Minimize pollution from municipal vehicle washing activities.

BMPs

<u>6-8.a and 6-8.b:</u> Outdoor vehicle washing has the potential to result in a high load of nutrients, metals, and hydrocarbons during dry weather conditions in many watersheds, as the detergentrich water used to wash the grime off the vehicles flows down the street and into the storm drain. EPA's guidance documents recommend educating municipal fleets (public works, school buses, fire, police, and parks) on the water quality impacts of the outdoor washing of vehicles and how to avoid allowing polluted runoff to enter the storm drain system. These BMPs were selected based on EPA's recommendations, and because most of the Participating Entities have washing facilities for their municipal vehicles. The language in these BMPs was based on information taken from the MURP and the CASQA Handbooks.

Measurable Goals

<u>For BMPs 6-8.a and 6-8.b:</u> These Measurable Goals were selected because they are good indicators of the implementation of their associated BMPs.

<u>BMP Intent:</u> Minimize pollution from roadway and bridge maintenance.

BMPs

<u>6-9.a:</u> Roadway systems are a large part of the infrastructure of urban areas, and require regular repairs and maintenance due to traffic use and climatic conditions. EPA's guidance documents state that substantial amounts of sediment and pollutants can be generated during roadway and bridge repair operations, and these pollutant loadings can threaten local water quality by contributing heavy metals, hydrocarbons, sediment, and debris to storm water runoff. Numerous pathways for pollutant deposition on roadways and bridges influence the water quality of storm water runoff. This BMP was selected based on EPA's findings, and because all of the Participating Entities have roadway systems which they repair and maintain on a routine basis.

Measurable Goals

For BMP 6-9.a: This Measurable Goal was selected because it is will ensure a good indicator of the proper implementation of its associated BMP.

<u>BMP Intent:</u> Minimize pollution from contaminants accumulated in storm sewer systems.

BMPs

<u>6-10.a through 6-10.f</u>: EPA's guidance documents recommend that storm drain systems be cleaned regularly. Routine cleaning reduces the amount of pollutants, trash, and debris both in the storm drain system and in receiving waters. Clogged drains and storm drain inlets can cause the drains to overflow, leading to increased erosion. Benefits of cleaning include increased dissolved oxygen, reduced levels of bacteria, and support of in-stream habitat. Areas with relatively flat grades or low flows should be given special attention because they rarely achieve high enough flows to flush themselves. This BMP was selected based on EPA's recommendations, and because all of the Participating Entities have storm drain systems that they operate and maintain.

Measurable Goals

<u>For BMPs 6-10.a through 6-10.e:</u> These Measurable Goals were selected because they are good indicators of the implementation of their associated BMPs.

<u>For BMP 6-10.f</u>: This Measurable Goal was selected because it will help to determine how effective catch basin cleaning is in removing pollutants of concern.

<u>BMP Intent:</u> Minimize pollution from trash being discharged into the storm drain system.

BMPs

<u>6-11.a and 6-11.b</u>: First Flush and Urban Watch outfall monitoring indicates that trash is often found at the storm drain system outlets discharging to Monterey Bay. This BMP was selected to help reduce the presence of trash in the discharges from these outfall, and because many of the Participating Entities have storm drain systems that discharge to Monterey Bay.

Measurable Goals

<u>For BMPs 6-11.a through 6-11.b:</u> These Measurable Goals were selected because they are good indicators of the implementation of their associated BMPs.

TABLE 4-1 MCM_1: PUBLIC EDUCATION & OUTREACH: Permit holders must implement a public education program to distribute educational materials to the community and/or conduct outreach activities about the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff.

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Provide public education to increase awareness of what constitutes poor stewardship of storm water as a resource. The education and	Educate an audience that	1-1.a	Implement the comprehensive Public Education & Outreach Program contained in Appendix E for the entire region.	X					See Appendix E, for listing of Measurable Goals	MRSWMP Group in partnership with MBNMS and other agencies such as Save the Whales.
outreach plan will focus on preventing stormwater pollution and the effect an individual can have on the problem. Other topics (described in Appendix E) will be included in MRSWMP educational materials to compliment existing materials and programs from other agencies. Increased education will ultimately result in decreased pollution.	Educate an audience that includes students, business owners, particularly those in targeted businesses and tourists as well as residents about the causes of storm water pollution and the things they can do to reduce this pollution. (See pages E-1 through E-22 of Appendix E for Public Education and Outreach Program	1-1.b	Review & revise "Year 1 Public Education & Outreach Plan" to maximize efficiency in audiences reached, and address current contaminants impacting water quality. Changes will be based on input from the public, volunteer monitoring network data, and contaminants of concern. The revised Plans will be implemented in each of Years 2 through 5.		x	X	x	X	The updated Measurable Goals will be included each year in the revised Public Education and Outreach Program, which will bise submitted as part of the Annual Reports.	MRSWMP Group in partnership with MBNMS and <u>/or</u> other agencies as available.

	TABLE 4-1 MCMould be included in developing, impositeoolders should make efforts to read	plement		rmit	hold	er's	stor	m wate		
BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public and stakeholder involvement in identifying and solving storm water management problems, and gather public input on development and implementation of the MRSWMP, by holding two publicly advertised "Public Involvement Workshops" per a year. Public advertisement will be via local newspapers, city websites, community calendars, and/or MRSWMP email list serve. (See pages E-23 through E-29 of Appendix E for the Year 1 Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program.	2-1.a	Draft annual report will be posted on the <u>Monterey SEA</u> website and in city offices for review by the public one month prior to Annual Workshop No. 2. <u>Upon request,</u> accommodations will be made for access to the annual report for those without internet access,	X	X	х	X	Х	All written public comments submitted and notes taken at workshop will be <u>included in</u> <u>the annual</u> <u>report and</u> considered for <u>program</u> <u>improvement.in</u> <u>clusion in the</u> <u>annual report</u> and kept on file.	MRSWMP Group & MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public and stakeholder involvement in identifying and solving storm water management problems, and gather public input on development and implementation of the MRSWMP, by holding two publicly advertised "Public Involvement Workshops" per year. Public advertisement will be via local newspapers, city websites, community calendars, and/or MRSWMP email list serve. (See Appendix E for Public Participation and Involvement Program)	2-1.b	Hold Annual Workshop # 1 annually in March/April. Annual Workshop #1 in Year One will focus on a general overview of Phase II requirements, and BMPs selected to increase the general public's overall awareness and knowledge of the Phase II program.	x					40 participants per workshop	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public	Encourage general public and stakeholder involvement in identifying and solving storm water management problems, and gather public input on development and implementation of the MRSWMP, by holding two publicly advertised "Public	2-1.c	Hold Annual Workshop #2 annually in early November prior to Annual Report submission to explain the Phase II Permit objectives and solicit public input on the success of the current <u>MRSWMP</u> BMPs and Measurable Goals.	x	x	X	x	X	40 participants per workshop	MRSWMP Group
awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Involvement Workshops" per a year. Public advertisement will be via local newspapers, city websites, community calendars, and/or MRSWMP email list serve. (See pages E 23 through E 29 of Appendix E for the Public Participation and Involvement <u>Program</u>) -(See Appendix E for Public Participation and Involvement <u>Program.</u>)	2-1.d	Hold Annual-Workshop #1 annually in Mar-April:: Workshop #1 annually in the spring in Years 2-5; workshop will focus on a specific target audience and associated contaminants of concern. Topic/audience will be chosen each year based on historical contaminants of concern for industries common to permit jurisdiction area, volunteer monitoring network data, and <u>MRSWMP outfall monitoring</u> <u>data. tTopic/audience of</u> workshop_not chosen the prior year Priority will be given to the Inventory of Businesses to be Inspected contained on pages E- 37 through E-65-in of Appendix E.		X	X	x	X	40 participants per workshop Outreach to at least 80% of target audience through "mailings" (email blasts, hardcopy mailings, newsletters, etc)	<u>MRSWMP</u> <u>Group</u>

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public and stakeholder involvement in identifying and solving storm water management problems, and gather public input on development and implementation of the MRSWMP, by holding two publicly advertised "Public Involvement Workshops" per a year. Public advertisement will be via local newspapers, city websites, community calendars, and/or MRSWMP email list serve. (See pages E -23 through E -29 of Appendix E for the Public Participation and Involvement <u>Program</u>) (See Appendix E for Public Participation and Involvement <u>Program.</u>)	<u>2-1.e</u>	Implement Stakeholder Participation Plan to encourage general public and Stakeholder involvement at Annual Workshops, monthly Management Committee meetings, and other public events.				X	X	 Notice of Annual Report posting, annual MRSWMP workshops, monthly meetings, and public events sent to stakeholders on Interested Parties List. Track stakeholder participation (i.e. attendance at monthly meetings, feedback received, revisions made to MRSWMP based on stakeholder feedback) and report each year in Annual Report. Attendance at all <u>MRSWMP</u> workshops, meetings, and public events increases annually. 	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
		2-2.a	Provide financial sponsorship support for Annual Coastal Cleanup Day in Monterey County or other local beach	X	X	X	X	X	Annual financial sponsorship of up to \$500 to cover expenses not covered by sponsors.	MRSWMP Group
Increase public awareness of what constitutes poor stewardship of storm water as a	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such	2-2.a	clean up efforts <u>events.</u> Event to be chosen <u>by MRSWMP</u> <u>Group</u>	Х	X	X	X	X	Provide staffing that amounts to 40 hours for coordinating this event.	MRSWMP Group
resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	as cleanup events and restoration activities. (See pages E 23 through E 29 of Appendix E for the Public Participation and Involvement <u>Program</u>) (See Appendix E for Public Participation and Involvement <u>Program.</u>)	2-2.b	Recruit volunteers through municipal employee base and through advertising for Annual Coastal Clean Up Day or other local clean up efforts.	Х	Х	Х	X	Х	<u>MS4</u> : Each permit holder to recruit volunteers through two separate agency channels; e.g. email, paycheck stuffers, internal newsletters, etc. Track recruitment efforts and event support.	Jointly between MS4 Administration and MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program.)	2-2.b (cont' <u>d</u>)	Recruit volunteers through municipal employee base and through advertising for Annual Coastal Clean Up Day or other local clean up efforts.	х	х	X	x	X	MRSWMP Group: Track financial support, and include a tabulation of total number of event participants and volume of waste collected as reported by the CA State Parks Division in the Annual Reports for the indicated years.	Jointly between MS4 Administration and MRSWMP Group
				X	X	X	X	X	Air radio advertising before the event to encourage public participation	MSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration		Provide support for, or assistance with, storm	x					Utilization of 100 hours of staff time through "Save the Whales" nonprofit organization to recruit college and civic organizations for stenciling events.	MRSWMP Group
water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program.)	2-2.c	drain stenciling through providing supplies, volunteer recruitment, and staff labor.		x	X	x	X	Explore additional partnerships and encourage civic organizations to adopt storm drains to maintain <u>stenciling</u> .	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program.)	2-2.c cont'd	Provide support for, or assistance with, storm drain stenciling through providing supplies, volunteer recruitment, and staff labor.	X	X	Х	X	X	Provide stenciling equipment, supplies, and maps of inlets to be stenciled, and complete a minimum of 300 drains and tabulate areas stenciled. Percent of all entities completed per year will be approximately 5-10%.	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public	Encourage general public participation in programs and activities designed to promote			X	X	X	X	X	Provide \$13,000 annual contribution for Urban Watch for professional staffing, equipment, lab analysis, and report writing.	MRSWMP Group
awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public	2-2.d	Provide financial support for, or assistance with, volunteer monitoring programs and public participation events such as: Urban Watch, First Flush, Snapshot Day, and Walk N' Talk Days	x	X	x	x	x	Provide \$3,000 annual contribution for First Flush for professional staffing, equipment, lab analysis, and report writing	MRSWMP Group
m decreased ponution.	<u>Participation and Involvement</u> <u>Program.</u>)			x	x	x	x	x	Provide \$1,000 annual contribution for Snapshot Day for professional staffing, equipment, lab analysis, and report writing.	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
	Encourage general public			X	X	X	X	X	Provide \$1,500 annually for Urban Watch for print ads to recruit volunteers.	
Increase public awareness of what constitutes poor stewardship of storm water as a resource	participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29	2-2.d	Provide financial support for, or assistance with, volunteer monitoring programs and public participation	X	X	X	X	X	Purchase \$7,000 annually for radio ads to promote participation in First Flush	MRSWMP
and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	(See Pages E 25 through E 25 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement	Cont'd	events such as: Urban Watch, First Flush, Snapshot Day, and Walk N' Talk Days)	X	X	X	X	X	Provide \$1,500 annually for First Flush for print ads to recruit volunteers.	Group
	<u>Program.)</u>			X	X	X	X	X	Provide \$500 annually for Snap Shot Day for print ads to recruit volunteers.	

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program.)	2-2.d (Cont 'd)	Provide financial support for, or assistance with, volunteer monitoring programs and public participation events such as: Urban Watch, First Flush, Snapshot Day, and Walk N' Talk Days, <u>Backyard</u> to Bay events)	X	X	X	X	X	Provide \$300 to \$500 annually for Walk N' Talk to garner public participation and a co-host representative for each event.	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See Appendix E for Public Participation and Involvement Program)	2-2.d (Cont'd)	Prioritize Pollutants of Concern (see subunder the heading titled "Selection of BMPs and Measurable Goals" of Section 4 of the MRSWMP monitoring Conclusions" on page 4- 13) from the Urban Watch and First Flush data; conduct source tracking using upstream monitoring for the highest priority pollutants and use this to identify probable sources under Minimum Control Measure No. 3 and take appropriate corrective actions in accordance with BMPs 3-3.d and 3-4.a.		X	X	X	X	In each of the indicated years, perform source tracking on the two highest priority pollutants of concern on a minimum of one outfall, and report on findings and actions taken in the Annual Reports for each of the indicated years.	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution. (Continued on next page)	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (Continued on next page) (See Appendix E for Public Participation and Involvement Program.)	2-2.d (Cont'd)	 Within the MRSWMP area, the First Flush and Urban Watch monitoring programs will be expanded to include the following: Outfalls which receive drainage from commercial, industrial, or residential areas which meet the following criteria: (1) Are over 18" in diameter, and (2) are safe for volunteers/staff to access, including those that discharge to a 303(d) listed water body (Continued on next page) 		x	x	x	x	A minimum of 25% of all outfalls within the MRSWMP area will be monitored four times a year in each of the indicated years. Representative samples will be collected to account for seasonal variation. The results will be included in the Annual Reports for those years (Continued on next page)	MRSWMP Group. (Continued on next page)

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
(Continued from preceding page) Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	(Continued from preceding page) Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program)	2-2.d (Cont'd)	(Continued from preceding page) Conduct monitoring on these additional outfalls for a similar set of constituents as are monitored under the Urban Watch and First Flush Programs. Monterey County will focus on 303(d) listed water bodies in Year 2, and will expand into the other water bodies over the remaining permit term.		X	Х	X	X	(Continued from preceding page) A minimum of 25% of all outfalls within the MRSWMP area will be monitored four times a year in each of the indicated years. Representative samples will be collected to account for seasonal variation. The results will be included in the Annual Reports for those years	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.	Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities. (See pages E-23 through E-29 of Appendix E for Public Participation and Involvement Program)	2-2.d (Cont'd)	Based on existing scientific studies and data, the MRSWMP Group will implement a pollution reduction component that identifies with specificity the geographic areas within the jurisdiction of each municipality that are sources of pollution, including T. Gondii and other pathogens, impacting California sea otters. Once the geographic areas are identified the MRSWMP group will create and implement a program to reduce and eliminate the sources of pollution identified as impacting sea otters.	X	X				Year 1: Based on existing scientific studies and data identify with specificity the geographic areas within the jurisdiction of each municipality that are sources of pollution, including T. Gondii, and other pathogens, impacting California sea otters and results included in the Annual Report; <u>Year 2</u> : Create and implement a program to reduce and eliminate the sources of pollution identified as impacting sea otters. The program and implementation will be described in the Annual Report.	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Collaborate and participate in ongoing volunteer water quality monitoring efforts by becoming an active participant in the Citizen -Water Watershed Quality Monitoring Network. This will ensure collaboration and participation in the ongoing volunteer water quality monitoring efforts and give permit holders a clearer understanding of the contaminants of concern in their jurisdiction.	Become an active participant in the Citizen-Water Quality Watershed Monitoring Network (See pages E 23 through E 29 of Appendix E for the Public Participation and Involvement Program) (See Appendix E for Public Participation and Involvement Program.)	2-3.a	A representative from the MRSWMP group will become an active participant in the Citizen Water Water WatershedQuality Monitoring Network.	X	x	х	x	х	100% of <u>Watershed</u> mMonitoring nNetwork meetings to be attended annually by <u>a</u> member representative of the_MRSWMP group.	MRSWMP Group

TABLE 4-1 MCM3: ILLICIT DISCHARGE DETECTION & ELIMINATION:

EPA recommends that the plan to detect and address illicit discharges (discharges to storm drains and sewers that are not composed entirely of storm water) include the following four components: procedures for locating priority areas likely to have illicit discharges; procedures for tracing the source of an illicit discharge; procedures for removing the source of the discharge; and procedures for program evaluation and assessment. (Note: Illicit Discharge Detection and Elimination is described principally in three documents contained in Appendix E: 1) Protocol for Responding to Reports of Illegal Discharges and Illicit Connections; 2) Protocol For Taking Action Against Violators of the Municipality's Urban Storm Water Quality Management Discharge Control Ordinances; and 3) Guidance Document for Policies Pertaining to Illicit Connections and Illegal Discharges to Storm Water Systems.)

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
		3-1.a	Enter into an agreement with "911 Earth" to use their 1-800-CLEANUP hotline for the public to report illicit discharges by zip code.	X					Date agreement was executed	MRSWMP Group
Promote the reporting of illicit discharges by having a system for receiving such reports to reduce pollution	Create <u>and maintain</u> a unified place for public to call <u>to report</u> in-potential illicit discharges		Maintain a hotline for the public to report illicit discharges.					X	<u>Hotline</u> <u>functioning for</u> <u>all MRSWMP</u> <u>jurisdictional</u> <u>areas.</u>	
from illicit discharges.		3-1.b	Advertise <u>1-800-</u> CLEANUPthe Hotline call-in number on MRSWMP generated- media, <u>MontereySEA</u> website and educational materials	X	X	X	X	X	Advertised on a minimum of 8 different media pieces: 4 in English, 4 in Spanish	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Promote the reporting of illicit discharges by having a system for receiving such reports.	Create a unified place for the public to call in potential illicit discharges	3-1.c	Using the the "Protocol for responding to reports of illegal discharges and illicit connections" and the "Protocol for taking action against violators" contained in Appendix E and the enforcement provisions of the appropriate MS4 storm water ordinance-protocol contained on pages E-30 through E-33 of Appendix E, , investigate and take appropriate action on each report of illicit discharge that is received.	x	X	x	x	х	100% of all reports of illicit discharge investigated and report on outcome of each case in the form of "closed", "ongoing enforcement", or "still investigating source".	MS4 Administration
Have accurate storm drain <u>age</u> <u>system</u> maps to help locate illicit discharges and/or dischargers.	Storm water system mapping	3-2.a	Complete preparation of the storm drain <u>age</u> system <u>maps map contained on</u> pages E 34 through E 36 of <u>Appendix E</u> , showing the location of all outfalls discharging to waters of the state and other MS4s that receive discharges from those outfalls	x	x	x			Each Participating Entity to complete its mapping by end of Year 1, except Monterey County which will complete its mapping by end of Year 3	MS4 Administration
		3-2.b	Update the outfall map annually to include new facilities as appropriate.		x	x	X	X	Include updated map <u>, if applicable</u> , in the Annual Reports	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from illicit connections and/or discharges.	Implement and maintain a program to detect and eliminate illicit connections and/or discharges; i.e., sewer overflows, fluid dumping in catch basins etc.	3-3.a	Using the training materials contained on pages F-2 through F-7 of Appendix F, train inspection personnel and other municipal staff, and obtain resources necessary to inspect businesses.	х					Sufficient personnel trained and prepared to perform inspections beginning in Year Two	MRSWMP group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from illicit connections and/or discharges.	Implement and maintain a program to detect and eliminate illicit connections and/or discharges; i.e., sewer overflows, fluid dumping in catch basins etc.	3-3.b	Using the <u>"I</u> inventory of businesses to be inspected <u>"</u> and the <u>"Business</u> inspection checklists contained on pages E 37 through E 77 of in Appendix E, prioritize the businesses to be inspected, and perform compliance inspections on these businesses to identify illicit connections and illegal discharges and take action to <u>correct any observed</u> violations of the storm water <u>ordinance</u> . Discharges to Environmentally Sensitive Areas, discharges to Areas of Special Biological Significance, restaurants/fast food chains, auto repair shops, and gas stations will receive top prioritization in scheduling these inspections. Create hotline for public	X	X	X	X	X	Minimum of _100% of inventoried businesses listed in the Business Inventories inspected by the end of the permit term. <u>- Status of</u> Business Inspections reported in Annual Report each year	MS4 Administration MRSWMP
		3-3.c	reporting of illicit connections	Х					See BMP 3-1.a	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from illicit connections and/or discharges.	Implement and maintain a program to detect and eliminate illicit connections and/or illegal discharges; i.e., sewer overflows, fluid dumping in catch basins etc.	3-3.d	Using the protocol contained on pages E 78 through E 79 and E 95 through E 98 of Appendix E, take action as necessary to eliminate 100% of the illicit conncetions and illegal discharges that are identified in this year. This <u>BMP has been combined</u> <u>with 3-1.c.</u>	X	X	X	X	X	100% of all reports of illicit connections and illegal discharges investigated; and report on outcome of each case in the form of "closed", "ongoing enforcement", or "still investigating sourc e".	MS4 Administration
Reduce pollution from illicit connections and/or discharges.	Implement and maintain a program to detect and eliminate illicit connections and/or illegal discharges; i.e., sewer overflows, fluid dumping in catch basins etc.	3-3.e	Perform source tracking of manholes in the <u>"Designated</u> Hot Spot areas <u>"</u> listed on page E 199 of <u>in</u> Appendix E to determine source of pollutants		X	X	X	X	Inspect 100% of the confluent manholes in the <u>"Designated</u> Hot Spot areas <u>"</u> listed on page E 199 ofin Appendix E annually, and carry out source tracking procedures described in <u>"Guidance</u> document for policies and procedures pertaining to illicit connections and illegal discharges to storm water systems" in on page E 82 <u>Appendix E</u> as appropriate.	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from illegal disposal	Adopt an ordinance with standards for storm water pollution prevention. Ordinance to include definitions of illegal disposal activities, including requirements pertaining to mat wash	3-4.a	Using the guidance document <u>pertaining to</u> <u>illicit connections and</u> <u>illegal discharges</u> and model <u>stormwater</u> ordinance in Appendix E, each Participating Entity will adopt a storm water ordinance revised to be specific to each entity's needs through appropriate governing body procedures.	X					Date ordinance implemented (implemented within 3 months of permit coverage for all entities except Monterey County, which will implement within 6 months of permit coverage)	MS4 Administration
activities	downs, hood cleaning, etc., and requiring firms to notify Public Works of all such cleaning activities, with penalties for violations. Ordinance will also outline responsibility for any clean up determined necessary.	3-4.b	Train appropriate staff on the adopted ordinance		X	X	X	X	100 % of existing appropriate staff trained by Year 2, then all appropriate new employees every year after that	MS4 Administration
		3-4.c	Implement ordinance		X				Date ordinance implemented	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from recreational vehicles and boats	Inspection program to ensure compliance from RVs & boats	3-5.a	Using the <u>"Iinventory of</u> <u>campgrounds</u> , RV parks and boat marinas <u>"</u> and the Business inspection <u>checklists for these</u> <u>facilities</u> contained on pages E-119 through E- 124 of <u>in</u> Appendix E, inspect each RV park, <u>campground</u> , and boat marina annually, and take action to correct any observed violations of the discharge ordinance		X	X	X	X	<u>-</u> 100% of <u>campgrounds</u> , RV parks & boat marinas inspected annually <u>- Status of</u> <u>Inspections reported</u> <u>in Annual Report</u> <u>each year</u>	MS4 Administration
Inform employees, businesses, and the general public of the hazards that are generally associated with illegal discharges and improper disposal of waste.	Implement a permit boundary-wide education program addressing the negative effects on water quality through illegal discharges, improper waste disposal and other non-storm water discharges.	3-6.a	This is included in the Public Education and Outreach Program contained on pages E-1 through E-23 of <u>in</u> Appendix E.	Х	X	Х	Х	Х	Summary of methods used to educate the public about the impacts of illegal discharges and improper waste disposal to be included in the Annual Reports.	MRSWMP Group in partnership with MBNMS <u>and/or other</u> <u>agencies when</u> <u>feasible</u>

BMP Intent	<u>Best Management</u> <u>Practice /</u> <u>Activity</u>	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	<u>Permit Yr 5</u>	<u>Measurable Goals</u>	Implementers
For the applicable areas within Monterey County, protect and/or restore receiving waters from degradation due to urban runoff to meet the Pajaro River watershed fecal coliform Total Maximum Daily Load (TMDL)	Develop a Wasteload Allocation Attainment Program that will control fecal coliform concentrations in urban runoff discharges to meet the Pajaro River watershed fecal coliform TMDL.	<u>3-7.a</u>	Develop a watershed- specific Wasteload Allocation Attainment program to control fecal coliform concentrations in urban runoff due to stormwater, domestic animal waste and/or human fecal material discharges that enter the Pajaro River.				X	X	<u>Wasteload</u> <u>Allocation</u> <u>Attainment Program</u> <u>for the applicable</u> <u>areas within</u> <u>Monterey County</u> <u>implemented by July</u> <u>12, 2011 to meet the</u> <u>Pajaro River</u> <u>watershed fecal</u> <u>coliform TMDL.</u>	<u>MS4</u> <u>Administrator</u> <u>- County of</u> <u>Monterey</u>

TABLE 4-1 MCM4: CONSTRUCTION SITE STORM WATER RUNOFF CONTROL:

The permit holders must develop a program to control the discharge of pollutants from construction sites = 1 one acre size. The program must include review of Storm Water Pollution and Prevention Plans, inspection of construction sites and enforcement actions against violators. (<u>Note</u>: Construction Site Storm Water Runoff Control is described principally in three documents contained in Appendix E: 1) Construction Sites (describing construction BMPs); 2) Guidance Document for Policies and Procedures Pertaining to Construction Sites; and 3) Construction Site Review and Inspection Procedures.)

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These will address erosion and sediment controls, and shall contain requirements for construction site operators to: implement appropriate erosion and sediment control BMPs; to control waste that may cause adverse impacts to water quality such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site	Adopt an ordinance with standards for storm water pollution prevention associated with construction activities. Ordinance to include standards for general construction site waste management for construction activities as defined by the General Construction Storm Water Permit	4-1.a	Using the <u>gGuidance</u> <u>dDocument for Policies</u> <u>and Procedures</u> <u>pertaining to</u> <u>Construction Sites</u> and <u>the mModel Stormwater</u> oO rdinance contained in Appendix E, each Participating Entity will adopt a storm water ordinance revised to be specific to each entity's needs through appropriate governing body procedures	X					Date ordinance implemented (implemented within 3 months of permit coverage for all entities except Monterey County, which will implement within 6 months of permit coverage)	MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These will address erosion and sediment controls, and shall contain requirements for construction site operators to: implement appropriate erosion and sediment control BMPs; to control waste that may cause adverse impacts to water quality such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site.	Implement procedures for <u>construction</u> site -plan review <u>including that take into</u> consideration of potential water quality impacts <u>from</u> <u>the project.</u>	4-2.a	Train appropriate staff on the <u>"Guidance</u> <u>Document for Policies</u> <u>and Procedures</u> <u>pertaining to</u> <u>Construction Sites"</u> <u>and the "Construction</u> site plan <u>review</u> and <u>construction</u> inspection procedures <u>"</u> <u>contained on pages E</u> <u>125 through E 131 of</u> <u>in Appendix E</u> <u>procedures</u>		x	х	X	x	100 % of existing appropriate staff trained by Year 2, then all new appropriate employees every year after that	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These will address erosion and sediment controls, and shall contain requirements for construction site operators to: implement appropriate erosion and sediment control BMPs; to control waste that may cause adverse impacts to water quality. such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site.	Implement procedures for <u>construction</u> site plan review <u>that take into</u> , including consideration of potential water quality impacts <u>of the</u> <u>project</u>	4-2.b	Use the <u>"Construction</u> <u>Sites BMPs," the</u> <u>"Guidance Document</u> for Policies and <u>Procedures Pertaining to</u> <u>Construction Sites" and</u> the "Construction Site <u>Plan Review and</u> <u>Inspection Procedures"</u> <u>site plan review</u> <u>procedures-contained in</u> <u>Appendix E when</u> reviewing construction <u>projects site plans</u>		Х	X	X	X	100% of appropriate construction site plans reviewed for compliance	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These will require construction site operators implement appropriate erosion and sediment control BMPs and control waste that may cause adverse impacts to water quality.	Implement procedures for <u>construction</u> site inspection and enforcement of BMP control measures	4-3.a	 Train appropriate staff on the construction site inspection procedures. Topics to be covered in this training will <u>include</u>: 1. The Guidance Document for Policies and Procedures Pertaining to Construction Sites 2. Construction Site Plan Review and Inspection Procedures 3. <u>Construction Site</u> Inspection <u>Reporting</u> Checklist<u>s</u> for Construction Sites 		X	X	X	X	100 % of existing appropriate staff trained by Year 2, then all new appropriate employees every year after that, with periodic refresher training provided	MS4 Administration

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BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These -will address erosion and sediment controls, and shall contain requirements for construction site operators to: implement appropriate erosion and sediment control BMPs; to control waste that may cause adverse impacts to water quality such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site-	Implement procedures for construction site inspection and enforcement of BMP control measures.	4-3.b	Using the "Guidance Document for Policies and Procedures Pertaining to Construction Sites," and the "Construction Site Plan Review and Inspection Procedures", procedures and checklists contained contained on pages E 127 through E- 136 ofin Appendix E, inspect the construction sites subject to the storm water ordinance and take appropriate <u>enforcement</u> action to have any observed violations corrected.		х	x	x	x	100% of applicable construction sites subject to the storm water ordinance inspected in accordance with inspection frequencies listed the "Construction Site Plan Review and Inspection Procedures", on page E-129 of in Appendix E; - and violations corrected - Violations noted and corrected; any enforcement actions taken in accordance with MS4 Ordinance documented.	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These- will address erosion and sediment controls, and shall contain requirements for construction site	Implement procedures for construction site inspection and enforcement of BMP control measures.	4-3.c	Annual meeting held of all construction inspectors from all participating entities prior to the start of rainy season to discuss and share ideas regarding construction site BMPs.				x	х	80% of construction inspectors from each municipality in attendance	MRSWMP Group
operators to: implement appropriate erosion and sediment control BMPs; to control waste that may cause adverse impacts to water quality such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site.	Implement procedures for receipt and consideration of information submitted by the public regarding storm water runoff impacts associated with construction projects.	4-4.a	Use the procedures contained on pages E 30 through E-33 <u>in the</u> <u>"Protocol for</u> <u>Responding to Reports</u> of Illegal Discharges and <u>Illicit Connections," of</u> <u>in Appendix E to</u> facilitate the receipt of, and the response to, reports from the public of storm water pollution from construction sites.	x	x	x	x	x	100% of all reports of construction site storm water pollution investigated: and-report <u>filed</u> on outcome of each case in the form of "closed", "ongoing enforcement", or "still investigating source".	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Reduce pollution from construction sites by developing guidelines and standards for construction site runoff. These will address erosion and sediment controls, and shall contain requirements for construction site operators to: implement appropriate erosion and sediment control BMPs; to control waste that may cause adverse impacts to water quality such as discarded building materials, concrete truck washout, paint and plastering wash down, chemicals, litter, and sanitary waste at the construction site.	Implement a permit boundary-wide education program addressing the negative effects on water quality from improperly managed construction site runoff.	4-4.b	 Twice per year, MRSWMP will assist with regional sponsorship of and/or present an educational program regarding prevention of storm water pollution from construction sites at construction contractor professional-meetings, workshops or seminars, present an educational program regarding prevention of storm water pollution from construction sites. The program will cover the four guiding principles for controlling runoff from construction sites, which are included in the BMP Guidance Series: Construction site planning Minimization of soil movement Capturing of Sediment Good housekeeping practices At these presentations handouts describing will be distributed that provide participants with information on resources for construction site BMPs and instructions on where to access construction site_permitting procedures. 	Х	X	х	х	X	Provide educational programs that reach at least 20 construction firms <u>that do</u> <u>business in the</u> <u>permit coverage</u> <u>area</u> each year.	MS4 Administration in cooperation with MRSWMP group

TABLE 4-1 MCM5: POST-CONSTRUCTION STORM WATER MANAGEMENT IN NEW DEVELOPMENT AND REDEVLOPMENT:

Permit holders must educate the development community about the importance of the storm water program. This will include adopting standards for incorporating environmental measures into new construction that minimize storm water impacts. (Note: Post-Construction Storm Water Management in New Development and Redevelopment is described principally in three documents contained in Appendix E: 1) New Development and Redevelopment (describing BMPs); 2) Mandatory Design Standards; 3) Guidance Document for Policies and Procedures Pertaining to New Development and Redevelopment; and 4) Development Project Plan Review and Inspection

Procedures.)

Additional column provided to reflect activities for the Hydromodification Joint Effort that fall into the next permit cycle occur after Permit Year 5.

BMP I	ntent	Best Management Practice / Activity	#dIN8	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
Reduce constru pollutic developin constru guideling standard storm v runoff fro developm redevelop These address pollutar sedime chemical and gre metals, nutrients, as erosic	ction on by ng post ction es and ds for vater om new ent and pment. will such nts as ents, ds, oils ease, and as well on and	Adopt an ordinance with standards for storm water pollution prevention associated with storm water systems installed in new developments and redevelopments. Ordinance to include standards for the design, operation, and maintenance of post- construction storm water pollution prevention systems in new developments and redevelopment.	5-1.a	Using the guidance document and model ordinance contained on pages E-84 through E- 98 and E-137 through E-143 of Appendix E, each Participating Entity will adopt a storm water ordinance revised to be specific to each entity's needs through appropriate governing body procedures.	Х						Date ordinance implemented (implemented within 3 months of permit coverage for all entities except Monterey County, which will implement within 6 months of permit coverage	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
Reduce post- construction pollution by developing post construction		5-2.a	Train appropriate staff on the <u>"Development</u> <u>projects plan review</u> <u>and inspection</u> <u>procedures"plan</u> review procedures contained on pages E- 139 through E 143 of<u>in</u> Appendix E		X	X	X	X		100% of existing appropriate staff trained by Year 2, then all new appropriate staff thereafter_trained within the 1 st year of employment.	MS4 Administration <u>Jointly with</u> <u>MRSWMP</u> <u>Group</u>
guidelines and standards for storm water runoff from new development and redevelopment. These will address such pollutants as sediments, chemicals, oils and grease, metals, and nutrients, as well as erosion and flooding.	Implement procedures for review of project plans	5-2.b	<u>Using the</u> "Development projects plan review and inspection procedures" Using the plan review procedures contained on pages E-139 through E 143 ofin Appendix E, review 100% of project plans subject to the post- construction requirements of the storm water ordinance for compliance with this ordinance during design and construction			x	x	x		100% of applicable site-project plans reviewed for compliance	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
Reduce post- construction pollution by developing post construction guidelines and standards for storm water runoff from new development and redevelopment.	Implement procedures for post-construction site inspection and enforcement of storm	5-3.a	Use the <u>"BMP</u> <u>Guidance SeriesPost-</u> <u>Construction BMPs for</u> <u>New development and</u> <u>Redevelopment andand</u> <u>the "Post-construction</u> site inspection checklist <u>"s</u> contained <u>on pages E-104</u> <u>through E-118 and E-</u> <u>144 through E-145 ofin</u> Appendix E to inspect projects and/or require self-certification by owner following completion of construction.			X	X	X		100% of applicable sites inspected or self-certified by project owner	MS4 Administration
These will address such pollutants as sediments, chemicals, oils and grease, metals, and nutrients, as well as erosion and flooding.	water pollution control systems	5-3.b	Using the <u>"Protocol for</u> <u>taking action against</u> <u>violators of Municipal</u> <u>Stormwater</u> <u>Ordinance</u> " and the <u>enforcement provisions</u> <u>of the each Permittee's</u> <u>storm water ordinance</u> protocol contained on pages E 78 through E 79 and E-95 through E 98 of Appendix E, MS4 will enforce post- construction compliance with the its storm water ordinance.				Х	X		100% of identified post-construction ordinance violations taken to the enforcement process	MS4 Administration in cooperation with MRSWMP group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
Protect and/or restore watersheds and receiving waters from degradation due to urban development.	Develop and/or modify enforceable mechanisms that will effectively implement hydromodification controls and LID. Enforceable mechanisms may include municipal	5-4.a 5-4.b	Conduct an analysis of all applicable codes, regulations, standards, and/or specifications to determine any modifications to be made to MS4 enforceable mechanisms. Modify enforceable mechanisms to eliminate regulatory conflicts and provide effective implementation of hydromod and LID in				Q2*	Q8	Q8	An analysis of all applicable codes, regulations, standards, and/or specifications that identifies modifications and/or additions necessary to effectively implement hydromodification controls and LID. Approved new and/or modified enforceable mechanisms that effectively resolve regulatory conflicts and implement hydromodification	MS4 Administration
	codes, regulations, standards, and specifications.		new and redevelopment projects.							controls and LID in new and redevelopment projects. Apply new and/or	
		5-4.c	hydromodification controls and LID for all applicable new and redevelopment projects.						Q9	modified enforceable mechanisms to all applicable new and redevelopment projects.	

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
	Derive municipality- specific criteria for controlling hydromodification in new and redevelopment projects using Central Coast Water Board -approved methodology developed through the Joint Effort.	5-5.a	Develop municipality- specific hydromodification control criteria					Q8	Q8	Hydromod control criteria	MS4 Administration
Protect and/or restore watersheds and receiving waters from degradation due to urban development	Select Applicability Thresholds for applying Hydromodification Control Criteria to new and redevelopment projects. Applicability thresholds will be consistent with long- term watershed protection.	5-6.a	Select Applicability Thresholds for application of hydromod control criteria					Q8	Q8	Applicability Thresholds	Jointly between MS4 Administration and MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
	Develop and enact strategy for implementing LID and hydromodification control for new and	5-7.a	Make LID BMP Design Guidance available for all stakeholders.				Q4	Q4		Develop, advertise and make available LID BMP Design Guidance suitable for all stakeholders.	
Protect and/or restore watersheds and receiving waters from degradation due to urban development	redevelopment projects. The strategy will provide appropriate education and outreach for all applicable target audiences, and will include specific guidance for LID BMP design and for complying with hydromodification control criteria. The strategy will also apply LID principles and features to new and redevelopment projects during the two-year period preceding adoption of hydromodification control criteria.	5-7.b	Develop guidance for achieving compliance with hydromod control criteria and LID requirements for project applicants.					Q8	Q8	Specific Guidance on how to achieve and demonstrate compliance with hydromodification control criteria and LID requirements made available to new and redevelopment project applicants	Jointly between MS4 Administration and MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
Protect and/or restore watersheds and receiving waters from degradation due to urban development	Develop and enact strategy for implementing LID and hydromodification control for new and redevelopment projects. The strategy will provide appropriate education and outreach for all applicable target audiences, and will include specific guidance for LID BMP design and for complying with hydromodification control criteria. The strategy will also apply	5-7.c	Provide appropriate education and outreach for all applicable target audiences, including specific guidance for LID BMP design and compliance with hydromod control criteria.				Q2			Documentation of goals, schedules, and target audiences for education and outreach the municipality will conduct in support of the following strategic objectives: enforceable mechanisms, hydromodification control criteria, applicability thresholds, LID BMP design, and compliance with LID and hydromodification control criteria.	Jointly between MS4 Administration and MRSWMP Group
	LID principles and features to new and redevelopment projects during the two-year period preceding adoption of hydromodification control criteria.	5-7.d	Create and maintain a tracking report indicating education and outreach program activities addressing LID and hydromod control implementation.					Q8	Q8	Tracking report indicating municipality's accomplishments in education and outreach supporting implementation of LID and hydromodification control for new and redevelopment projects.	

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Next Permit Cycle	Measurable Goals	Implementers
	Develop and enact strategy for implementing LID and hydromodification control for new and redevelopment projects. The strategy will provide appropriate education	5-7.e	Implement procedures for the permit application review process to ensure LID applied to 100% of all applicable new development and redevelopment projects.				Q2- Q4	Q4 _ Q8	Q8	Apply LID principles and features to all applicable new and redevelopment projects.	
Protect and/or restore watersheds and receiving waters from degradation due to urban development	and outreach for all applicable target audiences, and will include specific guidance for LID BMP design and for complying with hydromodification control criteria. The strategy will also apply LID principles and features to new and redevelopment projects during the two-year period preceding adoption of hydromodification control criteria	5-7.f	Develop and maintain tracking report for use during the permit application review process that lists LID design principles and features that are incorporated into each applicable new and redevelopment project.						Q9	Tracking report, for the period Q2 to Q8, identifying LID design principles and features that are incorporated into each applicable new development and redevelopment project.	MS4 Administration

* *Start Date:* The schedule for BMP implementation refers to the eight 3-month quarters (e.g., Q2, Q4, etc.) of the two-year Joint Effort and the first quarter following (Q9). For purposes of implementing and tracking Joint Effort BMPs, Q1 will begin upon notification from the Central Coast Water Board. Water Board staff will notify Monterey Regional by electronic mail of the date that will serve as the start date for Q1.

Reporting Requirements: Monterey Regional will achieve Joint Effort Measurable Goals by the end of Q2, Q4, Q8, and Q9. Monterey Regional must report to the Water Board on completion of Measurable Goals within 30 days of the end of the quarter in which the Measurable Goal is scheduled for completion. Reporting must include evidence of adequate detail and substance for Water Board staff to determine whether the Measurable Goal is complete.

TABLE 4-1 MCM6: POLLUTION PREVENTION / GOOD HOUSEKEEPING FOR MUNICIPAL OPERATIONS: Permit holders must examine their own activities and develop a program to minimize the discharge of pollutants from the corporation yard, fleet services, and other permit holder owned facilities. This also includes monitoring street sweeping programs to track performance.

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution from improper discharge or disposal of materials.	Implement an education and training program for employees (general and then specific to targeted employee groups, including supervisors) about the impacts of storm water pollution from municipal activities and hazardous materials disposal, and how to implement the selected BMPs to reduce these impacts.	6-1.a	Using the training outline and materials contained on pages F- 22 through F-34 of in Appendix F <u>, or similar</u> <u>materials equivalent in</u> <u>content</u> , train appropriate municipal employees (including supervisors) on storm water pollution issues.	Х	Х	Х	Х	Х	100 % of existing appropriate staff trained by Year 2, then all new employees every year after that. Perform pre- and post- training testing to measure training effectiveness.	MS4 Administration in cooperation with MRSWP group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution from improper discharge or disposal of materials	Inspection program of municipal hazardous materials storage facilities	6-2.a	Promptly correct any hazardous materials inspection deficiencies reported by the County inspectors, who are responsible for all of the hazardous materials inspections in Monterey County. (The inspection forms used by the County are contained on pages E-146 through E-168 of Appendix E and indicate the thoroughness that the County's inspections entail.)	X	X	X	X	X	100% of noted deficiencies corrected within 30 days of notification by the County	MS4 Administration in cooperation with MRSWP group
Minimize pollution from improper discharge or disposal of materials.	Implement procedures for proper disposal of used motor oil and oil filters	6-3.a	Train appropriate staff on the to <u>use the procedures described in</u> <u>"Storage and Disposal of Used</u> <u>Motor Oil and Used Oil Filters"</u> procedures contained on pages <u>E-169 through E-174 of in</u> Appendix E for proper disposal of used motor oil and filters		x	х	х	Х	100 % of existing appropriate staff trained by Year 2, then all new appropriate employees thereafter	MS4 Administration in cooperation w/ MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution from improper discharge or disposal of materials.	Implement procedures for proper disposal of used motor oil and oil filters	6-3.b	Use <u>"Storage and</u> <u>Disposal of Used Motor</u> <u>Oil and Used Oil Filters</u> " procedures contained on pages E-169 through E- 174 of <u>in</u> Appendix E, for disposal of used motor oil and filters		X	X	X	Х	Summary of used motor oil disposal activities included in the Annual Reports.	MS4 Administration
Minimize pollution from landscaping & lawn care management and pest control management activities.	Implement a program that effectively manages landscaping and lawn care activities to minimize the potential for storm water pollution.	6-4.a	Train municipal staffs to use the procedures contained in Appendix E, "Managing Landscape and Lawn Care Activities" to properly manage landscape and lawn care activities. <u>When training is</u> <u>scheduled for MS4 staff,</u> <u>Ooffer training to other</u> agencies such as school districts beginning in Year <u>3</u> .	Х	Х	х	х	Х	100 % of existing appropriate staff trained by Year 2; all new appropriate employees trained during 1 st year of employment. <u>Refresher training provided at the</u> <u>discretion of each MS4.</u>	MS4 Administration in cooperation with MRSWMP Group

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
		6-4.a (cont'd)	Properly manage landscaping and lawn	X	X	X	X	X	Measures to minimize irrigation runoff, as described in Appendix E applied to 80% or more of the irrigation sites under the jurisdiction's control	
Minimize pollution from landscaping & lawn care management and pest control management activities.	Implement a program that effectively manages landscaping and lawn care activities to minimize the potential for storm water pollution.	(cont d)	irrigation systems.	X	X	X	X	X	90% of sprinkler inventory in operational condition as determined using performance measures in Appendix E.	MS4
		6-4.b	Perform spraying during times where rain is not predicted	X	Х	X	X	Х	No pesticide use will occur when a 20% or greater chance of rain is predicted within the next 24-hr period per NOAA website.	Administration
Minimize pollution for improper discharge of chlorinated and/or brominated water from swimming pools & spas.	Implement procedures to ensure the dechlorination and/or debromination of pool water prior to discharge to the storm water system	6-5.a	Use the <u>"P</u> procedures <u>for</u> <u>proper discharge of water</u> <u>from swimming pools"</u> contained on pages E-177 <u>through E-179 of in</u> Appendix E for the proper disposal of swimming pool water.	X	x	x	x	x	Pool water dechlorinated and/or debrominated prior to discharge to storm drain system 100% of the time	

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollutic from-through stre and parking lot	et sweeping schedule on	6-6.a	Conduct sweeping on a regular basis in accordance with the <u>"Sweeping and Cleaning"</u> programs and plans contained on pages E-180 through E-196 of <u>in</u> Appendix E.	X	X	x	x	x	100% of Sweeping in each MS4 performed in accordance with the MS4's Plan	MS4 Administration
cleanin <u>g activities</u>	high impact/dry weather sites	6-6.b	Twice during the 5-year permit period, perform an analysis for pollutants of concern in material removed from streets by sweeping		X		x		Analyses performed in the indicated Years	
	Implement a program to	6-7.a	Provide designated area for all vehicle maintenance .	X	X	x	X	X	100% of MS4s have designated area for vehicle maintenance	
Minimize pollution from <u>municipal</u> automotive maintenance activit	n prevent pollutants from <u>municipal</u> automotive activities, such as	6-7.b	<u>Conduct</u> Move maintenance and repair activities indoors or under a covered area whenever possible	X	X	X	X	X	100% maintenance and repair activities moved <u>conducted</u> indoors or <u>under a</u> covered area whenever possible	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution from <u>municpal</u> automotive maintenance activities.	Implement a program to prevent pollutants from <u>municipal</u> automotive activities, such as vehicle fluids, from entering storm drains	6-7.c	Install <u>oil</u> separators in <u>municipal</u> vehicle yards as necessary and required.			X	x	X	Oil separators added to yards as needed.	MS4 Administration
Minimize pollution from <u>municipal</u> automotive	Implement a program to prevent pollutants from automotive activities, such as vehicle fluids,	6-7.d	Stencil all storm drain inlets in <u>municipal</u> corporation yard areas	x				x	100% of storm drain inlets in corporate yard stenciled by end of Year 1 and any new inlets which may be created stenciled immediately after being built. Stenciling redone in Year 5, if necessary.	MS4 Administration in cooperation w/ MRSWMP <u>PE/PO staff.</u> and MBNMS
maintenance activities	from entering storm drains	6-7.e	Using the <u>"Compliance</u> <u>Inspection Checklist for</u> Vehicle Service Facilities <u>Inspection Checklist</u> " contained on pages E-71 <u>through E-77 of in</u> Appendix E, inspect the MS4's vehicle maintenance facilities annually and correct any deficiencies noted.	x	x	x	x	x	100% of noted deficiencies corrected.	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution from <u>municipal</u> automotive maintenance	Implement a program to prevent pollutants from <u>municipal</u> automotive activities, such as vehicle	6-7.f	Store materials and wastes under cover whenever possible	X	X	X	X	X	100% of materials stored under cover whenever possible	MS4 Administration
activities.	fluids, from entering storm drains	6-7.g	Train all employees repairing municipal vehicles on proper pollution prevention techniques	X	X	X	X	X	This training is included in BMP 6-1.a	MS4 Administration in cooperation w/ MRSWMP group
		6-8.a	Training of municipal employees in proper vehicle washing techniques	X		X		X	This training is included in BMP 6-1.a	MS4 Administration in cooperation w/ MRSWMP group
Minimize pollution from municipal vehicle washing activities	Implement a program to prevent pollutants from washing municipal vehicles, such as vehicle fluids and phosphate soaps, from entering storm drains.	6-8.b	Using the <u>"Compliance</u> <u>Inspection Checklist for</u> Vehicle Service Facilities <u>"</u> <u>Inspection Checklist</u> <u>contained on pages E 75</u> through E-76 of Appendix E <u>contained in Appendix E</u> , inspect the MS4's vehicle washing facilities annually and correct any deficiencies noted.	X	X	X	X	X	100% of noted deficiencies corrected.	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution from roadway and bridge maintenance.	Implement policies and procedures to prevent pollutants from bridge and street maintenance activities, such as paving and painting work, from entering storm drains	6-9.a	Require bridge and street maintenance contractors <u>and</u> <u>municipal maintenance staff</u> <u>to regularly sweep</u> <u>construction zones-use</u> <u>proper measures</u> to keep <u>sediments, debris, paint, and</u> other construction materials out of the storm drain system. (Perform additional <u>sweeping in conjunction</u> <u>with street and bridge</u> <u>maintenance work that is</u> <u>performed in house.</u>)		x	x	х	x	100% of bridge and street maintenance contracts contain these requirements, and in-house maintenance projects swept on a frequent basis to keep pollutants out of the storm drain system	MS4 Administration
Minimize pollution	Implement a program of regularly cleaning storm drains and inlets to prevent accumulated pollutants from being	6-10.a	Stencil catch basins and inlets as needed as prevention measure	Х	X	X	X	X	Stenciling is covered under BMP 2-2.c	MS4 Administration in cooperation w/ MRSWMP and MBNMS
from contaminants accumulated in storm sewer systems.	discharged with the storm water (See <u>"Procedures</u> for Drainage System <u>Maintenance</u> " contained in_Appendix E-for a complete discussion of the work to be performed under BMP 6-10).	6-10.b	Inspect catch basins and inlets in the designated "hot spots" listed on <u>in page E-</u> 199 of Appendix E annually prior to rainy season, and clean as necessary.	X	X	X	X	X	100% of "hot spot" catch basins and inlets inspected, and cleaned as necessary, each year prior to start of rainy season.	MS4 Administration

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
	Implement a program of regularly cleaning storm	6-10.c	Clean and repair <u>"hot</u> <u>spot"</u> catch basins <u>&</u> , inlets and piping as identified through inspections prior to November 1 st annually,	X	x	x	х	x	By November 1 st annually, address cleaning and repair needs of prioritized- <u>"hot</u> <u>spot"</u> catch basins <u>&</u> , inlets & piping as identified during inspections.	
Minimize pollution from contaminants accumulated in storm sewer systems.	drains and inlets to prevent accumulated pollutants from being discharged with the storm water <u>(See</u> <u>"Procedures for drainage</u> <u>system maintenance"</u>	6-10.d	Re-inspect identified problem areas forof debris accumulation during wet season and perform additional cleaning if necessary.	X	X	X	X	x	Re-inspect 100% of problem areas <u>and clean if</u> <u>necessary.</u>	MS4 Administration
storm sewer systems.	<u>contained in Appendix</u> <u>Efor a complete discussion</u> of the work to be performed under BMP 6- 10)	6-10.e	Keep documentation of inspections and cleanings	Х	X	X	Х	X	Documentation kept on file	
		6-10.f	Twice during the 5- year permit period, perform an analysis for pollutants of concern in material removed from catch basins by cleaning		X		X		Analyses performed in the indicated Years	

BMP Intent	Best Management Practice / Activity	BMP#	Implementation Plan	Permit Yr 1	Permit Yr 2	Permit Yr 3	Permit Yr 4	Permit Yr 5	Measurable Goals	Implementers
Minimize pollution	Implement a program to regularly inspect and clean municipal facility trash	6-11.a	Regularly inspect and clean <u>municipal facility</u> trash enclosures		x	x	x	x	100% of trash enclosures inspected <u>and</u> <u>cleaned per the</u> <u>"Sweeping and</u> <u>eCleaning"</u> program described on page E-181 of <u>in</u> Appendix E	MS4 Administration
from trash being discharged into the storm drain system	enclosures and parks to prevent trash from being discharged with the storm water	6-11.b	Regularly inspect and clean parks		X	X	Х	Х	100% of <u>parks &</u> <u>park</u> trash enclosures inspected <u>and</u> <u>cleaned per the</u> <u>"Sweeping and</u> <u>eCleaning"</u> <u>program per</u> <u>program</u> described on <u>page E-181 ofin</u> Appendix E	MS4 Administration

Appendix A

Notices of Intent from Each Member Entity

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

NOI Status

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III.

IV.

(Mark only one item) 1. [x] New Permittee 2. [] Change of Information WDID #:

Agency Information

			C. Title	
			Program Manager	
			E. Address (line 2)	
	State	G. Zip		H. County
	CA	93902		Monterey
J. FAX		K. Ema	ail Address	
(831) 424	-7935			
eck one):				
ty 3. [] Si	ate 4. [] Fe	ederal	5. []Special District 6. [] Gover	mment Combination
	(831) 424 eck one):	L FAX (831) 424-7935 eck one):	CA 93902 J. FAX K. Ema (831) 424-7935 eck one):	State G. Zip CA 93902 J. FAX (831) 424-7935 K. Email Address

Permit Area

The unincorporated portions of the Urbanized areas within Monterey County, as defined by US. Ceusus Bureau.

Boundaries of Coverage (Include a site map with the submittal) See Figure 3-2 through 3-5

V. Billing Information

bining information						
A. Agency						
Same as above						
B. Contact Person					C. Title	
Same as above					Same as above	
D. Mailing Address					E. Address (line 2)	
Same as above					Same as above	
F. City		State		G. Zip		H. County
Same as above		CA		Same	as above	Same as above
I. Phone	J. FAX			K. Ema	ail Address	
Same as above	Same as	above		Same a	as above	
L. Population		[] Po	opulation	greater than 250,000	\$20,000
Please check the correspond	ding box on the	right [1 Pc	opulation	between 200,000 and 249,999	\$17,500
		1	1 Pc	opulation	between 150,000 and 199,999	\$15,000
		ī	1 Po	opulation	between 100,000 and 149,999	\$12,500
		i	1 PC	opulation	between 75,000 and 99,999	\$10,000
		î	1 Pe	opulation	between 50,000 and 74,999	\$7,500
		DX IX	CI PO	opulation	between 25,000 and 49,999	\$5,000
		°r		opulation	between 10,000 and 24,999	\$3,000
		ľ	1 Pe	opulation	between 1,000 and 9,999	
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			1 10	-paration -	settless. s alle libestitutitutitutitu	

VI. Permit Type

- Applying for Individual General Permit Coverage 1.
- [X] Applying for a permit with one or more co-permittees 2.

must comply with the requirements found in	nttees in implementing a complete small MS4 storm water program. The program n Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional
sheets, if necessary. Each co-permittee m	
Lead Agency	Signature
Monterey Regional Water Pollution	PIT II
Control Agency	find J- dogues
Agency	Signature
County of Monterey	Deuxalo amost
Agency	Signature
See attached NOIs from the eight other	
co-permittees	
Agency	Signature

[] Separate Implementing Entity (SIE) 3.

B. Contact Person	1			C. Title			
D. Mailing Addres	s			E. Address (line 2	.)		
F. City		State	G. Zip				H. County
CA							
. Phone	J. FAX		K. Ema	ail Address			
. Operator Type	(Check one)						
1. [] City 2. [] (ate 4. [] Fede	eral	5. []Special District	6.	[] Govern	nment Combination
certify under pena accordance with a Based on my inqui nformation to the t here are significan certify that the prov	alty of law that this system designed t ry of the person or best of my knowled t penalties for sub risions of the perm	document and all a o assure that qualif persons who mana lge and belief, the in mitting false inform	attachmen fied perso age the sy nformatio ation, inc	nts were prepared u onnel properly gathe ystem, or those pers on submitted is true,	nder r and sons d accur y of fin	my direction evaluated irectly rest ate, and content in and imp	ing storm water program on and supervision in the information submitte sponsible for gathering t complete. I am aware th prisonment. Additionally
I certify under pena accordance with a Based on my inqui information to the t there are significar	alty of law that this system designed t ry of the person or pest of my knowled t penalties for sub risions of the perm mplied with."	document and all a o assure that qualif persons who mana lge and belief, the in mitting false inform	attachmen fied perso age the sy nformatio ation, inc	nts were prepared u onnel properly gathe ystem, or those pers in submitted is true, luding the possibility	nder r and sons d accur y of fin	my direction evaluated irectly rest ate, and content in and imp	ing storm water program on and supervision in the information submitte sponsible for gathering t complete. I am aware th prisonment. Additionally

Additionally, I certify that the provisions of the Management Program, will be complied with."

VII.

VIII.

A. Printed Name: FERMANDO ARMENTA Elizabeth KRAFFT 207 B. Title: PROGEP CHAIR monterey MADAGER C. Signature: for Feranda Humensa ٤

D. Date:

FED

Bd 04

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SUPERISON

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

I. NOI Status

(Mark only one item)	 [x] New Permittee 	Change of Information WDID #:

II. Agency Information

A. Agency						
City of Pacific Grove						
B. Contact Person					C. Title	
Stephen J. Leiker, PE					Director of Public Works/City	Engineer
D. Mailing Address					E. Address (line 2)	3
2100 Sunset Drive						
F. City		State		G. Zip		H. County
Pacific Grove			CA	93950		Monterey
I. Phone	J. FAX				il Address	
(831) 648-5722	(831) 375-	0627		Sleiker	@ci.pacific-grove.ca.us	
L. Operator Type (che	ck one):					
1. [x] City 2. [] County		ate	4. [] Fede	ral	5. []Special District 6. [] Gover	mment Combination



Permit Area

Jurisdictional boundaries of the City of Pacific Grove

IV.

Boundaries of Coverage (Include a site map with the submittal)

See Figure 3-1

V. Billing Information

Dining information	_	_		_			
A. Agency		_					
Same as above							
B. Contact Person						C. Title	
Same as above						Same as above	
D. Mailing Address						E. Address (line 2)	
Same as above						Same as above	
F. City		State			G. Zip		H. County
Same as above		C	A:		Same a	as above	Same as above
I. Phone	J. FAX				K. Ema	ail Address	
Same as above	Same a	s above			Same a	as above	
L. Population			[]	Po	pulation	greater than 250,000	\$20,000
Please check the correspondir	ng box on th	e right	[]	Po	pulation	between 200,000 and 249,999	\$17,500
			[]	Po	pulation	between 150,000 and 199,999	\$15,000
			[]	Po	pulation	between 100,000 and 149,999	\$12,500
			[]	Po	pulation	between 75,000 and 99,999	\$10,000
			i i	Po	pulation	between 50,000 and 74,999	\$7,500
			ñ	Po	pulation	between 25,000 and 49,999	\$5,000
			[X]	Po	pulation	between 10,000 and 24,999	\$3,000
			n			between 1,000 and 9,999	
			ň			between 0 and 1,000	

Permit Type VI.

- [] Applying for Individual General Permit Coverage 1.
- [x] Applying for a permit with one or more co-permittees 2.

must comply with the requirements found in	ittees in implementing a complete small MS4 storm water program. The program Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional
sheets, if necessary. Each co-permittee me	ust complete a NOI.
Lead Agency	Signature
Monterey Regional Water Pollution	- Alt la pa
Control Agency	Kolal A- Dquer
Agency	Signature X
City of Pacific Grove	and Daver
Agency	Signature
See attached NOIs from the eight other	•
co-permittees	
Agency	Signature

[] Separate Implementing Entity (SIE) 3.

	A. Agency							
	B. Contact Pers	on			C. Title			
	D. Mailing Addre	ess			E. Address (line 2)			
	F. City		State	G. Zip H. County				
	I. Phone	J. FAX		K. Ema	il Address			
	L. Operator Type 1. [] City 2. []		tate 4. [] Fede	eral_	5. []Special District 6. [] Governm	ent Combination	
	[] F	I Measures being im Public Education Construction	[] Public I	SIE (check Involveme onstructio	ent [] II	licit Discha Good Hous	arge/Elimination ekeeping	
	I certify under pe accordance with Based on my ing information to the there are significa	nalty of law that this a system designed to uiry of the person or be best of my knowled ant penalties for sub ovisions of the perm	document and all a to assure that quality persons who mana dge and belief, the is mitting false inform	attachme fied perso age the sy information lation, inc	his form and comply with its nts were prepared under my nnel property gather and ev ystem, or those persons dire n submitted is true, accurat luding the possibility of fine t and implementation of a S	y direction valuate the ectly respo te, and cor and impris	and supervision in e information submitted. onsible for gathering the nplete. I am aware that sonment. Additionally, I	
	N. Signature of	Official			Date			
VII.		anagement Plan on A.2. of this Ger		SWMP is	attached.			
VIII.	Certification							
	accordance with a Based on my inquinformation, to the that there are sign Additionally, I cer	a system designed t uiry of the person or e best of my knowle nificant penalties for	o assure that qualit persons who mana dge and belief, the submitting false in ns of the permit, inc	fied perso age the sy information	hments were prepared und nnel properly gather and e /stem, or those persons din on submitted is true, accur o, including the possibility o e development and implem	valuate the ectly respo ate, and co f fine and i	e information submitted. onsible for gathering the omplete. I am aware imprisonment.	

A. Printed Name: Stephen J. Leiker, PE

B. Title:

C. Signature:

Director of Public Works/City Engineer

D. Date: February 26, 2003

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

۱. **NOI Status**

11.

rigenej miermanen			
A. Agency			
City of Monterey			
B. Contact Person		C. Title	
Jennifer Gonzalez		Associate Civil Engineer	
D. Mailing Address		E. Address (line 2)	
Public Works Department		City Hall	
F. City	State	G. Zip H. County	
Monterey	CA	93940 Monterey	
I. Phone J. FAX	(K. Email Address	
(831)646-3920 (831)6	646-3902	JGonzale@ci.monterey.ca.us	
L. Operator Type (check one)):		
1. [x] City 2. [] County 3. [] State 4. [] Fede	teral 5. []Special District 6. [] Government Combina	tion
in [in] only or []	1		



Permit Area

Jurisdictional boundaries of the City of Monterey

Boundaries of Coverage (Include a site map with the submittal) See Figure 3-1 IV.

V.

Billing Information

Billing Information							
A. Agency							
Same as above							
B. Contact Person						C. Title	
Same as above						Same as above	
D. Mailing Address						E. Address (line 2)	
Same as above						Same as above	
F. City		State			G. Zip		H. County
Same as above		0	A		Same	as above	Same as above
I. Phone	J. FAX	a			K. Ema	ail Address	
Same as above	Same a	s above			Same as above		
L. Population			[]	Po	opulation	greater than 250,000	\$20,000
Please check the correspon	nding box on th	e right	[]	Po	opulation	between 200,000 and 249,999	\$17,500
			[]	Po	opulation	between 150,000 and 199,999	\$15,000
			[]	Po	opulation	between 100,000 and 149,999	\$12,500
			[]	Po	pulation	between 75,000 and 99,999	\$10,000
			[]	Po	pulation	between 50,000 and 74,999	\$7,500
			[X]	Po	pulation	between 25,000 and 49,999	\$5,000
			11			between 10,000 and 24,999	
			ü			between 1,000 and 9,999	
			ŭ		•	between 0 and 1,000	

VI.

- Permit Type
 1. [] Applying for Individual General Permit Coverage
- [x] Applying for a permit with one or more co-permittees 2.

The undersigned agree to work as co-permittees in implementing a complete small MS4 storm water program. The program					
must comply with the requirements found in Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional					
sheets, if necessary. Each co-permittee must complete a NOI.					
Lead Agency	Signature				
Monterey Regional Water Pollution	MAR (
Control Agency	Article. Talants				
Agency	Signature				
City of Monterey	white all the				
Agency	Signature				
See attached NOIs from the eight other					
co-permittees					
Agency	Signature				

[] Separate Implementing Entity (SIE) 3.

	1			C. Title	
D. Mailing Addres	s			E. Address (line 2)	
F. City		State	G. Zip		H. County
I. Phone	J. FAX		K. Ema	il Address	
[] Pul [] Co	County 3. [] S Measures being in blic Education nstruction ate with the agence	plemented by the S [] Public I [] Post Co y identified in Section	SIE (check Involveme onstruction	x all that apply) ent [] Illicit Dis n [] Good H his form and comply with its qualify	
l certify under pena accordance with a Based on my inquir information to the b there are significan	system designed ry of the person or pest of my knowled t penalties for sub visions of the perm	to assure that qualit persons who mana dge and belief, the i mitting false inform	fied perso age the sy informatio ation, incl	Insel properly gather and evaluate ystem, or those persons directly re n submitted is true, accurate, and luding the possibility of fine and im t and implementation of a Storm V	the information submitted. sponsible for gathering the complete. I am aware that prisonment. Additionally, I

VIII. Certification

VII.

 Certification		
		s were prepared under my direction and supervision in
		roperly gather and evaluate the information submitted.
		or those persons directly responsible for gathering the
information, to the t	best of my knowledge and belief, the information sub	mitted is true, accurate, and complete. I am aware
that there are signif	icant penalties for submitting false information, include	ding the possibility of fine and imprisonment.
Additionally, I certify	that the provisions of the permit, including the deve	lopment and implementation of a Storm Water
	am, will be complied with."	
A. Printed Name:	W.E. Reichmuth, P.E.	
B. Title:	Director of Public/Works	
C. Signature:	(m.E. Cent	D. Date: February 21, 2003
	2	

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

I. NOI Status

	(Mark only one item)	1. [x] New Permittee	2. [] Change of Information WDID #:	
1				

II. Agency Information

A. Agency						
City of Marina						
B. Contact Person				C. Title		
Charles Johnson				Public Works Direct	ctor/City Engi	ineer
D. Mailing Address				E. Address (line 2)		
211 Hillcrest Avenue						
F. City		State	G. Zip			H. County
Marina		CA	93933			Monterey
I. Phone	J. FAX		K. Ema	il Address		
(831) 884-1212 x218	(831) 384	4-0425	Cjohns	on@ci.marina.ca.us	5	
L. Operator Type (chec	ck one):	and a second sec				
1. [x] City 2. [] County	3. [] St	ate 4. [] Fede	eral	5. []Special District	6. [] Govern	ment Combination



IV.

Permit Area

Jurisdictional boundaries of the City of Marina

Boundaries of Coverage (Include a site map with the submittal)

See Figure 3-1

V. Billing Information

Billing Information						
A. Agency						
Same as above						
B. Contact Person					C. Title	
Same as above					Same as above	
D. Mailing Address					E. Address (line 2)	
Same as above					Same as above	
F. City		State		G. Zip		H. County
Same as above		CA	4	Same	as above	Same as above
I. Phone	J. FAX			K. Ema	ail Address	
Same as above	Same a	s above		Same	as above	
L. Population			[]	Population	greater than 250,000	\$20,000
Please check the correspondi	ng box on th	e right	[]	Population	between 200,000 and 249,999	\$17,500
			[]	Population	between 150,000 and 199,999	\$15,000
			[]	Population	between 100,000 and 149,999	\$12,500
				Population	between 75,000 and 99,999	\$10,000
			ii .	Population	between 50,000 and 74,999	\$7,500
			ii –	Population	between 25,000 and 49,999	\$5.000
					between 10,000 and 24,999	
					between 1,000 and 9,999	
					between 0 and 1,000	
			[]	opulation	between e and 1,000	φ1,000

VI. Permit Type 1. [] Applying for Individual General Permit Coverage

RECTD MAY 1 0 2004

2. [x] Applying for a permit with one or more co-permittees

The undersigned agree to work as co-permittees in implementing a complete small MS4 storm water program. The program must comply with the requirements found in Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional					
sheets, if necessary. Each co-permittee must complete a NOI.					
Lead Agency	Signature				
Monterey Regional Water Pollution					
Control Agency	What An allower				
Agency	Signature				
City of Marina	Marles on pron				
Agency	Signature				
See attached NOIs from the eight other					
co-permittees					
Agency	Signature				
.					

3. [] Separate Implementing Entity (SIE)

H. County
s
ial District 6. [] Government Combination
apply) [] Illicit Discharge/Elimination [] Good Housekeeping
nd comply with its qualifying storm water progra
prepared under my direction and supervision in
perly gather and evaluate the information submit
those persons directly responsible for gathering ted is true, accurate, and complete. am aware
possibility of fine and imprisonment. Additiona
lementation of a Storm Water Management
Date
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d.
d.
ere prepared under my direction and supervisio
ere prepared under my direction and supervisio perly gather and evaluate the information submi
ere prepared under my direction and supervisio perly gather and evaluate the information submi those persons directly responsible for gathering
ere prepared under my direction and supervision perly gather and evaluate the information submit those persons directly responsible for gathering tted is true, accurate, and complete. I am award
ere prepared under my direction and supervisio perly gather and evaluate the information submi those persons directly responsible for gathering
tache

CHARLES VOHNSON B. Title: DIRECTOR OF PUBLIC WORKS D. Date: 5-27-04 C. Signature: 1

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

I. NOI Status

1. [x] New Permittee	2. [] Change of Information WDID #:	2
	1. [x] New Permittee	1. [x] New Permittee 2. [] Change of Information WDID #:

II. Agency Information

A. Agency					이는 그가 있는 것 같아요. 그는 것은 것은 것은 것은 것은 것을 많았다. 것은 것을 많이 가지 않는 것을 많이 가지 않는 것을 많이 있다. 것은 것은 것은 것을 많이 있다. 것은 것은 것은 것은 것을 많이 있다. 것은 것은 것은 것은 것은 것을 많이 있다. 것은
City of Sand City		2000-00-00-00-00-00-00-00-00-00-00-00-00			
B. Contact Person				C. Title	
Kelly Morgan				City Administrator	
D. Mailing Address				E. Address (line 2)	
1 Sylvan Park					
F. City		State	G. Zip		H. County
Sand City		CA	93955		Monterey
I. Phone	J. FAX		K. Ema	il Address	
(831) 394-6700	(831) 394	-2472	Kelly@	sandcity.org	
L. Operator Type (check one):				
1. [x] City 2. [] Cou	inty3. [] St	ate <u>4. []</u> F	ederal	5. []Special District	6. [] Government Combination

Permit Area

IV.

Jurisdictional boundaries of the City of Sand city

Boundaries of Coverage (Include a site map with the submittal)

See Figure 3-1

V. **Billing Information**

A. Agency						
Same as above						
B. Contact Person				C. Title		
Same as above				Same as above		
D. Mailing Address				E. Address (line 2)		
Same as above				Same as above		
F. City		State	G.	Zip	H. County	
Same as above CA		Sa	me as above	Same as above		
I. Phone	J. FAX		К.	Email Address		
Same as above	Same a	s above	Sa	Same as above		
L. Population		[]	Popula	tion greater than 250,000	\$20,000	
Please check the correspon	ding box on th	ne right []	Popula	tion between 200,000 and 2	49,999\$17,500	
		[]	Popula	tion between 150,000 and 1	99,999\$15,000	
		[]	Popula	tion between 100,000 and 1	49,999\$12,500	
		[]	Popula	tion between 75,000 and 99	,999\$10,000	
		[]	Popula	tion between 50,000 and 74	,999\$7,500	
		ü	Popula	tion between 25,000 and 49	,999\$5,000	
		ü	Popula	tion between 10,000 and 24	,999\$3,000	
		ii.	Popula	tion between 1,000 and 9,99	99\$2,000	
		[x]	Popula	tion between 0 and 1,000	\$1,000	

VI. Permit Type

- 1. [] Applying for Individual General Permit Coverage
- 2. Applying for a permit with one or more co-permittees

The undersigned agree to work as co-permittees in implementing a complete small MS4 storm water program. The program must comply with the requirements found in Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional					
sheets, if necessary. Each co-permittee must complete a NOI.					
Lead Agency	Signature				
Monterey Regional Water Pollution	-DIF ()				
Control Agency	Contra AT Alques				
Agency	Signature n Ala a				
City of Sand City	Kolly Mover				
Agency	Signature				
See attached NOIs from the eight other					
co-permittees	v				
Agency	Signature				

3. [] Separate Implementing Entity (SIE)

B. Contact Person				C. Title			
D. Mailing Address				E. Address (line 2	2)	_	
F. City		State CA	G. Zip		-		H. County
I. Phone	J. FAX		K. Ema	ail Address			
1. [] City 2. [] Minimum Control				5. []Special District			ment Combination
[] Pu [] Co l agree to coordir l certify under pen accordance with a Based on my inqu information to the there are significal	ublic Education onstruction hate with the agence alty of law that this isystem designed iry of the person or best of my knowler nt penalties for sub	[] Public [] Post C document and all to assure that quali ge and belief, the mitting false inform	Involveme constructio ion III of th attachmer ified perso nage the sy information nation, inc	ent in his form and comply onts were prepared u property gathe ystem, or those per- son submitted is true, luding the possibility	with its inder my er and ev sons dire accurat y of fine	qualifying direction valuate th ectly resp e, and co and impr	harge/Elimination usekeeping g storm water program n and supervision in the information submitt consible for gathering complete. I am aware risonment. Additional ter Management
[] Pu [] Co "I agree to coordir I certify under pen accordance with a Based on my inqu information to the there are significal	ublic Education onstruction hate with the agence alty of law that this a system designed iry of the person of best of my knowled nt penalties for sub visions of the perm	[] Public [] Post C document and all to assure that quali ge and belief, the mitting false inform	Involveme constructio ion III of th attachmer ified perso nage the sy information nation, inc	ent in his form and comply hts were prepared u onnel properly gathe ystem, or those person submitted is true,	with its inder my er and ev sons dire accurat y of fine	qualifying direction valuate th ectly resp e, and co and impr	sekeeping g storm water program h and supervision in he information submitt jonsible for gathering ponplete. I am aware risonment. Additional

[x] As per section A.2. of this General Permit, the SWMP is attached.

VIII. Certification

VII.

"I certify under penalty of the law that this document and all attachments were prepared under my direction and supervision in								
	accordance with a system designed to assure that qualified personnel property gather and evaluate the information submittee							
Based on my inquiry of the person or persons who manage the								
	information, to the best of my knowledge and belief, the information submitted is true, accurate, and complete. I am aware							
	that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.							
Additionally, I certify that the provisions of the permit, including t	the development and implementation of a Storm Water							
Management Program, will be complied with."								
A. Printed Name:								
Kelly Morgan								
B. Title: City Administrator								
C. Signature:/ // //	D. Date:							
Kallen Margar	February 20 2003							
- () - ()								

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

NOI Status

(Mark only one item) 1. [x] New Permittee 2. [] Change of Information WDID #:

II. Agency Information

A. Agency								
City Of Seaside								
B. Contact Person					C. Title			
Diana Ingersoll					Public Works Direc	ctor		
D. Mailing Address					E. Address (line 2)			
Public Works Departm	ent				P.O. Box 810			
F. City		State		G. Zip			H. County	
Seaside		CA		93955			Monterey	
I. Phone	J. FAX				il Address			
				o@ci.seaside.ca.us	<u> </u>			
L. Operator Type (che	ck one):							
1. [x] City 2. [] County	3. [] St	at <u>e 4.</u>	[] Fede	ral	5. []Special District	6. [] Gover	mment Combination	

". Permit Area

Jurisdictional boundaries of the City of Seaside, except for that portion within Former Fort Ord under the jurisdiction of the US Army and other public agencies.

IV.

I.

Boundaries of Coverage (Include a site map with the submittal)

See Figure 3-1

V. Billing Information

A. Agency						
Same as above						
B. Contact Person					C. Title	
Same as above	ame as above Same as above					
D. Mailing Address					E. Address (line 2)	
Same as above					Same as above	
F. City		State		G. Zip		H. County
Same as above		CA	N N	Samea	as above	Same as above
I. Phone	J. FAX			K. Ema	il Address	
Same as above	Same as	above		Same a	as above	
L. Population			[]	Population	greater than 250,000	\$20,000
Please check the correspo	onding box on th	e right	[]	Population	between 200,000 and 249,999.	\$17,500
			[]	Population	between 150,000 and 199,999.	\$15,000
			[]	Population	between 100,000 and 149,999.	\$12,500
			[]	Population	between 75,000 and 99,999	\$10,000
			[]	Population	between 50,000 and 74,999	\$7,500
				Population	between 25,000 and 49,999	\$5,000
			-	Population	between 10,000 and 24,999	\$3,000
			i i	Population	between 1,000 and 9,999	\$2,000
		i			between 0 and 1,000	



VI. Permit Type

- [] Applying for Individual General Permit Coverage 1.
- [x] Applying for a permit with one or more co-permittees 2.

	ittees in implementing a complete small MS4 storm water program. The program Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional ust complete a NOI.
Lead Agency Monterey Regional Water Pollution Control Agency	Signature Ritt 2
Agency City of Seaside	Signature
Agency See attached NOIs from the eight other co-permittees	Signature
Agency	Signature

[] Separate Implementing Entity (SIE) 3.

	A. Agency						
	B. Contact Person			C. Title			
	D. Mailing Address			E. Address (line 2)			
	F. City	State CA	G. Zip	L		H. County	
	I. Phone J. FAX		K. Ema	il Address			
	L. Operator Type (Check one) 1. [] City 2. [] County 3. [] St	ate 4. [] Fede	eral	5. []Special District 6. []	Govern	ment Combination	
	Minimum Control Measures being im [] Public Education [] Construction	[] Public I	IE (check nvolveme onstructio	ent [] Illic		charge/Elimination usekeeping	
	"I agree to coordinate with the agency identified in Section III of this form and comply with its qualifying storm water program I certify under penalty of law that this document and all attachments were prepared under my direction and supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitte 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 the there are significant penalties for submitting false information, including the possibility of fine and imprisonment. Additionally certify that the provisions of the permit, including the development and implementation of a Storm Water Management Program, will be complied with."						
	N. Signature of Official			Date			
VII. VIII.	[x] As per section A.2. of this General Permit, the SWMP is attached.						
	"I certify under penalty of the law that this document and all attachments were prepared under my direction and supervision accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submittee Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering to information, to the best of my knowledge and belief, the information, submitted is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. Additionally, I certify that the provisions of the permit, including the development and implementation of a Storm Water Management Program, will be complied with."						
	A. Printed Name: DIANA IN						
	B. Title: PUBLIC WORK						
	C. Signature:	Inguna	l	D. Date:	61	28/2004	
	0						

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WQ ORDER No.)

I. NOI Status

(Mark only one item)

2. [] Change of Information WDID #:

II. Agency Information

A. Agency			
City Of Del Rey Oaks			
B. Contact Person		C. Title	
Ron Langford		Acting City Manag	jer
D. Mailing Address		E. Address (line 2)	
650 Canyon Del Rey			
F. City	State	G. Zip	H. County
Del Rey Oaks	CA	93940	Monterey
I. Phone J. FA	X	K. Email Address	
	394-6421	Droclerk@redshift.com	
L. Operator Type (check on	e):		
	[] State 4. [] Fede	ral 5. []Special District	[] Government Combination



IV.

Permit Area

Jurisdictional boundaries of the City of Del Rey Oaks

Boundaries of Coverage (Include a site map with the submittal)

1. [x] New Permittee

See Figure 3-1

V. Billing Information

Billing Information						
A. Agency						
Same as above						
B. Contact Person				C. Title		
Same as above				Same as above		
D. Mailing Address				E. Address (line 2)		
Same as above				Same as above		
F. City		State		G. Zip		H. County
Same as above		CA		Same as above		Same as above
I. Phone	J. FAX			K. Email Address		
Same as above	Same a	s above		Same as above		
L. Population		[]	Po	opulation greater than 250,000		\$20,000
Please check the correspo	onding box on th	ne right []	Po	opulation between 200,000 and 249,999 \$17,500		
		[]	Po	opulation between 150,000 and 19	9,999	\$15,000
		1	Po	opulation between 100,000 and 14	9,999	\$12,500
		ii	P	opulation between 75,000 and 99,9	999	\$10.000
		ii	Po	opulation between 50,000 and 74,9	999	\$7.500
		ii	Po	opulation between 25,000 and 49,9	999	\$5.000
		n		opulation between 10,000 and 24,9		
		[×]		opulation between 1,000 and 9,999		
				opulation between 0 and 1,000		
		U_	P	opulation between 0 and 1,000		



VI.

VII.

- Permit Type
 1. [] Applying for Individual General Permit Coverage
- Applying for a permit with one or more co-permittees 2.

must comply with the requirements found	nittees in implementing a complete small MS4 storm water program. The program in Title 40 of the Code of Federal Regulations, parts 122.32. Attach additional
sheets, if necessary. Each co-permittee m	
Lead Agency	Signature
Monterey Regional Water Pollution	-PIGOD
Control Agency	white A traver
Agency	Signature
City of Del Rey Oaks	
Agency	Signature ()
See attached NOIs from the eight other	E E
co-permittees	
Agency	Signature

[] Separate Implementing Entity (SIE) 3.

. Contact Person			C. Title				
Mailing Address		-	E. Address (line 2)				
. City	State CA	G. Zip		H. County			
Phone J. FAX		K. Emai	Address				
L. Operator Type (Check one) 1. [] City 2. [] County 3. [] State 4. [] Federal 5. []Special District 6. [] Government Combination Minimum Control Measures being implemented by the SIE (check all that apply) [] Public Education [] Public Involvement [] Illicit Discharge/Elimination [] Construction [] Post Construction [] Good Housekeeping "I agree to coordinate with the agency identified in Section III of this form and comply with its qualifying storm water program. I certify under penalty of law that this document and all attachments were prepared under my direction and supervision in accordance with a system designed to assure that qualified personnel property 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 there are significant penalties for submitting false information, including the possibility of fine and imprisonment. Additionally, I certify that the provisions of the permit, including the development and implementation of a Storm Water Management Program, will be complied with."							
			Date				

VIII.	Certification
	"I certify under penalty of the law that this document and all attachments were prepared under my direction and supervision in
	accordance with a system designed to assure 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 there are significant penalties for submitting false information, including the possibility of fine and imprisonment.
	Additionally, I certify that the provisions of the permit, including the development and implementation of a Storm Water
	Management Program, will be complied with."
	A. Printed Name: Ronald J. Langford
	A. Printed Name: Ronald J. Langford B. Title: Appling City Manager
	C. Signature: D. Date:
	226/03
	L

Enclosure 1

A strategy and a second strategy and the strategy and the second strategy and the second

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE STATEWIDE GENERAL WASTE DISCHARGE REQUIREMENTS FOR SANITARY SEWER SYSTEMS (WATER QUALITY ORDER NO. 2006 – 0003 – DWQ)

•

۰.,	Notice of Intent (NOI) Status					
	Mark Only One Item 1. [x] New Perm	ittee 2. [] Cha	ange of Infor	mation WDID #	h:	
	Agency Information				۵.	
Í	A. Legally Responsible Official					
	Rich Guillen			C. Title		
	City of Carmel-by-the-	Sea		City	Administrator	
	D. Mailing Address	· · · · · · · · ·		E. Address (Line	2)	
	P O Box CC					
	F. City	State G.		H. County	orou	
	Carmel-by-the-Sea		3921	Mont K. Email Addres	0	
	I. Phone J. F 331 620 2000 3	31 620 2004		rgui	llen@ci.carmel.ca.us	
	L. Sanitary Sewer System		M. Regiona	al Water Quality Co	ntrol Board	
	N/A		Centa	cal Coast R	egion (3)	
	N. Agency Type (check one)					
	1. [x] City 2. [] County 3. [] State	e 4. [] Federal	5.[]Sp	oecial District	6. [] Government Combination	
	o. Population of Community Served (ch	eck one)				
	[x Less than 50,000 [] Greater than o	r equal to 50.000				
ļ				· · · · · · · · · · · ·	,	
	Billing Information				,	
	A. Agency City of Carmel-by-the-	Sea				
	B. Contact Person	· · · · · · · · · · · · · · · · · · ·	C. Title		- !	
	Joyce Giuffre				Services Director	
	D. Mailing Address		E. Address	(Line 2)		
	P O Box CC		1	<u>A</u> 7 .		
	F. City	Sta	CA	G. Zip 93921	H. County Monterey	
	Carmel-by-the-Sea	l	CA	K. Email Address	_	
		31 620 2004		jqiuffre@ci.carmel.ca.us		
	The annual fee, which is required by the served by the sanitary sewer system. A each annual fee. The total fee is the sur instructions on completing this NOI for a	dditionally, an am n of the annual fe	bient water e and ambie	monitoring surce ant water monit	harge of 9 percent is required for	
	L. Total Fee (check one)					
	[X] Population served < 50,000 – tot	al fee submitted is	\$ \$ 872.00			
	[] Population served ≥ 50,000 - tota	al fee submitted is	\$ 4.676.00			
			•			
A check for the appropriate total fee amount should be made payable to SWRCB and mailed with this completed NOI to the following address:						
	State Water Board Accounting Office P O Box 1888					
	Attn: SSO Fees					
	Sacramento, CA 95812-1888					
	SWRCB Tax ID is: 68-0281986			·····		
		1/:	2		SSO NOI TEST R8	

......

,

Enclosure 1

IV. Electronic Submittal Authorization

I, Rich Guillen	_, certify that I am the legally responsible official for
print name	
City of Carmel-by-the-Sea	My signature on this form certifies that, I

agree, my California Integrated Water Quality System (CIWQS) user ID and password

constitute my electronic signature and any information I indicate I am electronically certifying

contains my signature. I understand that I am legally bound, obligated, and responsible by use

of my electronic signature as much as by a hand-written signature.

I agree that I will protect my electronic signature from unauthorized use, and that I will contact the State Water Resources Control Board, within 24-hours of discovery, if I suspect that my electronic signature has been lost, stolen, or otherwise compromised. I certify that my electronic signature is for my own use, that I will keep it confidential, and that I will not delegate or share it with any other person.

V. Certification

"I certify under penalty of law 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 there are significant penalties for submitting false information, including the possibility of fine and imprisonment. Additionally, I certify that the provisions of the Statewide General Waste Discharge Requirements for Sanitary Sewer Systems, including electronic reporting of all sanitary sewer overflows and development and implementation of a sewer system management plan, will be complied with."				
A. Printed Name:	Rich Guillen			
B. Title: C. Signature:	City Administrator	D. Date: <u>10/3/2006</u>		
C. Signature: Jr	vi pulla	D. Dale. 10/ 3/ 2000		

NOTE: Mall completed and signed form with a check for fee payment to the address below.

State Water Board Accounting Office P O Box 1888 Attn: SSO Fees Sacramento, CA 95812-1888

2**/2**

SSO NOI TEST R8

Appendix B

Memorandum of Agreement for the Monterey Regional Storm Water Pollution Prevention Program

[<u>NOTE</u>: The Pebble Beach Company and the City of Carmel-by-the-Sea terminated their participation in this Agreement in early 2005, in accordance with Section 6.03 of this Agreement. However, <u>Carmel-by-the-Sea</u> <u>reinstituted its participation as a full Participating Entity in 2006. The Pebble</u> <u>Beach Company became a both of these entities intend to become</u> Coordinating <u>EntitiesEntity</u>, as described in Chapter 3 of this <u>updated</u> MRSWMP, by executing <u>a</u> Letters of Understanding with the Management Committee defined in Section 2 of this Agreement.]

MEMORANDUM OF AGREEMENT

MONTEREY REGIONAL STORM WATER POLLUTION PREVENTION PROGRAM

THIS AGREEMENT, is made and entered into this ______ day of ______, 2002, by and between the MONTEREY REGIONAL WATER POLLUTION CONTROL AGENCY, hereinafter referred to as "AGENCY", a Joint Powers Authority (JPA) organized under the laws of the State of California, and the following entities, each of which is hereinafter referred to as "PERMITTEE" or collectively as "PERMITTEES":

CITY OF PACIFIC GROVE, a municipal corporation of the State of California; CITY OF MONTEREY, a municipal corporation of the State of California; CITY OF SEASIDE, a municipal corporation of the State of California; CITY OF SAND CITY, a municipal corporation of the State of California; CITY OF DEL REY OAKS, a municipal corporation of the State of California; CITY OF MARINA, a municipal corporation of the State of California; CITY OF CARMEL-BY-THE-SEA, a municipal corporation of the State of California; COUNTY OF MONTEREY, a political subdivision of the State of California, and PEBBLE BEACH COMPANY, a California general partnership.

The AGENCY and the above-mentioned entities may also hereinafter be collectively referred to as "PARTIES" or individually as "PARTY."

RECITALS:

- A. The Federal Clean Water Act (CWA) requires certain municipalities and industrial facilities to obtain a National Pollutant Discharge Elimination System (NPDES) permit for the discharge of storm water to navigable water. NPDES permits are also required for any storm water discharge which the Federal Environmental Protection Agency (EPA) or a state has determined contributes to a violation of a water quality standard, or is a significant contributor of pollutants to surface waters.
- B. The CWA further required EPA to promulgate regulations for initial NPDES permit applications for storm water discharges. The EPA promulgated such regulations in November 1990
- C. The EPA has delegated authority to the California State Water Resources Control Board (SWRCB) to administer the NPDES permit process within California and, in turn, the SWRCB has delegated authority to the California Regional Quality Control Board Central Coastal Basin (RWQCB-CCB) to administer the NPDES permit process within its region.
- D. Pursuant to the CWA and EPA regulations, the RWQCB-CCB is expected to adopt orders further defining the program that the PARTIES are to develop and implement.
- E. In and for the mutual interest of the PERMITTEES, the PERMITTEES wish to develop and

implement the Program by entering into this Agreement for the purpose of cooperating to efficiently and economically comply with NPDES requirements.

NOW, THEREFORE, THE PARTIES HERETO FURTHER AGREE, AS FOLLOWS:

Section 1. Monterey Regional Storm Water Pollution Prevention Program

- 1.01. The Monterey Regional Storm Water Pollution Prevention Program ("Program") is intended to fulfill certain obligations of the PERMITTEES with regard to EPA's Phase 2 Storm Water NPDES requirements. These requirements are expected to be imposed upon the PARTIES by an NPDES permit that will be issued collectively to all of the PERMITTEES by the RWQCB-CCB at a future date
- 1.02 The Program is a collective effort and implementation of area-wide activities, designed to benefit all PERMITTEES.

Section 2. Management Committee

- 2.01 A Management Committee is hereby created to provide for overall Program coordination, review, and budget oversight, with respect to the NPDES Permit.
- 2.02 The Management Committee adopts the Bylaws contained in Exhibit "A" for its governance. The Management Committee may from time to time revise these Bylaws by formal action of the Management Committee
- 2.03 The Management Committee is the official management and oversight body of the Program. The Management Committee shall direct and guide the Program and review and approve the Program Budget. The Management Committee shall consider permit compliance, including benefit to a majority of the PERMITTEES, as a primary objective in approving Program tasks and corresponding budgets.
- 2.04 The Management Committee shall periodically re-evaluate and make recommendations to the PERMITTEES concerning reallocation of the proportion of the annual Program contribution that each PERMITTEE shall pay.
- 2.05 The voting membership of the Management Committee shall consist of one designated voting representative from each PERMITTEE. An alternative voting representative may be appointed by each PERMITTEE.
- 2.06 A quorum of the Management Committee shall be achieved when voting representatives from at least fifty percent (50%) of the PERMITTEES are present at any Management Committee meeting.
- 2.07 Unless otherwise advised by the Program Attorney, meetings of the Management Committee, including any closed sessions with the Program Attorney, shall be conducted in accordance with the "Brown Act" (Government Code Section 54950 et seq.).

- 2.08 The affirmative vote of at least that number of the voting members of the Management Committee which collectively contribute at least fifty percent (50%) of the area-wide Program costs (a "Majority Vote"), is necessary to approve any financial measure brought before the Management Committee. Voting rights and weights of each PERMITTEE are defined in the Bylaws contained in Exhibit "A".
- 2.09 The Management Committee shall be responsible for selecting any consultant(s) or contractor(s) who are to be paid from Program funds ("Outside Contractors"), and for reviewing and approving any contracts with Outside Contractors, including the scope(s) of work, schedules of performance, use of subcontractors, and compensation for such Outside Contractors.
- 2.10 The Management Committee may select an attorney or firm (Program Attorney) that is experienced with the Clean Water Act and Municipal Storm Water NPDES Permits to provide legal advice to the Management Committee on all matters involving administration of the Program's NPDES Permit and such other matters upon which the Management Committee may seek legal advice or request legal advice related to permit compliance to individual PARTIES. The Program Attorney may provide such services under separate contract with any PARTY or PARTIES, but shall provide advance notification to all PARTIES before providing such services to identify and resolve possible issues of conflict of interest. The Program Manager may assist in coordination of activities with the Program Attorney, but shall not give direction to the Program Attorney without prior authorization from the Management Committee.
- 2.11 The Management Committee shall establish timelines and budgets for completion of Program tasks.
- 2.12 The Management Committee, through its Bylaws, may establish procedures for tracking, accounting for, and auditing the Program funds.

Section 3. Program Budget

- 3.01 A budget shall be adopted for each fiscal year. The fiscal year shall run from July 1 through June 30. The Budget shall be prepared and administered as described in Exhibit "B".
- 3.02 Not later than 60 days after the start of each fiscal year's budget cycle, the PERMITTEES shall each pay a yearly assessment into a fund established for Program operations for their assigned portion of the Program Budget. The proportionate share of the Program Budget that each PERMITTEE shall pay shall be shown and specified in the adopted fiscal year budget. Cost-sharing between PERMITTEES shall be based on the populations within the areas of each participating entity that are covered by the permit, unless otherwise agreed to by the PERMITTEES when the budget for each year is adopted, as described in Exhibit "B".

3.03 Except as provided in Section 6.03, the ending fund balance at the close of each fiscal year shall be disbursed annually to the PERMITTEES, or credited to the PERMITTEES' shares of the next fiscal year's costs, in accordance with the PERMITTEES' defined participation rates, as requested by each PERMITTEE.

Section 4. Program Manager

- 4.01 The Management Committee shall select a PARTY or Outside Contractor to act as the Program Manager for the Program.
- 4.02 The Program Manager shall be responsible for Program management and administration, Permit management, technical program management, and related duties as described in Exhibit "C", The Program Manager shall be paid, from Program funds in accordance with the adopted Program budget, for providing the services described hereunder. Work assignments shall be made to the Program Manager by the Management Committee and not by individual PERMITTEES. The Program Manager shall not be responsible for providing program management services related to individual PERMITTEE'S permit programs. However, the Program Manager may provide such services under separate contract with any PARTY or PARTIES, but shall provide advance notification to all PARTIES before providing such services to identify and resolve possible issues of conflict of interest.
- 4.03 The Program Manager shall be the treasurer of the Program funds. The Program Manager, in accordance with generally-accepted accounting procedures, shall keep the Program funds segregated from any other funds administered by the Program Manager; shall credit the Program with appropriate interest income earned on Program funds in each fiscal year; and shall not expend any funds except in accordance with the annual budget approved by the Management Committee, or as otherwise directed by the Management Committee. The Program Manager shall act in a reasonable amount of time to execute contracts with Outside Contractors, which have been requested and approved by the Management Committee. The Program Manager shall provide a copy of any contract executed on behalf of the Program to any PERMITTEE or person designated by any PERMITTEE or the Management Committee upon request. The governing body of the Program Manager, at its discretion, may delegate authority to execute agreements and contracts approved by the Management Committee, to a designated employee. Notice of any such delegation of authority shall be provided to the Management Committee.
- 4.04 The Program Manager may request, as part of the annual Program Budget, reimbursement for reasonable and customary costs incurred in providing the services described hereunder. Reimbursement to the Program Manager shall be subject to Management Committee review and approval as part of the Program Budget.
- 4.05 AGENCY shall serve as the initial Program Manager for the Program.
- 4.06 AGENCY may withdraw as the Program Manager upon the provision of ninety

days' (90) days written notice to the Management Committee. The Management Committee may select a new Program Manager upon the provision of ninety days (90) written notice to AGENCY. In either event the Management Committee will act within the ninety-day period to determine the disposition of funds remaining in the Program Budget fund.

4.07 In the event that the Program Manager withdraws from the Program or from providing Program Manager services to the Program, or in the event that the Management Committee wishes to select a new Program Manager, another PERMITTEE may serve as a successor Program Manager. Any PERMITTEE willing to serve as successor Program Manager may be nominated by another PERMITTEE. Selection of a Program Manager must be by majority vote of the Management Committee.

Section 5. Additional Rights and Duties of the PARTIES

- 5.01 In addition to the participation in the Management Committee, the PERMITTEES accept and agree to perform the following duties:
 - 1. Each will comply with the NPDES Permit conditions that apply within its jurisdictional boundaries;
 - 2. Each will participate in Management Committee meetings and other required meetings of the PERMITTEES ;
 - 3. Each will implement its Community-Specific Program;
 - 4. Each will provide certain agreed upon reports to the Program for purposes of reporting, on a joint basis, compliance with applicable provisions of the NPDES Permit and the status of Program implementation; and,
 - 5. Each will individually address inter-agency issues, agreements or other cooperative efforts.
 - 6. Each will only be responsible for performing the duties listed above for and on behalf of its own jurisdiction.
- 5.02 This Agreement does not restrict the PERMITTEES from the ability to individually (or collectively) request NPDES Permit modifications and/or initiate NPDES Permit appeals for permit provisions to the extent that a provision affects an individual party (or group of PERMITTEES); however, any such PERMITTEE (or PERMITTEES) shall provide a minimum of 30-days written advance notice of their action to the other PARTIES and allow them to comment upon or join in their action before proceeding.

Section 6. Term of Agreement

- 6.01 The term of this Agreement shall commence on the date the last duly authorized representative of the PARTIES executes it.
- 6.02 This Agreement shall terminate upon the expiration of the first NPDES Phase 2 storm water permit that is issued to the PERMITTEES, unless this term is extended by the PARTIES.
- 6.03 Any PARTY may terminate its participation in this Agreement by giving the Management Committee at least a thirty (30) day written notice. If a PERMITTEE terminates its participation, the terminating PERMITTEE will bear the full responsibility for its compliance with the NPDES Permit commencing on the date it terminates its participation, including its compliance with both Community-Specific and Program-wide responsibilities. Unless the termination is scheduled to be effective at the close of the fiscal year in which the notice is given, termination shall constitute forfeiture of all of the terminating PERMITTEE'S share of the Program Budget, for the fiscal year in which the termination occurred (both paid and obligated, but unpaid, amounts). In addition, unless notice of termination is provided at least ninety (90) days prior to the date established by the Management Committee for approval of the budget for the succeeding fiscal year, termination shall constitute forfeiture of all of the terminating PERMITTEE'S share of any unexpended, unencumbered funds remaining from all previous fiscal years. The cost allocations for the remaining PERMITTEES may be recalculated for the following fiscal year by the PARTIES without the withdrawing PERMITTEE'S participation.

Section 7. General Provisions

- 7.01 This Agreement supersedes any prior agreement among the PARTIES regarding the Program, but does not supersede any other agreements between any of the PARTIES.
- 7.02 This Agreement may be amended only by unanimous written agreement of the PARTIES. All PARTIES agree to bring any proposed amendment to this Agreement to their Council or Board, as applicable, within two (2) months following acceptance of the proposed amendment by the Management Committee.
- 7.03 This Agreement may be executed and delivered in any number of copies ("counterpart") by the PARTIES, including by means of facsimile. When each PARTY has signed and delivered at least one (1) counterpart to the Program Manager, each counterpart shall be deemed an original and, taken together, shall constitute one and the same Agreement, which shall be binding and effective as to the PARTIES hereto.
- 7.04 No PARTY shall, by entering into this Agreement, participating in the Management Committee, or agreeing to serve as Program Manager, and/or Program Attorney, assume or be deemed to assume responsibility for any other PARTY in complying with the requirements of the NPDES Permit. This Agreement is intended solely for the convenience and benefit of the PARTIES

hereto and shall not be deemed to be for the benefit of any third party and may not be enforced by any third party, including, but not limited to, the EPA, the SWRCB, and the RWQCB-CCB, or any person acting on their behalf or in their stead.

- 7.05 In lieu of and notwithstanding the pro rata risk allocation which might otherwise be imposed between the PARTIES pursuant to Government Code Section 895.6, the PARTIES agree that all losses or liabilities incurred by a PARTY shall not be shared pro rata, but instead, the PARTIES agree that pursuant to the Government Code Section 895.4, each of the PARTIES hereto shall fully defend, indemnify and hold harmless each of the other PARTIES from any claim, expense or cost, damage or liability imposed for injury (as defined by Government Code Section 810.8) occurring by reason of the negligent acts or omissions or willful misconduct of the indemnifying PARTY, its officers, agents, or employees, under or in connection with or arising from any work, authority, or action taken under this Agreement, including but not limited to any non-compliance by a PARTY with its obligations under the Program NPDES Permit. No PARTY, nor any officer, Councilmember, Board member, employee or agent thereof shall be responsible for any damage or liability incurred by reason of the negligent acts or omissions or willful misconduct of the other PARTIES hereto, their officers, Councilmembers, Board members, employees or agents under or in connection with or arising from any work, authority or actions taken under this Agreement, including but not limited to any non-compliance by a PARTY with its obligations under the Program NPDES Permit.
- 7.06 In the event that suit shall be brought by any party to this contract, the PARTIES agree that venue shall be exclusively vested in the state courts of the County of Monterey, or, if brought in federal court, in the United States District Court handling matters arising in Monterey County. Further, the prevailing PARTY or PARTIES shall be entitled to reasonable attorney fees and costs.

IN WITNESS WHEREOF, the PARTIES hereto have executed this Agreement as of the dates shown below

MONTEREY REGIONAL WATER POLLUTION CONTROL AGENCY, a Joint Powers Authority and public agency of the State of California

Date:	APPROVED AS TO FORM:
By:	By:
Chair, Board of Directors	Legal Counsel
By: General Manager	ATTEST:
Scholar Manager	Date:
	By:

CITY OF _____, a public entity of the State of California

Date:	APPROVED AS TO FORM:
By: Name, Mayor	By: Legal Counsel
By:	ATTEST:
Name, City Manager	Date:
	_By:

EXHIBIT "A"

BYLAWS

Bylaws

- 1. <u>**Representation:**</u> Representation from each PERMITTEE will be their Public Works Director, or his/her designee, and if that person is unable to attend, he or she will notify the PARTIES in advance by email naming their designated alternate representative for that meeting.
- 2. Selection of Officers: Each year the Management Committee shall select a Chair and Vice Chair. The selection of members to serve in this position shall be at the regularly scheduled January meeting and shall be based on nominations proposed. Members of the Management Committee may express their interest in serving as Chair or Vice Chair at the regularly scheduled December meeting. No member of the Management Committee may serve as Chair or Vice Chair for more than two consecutive two year terms.
- 2.3. Voting: Each PERMITTEE shall have one vote, provided that any PERMITTEE can call for a weighted vote on any issue. Weighting will be on a population basis, using the populations and numbers of votes shown in the attached Table. This Table may be periodically updated by formal action of the Management Committee. Updating will normally be done when updated population figures are published by the U.S. Census Bureau, or when other updated population figures are published and formally accepted by each of the PERMITTEES. Weighted voting would be conducted as follows: If a weighted vote is called, each PERMITTEE will have the number of votes shown in the table below.

ENTITY	APPROXIMATE POPULATION WITHIN AREA TO BE COVERED BY STORMWATER PERMIT	NUMBER OF VOTES
Pacific Grove	15,522	7.8
Monterey	29,674	14.8
Seaside	31,696	15.8
Sand City	261	1.0
Marina	21,014	10.5
Carmel	4,081	2.0
Del Rey Oaks	1,650	1.0
County of	17,213	8.6
Monterey		
Pebble Beach	4,531	2.3
Company		
TOTAL	125,642 <u>(121,111)</u>	63.80
		<u>(61.5)</u>

Table of Populations and Votes for Use in Weighted Voting

<u>Note</u>: One vote shall be provided for each 2,000 person increment of population, except that each entity shall have a minimum of one vote, even if its population is less than 2,000.

- <u>3.4. Meeting Schedule:</u> Meetings will normally be <u>held at 2:00 p.m.</u> at the Program Manager's offices on the fourth Wednesday of each month, unless changed by the Management Committee.
- <u>4.5.Starting Time:</u> Meetings will start promptly at the designated starting time. Any PARTY representative that knows he/she will be unable to attend, or will be late, will notify the Chairperson or Program Manager, so as not to delay starting the meeting.

5.6. Future Members: If additional entities wish to join with the other PARTIES by entering into this Agreement and participating in the Program, the PARTIES will determine an appropriate method of calculating a "buy-in" cost to be paid by the new entity wishing to become a member. This buy-in cost shall at a minimum include:

a. The full amount the new entity would have paid, if it had entered into the "Interim Memorandum of Agreement Regarding Development of a Regional Storm Water NPDES Permit" as of July 1, 2001, and,

b. An amount to account for the delay in making payment, calculated using the Consumer Price Index or some other method deemed appropriate by the Participants Group.

EXHIBIT "B"

BUDGET AND COST-SHARING

Budget and Cost-Sharing

Prior to the start of each fiscal year, the Program Manager will prepare a Draft Budget and submit it to the Management Committee for its review. The Draft Budget will include a proposed approach for allocation of costs(cost-sharing) to each PERMITTEE. The Program Manager will revise the Draft Budget to address concerns and comments from the Management Committee, and the Management Committee will then approve and adopt a Final Budget for the fiscal year.

The Program Manager and the PERMITTEES recognize that the budget will be based on estimated costs, and that actual costs may differ from the budgeted amounts. If it appears that costs will exceed the budgeted amounts, the Program Manager will notify the Management Committee before incurring costs in excess of the budgeted amounts. If the Management Committee determines that it is appropriate to have the Program Manager incur additional costs above the budgeted amounts, the Program Manager will prepare a budget revision request and send it to the Management Committee to obtain the Committee's approval to increase the budget. Only after receiving the Management Committee's written approval to increase the budget will the Program Manager incur costs in excess of the budgeted amounts. If there are unspent funds left at the end of the fiscal year, the Program Manager will return to each PARTY the unspent portion of that PARTY'S payment, as described in Section 3 "Program Budget."

The Program Manager will establish a separate job-cost code in its accounting system, to which hours spent, and out-of-pocket costs directly related to, performing work as the Program Manager will be charged. The Program Manager will send quarterly reports to the Management Committee summarizing the work the Program Manager has performed during that quarter, the total costs of that work, and the portion of the cost allocated to each PERMITTEE. The portion of the cost allocated to the PERMITTEE will be calculated in accordance with the cost-sharing approach specified in the adopted Final Budget.

The costs for AGENCY's services as the Program Manager will consist of both direct and indirect costs. Direct costs are costs which can be tracked through time cards, invoices, record keeping systems, and other records that specifically allocate a cost to these services. Indirect costs are all other costs incurred by AGENCY in order to perform its duties as the Program Manager. Examples of the types of indirect costs that AGENCY is likely to incur are described below.

Indirect Costs

Indirect costs are defined as a cost item that cannot be identified specifically with a single cost objective in an economically feasible manner.

For the costs covered by this Agreement, indirect costs will be charged at 10% of all other direct costs.

The following are the types of indirect costs expected to be incurred in carrying out Program activities:

- Use of AGENCY financial and data processing system including network (hardware and software), and specific financial hardware (printers/modems) and software. Costs include depreciation as well as internal and external maintenance, service agreements, software support, and payroll processing.
- The use of supplies and/or services that are not feasible or not cost-effective to segregate, such as disposables, shared office supplies, forms, paper, and postage.
- Purchasing services including purchasing staff time seeking bids, communicating with vendors, preparing requisitions, and purchase orders.
- Use of existing office equipment (copiers, fax machines, calculators, typewriters, computers) and their related repair, supplies, and maintenance.
- Centralized telephone system and use of AGENCY cellular phones.
- AGENCY Administration building costs (use, utilities, insurance).
- Administrative services including agency-wide training programs (such as safety, sexual harassment), employee assistance program, and general office support.
- Use of upper level AGENCY staff for overall coordination, management and support of storm water permitting activities.

EXHIBIT "C"

DUTIES OF THE PROGRAM MANAGER

Duties of the Program Manager

The **Program Manager** will perform duties (referred to as Tasks) including, but not limited to, the following:

- **Task 1.** Arranging for and conducting meetings of the Management Committee, including preparation of agenda materials and meeting minutes.
- **Task 2.** Preparing draft documents for review, editing, and finalization by the Management Committee.
- Task 3. Coordination with RWQCB and SWRCB on Phase 2 storm water permitting issues.
- Task 4. Researching and reporting on various topics of interest to the Management Committee.
- **Task 5.** Contracting with, and managing the work of, outside consultants to perform related work, if deemed necessary and appropriate by the Management Committee.
- Task 6. Preparing the permit application.
- **Task 7.** Preparing the Annual Report(s) required by the Permit, and other permit-related reports and documents, other than those that are to be prepared by the individual PERMITTEES.
- Task 8. Other activities as requested by the Management Committee.

Appendix C

State General Permit Waste Discharge Requirements for Storm Water Discharges from Small Municipal Separate Storm Sewer Systems (MS4s) (General Permit)

<u>Note</u>: This document can be viewed and printed from the following website:

http://www.swrcb.ca.gov/stormwtr/docs/final_ms4_permit.pdf

http://www.swrcb.ca.gov/water_issues/programs/stormwater/docs/ final_sm_ms4_fact_order.pdf

FACT SHEET FOR STATE WATER RESOURCES CONTROL BOARD (SWRCB) WATER QUALITY ORDER NO. 2003 – 0005 – DWQ

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) GENERAL PERMIT NO. CAS000004

WASTE DISCHARGE REQUIREMENTS (WDRS) FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (GENERAL PERMIT)

BACKGROUND

In 1972, the federal Water Pollution Control Act (also referred to as the Clean Water Act [CWA]) was amended to provide that the discharge of pollutants to waters of the United States from any point source is unlawful unless the discharge is in compliance with a NPDES permit. The 1987 amendments to CWA added section 402(p), which established a framework for regulating storm water discharges under the NPDES Program. Subsequently, in 1990, the U.S. Environmental Protection Agency (U.S. EPA) promulgated regulations for permitting storm water discharges from industrial sites (including construction sites that disturb five acres or more) and from municipal separate storm sewer systems (MS4s) serving a population of 100,000 people or more. These regulations, known as the Phase I regulations, require operators of medium and large MS4s to obtain storm water permits. On December 8, 1999, U.S. EPA promulgated regulations, known as Phase II, requiring permits for storm water discharges from Small MS4s and from construction sites disturbing between one and five acres of land. This General Permit regulates storm water discharges from Small MS4s.

An "MS4" is a conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains): (i) designed or used for collecting or conveying storm water; (ii) which is not a combined sewer; and (iii) which is not part of a Publicly Owned Treatment Works (POTW). [See Title 40, Code of Federal Regulations (40 CFR) §122.26(b)(8).]

A "Small MS4" is an MS4 that is not permitted under the municipal Phase I regulations, and which is "owned or operated by the United States, a State, city, town, borough, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity...." (40 CFR §122.26(b)(16)). Small MS4s *include systems similar to separate storm sewer systems in municipalities, such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares, but do not include separate storm sewers in*

very discrete areas, such as individual buildings. This permit refers to MS4s that operate throughout a community as "traditional MS4s" and MS4s that are similar to traditional MS4s but operated at a separate campus or facility as "non-traditional MS4s."

Federal regulations allow two permitting options for storm water discharges (individual permits and general permits). SWRCB elected to adopt a statewide general permit for Small MS4s in order to efficiently regulate numerous storm water discharges under a single permit. In certain situations a storm water discharge may be more appropriately and effectively regulated by an individual permit, a region-specific general permit, or by inclusion in an existing Phase I permit. In these situations, the Regional Water Quality Control Board (RWQCB) Executive Officer will direct the Small MS4 operator to submit the appropriate application, in lieu of a Notice of Intent (NOI) to comply with the terms of this General Permit. In these situations, the individual or regional permits will govern, rather than this General Permit.

NINTH CIRCUIT COURT RULING

On January 14, 2003, the Ninth Circuit Court issued its decision in *Environmental Defense Center v. EPA*. This ruling upheld the Phase II regulations on all but three of the 20 issues contested. In summary, the court determined that applications for general permit coverage (including the NOI and Storm Water Management Program [SWMP]) must be made available to the public, the applications must be reviewed and determined to meet the Maximum Extent Practicable standard by the permitting authority before coverage commences, and there must be a process to accommodate public hearings. This General Permit is consistent with the ruling. Should the ruling be revised or vacated in the future, SWRCB may modify the General Permit.

ENTITIES SUBJECT TO THIS GENERAL PERMIT

This General Permit regulates discharges of storm water from "regulated Small MS4s." A "regulated Small MS4" is defined as a Small MS4 that discharges to a water of the United States (U.S.) or to another MS4 regulated by an NPDES permit, and which is designated in one of the following ways:

- 1. Automatically designated by U.S. EPA pursuant to 40 CFR section 122.32(a)(1) because it is located within an urbanized area defined by the Bureau of the Census (see Attachment 1); or
- 2. Traditional Small MS4s that serve cities, counties, and unincorporated areas that are designated by SWRCB or RWQCB after consideration of the following factors:
 - a. <u>High population density</u> High population density means an area with greater than 1,000 residents per square mile. Also to be considered in this definition is a high density created by a non-residential population, such as tourists or commuters.
 - b. <u>High growth or growth potential</u> If an area grew by more than 25 percent between 1990 and 2000, it is a high growth area. If an area anticipates a growth rate of more than 25 percent over a 10-year period ending prior to the end of the first permit term, it has high growth potential.

- c. <u>Significant contributor of pollutants to an interconnected permitted MS4</u> A Small MS4 is interconnected with a separately permitted MS4 if storm water that has entered the Small MS4 is allowed to flow directly into a permitted MS4. In general, if the Small MS4 discharges more than 10 percent of its storm water to the permitted MS4, or its discharge makes up more than 10 percent of the other permitted MS4's total storm water volume, it is a significant contributor of pollutants to the permitted MS4. In specific cases, the MS4s involved or third parties may show that the 10 percent threshold is inappropriate for the MS4 in question.
- d. <u>Discharge to sensitive water bodies</u> Sensitive water bodies are receiving waters, which are a priority to protect. They include the following:
 - those listed as providing or known to provide habitat for threatened or endangered species;
 - those used for recreation that are subject to beach closings or health warnings; or
 - those listed as impaired pursuant to CWA section 303(d) due to constituents of concern in urban runoff (these include biochemical oxygen demand [BOD], sediment, pathogens, petroleum hydrocarbons, heavy metals, floatables, polycyclic aromatic hydrocarbons [PAHs], trash, and other constituents that are found in the MS4 discharge).

Additional criteria to qualify as a sensitive water body may exist and may be determined by SWRCB or RWQCB on a case-by-case basis.

e. <u>Significant contributor of pollutants to waters of the U.S.</u> – Specific conditions presented by the MS4 may lead to significant pollutant loading to waters of the U.S. that are otherwise unregulated or inadequately regulated. An example of such a condition may be the presence of a large transportation industry.

These factors are to be considered when evaluating whether a Small MS4 should be regulated pursuant to this General Permit. An MS4 and the population that it serves need not meet all of the factors to be designated. SWRCB designates a number of Small MS4s according to these criteria through this General Permit (see Attachment 2).

Non-traditional Small MS4s may also be designated to seek permit coverage. These include non-traditional MS4s that are located within or discharge to a permitted MS4 and those that pose significant water quality threats. In general, these are storm water systems serving public campuses (including universities, community colleges, primary schools, and other publicly owned learning institutions with campuses), military bases, and prison and hospital complexes within or adjacent to other regulated MS4s, or which pose significant water quality threats. SWRCB considered designating non-traditional Small MS4s when adopting this General Permit. However, the *Environmental Defense Center* ruling requires that SWRCB and RWQCBs change their procedures for implementing this General Permit. In compliance with that decision, each NOI and SWMP must be reviewed and approved, and in some cases considered in a public hearing, prior to the Small MS4 obtaining coverage under the General Permit. Therefore, SWRCB is delaying making these designations and the General Permit does not designate any non-traditional MS4s. A list of non-traditional MS4s that are anticipated to be designated within this permit term is included in Attachment 3 of this General Permit. These or other nontraditional MS4s may be designated by SWRCB or RWQCB at any time subsequent to the adoption of this General Permit.

The criteria selected to designate Small MS4s to be regulated are based on the potential to impact water quality due to conditions influencing discharges into their system or due to where they discharge. Some of the definitions provide "cut-off numbers." Although there is no regulatory standard that mandates which numbers to use, dividing lines must be established in order to effectively use them as criteria.

Specifically, the high growth factor uses 25 percent growth over ten years. The average growth (based on county data from the Census) in California between 1990 and 2000 was 15.8 percent. The standard deviation was 9.9. Growth rates outside one standard deviation are more than 25.7 percent. The standard deviation is generally an indication of the spread of data. In defining the high growth factor, the standard deviation was used because it sets the limits within which most areas of California fall. County data was used because it was consistently available, whereas 1990 populations for several of the cities and places were not readily available. Additionally, county data gives a broader picture of the growth dynamics in California. Because the data is not normally distributed, 68 percent of the data points do not necessarily fall within one standard deviation of the mean. It does, however, provide a number in which to compare city and place growth rates to the average growth rate of California. The number was rounded to 25 percent for ease of application and with the understanding that it is an approximation.

The significant contributor of pollutants to an interconnected permitted MS4 definition uses a volume value of 10 percent, with the assumption that storm water contains pollutants. This is meant to capture flows that may affect water quality or the permit compliance status of another MS4, but exclude incidental flows between communities.

APPLICATION REQUIREMENTS

Regulated Small MS4s, automatically designated because they are within an urbanized area (Attachment 1), must submit to the appropriate RWQCB by August 8, 2003 a complete application package. A complete package includes an NOI (Attachment 7), a complete SWMP (one hard copy and one electronic copy in Word or PDF format), and an appropriate fee.

The August 8, 2003 deadline is an administrative deadline to comply with the General Permit. Section 122.33(c)(1) of 40 CFR required automatically designated Small MS4s to submit an application by March 10, 2003. Those applications received from Small MS4s that submitted applications to comply with the federal deadline will be considered as an application to meet the requirements of this General Permit. If the application package is deemed complete by the RWQCB staff, it will be posted on the internet and made available for public review and public hearing if requested subsequent to permit adoption.

Regulated Small MS4s that are traditional MS4s designated by the SWRCB or RWQCB must submit to the appropriate RWQCB, within 180 days of notification of designation (or at a later date stated by SWRCB or RWQCB), an NOI (Attachment 7), a complete SWMP (one hard copy and one electronic copy in Word or PDF format), and an appropriate fee. Those traditional MS4s identified in Attachment 2 of this General Permit are being notified of their designation by SWRCB upon adoption of this General Permit. They must, therefore, submit their NOI and SWMP by October 27, 2003.

Regulated Small MS4s that are non-traditional MS4s designated by SWRCB or RWQCB, including those in Attachment 3, must submit to the appropriate RWQCB, within 180 days of notification of designation (or at a later date stated by SWRCB or RWQCB), an NOI (Attachment 7), a complete SWMP (one hard copy and one electronic copy in Word or PDF format), and an appropriate fee.

Regulated Small MS4s relying entirely on Separate Implementing Entities (SIEs) that are also permitted, to implement their entire storm water programs are not required to submit a SWMP if the SIE being relied on has an approved SWMP. Proof of SWMP approval, such as a copy of the RWQCB letter, must be submitted to the RWQCB by the applying Small MS4, along with the NOI and an appropriate fee.

Regulated Small MS4s that fail to obtain coverage under this General Permit or another NPDES permit for storm water discharges will be in violation of the CWA and the Porter-Cologne Water Quality Control Act.

Receipt of applications deemed complete by RWQCB staff will be acknowledged on SWRCB's website at <u>http://www.swrcb.ca.gov/stormwtr/index.html</u> for a minimum of 60 days. When a SWMP is received by an RWQCB, those members of the public that have indicated they would like to receive notice, will receive an email from RWQCB staff that a SWMP has been received. During this 60-day public review period, a member of the public may request a copy of the SWMP and request that a public hearing be held by RWQCB. If a public hearing is requested, the hearing itself will be public noticed for a minimum of 30 days. If no hearing is requested, the RWQCB Executive Officer will notify the regulated MS4 that it has obtained permit coverage only after RWQCB staff has reviewed the SWMP and has determined that the SWMP meets the MEP standard established in this permit.

Attachment 8 lists RWQCB contact information for questions and submittals.

GENERAL PERMIT REQUIREMENTS

Prohibitions

This General Permit effectively prohibits the discharge of materials other than storm water that are not "authorized non-storm water discharges" (see General Permit § D.2.c) or authorized by a separate NPDES permit. This General Permit also incorporates discharge prohibitions contained

in Statewide Water Quality Control Plans and Regional Water Quality Control Plans (Basin Plans).

Effluent Limitations

Permittees must implement Best Management Practices (BMPs) that reduce pollutants in storm water runoff to the technology-based standard of Maximum Extent Practicable (MEP) to protect water quality. In accordance with 40 CFR section 122.44(k)(2), the inclusion of BMPs in lieu of numeric effluent limitations is appropriate in storm water permits.

Discharges shall not contain reportable quantities of hazardous substance as established at 40 CFR section 117.3 or 40 CFR section 302.4.

Preparation of SWMP

This General Permit requires regulated Small MS4s to:

1. Develop and implement a SWMP that describes BMPs, measurable goals, and timetables for implementation in the following six program areas (Minimum Control Measures):

Public Education

The Permittee must educate the public in its permitted jurisdiction about the importance of the storm water program and the public's role in the program.

Public Participation

The Permittee must comply with all State and local notice requirements when implementing a public involvement/participation program.

Illicit Discharge Detection and Elimination

The Permittee must adopt and enforce ordinances or take equivalent measures that prohibit illicit discharges. The Permittee must also implement a program to detect illicit discharges.

Construction Site Storm Water Runoff Control

The Permittee must develop a program to control the discharge of pollutants from construction sites greater than or equal to one acre in size within its permitted jurisdiction. The program must include inspections of construction sites and enforcement actions against violators.

Post Construction Storm Water Management

The Permittee must require long-term post-construction BMPs that protect water quality and control runoff flow, to be incorporated into development and significant redevelopment projects. Post-construction programs are most efficient when they stress (i) low impact design; (ii) source controls; and (iii) treatment controls.

For non-traditional MS4s that seek coverage under this Permit, implementation of this control measure will not require redesign of projects under active construction at the time of designation or for K-12 school or community college facilities that have been submitted to the Department of General Services, Division of the State Architect before adoption of the permit, and which receive final approval from the State Allocation Board or the Public Works Board, as appropriate on or before December 31, 2004. SWMP must, however, specify how the control measure will be implemented within five years of designation.

Pollution Prevention/Good Housekeeping for Municipal Operations

The Permittee must examine its own activities and develop a program to prevent the discharge of pollutants from these activities. At a minimum, the program must educate staff on pollution prevention, and minimize pollutant sources.

- 2. Reduce its discharge of pollutants to the MEP.
- 3. Annually report on the progress of SWMP implementation.

Development and Implementation of SWMP

SWMP must describe how pollutants in storm water runoff will be controlled and describe BMPs that address the six Minimum Control Measures. Each BMP must have accompanying measurable goals that will be achieved during the permit term, or within five years of designation if designated subsequent to permit adoption, as a means of determining program compliance and accomplishments and as an indicator of potential program effectiveness. The measurable goals should be definable tasks such as number of outreach presentations to make, number of radio spots to purchase, or percentage of pollutant loading to reduce (other examples of measurable goals can be found on U.S. EPA's web-site at http://cfpub.epa.gov/npdes/stormwater/measurablegoals/index.cfm). This approach provides the flexibility to target an MS4's problem areas while working within the existing organization.

It is not anticipated that the SWMP be fully implemented upon submittal with the NOI. It is the intent of this General Permit that SWMPs submitted with the NOI contain sufficient information such that RWQCB staff and interested parties understand the BMPs that will be implemented or will be developed and implemented over the course of the General Permit term or, for Small MS4s designated subsequent to permit adoption, over a five–year period from designation. It is also expected that SWMPs will protect water quality, contain measurable goals and schedules, and assign responsible parties for each BMP. It is anticipated that the SWMP initially submitted may be revised or modified based on review of RWQCB staff or on comments provided by interested parties in accordance with Provisions G and H.19 of the General Permit.

For example, it may be proposed that a storm water logo be developed (or an existing one modified) by the end of the first year; an ordinance prohibiting non-storm water discharges be adopted by the end of the second year; a survey of non-storm water discharges throughout the city be completed by the end of the second year; a brochure targeting the restaurant community

regarding proper practices to eliminate non-storm water discharges be developed or obtained by the end of the fourth year; and the brochure be distributed to 25 percent of the restaurants within the city during health department inspections by the end of the fifth year. (This example mentions only one activity each year. In fact, numerous activities will occur throughout the permit term that ensure that a SWMP addressing all six Minimum Control Measures is implemented by the end of the permit term, or within five years of designation for Small MS4s designated subsequent to adoption of the Permit.)

The main goal of this General Permit is to protect water quality from the impacts of storm water runoff from Small MS4s. The intent is that storm water quality impacts will be considered in all aspects of a municipality's activities and that multiple departments within the municipality will work together to implement storm water BMPs. For instance, the planning department may work with the public works department when considering projects and their potential storm water impacts. Also, the health department can work with public works in a complementary manner to spread a consistent message about illicit discharges.

Many of the activities that a municipality already does can be recognized as a benefit to storm water or can be modified to add a storm water quality twist. A critical element of SWMP development is an assessment of activities already being conducted. For example, many communities already have a household hazardous waste program, which can be assumed to reduce illicit discharges to the MS4. Likewise, they examine potential flooding impacts of new development. This process can be modified to also examine water quality impacts as well as quantity.

Similarly, the Minimum Control Measures emphasize working with the public to prevent pollution during their everyday activities as well as to gain support for program funding. The MS4 has the flexibility to target specific segments of its residential or employee population in ways that are most appropriate for that particular segment. Taken together, the suite of public education approaches an MS4 takes can create a robust multimedia campaign that has a single message, which is threaded throughout the community through implementation of BMPs in the six program areas.

For links to information on how to implement each of the Minimum Control Measures, including sample ordinances that address the respective Minimum Control Measures, please see SWRCB's internet site at <u>http://www.swrcb.ca.gov/stormwtr/municipal.html</u> <u>http://www.swrcb.ca.gov/water_issues/programs/stormwater/links.shtml#phase_ii</u>. Additionally, in accordance with 40 CFR section 122.34(d)(2), SWRCB provides U.S. EPA's menu of BMPs to consider when developing a SWMP. This menu is available on U.S. EPA's internet site at <u>http://cfpub1.epa.gov/npdes/stormwater/swphase2.cfm?program_id=6</u>

http://cfpub.epa.gov/npdes/stormwater/menuofbmps/index.cfm.

The menu provides examples of BMPs and associated measurable goals; however, other BMPs and measurable goals may be used.

MEP

MEP is the technology-based standard established by Congress in CWA section 402(p)(3)(B)(iii) that municipal dischargers of storm water must meet. Technology-based standards establish the level of pollutant reductions that dischargers must achieve. MEP is generally a result of emphasizing pollution prevention and source control BMPs as the first lines of defense in combination with structural and treatment methods where appropriate serving as additional lines of defense. The MEP approach is an ever evolving, flexible, and advancing concept, which considers technical and economic feasibility. As knowledge about controlling urban runoff continues to evolve, so does that which constitutes MEP. The individual and collective activities elucidated in the MS4's SWMP become its proposal for reducing or eliminating pollutants in storm water to the MEP. The way in which MEP is met may vary between communities.

The MEP standard applies to all regulated MS4s, including those in Phase I and Small MS4s regulated by this General Permit. Consistent with U.S. EPA guidance, the MEP standard in California is applied so that a first-round storm water permit requires BMPs that will be expanded or better-tailored in subsequent permits. In choosing BMPs, the major focus is on technical feasibility, but cost, effectiveness, and public acceptance are also relevant. If a Permittee chooses only the most inexpensive BMPs, it is likely that MEP has not been met. If a Permittee employs all applicable BMPs except those that are not technically feasible in the locality, or whose cost exceeds any benefit to be derived, it would meet the MEP standard. MEP requires Permittees to choose effective BMPs, and to reject applicable BMPs only where other effective BMPs will serve the same purpose, the BMPs are not technically feasible, or the cost is prohibitive. (See SWRCB Order WQ 2000-11, http://www.swrcb.ca.gov/resdec/wqorders/2000/00wqo.html.)

Generally, in order to meet MEP, communities that have greater water quality impacts must put forth a greater level of effort. Alternatively, for similar water quality conditions, communities should put forth an equivalent level of effort. However, because larger communities have greater resources (both financial resources as well as existing related programs that can help in implementing storm water quality programs), it may appear that they have more robust storm water programs. Additionally, because storm water programs are locally driven and local conditions vary, some BMPs may be more effective in one community than in another. A community that has a high growth rate would derive more benefit on focusing on construction and post-construction programs than on an illicit connection program because illicit connections are more prevalent in older communities.

In accordance with the Ninth Circuit Court ruling, prior to obtaining permit coverage, SWMPs will be evaluated for compliance with the MEP standard by the RWQCB Executive Officer or, if requested, considered for approval in a public hearing conducted by RWQCB.

Many Phase I MS4s have been permitted under storm water regulations for more than ten years and have had that time to develop programs intended to reduce pollutants in their storm water discharge to MEP. It is understood that storm water quality programs and regulations are new to the entities that will be regulated under this General Permit. Therefore, it is anticipated that this General Permit term will serve as a "ramping-up" period and that programs implemented by Phase II communities will not necessarily conform to programs implemented by Phase I communities. Despite this understanding, however, many of the lessons learned and information developed by Phase I communities is available to smaller communities as a guide and may be used by Phase II communities.

Supplemental Provisions for Larger and Fast Growing Regulated Small MS4s

By the expiration date of this General Permit, traditional and non-traditional Small MS4s serving a population of 50,000 people or more, or that are subject to high growth, must require specific design standards as part of their post-construction program (as outlined in Attachment 4 of this General Permit, or a functionally equivalent program that is acceptable to the appropriate RWQCB), and they must comply with water quality standards through implementing bettertailored BMPs in an iterative process. These more stringent requirements are applied to communities that are larger and, therefore, capable of a more extensive storm water program, and to communities that are fast growing, and therefore may have greater impacts on storm water runoff associated with construction and the loss of pervious lands. Studies have found the amount of impervious surface in a community is strongly correlated with the community's water quality. New development and redevelopment result in increased impervious surfaces in a community. The design standards in Attachment 4 focus on mitigating the impacts caused by increased impervious surfaces through establishing minimum BMP requirements that stress (i) low impact design; (ii) source controls; and (iii) treatment controls. The design standards include minimum sizing criteria for treatment controls and establish maintenance requirements.

BMPs that may be used to comply with the design standards can be found in U.S. EPA's Toolbox of BMPs at-<u>http://cfpub1.epa.gov/npdes/stormwater/swphase2.cfm?program_id=6</u> <u>http://cfpub.epa.gov/npdes/stormwater/menuofbmps/index.cfm</u>. Additionally, some RWQCBs may have lists of approved references and resources.

Small MS4s designated subsequent to permit adoption have five years from designation to achieve compliance with the Supplemental Provisions. Attachment 5 provides a list of communities that SWRCB anticipates being subject to the provisions in Attachment 4.

Receiving Water Limitations

Attachment 4 establishes receiving water limitations that apply to larger and fast-growing regulated Small MS4s that are required to comply with Supplemental Provisions of this General Permit. This permit allows regulated Small MS4s up to five years to fully implement their SWMPs. Therefore, regulated Small MS4s must begin to comply with the receiving water limitations iterative process once their plans are fully implemented. The receiving water limitation language provided in this General Permit is identical to the language established in SWRCB Water Quality Order WQ-99-05 adopted by SWRCB on June 17, 1999. As interpreted in SWRCB Water Quality Order WQ-2001-15, adopted by SWRCB on November 15, 2001, the receiving water limitations in this General Permit do not require strict compliance with water

quality standards. SWRCB language requires that SWMPs be designed to achieve compliance with water quality standards over time, through an iterative approach requiring improved BMPs. Upon full implementation of the SWMP, exceedances of water quality standards must be addressed through the iterative process.

Reporting Requirements

The Permittee must track and assess its program to ensure BMP effectiveness and must conform to other monitoring requirements that may be imposed by RWQCB.

The Permittee is required to submit annual reports to the appropriate RWQCB by September 15th of each year (for Small MS4s designated with the adoption of this permit, the first annual report is to be submitted in 2004), or as otherwise required by the RWQCB Executive Officer. Among other things, the Permittee shall evaluate its compliance with permit conditions, evaluate and assess the effectiveness of its BMPs, summarize the results of any monitoring performed, summarize the activities planned for the next reporting cycle, and, if necessary, propose changes to SWMP.

Monitoring

Inspections, as a form of visual monitoring, are important to a storm water program. Inspections of storm water runoff and infrastructure (such as drop inlets, basins, and gutters) can say a lot about the effectiveness and needs of a storm water program. Through inspections, non-storm water discharges can be discovered and subsequently stopped, maintenance needs can be identified, and visual pollutants and erosion problems can be detected. Inspections of facilities are also important for public education and outreach, to ensure proper BMP implementation and maintenance, and to detect non-storm water discharges. Additionally, chemical monitoring can be used to involve the public through citizen monitoring groups, detect pollutants, identify and target pollutants of concern, illustrate water quality improvements and permit compliance, and participate in total maximum daily load (TMDL) development and implementation.

Monitoring environmental indicators through bio-assessments or other less technical methods may also be a key component of a program. Although it may be more challenging, it is also very valuable because it is the "final product," not just for a storm water program but for the broader environmental health of a community.

More specifically, the objectives of a monitoring program may include:

- Assessing compliance with this General Permit;
- Measuring and improving the effectiveness of SWMP;
- Assessing the chemical, physical, and biological impacts on receiving waters resulting from urban runoff;
- Characterizing storm water discharges;
- Identifying sources of pollutants; and
- Assessing the overall health and evaluating long-term trends in receiving water quality.

While only inspections of construction sites, as part of the Construction Site Storm Water Runoff Control Minimum Control Measure, are specifically required, as elucidated above, other monitoring tasks may be appropriate in a storm water program. Also, the RWQCB can require additional monitoring.

Termination of Coverage

A Permittee may terminate coverage if: a new operator has assumed responsibility for the regulated Small MS4; the Permittee has ceased operation of its MS4; or all discharge of runoff from the Small MS4 has been eliminated. To terminate coverage, the Permittee must submit to RWQCB a written request for permit termination.

Reliance on a SIE

A Permittee may rely on a separate entity to implement one or more of the six Minimum Control Measures, if the separate entity can appropriately and adequately address the storm water issues of the Permittee. To do this, both entities must agree to the arrangement, and the Permittee must comply with the applicable parts of the SIE's program. The arrangement is subject to the approval of the RWQCB Executive Officer.

In accordance with section 122.35(a)(3), the Permittee remains responsible for compliance with its permit obligations if SIE fails to implement the control measure(s) (or component thereof). Therefore, the entities are encouraged to enter into a legally binding agreement to minimize any uncertainty about compliance with the permit.

If the Permittee relies on an SIE to implement all six Minimum Control Measures and SIE also has a storm water permit, the Permittee relying on SIE must still submit an NOI, appropriate fee, proof that SIE's SWMP has been approved by RWQCB or its staff, and certification of the arrangement. However, the Permittee is not required to develop or submit a SWMP or annual reports, unless requested to do so by the RWQCB Executive Officer. The arrangement is subject to the approval of the RWQCB Executive Officer.

School districts present an example of where an SIE arrangement may be appropriate, either by forming an agreement with a city or with an umbrella agency, such as the County Office of Education. Because schools provide a large audience for storm water education, as part of the agreement, the two entities may coordinate an education program. An individual school or a school district may agree to provide a one-hour slot for all the second and fifth grade classes during which the city would bring in its own storm water presentation. Alternatively, the school could agree to teach a lesson in conjunction with an outdoor education science project, which may also incorporate a public involvement component. Additionally, the school and the city or Office of Education may arrange to have the school's maintenance staff attend the other entity's training sessions.

Retention of Records

The Permittee is required to retain records of all monitoring information and copies of all reports required by this General Permit for a period of at least five years from the date generated. This period may be extended by request of SWRCB or RWQCB.

Role of RWQCBs

RWQCBs and their staff will review and decide whether to approve SWMPs and, where requested, conduct public hearings on NOIs and SWMPs. Upon approval, they will notify Permittees that they have obtained permit coverage. They will also oversee implementation and compliance with this General Permit. As appropriate, they will review reports, require modification to SWMPs and other submissions, impose region-specific monitoring requirements, conduct inspections, take enforcement actions against violators of this General Permit, and make additional designations of regulated Small MS4s pursuant to this General Permit. They may also issue individual permits to regulated Small MS4s, and alternative general permits to categories of regulated Small MS4s. Upon issuance of such permits by an RWQCB, this General Permit shall no longer regulate the affected Small MS4s.

The Permittee and RWQCB are encouraged to work together to accomplish the goals of the storm water program. Specifically, they can coordinate the oversight of construction and industrial sites. For example, Permittees are required to implement a construction program. This program must include procedures for construction site inspection and enforcement. Construction sites disturbing an acre of land or more are also subject to inspections by RWQCB under the Statewide General Permit for Discharges of Storm Water Associated with Construction Activity. U.S. EPA intended to provide a structure that requires permitting through the federal CWA while at the same time achieving local oversight of construction projects. A structured plan review process and field enforcement at the local level, which is also required by this General Permit, were cited in the preamble to the Phase II regulations as the most effective components of a construction program.

Similarly, as part of the illicit discharge detection and elimination program, the Permittee may inspect facilities that are permitted by the Statewide General Permit for Discharges of Storm Water Associated with Industrial Activity and subject to RWQCB inspections.

The Small MS4 and RWQCB are encouraged to coordinate efforts and use each of their enforcement tools in the most effective manner. For instance, the Small MS4 may identify a construction site operator that is not in compliance with the local requirements and the Construction General Permit. The Small MS4 may establish a fee for re-inspection if a site is out of compliance. If education efforts and the inspection fee fail to bring the site into compliance, the Small MS4 may contact RWQCB and arrange a dual inspection and start enforcement procedures under the CWA if compliance is not achieved.

Relationship <u>Bb</u>etween the Small MS4 Permit and the General Permit for Discharges of Storm Water Associated with Industrial Activity (Industrial Permit)

Some MS4 operators may also have facilities that are subject to the Industrial Permit. While the intent of both of these permits is to reduce pollutants in storm water, neither permit's requirements totally encompass the other. This General Permit requires that MS4 operators address six Minimum Control Measures, while the Industrial Permit requires the development and implementation of Storm Water Pollution Prevention Plans (SWPPP) for certain "industrial" activities as well as requiring specific visual and chemical monitoring. In the Preamble to the Phase II regulations, U.S. EPA notes that for a combination permit to be acceptable, it must

contain all of the requirements for each permit. Further, "when viewed in its entirety, a combination permit, which by necessity would need to contain all elements of otherwise separate industrial and MS4 permit requirements, and require NOI information for each separate industrial activity, may have few advantages when compared to obtaining separate MS4 and industrial general permit coverage."

Where the permits do overlap, one program may reference the other. More specifically, the Good Housekeeping for Municipal Operations Minimum Control Measure requires evaluation of municipal operations, some of which may be covered under the Industrial Permit. The development and implementation of SWPPP under the Industrial Permit will likely satisfy the Good Housekeeping requirements for those industrial activities. SWMP may incorporate by reference the appropriate SWPPP.

There may be instances where a non-traditional MS4 has, under the Industrial Permit, obtained coverage for the entire facility (rather than only those areas where industrial activities occur) and has developed a SWPPP that addresses the six Minimum Control Measures required by this General Permit. In these instances, the non-traditional Small MS4 is not required to obtain coverage under this General Permit. The entity should, in such cases, provide to the appropriate RWQCB documentation that its SWPPP addresses the six Minimum Control Measures.

STATE WATER RESOURCES CONTROL BOARD (SWRCB) WATER QUALITY ORDER NO. 2003 - 0005 – DWQ

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) GENERAL PERMIT NO. CAS00000X

WASTE DISCHARGE REQUIREMENTS (WDRs) FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4s) (GENERAL PERMIT)

SWRCB finds that:

- 1. Urban runoff is a leading cause of pollution throughout California.
- 2. Pollutants of concern found in urban runoff include sediments, non-sediment solids, nutrients, pathogens, oxygen-demanding substances, petroleum hydrocarbons, heavy metals, floatables, polycyclic aromatic hydrocarbons (PAHs), trash, and pesticides and herbicides.
- 3. During urban development, two important changes occur. First, where no urban development has previously occurred, natural vegetated pervious ground cover is converted to impervious surfaces such as paved highways, streets, rooftops, and parking lots. Natural vegetated soil can both absorb rainwater and remove pollutants providing a very effective purification process. Because pavement and concrete can neither absorb water nor remove pollutants, the natural purification characteristics of the land are lost. Second, urban development creates new pollutant sources as human population density increases and brings with it proportionately higher levels of vehicle emissions, vehicle maintenance wastes, municipal sewage, pesticides, household hazardous wastes, pet wastes, trash, etc., which can be washed into the MS4. As a result of these two changes, the runoff leaving a developed urban area may be significantly greater in volume, velocity, and/or pollutant load than predevelopment runoff from the same area.
- 4. A higher percentage of impervious area correlates to a greater pollutant loading, resulting in turbid water, nutrient enrichment, bacterial contamination, organic matter loads, toxic compounds, temperature increases, and increases of trash or debris.
- 5. Pollutants present in storm water can have damaging effects on both human health and aquatic ecosystems. In addition, the increased flows and volumes of storm water discharged from impervious surfaces resulting from development can significantly impact beneficial uses of aquatic ecosystems due to physical modifications of watercourses, such as bank erosion and widening of channels.
- 6. When water quality impacts are considered during the planning stages of a project, new development and many redevelopment projects can more efficiently incorporate measures to protect water quality.

- 7. On December 8, 1999, the U.S. Environmental Protection Agency (EPA) promulgated regulations under authority of the Clean Water Act (CWA) section 402(p)(6). These regulations require SWRCB to issue NPDES storm water permits to operators of small municipal separate storm sewer systems (Small MS4s) that discharge to waters of the U.S.
- 8. Of the Small MS4s defined by federal regulations, only "regulated Small MS4s" must obtain a permit. Title 40 of the Code of Federal Regulations (40 CFR) section 122.32(a) describes regulated Small MS4s as those traditional Small MS4s located within an urbanized area as determined by the latest Decennial Census by the Bureau of the Census and other Small MS4s that are designated by the permitting authority in accordance with designation criteria in Findings 10 and 11 below. Traditional Small MS4s within urbanized areas (Attachment 1) are automatically designated and are not subject to the designation criteria provided in Finding 10.
- 9. Section 123.35(b) of 40 CFR requires SWRCB to develop a process, as well as criteria, to designate Small MS4s as regulated Small MS4s.
- 10. In developing the designation criteria, factors were chosen to include parameters that may affect water quality. The following criteria will be considered in designating Small MS4s operated within a city or county as regulated Small MS4s.
 - a. <u>High population density</u> High population density means an area with greater than 1,000 residents per square mile. Also to be considered in this definition is a high density created by a non-residential population, such as tourists or commuters.
 - b. <u>High growth or growth potential</u> If an area grew by more than 25 percent between 1990 and 2000, it is a high growth area. If an area anticipates a growth rate of more than 25 percent over a 10-year period ending prior to the end of the first permit term, it has high growth potential.
 - c. <u>Significant contributor of pollutants to an interconnected permitted MS4</u> A Small MS4 is interconnected with a separately permitted MS4 if storm water that has entered the Small MS4 is allowed to flow directly into a permitted MS4. In general, if the Small MS4 discharges more than 10 percent of its storm water to the permitted MS4, or its discharge makes up more than 10 percent of the other permitted MS4's total storm water volume, it is a significant contributor of pollutants to the permitted MS4. In specific cases, the MS4s involved or third parties may show that the 10 percent threshold is inappropriate for the MS4 in question.
 - d. <u>Discharge to sensitive water bodies</u> Sensitive water bodies are receiving waters, which are a priority to protect. They include the following:
 - those listed as providing or known to provide habitat for threatened or endangered species;
 - those used for recreation that are subject to beach closings or health warnings; or

• those listed as impaired pursuant to CWA section 303(d) due to constituents of concern in urban runoff (these include biochemical oxygen demand (BOD), sediment, pathogens, oil and grease, and other constituents that are found in the MS4 discharge).

Additional criteria to qualify as a sensitive water body may exist and may be used by SWRCB or RWQCB on a case-by-case basis.

e. <u>Significant contributor of pollutants to waters of the United States (U.S.)</u> – Specific conditions presented by the MS4 may lead to significant pollutant loading to waters of the U.S. that are otherwise unregulated or inadequately regulated. An example of such a condition may be the presence of a large transportation industry.

This General Permit serves as notice to those Small MS4s on Attachment 2 that they are designated as regulated Small MS4s by the SWRCB at the time of permit adoption.

- 11. Section 122.26(b)(16)(iii) of 40 CFR defines systems that are similar to separate storm sewer systems in cities and counties, such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares as Small MS4s. In this General Permit these types of Small MS4s are referred to as non-traditional MS4s that may be designated as regulated Small MS4s and required to seek coverage under this General Permit or coverage under a separate permit. Non-traditional MS4s often operate storm sewers that are similar to traditional MS4s operated by cities or counties and discharge the same types of pollutants that are typically associated with urban runoff.
- 12. This permit does not designate any non-traditional MS4s. SWRCB or RWQCB may designate non-traditional MS4s at any time subsequent to the adoption of this General Permit. Non-traditional MS4s that may be designated at a future date include, but are not limited to, those listed in Attachment 3 of this General Permit.
- 13. Non-traditional Small MS4 entities that are designated, but whose entire facilities are subject to the NPDES General Permit for the Discharge of Storm Water Associated with Industrial Activities and whose Storm Water Pollution Prevention Plan (SWPPP) addresses all six Minimum Control Measures described in this General Permit, are not required to obtain coverage under this General Permit. Such entities must present documentation to the appropriate RWQCB, showing that they meet the requirements for exclusion from coverage.
- 14. This General Permit requires regulated Small MS4s (Permittees) to develop a Storm Water Management Program (SWMP) designed to reduce the discharge of pollutants to the Maximum Extent Practicable (MEP) and to protect water quality. Upon approval of SWMP by the Regional Water Quality Control Board (RWQCB) or its Executive Officer, the Permittees obtain coverage under this General Permit. This General Permit requires implementation of SWMP.
- 15. SWMP will be available for public review and comment and may be subject to a public hearing if requested prior to approval.
- 16. Permittees can satisfy the requirements through effective implementation of a SWMP, which must contain Best Management Practices (BMPs) that address six Minimum Control Measures. SWMP must incorporate measurable goals and time schedules of implementation.

- 17. The MEP standard is an ever-evolving, flexible, and advancing concept, which considers technical and economic feasibility. As knowledge about controlling urban runoff continues to evolve, so does that which constitutes MEP. Reducing the discharge of storm water pollutants to MEP in order to protect beneficial uses requires review and improvement, which includes seeking new opportunities. To do this, the Permittee must conduct and document evaluation and assessment of each relevant element of its program and revise activities, control measures, BMPs, and measurable goals, as necessary to meet MEP.
- 18. This General Permit includes Supplemental Provisions that apply to traditional and nontraditional Small MS4s serving a population of 50,000 people or more, or that are subject to high growth. These requirements address post-construction requirements and compliance with water quality standards. These Supplemental Provisions are similar to requirements for Medium and Large MS4s (Phase I), and are appropriate because larger Small MS4s are able to have more robust storm water programs and fast-growing Small MS4s may cause greater impacts to water quality.
- 19. The Receiving Water Limitations language contained in Attachment 4 is identical to the language established in SWRCB Water Quality Order WQ-99-05 adopted by the SWRCB on June 17, 1999. As interpreted in SWRCB Water Quality Order WQ-2001-15, adopted by the SWRCB on November 15, 2001, the receiving water limitations in this General Permit do not require strict compliance with water quality standards, but instead require compliance with water quality standards over time, through an iterative approach requiring improved BMPs.
- 20. The post-construction requirements, or Design Standards, contained in Attachment 4 are consistent with Order WQ-2000-11 adopted by SWRCB on October 5, 2000.
- 21. The purpose of the annual performance review is to evaluate (1) SWMP's effectiveness; (2) the implementation of SWMP (3) status of measurable goals; (4) effectiveness of BMPs; and (5) improvement opportunities to achieve MEP.
- 22. To apply for permit coverage authorizing storm water discharges to surface waters pursuant to this General Permit, the Permittees must submit a complete application package to the appropriate RWQCB. An application package includes a Notice of Intent (NOI) to comply with the terms of this General Permit, appropriate fee (in accordance with the most recent fee schedule²), and SWMP. Permittees relying entirely on separately permitted Separate Implementing Entities (SIEs) to implement their entire programs are not required to submit a SWMP if the SIE being relied on has an approved SWMP. Attachment 8 gives contact information for each RWQCB.
- 23. Upon receipt of a complete permit application, the application will be public noticed for thirty days on SWRCB's website. During the public notice period, a member of the public may request that a public hearing be conducted by RWQCB. If no public hearing is requested, the application may be approved by the RWQCB Executive Officer.

² California Code of Regulations. Title 23. Division 3. Chapter 9 Waste Discharge Reports and Requirements. Article 1 Fees.

Permittees obtain coverage under the General Permit only after the SWMP has been approved.

- 24. Each Permittee is individually responsible for adoption and enforcement of ordinances and/or policies, implementation of identified control measures/BMPs needed to prevent or reduce pollutants in storm water, and for allocation of funds for the capital, operation and maintenance, and enforcement expenditures necessary to implement and enforce such control measures/BMPs within its jurisdiction. Enforcement actions concerning this General Permit will be pursued only against the individual Permittee responsible for specific violations of this General Permit.
- 25. In accordance with 40 CFR section 122.28(b)(3), a RWQCB may issue an individual MS4 NPDES Permit to a Permittee otherwise subject to this General Permit, or adopt an alternative general permit that covers storm water discharges regulated by this General Permit. The applicability of this General Permit is automatically terminated on the effective date of the individual permit or the date of approval for coverage under the alternative general permit.
- 26. Certain BMPs implemented or required by Permittees for urban runoff management may create a habitat for vectors (e.g., mosquitoes and rodents) if not properly designed or maintained. Close collaboration and cooperative effort between the Permittees, local vector control agencies, RWQCB staff, and the State Department of Health Services is necessary to identify and implement appropriate vector control measures that minimize potential nuisances and public health impacts resulting from vector breeding.
- 27. This General Permit may be reopened and modified if the decision *in Environmental Defense Center v. EPA* is revised or vacated.
- 28. This NPDES Permit is consistent with the antidegradation policies of 40 CFR section 131.12, SWRCB Resolution 68-16, and RWQCBs' individual Basin Plans. Implementing storm water quality programs that address the six Minimum Control Measures in previously unregulated areas will decrease the pollutant loading to the receiving waters and improve water quality.
- 29. Following public notice in accordance with State and federal laws and regulations, SWRCB, in public hearings on December 2, 2002 and April 30, 2003, heard and considered all comments. SWRCB has prepared written responses to all significant comments.
- 30. This action to adopt an NPDES Permit is exempt from the provisions of the California Environmental Quality Act (Public Resources Code § 21100, et seq.) in accordance with section 13389 of the Porter-Cologne Water Quality Control Act (Porter-Cologne) (Division 7 of the California Water Code).
- 31. This NPDES Permit is in compliance with Part 402 of CWA and shall take effect 100 days after adoption by SWRCB. Once in effect, RWQCBs shall enforce the provisions herein.

IT IS HEREBY ORDERED that operators of Small MS4s subject to this General Permit shall comply with the following:

A. APPLICATION REQUIREMENTS

- 1. Deadlines for Application
 - a. By August 8, 2003, all Permittees automatically designated (see Attachment 1) must either apply for coverage under this General Permit (either individually or as a co-permittee), submit an application for an individual or alternative general Small MS4 permit (if applicable), or submit a joint application for modification of an existing large or medium MS4 permit (40 CFR §122.33(c)(1)).

Permittees that submitted complete application packages prior to the adoption of this General Permit to meet the federal regulation March 10, 2003 deadline have complied with this requirement and are not required to submit a duplicate application package.

- b. By October 27, 2003, traditional Small MS4s designated according to Finding 10 (see Attachment 2), must either apply for coverage under this General Permit (either individually or as a co-permittee), submit an application for an individual or alternative general Small MS4 permit, or submit a joint application for modification of an existing large or medium MS4 permit (40 CFR §122.33(c)(2)). Written notices will be sent to designated parties subsequent to adoption of this General Permit.
- c. Non-traditional Small MS4s, or other Small MS4s, which are designated by RWQCB or SWRCB after adoption of this General Permit must apply for coverage under this General Permit (either individually or as a copermittee), submit a complete application for an individual or alternative general Small MS4 permit, or submit a joint application for modification of an existing large or medium MS4 permit (40 CFR §122.33(c)(2)). Applications must be submitted within 180 days of designation unless a later date is provided in the designation letter.
- 2. General Permit Application

To obtain coverage under this General Permit, submit to the appropriate RWQCB a completed NOI (Attachment 7), a complete SWMP (one hard copy and one electronic copy in Word or PDF format), and appropriate fee. SWMP shall meet all the requirements of Section D of this General Permit. Permittees relying entirely on SIEs pursuant to Provision D.6 and permitted under the NPDES program are not required to submit a SWMP.

3. General Permit Coverage

Permit coverage will be in effect upon the completion of the following:

a. The Permittee has submitted a complete permit application to the appropriate RWQCB,

- b. Receipt of a complete application is noticed for a minimum of 60 days and copies provided to the public for review and comment upon request,
- c. The proposed SWMP has been reviewed by RWQCB staff, and
- d. SWMP has been approved by the RWQCB Executive Officer, or approved by RWQCB in a public hearing, if requested.

B. DISCHARGE PROHIBITIONS

- 1. Discharges of waste that are prohibited by Statewide Water Quality Control Plans or applicable Regional Water Quality Control Plans (Basin Plans) are prohibited.
- 2. Discharges from the MS4s regulated under this General Permit that cause or threaten to cause nuisance are prohibited.
- 3. Discharges of material other than storm water to waters of the U.S. or another permitted MS4 must be effectively prohibited, except as allowed under Provision D.2.c, or as otherwise authorized by a separate NPDES permit.

C. EFFLUENT LIMITATIONS

- 1. Permittees must implement BMPs that reduce pollutants in storm water to the technology-based standard of MEP.
- 2. Storm water discharges regulated by this General Permit shall not contain a hazardous substance in amounts equal to or in excess of a reportable quantity listed in 40 CFR Part 117 or 40 CFR Part 302.

D. STORM WATER MANAGEMENT PROGRAM REQUIREMENTS

The Permittee shall maintain, implement, and enforce an effective SWMP, and develop adequate legal authority to implement and enforce the SWMP, designed to reduce the discharge of pollutants from the permitted MS4 to MEP and to protect water quality. SWMP shall serve as the framework for identification, assignment, and implementation of control measures/BMPs. The Permittee shall implement SWMP and shall subsequently demonstrate its effectiveness and provide for necessary and appropriate revisions, modifications, and improvements to reduce pollutants in storm water discharges to the MEP. SWMP shall be fully implemented by the expiration of this General Permit, or within five years of designation for Small MS4s designated subsequent to Permit adoption, with reasonable progress made towards implementation throughout the term of the General Permit. Existing programs that have storm water quality benefits can be identified in the SWMP and be a part of a Permittee's storm water program.

SWMP shall be revised to incorporate any new or modified BMPs or measurable goals developed through the Permittee's annual reporting process. The Permittee shall incorporate changes required by or acceptable to the RWQCB Executive Officer into applicable annual revisions to SWMP and adhere to its implementation.

- 1. The Permittee shall maintain, implement, and enforce an effective SWMP designed to reduce the discharge of pollutants from the regulated Small MS4 to the MEP and to protect water quality.
- 2. SWMP must describe BMPs, and associated measurable goals, that will fulfill the requirements of the following six Minimum Control Measures.

a. Public Education and Outreach on Storm Water Impacts

The Permittee must implement a public education program to distribute educational materials to the community or conduct equivalent outreach activities about the impacts of storm water discharges on water bodies and the steps that the public can take to reduce pollutants in storm water runoff. For non-traditional Permittees, the employee/user population may serve as "the public" to target for outreach and involvement.

Non-traditional Small MS4s that discharge into medium and large MS4 may integrate public education and outreach program with the existing MS4 public education and outreach programs.

b. Public Involvement/Participation

The Permittee must at a minimum comply with State and local public notice requirements when implementing a public involvement/participation program.

c. **Illicit Discharge Detection and Elimination** The Permittee must:

- Develop, implement, and enforce a program to detect and eliminate illicit discharges (as defined at 40 CFR §122.26(b)(2)) into the regulated Small MS4;
- 2) Develop, if not already completed, a storm sewer system map, showing the location of all outfalls and the names and locations of all waters of the U.S. that receive discharges from those outfalls;
- 3) To the extent allowable under State or local law, effectively prohibit, through ordinance, or other regulatory mechanism, non-storm water discharges into the MS4 and implement appropriate enforcement procedures and actions;
- 4) Develop and implement a plan to detect and address non-storm water discharges, including illegal dumping, to the system that are not authorized by a separate NPDES permit;
- 5) Inform public employees, businesses, and the general public of the hazards that are generally associated with illegal discharges and improper disposal of waste; and
- 6) Address the following categories of non-storm water discharges or flows (i.e., authorized non-storm water discharges) only where they are identified as significant contributors of pollutants to the Small MS4:

- 1. water line flushing;
- 2. landscape irrigation;
- 3. diverted stream flows;
- 4. rising ground waters;
- 5. uncontaminated ground water infiltration (as defined at 40 CFR §35.2005(20)) to separate storm sewers;
- 6. uncontaminated pumped ground water;
- 7. discharges from potable water sources;
- 8. foundation drains;
- 9. air conditioning condensation;
- 10. irrigation water;
- 11. springs;
- 12. water from crawl space pumps;
- 13. footing drains;
- 14. lawn watering;
- 15. individual residential car washing;
- 16. flows from riparian habitats and wetlands; and
- 17. de-chlorinated swimming pool discharges.

Discharges or flows from fire fighting activities are excluded from the effective prohibition against non-storm water and need only be addressed where they are identified as significant sources of pollutants to waters of the U.S.

If a RWQCB Executive Officer determines that any individual or class of non-storm water discharge(s) listed above may be a significant source of pollutants to waters of the U.S. or physically interconnected MS4, or poses a threat to water quality standards (beneficial uses), the RWQCB Executive Officer may require the appropriate Permittee(s) to monitor and submit a report and to implement BMPs on the discharge.

d. Construction Site Storm Water Runoff Control

The Permittee must develop, implement, and enforce a program to reduce pollutants in any storm water runoff to the Small MS4 from construction activities that result in a land disturbance of greater than or equal to one acre. Reduction of storm water discharges from construction activity disturbing less than one acre must be included in your program if that construction activity is part of a larger common plan of development or sale that would disturb one acre or more. The program must include the development and implementation of, at a minimum:

- 1) An ordinance or other regulatory mechanism to require erosion and sediment controls, as well as sanctions, or other effective mechanisms, to ensure compliance, to the extent allowable under State, or local law;
- 2) Requirements for construction site operators to implement appropriate erosion and sediment control BMPs;

- 3) Requirements for construction site operators to control waste such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality;
- 4) Procedures for site plan review which incorporate consideration of potential water quality impacts;
- 5) Procedures for receipt and consideration of information submitted by the public; and
- 6) Procedures for site inspection and enforcement of control measures.

e. Post-Construction Storm Water Management in New Development and Redevelopment

The Permittee must:

- Develop, implement, and enforce a program to address storm water runoff from new development and redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, that discharge into the Small MS4 by ensuring that controls are in place that would prevent or minimize water quality impacts;
- 2) Develop and implement strategies, which include a combination of structural and/or non-structural BMPs appropriate for your community;
- 3) Use an ordinance or other regulatory mechanism to address postconstruction runoff from new development and redevelopment projects to the extent allowable under State or local law For those Small MS4s described in Supplemental Provision E below, the requirements must at least include the design standards contained in Attachment 4 of this General Permit or a functionally equivalent program that is acceptable to the appropriate RWQCB; and
- 4) Ensure adequate long-term operation and maintenance of BMPs.

The General Permit does not require redesign of K-12 school or community college facilities that have been submitted to the Department of General Services, Division of the State Architect before adoption of the permit, and which receive final approval from the State Allocation Board or the Public Works Board, as appropriate, on or before December 31, 2004.

f. **Pollution Prevention/Good Housekeeping for Municipal Operations** The Permittee must:

1) Develop and implement an operation and maintenance program that includes a training component and has the ultimate goal of preventing or reducing pollutant runoff from municipal operations; and

- 2) Using training materials that are available from U.S. EPA, the State, or other organizations, the program must include employee training to prevent and reduce storm water pollution from activities such as park and open space maintenance, fleet building maintenance, new construction and land disturbances, and storm water system maintenance.
- 3. SWMP must identify the measurable goals for each of the BMPs, including, as appropriate, the months and years for scheduled actions, including interim milestones and the frequency of the action.
- 4. SWMP must identify the person or persons who will implement or coordinate SWMP, as well as each Minimum Control Measure.
- 5. Termination of coverage

A Permittee may terminate coverage if a new operator has assumed responsibility for the MS4, the Permittee has ceased operation of the MS4, or the Permittees has eliminated discharges from the MS4. To terminate coverage, the Permittee must submit a written request to the RWQCB.

6. Reliance on a SIE

The Permittee may rely on a SIE to satisfy one or more of the permit obligations, if the separate entity can appropriately and adequately address the storm water issues of the Permittee. The Permittee must describe the arrangement in the SWMP and the arrangement is subject to the approval of the RWQCB Executive Officer. The other entity must agree to implement the control measure(s), or components thereof, to achieve compliance with the General Permit. The Permittee remains responsible for compliance with this General Permit if the SIE fails to implement the control measure(s).

If the Permittee relies on an SIE to implement all six Minimum Control Measures and the SIE also has a storm water permit issued by SWRCB or RWQCB, the Permittee relying on the SIE must still submit an NOI, appropriate fee, and certification of the arrangement. The Permittee must note this fact in the NOI and provide proof that the SIE has an approved SWMP, but is not required to maintain a SWMP nor submit annual reports.

- 7. Outfalls not identified in the storm sewer system map required by Provision D.2.c.2), but constructed within the permitted area during the term of this General Permit to receiving waters identified in the NOI, shall not be considered a material change in character, location, or volume of the permitted discharge, and shall be allowed under the terms of this General Permit without permit application or permit modification, provided that the following information be provided in the subsequent annual report:
 - a. Receiving water name;
 - b. Storm sewer system map of added area;
 - c. Certification that SWMP shall be amended to include the drainage area.

E. SUPPLEMENTAL PROVISIONS

Those regulated traditional and non-traditional Small MS4s serving a population over 50,000 or that are subject to high growth (at least 25 percent over ten years) must comply with the requirements in Attachment 4 of this General Permit. Compliance is required upon full implementation of the Small MS4s' storm water management plan.

Attachment 5 provides a list of communities that SWRCB anticipates being subject to the provisions in Attachment 4.

F. REPORTING REQUIREMENTS AND MONITORING

1. Reporting

The Permittee must submit annual reports to the appropriate RWQCB by September 15th of each year (for Small MS4s designated with the adoption of this permit, the first annual report is to be submitted in 2004), or as otherwise required by the RWQCB Executive Officer, unless exempted under Provision D.6. The report shall summarize the activities performed throughout the reporting period (July 1 through June 30) and must include:

- a. The status of compliance with permit conditions;
- b. An assessment of the appropriateness and effectiveness of the identified BMPs;
- c. Status of the identified measurable goals;
- d. Results of information collected and analyzed, including monitoring data, if any, during the reporting period;
- e. A summary of the storm water activities the Permittee plans to undertake during the next reporting cycle;
- f. Any proposed change(s) to SWMP along with a justification of why the change(s) are necessary; and
- g. A change in the person or persons implementing and coordinating SWMP.
- 2. RWQCB may impose additional monitoring requirements, which may include a reporting component. RWQCBs may adopt such requirements on an individual or group basis.
- 3. Recordkeeping

The Permittee must keep records required by this General Permit for at least five years or the duration of the General Permit if continued. The RWQCB Executive Officer may specify a longer time for record retention. The Permittee must

submit the records to the RWQCB Executive Officer upon request. The Permittee must make the records, including the permit and SWMP, available to the public during regular business hours.

G. RWQCB AUTHORITIES

RWQCBs will review and approve SWMPs prior to permit coverage being in effect and will conduct public hearings of individual permit applications upon request. Where there is no hearing, the Executive Officer may approve the SWMP. RWQCBs will also oversee compliance with this General Permit. Oversight may include, but is not limited to, reviewing reports, requiring modification to SWMPs and other submissions, imposing region-specific monitoring requirements, conducting inspections, taking enforcement actions against violators of this General Permit, and making additional designations of Permittees pursuant with the criteria described in this General Permit and Fact Sheet. The RWQCBs may also issue individual permits to regulated Small MS4s, and alternative general permits to categories of regulated Small MS4s. Upon issuance of such permits by an RWQCB, this General Permit shall no longer regulate the affected Small MS4(s).

H. STANDARD PROVISIONS

1. General Authority

Three of the minimum control measures (illicit discharge detection and elimination, and the two construction-related measures) require enforceable controls on third party activities to ensure successful implementation of the measure. Some non-traditional operators, however, may not have the necessary legal regulatory authority to adopt these enforceable controls. As in the case of local governments that lack such authority, non-traditional MS4s are expected to utilize the authority they do possess and to seek cooperative arrangements.

2. Duty to Comply

The Permittee must comply with all of the conditions of this General Permit. Any permit noncompliance constitutes a violation of CWA and the Porter-Cologne and is grounds for enforcement action and/or removal from General Permit coverage. In the event that the Permittee is removed from coverage under the General Permit, the Permittee will be required to seek coverage under an individual or alternative general permit.

3. General Permit Actions

This General Permit may be modified, revoked and reissued, or terminated for cause. The filing of a request by the Permittee for a General Permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not nullify any General Permit condition.

If any toxic effluent standard or prohibition (including any schedule of compliance specified in such effluent standard or prohibition) is promulgated

under section 307(a) of CWA for a toxic pollutant which is present in the discharge and that standard or prohibition is more stringent than any limitation on the pollutant in this General Permit, this General Permit shall be modified or revoked and reissued to conform to the toxic effluent standard or prohibition and Permittee so notified.

4. Noncompliance Reporting

Permittees who cannot certify compliance and/or who have had other instances of noncompliance shall notify the appropriate RWQCB within 30 days. Instances of noncompliance resulting in emergencies (i.e., that endanger human health or the environment) shall be reported orally to the RWQCB within 24 hours from the time the discharger becomes aware of the circumstance and in writing to the RWQCB within five days of the occurrence. The notification shall identify the noncompliance event and an initial assessment of any impact caused by the event, describe the actions necessary to achieve compliance, and include a time schedule indicating when compliance will be achieved. The time schedule and corrective measures are subject to modification by the RWQCB Executive Officer.

5. Need to Halt or Reduce Activity Not a Defense

It shall not be a defense for the Permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of this General Permit.

6. Duty to Mitigate

The Permittee shall take all responsible steps to minimize or prevent any discharge in violation of this General Permit that has a reasonable likelihood of adversely affecting human health or the environment.

7. Proper Operation and Maintenance

The Permittee shall at all times properly operate and maintain any facilities and systems of treatment and control (and related appurtenances) which are installed or used by the Permittee to achieve compliance with the conditions of this General Permit and with the requirements of SWMP. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. Proper operation and maintenance may require the operation of backup or auxiliary facilities or similar systems installed by the Permittee when necessary to achieve compliance with the conditions of this General Permit.

8. Property Rights

This General Permit does not convey any property rights of any sort or any exclusive privileges, nor does it authorize any injury to private property or any invasion of personal rights, nor does it authorize any infringement of federal, State, or local laws or regulations.

9. Duty to Provide Information

The Permittee shall furnish RWQCB, SWRCB, or U.S. EPA, during normal business hours, any requested information to determine compliance with this General Permit. The Permittee shall also furnish, upon request, copies of records required to be kept by this General Permit.

10. Inspection and Entry

The Permittee shall allow RWQCB, SWRCB, U.S. EPA, or an authorized representative of RWQCB, SWRCB, or U.S. EPA, upon the presentation of credentials and other documents as may be required by law, to:

- a. Enter upon the Permittee's premises during normal business hours where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this General Permit;
- b. Access and copy, during normal business hours, any records that must be kept under the conditions of this General Permit within a reasonable time from notification;
- c. Inspect during normal business hours any municipal facilities; and
- d. Sample or monitor at reasonable times for the purpose of assuring General Permit compliance.
- 11. Signatory Requirements

All NOIs, SWMPs, certifications, reports, or other information prepared in accordance with this General Permit submitted to SWRCB or RWQCB shall be signed by either a principal executive officer, ranking elected official, or duly authorized representative. The principal executive officer of a Federal agency includes the chief executive officer of the agency or the senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrator of U.S. EPA).

12. Certification

Any person signing documents under Section H.11 above shall make the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure 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 there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

13. Anticipated Noncompliance

The Permittee will give advance notice to the RWQCB and local storm water management agency of any planned changes in the regulated Small MS4 activity that may result in noncompliance with General Permit requirements.

14. Penalties for Falsification of Reports

Section 309(c)(4) of CWA provides that any person who knowingly makes any false material statement, representation, or certification in any record or other document submitted or required to be maintained under this General Permit, including reports of compliance or noncompliance, shall upon conviction, be punished by a fine of not more than \$10,000 or by imprisonment for not more than two years or by both.

- 15. Penalties for Violations of Permit Conditions
 - a. Part 309 of CWA provides significant penalties for any person who violates a permit condition implementing Parts 301, 302, 306, 307, 308, 318, or 405 of CWA or any permit condition or limitation implementing any such section in a permit issued under Part 402. Any person who violates any permit condition of this General Permit is subject to a civil penalty not to exceed \$27,500 per calendar day of such violation, as well as any other appropriate sanction provided by Part 309 of CWA.
 - b. Porter-Cologne also provides for administrative, civil, and criminal penalties, which in some cases are greater than those under CWA.
- 16. Oil and Hazardous Substance Liability

Nothing in this General Permit shall be construed to preclude the institution of any legal action against the Permittee or relieve the Permittee from any responsibilities, liabilities, or penalties to which the Permittee is or may be subject to under Part 311 of CWA.

17. Severability

The provisions of this General Permit are severable; and, if any provision of this General Permit or the application of any provision of this General Permit to any circumstance is held invalid, the application of such provision to other circumstances and the remainder of this General Permit shall not be affected thereby.

18. Reopener Clause

This General Permit may be modified, revoked and reissued, or terminated for cause due to promulgation of amended regulations, or otherwise in accordance with 40 CFR sections 122.62, 122.63, 122.64, and 124.5.

19. Availability

A copy of this General Permit and SWMP shall be made available for public review.

20. Transfers

This General Permit is not transferable. A Permittee must submit written notification to the appropriate RWQCB to terminate coverage of this General Permit.

21. Continuation of Expired Permit

This General Permit expires five years from the date of adoption. This General Permit continues in force and in effect until a new General Permit is issued or the SWRCB rescinds this General Permit. Only those Small MS4s authorized to discharge under the expiring General Permit are covered by the continued General Permit.

CERTIFICATION

The undersigned, Clerk to the Board, does hereby certify that the foregoing is a full, true, and correct copy of an order duly and regularly adopted at a meeting of SWRCB held on April 30, 2003.

AYE: Arthur G. Baggett, Jr. Peter S. Silva Richard Katz Gary M. Carlton

NO: None

- ABSENT: None
- ABSTAIN: None

Maureen Marché

Clerk to the Board

Operators of Municipal Separate Storm Sewer Systems that serve areas within urbanized areas are automatically designated as regulated Small MS4s. These include the following areas. (For cities, the permit area boundary is the city boundary. For counties, permit boundaries must at least be inclusive of urbanized areas. The boundaries must be proposed in the permit application and may be developed in conjunction with the applicable regional water quality control board.)

Region 1

City of Cotati Graton, County of Sonoma City of Healdsburg City of Rohnert Park City of Sebastapool Town of Windsor County of Sonoma

Region 2

City of Belvedere City of Benicia Black Point-Green Point, County of Marin Town of Corte Madera Town of Fairfax City of Larkspur Lucas Valley-Marinwood, County of Marin City of Mill Valley City of Napa City of Novato City of Petaluma Town of Ross Town of San Anselmo City of San Francisco (those areas not served by a CSO) City of San Rafael City of Sausalito City of Tamalpais-Homestead Valley City of Tiburon Woodacre, County of Marin County of Napa County of Marin County of Solano County of Sonoma County of San Francisco (those areas not served by a CSO)

Region 3

Aptos, County of Santa Cruz City of Atascadero Ben Lomand, County of Santa Cruz Boulder Creek, County of Santa Cruz City of Capitola City of Carmel-by-the-Sea Carmel Valley Village, County of Monterey City of Carpinteria Castroville, County of Monterey Coralitos, County of Santa Cruz City of Del Ray Oaks Felton, County of Santa Cruz City of Gilroy Goleta, County of Santa Barbara Isla Vista, County of Santa Barbara Las Lomas, County of Santa Cruz Live Oak, County of Santa Cruz City of Lompoc City of Marina Montecito, County of Santa Barbara City of Monterey City of Morgan Hill Nipomo, County of San Luis Obispo Orcutt, County of Santa Barbara City of Pacific Grove Pajaro, County of Monterey City of Paso Robles Pebble Beach, County of Monterey Prunedale, Count of Monterey City of San Luis Obispo City of Sand City San Martin, County of Santa Clara City of Santa Barbara City of Santa Cruz City of Santa Maria City of Scotts Valley City of Seaside Soquel, County of Santa Cruz Summerland, County of Santa Cruz City of Watsonville Templeton, County of San Luis Obispo Vandenberg Village, County of Santa Barbara County of Monterey County of San Luis Obispo County of Santa Barbara County of Santa Clara County of Santa Cruz

Region 5

City of Anderson City of Atwater City of Auburn Bondelle Ranchos, County of Madera City of Ceres City of Chico City of Davis City of Delhi El Dorado Hills, County of El Dorado Empire, County of Stanislaus City of Exeter City of Farmersville French Camp, County of San Joaquin Goshen, County of Tulare Granite Bay, County of Placer City of Hughson Kennedy, County of San Joaquin Keyes, County of Stanislaus City of Lathrop Linda, County of Yuba City of Lodi Town of Loomis City of Madera Madera Acres, County of Madera City of Manteca City of Marysville City of Merced Morada, County of San Joaquin North Auburn, County of Placer North Woodbridge, County of San Joaquin Olivehurst, County of Yuba City of Porterville City of Redding City of Ripon City of Riverbank City of Rocklin City of Roseville Salida, County of Stanislaus City of Shasta Lake Strathmore, County of Tulare South Yuba City, County of Sutter City of Tracy City of Turlock City of Vacaville City of Visalia City of West Sacramento City of Winton City of Yuba City County of Butte County of Madera County of Merced County of Placer County of San Joaquin County of Shasta County of Solano County of Stanislaus County of Sutter County of Tulare

County of Yolo County of Yuba

Region 6

City of Apple Valley City of Hesperia City of Lancaster City of Palmdale City of Victorville County of San Bernadino County of Los Angeles

Region 7

City of El Centro Heber, County of Imperial City of Imperial County of Imperial Operators of Municipal Separate Storm Sewer Systems that serve areas that are designated by the State Water Resources Control Board or Regional Water Quality Control Board in accordance with the designation criteria contained in the General Permit are regulated Small MS4s. These include, but are not limited to, the following areas. (For cities, the permit area boundary is the city boundary. For counties, permit boundaries must at least be inclusive of urbanized areas. The boundaries must be proposed in the permit application and may be developed in conjunction with the applicable regional water quality control board.)

<u>Region 1</u>

Area	Justification	Details
City of Arcata	 Discharge Into A Sensitive Water Body High Population Density 	 Mad River which is on the 303(d) list for sediment/turbidity Urban cluster
City of Eureka	 Discharge Into A Sensitive Water Body High Population Density 	 Elk River and Freshwater Creek which are listed on the 303(d) list for sedimentation/siltation Urban cluster
City of Fort Bragg	 Discharge Into A Sensitive Water Body High Population Density 	 Noyo River which is listed for sedimentation/siltation Urban cluster
City of Fortuna	 Discharge Into A Sensitive Water Body High Population Density 	 Eel River which is on the 303(d) list for sedimentation/siltation and temperature Urban cluster
McKinleyville, County of Humboldt	 Discharge Into A Sensitive Water Body High Population Density 	 Mad River which is on the 303(d) list for sedimentation/siltation and turbidity Urban cluster
City of Ukiah	 Discharge Into A Sensitive Water Body High Population Density 	 Russian River which is listed for sedimentation/siltation Urban cluster
County of Mendocino	 Discharge Into A Sensitive Water Body High Population Density 	 Russian River which is listed for sedimentation/siltation Urban cluster

Region 2

Area	Justification	Details
City of Calistoga	 Discharge Into A Sensitive Water Body High Population Density 	 Napa River, which is on the 303(d) list for sediment, nutrients, and pathogens Urban cluster
City of St. Helena	 Discharge Into A Sensitive Water Body High Population Density 	 Napa River, which is on the 303(d) list for sediment, nutrients, and pathogens Urban cluster
City of Sonoma	 Discharge Into A Sensitive Water Body High Population Density 	 Sonoma Creek, which is on the 303(d) list for sediment, nutrients, and pathogens Urban cluster
Town of Yountville	 Discharge Into A Sensitive Water Body High Population Density 	 Napa River, which is on the 303(d) list for sediment, nutrients, and pathogens Urban cluster

Region 3

Area	Justification	Details
City of Arroyo Grande	High Population Density	• Tourism, Urban cluster
Baywood-Los Osos, County of	Discharge Into A Sensitive	• Morro Bay which is on the
San Luis Obispo	Water Body	303(d) list for sediments
	High Population Density	• Urban cluster
City of Buellton	Discharge Into A Sensitive	• Santa Ynez River, which is
	Water Body	on the 303(d) list for
	High Population Density	nutrients and sediment
		• Urban cluster
Cambria, County of San Luis	Discharge Into A Sensitive	Marine Sanctuary
Obispo	Water Body	• Urban cluster
	High Population Density	
City of Greenfield	Discharge Into A Sensitive	• Salinas River, which is listed
	Water Body	for sediment and
	High Growth Rate	salinity/TDS/chlorides
	High Population Density	• 68.6% over 10 years
		• Urban cluster
City of Grover Beach	High Population Density	• Tourism, Urban cluster
City of Hollister	Discharge Into A Sensitive	• San Benito River, which is
	Water Body	listed for sediment
	High Growth Rate	• 79.1% over 10 years
	High Population Density	• Urban cluster
City of King City	Discharge Into A Sensitive	Salinas River, which is listed
	C-39	

Los Olivos, County of Santa Barbara	 Water Body High Growth Rate High Population Density Discharge Into A Sensitive Water Body High Population Density 	 for sediment and salinity/TDS/chlorides 45.3% over 10 years Urban cluster Santa Ynez River, which is on the 303(d) list for nutrients and sediment Urban Cluster
City of Morro Bay	 Discharge Into A Sensitive Water Body High Population Density 	 Urban Cluster Morro Bay, which is on the 303(d) list for sediments Urban cluster
Oceano, County of San Luis Obispo	High Population Density	• Tourism, Urban cluster
City of Pismo Beach	High Population Density	• Tourism, Urban cluster
Santa Ynez, County of Santa Barbara	 Discharge Into A Sensitive Water Body High Population Density 	 Santa Ynez River, which is on the 303(d) list for nutrients and sediment Urban cluster
Shell Beach, County of San Luis Obispo	High Population Density	Tourism
City of Soledad	 Discharge Into A Sensitive Water Body High Growth Rate High Population Density 	 Salinas River, which is listed for sediment and salinity/TDS/chlorides 57.6% over 10 years Urban cluster
City of Solvang	 Discharge Into A Sensitive Water Body High Population Density 	 Santa Ynez River, which is on the 303(d) list for nutrients and sediment Urban cluster Tourism

Region 5

Area	Justification	Details
City of Clearlake	Discharge Into A Sensitive	• Clear Lake which is on the
	Water Body	303(d) list for mercury and
	High Population Density	nutrients
		Urbanized cluster
City of Dixon	High Growth Or Growth	• 54.8% over 10 years
	Potential	Urban cluster
	High Population Density	
City of Grass Valley	Discharge To Sensitive	• Receiving waters support
	Water Bodies	threatened and endangered
	High Growth Potential	species
	High Population Density	Urban cluster
City of Hanford	• Urbanized Area in corrected	Urbanized Area in corrected
	census data	census data

City of Kingsburg	 Discharge To Sensitive Water Bodies High Population Density 	 Kings River, used for recreation and agriculture supply Urban cluster
City of Lakeport	 Discharge To Sensitive Water Bodies High Population Density 	 Clear Lake which is on the 303(d) list for mercury and nutrients Urban cluster
City of Lemoore	Urbanized Area in corrected census data	• Urbanized Area in corrected census data
City of Lincoln	 Discharge To Sensitive Water Bodies High Growth And Growth Potential High Population Density 	 Receiving waters support threatened and endangered species 54.6% over 10 years and continuing at 15% per year Urban cluster
City of Los Baños	 Discharge Into A Sensitive Water Body High Growth High Population Density 	 Los Baños Canal which is used for agriculture supply and flows into a water of the U.S. 78.2% growth over 10 years Urban cluster
City of Oakdale	 Discharge To Sensitive Water Body High Growth High Population Density 	 Stanislaus River which is or the 303(d) list for pesticides and unknown toxicity 29.6% over 10 years Urban cluster
City of Patterson	 Discharge To Sensitive Water Body High Growth High Population Density 	 San Joaquin river which is on the 303(d) list for pesticides, and unknown toxicity 34.5% over 10 years Urban cluster
City of Placerville	 Discharge To Sensitive Water Body High Population Density 	 Receiving waters support threatened and endangered species Urban cluster
City of Reedley	 Discharge Into Sensitive Water Body High Population Density 	 Kings River, used for recreation and agriculture supply Urban cluster
City of Rio Vista	 Discharge To Sensitive Water Body High Population Growth Potential 	• Sacramento River, Delta, which is on the 303(d) list for pesticides, mercury, and unknown toxicity

	High Population Density	• 210% projected growth
		between 2000 and 2010
		Urban cluster
City of Selma	 Discharge To Sensitive Water Bodies High Population Density 	 Discharge to Consolidated Irrigation Canal, which is tributary to Kings River, used for recreation and agriculture supply Urban cluster
City of Tulare	 High Growth Contributor Of Pollutants To Waters Of The U.S. High Population Density 	 32.3% growth over 10 years High population, approaching "urbanized area"
		Urban cluster
City of Woodland	 Significant Contributor Of Pollutants To Waters Of The U.S. High Population Density Discharge To Sensitive Water Bodies 	 49,151 people at the time of the census, essentially the same threat as an urbanized area Urban cluster Contact recreation
County of Kings	• Urbanized Area in corrected census data	• Urbanized Area in corrected census data
County of Lake	 Discharge To Sensitive Water Bodies High Population Density 	 Clear Lake which is on the 303(d) list for mercury and nutrients Urban cluster

Region 7

Area	Justification	Details
City of Brawley	 Discharge To Sensitive Water Body High Population Density 	• New River which is on the 303(d) list for bacteria, nutrients, pesticides, and sedimentation
		Urban cluster
City of Calexico	 Discharge To Sensitive Water Body High Population Density 	 New River which is on the 303(d) list for bacteria, nutrients, pesticides, and sedimentation Urban cluster

Areas subject to high growth or serving a population of at least 50,000 must comply with the following provisions (for counties this threshold population applies to the population within the permit area).

A. RECEIVING WATER LIMITATIONS

- 1. Discharges shall not cause or contribute to an exceedance of water quality standards contained in a Statewide Water Quality Control Plan, the California Toxics Rule (CTR), or in the applicable RWQCB Basin Plan.
- 2. The permittees shall comply with Receiving Water Limitations A.1 through timely implementation of control measures and other actions to reduce pollutants in the discharges in accordance with the SWMP and other requirements of this permit including any modifications. The SWMP shall be designed to achieve compliance with Receiving Water Limitations A.1. If exceedance(s) of water quality objectives or water quality standards (collectively, WQS) persist notwithstanding implementation of the SWMP and other requirements of this permit, the permittees shall assure compliance with Receiving Water Limitations A.1 by complying with the following procedure:
 - a. Upon a determination by either the permittees or the RWQCB that discharges are causing or contributing to an exceedance of an applicable WQS, the permittees shall promptly notify and thereafter submit a report to the RWQCB that describes BMPs that are currently being implemented and additional BMPs that will be implemented to prevent or reduce any pollutants that are causing or contributing to the exceedance of WQSs. The report may be incorporated in the annual update to the SWMP unless the RWQCB directs an earlier submittal. The report shall include an implementation schedule. The RWQCB may require modifications to the report.
 - b. Submit any modifications to the report required by the RWQCB within 30 days of notification.
 - c. Within 30 days following approval of the report described above by the RWQCB, the permittees shall revise the SWMP and monitoring program to incorporate the approved modified BMPs that have been and will be implemented, implementation schedule, and any additional monitoring required.
 - d. Implement the revised SWMP and monitoring program in accordance with the approved schedule.

So long as the permittees have complied with the procedures set forth above and are implementing the revised SWMP, the permittees do not have to repeat the same procedure for continuing or recurring exceedances of the same receiving water limitations unless directed by the RWQCB to develop additional BMPs.

B. DESIGN STANDARDS

Regulated Small MS4s subject to this requirement must adopt an ordinance or other document to ensure implementation of the Design Standards included herein or a functionally equivalent program that is acceptable to the appropriate RWQCB. The ordinance or other document must be adopted and effective prior to the expiration of this General Permit or, for Small MS4s designated subsequent to the Permit adoption, within five years of designation as a regulated Small MS4.

All discretionary development and redevelopment projects that fall into one of the following categories are subject to these Design Standards. These categories are:

- Single-Family Hillside Residences
- 100,000 Square Foot Commercial Developments
- Automotive Repair Shops
- Retail Gasoline Outlets
- Restaurants
- Home Subdivisions with 10 or more housing units
- Parking lots 5,000 square feet or more or with 25 or more parking spaces and potentially exposed to storm water runoff
- 1. Conflicts With Local Practices

Where provisions of the Design Standards conflict with established local codes or other regulatory mechanism, (e.g., specific language of signage used on storm drain stenciling), the Permittee may continue the local practice and modify the Design Standards to be consistent with the code or other regulatory mechanism, except that to the extent that the standards in the Design Standards are more stringent than those under local codes or other regulatory mechanism, such more stringent standards shall apply.

- 2. Design Standards Applicable to All Categories
 - a. Peak Storm Water Runoff Discharge Rates

Post-development peak storm water runoff discharge rates shall not exceed the estimated pre-development rate for developments where the increased peak storm water discharge rate will result in increased potential for downstream erosion.

b. Conserve Natural Areas

If applicable, the following items are required and must be implemented in the site layout during the subdivision design and approval process, consistent with applicable General Plan and Local Area Plan policies:

- 1) Concentrate or cluster Development on portions of a site while leaving the remaining land in a natural undisturbed condition.
- 2) Limit clearing and grading of native vegetation at a site to the minimum amount needed to build lots, allow access, and provide fire protection.
- 3) Maximize trees and other vegetation at each site by planting additional vegetation, clustering tree areas, and promoting the use of native and/or drought tolerant plants.
- 4) Promote natural vegetation by using parking lot islands and other landscaped areas.
- 5) Preserve riparian areas and wetlands.

c. Minimize Storm Water Pollutants of Concern

Storm water runoff from a site has the potential to contribute oil and grease, suspended solids, metals, gasoline, pesticides, and pathogens to the storm water conveyance system. The development must be designed so as to minimize, to the maximum extent practicable, the introduction of pollutants of concern that may result in significant impacts, generated from site runoff of directly connected impervious areas (DCIA), to the storm water conveyance system as approved by the building official. Pollutants of concern consist of any pollutants that exhibit one or more of the following characteristics: current loadings or historic deposits of the pollutant are impacting the beneficial uses of a receiving water, elevated levels of the pollutant are found in sediments of a receiving water and/or have the potential to bioaccumulate in organisms therein, or the detectable inputs of the pollutant are at concentrations or loads considered potentially toxic to humans and/or flora and fauna.

In meeting this specific requirement, "minimization of the pollutants of concern" will require the incorporation of a BMP or combination of BMPs best suited to maximize the reduction of pollutant loadings in that runoff to the Maximum Extent Practicable. Those BMPs best suited for that purpose are those listed in the *California Storm Water Best Management Practices Handbooks; Caltrans Storm Water Quality Handbook: Planning and Design Staff Guide; Manual for Storm Water Management in Washington State; The Maryland Stormwater Design Manual; Florida Development Manual: A Guide to Sound Land and Water Management; Denver Urban Storm Drainage Criteria Manual, Volume 3 – Best Management Practices and Guidance Specifying Management Measures for Sources of Nonpoint Pollution in Coastal Waters, USEPA Report No. EPA-840-B-92-002, as "likely to have significant impact" beneficial to water quality for targeted pollutants that are of concern at the site in question. However, it is possible that a combination of BMPs not so designated, may in a particular circumstance, be better suited to maximize the reduction of the pollutants.*

d. Protect Slopes and Channels

Project plans must include BMPs consistent with local codes, ordinances, or other regulatory mechanism and the Design Standards to decrease the potential of slopes and/or channels from eroding and impacting storm water runoff:

- 1) Convey runoff safely from the tops of slopes and stabilize disturbed slopes.
- 2) Utilize natural drainage systems to the maximum extent practicable.
- 3) Stabilize permanent channel crossings.
- 4) Vegetate slopes with native or drought tolerant vegetation, as appropriate.
- 5) Install energy dissipaters, such as riprap, at the outlets of new storm drains, culverts, conduits, or channels that enter unlined channels in accordance with applicable specifications to minimize erosion, with the approval of all agencies with jurisdiction, e.g., the U.S. Army Corps of Engineers and the California Department of Fish and Game.
- e. Provide Storm Drain System Stenciling and Signage Storm drain stencils are highly visible source controls that are typically placed directly adjacent to storm drain inlets. The stencil contains a brief statement that prohibits the dumping of improper materials into the storm water conveyance system.

Graphical icons, either illustrating anti-dumping symbols or images of receiving water fauna, are effective supplements to the anti-dumping message. All storm drain inlets and catch basins within the project area must be stenciled with prohibitive language (such as: "NO DUMPING – DRAINS TO OCEAN") and/or graphical icons to discourage illegal dumping. Signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, must be posted at public access points along channels and creeks within the project area. Legibility of stencils and signs must be maintained.

f. Properly Design Outdoor Material Storage Areas

Outdoor material storage areas refer to storage areas or storage facilities solely for the storage of materials. Improper storage of materials outdoors may provide an opportunity for toxic compounds, oil and grease, heavy metals, nutrients, suspended solids, and other pollutants to enter the storm water conveyance system. Where proposed project plans include outdoor areas for storage of materials that may contribute pollutants to the storm water conveyance system, the following Structural or Treatment BMPs are required:

- Materials with the potential to contaminate storm water must be: (1) placed in an enclosure such as, but not limited to, a cabinet, shed, or similar structure that prevents contact with runoff or spillage to the storm water conveyance system; or
 (2) protected by secondary containment structures such as berms, dikes, or curbs.
- 2) The storage area must be paved and sufficiently impervious to contain leaks and spills.
- 3) The storage area must have a roof or awning to minimize collection of storm water within the secondary containment area.
- g. Properly Design Trash Storage Areas

A trash storage area refers to an area where a trash receptacle or receptacles (dumpsters) are located for use as a repository for solid wastes. Loose trash and debris can be easily transported by the forces of water or wind into nearby storm drain inlets, channels, and/or creeks. All trash container areas must meet the following Structural or Treatment Control BMP requirements (individual single family residences are exempt from these requirements):

- 1) Trash container areas must have drainage from adjoining roofs and pavement diverted around the area(s).
- 2) Trash container areas must be screened or walled to prevent off-site transport of trash.

h. Provide Proof of Ongoing BMP Maintenance

Improper maintenance is one of the most common reasons why water quality controls will not function as designed or which may cause the system to fail entirely. It is important to consider who will be responsible for maintenance of a permanent BMP, and what equipment is required to perform the maintenance properly. As part of project review, if a project applicant has included or is required to include, Structural or Treatment Control BMPs in project plans, the Permittee shall require that the applicant provide verification of maintenance provisions through such means as may be appropriate, including, but not limited to legal agreements, covenants, CEQA mitigation requirements and/or Conditional Use Permits.

For all properties, the verification will include the developer's signed statement, as part of the project application, accepting responsibility for all structural and treatment control BMP maintenance until the time the property is transferred and, where applicable, a signed agreement from the public entity assuming responsibility for Structural or Treatment Control BMP maintenance. The transfer of property to a private or public owner must have conditions requiring the recipient to assume responsibility for maintenance of any Structural or Treatment Control BMP to be included in the sales or lease agreement for that property, and will be the owner's responsibility. The condition of transfer shall include a provision that the property owners conduct maintenance inspection of all Structural or Treatment Control BMPs at least once a year and retain proof of inspection. For residential properties where the Structural or Treatment Control BMPs are located within a common area which will be maintained by a homeowner's association, language regarding the responsibility for maintenance must be included in the project's conditions, covenants and restrictions (CC&Rs). Printed educational materials will be required to accompany the first deed transfer to highlight the existence of the requirement and to provide information on what storm water management facilities are present, signs that maintenance is needed, how the necessary maintenance can be performed, and assistance that the Permittee can provide. The transfer of this information shall also be required with any subsequent sale of the property.

If Structural or Treatment Control BMPs are located within a public area proposed for transfer, they will be the responsibility of the developer until they are accepted for transfer by the County or other appropriate public agency. Structural or Treatment Control BMPs proposed for transfer must meet design standards adopted by the public entity for the BMP installed and should be approved by the County or other appropriate public agency prior to its installation.

- i. Design Standards for Structural or Treatment Control BMPs The Permittees shall require that post-construction treatment control BMPs incorporate, at a minimum, either a volumetric or flow based treatment control design standard, or both, as identified below to mitigate (infiltrate, filter or treat) storm water runoff:
 - 1) Volumetric Treatment Control BMP
 - a) The 85th percentile 24-hour runoff event determined as the maximized capture storm water volume for the area, from the formula recommended in Urban Runoff Quality Management, WEF Manual of Practice No. 23/ ASCE Manual of Practice No. 87, (1998); or
 - b) The volume of annual runoff based on unit basin storage water quality volume, to achieve 80 percent or more volume treatment by the method recommended in California Stormwater Best Management Practices Handbook – Industrial/ Commercial, (2003); or
 - c) The volume of runoff produced from a historical-record based reference 24-hour rainfall criterion for "treatment" that achieves approximately the same reduction in pollutant loads achieved by the 85th percentile 24-hour runoff event.

- 2) Flow Based Treatment Control BMP
 - a) The flow of runoff produced from a rain event equal to at least two times the 85th percentile hourly rainfall intensity for the area; or
 - b) The flow of runoff produced from a rain event that will result in treatment of the same portion of runoff as treated using volumetric standards above.

Limited Exclusion

Restaurants and Retail Gasoline Outlets, where the land area for development or redevelopment is less than 5,000 square feet, are excluded from the numerical Structural or Treatment Control BMP design standard requirement only.

- 3. Provisions Applicable to Individual Priority Project Categories
 - a. 100,000 Square Foot Commercial Developments
 - Properly Design Loading/Unloading Dock Areas Loading/unloading dock areas have the potential for material spills to be quickly transported to the storm water conveyance system. To minimize this potential, the following design criteria are required:
 - a) Cover loading dock areas or design drainage to minimize run-on and runoff of storm water.
 - b) Direct connections to storm drains from depressed loading docks (truck wells) are prohibited.

2) Properly Design Repair/Maintenance Bays

Oil and grease, solvents, car battery acid, coolant and gasoline from the repair/maintenance bays can negatively impact storm water if allowed to come into contact with storm water runoff. Therefore, design plans for repair bays must include the following:

- a) Repair/maintenance bays must be indoors or designed in such a way that doesn't allow storm water run-on or contact with storm water runoff.
- b) Design a repair/maintenance bay drainage system to capture all wash water, leaks and spills. Connect drains to a sump for collection and disposal. Direct connection of the repair/maintenance bays to the storm drain system is prohibited. If required by local jurisdiction, obtain an Industrial Waste Discharge Permit.

3) Properly Design Vehicle/Equipment Wash Areas

The activity of vehicle/equipment washing/steam cleaning has the potential to contribute metals, oil and grease, solvents, phosphates, and suspended solids to the storm water conveyance system. Include in the project plans an area for washing/steam cleaning of vehicles and equipment. The area in the site design must be:

- a) Self-contained and/ or covered, equipped with a clarifier, or other pretreatment facility, and
- b) Properly connected to a sanitary sewer or other appropriately permitted disposal facility.

b. Restaurants

- 1) Properly Design Equipment/Accessory Wash Areas
 - The activity of outdoor equipment/accessory washing/steam cleaning has the potential to contribute metals, oil and grease, solvents, phosphates, and suspended solids to the storm water conveyance system. Include in the project plans an area for the washing/steam cleaning of equipment and accessories. This area must be:
 - a) Self-contained, equipped with a grease trap, and properly connected to a sanitary sewer.
 - b) If the wash area is to be located outdoors, it must be covered, paved, have secondary containment, and be connected to the sanitary sewer or other appropriately permitted disposal facility.
- c. Retail Gasoline Outlets
 - 1) Properly Design Fueling Area

Fueling areas have the potential to contribute oil and grease, solvents, car battery acid, coolant and gasoline to the storm water conveyance system. The project plans must include the following BMPs:

- a) The fuel dispensing area must be covered with an overhanging roof structure or canopy. The canopy's minimum dimensions must be equal to or greater than the area within the grade break. The canopy must not drain onto the fuel dispensing area, and the canopy downspouts must be routed to prevent drainage across the fueling area.
- b) The fuel dispensing area must be paved with Portland cement concrete (or equivalent smooth impervious surface), and the use of asphalt concrete shall be prohibited.
- c) The fuel dispensing area must have a 2% to 4% slope to prevent ponding, and must be separated from the rest of the site by a grade break that prevents runon of storm water to the extent practicable.
- d) At a minimum, the concrete fuel dispensing area must extend 6.5 feet (2.0 meters) from the corner of each fuel dispenser, or the length at which the hose and nozzle assembly may be operated plus 1 foot (0.3 meter), whichever is less.
- d. Automotive Repair Shops
 - 1) Properly Design Fueling Area

Fueling areas have the potential to contribute oil and grease, solvents, car battery acid, coolant and gasoline to the storm water conveyance system. Therefore, design plans, which include fueling areas, must contain the following BMPs:

a. The fuel dispensing area must be covered with an overhanging roof structure or canopy. The canopy's minimum dimensions must be equal to or greater than the area within the grade break. The canopy must not drain onto the fuel dispensing area, and the canopy downspouts must be routed to prevent drainage across the fueling area.

- b. The fuel dispensing area must be paved with Portland cement concrete (or equivalent smooth impervious surface), and the use of asphalt concrete shall be prohibited.
- c. The fuel dispensing area must have a 2% to 4% slope to prevent ponding, and must be separated from the rest of the site by a grade break that prevents runon of storm water to the extent practicable.
- d. At a minimum, the concrete fuel dispensing area must extend 6.5 feet (2.0 meters) from the corner of each fuel dispenser, or the length at which the hose and nozzle assembly may be operated plus 1 foot (0.3 meter), whichever is less.
- 2) Properly Design Repair/Maintenance Bays

Oil and grease, solvents, car battery acid, coolant and gasoline from the repair/maintenance bays can negatively impact storm water if allowed to come into contact with storm water runoff. Therefore, design plans for repair bays must include the following:

- c) Repair/maintenance bays must be indoors or designed in such a way that doesn't allow storm water run-on or contact with storm water runoff.
- d) Design a repair/maintenance bay drainage system to capture all wash-water, leaks and spills. Connect drains to a sump for collection and disposal. Direct connection of the repair/maintenance bays to the storm drain system is prohibited. If required by local jurisdiction, obtain an Industrial Waste Discharge Permit.
- 3) Properly Design Vehicle/Equipment Wash Areas

The activity of vehicle/equipment washing/steam cleaning has the potential to contribute metals, oil and grease, solvents, phosphates, and suspended solids to the storm water conveyance system. Include in the project plans an area for washing/steam cleaning of vehicles and equipment. This area must be:

- a. Self-contained and/or covered, equipped with a clarifier, or other pretreatment facility, and properly connected to a sanitary sewer or other appropriately permitted disposal facility.
- 4) Properly Design Loading/Unloading Dock Areas Loading/unloading dock areas have the potential for material spills to be quickly transported to the storm water conveyance system. To minimize this potential, the following design criteria are required:
 - a. Cover loading dock areas or design drainage to minimize run-on and runoff of storm water.
 - b. Direct connections to storm drains from depressed loading docks (truck wells) are prohibited.
- e. Parking Lots
 - 1) Properly Design Parking Area

Parking lots contain pollutants such as heavy metals, oil and grease, and polycyclic aromatic hydrocarbons that are deposited on parking lot surfaces by

motor-vehicles. These pollutants are directly transported to surface waters. To minimize the offsite transport of pollutants, the following design criteria are required:

- a. Reduce impervious land coverage of parking areas.
- b. Infiltrate or treat runoff.
- 2) Properly Design To Limit Oil Contamination and Perform Maintenance Parking lots may accumulate oil, grease, and water insoluble hydrocarbons from vehicle drippings and engine system leaks:
 - a. Treat to remove oil and petroleum hydrocarbons at parking lots that are heavily used (e.g. fast food outlets, lots with 25 or more parking spaces, sports event parking lots, shopping malls, grocery stores, discount warehouse stores).
 - b. Ensure adequate operation and maintenance of treatment systems particularly sludge and oil removal, and system fouling and plugging prevention control.

4. Waiver

A Permittee may, through adoption of an ordinance, code, or other regulatory mechanism incorporating the treatment requirements of the Design Standards, provide for a waiver from the requirement if impracticability for a specific property can be established. A waiver of impracticability shall be granted only when all other Structural or Treatment Control BMPs have been considered and rejected as infeasible. Recognized situations of impracticability include, (i) extreme limitations of space for treatment on a redevelopment project, (ii) unfavorable or unstable soil conditions at a site to attempt infiltration, and (iii) risk of ground water contamination because a known unconfined aquifer lies beneath the land surface or an existing or potential underground source of drinking water is less than 10 feet from the soil surface. Any other justification for impracticability must be separately petitioned by the Permittee and submitted to the appropriate RWQCB for consideration. The RWQCB may consider approval of the waiver justification or may delegate the authority to approve a class of waiver justifications to the RWQCB EO. The supplementary waiver justification becomes recognized and effective only after approval by the RWQCB or the RWQCB EO. A waiver granted by a Permittee to any development or redevelopment project may be revoked by the RWQCB EO for cause and with proper notice upon petition.

5. Limitation on Use of Infiltration BMPs

Three factors significantly influence the potential for storm water to contaminate ground water. They are (i) pollutant mobility, (ii) pollutant abundance in storm water, (iii) and soluble fraction of pollutant. The risk of contamination of groundwater may be reduced by pretreatment of storm water. A discussion of limitations and guidance for infiltration practices is contained in, *Potential Groundwater Contamination from Intentional and Non-Intentional Stormwater Infiltration, Report No. EPA/600/R-94/051, USEPA (1994).*

In addition, the distance of the groundwater table from the infiltration BMP may also be a factor determining the risk of contamination. A water table distance separation of ten feet

depth in California presumptively poses negligible risk for storm water not associated with industrial activity or high vehicular traffic.

Site specific conditions must be evaluated when determining the most appropriate BMP. Additionally, monitoring and maintenance must be provided to ensure groundwater is protected and the infiltration BMP is not rendered ineffective by overload. This is especially important for infiltration BMPs for areas of industrial activity or areas subject to high vehicular traffic [25,000 or greater average daily traffic (ADT) on main roadway or 15,000 or more ADT on any intersecting roadway]. In some cases pretreatment may be necessary.

6. Alternative Certification for Storm Water Treatment Mitigation

In lieu of conducting detailed BMP review to verify Structural or Treatment Control BMP adequacy, a Permittee may elect to accept a signed certification from a Civil Engineer or a Licensed Architect registered in the State of California, that the plan meets the criteria established herein. The Permittee is encouraged to verify that certifying person(s) have been trained on BMP design for water quality, not more than two years prior to the signature date. Training conducted by an organization with storm water BMP design expertise (e.g., a University, American Society of Civil Engineers, American Society of Landscape Architects, American Public Works Association, or the California Water Environment Association) may be considered qualifying.

INSTRUCTIONS FOR COMPLETING THE NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MS4s (WATER QUALITY ORDER NO. 2003 – 0005 - DWQ)

NOI STATUS

Check box "1" if this is a new NOI submittal. Check box "2" if you are reporting changes to the NOI (e.g., new contact person, phone number, mailing address). Include the facility WDID number and highlight all the information that has been changed. The appropriate official must sign the form, certifying the changes.

AGENCY INFORMATION

- A. Enter the name of the agency applying for coverage.
- B. Enter the first and last name of the person familiar with the permit and responsible for permit compliance.
- C. Enter the Title of the person listed in "B".
- D. Enter the agency's mailing address.
- E. Enter if necessary the 2^{nd} address line.
- F. Enter the agency's mailing address city.
- G. Enter the agency's mailing address zip code.
- H. Enter the county in which the agency is located. If the agency is located in more than one county, list all applicable counties. Attach additional sheets if necessary.
- I. Enter the phone number where the contact person can be reached.
- J. Enter the FAX number where the contact person can be reached.
- K. Enter the email address where the contact person can be reached.
- L. Check the box that corresponds to the agency owner.

Permit Area

General name of the permit area, such as the Sacramento Metropolitan Area

Boundaries of Coverage

Describe the boundaries of the area to be permitted and include a site map. For a city, this would be the established city boundaries. For a county, unless the entire county is designated, the permitted area should be inclusive of the area of concern and rely on simplified boundaries for each general direction, such as rivers, major roads or highways, or an adjoining city's boundary. For non-traditional Small MS4s, in general, the property line shall serve as the permit boundary.

Billing Information

- A. Enter the name of the agency applying for coverage.
- B. Enter the first and last name of the person familiar with the permit and responsible for permit compliance.
- C. Enter the Title of the person listed in "B".
- D. Enter the agency's mailing address.
- E. Enter if necessary the 2^{nd} address line.
- F. Enter the agency's mailing address city.
- G. Enter the agency's mailing address zip code.
- H. Enter the county in which the agency is located.

- I. Enter the phone number where the contact person can be reached.
- J. Enter the FAX number where the contact person can be reached.
- K. Enter the email address where the contact person can be reached.
- L. Enter the average daily-user population of the applicant's permitted area. This is not the combined permit area of co-permittees. Submit the amount indicated by the current fee schedule (California Code of Regulations, Title 23, Division 3, Chapter 9, Article 1.) with the NOI package to the Regional Board. The fee schedule may be found at <u>www.swrcb.ca.gov/stormwtr/municipal.html</u>. School districts are exempt from MS4 permit fees.

Permit Type

Check the box that corresponds to the permitting option you wish to apply for:

Check box 1 if applying for individual general permit coverage.

Check box 2 if applying for a permit with one or more co-permittees. If you are applying to be a co-permittee, an appropriate official representing each agency who will participate in the area-wide permit must sign on the lines provided certifying the agency will be a co-permittee with the other agencies listed to implement a storm water program in the combined designated areas of each of the agency's jurisdiction. The agency to act as the Lead Agency (the entity responsible for being the main contact with the RWQCB for permit administration) shall start the list. If more than four agencies will act as co-permittees, continue the list on a separate page. The NOI must have original signatures.

Check box 3 if designating a Separate Implementing Entity and enter agency information.

- A. Enter the name of the agency applying for coverage.
- B. Enter the first and last name of the person familiar with the permit and responsible for permit compliance.
- C. Enter the title of person in "B".
- D. Enter the agency's mailing address phone number where the contact person can be reached.
- E. Enter if necessary the 2^{nd} address line.
- F. Enter the agency's mailing address city.
- G. Enter the agency's mailing address zip code.
- H. Enter the county in which the agency is located. If the agency is located in more than one county, list all applicable counties. Attach additional sheets if necessary.
- I. Enter the phone number where the contact person can be reached.
- J. Enter the FAX number where the contact person can be reached.
- K. Enter the email address where the contact person can be reached.
- L. Check the box that corresponds to the agency owner.
- M. List all of the Minimum Control Measure(s) that will be implemented by the SIE.
- N. Certification by an appropriate SIE official that the SIE agrees to include the agency in implementing the SWMP. For a municipality, State, Federal, or other public agency the appropriate official would be a principal executive officer, ranking elected official or duly authorized representative. The principal executive officer of a Federal agency includes the chief executive officer of the agency or the senior executive officer having responsibility for

the overall operations of a principal geographic unit of the agency (e.g., Regional Administrator of USEPA).

For multiple agencies implementing different Minimum Control Measures please use a separate form for each Minimum Control Measures. A photocopy of the 2nd page of the NOI is adequate, but must have original signatures.

STORM WATER MANAGEMENT PROGRAM

The SWMP must be submitted with the NOI. Check the box if the SWMP is completed and attached to the NOI. If a SIE is implementing all of the Minimum Control Measures it is not necessary to submit a SWMP.

CERTIFICATION

- A. Print the name of the appropriate official. For a municipality, State, Federal, or other public agency this would be a principal executive officer, ranking elected official, or duly authorized representative. The principal executive officer of a Federal agency includes the chief executive officer of the agency or the senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrator of USEPA).
- B. Enter the professional title of the person signing the NOI.
- C. The person whose name is printed in box IV.A must sign the NOI.
- D. Provide the date on which the Information Sheet was signed.

State Water Resources Control Board NOTICE OF INTENT TO COMPLY WITH THE TERMS OF THE GENERAL PERMIT FOR STORM WATER DISCHARGES FROM SMALL MUNICIPAL SEPARATE STORM SEWER SYSTEMS (WATER QUALITY ORDER NO. 2003 – 0005 - DWQ)

I. NOI Status

Mark Only One Item 1. []New Permittee 2. []Change of Information WDID #:_

II. Agency Information

A. Agency					
B. Contact Person			C. Title		
D. Mailing Address			E. Address (Line 2)		
F. City		State	CA	G. Zip	H. County
I. Phone J. FAX				K. Email Address	
L. Operator Type (check one) 1. [] City 2. [] County 3. [] State 4. [] Federal 5. [] Special District 6. [] Government Combination					
1. [] City 2. [] County 3. [] Sta	te 4. [] Federal	J. []	special Dist	GOV	ernment Combination

III. Permit Area

IV. Boundaries of Coverage (include a site map with the submittal)

V. Billing Information

A. Agency					
B. Contact Person		C. Title			
D. Mailing Address E.		E. Address	E. Address (Line 2)		
F. City State		State	CA	G. Zip	H. County
I. Phone	J. FAX		K. Email Address		
Fees are based on the daily population served by the Small MS4. To determine your fee, consult the current fee schedule (California Code of Regulations, Title 23, Division 3, Chapter 9 Article 1), which can be viewed at www.swrcb.ca.gov/stormwtr/municipal.html.					lule (California Code of Regulations, Title
L. Population					
Fee					
Check(s) should be made payable to the SWRCB and submitted to the appropriate RWQCB.					
SWRCB Tax ID is: 68-0281986					

<u>-VI.</u> Discharger Information (check applicable box(es) and complete corresponding information) 1. [] Applying for Individual General Permit Coverage

2. [] Applying for a permit with one or more co-permittees

The undersigned agree to work as co-permittees in implementing a complete small MS4 storm water					
program. The program must comply with the requirements found in Title 40 of the Code of Federal					
Regulations, parts 122.32. Attach additional sheets if r	necessary. Each co-permittee must complete an NOI.				
Lead Agency	Signature				
Agency Signature					
Agency Signature					
Agency Signature					

3. [] Separate Implementing Entity (SIE)

A. Agency					
B. Contact Person		C. Title	C. Title		
D. Mailing Address		E. Address	(Line 2)		
F. City		State CA	G. Zip H. County		
I. Phone	J. FAX		K. Email Address		
H. Operator Type (check one)1. [] City2. [] County3. []	State 4. [] Fed	eral 5. [] S _I	becial District 6. [] Go	vernment Combination	
Minimum Control Measures being [] Public Education [] Construction	[] Public In		[] Illicit Discharge/		
"I agree to coordinate with the agency identified in Section III of this form and comply with its qualifying storm water program. I certify under penalty of law that this document and all attachments were prepared under my direction and supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitte 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 there are significant penalties for submitting false information, including the possibility of fine and imprisonment. Additionally, I certify that the provisions of the permit, including the development and implementation of a Stor Water Management Program, will be complied with."					
N. Signature of Official			Date		

VII. Storm Water Management Plan (check box)

[] As per section A.2. of this General Permit, the SWMP is attached.

VIII. Certification

"I certify under penalty of law that this document and all attachments were prepared under my direction and supervision in accordance with a system designed to assure 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 there are significant penalties for submitting false information, including the possibility of fine and imprisonment. Additionally, I certify that the provisions of the permit, including the development and implementation of a Storm Water Management Program, will be complied with."

A. Printed Name:_____

B. Title:_____

C. Signature:_____

D. Date: _____

Definition of Terms

- 1. **100,000 Square Foot Commercial Development** 100,000 Square Foot Commercial Development means any commercial development that creates at least 100,000 square feet of impermeable area, including parking areas.
- 2. Automotive Repair Shop Automotive Repair Shop means a facility that is categorized in any one of the following Standard Industrial Classification (SIC) codes: 5013, 5014, 5541, 7532-7534, or 7536-7539.
- 3. Authorized Non-Storm Water Discharges Authorized non-storm water discharges are certain categories of discharges that are not composed entirely of storm water but are not found to pose a threat to water quality. They include: water line flushing; landscape irrigation; diverted stream flows; rising ground waters; uncontaminated ground water infiltration (as defined at 40 CFR §35.2005(20)) to separate storm sewers; uncontaminated pumped ground water; discharges from potable water sources; foundation drains; air conditioning condensate; irrigation water; springs; water from crawl space pumps; footing drains; lawn watering; individual residential car washing; flows from riparian habitats and wetlands; dechlorinated swimming pool discharges; and discharges or flows from emergency fire fighting activities. If any of the above authorized non-storm water discharges (except flows from fire fighting activities) are found to cause or contribute to an exceedance of water quality standards or cause or threaten to cause a condition of nuisance or pollution, the category of discharge must be prohibited.
- 4. Best Management Practices (BMPs) Best management practices means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of 'waters of the United States." BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage. (40 CFR §122.2)
- 5. **Commercial Development** Commercial Development means any development on private land that is not heavy industrial or residential. The category includes, but is not limited to: hospitals, laboratories and other medical facilities, educational institutions, recreational facilities, plant nurseries, multi-apartment buildings, car wash facilities, mini-malls and other business complexes, shopping malls, hotels, office buildings, public warehouses and other light industrial complexes.
- 6. **Directly Connected Impervious Area (DCIA)** DCIA is the acronym for directly connected impervious areas and means the area covered by a building, impermeable pavement, and/ or other impervious surfaces, which drains directly into the storm drain without first flowing across permeable land area (e.g. lawns).
- 7. **Discretionary Project** Discretionary Project means a project which requires the exercise of judgment or deliberation when the public agency or public body decides to approve or disapprove a particular activity, as distinguished from situations where the public agency or body merely has to determine whether there has been conformity with applicable statutes, ordinances, or regulations.

- 8. Greater than (>) 9 unit home subdivision Greater than 9 unit home subdivision means any subdivision being developed for 10 or more single-family or multi-family dwelling units.
- 9. **Hillside** Hillside means property located in an area with known erosive soil conditions, where the development contemplates grading on any natural slope that is twenty-five percent or greater.
- 10. Infiltration Infiltration means the downward entry of water into the surface of the soil.
- 11. **Measurable Goal** Measurable goals are definable tasks or accomplishments that are associated with implementing best management practices.
- 12. **Minimum Control Measure** A minimum control measure is a storm water program area that must be addressed (best management practices implemented to accomplish the program goal) by all regulated Small MS4s. The following six minimum control measures are required to be addressed by the regulated Small MS4s: Public Education and Outreach on storm Water Impacts, Public Involvement/Participation, Illicit Discharge Detection and Elimination, construction Site Storm Water Runoff Control, Post-Construction Storm Water Management in New Development and Redevelopment, and Pollution Prevention/Good Housekeeping for Municipal Operations.
- 13. **New Development** New Development means land disturbing activities; structural development, including construction or installation of a building or structure, creation of impervious surfaces; and land subdivision.
- 14. **Offsite Facility** An offsite facility is a geographically non-adjacent or discontinuous site that serves, or is secondary to, the primary facility and has the same owner as the primary facility. Storm water discharges from an offsite facility must be permitted if it meets the definition of a regulated Small MS4 itself. The offsite facility may satisfy this permitting requirement if the SWMP of the primary facility addresses the offsite facility, such that the permitted area of the primary facility includes the offsite area.
- 15. Outfall A point source at the point where a municipal separate storm sewer discharges to waters of the United States and does not include open conveyances connecting two municipal separate storm sewers, or pipes, tunnels or other conveyances which connect segments of the same stream or other waters of the United States and are used to convey waters of the United States. (40 CFR §122.26(b)(9))
- 16. **Parking Lot** Parking Lot means land area or facility for the temporary parking or storage of motor vehicles used personally, for business or for commerce with a lot size of 5,000 square feet or more, or with 25 or more parking spaces.
- 17. Point Source Any discernible, confined, and discrete conveyance, including but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, landfill leachate collection system, vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture or agricultural storm water runoff. (40 CFR §122.2)

- 18. Regulated Small MS4 A regulated Small MS4 is a Small MS4 that is required to be permitted for discharging storm water through its MS4 to waters of the U.S. and is designated either automatically by the U.S. EPA because it is located within an urbanized area, or designated by the SWRCB or RWQCB in accordance with the designation criteria listed at Finding 11 of the General Permit.
- 19. Redevelopment Redevelopment means, on an already developed site, the creation or addition of at least 5,000 square feet of impervious area. Redevelopment includes, but is not limited to: the expansion of a building footprint or addition of a structure; structural development including an increase in gross floor area and/ or exterior construction or remodeling; and land disturbing activities related with structural or impervious surfaces. Where redevelopment results in an increase of less than fifty percent of the impervious surfaces of a previously existing development, and the existing development was not subject to these Design Standards, the Design Standards apply only to the addition, and not to the entire development.
- 20. **Restaurant** Restaurant means a stand-alone facility that sells prepared foods and drinks for consumption, including stationary lunch counters and refreshment stands selling prepared foods and drinks for immediate consumption. (SIC code 5812).
- 21. **Retail Gasoline Outlet** Retail Gasoline Outlet means any facility engaged in selling gasoline and lubricating oils.
- 22. **Small Municipal Separate Storm Sewer System (Small MS4)** A conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains) that are:
 - (i) Owned or operated by the United States, a State, city, town, boroughs, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or designated and approved management agency under section 208 of the CWA that discharges to waters of the United States.
 - (ii) Not defined as "large" or "medium" municipal separate storm sewer systems
 - (iii) This term includes systems similar to separate storm sewer systems in municipalities, such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares. The term does not include separate storm sewers in very discrete areas, such as individual buildings. (40 CFR §122.26(b)(16))
- 23. Separate Implementing Entity (SIE) A Separate Implementing Entity is an entity, such as a municipality, agency, or special district, other than the entity in question, that implements parts or all of a storm water program for a Permittee. The SIE may also be permitted under 40 CFR Part 122. Arrangements of one entity implementing a program for another entity is subject to approval by the Regional Water Quality Control Board Executive Officer.

- 24. **Source Control BMP** Source Control BMP means any schedules of activities, prohibitions of practices, maintenance procedures, managerial practices or operational practices that aim to prevent storm water pollution by reducing the potential for contamination at the source of pollution.
- 25. **Storm Event** Storm Event means a rainfall event that produces more than 0.1 inch of precipitation and that, which is separated from the previous storm event by at least 72 hours of dry weather.
- 26. **Structural BMP** Structural BMP means any structural facility designed and constructed to mitigate the adverse impacts of storm water and urban runoff pollution (e.g. canopy, structural enclosure). The category may include both Treatment Control BMPs and Source Control BMPs.
- 27. **Treatment** Treatment means the application of engineered systems that use physical, chemical, or biological processes to remove pollutants. Such processes include, but are not limited to, filtration, gravity settling, media adsorption, biodegradation, biological uptake, chemical oxidation and UV radiation.
- 28. **Treatment Control BMP** Treatment Control BMP means any engineered system designed to remove pollutants by simple gravity settling of particulate pollutants, filtration, biological uptake, media adsorption or any other physical, biological, or chemical process.

Appendix D

Glossary of Terms and Acronyms

Glossary of Terms and Acronyms

Best Management Practices (BMPs) - Best management practices means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of 'waters of the United States." BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

Clean Water Act (CWA) - In 1972, the U.S. Congress adopted the Federal Water Pollution Control Act which created a comprehensive set of regulations for the protection of water quality throughout the United States. This legislation, which has been amended several times, has become more commonly referred to as the Clean Water Act. It is under this legislation that the EPA has put into place the Phase I and Phase II storm water NPDES programs.

Code of Federal Regulations (CFR) – The codified compilation of Federal Regulations covering a wide range of issues. The Phase I and Phase II storm water regulations are contained within the CFRs.

Coordinating Entities – Entities which have indicated their desire and intent to coordinate certain of their individual SWMP activities with those of the MRSWMP, and which have formalized this coordination arrangement through the execution of Letters of Understanding with the Management Committee that provides overall management of the of the MRSWMP. As of the date of submission of this MRSWMP, the Coordinating Entities include the Monterey Peninsula Unified School District, the Pacific Grove Unified School District, the Carmel Unified School District, and the Pebble Beach Company. A Letter of Understanding for this purpose with the City of Carmel-by-the-Sea was also pending execution at the time of submittal of this MRSWMP; however; Carmel-by-the-Sea became a Participating Entity in 2008. Coordinating Entities are discussed in Section 3 of this MRSWMP.

Environmental Protection Agency (EPA) – The U.S. government agency responsible for protection of the environment, and which develops and administers the storm water program regulations.

General Permit – The State's NPDES permit that regulates storm water discharges from Small MS4s. The General Permit requires regulated Small MS4s (Permittees) to develop and implement a Storm Water Management Program (SWMP) designed to reduce the discharge of pollutants to the Maximum Extent Practicable (MEP) and to protect water quality. The main goal of the General Permit is to require the development and implementation of a program that takes an interdisciplinary approach to storm water. The intent is that through such an approach, storm water quality impacts will be considered in all aspects of a municipality's activities and that multiple departments within the municipality will work together to implement storm water BMPs.

Maximum Extent Practicable (MEP) – The standard for implementation of storm water management programs to reduce pollutants in storm water. CWA § 402(p)(3)(B)(iii) requires that municipal permits "shall require controls to reduce the discharge of pollutants to the maximum extent practicable, including management practices, control techniques and system,

design and engineering methods, and such other provisions as the Administrator or the State determines appropriate for the control of such pollutants." MEP is generally a result of emphasizing pollution prevention and source control best management practices (BMPs) primarily (as the first line of defense) in combination with treatment methods serving as a backup (additional line of defense). The MEP approach is an ever evolving, flexible and advancing concept, which considers technical and economic feasibility. As knowledge about controlling urban runoff continues to evolve, so does that which constitutes MEP. The way in which MEP is met varies between communities. The individual and collective activities elucidated in their Storm Water Management Program become their proposal for reducing or eliminating pollutants in storm water to the MEP.

Measurable Goal (MG) - Measurable goals are definable tasks or accomplishments that are associated with implementing best management practices.

Minimum Control Measure - A minimum control measure is a storm water program area that must be addressed (best management practices implemented to accomplish the program goal) by all regulated Small MS4s. The following six minimum control measures are required to be addressed by the regulated Small MS4s: Public Education and Outreach on storm Water Impacts, Public Involvement/Participation, Illicit Discharge Detection and Elimination, Construction Site Storm Water Runoff Control, Post-Construction Storm Water Management in New Development and Redevelopment, and Pollution Prevention/Good Housekeeping for Municipal Operations.

Model Urban Runoff Program (MURP) – The Model Urban Runoff Program (MURP) was completed in July of 1998. MURP is a comprehensive how-to guide developed for local governments to address the issues of polluted runoff in the urban environment. The MURP provides options to help small municipalities develop their own urban runoff program for the Phase II process. The guide incorporates the essential elements of a strong urban runoff program with examples of ordinances, best management practices, illicit connections, new development and redevelopment, commercial and industrial facilities, reporting forms and an education and outreach program. The MURP was prepared by the City of Monterey, City of Santa Cruz, MBNMS, California Coastal Commission, Association of Monterey Bay Area Governments (AMBAG), Woodward-Clyde Consultants, and the Central Coast Regional Water Quality Control Board with money from a State 319 (h) grant. Many other local municipal agencies acted as peer reviewers throughout the development of the MURP through semi-annual meetings of the AMBAG Stormwater Task Force, now known as the Monterey Bay Stormwater Information Exchange.

Monterey Regional Storm Water Management Program (MRSWMP) – The Storm Water Management Program for the Participating Entities.

Monterey Regional Water Pollution Control Agency (**MRWPCA**) – The regional agency that provides wastewater treatment and disposal services to 12 entities in the sewered portions of northern Monterey County. MRWPCA is serving as the Program Manager for the MRSWMP, and acting as the Lead Agency as defined by the SWRCB in the NOIs contained in Appendix A to this MRSWMP.

MS4 Administration - The person or persons within each of the Participating Entity's organizations that are working on their entity's compliance efforts to fulfill their BMPs and MGs

as set forth in the MRSWMP.

MRSWMP Group - The group comprised of representatives of all of the Participating Entities, working together as a team. This group meets as the Management Committee, established under the Memorandum of Agreement for the Monterey Regional Storm Water Pollution Prevention Program (described in Section 3 of this MRSWMP).

NPDES- National Pollutant Discharge Elimination System. Under this program the EPA issues permits under Section 402 of the federal Clean Water Act. The Regional Water Quality Control Boards in California have been delegated the authority to issue and administer the Phase I and Phase II storm water NPDES permits.

New Development- means land disturbing activities; structural development, including construction or installation of a building or structure, creation of impervious surfaces; and land subdivision.

Offsite Facility - An offsite facility is a geographically non-adjacent or discontinuous site that serves, or is secondary to, the primary facility and has the same owner as the primary facility. Storm water discharges from an offsite facility must be permitted if it meets the definition of a regulated Small MS4 itself. The offsite facility may satisfy this permitting requirement if the SWMP of the primary facility addresses the offsite facility, such that the permitted area of the primary facility includes the offsite area.

Outfall - A point source at the point where a municipal separate storm sewer discharges to waters of the United States and does not include open conveyances connecting two municipal separate storm sewers, or pipes, tunnels or other conveyances which connect segments of the same stream or other waters of the United States and are used to convey waters of the United States. (40 CFR §122.26(b)(9))

Participating Entities – The entities that are parties to the Memorandum of Agreement for the Monterey Regional Storm Water Pollution Prevention Program, and which are participants in the MRSWMP. As of the date of submission of this MRSWMP, the Participating Entities were are the Cities of Pacific Grove, Monterey, Seaside, Sand City, Del Rey Oaks, <u>Carmel-by-the-Sea</u>, and Marina, and the County of Monterey. Participating Entities are discussed in Section 3 of this MRSWMP.

Phase I and Phase II NPDES Programs – The two phases of EPA's storm water regulations. The Phase I regulations apply to municipal separate storm sewer systems (MS4s) generally serving populations of 100,000 or greater, construction activity disturbing 5 acres of land or greater, and ten categories of industrial activity. The Phase II regulations apply to MS4s serving smaller populations within "urbanized areas" as defined by the U.S. Census Bureau, and construction activity disturbing 1 acres of land or greater.

Point Source - Any discernible, confined, and discrete conveyance, including but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, landfill leachate collection system, vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture or agricultural storm water runoff. (40 CFR §122.2)

Redevelopment - means, on an already developed site, the creation or addition of at least 5,000 square feet of impervious surface. Redevelopment includes, but is not limited to: the expansion of a building footprint or addition or replacement of a structure; structural development including an increase in gross floor area and/ or exterior construction or remodeling; replacement of impervious surface that is not part of a routine maintenance activity; and land disturbing activities related with structural or impervious surfaces. Where redevelopment results in an increase of less than fifty percent of the impervious surfaces of a previously existing development, and the existing development was not subject to these Design Standards, the Design Standards apply only to the addition, and not to the entire development.

Regional Water Quality Control Board (RWQCB) – The division of the SWRCB that administers and enforces water quality regulations within its region of the state. There are nine RWQCBs. The Monterey Bay area is within Region 3, which is called the Central Coastal Basin RWQCB. The RWQCBs and their staff will oversee the State General Permit for the Phase II regulations. As appropriate, they will review SWMPs and reports, require modification to SWMPs and other submissions, impose region-specific monitoring requirements, conduct inspections, and take enforcement actions against violators of the General Permit.

Regulated Small MS4 - A regulated Small MS4 is a Small MS4 that is required to be permitted for discharging storm water through its MS4 to waters of the U.S., and is designated either automatically by the U.S. EPA because it is located within an urbanized area, or designated by the SWRCB or RWQCB in accordance with the designation criteria listed at Finding 11 of the General Permit.

Separate Implementing Entity (SIE) - A Separate Implementing Entity is an entity, such as a municipality, agency, or special district, other than the entity in question, that implements parts or all of a storm water program for a Permittee. The SIE may also be permitted under 40 CFR Part 122. Arranging for one entity implementing a program for another entity is subject to approval by the Regional Water Quality Control Board Executive Officer.

Small Municipal Separate Storm Sewer System (Small MS4) - A conveyance or system of conveyances (including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains) that are: (i) Owned or operated by the United States, a State, city, town, boroughs, county, parish, district, association, or other public body (created by or pursuant to State law) having jurisdiction over disposal of sewage, industrial wastes, storm water, or other wastes, including special districts under State law such as a sewer district, flood control district or drainage district, or similar entity, or an Indian tribe or an authorized Indian tribal organization, or designated and approved management agency under section 208 of the CWA that discharges to waters of the United States. (ii) Not defined as "large" or "medium" municipal separate storm sewer systems (iii) This term includes systems similar to separate storm sewer systems in municipalities, such as systems at military bases, large hospital or prison complexes, and highways and other thoroughfares. The term does not include separate storm sewers in very discrete areas, such as individual buildings. (40 CFR §122.26(b)(16))

Source Control BMP - means any schedules of activities, prohibitions of practices, maintenance procedures, managerial practices or operational practices that aim to prevent storm water pollution by reducing the potential for contamination at the source of pollution.

State Water Resources Control Board <u>(SWRCB)</u> – The branch of State government responsible for protection of water quality, and which develops and implements policies for this purpose. The SWRCB developed the General Permit for use by entities that must be permitted under the Phase II storm water regulations.

Stormwater - Precipitation that does not infiltrate into the soil including material dissolved or suspended in it.

Storm Water Management Program (SWMP) – A program that meets all the requirements of Section D of the State's General Permit (contained in Appendix C) The SWMP shall reduce the discharge of pollutants from the regulated Small MS4 to the MEP and shall protect water quality. The SWMP shall serve as the framework for identification, assignment, and implementation of control measures/BMPs. The SWMP shall be revised to incorporate any new or modified BMPs or measurable goals developed through the Permittee's annual reporting process. The SWMP must describe the BMPs, and associated measurable goals that will fulfill the requirements of the six Minimum Control Measures described in Sections 2 and 4 of the MRSWMP. The SWMP must identify the measurable goals for each of the BMPs, including, as appropriate, the months and years for scheduled actions, including interim milestones and the frequency of the action.

Structural BMP - means any structural facility designed and constructed to mitigate the adverse impacts of storm water and urban runoff pollution (e.g. canopy, structural enclosure). The category may include both Treatment Control BMPs and Source Control BMPs.

Treatment - means the application of engineered systems that use physical, chemical, or biological processes to remove pollutants. Such processes include, but are not limited to, filtration, gravity settling, media adsorption, biological uptake, chemical oxidation and UV radiation.

Treatment Control BMP - means any engineered system designed to remove pollutants by simple gravity settling of particulate pollutants, filtration, biological uptake, media adsorption or any other physical, biological, or chemical process.

Appendix E

BMP SUPPORTING MATERIALS

BMP NO.	TOPIC	PAGE
1-1.a	Public Education and Outreach Program	E-1
2-1.a through 2-3.a	Public Participation and Involvement Program	E-23
3-1.c	Protocol for responding to reports of illegal discharges and illicit	E- 30 33
	connections	
3-2.a and 3-2.b	Storm drain outfall maps	E- <u>3446</u>
3-3.b	Inventory of businesses to be inspected	E- 37<u>56</u>
	Business compliance inspection checklists guidelines:	E- 91<u>88</u>
<u>3-3.b</u>	Consolidated Business Inspection Checklist	<u>E-89</u>
3-3.b	Gasoline Stations	E- <u>6692</u>
3-3.b	Food Service Facilities	E- 68 97
3-3.b	Vehicle Service Facilities	E-71 <u>103</u>
3-3.b	Other Industries (to be developed prior to start of inspections)	N/A
<u>3-3.b</u>	Protocol for taking action against violators	<u>E-125</u>
<u>3-3.c</u>	Guidance document pertaining to illicit connections and illegal	E- 80 126
	discharges	
<u>3-3.c</u>	Model storm water ordinance	E- 8 4 <u>129</u>
3-3.d	Protocol for taking action against violators	E-78
<u>3-3.d</u>	Designated Hot Spot Area List	<u>E-268</u>
<u>3-3.d</u>	Guidance document pertaining to illicit connections and illegal	<u>E-126</u>
	discharges	
3-4.a	Guidance document pertaining to illicit connections and illegal	E- 80 126
	discharges	
3-4.a	Model storm water ordinance	E- 84 129
3-4.a	BMP Guidance Series	E- 99 143
3-5.a	Inventory of campgrounds, RV parks, and boat marinas	E- 119 117
	Compliance inspection checklists:	
3-5.a	Boat MarinasCampgrounds and RV Parks	E- <u>120119</u>
3-5.a	RV ParksBoat Marinas	E- 123 122
<u>3-5.a</u>	Protocol for taking action against violators	<u>E-125</u>
3-6.a	Public Education and Outreach Program	E-1
	BMP Guidance Series	<u>E-143</u>
	BMPs for Commercial Washing & Cleaning	<u>E-144</u>
	Mobile Car Washers & Car Detailers	<u>E-144</u>
	Washing and/or Cleaning of Exterior Surfaces (i.e. buildings,	E-147
	sidewalks, etc)	

BMP NO.	TOPIC	PAGE
4 -1.a	Guidance document for policies and procedures pertaining to	E-125
	construction sites	
4-1.a	Model storm water ordinance	E- 84 129
4-1.a	BMP Guidance Series (for construction sites)Construction Site	E- 100 152
	BMPs	
4-2.a	Construction site plan review and inspection procedures	E- <u>127188</u>
<u>4-2.a & b</u>	Guidance for Municipalities pertaining to Construction Sites	<u>E-186</u>
4-2.b	Construction site plan review and inspection procedures	E-127188
<u>4-2.b</u>	Construction Site BMPs	<u>E-152</u>
<u>4-3.a & b</u>	Guidance for Municipalities pertaining to Construction Sites	<u>E-186</u>
4-3.a <u>&b</u>	Construction site plan review and inspection procedures	E- 127<u>188</u>
4-3.a	Compliance inspectionConstruction Site Inspection Reporting	E- 132 195
	checklist-guidelines for construction sites	
4-3.b	Compliance inspection checklist guidelines for construction sites	E-132
4-3.b	Protocol for taking action against violators	E- 78 125
4-4.a	Protocol for responding to reports of illegal discharges and illicit	E- 30 33
	connections	
4-4.b	Public Education and Outreach Program	E-1
<u>4-4.b</u>	Construction Site BMPs	<u>E-152</u>
5-1.a	Guidance document for policies and proceduresmunicipalities	E- <u>137203</u>
	pertaining to New Development and Redevelopment	
5-1.a	Model storm water ordinance	E- 84 129
5-1.a	BMP Guidance Seriespost-construction BMPs (for New	E- 104<u>170</u>
	Development and Redevelopment)	
<u>5-2.a</u>	Mandatory Design Standards	<u>E-164</u>
5-2.a <u>&b</u>	Development projects plan review and inspection procedures	E- <u>139205</u>
<u>5-2.b</u>	Development projects plan review and inspection procedures	<u>E-139</u>
5-3.a	Post-construction site inspection checklistguidelines	E-144 <u>210</u>
5-3.a	BMP Guidance SeriesPost-construction BMPs (for New	E- 104<u>170</u>
5.01	Development and Redevelopment)	D S 0105
5-3.b	Protocol for taking action against violators	E- 78 125
<u>5-4a through 5-</u> 7.f	To be determined via Regional Joint Effort	
<u>6-1.a</u>	Appendix F – Training Materials	<u>F-1</u>
6-2.a	Hazardous materials inspection forms	E-146
6-3.a and 6-3.b <u>& b</u>	Storage and disposal of used motor oil and used oil filters	E- 169 237
6-4.a	Managing lawn care and landscape activities	E- 175 243
6-5.a	Procedures for the proper discharge of water from swimming pools	E-177 <u>245</u>
6-6.a	Sweeping and Cleaning	E- <u>180</u> 248
	Street sweeping programs:	
6-6.a		E-182
6-6.a		E-183
6-6.a		E-187
6-6.a	- City of Sand City	E-188
6-6.a		E-189

BMP NO.	TOPIC	PAGE
6-6.a		E-190
6-7.e	Compliance inspection checklist guidelines for Vehicle Service	E-71 <u>103</u>
	Facilities	
6-8.e	Vehicle washing procedures (portion of inspection checklist for	E-75 <u>107</u>
	vehicle service facilities)	
6-10	Procedures for drainage system maintenance	E- <u>197</u> 266
6-10.b	Designated "Hot Spot*" areas within which catch basins and inlets	E- 199 268
	will be inspected annually prior to the rainy season, and cleaned as	
	necessary	
<u>6-11.a</u>	Trash Enclosure Cleaning	<u>E-250</u>
<u>6-11.b</u>	Park Cleaning	<u>E-250</u>

Monterey Regional Storm Water Management Program

Public Education and Outreach Program <u>For</u> <u>Fiscal Year 2006-2007</u>

(BMP 1-1.a)

Background

Urban runoff is one of the leading causes of pollution across the nation. Understanding the importance of pollution prevention is critical to every community. Educating the general public and targeted audiences about the impacts of storm water and specific behaviors they can implement to protect water quality is the goal of this regional Public Education and Outreach Program (hereinafter referred to as simply the "Program").

This Program incorporates elements that small municipalities are required to address through the National Pollutant Discharge Elimination System (NPDES) Phase II permit process under the federal Clean Water Act.

The Monterey Regional Storm Water Pollution Prevention Program (MRSWPPP) is-was being developed and implemented by **seven** entities including the County of Monterey, and the cities of Del Rey Oaks, Marina, Monterey, Pacific Grove, Sand City, and Seaside. Each of these entities has submitted a Notice of Intent to comply with the State of California's National Pollutant Discharge Elimination System General Permit No. CAS000004 "Waste Discharge Requirements for Storm Water Discharges from Small Municipal Separate Storm Sewer Systems." Within the context of the Memorandum of Agreement that created the MRSWPPP, these agencies have formed a Management Committee to develop a unified program.

The Pebble Beach Company and the City of Carmel terminated their participation in this agreement in early 2005, in accordance with Section 6.03 of this agreement. <u>The City of Carmel-by-the-Sea</u> <u>subsequently rejoined the MRSWPPP and is currently a full Participating Entity</u>. <u>However, both of</u> these entities are participants in the Public Education and Outreach Program (Minimum Control Measure No. 1).

A Management Committee comprised of representatives from each of these <u>seven eight</u> entities administers the MRSWPPP, and the Monterey Regional Water Pollution Control Agency (MRWPCA) serves as their Program Manager. All of the entities are located next to or in close proximity to the Monterey Bay National Marine Sanctuary (MBNMS), the nation's largest marine Sanctuary, which encompasses over 5,300 square miles of ocean along the California Central Coast.

As noted under the heading "Coordinating Entities" in Section 3 of this MRSWMP, <u>the Pebble Beach</u> <u>Company</u>, the Pacific Grove Unified School District, the Monterey Peninsula Unified School District, and the Carmel Unified School District are also participating with the MRSWMP entities in this MRSWMP Public Education and Outreach Program. Each of these school districts has prepared its own Storm Water Management Program, and is relying on this Public Education and Outreach Program to fulfill some of their BMPs and Measurable Goals for Minimum Control Measure No. 1.

Introduction

The Participating Entities under the MRSWPPP collectively support the Program, which is one of six major components of the Monterey Regional Storm Water Management Plan (MRSWMP). The Regional Permit Group began meeting in March of 2000 to study the feasibility of having a unified program and to develop the framework for this group. Over the past twoFor a number of years the Management Committee has met once a month to develop the program and to select Best Management Practices (BMP's) to be included in the MRSWMP. Public Education and Outreach BMPs 1-1.a and 1-1.b are intended to educate the public about the causes of storm water pollution and the things they can do to reduce this pollution, such as "...reducing pollution from lawn and gardening activities, improper disposal of household hazardous wastes, illegal disposal activities, pet wastes, improper handling and disposal of trash, restaurant activities, and automotive activities."

The Measurable Goal for BMP 1-1.a consist<u>eds</u> of developing this Program, with measurable goals, and implementing the Program by the end of Year 1 of the five year permit term. The Program is <u>was</u> detailed in the following pages and addresses strategies for addressing the activities described in the BMP Intent for this BMP. The Measurable Goal for BMP 1-1.b states that the Program will be reviewed and revised during Years 2 through 5 of the permit term, based on public input and experience gained while conducting the Program.

The Program will deliver consistent storm water pollution prevention messages through a variety of strategies intended to build upon existing programs, implement new activities, and to reach a broad audience. These strategies <u>may</u> include <u>but are not limited tosuch activities as</u>: distributing brochures and educational materials such as posters and coloring books, school outreach with hands-on tools, restaurant outreach, safe pesticide alternatives outreach in garden/hardware stores, radio ads, bus ads, movie theatre preview slides, print ads, hands-on traveling storm drain exhibit, and public outreach events.

In order to build public awareness the Program Coordinator will provide continuity to the education program by using <u>a variety of methods</u>, including the use of existing educational brochures, posters, radio ads, bus and movie ads, and partnering with existing local, state, and federal entities, agencies, and organizations to implement the Program.

Over time it is anticipated that the Program will influence and change public behavior, and thereby help to reduce and prevent storm water pollution. It will take persistence, consistency, and a creative educational program approach to reach targeted sectors of the community over the five-year permit.

Several of the printed educational materials and components to be used in the Program were developed or adapted for the Model Urban Runoff Program (MURP) which was completed in July of 1998. MURP is a comprehensive how-to guide developed for local governments to address the issues of polluted runoff in the urban environment. The MURP provides options to help small municipalities develop their own urban runoff program for the Phase II process. The guide incorporates the essential elements of a strong urban runoff program with examples of ordinances, best management practices, illicit connections, new development and redevelopment, commercial and industrial facilities, reporting forms and an education and outreach program. The MURP was prepared by the City of Monterey, City of Santa Cruz, MBNMS, California Coastal Commission, Association of Monterey Bay Area Governments (AMBAG), Woodward-Clyde Consultants, and the Central Coast Regional Water Quality Control Board with money from a State 319 (h) grant. Many other local municipal agencies acted as peer reviewers throughout the development of the MURP through semi-annual meetings of the AMBAG Stormwater Task Force, now known as the Monterey Bay Stormwater Information Exchange.

Since the completion of MURP in 1998, many of the Participating Entities have used some or all of the bilingual education pieces adapted for MURP. The <u>Eeducational</u> materials serve as the foundation for this Program. Local entities have continued to build upon their storm water education programs and public involvement programs in partnership with the MBNMS. The foundation pieces of MURP will behave been used and built upon to give a regional and recognizable look to the Program. Other local entities using that have used, or are currently using, MURP educational materials include the County of Santa Cruz and cities of Watsonville, Santa Cruz and Santa Barbara.

Educational Materials

The bilingual educational materials cover the following topics:

- BMP's for select commercial and construction industries, home maintenance and auto repair
- Car washing at commercial car washes
- Cigarette Butts as litter
- Composting
- Contact numbers for 1-800-CLEAN-UP and local city numbers reporting illicit discharges or illicit connections listed on all brochures
- Distinction between municipal storm sewers and sanitary sewers
- Erosion control
- Household Hazardous Waste collection
- Integrated Pest management
- Land-Sea connection
- Pet and animal waste disposal
- Pollution prevention and safe alternatives
- Proper solid waste disposal (e.g., garbage, tires, appliances, etc.)
- Recycling used motor oil, antifreeze in addition to paper, glass, aluminum
- Restaurant Best Management Practices
- Sea Otter Mortality
- Storm drain connections to creeks, rivers, streams and the Sanctuary
- Vehicle maintenance
- Volunteering in local events and activities (water monitoring, beach clean-ups)
- Traffic Reduction, alternative transportation

Description of Educational Pieces

<u>Award Winning "Dirty WordTM" radio spots</u> - These public service announcements (PSA's) focus on urban runoff in a creative way and target the general public. The ads won the Sacramento gold Addy Award in 2000 for best bilingual Public Service Announcements in Central California. The "Dirty WordsTM" that have already been recorded include: Storm Drains First Flush, Used Motor Oil, Cigarette Butts, Dog Doo and Street Suds. Funding for development of the radio ads was provided by the

Monterey Bay National Marine Sanctuary and the County of Santa Cruz. Over the past **five** years, ongoing airtime in the Monterey region has been funded by the Monterey Bay National Marine Sanctuary, the County of Santa Cruz and the Cities of Monterey, Santa Cruz, Watsonville, Carmel and Pacific Grove. The ads target the general public, residents, and tourists (who happen to tune-in while visiting).



<u>Storm Drain Poster</u> – adapted from the city of Los Angeles. This depicts marine life with dolphins, otters and fish below the storm drain. This education piece effectively gets the message of "Make the Connection" between human activities on land and the direct effect on the marine environment. The Monterey Bay National Marine Sanctuary and the City of Monterey have continued to fund print runs over the past eight years. This is one of the most popular print pieces that targets businesses, schools, residents, and tourists.

<u>Bus Ad / Movie Preview Slide</u> - the beautiful storm drain poster has been adapted for bus ads and movie theatre preview slides. Both mediums target the general

public, residents, tourists, students and are a cost-effective education venue.

<u>Restaurant BMP Outreach Poster</u> - used to educate restaurant employees about reducing storm drain pollution. Adapted from the City of Los Angeles. This is given to food service businesses to be posted in employee areas as an awareness tool. Targets restaurant employees & managers.



<u>Restaurant Outreach video "Make The Connection" (7min)</u> - used as outreach tool for restaurant staff on how to reduce urban runoff from mat washing, etc. and follows along with the five BMP's depicted on the restaurant poster. The video is seven minutes in each language, English and Spanish. Targets restaurant managers and employees.

<u>Restaurant Outreach Survey</u>- accompanies the video presentation and asks questions of the kitchen staff after viewing the video. This provides a measurement of the effectiveness of this outreach tool. Targets restaurant employees in English and Spanish.

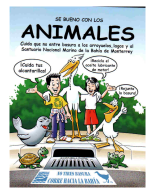
<u>Automotive BMP Outreach Poster</u> – adapted from the City of Los Angeles. Targets automotive employees about reducing storm drain pollution.

<u>Storm Drains to Sanctuaries</u> – bilingual 30 second Public Service Announcement depicts how pollution on land (from washing cars and changing motor oil) can lead straight to the sea. Target audience: grades K-3 and the tourist industry via hotels/motels to run on their cable station.



<u>Monterey Bay Begins On Your Street Brochure</u> – adapted from Humboldt County. This colorful fold out brochure is used as outreach for the general public, schools, businesses, and outreach events. It addresses urban runoff pollutants such as: pet waste disposal, pesticides, fertilizers, motor oil, paint, erosion, antifreeze, and car washing. It offers storm drain pollution prevention techniques and offers household hazardous waste information, the nationwide 1-800-CLEANUP number and website, city and county contact information, and MBNMS contact number. Targets: general public, residents, tourists and students.

<u>"Be Kind To Animals"</u> – adapted from the City of Watsonville for MBNMS and the City of Monterey. The coloring book focuses on storm drain pollution and how to prevent it. It is an excellent tool for distribution at schools and outreach events, and has the nationwide 1-800-CLEANUP number and website, which directs the public to the nearest household hazardous waste site. Targets school children.



School Outreach

<u>1. School Outreach (Kindergarten through College</u>). Research has shown that targeting children is an effective way to educate the community. Children are natural teachers and enthusiastic about the environment and making a difference in their community.

In the "trickle-up" method of education, children often educate busy parents, siblings and friends about issues that concern or excite them. These young people will grow up to be voters, professionals and parents. By instilling an understanding of the direct effects of their individual behaviors and the value of community involvement at an early age, they will take this with them throughout adulthood.

The unified school districts that fall within the permit boundaries include: Carmel, Monterey, Pacific Grove and designated Monterey County schools. The enrollment levels for grades K-12 is @16,885.

The school education program will reach grade levels Kindergarten-College throughout the jurisdictions represented by this program. The outreach will be divided into educational methodologies among the following:

Grades K-3 - Classroom Outreach (sea otter program) & Educational material distribution Grades 4 -12 - Classroom Outreach (Watershed Model) & pre/post surveys Grades 4 -College - Stenciling & Community Service projects Teacher Training - Instruction on take-home educational activities for classroom use

1.1 Grades K-3. Distribute bilingual coloring books, posters and a bilingual video. In partnership with the nonprofit organization Friends of the Sea Otter (FSO) this will be accomplished. FSO targets younger grades with classroom presentations about the sea otter. The educational materials will enhance what young students can do to protect the otters with messages about urban runoff, sea otter mortality, recycling, and keeping litter out of storm drains. This will expose younger students to the storm drain pollution message before they reach fourth grade.

The measurable goal will be calculated by the number of students reached and educational materials distributed to @ 35 classrooms or a minimum of 750 students. Numbers will be tabulated in the annual report. In years 2-5 we plan to maintain these partnerships and grow them when possible. Collaborative grants may help aid the program.

1.2 Grades 4-12. This will be the most concentrated sector of the outreach program. Students begin learning the water cycle in fourth grade. Our hands-on program is in alliance with the California Science Standards which allows teachers to justify bringing the program into their class.

The Program Coordinator will make one to two visits per class for a total of 48 classrooms visits. which is 7.70% of the total education budget. With 48 class visits per year and an estimated 20 students per class, approximately 960 students will be educated in the first year of the Program. In partnership with MBNMS, which has committed to providing a part-time educator to assist they will be responsible for half of the above presentations or 24 class visits. MBNMS is donating education



time to the Program with no additional cost to the group. With this partnership the Program will reach a total of approximately 960 students in the region each year in grades 4-12.

Presentations will be scheduled with individual teachers. School contacts will be supplied by MBNMS, MRWPCA's Community Education Coordinator, and the County of Monterey's list of schools. The Carmel Unified, Monterey Peninsula Unified, and Pacific Grove Unified School Districts have partnered with the regional group. This ensures that effort will not be duplicated in educating school children in our region. An additional benefit is that coordination efforts of finding classrooms and teachers willing to allow classroom visits will be lessened. The member School Districts will be able to provide contacts to help ensure a successful program.

The two classroom visits will be comprised of the following activities:

<u>Classroom Visit 1:</u> Students will be given a pre-evaluation survey with questions about basic storm water knowledge. The survey will ask questions about storm water and pollution prevention tips. Each student will be asked to fill out the survey and return it to the Program Coordinator. This will give us a baseline of the students' prior knowledge of urban runoff and how they think this effects the Sanctuary.

Following the survey, the students will be asked to identify the watershed closest to their school and asked where it leads. This will introduce the interactive hands-on Enviroscape model demonstration. The portable model represents a cityscape, which identifies pollution sources such as neighborhoods, construction, farming areas and agriculture fields. Students are invited to "pollute" the model using cocoa as motor oil, and various colors of powdered drink mixes to represent pesticides, soil erosion, fertilizers, trash, pet waste, and detergents from car washing. Students simulate a rain storm by using spray bottles and watch as the pollutants flow off the streets and hillsides into the principle water body labeled as the Monterey Bay National Marine Sanctuary. This activity emphasizes the land and sea connection and visually teaches students and teachers how urban runoff flows to the Sanctuary.

Educational materials will be left with the teacher including a bilingual storm drain poster for the classroom, bilingual Monterey Bay Begins On Your Street, Salmonids of the Sanctuary poster, brochures for each student to take home, and activities for the classroom to participate in after the Program Coordinator leaves.

<u>Classroom Visit 2:</u> The second visit to the classroom is scheduled upon completing the first visit. The purpose of the second visit is to reinforce the learning experience from visit #1 and apply it to the outdoor world. Between the first and second visit, students are asked to explore their school grounds and map the storm drains. This prepares them for the storm drain stenciling activity. Stenciling reinforces a sense of community ownership among the students as well as emphasizing their understanding of urban runoff. Several teachers have enthusiastically reported that their students have taken great pride in having stenciled the storm drains on their school grounds.

While stenciling students picked up trash reinforcing how one person can make a difference to help keep the ocean clean. Actions that help marine life such as not releasing balloons and cutting up six-pack rings are discussed with the students. If storm drains are within walking distance of the school and safely accessible, stenciling outside the school grounds is done. During the activity, students become teachers as their peers ask what they were doing. Their response allows the program educator to gauge their comprehension of the activity. This often leads to further student discussion about the issue.

If stenciling is cancelled due to rain, the alternative program is done in partnership with Save The Whales, a nonprofit organization which has a mini-museum of marine mammal bones, baleen, otter pelts and artifacts. The hands-on presentation Whales On Wheels (WOW) TM is brought to the classroom and focuses on the marine mammals that live in the Sanctuary. This reinforces the land-sea connection, preventing storm drain pollution and conservation messages that students can embrace.

The classroom teacher is given additional materials to further student interest supplied by Save The Whales. Information includes a Balloon Alert flyer and a 10 Ways You Can Can Help the Marine Life Every day flyer. Suggestions for further activity include: adopting their school playground and routinely

picking up trash and they pick up, starting recycling program, community storm or taking part in the Clean Up Day. The classroom students will be their school routinely pick up what they pick up. To involvement they start or support a program at their participate in storm



tabulating what a school participating in drain stenciling, National Coastal

teacher and asked to adopt playground and trash and tabulate further their will be invited to recycling school, drain stenciling,

and take part in National Coastal Cleanup Day. Classrooms that consistently strive to make a difference in their school or neighborhood will be recognized by the Program through certificates and local press releases.

Following the stenciling activity students will be given a post-evaluation survey (the same survey as the pre-evaluation survey). This will measure the effectiveness of the two classroom visits. Information will be left with the teacher for follow up activities, along with information of safer alternative pesticides from the Our Water Our World Program for the home and garden which students can bring home to their parents.

The measurable goal is calculated by tabulating student responses to the questions on the pre-and postvisit student surveys. Approximately 1,000 students per year will be reached in grades 4-8 and 5,000 students during the five-year permit. Student survey responses will be analyzed for the annual report. The total outreach of grades K-8 per year is 1,710 students per year or 10% of the total student enrollment in grades K-12. Over five years we will reach 50% of the student population with direct hands-on presentations.

MBNMS, Save The Whales, and Friends of the Sea Otter will partner in the education outreach to classrooms. The Program Coordinator will coordinate with partners, supply educational materials and keep track of distribution. Students will take brochures home and share it with family, friends, and siblings. This expands the outreach to further the community education effort.

1.3 Grades 4-College. Community stenciling offered for this age group. High school and college students are required to complete community service hours in order to graduate. Educational materials will be offered to the upper grade levels as well as a list of community resources available to students and teachers.

The Community Service advisor will be contacted in three of the eight existing high schools and universities to begin the program. In years two- five an additional three campuses will be contacted per year to participate. The rotation will begin again once all eight campuses have participated. College campus organizations such as Surf Riders or Return of the Natives will be informed to garner student interest. Over five-years all of the institutes will have been contacted at least once for participation.

The program educator will lead students in stenciling storm drain inlets with the message "No dumping flows to Bay." Stenciled drains will be marked off on a map in order for us to track inlets. This activity allows the program educator quality time with the students to discuss activities that contribute to storm drain pollution. Students will be given brochures and printed matter to bring home.

In an effort to integrate environmental science with communication and biology, educators and their students will be made aware of the media facility called Access Monterey Peninsula (AMP). Students will have the opportunity to create a short piece on stormwater that could be aired on the local cable channel. This could be part of a student project for graduation.

The measurable goal will be tabulated by the number of volunteer hours contributed by the total participants, number of storm drains stenciled and location of activity. In the first year of the five-year plan we plan to have a 100 volunteer hours. During the five-year permit we plan to reach more than 50% of the student population.

1.4 Teacher Training. The Unified School Districts of Carmel, Monterey, and Pacific Grove in partnership on the education plan will be contacted in year one of the permit to discuss teacher training programs on storm water pollution. The measurable goal will be the number of teacher trainings given per year in years 2-5.

Sea Otter Mortality Education

The sea otter mortality in the Monterey Bay National Marine Sanctuary is of great concern. Autopsies on some otters have found the presence of toxoplasmosis which is believed to be found in cat feces from feral cats as well as pets. It is believed that flushable cat litter may be a culprit as the toxoplasmosis cysts are small enough to pass through the sewage treatment plant filters ending up in the ocean. Otters feed largely on filter feeding animals which may have the ingested the cysts. While not conclusive, this may be a factor in otter deaths. The educational program as well as the participating partners: Friends of the Sea Otter, Save The Whales and the MBNMS' school outreach and Team Ocean program educate the public and students about this specific issue. In addition, educators highlight urban runoff pollutants such as oil which can harm or kill otters.

The bilingual educational brochure Monterey Bay Begins On Your Street addresses pet waste. In the next reprint of the brochure not flushing cat litter will be added as a preventative measure. The website expected to be up and running by the end of Year 1 will include sea otter mortality information and provide links to other sources.

Municipal & Construction Outreach

In an effort to pool the education section together in one local we have outlined the outreach methodologies below and referred to their location in the document.

Train/Educate Municipal Employees. BMP 3-3a (Table 4-1, page 14)

Using the training materials contained in Appendix F, train inspection personnel and other municipal staff by Year 2 of the permit. This will allow for sufficient personnel trained and prepared to conduct inspections.

BMP 3-4.b (Table 4-1, page 17)

Train 100% of appropriate staff on the adopted ordinance for illicit discharge and illegal disposal and associated penalties for violations by Year 2. All new employees will be trained every year after that.

BMP 4-2.a (Table 4-1, page 20) Train 100% of plan review staff on the site plan review and inspection procedures contained in Appendix E for construction sites by Year 2 and all new staff annually.

BMP 4-3.a (Table 4-1, page 22)

Train 100% of inspection staff on the construction site inspection and enforcement procedures for construction sites by Year 2 and all new staff annually. All staff will have periodic refresher training.

BMP 5-2.a (Table 4-1, page 26)

Train 100% of plan review staff on post-construction plan review procedures by Year 2 and all new staff annually.

BMP 6-1.a (Table 4-1, page 28)

Train 100% of appropriate municipal employees (street sweeping operators, street maintenance crews, park maintenance crews and construction crews) about the impacts of stormwater pollution from municipal operations and how to implement selected BMPs by Year 2 and all new staff annually.

BMP 6-3.a (Table 4-1, page 29)

Train 100% of the vehicle maintenance staff on the procedures for proper disposal of used motor oil and filters by Year 2 and all new staff annually.

BMP 6-7.g (Table 4-1, page 33)

Train 100% of municipal employees repairing municipal vehicles on proper pollution prevention techniques by Year 2 and all new staff annually. (See BMP 6-1a)

BMP 6-8.a (Table 4-1, page 33)

Train municipal employees in proper vehicle washing procedures. (See BMP 6-1.a)

Educate Contractors (Under MM 4). Educate Contractors twice per year through forums such as the Builders Exchange, AGC and/or APWA regarding State and Federal water quality laws, requirement of local permits and ordinances, BMP maintenance, proper solid waste disposal and/or equipment maintenance and repairs.

Selected BMP Brochures

This outreach task comprises 1.19% of the total education budget. The Program Coordinator will work with the City of Monterey to adapt the following BMP's for the MRSWMP. The new logo will be placed on the brochures before printing.

BMPs for Commercial Industries: Automotive Maintenance & Car Care Food Service Industry

BMPs for Construction Industry:

Earth-Moving Activities Fresh Concrete & Mortar Application General Construction & Site Supervision Heavy Equipment Operation Painting & Application of Solvents & Adhesives Roadwork & Paving

BMPs for Gardeners, Homeowners, and Landscapers: Car Care for Do-It-Yourselfers Home Maintenance Tips Home Repair & Remodeling Landscaping & Gardening Pest Control Tips

The BMP's will be available for distribution through individual City department offices, targeted mailings via city newsletters, and Monterey County offices. Mailings to targeted businesses will be done over five years. The effectiveness will be measured by counting the number of BMP brochures distributed. These numbers will be reported in the annual report.

Residential Outreach

The city of Monterey and Pacific Grove send out newsletters to their residents. Specific BMP information targeting homeowners will be included in newsletter mailings. Monterey mails newsletters to all residents three times per year. Pacific Grove sends their newsletters two times per year.

Additionally, the permit group will try to coordinate with the local trash collector, water and sewer

agency to incorporate stormwater messages into mailing inserts to reach residents in other cities and the county not listed above. The effectiveness will be measured by counting the number of residents reached via mailings. These numbers will be reported in the annual report.

Household Hazardous Waste Services in Monterey County

In an effort to pool the education section together in one local we have outlined the household hazardous waste programs by other agencies listed below and found in Minimum Measure 6 of this document.

All of the member entities have existing programs provided by other agencies and private companies that educate and provide services for used motor oil and used oil filters. Each community is provided with curbside oil recycling services for residences. All auto part stores provide containers for used motor oil and filter bags. The local waste companies, Waste Management, Inc. and Monterey Disposal provide education information in their newsletters quarterly regarding the topic. In addition the Monterey Regional Waste Management District provides information by mail and at most events in the community including the local fairs (2) and major festivals. Public education audiences include schools, HOAs, businesses, and multi-family residences. Effectiveness for this effort can be tabulated by the collection numbers from year to year.

Monterey	"Recycling	Quarterly	Web Site	Public
Disposal	Times"		www.montereydisposal.com	education
-				meetings
Topics: Recycling	; used motor of	il and filters; reso	ource conservation; hazardous w	aste; curbside
services				
Waste	"Think	Quarterly	Web Site	Public
Management	Green"		www.wastemanagement.com	Education
			Carmel Marina Corporation	meetings
Topics: Recycling	; used motor of	il and filters; haz	ardous waste; curbside services	
Monterey	"Small	Bi-monthly	Web Site	Public
Regional Waste	Planet"		www.mrwmd.com	Education
Management				meetings
(serves all the				
MRSWMP				
entities)				
Topics: Multiple brochures cover: oil, oil filters, proper disposal, household hazardous waste.				
School program: Reduction, reuse, recycling.				
Hazardous Waste: Residential customers can bring up to 15 gals. Or 125 lbs. Municipalities				
and Commercial generators are by appointment and have a nominal fee for services.				

Below is a more complete listing of the services and publications.

Integrated Pest Management (IPM)

<u>Our Water Our World "OWOW" Displays.</u> The Our Water, Our World (OWOW) promotion was developed in 1997 by San Francisco bay area clean water agencies in response to pollution problems caused by two of the most commonly used residential pesticides, chlorpyrifos (Dursban) and diazinon. Both stormwater runoff and wastewater treatment plant discharge contain levels of these two pesticides

high enough to kill organisms at the base of the aquatic food web. In fact, 85 water bodies in California are listed by EPA as impaired due to diazinon. In the OWOW promotion, sponsoring agencies provide each participating store with fact sheets about managing common pests, along with an updated list of less toxic pest control products recommended for sale. The fact sheets describe less-toxic pest control methods that are acceptable alternatives to the program's two "target" pesticides.

Under a State Water Resources Control Board Section 319 grant funded in 2003, The Marin County Stormwater Pollution Prevention Program (MCSTOPPP) has taken the lead on implementing this program in Regional Board regions 1 through 3. This grant has made it possible to bring OWOW to 250 retail stores with the assistance of local coordinators. In our area, the Public Education coordinator is the main point of contact. The purpose is to educate and provide the public with less toxic integrated pest management alternatives (IPM). MCSTOPPP's goal is to have every county in California involved in OWOW to help reduce residential pesticide use in communities.

The OWOW display program comprises 1.79% of the total education budget and targets residents. The Program Coordinator will be responsible for the upkeep and restocking of OWOW flyers and point-of-purchase (POP) tags in stores, and will act as the area contact for store owners. Additional duties include: update the OWOW website staff with information on behalf of the Management Committee, and coordinate with Marin County on all aspects of program.

Participating counties include: Alameda, Humboldt, Monterey, San Francisco, Santa Barbara, Solano, Contra Costa, Marin, Napa, San Luis Obispo, Santa Clara, Sonoma, Del Norte, Mendocino, San Benito, San Mateo, Santa Cruz, and Trinity.

The OWOW website <u>www.ourwaterourworld.org</u> has regional information for the public to access including household hazardous waste drop off centers and contact numbers for the different counties.

Through grant funds Marin County will continue to supply the bilingual fact sheets, shelf talkers, training manuals, and in-store training through May 2006. Marin will also continue to seek grant funds to keep costs down for all of the California counties participating in the program.

Marin County invested grant funds and labor to recruit seven nurseries in the area covered by the MRSWMP. Stores include: Long's – Marina, Cypress Gardens- Monterey, Griggs Nursery – Pacific Grove, Griggs Nursery- Carmel Valley, Valley Hills Nursery- Carmel Valley, Ace Hardware – Castroville, Orchard Supply Hardware(OSH) – Sand City.

Each store has had a staff training in order to educate staff about alternative pesticide products. Annie Joseph is a qualified consultant who previously worked for pesticide chemical companies. She is contracted by Marin County to provide staff trainings and training manuals, and place literature racks and POP information in each store in cooperation with store managements and staff.

Every garden store has POP shelf tags that direct the public to safer alternative products. In this way staff can help direct public to the marked POP alternatives and direct them to the information available in the literature stands.



Literature racks with 14 colorful bilingual flyers are displayed in the garden and fertilizer areas of each nursery. The racks include the following flyers: Ants, Aphids, Yellow Jackets, Mosquitoes, Snails & Slugs, Healthy Lawns, Weeds, Wonderful Roses, Healthy Gardens, Use & Disposal of Pesticides,

Preventing Pest Problems, Roaches, Spiders, and Fleas. The flyers have the MRSWMP participating entities listed with a contact phone number.

In November 2003, the *San Francisco Bay Area Pesticide Retail Store Survey* was completed. (http://www.ourwaterourworld.org/pub/ow/2003_Shelf_Survey.pdf) Funded by US EPA Region IX, and peer reviewed by the Bay Area Stormwater Management Agencies Association, the San Francisco Bay Area Regional Water Quality Control Board, and the California Department of Pesticide Regulation the study points to some very interesting facts. Bay Area direct phone surveys found that more than half of residential pesticide sales are from two chain stores- Home Depot and Orchard Supply Hardware. The study also found that Orchard Supply Hardware carries the widest variety of pesticide products with over 150. The benefits of implementing this program in these stores is actually two-fold: 1) a large number of consumers are reached by displays placed in these stores, and 2) stores that allow OWOW displays to be placed in their stores typically stock a much larger number of less toxic alternative products.

Over the past ten years, the Bay Area Stormwater Management Agencies Association and the California Stormwater Quality Association (formerly the California Storm Water Quality Task Force) have been very active both at the state and federal level on behalf of local agencies statewide, in issues related to organophosphate pesticides. While local government and others must deal with the effects of these pesticides on listed water bodies through TMDL's, they have no direct authority to regulate pesticides or their use. Education is the only effective way to change people's behavior related to the use of pesticides, and this proven program is the best way to get the word out. One measure of the effectiveness of both this program and concentrated work by many Bay Area organizations with lawmakers at EPA headquarters in Washington, D.C. is the fact that diazinon and chlorpyrifos are both currently being phased out of production and sales for residential uses. This program will continue to evolve as new and different pest control products are introduced.

The measurable goals for this activity will be to keep track of the numbers and topics of flyers distributed in each store and totals will be tabulated for the annual report. It is unclear at this time if the group will be able to obtain sales information from the participating stores. If that information is available to the group, it will be used to help measure the overall effectiveness of the program.

<u>Our Water Our World "OWOW" Outreach Events.</u> The Program Coordinator will participate in a minimum of two "tabling" events at selected garden stores. This outreach method comprises 0.96% of the total education budget. Duties include: distributing press releases to garner attention for OWOW events, interacting with the public at events, and distributing information and magnets with the OWOW website.



Events will be scheduled in cooperation with store management in order to maximize the outreach effort. One example of a successful effort is OSH in Sand City which has "no sales tax" weekends two to three times per year in order to boost sales. We plan to schedule outreach tabling events to coincide with these weekends. The one-on-one interaction with the public at these events has proven to be very successful in measuring immediate results. A recent tabling event showed that one on one interaction on this topic was very effective. As many as 60 people at the event made a

decision to buy a less toxic alternative than the one they had planned to purchase.

OSH serves many of the communities within the area covered by the MRSWMP and has a large amount of foot traffic. In addition to speaking with the public, colorful magnets with the OWOW website will be distributed to the public.

Measurable goals will include tabulating the number of people who purchase an alternative product, the name of the products purchased, comments on the program, and the number of magnets distributed. These numbers will be tabulated for the annual report.

Restaurant Outreach/Green Business Program

<u>Restaurant Training</u>. The Program Coordinator will partner with MBNMS to fulfill this program aspect. This targeted outreach method comprises 0.84% of the total education budget. The Program Coordinator will accompany the Resource Issue Education Specialist on a minimum of four to five restaurant staff trainings. Following these initial staff trainings, the Resource Issue Education Specialist will continue the outreach in order to reach seventy-five restaurants in the first year. This outreach will target restaurants located within the area covered by the MRSWMP which are closest to watersheds and the Sanctuary.

To accompany the bilingual restaurant BMP poster adapted from the City of Los Angeles, a bilingual video was produced by the City of Monterey to address the same BMP's on the poster. It targets BMP's such as proper mat washing techniques, cleaning up spills and targets kitchen staff. Within the area covered by the MRSWMP many kitchen staff are Hispanic and speak little or no English.

The restaurant video was made in response to a survey taken of over 100 restaurant managers in the City of Monterey. The survey asked what tool would help them train their revolving staff about proper procedures to reduce urban runoff pollution. Many of the managers suggested a bilingual video that would address proper techniques that they could use for staff training.

Outreach is accomplished by making an appointment with the manager to bring the video to a meeting of the kitchen staff. The bilingual video is approximately seven minutes long in each language. The video depicts five proper BMP techniques to reduce urban runoff. Following the video a bilingual survey is given to each staff member. Upon completion the surveys are returned to the Program Coordinator. A laminated bilingual poster for the kitchen and bilingual brochures "Monterey Begins On Your Street" are left with the manager to distribute. Distribution and viewing of the restaurant video by kitchen staff is one step toward becoming involved the Green Business Program certification program which is discussed in more detail below.

<u>Green Business Program.</u> The Monterey Bay Area Green Business Program is modeled after Palo Alto's successful program. It has begun in Santa Cruz County and is in the start-up phase in Monterey County. Through print ads and media attention the program recognizes businesses that practice green methodologies such as: water and energy conservation, waste reduction, storm water pollution prevention techniques, and recycling. The program will utilize the restaurant video to garner interest from restaurant business owners interested in being recognized as a Green Business.

For the past four years a group of agency representatives from various local and state government agencies in Monterey and Santa Cruz County have worked together on the



Green Business Program. On Earth Day, April 24, 2004, the County of Monterey certified its first automotive businesses into the program. This program mirrors other existing Clean Business Programs across the state and is assisted by staff of the California Department of Toxic Substances Control. The Monterey Bay Area Green Business Program is a successful partnership of environmental agencies and utilities that assists, recognizes and promotes businesses and government agencies that volunteer to operate in a more environmentally responsible way. To be certified "green," participants must be in compliance with all regulations and meet program standards for conserving resources, preventing pollution and minimizing waste. Motivated businesses and agencies are offered an easy-to-use framework for improving environmental performance. The County of Monterey is the lead agency working with the City of Monterey providing staff assistance during the certification process. The Green Business Program is a purely voluntary program for businesses, providing the benefit of advertising and use of the Green Business program logo for those who are certified. Currently the program covers automotive repair and food service facilities in Santa Cruz County. Monterey County is starting with the food service industry as this business dominates most the cities in the permit group.

Measurable goals include tabulating the number of restaurant staff reached through bilingual surveys and the number of posters, videos, and brochures distributed. In the first year under the Restaurant Outreach/Green Business program a total of 75 restaurants will be visited and targeted educational materials distributed. A second visit will be offered in order to show the video to restaurant staff and have surveys completed by employees. At the end of each year the program will be evaluated and changes made if needed. The restaurant video is being used outside the area covered by the MRSWMP by the cities of Watsonville and Santa Barbara. Outreach will continue in years 2-5. Other methodologies will be researched and adapted as needed to reach restaurant staff.

Media Outreach

In order to reach residents in our permit area several methods of media outreach have been adapted. This approach ensures reaching every resident at least once and most likely several times. A conservative estimate would be 50-75% of the population in the permit area are exposed to the educational messages.

<u>Bilingual Radio Ads.</u> The Program Coordinator will book the award winning bilingual "Dirty WordTM" radio ads on selected radio stations. This outreach method will comprise 32.63% of the total education budget. Duties include: booking radio ads with each station, creating station promotions, literature distribution, and obtaining statistics on the number of people reached through each station.

Radio reaches the most people and *targeted audiences*. In the permit region, it is one of the most cost effective mass media for the number of residents reached. Radio ads also educate tourists who happen to tune in to local radio stations. Stations are selected based on their audience reach to diverse age groups, gender, and targeted audiences.

Listed below are the top local radio stations with demographics. The ads will be rotated among the various stations over the next few years. When possible we will partner with other agencies or counties who share airwaves in order to maximize outreach and play more ads for longer durations on more stations.

KDON – top station targets the 18-49 age bracket and has the largest signal on the Central Coast. This station is very also popular among younger listeners, age 12 and up. Targets an audience who may

change their own oil.

KPIG - one of the top stations in Santa Cruz and Monterey County reaching adults ages 25-54. Targets a broad audience. Station receives 400,000 hits per month on their website.

KWAV - popular station among women ages 25-54. Most popular station in the workplace including banks and businesses.

KHIP - classic rock station which is popular among men ages18-54. This station is listened to largely at construction sites, gyms and auto stores.

KLOK - the largest Hispanic station in Tri County area. Popular station in the farm working community. Twice a month KLOK goes to the fields and packing houses to cater lunches and drinks to an average of 75-120 workers. During these visits, they distribute the bilingual Monterey Bay Begins On Your Street brochures.

KTOM - country western station targets 25-54 year old males and females.

KSES - second largest Hispanic station in the Tri County area. Sister station to KLOK.

KCDU - "The Beach" targets women age 20-30. Up beat music of the '80s, and '90s.

KOCEAN - oldies, rock and blue classics. Targets an older audience.

KBACH - classical station targets an older audience, educated and more affluent.

Below is a chart of the number of cume persons listening on various radio stations. *Cume persons* is the total number of different persons who tune to a radio station during the course of a daypart (Monday – Sunday 6am – 12pm) for at least five minutes. Information supplied by Arbitron reports from each station.

August 2004 - October 2004 Radio Outreach to Rudience age 101			
Station / Rank	# Spots	# Weeks /	Reach per week
KDON-102.5FM	77	8	71,400
KPIG-107.5 FM	120	7	50,300
KWAV-96.9FM	128	7	50,200
KLOK-99.5FM	70	8	40,200
KTOM-92.7FM	63	7	33,800
KSES-107.1FM	70	8	31,600
KCDU-101.7FM	160	7	42,100
Total:	688	7-8	319,600

August 2004 - October 2004 Radio Outreach to Audience age 18+

Total: @ 319,000 impressions to listeners over a two month period

The bilingual "Dirty WordsTM" radio ad campaign focuses on storm drain pollution.

Dirty Words has aired sporadically over the past four years with small funding sources, but never over a long time period due to lack of funds. In order to stretch out the run time of radio ads, they will be

spread out over a few months and not run all at once over a two month period.

In April of 2000, the Dirty Words[™] radio ad campaign was honored with the Golden Addy Award in both English and Spanish for the best radio campaign in Central California. Original music and



outstanding voiceover commands the 60 second radio spots. The ads were written by Maris Sidenstecker with funding and creative input from MBNMS, the County of Santa Cruz, and the cities of Monterey and Watsonville. The radio campaign with ads in both English and Spanish began airing in 2000 throughout the Monterey Bay region on all the major English and Spanish language stations. The thrust of "Dirty WordsTM" is to educate the general public about storm drains and their connection to rivers, creeks, streams and ultimately the Monterey Bay National Marine Sanctuary. The focus of the spots is to correlate water pollution with urban

runoff, and the preventive measures one can do. Motor oil recycling locations or the 1-800-CLEANUP number are given at the end of the ads.

The six Dirty Words[™] produced and aired on local radio stations include Storm Drains, First Flush, Motor Oil, Cigarette Butts, Dog Doo and Street Suds. The ads will be staggered to reflect seasonal events and stretch out air time. "First flush" will be played in anticipation of upcoming storms to educate the public about the first big rain of the season (typically September – October). Cigarette butts will be played in September for National Coastal Cleanup Day, which takes place the 3rd Saturday of every September. One of the leading sources of beach litter is cigarette butts, which are collected by volunteers during Coastal Clean Up day. Street suds will air in spring and summer when people will be washing their cars in driveways.

Radio stations enjoy this campaign and have come up with creative venues in the past to reach the general public. One successful example is radio DJ's requesting the dirtiest car be brought to a radio station event to receive a free car wash coupon. Stations are also willing to distribute bilingual brochures and literature at their outreach events and thus help promote the outreach effort.

The Dirty WordsTM campaign has been adapted by the following counties: Humboldt, San Mateo and Santa Clara. Humboldt has a tailored DirtyWordTM spot about mercury pollution. San Mateo County adapted the radio ads into TV Public Service Announcements using the same voiceover as the radio spots. Santa Clara is running the same TV ads in their county.

Measurable goals will calculate the numbers of listeners reached based on Arbitron reports. Arbitron is an independent company that conducts surveys four times a year among local residents. Their survey depicts a cross section of the community radio listeners. The data is then sold to the radio stations. Arbitron is the equivalent of the Nielson ratings for television.

Additionally, the annual report in years 1-5 will include the number of ads run, literature distribution, and radio ad promotions to further extend the attention for this outreach venue.

<u>Bilingual Bus Ads / Print Ads.</u> The Program Coordinator will book bus ads that serve Monterey County. This comprises 9.50% of the total education budget. This is a cost-effective method for reaching the general public, residents, tourists and students.

Ten buses will display "queen size" ads of the adapted bilingual storm drain poster on the side of the bus and



E-17

run throughout the year. The bus route for Monterey County serves the area covered by the MRSWMP. In the past, the City of Monterey has purchased one month of bus ads, and the ads stayed up almost a year. When advertising space is not purchased the bus company leaves the storm drain ads up due to their colorful nature and the important message. Statistics garnered by the bus company provides the following exposure numbers:

10 buses x 360,000/month = 3,600,000* Total Impressions

Based on 12 cars per minute per bus being on the road, 10hrs. per day/ 7days per week.

The effectiveness will be measured by the bus company formula used to calculate the number of impressions generated per ten buses. These numbers will be totaled for the annual report.

<u>Bilingual Movie Ads.</u> The Program Coordinator will book movie theatre preview ads with the cinema advertising agency, and keep track of the movie attendance data provided by the theatre. This work comprises 4.22% of the total education budget. This is another very cost effective education strategy to reach the general public, residents and tourists.

The bilingual movie theatre preview slides utilize the same design as the storm drain poster and the bus ads. This helps reinforce the regional continuity of the campaign. The ads will run in each of the screens in the selected theatre and appear for several seconds on a rotation of slides shown before the movie. Along with the storm drain message and beautiful artwork, there will be contact information.

To maximize the outreach effort the ads will be booked to run in summer and winter for approximately 24 weeks. These two seasons are the heaviest movie going seasons and will maximize the outreach potential. Summer (June 15- Sept.15) and winter (November 15- Feb 15) attendance for the thirteen screen theatre in the City of Monterey reaches about 198,000 people (9,000 per week in summer and 7,500 per week in winter) and serves the major percentage of the communities covered by the MRSWMP.

Two other significant theatres are the Northridge (14 Screens) and Century Park (7 screens) which would reach approximately 31,500 people in summer and 26,250 in winter. In order to expand the outreach effort ads will be run for 2-3 weeks in summer. In addition efforts will be made to try to secure additional funding from the City of Salinas to extend the run time.

In addition, the City of Santa Cruz has been running the ads in their local theatres over the past two years. This expands the regional recognition of the campaign beyond the area covered by the MRSWMP.

The effectiveness will be measured by the theatres calculating their box office attendance per week. Their statistics will be used to tabulate the total number of people reached in years 1-5. This will be presented in the annual report.

<u>Publicity / Press Releases</u>. This task comprises 1.19% of the total education budget. The Program Coordinator will be responsible for sending out press releases to garner attention for events the public can participate in.

Print ads will include topics such as "Got Bugs?", "Dirty Words," and "Volunteers Needed." All of the

ads educate the public about urban runoff, display the SEA logo and have a specific message.

The "Got Bugs?" ad directs readers to participating nurseries partnering with SEA in order to purchase non-toxic pesticide alternatives. The Volunteers Needed ad propels public participation in community water monitoring such as First Flush, Snap Shot Day and Urban Watch with MBNMS and participating cities. The Dirty Words ad requests people to listen to their favorite radio station to learn more about stormwater pollution prevention. Ads are placed in the following local papers:

Monterey County Weekly –Circulation per issue: 39,650 The Monterey County Herald - Circulation per issue: 35,327 The Carmel Pine Cone –Circulation per issue: 22,000 The Salinas Californian - Circulation per issue: 19,638 El Sol (Spanish language paper) –Circulation per issue: 15,600

The measurable goal will be calculated by using the circulation numbers for each paper to estimate the total number of impressions each year in years 1-5. Copies and numbers of press releases will be reported in the annual report.

<u>Website.</u> This will be developed in the first year and accessible by year two. The domain name <u>www.montereysea.org</u> has been purchased by Monterey County who will also host the website. The site will include educational materials, outreach programs, information on sea otter mortality, how an individual can take action, and post meetings, annual reports and community participation events. Years 2-5 will include maintaining, updating and enhancing the website.

Events/Public Attitude Survey/Tourist Outreach

Events. A minimum of seven day-long events per year will be done in order to interact with the public using the hands-on Enviroscape storm water model and distributing educational materials. This outreach strategy will comprise 3.58% of the total education budget. The Program Coordinator will participate in regional events over the next five years in cities that represent the program participants. Examples of events include but are not limited to the following: Good Old Days (Pacific Grove), Blues in the Park (Seaside), Monterey Cutting Day (Monterey), Whale Fest (Monterey), Kid Fest or the Monterey County Fair (Monterey), Earthbound Farms Earth Day (Carmel).

When available the MBNMS educator will also assist with the outreach events. In overlapping events, the program educator will supply other partners such as MRWPCA, MBNMS, the City of Monterey, local colleges and organizations educational materials to distribute. Volunteers will be engaged to help with events and interact with the public.

Public events are valuable as it allows one-on-one time with residents and tourists to educate them and in turn hear from the public what education pieces they notice. Several adults and students (as young as six) have commented on how much they enjoy the Dirty WordTM radio ads. Some have said they changed their behavior after hearing the ads. Many students comment that they have never forgotten being able to pollute the Enviroscape model in their classroom and the message stayed with them.

<u>Public Attitude Survey</u>. In an effort to garner more public feedback and determine the effectiveness of the education program an "Attitude Survey" recommended by the EPA will be distributed at events. A short survey with a few questions will be given to residents and tourists to answer. Upon completion

they will be rewarded with a poster, coloring book, or magnet.

The measurable goal will be calculated by the number of people reached by counting the number of brochures, posters, OWOW materials, coloring books, etc. distributed at events in years 1-5. The responses from the attitude survey will be counted and should help give a picture of what medium is effective. Details will be found in the annual report.

Hands-On Storm Drain Display

This outreach task comprises 1.19% of the total education budget. The Program Coordinator will contact display locations, stock brochures and check on the display at its location, and move the exhibit to other locations on a rotating basis. This is a stand alone educational piece that can be placed in libraries, museums, DMV's, and used for outreach events. Audience reach includes the general public, residents and tourists.

Modeled after the storm drain model display at the Monterey Bay Aquarium this large portable hands-on storm drain model was purchased by the City of Monterey. It depicts oil spilling through a stenciled storm drain grate which is scaled to actual size. The handle on the grate lifts up revealing an educational message about urban runoff. A brochure stand attached to the model distributes the bilingual Monterey Bay Begins On Your Street brochures.

In years 1-5, the measurable goals will include the number of brochures distributed at each location and the locations where the display is placed during the year. These numbers will be totaled for the annual report.

Tourist Outreach

In addition to the radio, bus, movie, print ads and outreach events we will target tourists via hotels and visitor centers. The bilingual 30 second Public Service Announcement, produced by the City of Monterey, depicts how pollution on land (from washing cars and changing motor oil) can lead straight to the sea. In year one we will contact hotels/motels to run the PSA on their closed cable station. Bilingual brochures will be distributed to visitor centers and tourist points of interest.



The measurable goal will be calculated by numbers of brochures distributed and number of ads run via hotel closed cable station in years 1-5.

Logo

The Program Coordinator worked with a local graphic design firm to create a logo for the MRSWMP. The logo will be used on all printed educational materials, and press releases. This will give visual recognition for the MRSWMP Participating and Coordinating Entities, who will be referred to in the logo as the "SEA" (Stormwater & Education Alliance). The SEA acronym is easier for the public to embrace.



The logo is key to promoting a unified educational program to gain recognition throughout the permit area. Through media ads, printed materials, events, school outreach and publicity the name recognition will grow through the years.

The logo has been placed on the following educational and outreach materials: bilingual Monterey Bay Begins On Your Street brochures, bilingual "Be Kind To Animals" coloring book, bilingual storm drain poster, bilingual movie ads, bilingual newspaper ads, bilingual display banner, teacher flyers and BMP brochures.

Printing of Educational Materials

This outreach task comprises 15.12% of the total education budget. The Program Coordinator will be responsible for placing regional print orders for the educational materials. To cut down on printing costs other neighboring cities beyond this group will be asked to participate, thus saving money for all entities. Additional duties include distribution of the printed materials through various education strategies and targeting local businesses such as kayak, dive, and automotive stores with brochures and posters.

Other entities using the educational print materials on a regular basis are: the County of Santa Cruz, cities of Watsonville, Santa Cruz, Salinas and the MBNMS.

The educational materials will be used for school outreach, events, and targeted outreach listed above. These items will be tabulated under their specific outreach methods and reported in the annual report.

Effectiveness Measurement

This task comprises 5.68% of the total education budget. The Program Coordinator will be responsible for analyzing the outreach strategies based on such measurements as:

- Record keeping and analyzing surveys from targeted audiences.
- Calculating the numbers of persons reached through radio, bus and movie ads, and print ads using media methodologies.
- Responses from school and restaurant surveys
- Responses of residents and tourists reached through outreach events via Attitude Surveys.

All above results will be presented in the annual report.

Other Tasks

<u>Record keeping</u> comprises 7.16% of the total education budget. <u>Miscellaneous Materials</u> comprises 2.91% of the total education budget. <u>Insurance/ Mileage/ Office Supplies</u> will comprise 1.14% of the total education budget.

Monterey Regional Storm Water Management Program

Public Participation and Involvement Program <u>For</u> Fiscal Year 2006-2007

(BMPs 2-1.a through 2-3.b)

Background

Urban runoff has been identified as one of the leading causes of water pollution across the nation. Involving the community in understanding and preventing pollution is critical to creating the "water quality ethic" that is essential to having an effective Stormwater Management Program. Involving the public, creating community buy-in, and changing individual behaviors are the goals of the regional Public Participation and Involvement Program (hereinafter referred to as the "Program").

Introduction

The Participating Entities of the MRSWMP collectively support this Program, the second of six Minimum Control Mmeasures being developed. The Regional Permit Group began meeting in March of 2000 to study the feasibility of having a unified program and to develop the framework for this group. Over the past few years the Management Committee has met once a month to develop the program selecting Best Management Practices (BMP's) to be included in the MRSWMP. Under the Public Participation and Involvement Program two BMP's were selected for the group to implement. BMP 2-1.a states that the group will "Encourage general public and stakeholder involvement in identifying and solving storm water management problems, and gather public input on development and implementation of the MRSWMP, by holding two publicly advertised Public Involvement Workshop per year." BMP 2-2.a states that the group will "Encourage general public participation in programs and activities designed to promote understanding and awareness of storm water pollution, such as cleanup events and restoration activities." This language represents a simplified version of the overall program, which is detailed below: BMPs 2-1.a and 2-2.a are intended to be implemented during each year of the 5 year permit term. This Program is written to detail what will specifically be implemented in Year one-1 of the permit period. It is anticipated that minor changes to the Year 1 Program may be necessary in future years to improve public participation and cost-effectiveness.

This Program will build upon existing programs, activities and events to further the messages of the SWMP especially tying in with the Public Education program. This program will allow the public, business groups, and other community organizations to put pollution prevention knowledge into action.

It is anticipated that this Program in conjunction with an effective Public Education program will influence and change behaviors leading to a reduction in storm water pollution. Many of the activities discussed in this program are already in place, some were developed and are implemented by the Participating Entities, and some will be a cooperative effort headed by other groups that the cities either are or will be involved with in the future.

Several of the components of the Program were developed or adapted for the Model Urban Runoff Program (MURP) which was completed in July of 1998. MURP is a comprehensive how-to guide

developed for local governments to address the issues of polluted runoff in the urban environment. The MURP provides options to help small municipalities develop their own urban runoff program for the Phase II process. The guide incorporates the essential elements of a strong urban runoff program with examples of ordinances, best management practices, illicit connections, new development and redevelopment, commercial and industrial facilities, reporting forms and education and outreach. The MURP was prepared by the City of Monterey, City of Santa Cruz, MBNMS, California Coastal Commission, Association of Monterey Bay Area Governments (AMBAG), Woodward-Clyde Consultants, and the Central Coast Regional Water Quality Control Board with money from a State 319 (h) grant. Many other local municipal agencies acted as peer reviewers throughout the development of the MURP through semi-annual meetings of the AMBAG Stormwater Task Force., now known as the Monterey Bay Stormwater Information Exchange.

Based on the findings of EPA about the general nature of pollutants contained in storm water, and the specific findings of the First Flush report, it is clear that public participation and involvement will be necessary to effectively carry out the objectives of the MRSWMP. The Participating Entities believe having the public participate and be involved in the MRSWMP through the proposed BMPs for this Minimum Measure will help achieve the BMP Intents described below.

Program

<u>BMP Intent:</u> Increase public awareness of what constitutes poor stewardship of storm water as a resource and increase public actions such as reporting of problems to authorities. This ultimately will result in decreased pollution.

Public Workshops - BMPs 2.1a-2.1d

EPA's guidance documents recommend that the public be included in the development and implementation of storm water management programs. The BMPs <u>2-1.a, 2-1.b, 2-1.c, and 2-1.d</u> were selected because they carry out this recommendation and provide the opportunity for the public to be involved in identifying and managing storm water problems.

BMP 2-1.a states: "Encourage general public and stakeholder involvement in identifying and solving storm water management problems, and gather public input on development and implementation of the MRSWMP, by holding two publicly advertised Public Involvement Workshop per year."

This BMP was selected to meet the public involvement objective by providing the public with the opportunity to learn about the General Permit requirements and the MRSWMP, and to provide their input to help update the BMPs and Measurable Goals as appropriate in each year's annual report.

BMPs 2-1.b and 2-1.de Workshop #1 will be held annually in the Spring in March or April. The Workshop #1 held in permit Year 1 will-focused on general Phase II requirements and BMPs to increase overall public awareness and knowledge of the Phase II program. Workshop #1 in Years 2-5 will focus on a specific target audience and associated contaminants of concern. Topic/audience will be chosen each year based on historical contaminants of concern for industries common to permit jurisdictional area, volunteer monitoring network data, and topic/audience not chosen the prior year. Priority will be given to the Inventory of Businesses to be Inspected contained on pages E-38 through E-66 of in Appendix E.

BMPs 2-1.c and 2-1.d Workshop #2 will be held annually in early November, prior to finalizing the Annual Report to explain the Phase II <u>MS4</u> Permit objectives and to solicit public input on the success of the current BMPs and Measurable Goals. Workshop #2 will include an overview of the Phase II <u>MS4</u> <u>Programpermit requirements</u>, and the MRSWMP <u>program</u>. It will provide a forum for soliciting public input on the current program <u>results</u> and for developing future changes to the MRSWMP to continually improve the effectiveness of the program.

-To encourage and increase public and stakeholder involvement in this workshop (as well as the MRSWMP monthly meetings and events), Monterey Regional will implement a Stakeholder Participation Plan. This plan shall include, but not be limited to, the following elements/tasks:

- Public posting of monthly MRSWMP Management Committee meeting notices, workshop notices, and other public event notices. These postings will be placed in public locations (such as libraries, municipal websites, City Hall, etc) by each MRSWMP entity;
- On-going maintenance of an Interest Parties contact list;
- Email or letter notifications to Interested Parties (from the contact list above) for upcoming monthly public meetings and events, including the Annual Report workshop;
- Utilization of sign-in sheets for MRSWMP monthly meetings, which is to include sign-in of all stakeholders (and if necessary, Program Manager may note a stakeholder's attendance in the meeting minutes, even if no signature was obtained);
- Permanent note added to the monthly Management Committee meeting agenda inviting interested stakeholders to participate in the program, informing them that they may provide feedback during the "Public Comment" agenda item or may contact the Program Manager is they have questions or feedback for the Management Committee. Public comments received shall be reflected in the Management Committee meeting minutes;
- When appropriate, the Program Manager shall provide response(s) to stakeholder comments or inquiries received at Management Committee meetings and those responses will be reported by the Program Manager at a subsequent monthly meeting after the date of inquiry. The report will include the Committee response or action(s) taken in response to the public comment received. Program Manager works with the Management Committee to determine response(s) to stakeholder inquiries.
- Development of a comprehensive list of stakeholders, both organizations and individuals, with a
 potential interest in the MRSWMP (an Interested Parties List (IPL). Stakeholders on the IPL
 will be contacted to invite them to participate in MRSWMP meetings, workshops, and public
 events;
- Information on how to be added to the Interested Parties List provided on the MRSWMP website; and,
- Stakeholders attending MRSWMP events or meetings shall be provided with information on how to be added to the Interested Parties List.

Stakeholder participation and attendance and MRSWMP monthly meetings, workshops, and other related events, feedback received at monthly meetings, and subsequent MRSWMP revisions made as a result of stakeholder feedback will be tracked annually. Increased stakeholder participation and feedback will support increased effectiveness of the Monterey Regional stormwater program.

<u>For BMPs 2-1.b, 2-1.c, and through 2-1.de</u>: These Measurable Goals were selected because they will indicate the effectiveness of the public outreach program by <u>1</u>) measuring the number of members of the public who participate in the Public Involvement Workshops and 2) track stakeholder involvement in the

on-going improvement and effectiveness assessment of the MRSWMP program.-

Provide: Public notice for each of these meetings will be accomplished through the following mediums:

- Municipal employee paycheck notices
- •___Press ads to local media
- Announcement in local TV media (such as AMP)
- Direct mail piece available for citizens who do not have email access.
- MRSWMP Interested Parties e-mail contact list.
- Notices on each of the entities websites
- Notices posted in public locations (i.e. library, City hall, community centers, etc).
- Notice on the MRSWMP web site

Public Participation Activities - BMPs 2.2a-2.2de

<u>BMPs 2-2.a, 2-2.b, 2-2.c, and 2-2.dthrough 2-2.e</u> in EPA's guidance documents recommend that the public be provided opportunities to work as citizen volunteers to educate other individuals about the storm water program, to assist in program coordination with other pre-existing programs, and/ or to participate in volunteer monitoring efforts. These Measurable Goals were selected because they meet the public participation objective by involving the public in "hands-on" activities that have been shown to reduce storm water pollution.

The BMPs discussed below encompass several public participation activities, which will be undertaken by the Regional Group **in partnership with other organizations and agencies. The activities include:**

Coastal Clean-Up Day 2.2a.–2.2b. Community Stenciling 2.2c. Urban Watch 2.2d. First Flush 2.2d. Snap Shot Day 2.2 d Walk N' Talks 2.2d. <u>Backyard To Bay Events 2.2d</u> MRSWMP Outfall Monitoring Program 2.2e.

Coastal Clean-Up Day

(BMPs 2-2.a and 2-2.b): Marine debris in our oceans and watersheds is dangerous to humans and animals, causes economic impacts, and is unsightly. To a sea turtle, a floating plastic bag looks like a jellyfish meal. Fishing line entangles marine mammals and birds, and also damages fishing gear, increasing the cost of marine-based products. Years of Coastal Cleanup Day data have revealed 60% of beach debris originates from inland sources of pollution such as cigarette butts and plastic drink bottles. Much of this debris washes down storm drains directly to our oceans. Coastal Cleanup Day is a statewide program sponsored by the California Coastal Commission various organizations each year. Each year Coastal Cleanup Day occurs on the third Saturday in September. Last yearIn 2005, California had 46,000 volunteers remove 860,000 pounds of trash and recyclables from 2,500 miles of shoreline. In Monterey County alone, over 1,600 volunteers at 24 local sites cleared over 8,000 pounds (over 4 tons!) of trash and recyclable materials. Of that, over 30% by weight was cigarette butts. With the adoption of smoking bans for bars and restaurants in January 1998, smokers moved outdoors. In many places, this means that smokers stand outside the front door and place spent cigarette butts on the sidewalk or in

street gutters. This is a major pollutant of concern for the area covered by the MRSWMP, where restaurants and tourist-serving businesses are one of the main industries. Within the area covered by the MRSWMP there are over 10a number of Coastal Cleanup Day sites that will be active in this event in 2006each year. This nation-wide event is an excellent way for citizens to get involved in protecting their sanctuary, and brings together groups and organizations working to protect the marine environment.

BMP 2-2.a will provide sponsorship support for Annual Coastal Cleanup Day in Monterey County or other local beach clean up efforts.

Sponsorship: In years 1-5, assist in solicitation of local grocery stores for volunteer refreshments. Provide staffing that amounts to 40 hours for coordinating the event. Provide up to \$500.00 to cover expenses not covered by sponsors.

BMP 2-2.b will recruit volunteers through municipal employee base for Annual Coastal Cleanup Day or other local clean up efforts; track recruitment efforts, coordination support, and financial support; track number of participants and volume of waste collected.

Recruitment: In years 1-5, each of the <u>municipal agenciesParticipating Entities</u> will advertise for volunteers from among staff members. Among the participating agencies, there are over 7,300 employees.

The permit group will air the "Dirty WordTM radio ad titled Cigarette Butts" before the event to encourage public participation. Airtime cost \$2500-\$3000.

Each year Pebble Beach, Carmel, and Monterey beaches are captained for the event by volunteer staff members of those agencies.

BMP 2-2.c will: (1) Provide support for, or assistance with storm drain stenciling through supplies, volunteer recruitment, and staff labor. Individual cities have been conducting storm drain stenciling events for years in their own area. The MRSWMP group offers a more regionalized and organized approach toward this activity allowing for the pooling of resources for equipment, supplies, coordination and publicity, and (2) Complete a minimum of 300 drains and tabulate areas stenciled. Percent of all entities completed per year will be approximately 5-10%.

Partnership: <u>The</u> MRSWMP <u>Group</u> will provide stenciling equipment, supplies and maps of inlets to be stenciled. <u>In year one</u>, the <u>nonprofit organization Save the Whales Public Education & Outreach</u> <u>Coordinator</u> will provide 100 hours of staff time to recruit college and civic organizations for stenciling events. Additionally MBNMS will provide assistance when possible. In years 2-5, additional partnerships will be explored as well as encouraging civic organizations to adopt storm drains to maintain.

Volunteer Monitoring & Public Participation Events

This has been done by the Cities of Monterey and Pacific Grove for several years. Volunteers are trained in May and monitor storm drain outfalls during the dry weather season between June and October/November. Volunteer groups take samples approximately twice each month and analyze the samples for specific indicators with an EPA-approved LaMotte testing kit. This is a good way to ascertain the baseline level of water quality in the city. It helps to pinpoint areas with problems from detergents, solvents, etc. Volunteers also act as educators by answering questions about their efforts to the general public.

BMP 2-2.d will "Provide support for, or assistance with volunteer monitoring programs and public participation events such as Urban Watch, First Flush and Snapshot Day and Walk N' Talk Days.

Urban Watch (UW) Dry Weather Monitoring

The Urban Watch storm drain monitoring program was initiated in June 1997 as a collaborative effort between the Coastal Watershed Council (CWC), the City of Monterey and the Water Quality Protection Program of the Monterey Bay National Marine Sanctuary.

The purpose of this program is twofold.

1. Serve as a tool for education and outreach to the general community regarding the impacts that the citizens have on local water quality.

2. Collect useful data to support environmental management decisions. This is accomplished through the use of trained volunteers to monitor dry-season storm drain discharges at selected outflow areas from June through October of each monitoring year. Since 1997 and 1999, the cities of Monterey and Pacific Grove have supported this program and have volunteer forces working each dry season.

Provide: In years 1-5, participating cities will provide \$13,000.00 for professional staffing, equipment, lab analysis, and report writing. Though it is a volunteer program, Urban Watch takes a large amount of coordination time, accomplished by paid staff from the Monterey Bay National Marine Sanctuary and consultants for from various MRSWMP entities.each City.

Recruit Volunteers: MRSWMP provide \$1,500.00 in print ads "Call for Volunteers"

Public Service Announcements. E-mail list serve by the MBNMS Flyers at events as listed in MCM1 MRSWMP website by end of year 1

The data from this program is useful as an indicator of trends in types of pollutants. It incorporates some laboratory analysis, but is chiefly a volunteer kit program. Local cities have been able to use data from the program to target and develop educational programs targeted at specific industries that have been found to contribute pollutants such as restaurant mat washing in streets which cause high levels of detergents. This collected data can be interpolated across jurisdictions with similar land uses and used to target programs.

First Flush (FF) Monitoring Event

The First Flush program began in October 2000 as the final monitoring event of the Urban Watch year. The First Flush annual monitoring event occurs typically in late fall in the cities on the Monterey Bay that currently have an active Urban Watch program. The first major storm event of the season, in which there are "sheet flows" of water on the roadways, is defined as "First Flush." The outfalls that have been monitored over the past few years by the Urban Watch volunteers are the sites that have been chosen for this event. These locations are chosen for safety, accessibility, historic data availability, and knowledge of the sites. The goal of this effort is to characterize the first flush storm water runoff that is flowing into the Monterey Bay National Marine Sanctuary.

Provide: In years 1-5, participating cities will provide \$3,000.00 for professional staffing, equipment,

lab analysis, and report writing.

Target Area: Monitor in Monterey, Pacific Grove and Seaside, and in year 2-5 our goal is to expand to Del Rey Oaks

Public Outreach: Will augment this measure by purchasing radio airtime in the amount of \$7,000 for the "Dirty Word"TM First Flush ad to air in the month of September-October.

Recruit Volunteers: MRSWMP provide \$1500.00 in print ads "Call for Volunteers"

Public Service Announcements. E-mail list serve by the MBNMS Flyers at events as listed in MCM1 MRSWMP website by end of year 1

Snap Shot Day Monitoring Event

On April 22, 2000, the Monterey Bay National Marine Sanctuary celebrated the 30th anniversary of Earth Day with "Snapshot Day 2000" - a one-day, Sanctuary-wide volunteer water quality monitoring event. On Snapshot Day, 120 trained volunteers wade into creeks, streams, rivers, sloughs, estuaries, and beaches throughout San Mateo, Santa Cruz, Monterey, and San Luis Obispo counties to test water quality and take a "snapshot" of the condition of the Sanctuary's watersheds.

Volunteers tested multiple locations on waterways for water temperature, dissolved oxygen (DO), conductivity, turbidity, and acidity/alkalinity (pH). Selected sites are also tested for nitrates, phosphates, and fecal coliform. These water quality "parameters" help to identify the general health of a body of water, potential threats to fish and other aquatic organisms, whether the water is safe for human contact, and potential sources of water quality problems.

Snapshot Day 2000 was designed to increase public awareness of water quality issues affecting Sanctuary watersheds and to emphasize the importance of water quality monitoring and the key role volunteer monitors play in our area. The event was a huge success generating a tremendous response from volunteers, good media coverage, and strong support from local businesses. The data collected on Snapshot Day 2000 reinforced previous findings that some of the Sanctuary's watersheds face water quality problems.

Provide: In years 1-5, participating cities will provide \$1,000.00 for professional staffing, equipment, lab analysis, and report writing.

Recruit Volunteers: MRSWMP provide \$500.00 in print ads "Call for Volunteers" Public Service Announcements E-mail list serve by the MBNMS Flyers at events as listed in MCM1 MRSWMP website by end of year 1

Additional Staff Commitment: 200 hours per year per Jurisdictions to ensure that the data collected is valid and can be used to indicate trends in potential pollutants. Grant funding is being pursued to expand the program further.

Walk N' Talk or Similar Events (like Backyard To Bay)

The general public is invited to learn more about urban runoff and the water quality of the Monterey Bay National Marine Sanctuary (MBNMS) through a free guided walk along the shores of Monterey and Pacific Grove provided by MBNMS staff, or by other similar types of on-site residential outreach educational events. As a result of these events, pParticipants will:

- Gain a clearer understanding of how water flows into the sanctuary even during dry weather months
- Explore how pollutants can get from city streets to the sanctuary.
- Discover how those pollutants can impact wildlife living within the near shore areas of the sanctuary.
- Learn simple actions they can take that will improve the quality of water flowing into the sanctuary during dry and wet weather months.

The <u>walking tours of the outfallsevents</u> are designed to give participants a first-hand look at the ways pollution makes its way into the MBNMS. Following the walk, participants will view a power point presentation on available data for the outfalls visited. The presentation events encourages public participation in monitoring programs and how one can get involved.

Provide: In years 1-5, MRSWMP will pay \$300-\$500 for print ads to garner public participation and a co-host representative per event.

Citizen Watershed Quality- Monitoring Network Meetings/Webinars BMP 2-3a

<u>BMP Intent:</u> Collaborate and participate in ongoing volunteer water quality monitoring efforts by becoming an active participant in the Citizen Water<u>shed</u> Quality Monitoring Networks. This will ensure collaboration and participation in the ongoing volunteer water quality monitoring efforts and give permit holders a clearer understanding of the contaminants of concern in their jurisdiction.

BMP 2-3.a: There are numerous groups and organizations that are working to monitor and improve the quality of storm water discharges. The Citizen Water<u>shed</u> Quality Monitoring Network (as well as other <u>water quality monitoring networks</u>) provides an excellent forum for communication and coordination between these parties. This BMP was selected in order to ensure that the Public Participation and Involvement activities of the MRSWMP are carried out in close coordination and cooperation with these other parties.

Provide: A representative from the MRSWMP group will "Become an active participant in the <u>a</u> Citizen Water<u>shed</u> Quality Monitoring Network." The Regional Group will work with the Sanctuary's Citizen Water<u>shed</u> Quality Monitoring Network to provide support for existing programs represented under its umbrella. Additionally, Monterey Regional will participate in collaborative meetings with other stormwater entities (SLO TAC, Stormwater Information Exchange, Stormwater Action Group, etc) to exchange program information/ideas and provide for cohesive consistency, where possible, within the Region.

In years 1-5, a member of the Regional Group will attend Sanctuary Citizen Water<u>shed</u> Quality Monitoring Network steering committee meetings, as feasible, on a regular basis to be the liaison for the group. In case MBNMS does not hold the Sanctuary Citizen Watershed Monitoring Network meetings every year, other water quality monitoring network meetings, regional stormwater information exchanges, or webinars may also be utilized to support a regional exchange of stormwater program information to increase the effectiveness of stormwater programs.

PROTOCOL FOR RESPONDING TO REPORTS OF ILLEGAL DISCHARGES AND ILLICIT CONNECTIONS

Reports of illegal discharges, illicit connections, and other types of improper discharges to the storm water system may be received in a variety of ways, including:

- Telephone reports received via the <u>1-800-CLEANUP</u> hotline
- Telephone or in-person reports received by <u>members of the Participating Entities' staffs</u>-the City Public Works staff
- Reports received via the MRSWMP Website

Calls into the <u>1-800-CLEANUP #hotline</u> will be directed by zip code to a phone number forto each Participating Entity's response contact person. There will be both a "during work hours" and "after hours" phone number for each Participating Entity by zip code as well as the Monterey County nonemergency number posted for after hours calls on the Monterey SEA website. Callers will be are also instructed to call 911 in the case of any immediate hazards. <u>This information is included on all MRSWMP BMP brochures.</u>

Each Participating Entity will be responsible for logging, investigating, and responding to each reported incident. Documentation will be kept on the response and the outcome of the reported incident using the "Illegal Discharge/Illicit Connection Reporting and Response" form, or in a functionally equivalent form of documentation.

Each Participating Entity will investigate all reports of actual or potential illicit discharges or illicit connections within 24 hours of as soon as practical after receiving the initial report. All reports that indicate a reasonable potential for illicit discharges or illicit connections will be inspected within 24 hours of receiving the initial report by either municipal staff (during work hours) or police/fire (after work hours); and all other reports will be inspected within 72 hours of the initial report. Any detected illicit discharges, discharge sources, and connection will be acted upon or eliminated immediately.

Step 1- Determine Whether or not the Reported Incident is Valid: Using information provided by the reporting party, inspect the location of the reported incident to check for signs of improper discharges. Signs of an illicit connections or illegal discharges can include:

- Abnormal water flows during the dry season
- Unusual flows in subdrains used for dewatering
- Pungent odors
- Discoloration or oily substances in the water, or stains and waste residue in ditches, channels, or drain boxes

If during inspections, any of these signs are observed, the inspector should (1) record-make an estimate <u>of</u> the flow data and take photographs and (2) begin storm drain investigations by tracing the flow upstream using storm drain maps and by inspecting upgradient manholes. Sampling and testing of water at the manhole or outfall where it is first detected is generally not considered necessary, if the water appears to be "clear" but, if deemed appropriate, can be performed using field kits or taking grab samples for analysis in a lab. In addition to visual inspections the following may be implemented:

— Using the <u>compliance</u> inspection check lists in Appendix E of the MRSWMP, inspect premises to see if signs of illicit discharges exist (such as looking for stains, smelling odors, seeing improperly stored hazardous materials products or wastes).

- Dye testing of building sewer drains with downstream inspection of storm drains to determine if illicit connections exist.
- CCTV inspection of storm drains to discover signs of sewage.
- Smoke testing of storm drains to see if signs of cross connections exist (such as smoke coming from sewer vents).
- Visual inspection of buildings to discover apparent sources of sewage.

If the investigation reveals no indication that an illegal discharge or an illicit connection occurred, attach the results of the field investigation to the Illegal Discharge/Illicit Connection Reporting and Response form proper or functionally equivalent reporting documentation, and close the action.

<u>Step 2-If it is Determined that an Illegal Discharge or Illicit Connection has Occurred:</u> Once the origin of flow is established, require illicit discharger to eliminate the discharge. Once the suspected origin of the flow is determined, the inspector should inspect the source to see if it is a case of improper dumping or if it is an improper physical connection. Once confirmed, the inspector should instruct the owner/operator of the property to rectify the situation. The inspector should provide the operator/owner information on alternative disposal options as shown in the attached table titled "Preferred Disposal Options for Non-stormwater Discharges." The operator/owner should also be informed at this time that, should the discharge continue, enforcement procedures will be implemented.

If the illegal discharge was a one-<u>time</u> incident, and if the discharger has taken appropriate action to prevent a recurrence, attach the results of the field investigation to the Illegal Discharge/Illicit Connection Reporting and Response form proper or functionally equivalent reporting documentation, and close the action.

If the illegal discharge or illicit connection appears to be an ongoing activity, require the discharger to apply BMPs and/or to make mechanical and/or structural modifications to prevent a recurrence of the incident. Once this has been done, as verified by the inspector, attach the results of the field investigation to the <u>Illegal Discharge/Illicit Connection Reporting and Response form, proper or functionally equivalent reporting documentation</u> and close the action.

				Preferred Disposal Options			
	Type of Discharge	When is the Discharge to the Storm Sewer Permissible?	Storm Drain	Sanitary Sewer	Recycle/ Reuse	Hazardous Waste or Other Disposal	
1.	Residential lawn irrigation	Always ⁽⁶⁾	•				
2.	Dumping of oil, anti-freeze, paint, cleaning fluids	Never			•	•	
3.	Residential car washing	Always, but not recommended ^(a)	•				
4.	Commercial car wash	Never		•	•		
5.	Industrial dischargers (excluding cooling water)	Never		•	•	when above pretreatment limits	
6.	Swimming pool water	Only when $\operatorname{dechlorinated}^{(s)}$	•		•		
7.	Water line flushing	Always ^{(a) (b)}	•		•		
8.	Fire fighting flows	Emergency only ^(e)	•			when heavily contaminated	
9.	Potable water sources	Always ⁽⁶⁾	•		•		
10.	Uncontaminated foundation drains	Always ⁽⁶⁾	•		•		
11.	Contaminated foundation drains	Never		•	•		
12.	Pumped groundwater for cleanup operations	Only if in compliance with NPDES permit	NPDES permit required		•		
13.	Cooling water	Never unless no chemicals added and has NPDES permit	Permit required	•	•		
14.	Roof drains	Always except when contaminated or drains industrial area	•				
15.	Air conditioner condensate	Always ⁽⁶⁾	•		•		
16.	Washwaters from commercial/ industrial facilities	Never		•			
17.	Uncontaminated groundwater infiltration	Always®	•		•		
18.	Contaminated groundwater infiltration	Only if in compliance with NPDES permit	NPDES permit required		•		

Preferred Disposal Options for Non-stormwater Discharges

This table adapted from the Model Urban Runoff Program July 1998, revised February 2002.

The form below is suggested as a means of documenting reports of illegal discharges and/or illicit connections, but other functionally equivalent forms of documentation may also be used.

Illegal Discharge/Illicit Connection Reporting and Response

Date/Time:		Report No.
Received by: Reported by: Address: Phone: Location:		
<u>Report:</u>	Material Hazardous Sediment Wastewater Other Oil/Grease Unknown	Land Use Residential Construction Site Commercial Industrial Public Construction
Est. Quantity:		
Direct/Co	onstructed Connections Found? Yes	No
Description:		
<u>S</u>	ource Investigation Conducted? Yes	No Source Identified? Yes No
Source/Owner of Discharge/ Connection:		
<u>E</u>	Entered Storm Drain System/Receiving Waters	? Yes No
Poforrad To:	Action and Closure	2
Referred To: Phone:		
<u>City:</u>		
<u>Dept.:</u> <u>Action Taken</u>		
Date Closed:		

MRSWMP STORM DRAIN OUTFALL MAPS

COMPILATION OF OUTFALLS TO MONTEREY BAY AND/OR THE OCEAN WITHIN THE MRSWMP AREA

CITY OF PACIFIC GROVE STORM WATER OUTFALLS LOCATION INFORMATION		
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION
<u>PG-1</u>	Drainage Ditch	To a natural drainage way that flows to the beach, southwest of the intersection of Asilomar Avenue and Sunset Drive
<u>PG-2</u>	2 - 12"	To the shoreline west of the end of Pico Avenue at Sunset Drive
<u>PG-3</u>	<u>42"</u>	To the shoreline west of Sunset Drive between Pico Avenue and Arena Avenue
<u>PG-4</u>	<u>18"</u>	To the shoreline west of the end of Arena Avenue at Sunset Drive
<u>PG-5</u>	<u>12"</u>	To the shoreline west of Sunset Drive between Arena Avenue and Jewell Avenue
PG-6	<u>18"</u>	To the shoreline west of Sunset Drive between Arena Avenue and Jewell Avenue
<u>PG-7</u>	<u>12"</u>	To the shoreline west of Sunset Drive between Arena Avenue and Jewell Avenue
PG-8	<u>12"</u>	To the shoreline west of Ocean View Boulevard between Lighthouse Avenue and Crespi Pond
<u>PG-9</u>	<u> 16"</u>	To the shoreline west of Crespi Pond at Ocean View Boulevard
<u>PG-10</u>	<u>12"</u>	To the shoreline north of Ocean View Boulevard between Asilomar Avenue and Acropolis Avenue
<u>PG-11</u>	<u>18"</u>	To the shoreline north of the end of Coral Street at Ocean View Boulevard
PG-12	<u>18"</u>	To the shoreline north of Ocean View Boulevard between Esplanade and Beach Street
PG-13	<u>12"</u>	To the shoreline north of the end of Beach Street at Ocean View Boulevard
<u>PG-14</u>	<u>12"</u>	To the shoreline north of Ocean View Boulevard between Siren Street and Sea Palm Avenue

CITY OF PACIFIC GROVE STORM WATER OUTFALLS LOCATION INFORMATION		
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION
<u>PG-15</u>	<u>18"</u>	To the shoreline north of the end of Sea Palm Avenue at Ocean View Boulevard
<u>PG-16</u>	<u>18"</u>	To the shoreline north of Ocean View Boulevard between Clyte Street and Naiad Street
<u>PG-17</u>	<u>12"</u>	To the shoreline north of Ocean View Boulevard between Clyte Street and Naiad Street
<u>PG-18</u>	<u>12"</u>	To the shoreline north of Ocean View Boulevard between Clyte Street and Naiad Street
<u>PG-19</u>	<u>12"</u>	To the shoreline north of the end of Lorelei Street at Ocean View Boulevard
<u>PG-20</u>	<u>2430"</u>	To the shoreline at the northwest corner of Lover's Point Park at Ocean View Boulevard
<u>PG-21</u>	<u>12"</u>	To the shoreline at the northwest corner of Lover's Point Park at Ocean View Boulevard
<u>PG-22</u>	<u>54"</u>	To the shoreline north of the end of Forest Avenue at Ocean View Boulevard
<u>PG-23</u>	<u>24"</u>	To the shoreline north of the end of Grand Avenue at Ocean View Boulevard
<u>PG-24</u>	<u>24"</u>	To the shoreline north of the end of Grand Avenue at Ocean View Boulevard
<u>PG-25</u>	<u>12"</u>	To the shoreline north of the end of Grand Avenue at Ocean View Boulevard
<u>PG-26</u>	<u>15"14"</u>	To the shoreline north of the end of Fountain Avenue at Ocean View Boulevard
<u>PG-27</u>	<u>24 32"</u>	To the shoreline north of the end of Fountain Avenue at Ocean View Boulevard
<u>PG-28</u>	<u>2-24"</u>	To the shoreline north of Ocean View Boulevard between Fountain Avenue and 15th Street
<u>PG-29</u>	<u>36"</u>	To the shoreline north of Ocean View Boulevard between 12th Street and 13th Street (Greenwood Park)
<u>PG-30</u>	<u>18"</u>	To the shoreline north of the end of 10th Street at Ocean View Boulevard
<u>PG-31</u>	<u>18"</u>	To the shoreline north of the end of 9th Street at Ocean View Boulevard
<u>PG-32</u>	<u>24"</u>	To the shoreline north of the end of 8th Street at Ocean View Boulevard
<u>PG-33</u>	<u>18"</u>	To the shoreline north of the end of 7th Street at Ocean View Boulevard

CITY OF PACIFIC GROVE STORM WATER OUTFALLS LOCATION INFORMATION			
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION	
<u>PG-34</u>	<u>18"</u>	To the shoreline north of Ocean View Boulevard between 7th Street and 5th Street	
<u>PG-35</u>	<u>12"</u>	To the shoreline north of the end of 5th Street at Ocean View Boulevard	
<u>PG-36</u>	<u>12"</u>	To the shoreline north of the end of 4th Street at Ocean View Boulevard	
<u>PG-37</u>	<u>12"</u>	To the shoreline north of the end of 1st Street at Ocean View Boulevard	
<u>PG-38</u>	<u>12"</u>	To the shoreline north of Ocean View Boulevard between 1st Street and Dewey Avenue	
<u>PG-39</u>	<u>12"</u>	To the shoreline north of Ocean View Boulevard at the Hopkins Marine Laboratory Stanford University	
<u>PG-40</u>	<u>24"</u>	To the shoreline north of Ocean View Boulevard at the Hopkins Marine Laboratory Stanford University	
<u>PG-41</u>	<u>30"</u>	To the shoreline north of Ocean View Boulevard at the Hopkins Marine Laboratory Stanford University	

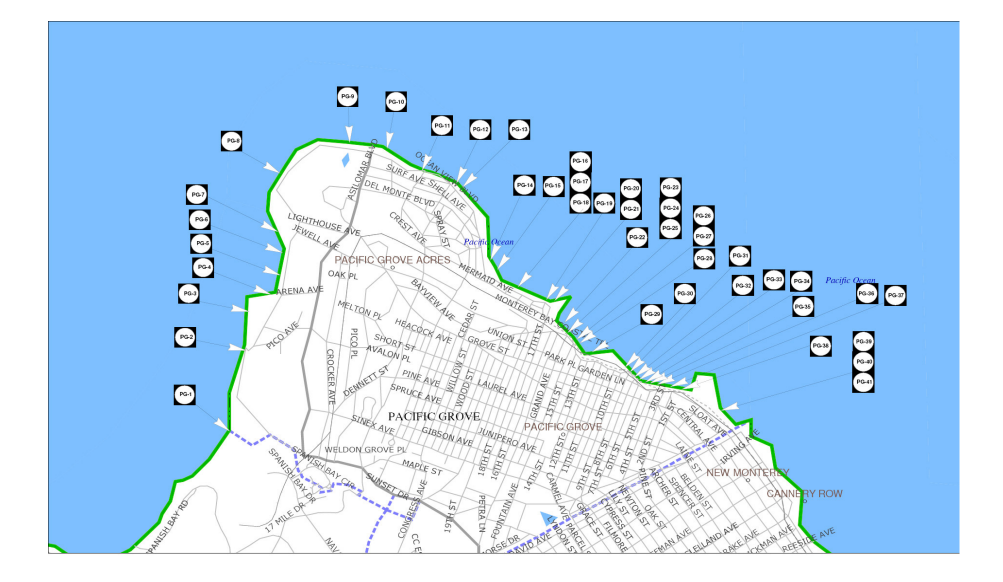
	<u>CITY OF MONTEREY STORM WATER OUTFALLS LOCATION INFORMATION</u>		
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION	
<u>M-1</u>	<u>30"</u>	To the shoreline northeast of Cannery Row at the Monterey Bay Aquarium	
<u>M-2</u>	<u>42"</u>	To the shoreline northeast of the end of Irving Avenue at Cannery Row	
<u>M-3</u>	<u>36"</u>	To the shoreline northeast of the end of Prescott Avenue at Cannery Row (Steinbeck Plaza)	
<u>M-4</u>	<u>33 24"</u>	To the shoreline northeast of the end of Drake Avenue at Cannery Row	
<u>M-5</u>	<u>36"</u>	To the shoreline northeast of the end of Dickman Avenue at Cannery Row	
<u>M-6</u>	<u>18"</u>	To the shoreline northeast of the end of Reeside Avenue at Cannery Row	
<u>M-7</u>	<u>36"</u>	To the shoreline north of the Coast Guard Pier at Cannery Row	
<u>M-8</u>	<u>36"</u>	To the shoreline south of the Coast Guard Pier near Lighthouse Avenue	
<u>M-9</u>	<u>12"</u>	To the shoreline northeast of Lighthouse Avenue at Lighthouse Curve	
<u>M-10</u>	<u>10"</u>	To the shoreline northeast of Lighthouse Avenue at Lighthouse Curve	
<u>M-11</u>	<u>10"</u>	To the shoreline northeast of Lighthouse Avenue at Lighthouse Curve	
<u>M-12</u>	<u>10"</u>	To the shoreline northeast of Lighthouse Avenue at Lighthouse Curve	
<u>M-13</u>	<u>12"</u>	To the shoreline northeast of Lighthouse Avenue at Lighthouse Curve	
<u>M-14</u>	<u>10"</u>	To the shoreline northeast of Lighthouse Avenue at Lighthouse Curve	
<u>M-15</u>	<u>Twin - 51"</u>	To the shoreline northeast of Lighthouse Avenue near Heritage Harbor	
<u>M-16</u>	<u>4"</u>	To the shoreline adjacent to Fisherman's Wharf	
<u>M-17</u>	<u>12"</u>	To the shoreline adjacent to Fisherman's Wharf	
<u>M-18</u>	<u>12"</u>	To the shoreline adjacent to the Marina Parking Lot between Fisherman's Wharf and the Municipal Wharf	

	CITY OF MONTEREY STORM WATER OUTFALLS LOCATION INFORMATION		
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION	
<u>M-19</u>	<u>6'x 8' Box</u> <u>Culvert</u>	To the shoreline adjacent to the Municipal Wharf	
<u>M-20</u>	<u>2-30"</u>	To the shoreline north of Del Monte Avenue between Cortes Street and Camino El Estero	
<u>M-21</u>	<u>48"</u>	El Estero Lake pump station outfall to the shoreline north of Del Monte Avenue between Camino El Estero and Camino Aguajito	
<u>M-22</u>	<u>2 - 48"</u>	To the shoreline north of the former wastewater treatment plant adjacent to Del Monte Lake north of Del Monte Avenue	
<u>M-23</u>	<u>12"</u>	To the shoreline north of the end of Beach Way at Tide Avenue	
<u>M-24</u>	<u>12"</u>	To the shoreline north of Tide Avenue between Beach Way and Surf Way	
<u>M-25</u>	<u>12"</u>	To the shoreline north of the end of Surf Way at Tide Avenue	
	<u>CITY</u>	OF SEASIDE STORM WATER OUTFALLS LOCATION INFORMATION	
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION	
<u>S-1</u>	$\frac{4-6' \times 6'}{box \text{ culverts}}$	To the shoreline northwest of the end of Canyon Del Rey at Sand Dunes Drive	
CITY OF SAND CITY STORM WATER OUTFALLS (MAINTAINED BY CITY OF SEASIDE)LOCATION INFORMATION			
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION	
<u>SC-1</u>	<u>90"</u>	To the shoreline at the northwest end of Bay Street	

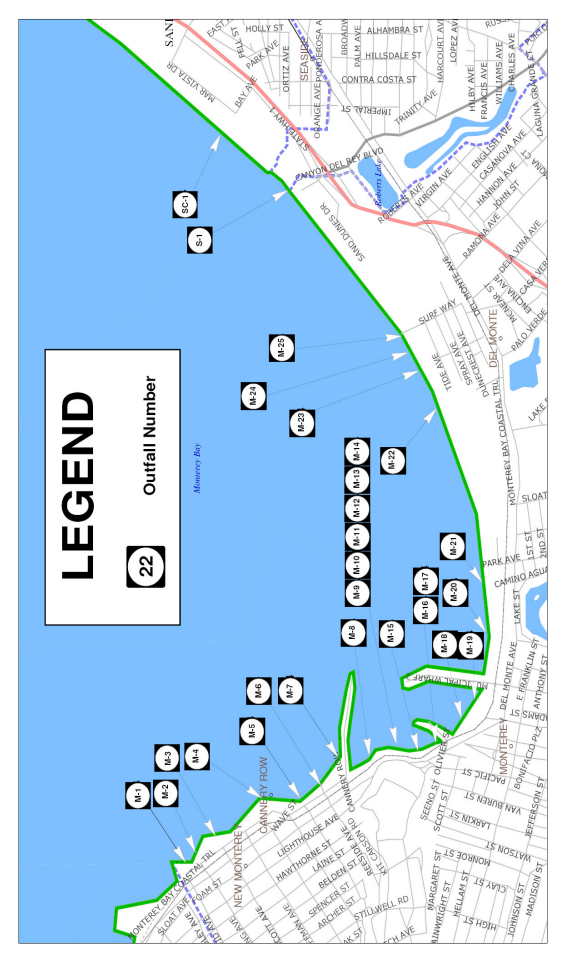
COUNTY OF MONTEREY STORM WATER OUTFALLS -LOCATION INFORMATION		
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION
<u>MC-1</u>	<u>18"</u>	To the Pajaro River at the northwest end of Porter Drive in Pajaro
<u>MC-2</u>	<u>18"</u>	To the Tembladero Slough opposite the end of Sanchez Street
<u>MC-3</u>	<u>18"</u>	To the Tembladero Slough opposite the end of Rico Street
<u>MC-4</u>	<u>46" 42"</u>	To the Tembladero Slough opposite the end of Walsh Street

CITY OF CARMEL STORM WATER OUTFALLS LOCATION INFORMATION			
OUTFALL NUMBER	OUTFALL DIAMETER	DISCHARGE LOCATION	
<u>C-1</u>	<u>36" x 60"</u> <u>box culvert</u>	To the bluff of the beach west of the end of 4 th Avenue	
<u> </u>	<u>24"</u>	To the bluff of the beach west of the end of Ocean Avenue	
<u> </u>	<u>24"</u>	To the bluff of the beach west of the end of 8 th Avenue	
<u> </u>	<u>8''</u>	To the bluff of the beach between the west ends of 9 th & 10 th Avenues	
<u>C-5</u>	<u>N/A</u>	This Outfall Number is Not Used	
<u>C-6</u>	<u>24"</u>	To the bluff of the beach west of the end of 10 ^h Avenue	
<u>C-7</u>	<u>36"</u>	To the bluff of the beach west of the end of 11 th Avenue	
<u>C-8</u>	<u>24"</u>	To the bluff of the beach west of the end of 12 th Avenue	
<u> </u>	<u>24"</u>	To the bluff of the beach west of the end of 13 th Avenue	
<u> </u>	<u>15"</u>	To the bluff of the beach southwest of the intersection of Scenic Road and Santa Lucia Avenue	
<u>C-11</u>	<u>2-36"</u>	To the south of the Carmel Mission discharging to the Carmel River	

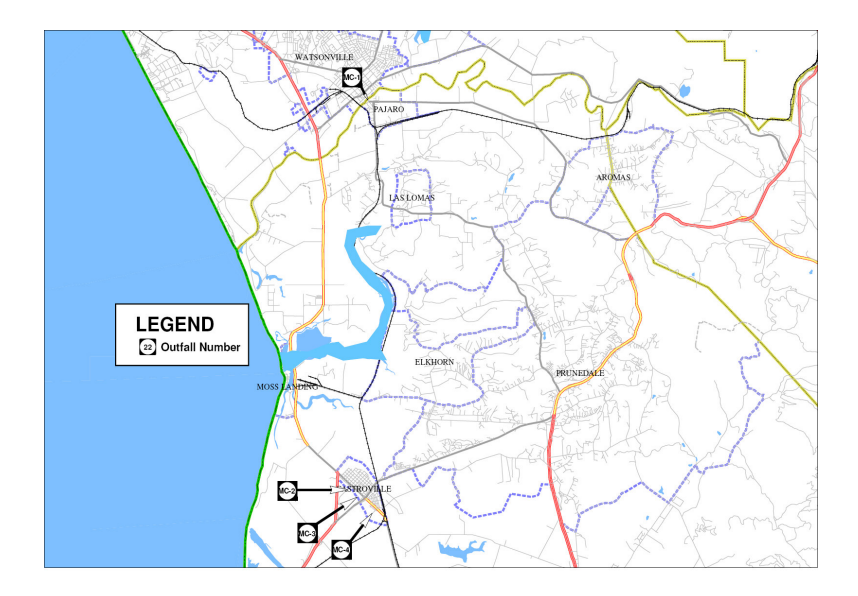
CITY OF CARMEL STORM WATER OUTFALLS LOCATION INFORMATION		
OUTFALL NUMBER		
<u>C-12</u>	<u>18"</u>	From the parking lot at Del Mar adjacent to Ocean Avenue, to the adjacent beach
<u>C-13</u>	<u>24"</u>	To the bluff of the beach west of the end of 9 th Avenue
<u>C-14</u>	<u>15"</u>	To the bluff of the beach between the west ends of 8 th & 9 th Avenues
<u>C-15</u>	<u>N/A</u>	This Outfall Number is Not Used
<u>C-16</u>	<u>N/A</u>	This Outfall Number is Not Used
<u>C-17</u>	<u>15"</u>	To the bluff of the beach between the west ends of 12 th & 13 th Avenues
<u>C-18</u>	<u>24"</u>	To the bluff of the beach near the intersection of Scenic Road & Santa Lucia Avenue
<u>C-19</u>	<u>15"</u>	To the bluff of the beach between the west ends of 13 th and Santa Lucia Avenues
<u>C-20</u>	<u>12"</u>	To the bluff of the beach southwest of the intersection of Scenic Road and Santa Lucia Avenue
<u>C-21</u>	<u>24"</u>	To the bluff of the beach between the west ends of 11 th & 12 th Avenues
<u>C-22</u>	<u>N/A</u>	This Outfall Number is Not Used
<u>C-23</u>	<u>6''</u>	Adjacent to the stairway to the beach near the west end of 8 th Avenue



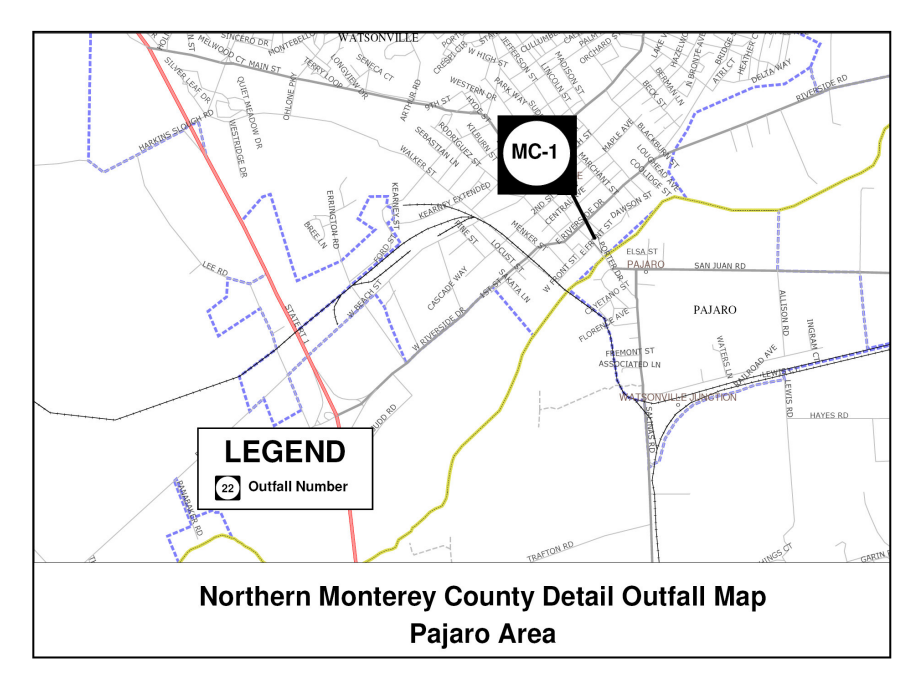
City of Pacific Grove Outfall Map

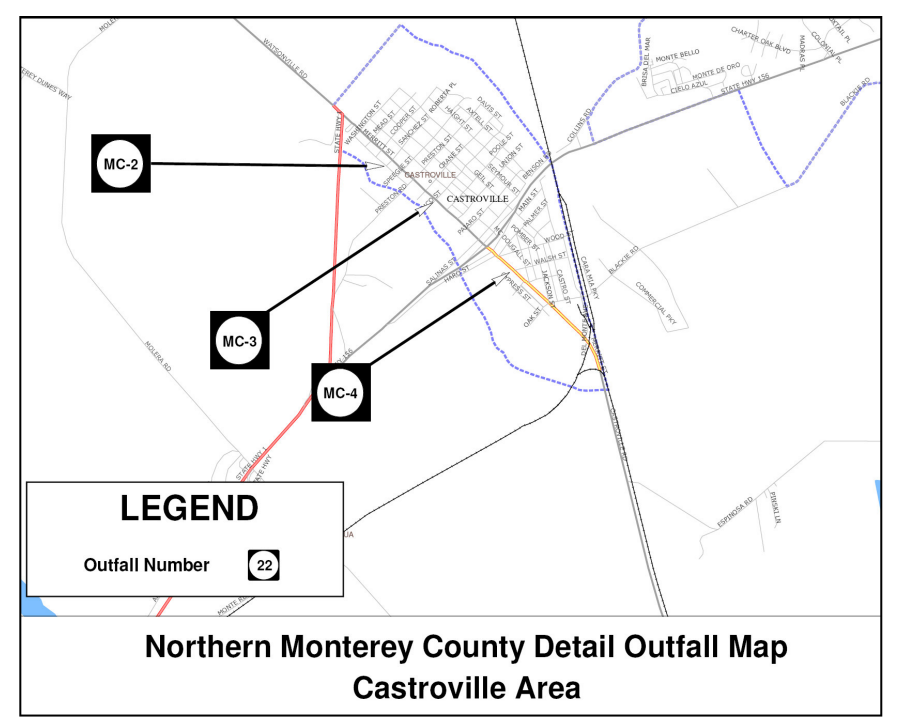


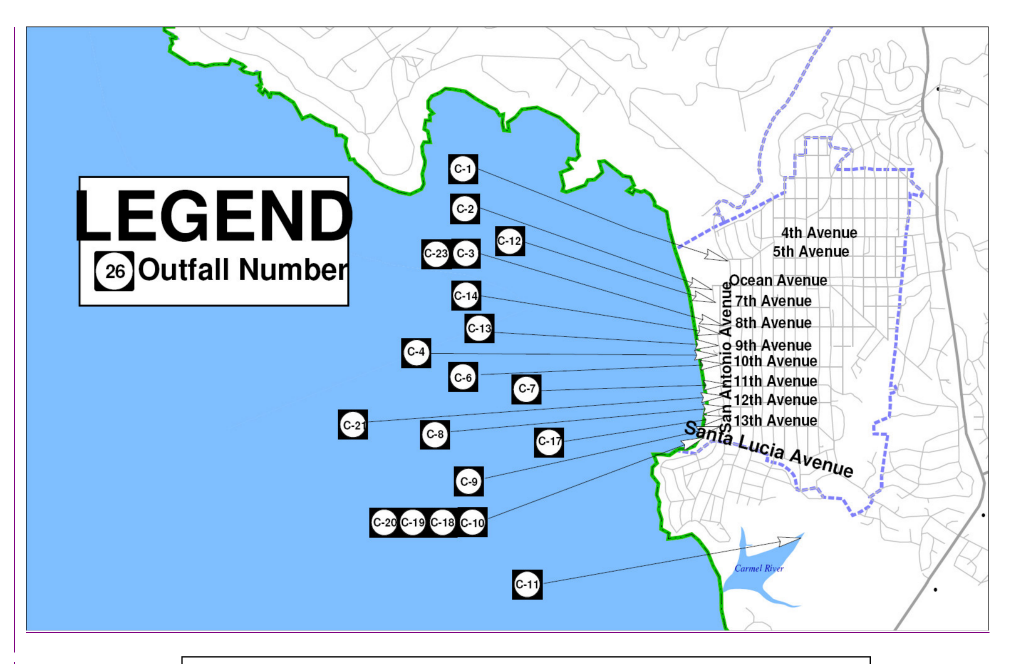
Cities of Monterey, Seaside, and Sand City Outfall Map



Northern Monterey County Outfall Map







<u>City of Carmel-By-The-Sea</u> Storm Water Outfall Map

STORM WATER OUTFALL JURISDICTIONS		
PARTICIPATING ENTITY THAT HAS	OUTFALL NUMBERS	
JURISDICTION		
Pacific Grove	1 through 10	
Monterey	11 through 22	
Seaside	23	
Sand City	24	
Del Rey Oaks	None	
Marina	None	
Monterey County	25	

Each Participating Entity has storm water mapping or other information in its Public Works office pertaining to each of the outfalls within its jurisdiction.

All of the Participating Entities will include the following information pertaining to their storm drain maps: Pipes, inlets, outfalls, and other drainage structures including description of feature type.

ENTITY: CITY OF SAND CITY BUSINESS CATEGORY			
			AUTOMOTIVE REPAIR
Name	Address		
AUTOMOTIVE SPECIALISTS SERVICE	475 OLYMPIA AVE STE A		
D'MOTORSPORTS	477 REDWOOD AVE		
GENES IMPORT AUTO BODY	531 SHASTA AVE STE A		
HARTZEL AUTOMOTIVE	510 CALIFORNIA AVE		
INTEGRITY AUTOMOTIVE MACHINE	371 ORANGE AVE		
J AND D AUTO REPAIR	1675 CONTRA COSTA AVE		
JUST ANDY	465 OLYMPIA AVE STE A		
PRECISION IMPORT SERVICE	475 OLYMPIA AVE STE C		
STANDARD TRANSMISSION	531 SHASTA AVE		
ULTRAMAR-VALERO BEACON 3775	2100 CALIFORNIA AVE		
	BUSINESS CATEGORY		
REST	AURANTS AND FAST FOOD CHAINS		
Name	Address		
Albertson's	2000 California		
Bagel Bakery	2160 California Ave. Bldg K		
Belleci's Catering	436 Orange Ave.		
Borders Books Café Espresso	2080 California Ave.		
Boston Market	2140 California Ave.		
SK-8	1855 East St.		
Burger King	2120 California Ave.		
Costco Wholesale	801 Tioga Rd.		
Cypress Donuts	426-B Orange Ave.		
Eddison & Melrose Catering	354 Orange Ave.		
Gianna's Baking Co.	613 Ortiz Ave.		
Gianna's Baking Company	613 C Ortiz Avenue		
Jamba Juice	2160 California Ave. #C		
McDonald's	990 Playa St.		
Papa Chanos	915 Playa Ave.		
Pizza Hut	2100 California Ave.		
Port of Subs	832 Playa Ave.		
Starbucks Coffee	2160 California Ave. #A		
Sweet Elena's Bakery	465-D Olympia Ave.		
Target Store #1062	2040 California Ave.		
The Bakery	354 Orange Ave.		
•	BUSINESS CATEGORY		
	RENTAL SERVICE		
Name	Address		
A-One Rent It	325 Elder Avenue		
	BUSINESS CATEGORY		
AUTOMOBILE AN	D OTHER VEHICLE BODY REPAIR OR PAINTING		
Name	Address		
Gene's Import Auto Body	531 Shasta Avenue		
Mark's Barn Auto Body	654 Ortiz		

BUSINESS CATEGORY			
MOBILE CARPET DRAPE OR FURNITURE CLEANING BUSINESSES			
Disaster Kleenup Specialists	567 Ortiz Avenue		
Excel Carpet and Upholstery	567 Ortiz Avenue		
BUSINESS CATEGORY			
PAINTING AND COATING BUSINESSES			
D&S Painting	460 Orange Avenue		
Helton's Painting	542 Ortiz Avenue		
Leneve Painting	460 Shasta Avenue		
Richard Yant Painting	672 Dias Avenue		
Surfaces Painting	1815 Contra Costa		
В	USINESS CATEGORY		
	LANDSCAPING BUSINESSES		
Name	Address		
Bindel-Bradford Co.	525 Ortiz Avenue		
Central Coast Landscaping	648 Dias Avenue		
Bindel-Bradford Co.	525 Ortiz Avenue		
Central Coast Landscaping	648 Dias Avenue		
B	USINESS CATEGORY		
NURSEF	Y AND GREENHOUSE BUSINESSES		
Orchard Supply Hardware	800 Playa Avenue		
В	USINESS CATEGORY		
BUSINESSES WITHIN MRSWMP AREA SUBJECT TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS			
Castorina Heating and Sheet Metal	625 California Avenue		
Colton Heating and Sheet Metal	449 Redwood Avenue		
Dgas Inc.	679 Redwood Avenue		
Jack Lee Custom Iron	531B Orange Avenue		
Nichols Plumbing and heating	351 Olympia Avenue		
Sculpture Works	460 Elder Avenue		
Worley Iron Works	337 Olympia Avenue		

ENTITY:	CITY OF PACIFIC GROVE	
BUSINESS CATEGORY		
AUTOMOTIVE REPAIR SH	OPS, CAR WASH FACILITES, AND GAS STATIONS	
Name	Address	
FOREST HILL AUTO SERVICE INC FOREST HILL GAS STATION AND MKT	1123 FOREST AVE 1152 FOREST AVE	
FOREST HILL SHELL	1201 FOREST AVE	
GERMAN MOTORWERKS	95 CENTRAL AVE	
GREG BEAN AUTO REPAIR	1021 AUSTIN AVE	
MATTESONS AUTO REPAIR	234 GRAND AVE	
PACIFIC GROVE 76 GAS & AUTO CARE	1140 FOREST AVE	
PACIFIC GROVE SHELL	687 LIGHTHOUSE AVE	
SY TIRE SERV DBA PG TIRE SERVICE	1224 FOREST AVE	
BU	ISINESS CATEGORY	
RESTAU	RANTS AND FAST FOOD CHAINS	
Name	Address	
17th Street Grille	617 Lighthouse Ave.	
A Taste of Elegance	1180-G Forest Ave.	
Alberto's Pasta Bar	1219-B Forest Ave.	
Amelia's Pizzeria	1184-E Forest Ave.	
Archie's Giant Hamburgers	125 Ocean View Blvd., #103	
Asilomar Conference Center	800 Asilomar Blvd.	
Bagel Bakery, The	1132 Forest Ave.	
Breakers Café	1126 Forest Ave.	
Butterfly Bay Café Canterbury Woods Retirement Residence	589 Lighthouse Ave. 651 Sinex Ave.	
Caravali's Coffees	510 Lighthouse Ave.	
Chaya	125 Ocean View Blvd.#211	
Chili Great Chili	620 Lighthouse Ave.	
China Garden	100 Central Ave.	
ChocoLatte'	188 Country Club Gate Ctr.	
Chopsticks Café	209 Forest Ave.	
Del Monte Rest Home	1229 David Ave.	
Domino's Pizza	156 Country Club Gate Ctr.	
Fandango	223-17th Street	
Favalaro's	542 Lighthouse Ave.	
Fifi's Café & Bakery	1188 Forest Ave.	
First Awakenings	125 Ocean View Blvd., #105	
Fishwife	1996 1/2 Sunset Dr.	
Forest Hill Manor	551 Gibson Ave	
Fulina Chinese Kitchen	1184G Forest Ave.	
Gateway Center	850 Congress Ave.	
Goodie's Delicatessen	518 Lighthouse Ave.	
Grapes of Wrath	529 Central Ave.	
Grove Market	242 Forest Ave.	
Joe Rombi's	242 Forest Ave. 208 17th St.	

Korean Ga san - Closed	2006 Sunset Drive	

ENII	TY: CITY OF PACIFIC GROVE
	BUSINESS CATEGORY
	RANTS AND FAST FOOD CHAINS (Cont'd)
Korean Grill	1180F Forest Ave.
La Dolce Vita	663 Lighthouse Avenue
Le Chantilly	1120 Lighthouse
Lighthouse Café	602 Lighthouse Ave.
Little Chicken House	1193 Forest Ave.
McDonald's	100 Country Club Gate
Meals On Wheels	700 Jewel Ave.
Michael's Grill & Taqueria	197 Country Club Gate Ctr.
Monarch Café'	162 Fountain Ave.
Ocean Sushi Deli	2701 David Ave.
Old Bath House	620 Ocean View Blvd.
Pablo's Mexican Restaurant	1184 H Forest Ave.
Pacific Grove Juice & Java	599 Lighthouse Ave.
Passion Fish	701 Lighthouse Ave,
Pasta Mia	481 Lighthouse Ave.
Patisserie Bechler	1225 Forest Ave.
Pavel's Backerei	219 Forest Ave.
Pizza My Way	1157 Forest Ave.
Red House Café	662 Lighthouse Ave.
Round Table Pizza	1116 Forest Ave.
Scotch Bakery	545 Lighthouse Ave.
Shnarley's Bronx Pizza	650 Lighthouse Ave. #100
Subway Sandwiches	190 Country Club Gate Ctr.
Sweet Earth Natural Foods	597 Lighthouse Ave.
Sweetzees	125 Ocean View Blvd.
Takara Sushi	218 17th St.
Taste Café & Bistro	1199 Forest Ave.
Thai Bistro II	159 Central Ave.
The Grill at Lover's Point	618 Ocean View Blvd.
Tillie Gorts	111 Central Ave.
Tinnery Restaurant, The	631 Ocean View Blvd.
Toastie's Café	702 Lighthouse Ave.
Victorian Corner	541 Lighthouse Ave.
Vito's Italian Restaurant	1180 Forest Ave.
Vivolo's Chowder House	127 Central Ave.
White House, The	649 Lighthouse Ave.
Wild Berries Café	212 17th St.
	1116A Forest Ave.
Yang's Happy Family Restaurant	-
	BUSINESS CATEGORY ND OTHER VEHICLE BODY REPAIR OR PAINTING
Name	
Pete's Auto Body	214 Fountain Avenue

BUSINESS CATEGORY		
MOBIL	E CARPET, DRAPE OR FURNITURE CLEANING	
Name	Address	
Chem Dry	1236 Presidio	
DMC Service	1219 Forest Avenue	
	BUSINESS CATEGORY	
	MASONRY	
Name	Address	
Larkin and Sons	1318 Lincoln Avenue	
	BUSINESS CATEGORY	
	PAINTING AND COATING	
Name	Address	
Cardoza and Robinson	1120 Sinex Avenue	
Collins Painting	724 Sinex Avenue	
Handcrafted Finishes	311 Locust	
Isaacson Painting	720 Grove Acre	
Woolem Painting	P.O. Box 51765	
	BUSINESS CATEGORY	
	LANDSCAPING	
Name	Address	
A Woman's Touch	P.O. Box 473	
Ayres Landscaping	P.O. Box 51612	
Charles Lares Landscape	P.O. Box 143	
Garden Way	224 18 th Street	
Hall Landscape	582 Lighthouse Avenue	
Water's Edge	P.O. Box 143	
	BUSINESS CATEGORY	
	NURSERY AND GREENHOUSE	
Name	Address	
Bonsai Shop	610 Laurel Avenue	
Griggs Nursery	1021 David Avenue	
<u></u>		
	BUSINESS CATEGORY	
	OURSES, PARKS, AND OTHER RECREATIONAL	
Name	Address	
Pacific Grove Golf Links	77 Asilomar Avenue	
	BUSINESS CATEGORY	
	CEMETERY	
Name	Address	
El Carmelo Cemetery	Asilomar Blvd.	

BUSINESS CATEGORY BUSINESSES WITHIN MRSWMP AREA SUBJECT TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS		
AAA Print Plus	611 19 th Avenue	
Bohn Heating and Sheet Metal	2088 Sunset Drive	
Colonial Silver	1219 Forest Avenue	
Kelby Enterprise	511 Gibson	
Kelly-Forms Management	150 15 th Street	

ENTITY: CITY OF MONTEREY

BUSINESS CATEGORY

BUSINESS CATEGORY		
AUTOMOTIVE REPAIR SHOPS, CAR WASH FACILITIES, AND GAS STATIONS		
Name	Address	
ABREGO UNION 76 250424	398 FREMONT ST	
ADVANTAGE AUTO REPAIR	2100 DEL MONTE AVE	
ALLIANCE MART	2109 N FREMONT ST	
ATAIDE GENERAL TIRE CO	591 E FRANKLIN ST	
BAY SERVICE	1201 TENTH ST	
C AND C REPAIR	249 DELA VINA AVE	
CENTRAL COAST TRANMISSIONS	560 FREMONT ST	
CHEVRON STATION 91060	351 FREMONT ST	
CIRCLE K STORES INC 76 2705432	899 HAWTHORNE ST	
CLASSIC COACHWORKS	368 E FRANKLIN ST	
CORNER STORE MONTEREY	398 LIGHTHOUSE AVE	
DEL MONTE 76 2705686	1401 MUNRAS AVE	
EL ESTERO	590 FREMONT ST	
FIORANO'S MOTORS	1174 AIRPORT RD STE D	
FRALES AUTO REPAIR	2232 DEL MONTE AVE	
GUNTER MADSEN AUTO BODY INC	1231 DEL MONTE AVE	
HOFFMAN AND HOFFMAN	105 AVIATION LN	
HONEST ENGINES	553 MUNRAS AVE	
J AND J AUTO BODY	1105 AIRPORT RD STE A	
JIFFY LUBE STORE 2350	2415 N FREMONT ST	
MERCEDES BENZ OF MONTEREY	498 FREMONT ST	
MIKES AUTO	1101 AIRPORT RD STE D	
MONTEREY BAY BOATWORKS	32 CANNERY ROW	
MONTEREY BAY GAS AND MINI MKT	1042 DEL MONTE AVE	
MONTEREY MERCEDES IND SERV INC	198 WEBSTER ST	
MONTEREY SALINAS TRANSIT	1 RYAN RANCH RD	
MONTEREY UNION 76 253582	2045 N FREMONT ST	
MUNRAS EXXON	595 MUNRAS AVE	
NATALES AUTO SERVICE CENTER	2091 DEL MONTE AVE	
PACIFIC MOTOR SERVICE	550 E FRANKLIN ST	
QUIK STOP MARKET 90	2407 N FREMONT ST	
ROBERTS AUTO REPAIR	234 RAMONA AVE	
ROSSI TIRE AND AUTO SERVICE	598 E FRANKLIN ST	
SEVEN ELEVEN 23135	2301 N FREMONT ST	
SUSI AUTO ELECTRIC	1154 DEL MONTE BLVD	
TIRE TOWN AUTOMOTIVE	899 LIGHTHOUSE AVE	
TOMS MONTEREY AUTO REPAIR	870 ABREGO ST	
USA GASOLINE CORP 42	2338 DEL MONTE AVE	
VILLAGE MOTOR WORKS MTY BEACON	2191 N FREMONT ST	
	S CATEGORY	
RESTAURANTS AND FAST FOOD CHAINS		
Name	Address	
ABALONETTI'S	57 WHARF I	

ENTITY: CITY OF MONTEREY		
BUSINESS CATE	GORY	
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)		
ALFREDO'S CANTINA	266 PEARL STREET	
AMARIN THAI CUISINE	807 CANNERY ROW	
Amir's Kabob House	794 Lighthouse	
ANN KELLY'S	55 CAMINO AGUAJITO	
ANTHONY'S STEAK & SEAFOOD HOUS	2030 N FREMONT ST	
Ave Maria Convalescent Hospital	1249 Josselyn Canyon Road	
BAGEL BAKERY, THE	452 ALVARADO ST	
BALESTERI UNLIMITED (Elks Lodge)	150 MAR VISTA DR	
Barbara H. Knowles & Company (Round Table Pizza)	375 ALVARADO ST	
Bayview Delicatessen BBQ & Market	32 Cannery Row	
BAYVIEW GARDENS	399 DRAKE AVE	
Easy Street Billiards	511 Tyler Street	
MONTEREY PENINSULA KIWANIS	MONTEREY FAIRGROUNDS	
BENIHANA	136 OLIVIER ST	
Beverly Healthcare Center Monterey	23795 Holman Highway	
BLUE FIN BILLIARDS	685 CANNERY ROW	
Candy Factory	685 Cannery Row	
Carousel Candies	643 Cannery Row	
Carousel Candy	31 Wharf #1	
Casa Karmelcorn	13 Wharf #1	
Rocky Mountain Chocolate Factory	647 Cannery Row	
See's Candies	Del Monte Shopping Center	
BI-RITE MARKET	250 CASA VERDE WAY	
Chevron #1715	2450 N. Fremont Street	
CORK N BOTTLE	2210 NORTH FREMONT STREET	
Blue Moon Restaurant	654 CANNERY ROW	
MONTEREY BAY GAS & MINI MART	1042 DEL MONTE AVE	
Nic's Mini Market	701 Lighthouse Avenue	
SEVEN ELEVEN 25784A A2233	381 DAVID AVENUE	
BON APPETIT @ MONTEREY BAY (Portola Café- Aquarium)	886 CANNERY ROW	
Unocal Service Station	1401 Munras Avenue	
USA GASOLINE CORPORATION #42	2338 DEL MONTE BLVD	
VALNIZZA MARKET	401 OCEAN AVE	
BON APPETIT MANAGEMENT CO (Santa Catalina)	3001 SANTA CATALINA	
CRABBY JIM'S FISH MARKET	30 WHARF 1	
DOCK SIDE FISH MARKET	#13 OLD FISHERMANS WHARF	
GROTTO FISH MARKET INC.	39 WHARF I	
INTERNATIONAL MARKET & DELI	580 LIGHTHOUSE AVENUE	
LIBERTY FISH CO.	43 WHARF I	
MONTEREY FISH CO. INC.	WHARF II	
BRITANNIA ARMS, THE	444 ALVARADO ST	
BUBBA GUMP SHRIMP CO	720 CANNERY ROW	
BULLDOG PUB, THE		
BULLWACKER'S RESTAURANT	653 CANNERY ROW	
CABO'S WILD MEXICAN FOOD	46 FISHERMAN'S WHARF 1	

ENTITY: CITY OF MONTEREY		
BUSINESS CATEGORY		
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)		
CAESARS ETC	68 VIA ESPERANZA	
CAFE FINA	47 WHARE I	
CAFE SERENDIPITY	470 ALVARADO ST	
Cages	414 Adams Street	
BASKIN-ROBBINS STORE #2339	406 LIGHTHOUSE AVENUE	
BAY PARK HOTEL	1425 MUNRAS AVENUE	
California Grill	1 Portola Plaza	
California Pizza Kitchen	100 Del Monte Center	
CANNERY ROW DELICATESSAN	101 DRAKE ST	
CAPPUCINO ON THE WHARF	15 WHARF I	
CARL'S JR. RESTAURANT	902 LIGHTHOUSE AVENUE	
Carmelo Park	966 Carmelo Street	
BOTTLES N DELI LIQUORS	1291 10TH ST	
Carrows	300 David Avenue	
CARUSO'S CORNER	2101 NORTH FREMONT STREET	
CASA CAFE & BAR	700 MUNRAS AVENUE	
CATCH, THE	6 FISHERMAN'S WHARF #1	
CHART HOUSE, THE	444 CANNERY ROW	
CHEF LEE'S MANDARIN HOUSE REST	2031 NORTH FREMONT STREET	
CHINATOWN RESTAURANT	600 MUNRAS AVE	
Café Noir	365 Calle Principal	
CHINESE GOURMET EXPRESS	500 DEL MONTE CENTER	
CHIPOTLE MEXICAN GRILL	500 DEL MONTE CENTER	
CHONG'S KOREAN BBQ-HOUSE	1636 JOSSELYN CYN RD	
CHONG'S SEZCHWAN RESTAURANT	485 TYLER STREET	
CIBO ITALIAN RESTAURANT	301 ALVARADO STREET	
CLUB OCTANE	321 ALVARADO ST	
CONSUELO'S OLD MONTEREY BBQ	281 LIGHTHOUSE AVE	
CARMEL VALLEY COFFEE ROASTING	316 ALVARADO ST	
COWBOY PIZZA COMPANY	640 WAVE STREET	
CREATIVE CAKERY	25 SOLEDAD DR	
Crepes A Go Go	660 Wave Street #200	
CROWN AND ANCHOR, THE	150 W FRANKLIN ST	
Crystal Fish	514 LIGHTHOUSE AVE	
CULINARY CENTER OF MONTEREY	625 CANNERY ROW	
CYPRESS BAKE SHOP	2233 N FREMONT ST	
DECADENT TASTIES LLC	249 LAINE ST #C	
DEL MONTE GOLF GRILL	1300 SYLVAN PL	
Delish Gourmet Catering	1330 Skyline Dr. Apt 29	
DENNY'S RESTAURANT #306	2137 NORTH FREMONT STREET	
DENNY'S RESTAURANT #38	755 ABREGO STREET	
COMPAGNO'S MARKET & DELI	2000 PRESCOTT AVE	
DOC'S COMEDY GRILL/LIVE ENT.	180 E FRANKLIN ST	
DOMENICO'S Fish Market	50 WHARF 1 STE 21	
DOMENICO'S RESTAURANT	50 WHARF I	
DONUT HUT, THE	431 WATSON ST APT A	

ENTITY: CITY OF MONTEREY		
	CATEGORY	
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)		
DUCK CLUB RESTAURANT	400 CANNERY ROW	
DUFFY'S TAVERN	282 HIGH ST	
EDDIE'S	202 NORTH FREMONT STREET	
EL ESTERO SNACK BAR	777 PEARL STREET	
EL ESTERO SNACK BAR EL INDIO RESTAURANT	1290 DEL MONTE CENTER	
	724 ABREGO ST	
EL TORITO RESTAURANT #7162	600 CANNERY ROW	
ELLIS GREAT AMERICAN REST.	1210 DEL MONTE CENTER	
	422 TYLER STREET	
	882 ABREGO ST	
ESPRESSO TO GO & ICE CREAM TOO	6 B FISHERMAN'S WHARF	
	700 CANNERY ROW BOX O	
Francisco's Restaurant	565 ABREGO ST	
FRESH CREAM RESTAURANT	99 PACIFIC ST STE C 100	
GARDEN DELI	2000 GARDEN RD	
Ghirardeli	660 Cannery Row	
GIANNI'S PIZZA INC.	725 LIGHTHOUSE AVENUE	
Gilbert's Restaurant	30 WHARF I	
GO ESPRESSO	851 CANNERY ROW	
GOOMBA'S KITCHEN & DELI	469 ALVARADO ST	
GRAND CHINA RESTAURANT	738 LIGHTHOUSE AVE	
GRANDMAS KITCHEN	2310 N FREMONT ST	
GREAT WALL	724 ABREGO ST	
Grill at Ryan Ranch	1 Harris Court #103	
GRILLO ENTERPRISES	WHARF 2 BOX 168	
GUCKENHEIMER/MC GRAW HILL CAFE	20 RYAN RANCH RD	
HAPPY DRAGON	2329 N FREMONT ST.	
HILTON MONTEREY	1000 AGUAJITO RD	
Hospice	100 Barnet Segal Lane	
HULA'S	622 LIGHTHOUSE AVE	
HYATT REGENCY MONTEREY	1 OLD GOLF COURSE ROAD	
INDIA'S CLAY OVEN	150 DEL MONTE AVENUE	
INTERNATIONAL MARKET & DELI	580 LIGHTHOUSE AVE	
Isabella's @ Wharfside Restaurant	60 FISHERMAN'S WHARF #1	
JACK IN THE BOX #9014	889 ABREGO STREET	
JAMBA JUICE	398 ALVARADO ST	
JOSEPH OPITZ	1201 HOFFMAN AVE	
Jose's Mexican Grill	638 Wave Street	
JUGEM RESTAURANT	409 ALVARADO STREET	
KALISA'S	851 CANNERY ROW	
KATHY'S RESTAURANT	700 CASS ST STE 102	
KENTUCKY FRIED CHICKEN	865 LIGHTHOUSE AVE	
KOTO SUSHI RESTAURANT	400 TYLER ST	
Krua Thai	731 Munras Ave. Ste. A	
LA CASA BODEGA	500 DEL MONTE AVE	
LA FAMILIA RESTAURANT	204 LIGHTHOUSE AVE	

ENTITY: CITY OF MONTEREY		
BUSINESS CATEGORY		
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)		
LALLAPALOOZA	474 ALVARADO ST	
KARLEN'S DELI (Bottles N Bins)	898 LIGHTHOUSE AVE	
LAYERS SENSATIONAL CAKES	160 WEBSTER ST	
LE WAF USA	366 VAN BUREN ST #10	
KIWANIS CLUB OF MONTEREY	127 WHITE OAKS LN	
LIGHTHOUSE BAR & GRILL	281 LIGHTHOUSE AVE	
LILLY MAE'S CINNAMON ROLLS	700 CANNERY ROW STE H2	
Lim's Café	980 FREMONT ST	
LONDON BRIDGE PUB & TEA RM,THE	WHARF II	
LOOSE NOODLE, THE	538 LIGHTHOUSE AVE	
Louie Linguini's Seafood Shack	660 Cannery Row	
LOULOU'S Griddle in the Middle	WHARF NO. 2	
MARGIE'S DINER	320 FREMONT ST	
MARIE CALLENDER'S PIE SHOP	1200 DEL MONTE CENTER	
MASSARO & SANTOS ON THE PIER	32 CANNERY ROW STE H1	
MCDONALD'S	610 DEL MONTE AVENUE	
	2 PORTOLA AVE	
Monterey Bay Catering MONTEREY BEACH HOTEL	2600 SAND DUNES DRIVE	
Monterey Care Center		
Monterey Courthouse Snackbar	1575 Skyline Drive 1200 Aguajito Road	
MONTEREY JACKS FISH HOUSE/BAR MONTEREY JOE'S	711 CANNERY ROW 2149 N FREMONT ST	
MONTEREY JOE'S MONTEREY LANES KOFFEE KUP		
	2161 NORTH FREMONT STREET	
Monterey Peninsula Yacht Club	Wharf #2, Box 14	
Monterey Pines Golf Course	Garden Road and Fairgrounds	
	491 ALVARADO ST	
Monterey Pines Skilled Nursing Facility MONTEREY'S FISH HOUSE INC	1501 Skyline Drive	
	2114 DEL MONTE BLVD	
MORGAN'S COFFEE AND TEA	498 WASHINGTON ST	
MUCKY DUCK, LLC, THE	479 ALVARADO ST	
	420 TYLER ST	
Nell's A Touch of New Orleans	2110 N FREMONT ST	
	2339 N FREMONT ST	
	165 WEBSTER ST	
OLD FISHERMAN'S GROTTO, INC	39 WHARF I	
	489 ALVARADO ST	
Pacific Rest Residential Care Facility	1100 Pacific Street	
PADDLE CLUB, THE	299 CANNERY ROW	
PAPA CHANO'S TAQUERIA	462 ALVARADO ST	
Osio Cinema & Bergman Café	350 Alvarado Street	
Paradise Island Blends	1 PORTOLA PLZ	
Paris Bakery	444 Washington Street	
PARK LANE/CLASSIC RES.BY HYATT	200 GLENWOOD CIRCLE	
PARKER-LUSSEAU PASTRIES	539 HARTNELL ST	

ENTITY: CITY OF MONTEREY		
BUSINESS C	ATEGORY	
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)		
PARKER-LUSSEAU PASTRIES	731 MUNRAS AVE STE C	
PEDAL STOP CAFE	99 PACIFIC ST STE 255C	
PELICAN PIZZA	522 LIGHTHOUSE AVE	
PENINSULA BAKING COMPANY	518 LIGHTHOUSE AVE	
	435 ALVARADO ST	
PINO'S ITALIAN CAFE	211 ALVARADO ST	
PIZZA GROTTO	1244 MUNRAS AVE	
PIZZA MY HEART	630 DEL MONTE CENTER	
PLUMES COFFEE HOUSE	400 ALVARADO ST	
PORTOBELLOS	2004 FAIRGROUNDS RD	
PRETZEL TIME #3553	520 DEL MONTE CENTER U-526	
PRONTO RESTAURANT	21 SOLEDAD DR	
PUERTO MEXICO	25 FISHERMAN'S WHARF #1	
QUIZNO'S SUB	459 ALVARADO ST	
QUIZNO'S SUB	675 Lighthouse Ave.	
RANDY'S SANDWICH SHOP	1193 D 10TH ST	
RAPPA INC	101 WHARF I	
ROSINE'S	434 ALVARADO STREET	
SAKURA JAPANESE RESTAURANT	574 LIGHTHOUSE AVENUE	
SANDBAR AND GRILL	WHARF II POB 16	
SANTA LUCIA MARKET	484 WASHINGTON ST STE A & C	
SAPPORO STEAK AND SUSHI	WHARF II	
SARDINE FACTORY	701 WAVE STREET	
Schooners Bistro on the Bay	400 Cannery Row	
SEA HARVEST	598 FOAM STREET	
SEA HARVEST	598 FOAM STREET	
SEA LION CAFE	601 WAVE ST STE 200	
SEGOVIA'S	650 LIGHTHOUSE AVENUE	
Shane's Irish Pub	401 LIGHTHOUSE AVE	
SHNARLEY'S	685 CANNERY ROW STE 101	
SIAMESE BAY RESTAURANT	131 WEBSTER ST	
SIDEWALK CAFE	2240 N FREMONT ST	
SLY MCFLY	700 CANNERY ROW STE A	
SNAX FIFTH AVENUE	72 WELLINGS PLACE	
STARBUCKS COFFEE #5357	461 ALVARADO	
STARBUCK'S COFFEE #5978	711 CANNERY ROW STE A & B	
STARBUCKS COFFEE #601	492 DEL MONTE CENTER #438	
STEINBECK EXPRESSO BAR	700 CANNERY ROW STE F	
STOKES ADOBE	500 HARTNELL ST	
SUBWAY SANDWICHES & SALADS	195 W FRANKLIN ST	
SUBWAY STORE #25541	791 FOAM ST	
TABOULI'S	309 LIGHTHOUSE AVE	
TACO BELL #5760	321 ALVARADO ST	
TASTE OF MONTEREY, A		
	731 A MUNRAS AVE	

GORY CHAINS (Cont'd) 615 Lighthouse 350 CALLE PRINCIPAL 867 WAVE ST STE B 550 WAVE ST 350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte 2560 Garden Road
CHAINS (Cont'd) 615 Lighthouse 350 CALLE PRINCIPAL 867 WAVE ST STE B 550 WAVE ST 350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
615 Lighthouse 350 CALLE PRINCIPAL 867 WAVE ST STE B 550 WAVE ST 350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
350 CALLE PRINCIPAL 867 WAVE ST STE B 550 WAVE ST 350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
867 WAVE ST STE B 550 WAVE ST 350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
550 WAVE ST 350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
350 PACIFIC ST 431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
431 TYLER ST 425 VAN BUREN ST 1126 Del Monte
425 VAN BUREN ST 1126 Del Monte
1126 Del Monte
23625 Holman Highway
15 SOLEDAD DR
900 LIGHTHOUSE AVENUE
528 MUNRAS AVENUE
2370 NORTH FREMONT STREET
800 DEL MONTE CENTER
Jefferson Street
3001 Monterey Salinas Hwy
150 Mar Vista
629 Pearl Street
950 Casanova Ave
Pacific Street
516 Polk Street
602 Abrego Street
414 ALVARADO STREET
1200 Olmsted Road
635 CASS ST
763 WAVE STREET
Del Monte Center
731 B MUNRAS AVE
429 Alvarado Street
570 LIGHTHOUSE AVE
433 BELDEN ST
481 ALVARADO ST
GORY
Address 2330 Del Monte Avenue
528 Foam Street
GORY
Address
2330 Del Monte Avenue
528 Foam Street
899 Lighthouse Avenue
2330 Del Monte Avenue

	NESS CATEGORY
	ER VEHICLE BODY REPAIR OR PAINTING
Name	Address
Gunter Madsen Auto Body	1231 Del Monte Avenue
J&J Auto Body	1105 Airport Road
Robert's Auto Repair	234 Ramona Avenue
BUSI	NESS CATEGORY
MOBILE CARPET,	DRAPE OR FURNITURE CLEANING
Name	Address
Barry's Carpet Service	P.O. Box 735
Bay Carpet and Upholstery	1162 Josselyn Canyon Road
Clean Care	301 Dela Vina Avenue
Monterey Bay Carpet	303 English Avenue
Rainbow International	1232 Del Monte Avenue
The Belmont Method	440 Dry Creek Road
BUSI	NESS CATEGORY
	MASONRY
Name	Address
Eichorn	210 Ramona Avenue
Walton and Sons	8 Harris Court
BUSI	NESS CATEGORY
	NTING AND COATING
Name	Address
Charles Curtis and Son	1150 Sylvan Road
Kofman Painting	212 Hawthorne Street
Samuel Read Painting	517B Airport Way Road
	NESS CATEGORY
DOSI	
Name	Address
Affordable Arborist	P.O. Box 2035
Cypress Garden Nursery	590 Perry Lane
Name	Address
Cypress Garden Nursery	590 Perry Lane
Drought Resistant Nursery	850 Park Avenue
	NESS CATEGORY
	PARKS AND OTHER RECREATIONAL
Name	Address
Del Monte Golf Course	Mark Thomas Drive
BUSI	NESS CATEGORY
	CEMETERY
Name	Address
Monterey City Cemetery	Fremont at Camino Aguajito
San Carlos Cemetery	792 Fremont

BUSINESS CATEGORY		
POOL AND FOUNTAIN CLEANING		
Name	Address	
Bay Pool Systems	P.O. Box 1345	
Peninsula Pool Service	575 Hannon Avenue	
BUS	NESS CATEGORY	
BUSINESSES WITHIN MRSWMP AREA SUBJECT TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS		
Name	Address	
Abrego Print and Copy	528 Abrego	
Advantage Products	2041 Del Monte Avenue	
Carswell Sheet Metal	211 Hoffman St.	
Copy King	498 Calle Principal	
Cypress Press	497 Lighthouse Avenue	
Fed Ex Kinko's	799 Lighthouse Avenue	
Metal Specialties	554 Del Monte Avenue	
Monterey County Herald	8 Upper Ragsdale Drive	
Rapid Printers of Monterey	201 Foam St.	
Ryan Ranch Printers	2 Harris Court	
Sierra Instruments	5 Harris Court	

ENTITY: CITY OF SEASIDE BUSINESS CATEGORY	
Name	Address
A S VOLKSWAGEN DIVISION	1943 DEL MONTE BLVD
AAMCO TRANSMISSION OF SEASIDE	1925 DEL MONTE BLVD
ALL AUTOMOTIVE	1490 DEL MONTE BLVD STE B
AUTOTORIUM SERVICE CENTER INC	1648 DEL MONTE BLVD
BUTTS PONTIAC CADILLAC INC	4 HEITZINGER PLAZA
CARDINALE GMC MITSUBISHI SUZUKI	3 HEITZINGER PLAZA
CARDINALE NISSAN	1661 DEL MONTE BLVD
COATS PAINT AND AUTO BODY SHOP	1223 FREMONT BLVD B
CYPRESS COAST FORD LINCOLN MERCURY	4 GEARY PLAZA
CYPRESS COAST MAZDA & SUBARU	2 GEARY PLAZA
D AMBROSIO AUTO SERVICE	1550 FREMONT BLVD
DEL REY VALERO 70279	1550 FREMONT BLVD
FEENEY MOTORS	1640 DEL MONTE BLVD
GAS-N-SAVE PDQ	2000 DEL MONTE BLVD
HANS AUTO REPAIR	384 OLYMPIA AVE
JACK FOX AUTO SERVICE	590 OLYMPIA AVE
K AND H AUTO REPAIR	1636 DEL MONTE BLVD
KRAGEN AUTO PARTS 4079	1720 FREMONT BLVD
LARRY MENKE, INC	6 HEITZINGER PLAZA
LAVENDER BROTHERS AUTO	1965 DEL MONTE BLVD
LEXUS MONTEREY PENINSULA	1721 DEL MONTE BLVD
LOVE MOTORS	3 GEARY PLAZA
M2 COLLISION CARE CENTER	1670 DEL MONTE BLVD
MIDAS SEASIDE	1543 DEL MONTE BLVD
MONTEREY BAY MOTOR WORKS	1875 THE MALL
MONTEREY JAGUAR LAND ROVER	1711 DEL MONTE BLVD
MONTEREY PENINSULA POWERSPORTS	1020 AUTO CENTER PARKWAY
MR LUBRICATION INC	1629 DEL MONTE BLVD
MY BMW PORSCHE	1 GEARY PLAZA
MY INFINITI	1340 FREMONT BLVD
MY PORSCHE	1781 DEL MONTE AVE
ROD AND ROS GAS FOOD MART	1898 FREMONT BLVD
ROD AND ROS GAS FOOD MART	1898 FREMONT BLVD
ROSE AUTOMOTIVE	2003 DEL MONTE BLVD
SASAKI BROS AUTOMOTIVE SERVICE	1102 FREMONT BLVD
SEASIDE SHELL	1600 CANYON DEL REY
SEASIDE TIRE AND SERVICE	1735 FREMONT BLVD
SEASIDE VALERO	1550 FREMONT BLVD
SEVEN ELEVEN 16747	1212 FREMONT BLVD
VAL STROUGH HONDA MAZDA	1 HEITZINGER PLAZA
VICTORY TOYOTA	5 HEITZINGER PLAZA
WAYSIDE GARAGE	1901 DEL MONTE BLVD
WESTER VOLKSWAGEN DODGE	1851 THE MALL
YAMAHA SUZUKI SPORTS CENTER	1717 FREMONT BLVD STE B

ENTITY: CITY OF SEASIDE		
BUSINESS CATEGORY		
Name	ITS AND FAST FOOD CHAINS	
	Address	
7-11 Store	1212 Fremont Blvd.	
7-11 Store	2301 N. Fremont St.	
American Legion, No. 591	1000 Playa Ave. SE	
Angelina's Bakery & Deli Café	1725 Fremont Blvd.	
Baker's Wife	1586 Del Monte Ave.	
Baldemiros Taco Shop	2008 Fremont Blvd	
Bangkok Grocery	1482 Fremont Blvd.	
Barn Thai Restaurant	1760-F1 Fremont Blvd.	
Baskin Robbin's Ice Cream	1534 Fremont Blvd.	
Bayonet / Blackhorse Golf Course	4100 Mc Clure Way	
Breakfast Club	1130-201 Fremont Blvd.	
Burger King	1090 Fremont Blvd.	
Carl's Jr.	1142 Fremont Blvd.	
Church's Fried Chicken	1390 Fremont Blvd.	
Curly's Chicken	1107 Fremont Blvd.	
Cypress Bakery	1267 Broadway Avenue	
Domino's Pizza	1022-B Broadway Ave.	
El Charro	1620 Fremont Blvd.	
El Jalapeno Mexican Restaurant	1157 Fremont Blvd.	
El Miguelino Restaurant	1066 Broadway Ave.	
Elk's Lodge	1069 Broadway Ave.	
Embassy Suites Hotel	1441 Canyon Del Rey	
Emy's Café	1901 Fremont Blvd.	
Ferdi's Restaurant	740 Broadway Ave. SE	
Fishwife	789 Trinity Ave.	
Food Corner Market	1800 Noche Buena	
Fuji Japanese Restaurant	1760 Fremont Street Suite, # H4	
Garcia's Tagueria	1022 Broadway Ave.	
Golden China Restaurant	1784 Fremont Blvd.	
Grand Buffet	1732 Fremont Blvd.	
Gyro's & Falafel House	1584 Del Monte Blvd.	
Holiday Inn Express	1400 Del Monte Blvd.	
Ichi Riki	1603 Del Monte Blvd.	
Jack in the Box	1533 Fremont Blvd.	
Jose's Restaurant	1610-1612 Contra Costa 1175 Fremont Blvd.	
Kentucky Fried Chicken	1780-C Fremont Blvd.	
Kim's Rice Cake		
Kmart #3041	1590 Canyon Del Rey	
La Morenita Tortilleria and Meat Market	1876 Fremont Street	
La Pasadita	720 Broadway Ave	
La Tortuga Torteria	1257 Fremont Blvd.	
La Villa Taqueria	766 Broadway Ave.	
Laguna Café	1520 Del Monte Blvd.	
Little Caesar's Pizza	1130-102 Fremont Blvd.	
Los Compadres Restaurant	1104 Broadway Ave.	

ENTITY: CITY OF SEASIDE		
BUSINESS	CATEGORY	
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)		
Magat's Oriental Market	1760 Fremont Blvd H-3	
Mal's Market	1264 Noche Buena	
Manila Garden Restaurant	1760-B1 Fremont Blvd.	
Marisco's Puerto Nuevo	580 Broadway Ave.	
McDonald's	1433 Fremont Blvd.	
McDonald's	1516 Canyon Del Rey	
Mi Tierra Market	1000 Broadway Avenue	
Nation's Market	1546 Sanoma Ave.	
New China Restaurant	1153 Fremont Blvd.	
Orient Express	1884 Fremont Blvd	
Pacifica Café	1441 Canyon Del Rey Blvd.	
Palermo Bakery	1620 Fremont Blvd.	
	1760-A2 Fremont Blvd.	
Papa Chuy Papa Murahy's	1157 Fremont St.	
Papa Murphy's		
Paris Bakery	1232 Broadway Avenue	
Patch's Sandwich Shop	1642 Del Monte Blvd.	
Pizza Hut	1774-A Fremont Blvd.	
Reds Donuts	1646 Fremont Blvd.	
Rosey's Deli	580 Broadway Ave.	
Round Table Pizza	1717 Fremont Blvd.	
San Pablo Bakery	1048 Broadway	
San Pablo Restaurant	400 Palm Ave.	
Sarita's	1936 Fremont Blvd.	
Senor Taco	1742 Fremont Blvd.	
Service Deli	Fort Ord	
Sidelines	2110 N. Fremont St.	
Simple Elegance Catering	1000 Playa Ave.	
Stammtisch German Restaurant	1206-C Echo Ave.	
Subway	1534 Fremont Blvd.	
Taco Bell	1830 Fremont Blvd.	
Texas Style Open Pit	1043-A Broadway Ave.	
The Baker's Wife	613 Ortiz Ave.	
The Orient Restaurant	1760-C2 Fremont Blvd.	
Thuy Duong	1104 C&D Broadway Ave.	
Tommy's	1567 Fremont Blvd.	
Turtle Bay Taqueria	1301 Fremont Street	
Wendy's	1180 Fremont Blvd.	
Yen Ching	1868 Fremont Blvd.	
Zimatlan Bakery	768 Broadway Avenue	
BUSINESS		
EQUIPMENT REPAIR, MAINTENANCE, FUELING, OR CLEANING Name Address		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1173 Echo Avenue	
A to Z Rental Center		
BUSINESS CATEGORY		
RENTAL SERVICE		
Name	Address	
A to Z Rental Center	1173 Echo Avenue	

BUS	INESS CATEGORY	
	HER VEHICLE BODY REPAIR OR PAINTING	
Name	Address	
All Around Auto	1523 Del Monte Blvd.	
Butts Pontiac Cadillac	4 Heitzinger Plaza	
Community Collision Centers	3 Geary Plaza	
Larry Menke Auto Dealership	Seaside Auto Center	
M2 Collision Care Centers	1670 Del Monte Blvd.	
Mike's Auto Body	660 Ponderosa Avenue	
Pestana's Auto Center	3 Heitzinger Plaza	
Storelli Brothers Auto Body	1845 Del Monte Blvd.	
Val Strough Honda	1 Heitzinger Plaza	
	INESS CATEGORY	
	ST CONTROL SERVICE	
Name	Address	
Bay View Pest Control	1112 Phoenix Avenue	
Ed Watson Termite Control	1551 Sonoma Avenue	
Monterey Bay Pest Control	1997 Del Monte Blvd.	
	• • •	
	T, DRAPE OR FURNITURE CLEANING	
Name	Address	
Art's Esteam Carpet Cleaners	1620 La Honda Court	
Dyna Clean Services	P.O. Box 1757	
Johnny on the Spot	1703 Goodwin	
Town and Country	905 Kimball Avenue	
BUS		
Name	Address	
L&T	1130 Fremont Blvd.	
	INESS CATEGORY	
	AINTING AND COATING	
Name	Address	
Green's Painting	1671 Hilby Avenue	
Topper's Painting	1125 Ricardo Court	
BUS	INESS CATEGORY	
	LANDSCAPING	
Name	Address	
Craven Landscaping	343 Roberts Avenue	
DiPeso Landscape	1497 Highland Place	
Franks Garden & Landscaping	1145 Madera Court	
Greg Cawelti	1229 Luxton	
Linda Vista Landscape	100 Campus Center	
Pinedo Landscaping	585 Hamilton Avenue	
Veteran Landscaping	1104 Broadway Avenue	
Von Zehren Landscaping	P.O. Box 761	
	INESS CATEGORY	
GOLF COURSES, PARKS AND OTHER RECREATIONAL		
Name	Address	
Tutto I		

BUSINESS CATEGORY				
CEMETERY				
Name	Address			
Mission Memorial Park	1915 Ord Grove Avenue			
BUSINESS CATEGORY				
	LANDSCAPING			
Name	Address			
Craven Landscaping	343 Roberts Avenue			
DiPeso Landscape	1497 Highland Place			
Franks Garden & Landscaping	1145 Madera Court			
Greg Cawelti	1229 Luxton			
Linda Vista Landscape	100 Campus Center			
Pinedo Landscaping	585 Hamilton Avenue			
Veteran Landscaping	1104 Broadway Avenue			
Von Zehren Landscaping	P.O. Box 761			
BUSI	NESS CATEGORY			
BUSINESSES WITHIN MRSWMP AREA SUB.	JECT TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS			
Name	Address			
Andrews Printing	1526 Del Monte Blvd.			
Benevente Business Machines	1979 Luxton St.			
Bob the Printer	P.O. Box 766			
Monterey County Weekly	668 Williams Avenue			
Printing Inc.	1605 Del Monte Blvd.			

ENTITY: CITY OF DEL REY OAKS				
BUSINESS CATEGORY				
AUTOMOTIVE REPAIR SHOPS, CAR WASH FACILITIES, AND GAS STATIONS				
Name	Address			
DAVID LOOP EUROPEAN	160 CALLE DEL OAKS STE B			
DEL REY CAR WASH	810 CANYON DEL REY			
SEVEN ELEVEN 33011	425 CANYON DEL REY BLVD			
BUSINESS CATEGORY				
RESTAURANTS AND FAST FOOD CHAINS				
Name	Address			
7-11 Store # 33011	425 Canyon Del Rey			
Clementine's Kitchen	465 Canyon Del Rey			
Jack in the Box #3478	435 Canyon Del Rey			
Moose Lodge	555 Canyon Del Rey			
Quiznos Subs	461 Canyon Del Rey			
Ralph's supermarket #994	815 Canyon Del Rey			
Starbucks Coffee	441 Canyon Del Rey			
BUSINESS CATEGORY				
AUTOMOBILE AND OTHER VEHICLE BODY REPAIR OR PAINTING				
Name	Address			
Jerry Graham's Auto Body	101 Calle del Oaks			
Nordmark Enterprises	160 Calle del Oaks			

ENTITY: CITY OF MARINA BUSINESS CATEGORY AUTOMOTIVE REPAIR SHOPS, CAR WASH FACILITIES, AND GAS STATIONS						
					Name	Address
					A & J MOBILE SERVICES	3344 PAUL DAVIS DR STE 3
ANDYS AUTO BODY	3016 DEL MONTE AVE STE A					
BEACON STATION 3730	3144 DEL MONTE BLVD					
C A R SPECIALISTS INC	3032 DEL MONTE BLVD					
KRAGEN AUTO WORKS 470	250 RESERVATION RD					
MARINA AUTO SERVICE	3016 DEL MONTE BLVD					
MARINA GAS DIESEL FOOD MOTEL	416 RESERVATION RD					
MARINA SHELL	3030 DEL MONTE AVE					
ROBERT BOBS AUTO	265 RESERVATION RD A					
SEVEN ELEVEN 17488	320 RESERVATION RD					
SEVEN ELEVEN 25802	3076 DEL MONTE BLVD					
TOMMYS GAS AND FOOD MART	3044 DEL MONTE BLVD					
BUSINESS C						
RESTAURANTS AND F	Address					
Airport Restaurant Marina	771 Neeson Rd.					
7-11 Store	3076 Palm ave.					
7-11 Store	320 Reservation Rd.					
7-11 Store	Reservation & Beach Rd.					
A Paradise Pizza	215 Reservation Rd.					
Airport Café	771 Neeson Rd.					
Al Spurs	3295 Marina Dunes Rd.					
Albertson's	270 Reservation Rd.					
American Legion, No. 694	694 Legion Way					
Army Reserve Center	701 Imjin Rd.					
Asian Delight Filipino Restaurant	3170-G Vista Del Camino					
Bamboo Pavilion	265 F Reservation Rd.					
BBQ House	330-A Reservation Rd.					
Burger King	200 Reservation Rd.					
Carmel Meat co.	3345 Marina Greens Rd					
	CSUMB (near dining hall)					
CSUMB Dining Hall	CSUMB, Bldg. #3641					
Denny's Restaurant	110 Reservation Rd.					
Dishes Bistro and Grill	265 Reservation Rd.					
Domino's Pizza	265-Q Reservation Rd.					
Donuts & Bagels	272-I Reservation Rd.					
El Palmar	3102 Del Mnte Blvd.					
El Rancho Market	346 Reservation Rd.					
English Ales Brew Pub	223 Reindollar Ave.					
Filipino American Community Club	192 Paddon Pl.					
Food Corral	298 Carmel Ave.					
Francisco's Restaurant	262-B Reservation Rd					

ENTITY: CITY	OF MARINA			
BUSINESS CATEGORY				
RESTAURANTS AND FAST FOOD CHAINS (Cont'd)				
Ho Wah Restaurant	3116A Del Monte Ave.			
Isidro's Taqueria	3046 Del Monte Ave			
Jack in the Box #3485	211 Reservation Rd.			
Jang Choong Dond	300 C-D Carmel Ave.			
Kentucky Fried Chicken	3134 Del Monte Ave.			
Korean Restaurant	265 A&B Carmel Ave.			
Lee's Garden Restaurant	265 A&B Carmel Ave. 215-A Reservation Rd.			
Lola's Kusina	265-J Reservation Rd.			
Lutheran School	425 California Ave.			
Marina Club	204 Carmel Ave.			
Marina Community Center	211 Hillcrest Ave.			
Marina Grocery Outlet	215 Reservation Rd.			
Marina Seafood Restaurant	3056 Del Monte Blvd. #107			
Marina Village Restaurant	215 Reservation Rd.			
McDonald's	267 Reservation Rd.			
Mecca Delicatessen	215 Reservation Rd.			
Michael's Grill & Tagueria	265 I Reservation Rd.			
Mountain Mike's Pizza	266-D Reservation Rd.			
New Korea Restaurant	300 B Carmel Ave.			
New Tokyo Japanese	3170 N. Vista Del Camino			
Ord Market	2700 Imjin Rd.			
Ord Market	2700 Imjin Rd.			
Papa Chuy Taco Shop	3038 Del Monte Blvd.			
Papa Murphy's Pizza	3158 Del Monte Ave.			
Presidio of Monterey Annex Snack Bar	Presidio of Mont. Annex (FO)			
Presidio of Monterey Burger King	Presidio of Mont. Annex (FO)			
Quiznos	3156 Del Monte Ave.			
Round Table Pizza	3120 Del Monte Blvd.			
Sarita's Mexican Food	342 Reservation Rd.			
Starbucks Coffee	3148 Del Monte Ave.			
Subway	266-J Reservation Rd.			
Taco Bell / Pizza Hut	Reservation Rd.			
Thai Cuisine	210 Reindollar Ave.			
Tico's Breakfast & Lunch	330-H Reservation Rd.			
Tommy's Restaurant	204 Cypress Ave.			
VFW, Post #811	3131 Crescent Ave.			
Wild Thyme Delicatessen	455 C Reservation Rd.			
Yamato Japanese Restaurant	3116-D Del Monte Blvd.			
BUSINESS (CATEGORY			
AUTOMOBILE AND OTHER VEHIC	LE BODY REPAIR OR PAINTING			
Name	Address			
Auto Touch-up Specialist	228 Reindollar Ave.			
Mustang Beginnings	3299 Abdy Way			
BUSINESS (CATEGORY			
PEST CONTROL SERVICE				
Name	Address			
Hurricane Termite Control	3172 Del Monte Blvd.			

BUSINESS CATEGORY					
MOBILE CARPET, DRAPE OR FURNITURE CLEANING					
Name	Address				
Leo's Carpet Care	3229 Susan Avenue				
Wasson's Cleaning	455 Reservation Road				
	S CATEGORY				
PAINTING	PAINTING AND COATING				
Name	Address				
Andersons Painting	3061 Eddy Circle				
Brush Works	164 Aaron Way				
Kim's Painting	3109 Seacrest Avenue				
Rick Tuscany Painting	171 San Pablo Court				
William Saleh Co.	407 Reservation Road				
	S CATEGORY				
	IDSCAPING				
Name	Address				
Estate Landscaping	3004 King Circle				
Evergreen Landscaping	2700 Imjim Road				
Greenstone Landscaping	3099 Pleasant Circle				
Marina Nursery	264 Carmel Avenue				
Tran Loc Oriental Gardening	3341 Michael Drive				
	S CATEGORY				
	AND GREENHOUSE				
Nonsent A	Address				
Evergreen Landscaping	2700 Imjim Road				
Marina Nursery	264 Carmel Avenue				
	S CATEGORY				
	TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS				
Name	Address				
Della Mora Heating and Sheet Metal	3332 Paul Davis Drive				
Economy Printing	395 Reservation Road				
Fox Welding Metal Fabricators	3334 Paul Davis Drive				
Heritage Press	215 Reindollar Avenue				
Integrity Printing	215 Reservation Road				
Lockwood Mechanical	206 Cypress Avenue				
Marina Gazette	P.O. Box 744				
Monterey European Iron	3344 Paul Davis Drive				
Ornamental Iron Unlimited	218 Reindollar Avenue				
Peak Enterprises	3206 Susan Avenue				
Rainman Gutters					
	224 Reindollar Avenue				
Scudder Roofing	3342 Paul Davis Drive				

ENTITY: MONTEREY COUNTY				
BUSINESS CATEGORY AUTOMOTIVE REPAIR SHOPS, CAR WASH FACILITIES, AND GAS STATIONS				
ACME CAR WASH	537 ABBOTT ST	SALINAS		
CARMEL VALLEY CHEVRON	38 W CARMEL VALLEY RD	CARMEL VALLEY		
CARMEL VALLEY GARAGE	14 CARMEL VALLEY RD	CARMEL VALLEY		
BEACON STATION 3728	11775 MERRITT ST	CASTROVILLE		
CASTROVILLE AUTO REPAIR, INC	11501 MERRITT ST	CASTROVILLE		
CASTROVILLE CHEVRON SERVICE	11601 MERRITT ST	CASTROVILLE		
CASTROVILLE UNION 76 #256024	11400 MERRITT ST	CASTROVILLE		
GONZALEZ AUTO SERVICE AND SMOG	11551 MERRITT ST	CASTROVILLE		
HAN'S REBUILDING	10800 MCDOUGAL ST STE D	CASTROVILLE		
QUALITY COLLISION AUTO WORKS	11098 WOOD ST	CASTROVILLE		
SELBY PETROLEUM INC	11000 COMMERCIAL PKWY	CASTROVILLE		
URIBE'S DIESEL & GASOLINE	10800 MCDOUGALL ST STE C	CASTROVILLE		
BENITO'S AUTO BODY SHOP	23 SAN JUAN RD UNIT B	PAJARO		
MR LUBRICATION, INC	8485 N PRUNEDALE RD	PRUNEDALE		
PRUNEDALE VALERO	2347 SAN MIGUEL CYN RD	PRUNEDALE		
RYAN'S AUTOMOTIVE	10161 REESE CIR STE D	PRUNEDALE		
STEVE BRADFORD AUTOMOTIVE	901 EL CAMINO REAL N STE A	PRUNEDALE		
VALLEY AUTO WORKS	816 EL CAMINO REAL N STE B	PRUNEDALE		
BROTHERS ROYAL OAKS MKT	12 MAHER RD	ROYAL OAKS		
CASILLAS BROTHERS BEACON	100 HWY 68	SALINAS		
TORO PARK REFUELING STATION	501 HIGHWAY 68	SALINAS		
ALLIANCE GAS PRODUCTS	4 SAN JUAN RD	WATSONVILLE		
CHAZ AUTO	38 PORTER DR	WATSONVILLE		
COAST GAS-WATSONVILLE	885 SALINAS RD	WATSONVILLE		
DIAZ GARAGE	23 SAN JUAN RD	WATSONVILLE		
HILLTOP MINI MART	1007 SALINAS RD STE A	WATSONVILLE		
M & A AUTO REPAIR	46 PORTER DR	WATSONVILLE		
MEDINA AUTO REPAIR	46 PORTER DR #3	WATSONVILLE		
MONTEREY AUTO BODY SHOP	125 SALINAS RD BLDG 3	WATSONVILLE		
MORENO PETROLEUM CO	33 ASSOCIATED LN	WATSONVILLE		
MORIMOTO'S TRANSMISSION	66 BROOKLYN ST STE A	WATSONVILLE		
NOLASCO BODY SHOP	70 ELKHORN RD	WATSONVILLE		
PAJARO AUTO CENTER	225 SALINAS RD BLDG 4-B	WATSONVILLE		
QUIK STOP MARKET #77	1 PORTER DR	WATSONVILLE		
RENTERIA'S TIRE SERVICE & MECHANICS	300 SALINAS RD	WATSONVILLE		
STURDY OIL-FERM'S SERVICE	41 PORTER RD	WATSONVILLE		
WEST COAST AUTO SERVICE	21 BISHOP ST	WATSONVILLE		

BUSINESS CATEGORY								
RESTAURANTS AND FAST FOOD CHAINS								
Name	Address	Community						
Boronda Elementary School	1106 Fontes Ln.	BORONDA						
Fruteria Mexican #2	Fontes Ln.	BORONDA						
Marriot Residence Inn	17215 El Rancho Way	BORONDA						
Marriott Courtyard Inn	17225 El Rancho Way	BORONDA						
Baja Cantina and Grill	7166 Carmel Valley Rd.	CARMEL VALLEY						
Baum and Blume	4 El Caminito Rd.	CARMEL VALLEY						
Café Rustica	10 Delfino Place	CARMEL VALLEY						
Chatter Box	Carmel Valley Village Center	CARMEL VALLEY						
Jeffrey's Grill & Catering	112 Mid Valley Shopping Center	CARMEL VALLEY						
Marinus @ Bernardus Lodge	415 Carmel Valley Road	CARMEL VALLEY						
New Summer House	6 Pilot Road	CARMEL VALLEY						
Plaza Linda	9 Delfino Place	CARMEL VALLEY						
Running Iron	24 E. Carmel Valley Rd.	CARMEL VALLEY						
Salt and Pepper Café	13 W. Carmel Valley Rd.	CARMEL VALLEY						
Taqueria del Valle	19 Carmel Valley Rd.	CARMEL VALLEY						
Thai Village	7 Delfino Place	CARMEL VALLEY						
The Covey	8205 Valley Greens Drive	CARMEL VALLEY						
The Oaks @ Carmel Valley Ranch	Old Ranch Road	CARMEL VALLEY						
Will's Fargo	Carmel Valley Village	CARMEL VALLEY						
Adams Wholesale Co.	10830 Merritt St.	CASTROVILLE						
Alfonso's Mexican Restaurant	11252 Merritt St.	CASTROVILLE						
Burger King	11290 Merritt St.	CASTROVILLE						
Castroville Inn	10701 Merritt St.	CASTROVILLE						
Castroville Liquors	10694 Merritt St.	CASTROVILLE						
Castroville Produce	10501 Merritt St.	CASTROVILLE						
Central Texan BBQ	10500 Merritt St.	CASTROVILLE						
Don Chuy's Restaurant	10768 Merritt St.	CASTROVILLE						
Fiesta Nightclub	10660 Merritt St.	CASTROVILLE						
Franco's Restaurant	10639 Merritt St.	CASTROVILLE						
Giant Artichoke Deli	11241 Merritt St.	CASTROVILLE						
Giant Artichoke Restaurant	11261 Merritt St.	CASTROVILLE						
Guadalajara Bakery #3	11050 Preston	CASTROVILLE						
La Alcachofa	10670 Merrit St.	CASTROVILLE						
La Fortuna Bakery	11286 Merritt St.	CASTROVILLE						
La Sculoa	10700 Merritt St.	CASTROVILLE						
Li Yuen	11578 Merritt St.	CASTROVILLE						
Mariscos El Nayarita	10624 Merritt St.	CASTROVILLE						
Mexico Produce 2 INC.	10905 Merritt St.	CASTROVILLE						
Michoacan Meat Market	10830 Merritt St.	CASTROVILLE						
Mike's Place	10749 Merritt St.	CASTROVILLE						
Missing Hole Donuts	11572 Merritt St.	CASTROVILLE						
Moreno's Bar and Restauant	10499 Merritt St.	CASTROVILLE						
Mo's Liquor and Shell	10784 Merritt St.	CASTROVILLE						
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	ENTITY: MONTEREY CO	DUNTY
	BUSINESS CATEGO	
RE	STAURANTS AND FAST FOOD CHA	
My Choice Deli & Café	11276 Merritt St.	CASTROVILLE
Nick's Highway Market	11394 Merritt St.	CASTROVILLE
Normas Coffee	11221 Merritt St.	CASTROVILLE
Reynoso Meat Market	10696 Merritt St.	CASTROVILLE
Reynoso Super Market	10750 Merritt St.	CASTROVILLE
Round Table Pizza	11200 Merritt St.	CASTROVILLE
Super Max	11288 Merritt St.	CASTROVILLE
Taco Bell	11256 Merritt St.	CASTROVILLE
Taqueria El guerito #1	11576 Merritt St	CASTROVILLE
The Patio Drive In	11616 Merritt St.	CASTROVILLE
Trolley Car Pizza	10961 Merritt St.	CASTROVILLE
Ultramart #1728	11775 Merritt St.	CASTROVILLE
Burger King	8093 San Miguel Canyon Rd.	PRUNEDALE
China Palace	17591 Vierra Canyon Rd.	PRUNEDALE
Country Bakery and Café	8051 San Miguel Canyon Rd.	PRUNEDALE
Country Kitchen	17500 Vierra Canyon Rd.	PRUNEDALE
La Cabana Taqueria	2329 San Miguel Canyon Rd.	PRUNEDALE
Mc Donalds	17537 Vierra Canyon Rd.	PRUNEDALE
Norma's	17535 Vierra Canyon Rd.	PRUNEDALE
Round Table Pizza	8035 San Miguel Canyon Rd.	PRUNEDALE
Sarita's	Prunedale Shopping Center	PRUNEDALE
Subway Sandwiches	17563 Vierra Canyon Rd.	PRUNEDALE
Thai Kitchen	8069 San Miguel Canyon Rd.	PRUNEDALE
	BUSINESS CATEGO	RY
	BILE AND OTHER VEHICLE BODY R	
Name	Address	Community
Campos Body Shop	10498 Merritt	Castroville
Joe's Body Shop	10800 Mc Dougall	Castroville
Quality Collision Auto Works	11098 Wood Street	Castroville
	BUSINESS CATEGO	RY
	PEST CONTROL SERVICE	
Name	Address	Community
Casner Exterminating	11025 Commercial Parkway	Castroville
	BUSINESS CATEGO	RY
	BILE CARPET, DRAPE OR FURNITU	
Name	Address	Community
Stanley Steemer	11420 G Commercial Parkway	Castroville

	BUSINESS CATEGORY			
	MASONRY			
Name	Address	Community		
Angelo de Maria and Son	12 Boronda Road	Carmel Valley		
Mahoney Masonry	P.O. Box 2296	Carmel Valley		
	BUSINESS CATEGORY			
	PAINTING AND COATING	-		
Name	Address	Community		
Patrick Read	P.O. Box 1828	Carmel Valley		
Thatcher Painting	P.O. Box 187	Carmel Valley		
	BUSINESS CATEGORY			
	LANDSCAPING	-		
Name	Address	Community		
Aqua Flow Irrigation	P.O. Box 1458	Carmel Valley		
Property Service Garden Maintenance	P.O. Box 2408	Carmel Valley		
Schlegel Landscapes	P.O. Box 668	Carmel Valley		
Navarro Landscaping	1953 Elkhorn Road	Castroville		
	BUSINESS CATEGORY			
	NURSERY AND GREENHOUSE			
Name	Address	Community		
Discovery Gardens	8990 Carmel Valley Road	Carmel Valley		
Valley Hills Nursery	7440 Carmel Valley Road	Carmel Valley		
	BUSINESS CATEGORY			
GOLF COU	RSES, PARKS AND OTHER RECRE	ATIONAL		
Name	Address	Community		
Rancho Canada Golf Club	P.O. Box 22590	Carmel		
Carmel Valley Community Youth Center	Ford Road and Carmel Valley Road	Carmel Valley		
Carmel Valley Ranch	One Old Ranch Road	Carmel Valley		
Quail Lodge Golf Club	8000 Valley Greens Drive	Carmel Valley		
	BUSINESS CATEGORY			
	LANDSCAPING			
Name	Address	Community		
Aqua Flow Irrigation	P.O. Box 1458	Carmel Valley		
Property Service Garden Maintenance	P.O. Box 2408	Carmel Valley		
Schlegel Landscapes	P.O. Box 668	Carmel Valley		
Navarro Landscaping	1953 Elkhorn Road	Castroville		
	BUSINESS CATEGORY			
	POOL AND FOUNTAIN CLEANING			
Name	Address	Community		
Carmel Valley Pool Service	P.O. Box 46	Carmel Valley		
The Pool Man	203 Mid Valley Shopping Ctr.	Carmel Valley		

BUSINESS CATEGORY								
BUSINESSES WITHIN MRSWMP AREA SUBJECT TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS								
Name Address Community								
Staley's Heating and Sheet Metal	11420 Commercial Parkway	Castroville						

ENTITY: CITY OF CARMEL-BY-THE-SEA BUSINESS CATEGORY					
AUTOMOTIVE REPAIR SHOPS, CAR WASH FACILITIES, AND GAS STATIONS					
Name	Address				
CARMEL CLEANERS	JUNIPERO				
CARMEL GAS AND FOOD MART	7 CARMEL CENTER PL				
CARMEL SHELL	SE FIFTH AND SAN CARLOS				
CARMEL UNIFIED SCHOOL DISTICT	3600 OCEAN AVE				
CHEVRON USA #1756	FOURTH AVE				
CINGULAR-CARMEL HEIGHTS (14149) PUBLIC WO-CITY OF CARMEL BY THE					
SEA	JUNIPERO				
SBC NE019	SEVENTH AND JUNIPERO AVE				
	USINESS CATEGORY				
	URANTS AND FAST FOOD CHAINS				
	Address				
	OCEAN & SAN CARLOS				
ABALONE COVE**CLOSED**	DOLORES & 5TH SW CORNER				
	MISSION ST BET 5TH & 6TH				
AMERICAN LEGION POST 512	DOLORES BET 8TH & 9TH				
ANTON MICHEL	MISSION & 7TH				
BOUCHEE RESTAURANT & WINE BAR	MISSION BET OCEAN & 7TH				
SUBBLY FISH	SANCARLOS BET 7TH & OCEAN				
BUON GIORNO	JUNIPERO BET 5TH & 6TH				
CANTINETTA LUCA CARDINALE COFFEE ROASTERS	DOLORES BET OCEAN & 7TH BET DOLORES & SAN CARLOS				
CARDINALE COFFEE ROASTERS	5TH & SAN CARLOS				
CARMEL COFFEE & COCOA BAR	CARMEL PLAZA				
CARMEL COFFEE & COCCA BAR	8TH & LINCOLN				
CARMEL FOUNDATION	OCEAN & LINCOLN				
CARMEL YOUTH CENTER	4TH & TORRES				
CARMEL'S BISTRO GIOVANNI	SAN CARLOS BET 5TH & 6TH				
CASANOVA RESTAURANT	BET MISSION & SAN CARLOS				
CHINA GOURMET RESTAURANT	5TH & DOLORES				
CHRISTOPHER'S ON LINCOLN	LINCOLN BET 5TH & 6TH				
CLUB JALAPENO	SAN CARLOS BET 5TH & 6TH				
COTTAGE, THE	LINCOLN BET OCEAN & 7TH				
CYPRESS INN	LINCOLN & 7TH				
DA GIOVANNI	LINCOLN BET 5TH & 6TH				
EM LE'S	DOLORES BET 5TH & 6TH				
-LAHERTY'S SEAFOOD GRILL	DOLORES & 6TH				
LYING FISH GRILL	MISSION BET OCEAN & 7TH				
ORGE IN THE FOREST	5TH & JUNIPERO				
FRENCH POODLE RESTAURANT	JUNIPERO & 5TH				
	5TH & DOLORES				
FRIAR TUCK'S RESTAURANT					

RESTAURA Name	Address						
GRASING'S	6TH & MISSION						
GRILL ON OCEAN AVE, THE	BET LINCOLN & DOLORES						
HANAGASA JAPANESE RESTAURANT	MISSION & SAN CARLOS						
HOGSBREATH INN	SAN CARLOS & FIFTH						
IL FORNAIO	OCEAN						
JACK LONDON'S BAR & GRILL	DOLORES BET 5TH & 6TH						
JULIHANH OF CARMEL	OCEAN BET LINCON&DELORES						
KATY'S PLACE	MISSION BET 5TH & 6TH						
KINGER'S KLUB HOUSE	SAN CARLOS & 4TH NE COR						
LA BICYCLETTE	DOLORES & 7TH						
LA PLAYA HOTEL	8TH & CAMINO REAL						
L'AUBERGE CARMEL	MONTE VERDE & 8TH						
LE COQ D'OR	MISSION BET 4TH & 5TH						
LENNY'S PLACE	OCEAN & MISSION						
L'ESCARGOT	MISSION BET 4TH & 5TH						
LITTLE NAPOLI	7TH & DOLORES						
LITTLE SWISS CAFE	BET DOLORES & LINCOLN						
MERLOT BISTRO	OCEAN & MONTE VERDE						
MISSION RANCH	DOLORES						
MISSION RANCH	DOLORES						
NICO	SAN CARLOS & OCEAN						
OCEAN'S SPORTS BAR & GRILL	SANCARLOS BET 7TH & OCEAN						
PACIFIC REPERTORY THEATRE	MONTE VERDE BET 7TH & 8TH						
PAOLINA'S	SAN CARLOS BT OCEAN & 7TH						
PATISSERIE BOISSIERE	CARMEL PLAZA						
PIATTI RISTORANTE	JUNIPERO & 6TH						
PORTABELLA	OCEAN						
RISTORANTI LA DOLCE VITA	SAN CARLOS BET 7TH & 8TH						
ROCKY POINT RESTAURANT	HWY 1						
SADE'S	LINCOLN BET 7TH & OCEAN						
SADE S SUNSET CULTURAL CENTER							
	SAN CARLOS & 8TH						
	DOLORES BET 7TH & 8TH						
	MISSION BET OCEAN & 7TH						
	DOLORES BET OCEAN & 7TH						
	DOLORES BET OCEAN & 7TH						
VILLAGE CORNER RESTAURANT, THE	6TH & DOLORES						
ZILLO'S RESTAURANT	8TH & DOLORES NW-COR						
B	USINESS CATEGORY						
	RENTAL SERVICE						
Name	Address						

BUSINESS CATEGORY							
AUTOMOBILE	AND OTHER VEHICLE BODY REPAIR OR PAINTING						
Name Address							
THERE ARE NO AUTOMOBILE OR	OTHER VEHICLE BODY REPAIR OR PAINTING BUSINESSES LOCATED IN						
CARMEL-BY-THE-SEA							
BUSINESS CATEGORY							
	PEST CONTROL SERVICE						
Name	Address						
Ailing House Pest Control	San Carlos & 7 th Avenue, Carmel						
Steve Howell Termite Co. P.O. Box 221963, Carmel							
	BUSINESS CATEGORY						
MOBILE CARF	PET DRAPE OR FURNITURE CLEANING BUSINESSES						
Osborn Carpet Cleaning Carmel	No Address Listed – Just Telephone Number						
	BUSINESS CATEGORY						
	PAINTING AND COATING BUSINESSES						
Will Bullock P.O. Box 3703, Carmel 93921							
Cypress Painting & Decorating	No Address Listed – Just Telephone Number						
Paul Dimauro Painting	No Address Listed – Just Telephone Number						
John Paul Painting	Dolores, Carmel						
TNT Painting & Decorating	120 Fern Canyon Road, Carmel						
Joseph Yosco	P.O. Box 4691, Carmel						
	BUSINESS CATEGORY						
	MASONRY						
A.E.S. Landscape & Masonry	No Address Listed – Just Telephone Number						
Carmel Landscape Company	No Address Listed – Just Telephone Number						
	BUSINESS CATEGORY						
	LANDSCAPING BUSINESSES						
Name	Address						
A.E.S. Landscape & Masonry	No Address Listed – Just Telephone Number						
Carmel Garden & Irrigation	100 Dolores, Carmel						
Carmel Landscape Company	No Address Listed – Just Telephone Number						
Creative Landscaping	No Address Listed – Just Telephone Number						
Green Environments	3391 Carpenter, Carmel						
Geoffrey Smith	P.O. Box 1574, Carmel 93921						
Stockton Gardening Service Carmel	No Address Listed – Just Telephone Number						
	BUSINESS CATEGORY						
NII	RSERY AND GREENHOUSE BUSINESSES						
	OR GREENHOUSE BUSINESSES LOCATED IN CARMEL-BY-THE-SEA						
	BUSINESS CATEGORY						
BUSINESSES WITHIN MRSWMP	AREA SUBJECT TO EPA SECTION 313 RIGHT-TO-KNOW REGULATIONS						
Copies by the Sea	Dolores & 5 th Avenue, Carmel						
Guest Life Monterey Bay Magazine	7 th Avenue, Carmel						

BUSINESS INSPECTION GUIDELINES

<u>The following Compliance Inspection Checklists are a suggested means of documenting storm water</u> <u>compliance inspections with these categories of businesses, but other functionally equivalent forms of</u> <u>documentation may also be used.</u>

Monterey Regional Storm Water Management Program State Water Resources Control Board Water Quality Order No. 2003 – 0005 – DWQ NPDES General Permit No. CAS000004 Central Coast RWQCB Resolution No. R3-2006-0076 Compliance Inspection Checklist for Businesses							
Date of Inspection							
Facility Name							
Facility Address							
Facility Contact Person							
<u>& Title</u>							
Facility Telephone &	Telephone:						
FAX Number	FAX:						
Inspector's Name							
FACILITY		YES	NON	<u>N/A</u>	COMMENTS		
HOUSEKEEPING & PLUM	BING FIXTURES	5					
Are equipment, sidewalks, bui and all other aspects of the fac in a manner which prevents wa other cleaning products from f storm drainage system? Are all solid and liquid wastes	ility cleaned only ash water and lowing into the contained and						
covered, especially during transfer?							
Are leaks and spills promptly cleaned up with proper materials, and are the cleanup materials properly disposed of?							
<u>Are all discharges from cooling and refrigeration</u> <u>equipment going to the sanitary sewer and not to</u> <u>the street, storm drain, or creek?</u>							
If the business performs any manufacturing, repair, cleaning, or other types of activities not listed elsewhere on this checklist, are these activities performed in a manner that does not cause storm water pollution?Image: Clean							
DUMPSTER AND LOADIN	G DOCK AREAS						
Are dumpsters free of leaks?							
Are dumpster lids kept closed rainwater?	to keep out the						
Are used oil and grease stored is leak-free and not causing sto pollution?							

				COMMENTE
FACILITY	YES	ON	N/A	COMMENTS
Is the area around this store as container free of				
Is the area around this storage container free of evidence of spillage?				
evidence of spinage?				
SPECIFIC ADDITIONAL ITEMS FOR FOOD) SEF	RVIC	E FA	ACILITIES
Are floor mats, rugs, carpets, etc. cleaned in a				
manner that prevents storm water pollution?				
Are oil, grease, sauce, salad dressings, and waste				
grease handled in a manner that prevents storm				
water pollution?				
SPECIFIC ADDITIONAL ITEMS FOR GASO	DLIN	E ST	ATIO	ONS AND VEHICLE SERVICE FACILITIES
Are drip pans used under leaking vehicles to				
capture fluids?				
Are vehicle fluids changed indoors on paved				
surfaces, or are drip pans used if vehicle fluids				
must be removed outdoors?				
Are fluids drained from vehicles transferred to a				
designated waste storage area?				
Are shop floors and other paved surfaces				
regularly swept, vacuumed, or mopped rather				
than hosed down?				
Are all metal filings, dust, and paint chips				
collected and disposed of properly?				
Are storm drain inlets and catch basins within				
the Facility boundary inspected and cleaned				
before the first rain of the year (normally by				
October 1)?				
Are storm drains labeled with "No Dumping -				
Discharges to Ocean"?				
Are all fluids drained from vehicles to be				
parted/scavenged, engine blocks, transmissions,				
etc., and are these kept under cover and on a				
drop pan or sealed floor?				
Are hazardous materials and wastes, including				
waste containers of antifreeze and oil, stored in				
secondary containment where they are protected				
from rain and in a way that prevents spills from				
reaching the storm drainage system? Are lids kept on waste barrels and containers				
and stored indoors, or stored under cover, to				
prevent exposure to rain?				
Are all storage areas kept clean and dry, so that				
leaks and spills are detected as soon as possible?				
really the spins are detected as boon as possible.				
Has the Facility been inspected by the local				
wastewater authority to verify that the indoor				
floor drains are not connected to or discharge to				
the storm drainage system?				
Are signs posted at the fuel dispenser or fuel				
island warning vehicle owners/operators against				
"topping off" of vehicle fuel tanks?				

FACILITY				COMMENTS		
FACILIT	YES	NO	N/A	<u>COMMENTS</u>		
	Y	~ 1	~ 1			
Are customer-use waste containers free of leaks						
and kept in a covered area?						
Are customer-caused spills and overflows of						
coolant, oils, and other fluids handled in a						
manner that prevents storm water pollution?						
Are discharges from engine cleaning and						
<u>flushing of radiators prevented from being</u> discharged to the storm drainage system?						
If the Facility performs vehicle washing, is there						
a designated vehicle washing area, and are						
vehicles washed only in that area in a manner						
that prevents storm water pollution?						
If vehicle washing includes the use of cleaning products, is the wash water kept from						
discharging to the storm drainage system?						
Is body repair and painting work performed in a						
manner which does not cause storm water						
pollution?						
EDUCATION AND TRAINING						
Are all employees trained upon hiring, and						
annually thereafter, on storm water pollution						
prevention techniques?						
Are instructional/informational signs regarding						
storm water pollution prevention posted around						
the facility?						
Are drains within the facility which flow to the						
storm drainage system clearly marked as such?						
Outreach Materials Distributed: DVD or VH	IS		BMP	Brochure Doster Other		
Is the responsible party being requsted to correct t	he de	ficien	cies	listed below? Yes No		
COMMENTS, RECOMMENDATIONS, AND/	<u>'OR 1</u>	FOLI	LOW	-UP ITEMS:	DUE DATE:	
<u>1)</u>						
<u> </u>						
<u>2)</u>						
<u>3)</u>						
<u>4)</u>						
Inspector Signature:	Inspector Signature: Date:					
Facility Representative Signature:	Facility Representative Signature: Date:					

Monterey Regional Storm Water Management Program State Water Resources Control Board Water Quality Order No. 2003 – 0005 – DWQ NPDES General Permit No. CAS000004 Central Coast RWQCB Resolution No. R3-2006-0076

Compliance Inspection Checklist for Gasoline Stations

Facility Name		Inspection Date:
Facility Address		
Facility Telephone	<u>Tel:</u>	<u>Fax:</u>
Facility Contact Person		<u>Title:</u>
Inspector's Name		

FACILITY	YES	NO	N/A	<u>COMMENTS</u>
GENERAL FACILITIES				
Are leaks and drips spot cleaned routinely?				
Is a spill response plan maintained and kept current?				
Are materials and waste managed to reduce adverse impacts on storm water quality?				
Are employees trained upon hiring, and annually thereafter on personal safety, chemical management, and proper methods for handling and disposing of waste?				
Are drains labeled within the facility boundary, by paint/stencil (or equivalent), to indicate whether they drain to an on-site treatment device, directly to the sanitary sewer, or to a storm drain?				
Are storm drain inlets and catch basins inspected and cleaned within the facility boundary before October 1 each year?				

FACILITY	YES	<u>NO</u>	N/A	<u>COMMENTS</u>
FUEL DISPENSING AREAS				
Are fuel dispensing areas maintained using dry cleanup methods such as sweeping for removal of litter and debris, or use of rags and absorbents for leaks and spills, and never washed down unless the wash water is collected and disposed of properly?				
Are underground storage tanks fitted with spill containment and overfill prevention systems meeting the requirements of Section 2635(b) of Title 23 of the California Code of Regulations?				
<u>Are fuel dispensing nozzles fitted with "hold open</u> <u>latches" (automatic shutoffs) except where</u> prohibited by the local fire department?				
Are signs posted at the fuel dispenser or fuel island warning vehicle owners/operators against "topping off" of vehicle fuel tanks?				
OUTDOOR WASTE RECEPTACLE AI	<u>REA</u>			
Are leaks and drips spot cleaned routinely?				
Is storm water pollution from outside waste receptacles minimized by doing at least one of the following?				
Use of only watertight waste receptacle(s) and keeping the lid(s) closed				
Grading and paving the waste receptacle area to prevent run-on of stormwater				
Installing a roof over the waste receptacle area				
Installing a low containment berm around the waste receptacle area				
Using and maintaining drip pans under waste receptacles				
AIR AND WATER SUPPLY AREA				
<u>Is storm water pollution from air/water supply</u> areas minimized by doing at least one of the <u>following?</u>				
Spot cleaning leaks and drips routinely to prevent runoff of spillage				
Grading and paving the air/water supply area to prevent run-on of storm water				
Installing a roof over the air/water supply area				
Installing a low containment berm around the air/water supply area				

	FACILITY	YES	NO	N/A	<u>COMMENTS</u>		
	ACTIONS TAKEN FOLLOWING INSPECTION	NS					
	Responsible party requested to correct any deficiencies noted above? (Include the date notice was sent.)						
	Site re-inspected following corrective action by responsible party? (Include date of re-inspection.)						
	Deficiencies found to be corrected during re- inspection?						
	Further action taken or necessary following re- inspection? (Describe.)						
	Outreach Materials Distributed:	or VH	S	[BMP Brochure Doster	□ Other	
Is	Is the responsible party being requsted to correct the deficiencies listed below? Yes No						
<u>C</u>	OMMENTS, RECOMMENDATIONS, AND/OR	FOLI	LOW-	UP I	<u>rems:</u>	DUE DATE:	
<u>1</u>	<u>1</u>						
<u>2</u>	2					-	
<u>3</u>	2						
						-	
<u>4</u>	2					-	
5	2						
h	Inspector Signature: Date:						
F	acility Representative Signature:				Date:		

<u>Compliance</u> Inspection Checklist for Gasoline Stations

Date of Inspection	
Facility Name	
Facility Address	
Facility Contact	
Person	
Facility Telephone	
Inspector's Name	

GENERAL FACILITY	YES	NO	OTHER
Are leaks and drips spot cleaned routinely?			
Is a spill response plan maintained and kept current?			
Are materials and waste managed to reduce adverse			
impacts on storm water quality?			
Are all employees trained upon hiring, and annually			
thereafter on personal safety, chemical management,			
and proper methods for handling and disposing of			
waste?			
Are drains labeled within the facility boundary, by			
paint/stencil (or equivalent), to indicate whether they			
flow to an on-site treatment device, directly to the			
sanitary sewer, or to a storm drain.			
Are storm drain inlets and catch basins inspected and			
cleaned within the facility boundary before October 1			
each year?			
FUEL DISPENSING AREAS	YES	NO	OTHER
Are fuel dispensing areas maintained using dry			
cleanup methods such as sweeping for removal of litter			
and debris, or use of rags and absorbents for leaks and			
spills, and never washed down unless the wash water			
is collected and disposed of properly?			
Are underground storage tanks fitted with spill			
containment and overfill prevention systems meeting			
the requirements of Section 2635(b) of Title 23 of the			
California Code of Regulations?			
Are fuel dispensing nozzles fitted with "hold-open			
latches" (automatic shutoffs) except where prohibited			
by the local fire department?			
Are signs posted at the fuel dispenser or fuel island			
warning vehicle owners/operators against "topping			
off" of vehicle fuel tanks?			
	1	1	
OUTDOOR WASTE RECEPTACLE	YES	NO	OTHER
AREA			

Are leaks and drips spot cleaned routinely?			
OUTDOOR WASTE RECEPTACLE	YES	NO	OTHER
AREA (CONT'D)			OTHER
Is storm water pollution from outside waste receptacles			
minimized by doing at least one of the following?			
Use of only watertight waste receptacle(s) and keep			
the lid(s) closed			
Grading and paving the waste receptacle area to			
prevent run-on of storm water			
Installing a roof over the waste receptacle area			
Installing a low containment berm around the waste			
receptacle area			
Using and maintaining drip pans under waste			
receptacles			
AIR/WATER SUPPLY AREA	YES	NO	OTHER
Is storm water pollution from air/water supply areas			
minimized by doing at least one of the following:		1	
Spot cleaning leaks and drips routinely to prevent			
runoff of spillage			
Grading and paving the air/water supply area to			
prevent run-on of storm water			
Installing a roof over the air/water supply area			
Installing a low containment berm around the			
air/water supply area.	ļ		
	VEC	NO	COMMENTS
ACTIONS TAKEN FOLLOWING INSPECTION	YES	NO	COMMENTS
Responsible party requested to correct any deficiencies noted above? (Include date notice was sent)			
Site reinspected following corrective action by			
responsible party? (Include date of reinspection)			
Deficiencies found to be corrected during			
reinspection?		ļ	
Further action taken or necessary following			
reinspection? (Describe)			

	D 1	C4			D
wonterey	Regional	Storm	water	Management	Program

State Water Resources Control Board Water Quality Order No. 2003 – 0005 – DWQ <u>NPDES General Permit No. CAS000004</u> Central Coast RWQCB Resolution No. R3-2006-0076

Compliance Inspection Checklist for Food Service Facilities

Facility Name					Inspection Date:		
Facility Address							
Facility Telephone	<u>Tel:</u>					Fax:	
Facility Contact Person						<u>Title:</u>	
Inspector's Name							
			I				
FACILI	<u>TY</u>	YES	NO	N/A		<u>COMMENTS</u>	
HOUSEKEEPING Equipment Cleaning							
Indoor Cleaning: Is equipment designated area, such as a mop floor area with a drain connect sewer?	o sink, pot sink, or						
Outdoor Cleaning: Is equipmed designated covered, bermed an connected to the sanitary sewe	rea with a drain						
Is equipment cleaned outdoors water may flow to a street, gut creek?							
Are floor mats used that are sr cleaned inside in a mop sink o							
Are floor mats that are too big taken to a self-service car was							
Grease Handling and Di	isposal			1			
<u>Is oil, grease, sauce, salad dres</u> prevented from being poured o <u>into a dumpster?</u>							
Is waste grease from grease in being properly disposed of by firm (such as one listed under 'Septic tanks" in the yellow pa	a responsible disposal "Grease Traps" and						

FACILITY





SPILL CLEANUP AND SURFACE CLEANING Spill Prevention Is the Spill Response Plan maintained and kept current? Is the distance between waste collection points and storage areas minimized? Are all solid and liquid wastes contained and covered Are absorbent materials and other spill response equipment maintained in accordance with local regulations and procedures for containment and cleanup of different spills, and are they easily accessible from anywhere in the shop? Are leaks and drips spot cleaned routinely? Are floor drains connected to or discharge to the sanitary sewer system, and not to the storm drain system? Spill Cleanup Are spills stopped at the source? Is wash water from spill cleanup prevented from flowing to a gutter or a storm drain? Are granular absorbents (e.g. cat litter) used to absorb spills? **EDUCATION AND TRAINING** Are all employees trained upon hiring, and annually thereafter on personal safety, chemical management, and proper methods for handling and disposing of waste? Are instructional/informational signs regarding storm water pollution posted around the shop for customers and employees? Are signs placed on faucets (hose bibbs) reminding employees and customers to conserve water and not to use water to clean up spills? Are drains labeled within the facility boundary, by paint/stencil (or equivalent), to indicate whether they flow to an on-site treatment device, directly to the sanitary sewer, or to a storm drain? **DUMPSTER AND LOADING DOCK AREAS** Are dumpster lids kept closed to keep out the rainwater? Are dumpsters or the dumpster enclosures kept locked to prevent illegal dumping? Is liquid waste or leaky garbage bags placed in the dumpster? Are leaking dumpsters and compactors, and dumpsters that need to be cleaned out serviced by the dumpster leasing company? Are spill cleanup materials handy near the dumpster and loading dock areas?

	FACILITY	YES	NO	<u>N/A</u>	<u>COMMENTS</u>		
	COOLING AND REFRIGERATION EQU	JIPN	IEN'	ΓМ	AINTENANCE		
	Are all discharges from cooling and refrigeration equipment going to the sanitary sewer and not to the street, storm drain, or creek?						
	A CTIONS TAKEN FOLLOWING INSPECTIONS	1					
Ì	ACTIONS TAKEN FOLLOWING INSPECTIONS Responsible party requested to correct any deficiencies noted above? (Include the date notice was sent.)	2					
	Site re-inspected following corrective action by responsible party? (Include date of re-inspection.)						
	Deficiencies found to be corrected during re- inspection?						
	Further action taken or necessary following re- inspection? (Describe.)						
	Outreach Materials Distributed: DVD or	VHS			BMP Brochure Doster	Other	
	Is the responsible party being requsted to correct the def	icienc	<u>cies lis</u>	sted b	elow? Yes No		
COMMENTS, RECOMMENDATIONS, AND/OR FOLLOW-UP ITEMS:							
	<u>1)</u>						
-	2)						
	3)						
:	<u>4)</u>						
	5)						
ŀ	<u> </u>						
	Inspector Signature:				Date:		
]	Facility Representative Signature:				Date:		

<u>Compliance</u> Inspection Checklist for Food Service Facilities

Date of Inspection	
Facility Name	
Facility Address	
Facility Contact Person	
Facility Telephone	
Inspector's Name	

HOUSEKEEPING	YES	NO	OTHER
Equipment Cleaning			
Indoor Cleaning: Is equipment cleaned in a designated			
area, such as a mop sink, pot sink, or floor area with a			
drain connected to the sanitary sewer?			
Outdoor Cleaning: Is equipment cleaned in a			
designated covered, bermed area with a drain			
connected to the sanitary sewer?			
Is equipment cleaned outdoors in any area where water			
may flow to a street, gutter, storm drain, or creek?			
Are floor mats used that are small enough to be			
cleaned inside in a mop sink or near a floor drain?			
Are floor mats that are too big to clean indoors, taken			
to a self-service car wash to clean?			
Grease Handling and Disposal			
Is oil, grease, sauce, salad dressings, or waste grease			
prevented from being poured down a storm drain, or			
into a dumpster?			
Is waste grease from grease interceptors and traps			
being properly disposed of by a responsible disposal			
firm (such as one listed under "Grease Traps" and			
" Septic tanks" in the yellow pages)?			
	-		

SPILL CLEANUP AND SURFACE	YES	NO	OTHER
CLEANING			
Spill Prevention			
Is the Spill Response Plan maintained and kept			
current?			
Is the distance between waste collection points and			
storage areas minimized?			
Are all solid and liquid wastes contained and covered?			
Are absorbent materials and other spill response			
equipment maintained in accordance with local			
regulations and procedures for containment and			
eleanup of different spills, and are they easily			
accessible from anywhere in the shop?			

Are leaks and drips spot cleaned routinely?			
SPILL CLEANUP AND SURFACE	YES	NO	OTHER
	TES	NO	UTHEK
CLEANING (CONT'D)			
Are floor drains connected to or discharge to the			
sanitary sewer system, and not to the storm drain			
system?			
Spill Cleanup			
Are spills stopped at the source?			
Is wash water from spill cleanup prevented from			
flowing to a gutter or a storm drain?			
Are granular absorbents (e.g. cat litter) used to absorb			
spills?			
EDUCATION AND TRAINING	YES	NO	OTHER
Are all employees trained upon hiring, and annually			
thereafter on personal safety, chemical management,			
and proper methods for handling and disposing of			
waste?			
Are instructional/informational signs regarding storm			
water pollution posted around the shop for customers			
and employees?			
Are signs placed on faucets (hose bibbs) reminding			
employees and customers to conserve water and not to			
use water to clean up spills?			
Are drains labeled within the facility boundary, by			
paint/stencil (or equivalent), to indicate whether they			
flow to an on site treatment device, directly to the			
sanitary sewer, or to a storm drain?			
summity server, or to a storm dram.			
	VEC	NO	OTHER
DUMPSTER AND LOADING DOCK	YES	NO	OTHER
AREAS			
Are dumpster lids kept closed to keep out the			
rainwater?			
Are dumpsters or the dumpster enclosures kept locked			
to prevent illegal dumping?			
Is liquid waste or leaky garbage bags placed in the			
dumpster?			
Are leaking dumpsters and compactors, and dumpsters			
that need to be cleaned out serviced by the dumpster			
leasing company?			
Are spill cleanup materials handy near the dumpster			
and loading dock areas?			

COOLING AND REFRIGERATION	YES	NO	OTHER
EQUIPMENT MAINTENANCE			
Are all discharges from cooling and refrigeration			
equipment going to the sanitary sewer and not to the			
street, storm drain, or creek?			

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ACTIONS TAKEN FOLLOWING INSPECTION	VES	NO	COMMENTS
	110		COMMULIAIS
Responsible party requested to correct any deficiencies			
noted above? (Include date notice was sent)			
Site reinspected following corrective action by			
responsible party? (Include date of reinspection)			
Deficiencies found to be corrected during			
reinspection?			
Further action taken or necessary following			
reinspection? (Describe)			

Monterey Regional Storm Water Management Program

<u>State Water Resources Control Board</u> <u>Water Quality Order No. 2003 – 0005 – DWQ</u> <u>NPDES General Permit No. CAS000004</u> <u>Central Coast RWQCB Resolution No. R3-2006-0076</u>

Compliance Inspection Checklist for Vehicle Service Facilities

Facility Name		Inspection Date:
Facility Address		
Facility Telephone	<u>Tel:</u>	<u>Fax:</u>
Facility Contact Person		<u>Title:</u>
Inspector's Name		

<u>FACILITY</u>	YES	<u>NO</u>	<u>N/A</u>	<u>COMMENTS</u>
HOUSEKEEPING				
Are drip pans used under leaking vehicles to capture fluids?				
Are shop floors and other paved surfaces regularly swept, vacuumed, or mopped rather than hosed down?				
Are all unnecessary hoses removed to discourage washing down floors and outside paved areas?				
Are all metal filings, dust, and paint chips collected from grinding, shaving, and sanding disposed of properly?				
<u>Is all dust from other activities (e.g. brake pad dust)</u> <u>collected and disposed of in compliance with local</u> <u>requirements?</u>				
Are cleaning rags recycled through an industrial laundry?				
Are storm drain inlets, catch basins, and any storm water treatment systems within the facility boundary inspected and cleaned before October 1 each year?				
Are storm water treatment facilities within the facility boundary being properly maintained?				
Are storm drains labeled with "No Dumping – Discharges to Ocean"				
Are vehicles that are received to be parted or scavenged parked on a paved surface and immediately drained of gasoline and other fluids, and are these fluids properly disposed of?				

<u>FACILITY</u>	YES	NO	N/A	<u>COMMENTS</u>
Are drip pans in place to catch leaking fluids?				
Are all fluids drained from components, such as engine blocks, which are stored for reuse or reclamation?				
Are these components kept under cover and on a drop pan or sealed floor?				
STORAGE				
Are hazardous materials and wastes, including waste containers of antifreeze and oil, stored in secondary containment where they are protected from rain and in a way that prevents spills from reaching the sanitary sewer or storm drain? Are lids kept on waste barrels and containers, and				
stored indoors or under cover to reduce exposure to rain?				
Are all hazardous wastes labeled according to hazardous waste regulations? Are wastes kept separate to increase waste recycling/				
disposal options and to reduce costs?				
Is waste oil prevented from being mixed with fuel, antifreeze, or chlorinated solvents?				
Are all bulk fluids and wastes double contained to prevent accidental discharges to the sewer and storm drain?				
Are all storage areas kept clean and dry, so that leaks and spills are detected as soon as possible?				
Are new and old batteries stored securely to avoid breakage and acid spills during earthquakes?				
Are all of the shelves secured to the wall?				
Are all used batteries stored indoors and in plastic trays to contain potential leaks? Are all old batteries recycled?				
SPILL CONTROL				
<u>Is the spill response plan maintained and kept</u> current, and are all employees trained on the				
elements of the plan? Is the distance between waste collection points and				
storage areas minimized? Are all solid and liquid wastes contained and				
covered, especially during transfer?Are absorbent materials purchased and maintained in accordance with local regulations and procedures for containment and cleanup of different spills?				
Are they easily accessible from anywhere in the shop?				
Are the leaks and drips spot cleaned routinely?				
<u>Are the floor drains checked to ensure that they are</u> not connected to or discharge to the storm drain system?				

FACILITY	YES	NO	N/A	COMMENTS
	Τ		N	
OUTDOOR WASTE RECEPTACLE ARE	EAS	•		
Are leaks and drips cleaned routinely to prevent				
runoff of spillage?				
<u>Is the possibility of pollution from outside waste</u> receptacles minimized by doing at least one of the				
following:				
Using only watertight waste receptacle(s) and				
keeping the lid(s) closed, or				
Grading and paving the waste receptacle area to				
prevent run-on of storm water, and installing a				
low containment berm around the waste receptacle area or installing a roof over the waste				
receptacle area				
EDUCATION AND TRAINING		•		
Are all employees trained upon hiring, and annually				
thereafter on personal safety, chemical management,				
and proper methods for handling and disposing of				
waste? Do all employees understand storm water discharge				
prohibitions, wastewater discharge requirements,				
and these best management practices?				
Are training logs or similar methods used to				
document training?				
Are instructional/informational signs posted around the shop for customers and employees?				
Are signs placed above all sinks prohibiting				
discharges of vehicle fluids and wastes?				
Are signs placed on faucets (hose bibbs) reminding				
employees and customers to conserve water and not				
to use water to clean up spills? Are drains labeled within the facility boundary, by				
paint/stencil (or equivalent), to indicate whether they				
flow to an on-site treatment device, directly to the				
sanitary sewer, or to a storm drain.				
<u>Are emergency telephone numbers of the wastewater</u> treatment plant and the fire department posted?				
CHANGING OIL AND OTHER FLUIDS	1	1	1	
Are vehicle fluids changed, whenever possible, indoors and only on floors constructed of non-				
porous materials?				
Are drip pans used if vehicle fluids must be removed				
outdoors?				
Are spills prevented from reaching the street or				
storm drain by working over an absorbent mat and				
<u>covering nearby storm drains, or working in a</u> <u>bermed area? (Note: If necessary, absorbent socks</u>				
can be used to create a bermed area)				
When draining fluids into a drain pan, is a larger				
drip pan (e.g., 3' x 4') placed under the primary				
drain pan to catch any spilled fluids?				

FACILITY	YES	NO	N/A	<u>COMMENTS</u>
<u>Are fluids drained from vehicles transferred to a</u> designated waste storage area as soon as possible?				
Are drain pans and other open containers of fluids covered and within secondary containment unless				
they are attended by personnel? Is antifreeze and waste oil stored separately and				
recycled, or disposed of as hazardous waste?				
Never pour vehicle fluids or other hazardous wastes into sinks, toilets, floor drains, outside storm drains, or in the garbage. These substances should be kept in designated storage areas until recycled or safely				
disposed of (see Rationale 4 at the end of section). Drain fluids from leaking or wrecked vehicles as				
soon as possible, to avoid leaks and spills.				
CLEANING ENGINES AND PARTS/FLU	J <mark>SHI</mark>	NG I	RAD	<u>IATORS</u>
Are discharges from engine cleaning and flushing of radiators prevented from being discharged to the sanitary sewer and storm drains? (Note: A licensed service should be used to haul and recycle or dispose of wastes)				
Is steam cleaning of engines done using a closed- loop water recycling system? (Note: No steam cleaning water may be discharged to the sanitary sewer or the storm drain)				
<u>Are specific areas or service bays designated for</u> engine, parts, or radiator cleaning? (Note: Parts should not be washed or rinsed outdoors)				
<u>Are self-contained sinks and tanks used when</u> working with solvents, and are sinks and tanks kept covered when not in use?				
Are degreasing solvent sinks inspected regularly for leaks, and are necessary repairs made immediately?				
<u>Is soldering avoided over drip tanks, and are</u> <u>drippings swept up and recycled or disposed of as</u> hazardous waste?				
Are parts rinsed and drained over the solvent sink or tank, so that solvents will not drip or spill onto the floor, and are drip boards or pans used to catch excess solvent solutions and divert them back to a sink or tank?				
Are parts allowed to dry over the hot tank, and if rinsing is required, is it performed over the tank as well?				
Are parts cleaning solvent solutions and water used in flushing and testing radiators collected and reused, and when reuse is no longer possible, are these solutions disposed of properly?				
Are cleaning solutions used for engines or parts prevented from being discharged into the sanitary sewer system without adequate treatment? (Note: Most facilities have these solutions hauled off-side				
as hazardous waste because of the permits necessary for on-site treatment. Rinse water may only be discharged to the sanitary sewer after adequate				

FACILITY	YES	NO	<u>N/A</u>	<u>COMMENTS</u>
treatment and approval by the local wastewater authority. Wastewater from steam cleaning or engine/parts cleaning should never be discharged to a street, gutter, storm drain, or sanitary sewer)				
WASHING CARS AND OTHER VEHICL	<u>ES</u>			
<u>Regular Activity</u>				
If car washing is a central activity of the business, is				
the wash water treated and recycled?				
Is a vehicle washing area designated, and are cars and trucks washed only in that area?				
Is the "wash pad" bermed to prevent discharges to				
storm drains and does it discharge to the sanitary				
sewer after adequate treatment and approval of the local wastewater authority? (Note: An outside wash				
pad should be covered, or its area minimized to				
reduce the amount of rainwater reaching the sanitary				
sewer. Consult the local wastewater authority for guidance)				
Are acid-based wheel cleaners and other specialized				
cleaners prohibited, or if not, are they provided				
proper treatment before discharge to the sewer? (Note: Consult the local wastewater authority for				
guidance)				
Occasional Activity				
If soap is used in washing, is the wash water				
collected and discharged, preferably with treatment,				
to the sanitary sewer, and not discharged to a storm drain?				
Is rinse water from spray-on acid-based wheel				
cleaners prevented from flowing to a street, gutter,				
or storm drain?				
Washing New Vehicles Are storm drains protected from solvents used to	<u> </u>			
remove protective coatings from new cars? (Note:				
Discharges of these solvents to the sanitary sewer				
<u>must receive adequate treatment and approval of the</u> <u>local wastewater authority</u>)				
BODY REPAIR AND PAINTING				
Whenever possible is body repair and painting work				
conducted indoors or under cover?				
Are damaged vehicles inspected for leaks when they				
are received, and are drip pans used if necessary?Are hose-off degreasers prohibited from use when				
<u>Are nose-off degreasers prombted from use when</u> cleaning auto body parts before painting? (Note:				
These should not be used, instead brush off loose				
debris and use rags to wipe down parts)				
Are dry cleanup methods such as vacuuming or sweeping used to clean up dust from sanding metal				
or body filler? (Notes: Debris from wet sanding can				
be allowed to dry overnight on the shop floor, then				
swept and vacuumed. Liquid from wet sanding should not be discharged to the storm drain)				
should not be discharged to the storm drain)				

	FACILITY	YES	NO	N/A	<u>COMMENTS</u>
	Is the use of water to control overspray or dust in the paint booth prohibited unless it is collected and treated before discharge into the sanitary sewer system?				
	Are spray guns cleaned in a self-contained cleaner and is the cleaning solution recycled when it becomes too dirty to use? (Note: Never discharge cleaning waste to the sanitary sewer or storm drain?				
Í	FUEL DISPENSING				
	Are fuel dispensing areas maintained using dry cleanup methods such as sweeping for removal of litter and debris, or use of rags and absorbents for leaks and spills? (Note: Fueling areas should never be washed down unless dry cleanup has been done and the wash water is collected and disposed of in the sanitary sewer system) Are underground storage tanks fitted with spill containment and overfill prevention systems meeting the requirements of Section 2635(b) of Title 23 of the California Code of Regulations? Except where prohibited by local fire departments are fuel dispensing nozzles fitted with "hold-open latches" (automatic shutoffs)? Are signs posted at the fuel dispenser or fuel island warning vehicle owners/ operators against "topping				
: E	off' of vehicle fuel tanks? ACTIONS TAKEN FOLLOWING INSPECTIONS				
İ	Responsible party requested to correct any deficiencies noted above? (Include the date notice was sent.)				
	Site re-inspected following corrective action by responsible party? (Include date of re-inspection.)				
	Deficiencies found to be corrected during re- inspection? Further action taken or necessary following re-				
	inspection? (Describe.)				
	Outreach Materials Distributed: DVD or	VHS			BMP Brochure

Is the responsible party being requsted to correct the deficiencies listed below? Yes No	
COMMENTS, RECOMMENDATIONS, AND/OR FOLLOW-UP ITEMS:	DUE DATE:
<u>1)</u>	
<u>2)</u>	
3)	
<u>4)</u>	
<u>5)</u>	
Inspector Signature: Date:	
Facility Representative Signature: Date:	

<u>Compliance Inspection Checklist for Vehicle Service Facilities</u>

Facility Name	
Facility Address	
Facility Contact Person	
Facility Telephone	
Inspector's Name	
Date of Inspection	

HOUSEKEEPING	YES	NO	OTHER
Are drip pans used under leaking vehicles to capture			
fluids?			
Are shop floors and other paved surfaces regularly swept,			
vacuumed, or mopped rather than hosed down?			
Are all unnecessary hoses removed to discourage washing			
down floors and outside paved areas?			
Are all metal filings, dust, and paint chips collected from			
grinding, shaving, and sanding disposed of properly?			
Is all dust from other activities (e.g. brake pad dust)			
collected and disposed of in compliance with local			
requirements?			
Are cleaning rags recycled through an industrial laundry?			
Are storm drain inlets, catch basins, and any storm water			
treatment systems within the facility boundary inspected			
and cleaned before October 1 each year?			
Are storm water treatment facilities within the facility			
boundary being properly maintained?			
Are storm drains labeled with "No Dumping Discharges			
to Ocean"			
Are vehicles that are received to be parted or scavenged			
parked on a paved surface and immediately drained of			
gasoline and other fluids, and are these fluids properly			
disposed of?			
Are drip pans in place to catch leaking fluids?			
Are all fluids drained from components, such as engine			
blocks, which are stored for reuse or reclamation?			
Are these components kept under cover and on a drop pan			
or sealed floor?			
	_	-	
STORAGE	YES	NO	OTHER
Are hazardous materials and wastes, including waste			
containers of antifreeze and oil, stored in secondary			
containment where they are protected from rain and in a			

or storm drain? Are lids kept on waste barrels and containers, and stored

way that prevents spills from reaching the sanitary sewer

indoors or under cover to reduce exposure to rain?			
STORAGE (CONT'D)	YES	NO	OTHER
Are all hazardous wastes labeled according to hazardous			
waste regulations?			
Are wastes kept separate to increase waste recycling/			
disposal options and to reduce costs?			
Is waste oil prevented from being mixed with fuel,			
antifreeze, or chlorinated solvents?			
Are all bulk fluids and wastes double contained to			
prevent accidental discharges to the sewer and storm			
drain?			
Are all storage areas kept clean and dry, so that leaks and			
spills are detected as soon as possible?			
Are new and old batteries stored securely to avoid			
breakage and acid spills during earthquakes?			
Are all of the shelves secured to the wall?			
Are all used batteries stored indoors and in plastic trays			
to contain potential leaks?			
Are all old batteries recycled?			
SPILL CONTROL	YES	NO	OTHER
-(Note: The Best Spill Control is Prevention)			
Is the spill response plan maintained and kept current,			
and are all employees trained on the elements of the			
plan?			
Is the distance between waste collection points and			
storage areas minimized?			
Are all solid and liquid wastes contained and covered,			
especially during transfer?			
Are absorbent materials purchased and maintained in			
accordance with local regulations and procedures for			
containment and cleanup of different spills?			
Are they easily accessible from anywhere in the shop?			
Are the leaks and drips spot cleaned routinely?			
Are the floor drains checked to ensure that they are not			
connected to or discharge to the storm drain system?			
	-	-	-
OUTDOOR WASTE RECEPTACLE AREAS	YES	NO	OTHER
Are leaks and drips cleaned routinely to prevent runoff of			
spillage?			
Is the possibility of pollution from outside waste			·
receptacles minimized by doing at least one of the			
following:			
Using only watertight waste receptacle(s) and			
keeping the lid(s) closed, or			

OUTDOOR WASTE RECEPTACLE AREA	S ¥	S NO	OTHER
(CONT'D)			OTHER
Grading and paving the waste receptacle area to			
prevent run-on of storm water, and installing a low			
containment berm around the waste receptacle area)r		
installing a roof over the waste receptacle area			
EDUCATION AND TRAINING	YES	NO	OTHER
Are all employees trained upon hiring, and annually			
thereafter on personal safety, chemical management,			
and proper methods for handling and disposing of			
waste?			
Do all employees understand storm water discharge			
prohibitions, wastewater discharge requirements, and			
these best management practices?			
Are training logs or similar methods used to document			
training?			
Are instructional/informational signs posted around			
the shop for customers and employees?			
Are signs placed above all sinks prohibiting discharges			
of vehicle fluids and wastes?			
Are signs placed on faucets (hose bibbs) reminding			
employees and customers to conserve water and not to			
use water to clean up spills?			
Are drains labeled within the facility boundary, by			
paint/stencil (or equivalent), to indicate whether they			
flow to an on-site treatment device, directly to the			
sanitary sewer, or to a storm drain.			
Are emergency telephone numbers of the wastewater			
treatment plant and the fire department posted?			
CHANGING OIL AND OTHER FLUIDS	YES	NO	OTHER
Are vehicle fluids changed, whenever possible,		no	OTHER
indoors and only on floors constructed of non-porous			
materials?			
Are drip pans used if vehicle fluids must be removed			
outdoors?			
Are spills prevented from reaching the street or storm			
drain by working over an absorbent mat and covering			
nearby storm drains, or working in a bermed area?			
(Note: If necessary, absorbent socks can be used to			
create a bermed area)			
When draining fluids into a drain pan, is a larger drip			
pan (e.g., 3' x 4') placed under the primary drain pan			
to catch any spilled fluids?			
Are fluids drained from vehicles transferred to a			
designated waste storage area as soon as possible?			
CHANGING OIL AND OTHER FLUIDS	YES	NO	OTHER
(CONT'D)			
	106		

Are drain pans and other open containers of fluids covered and within secondary containment unless they			
are attended by personnel?			
Is antifreeze and waste oil stored separately and			
recycled, or disposed of as hazardous waste?			
Never pour vehicle fluids or other hazardous wastes			
into sinks, toilets, floor drains, outside storm drains, or			
in the garbage. These substances should be kept in			
designated storage areas until recycled or safely			
disposed of (see Rationale 4 at the end of section).			
Drain fluids from leaking or wrecked vehicles as soon			
as possible, to avoid leaks and spills.			
CLEANING ENGINES AND PARTS, AND	YES	NO	OTHER
FLUSHING RADIATORS			
Are discharges from engine cleaning and flushing of			
radiators prevented from being discharged to the			
sanitary sewer and storm drains? (Note: A licensed			
service should be used to haul and recycle or dispose			
of wastes)			
Is steam cleaning of engines done using a closed loop			
water recycling system? (<u>Note</u> : No steam cleaning			
water may be discharged to the sanitary sewer or the storm drain)			
Are specific areas or service bays designated for			
engine, parts, or radiator cleaning? (<u>Note</u> : Parts			
should not be washed or rinsed outdoors)			
Are self-contained sinks and tanks used when working			
with solvents, and are sinks and tanks used when working			
when not in use?			
Are degreasing solvent sinks inspected regularly for			
leaks, and are necessary repairs made immediately?			
Is soldering avoided over drip tanks, and are drippings			
swept up and recycled or disposed of as hazardous			
waste?			
Are parts rinsed and drained over the solvent sink or			
tank, so that solvents will not drip or spill onto the			
floor, and are drip boards or pans used to catch excess			
solvent solutions and divert them back to a sink or			
tank?			
Are parts allowed to dry over the hot tank, and if			
rinsing is required, is it performed over the tank as			
well?			

CLEANING ENGINES AND PARTS, AND	YES	NO	OTHER
FLUSHING RADIATORS (CONT'D)			

		1	
Are parts cleaning solvent solutions and water used in			
flushing and testing radiators collected and reused, and			
when reuse is no longer possible, are these solutions			
disposed of properly?			
Are cleaning solutions used for engines or parts			
prevented from being discharged into the sanitary			
sewer system without adequate treatment? (Note:			
Most facilities have these solutions hauled off-side as			
hazardous waste because of the permits necessary for			
on site treatment. Rinse water may only be discharged			
to the sanitary sewer after adequate treatment and			
approval by the local wastewater authority.			
Wastewater from steam cleaning or engine/parts			
cleaning should never be discharged to a street, gutter,			
storm drain, or sanitary sewer)			
WASHING CARS AND OTHER	YES	NO	OTHER
VEHICLES		110	OTHER
Regular Activity			
If car washing is a central activity of the business, is			
the wash water treated and recycled?			
Is a vehicle washing area designated, and are cars and			
trucks washed only in that area?			
trucks washed only in that area? Is the "wash pad" bermed to prevent discharges to			
trucks washed only in that area?Is the "wash pad" bermed to prevent discharges tostorm drains and does it discharge to the sanitary			
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trucks washed only in that area? Is the "wash pad" bermed to prevent discharges to storm drains and does it discharge to the sanitary sewer after adequate treatment and approval of the local wastewater authority? (<u>Note</u> : An outside wash pad should be covered, or its area minimized to reduce the amount of rainwater reaching the sanitary sewer. Consult the local wastewater authority for guidance) Are acid based wheel cleaners and other specialized cleaners prohibited, or if not, are they provided proper			
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trucks washed only in that area?Is the "wash pad" bermed to prevent discharges tostorm drains and does it discharge to the sanitarysewer after adequate treatment and approval of thelocal wastewater authority? (Note: An outside washpad should be covered, or its area minimized to reducethe amount of rainwater reaching the sanitary sewer.Consult the local wastewater authority for guidance)Are acid based wheel cleaners and other specializedcleaners prohibited, or if not, are they provided propertreatment before discharge to the sewer? (Note:Consult the local wastewater authority for guidance)Øccasional Activity			

WASHING CARS AND OTHER	YES	NO	OTHER
VEHICLES (CONT'D)			
Is rinse water from spray-on acid-based wheel cleaners			
prevented from flowing to a street, gutter, or storm			
drain?			
Washing New Vehicles			

Are storm drains protected from solvents used to			
remove protective coatings from new cars? (Note:			
Discharges of these solvents to the sanitary sewer			
must receive adequate treatment and approval of the			
local wastewater authority)			

BODY REPAIR AND PAINTING	YES	NO	OTHER
Whenever possible is body repair and painting work			
conducted indoors or under cover?			
Are damaged vehicles inspected for leaks when they			
are received, and are drip pans used if necessary?			
Are-hose-off degreasers prohibited from use when			
cleaning auto body parts before painting? (Note:			
These should not be used, instead brush off loose			
debris and use rags to wipe down parts)			
Are-dry cleanup methods such as vacuuming or			
sweeping used to clean up dust from sanding metal or			
body filler? (<u>Notes: Debris from wet sanding can be</u>			
allowed to dry overnight on the shop floor, then swept			
and vacuumed. Liquid from wet sanding should not be			
discharged to the storm drain)			
Is the use of water to control overspray or dust in the			
paint booth prohibited unless it is collected and treated			
before discharge into the sanitary sewer system?			
Are-spray guns cleaned in a self-contained cleaner and			
is the cleaning solution recycled when it becomes too			
dirty to use? (Note: Never discharge cleaning waste to			
the sanitary sewer or storm drain?			
FUEL DISPENSING	YES	NO	OTHER
Are fuel dispensing areas maintained using dry			
cleanup methods such as sweeping for removal of			
litter and debris, or use of rags and absorbents for			
leaks and spills? (Note: Fueling areas should never be			
washed down unless dry cleanup has been done and			
the wash water is collected and disposed of in the			

sanitary sewer system)

	1		
FUEL DISPENSING (CONT'D)	YES	NO	OTHER
Are underground storage tanks fitted with spill			
containment and overfill prevention systems meeting			
the requirements of Section 2635(b) of Title 23 of the			
California Code of Regulations?			
Except where prohibited by local fire departments are			
fuel dispensing nozzles fitted with "hold open latches"			
(automatic shutoffs)?			
Are-signs posted at the fuel dispenser or fuel island			
warning vehicle owners/ operators against "topping			
off" of vehicle fuel tanks?			
	_	_	
ACTIONS TAKEN FOLLOWING INSPECTION	YES	NO	COMMENTS
Responsible party requested to correct any deficiencies			
noted above? (Include date notice was sent)			
Site reinspected following corrective action by			
responsible party? (Include date of reinspection)			
Deficiencies found to be corrected during			
reinspection?			
Further action taken or necessary following			
reinspection? (Describe)			

INVENTORY OF CAMPGROUNDS, RV PARKS, AND BOAT MARINAS

CAMPGROUNDS AND RV PARKS						
Name	Entity					
Marina Dunes RV Park	3330 Dunes Drive	Marina				
Monterey Fairgrounds	2004 Fairground Road	California State Fair Board				
Saddle Mountain Recreation Park	27625 Schulte Road	Carmel Valley				
Veteran's Memorial Park	Skyline Drive & Veteran's Drive	Monterey				
BOAT MARINAS						
Breakwater Cove Marina	<u>32 Cannery Row</u>	Monterey				
City of Monterey Marina	Del Monte & Figueroa	Monterey				

COMPLIANCE INSPECTION CHECKLIST FOR CAMPGROUNDS, RV PARKS, AND BOAT MARINAS

The Compliance Inspection Checklists on the following pages are suggested means of documenting storm water compliance inspections for campgrounds, RV parks and, boat marinas, but other functionally equivalent forms of documentation may also be used.

Monterey Regional Storm Water Management Program

State Water Resources Control Board Water Quality Order No. 2003 – 0005 – DWQ <u>NPDES General Permit No. CAS000004</u> Central Coast RWQCB Resolution No. R3-2006-0076

Compliance Inspection Checklist for Campgrounds and RV Parks

Facility Name		Inspection Date:
Facility Address		
Facility Telephone	<u>Tel:</u>	<u>Fax:</u>
Facility Contact Person		<u>Title:</u>
Inspector's Name		

NOTE: This checklist may include BMPs that are not installed at the inspection site. In this case, put a check in the "N/A" column for any such BMPs.

SITE BMPS	YES	<u>ON</u>	N/A	<u>COMMENTS</u>	
Disposal of Petroleum and Other Products					
<u>Is vehicle servicing or maintenance involving</u> <u>changing of fluids prohibited within the RV park,</u> <u>or if it is allowed, are there one or more separate</u> <u>containers (NOT a dumpster) for the disposal of</u> <u>used petroleum products (waste oil, fluids,</u> <u>contaminated fuel, etc.), antifreeze, paint cans,</u> <u>mineral spirits, and other solvents readily</u> <u>accessible to RV owners?</u>					
Is there a container designated for the disposal of used oil filters?					
Are there berms around these containers to contain spills and leakage?					
Sewage Pump-out and Dumping Facilities	Sewage Pump-out and Dumping Facilities				
Is a sewage pump out or dumping facility conveniently located within the RV park?					
Are there signs clearly directing RV owners to the location of the facility?					
Is it available for use at all hours, and is the cost to use it low enough to encourage its use?					
Is the facility regularly inspected and maintained for proper operation?					

SITE BMPS	YES	<u>NO</u>	N/A	<u>COMMENTS</u>
Public Education and Signage				
Are educational signs/posters prominently displayed, dealing with the following topics:				
Proper disposal of used petroleum products?				
Using biodegradable, phosphate-free detergents and cleaning compounds for washing RVs?				
The prohibition of discharge of sewage from RVs into storm drains or manholes, and the fines associated with violation of this prohibition?				
General Source Control	•			
Is the washing of RVs within the RV park prohibited, or if allowed, is there a designated RV washing area that discharges to the sanitary sewer system, and are there signs showing RV owners where the area is located?				
Are solid waste storage containers covered to keep materials from blowing out and into the storm drain system?				
Are there an adequate number of trash receptacles so it is convenient for RV owners to use them, and are they emptied regularly so they don't overflow?				
ACTIONS TAKEN FOLLOWING INSPECTIO	<u>NS</u>			
Responsible party requested to correct any deficiencies noted above? (Include the date notice was sent.)				
Site re-inspected following corrective action by responsible party? (Include date of re-inspection.)				
Deficiencies found to be corrected during re- inspection?				
<u>Further action taken or necessary following re-inspection? (Describe.)</u>				

Is the responsible party being requsted to correct the deficiencies listed below? Yes No	
COMMENTS, RECOMMENDATIONS, AND/OR FOLLOW-UP ITEMS:	DUE DATE:
<u>1)</u>	
2)	
<u>3)</u>	
<u>4)</u>	
<u>5)</u>	
Inspector Signature: Date:	
Facility Representative Signature: Date:	

Monterey Regional Storm Water Management Program

State Water Resources Control Board Water Quality Order No. 2003 – 0005 – DWQ NPDES General Permit No. CAS000004 Central Coast RWQCB Resolution No. R3-2006-0076

Compliance Inspection Checklist for Boat Marinas

Facility Name		Inspection Date:
Facility Address		
Facility Telephone	<u>Tel:</u>	<u>Fax:</u>
Facility Contact Person		<u>Title:</u>
Inspector's Name		

NOTE: This checklist may include BMPs that are not installed at the inspection site. In this case, put a check in the "N/A" column for any such BMPs.

SITE BMPS	YES	<mark>0</mark> N	N/A	<u>COMMENTS</u>
Spill Protection				
Does the facility have adequate spill response equipment that is easily accessible and clearly marked?				
Does the facility have a spill recovery plan for oil and hazardous material?				
<u>Is the fire department and/or other likely spill</u> <u>response agencies familiar with the spill recovery</u> <u>plan and associated equipment?</u>				
Disposal of Petroleum and Other Products	<u>.</u>			
Are there one or more separate containers (NOT a dumpster) for the disposal of used petroleum products (waste oil, fluids, contaminated fuel, etc.), batteries, antifreeze, paint cans, mineral spirits, and other solvents readily accessible to boaters?				
Is there a container designated for the disposal of used oil filters?				
Are there berms around these containers to contain spills and leakage?				

<u>SITE BMPS</u>	YES	<u>NO</u>	N/A	<u>COMMENTS</u>
Fueling Areas and Activities				
Are automatic shut-off nozzles used on fueling hoses?				
Sewage and Bilge Water Pump Out Facility	ties			
Is there a pump out facility to accept bilge water and sewage from marine sanitation devices conveniently located within the marina?				
Are there signs clearly directing boaters to the location of the pump out facility?				
Is it available for use at all hours, and is the cost to use it low enough to encourage its use?				
Is the facility regularly inspected and maintained for proper operation?				
Public Education and Signage				
Are educational signs/posters prominently displayed, addressing the following topics:				
Recycling of oil, oil-absorbing pads, and oil filters?				
Using fuel/air separators on fuel tank filling lines, as well as oil-absorption materials in bilges and when fueling?				
Proper disposal of used petroleum products?				
Proper fish cleaning procedures?				
Advising against the use of TBT-based paint?				
Using biodegradable, phosphate-free detergents and cleaning compounds for washing boats?				
The prohibition of discharge from marine sanitation devices, and the fines associated with violation of this prohibition?				
General Source Control				
Are engine repair areas kept clean of spills and leaks?				
Is abrasive blasting performed inside spray booths or with tarp enclosures to prevent residue from being carried into surface waters or the storm drain system?				
Is debris and residue from outdoor maintenance work cleaned up and properly disposed of, so it doesn't enter surface waters or the storm drain system?				
Are vacuum sanders used when sanding boat <u>hulls?</u>				

SITE BMPS	YES	<u>NO</u>	<u>N/A</u>	<u>COMMENTS</u>	
Are solid waste storage containers covered to keep materials from blowing out and into surface waters or the storm drain system?					
Are there an adequate number of trash receptacles so it is convenient for boats to use them, and are they emptied regularly so they don't overflow?					
Are there designated fish cleaning areas, and do they drain to the sanitary sewer?					
Do outside contractors who perform work within the marina have to sign off on a form or contract indicating they understand and agree to comply with appropriate storm water pollution prevention practices?					
ACTIONS TAKEN FOLLOWING INSPECTIO	<u>NS</u>				
Responsible party requested to correct any deficiencies noted above? (Include the date notice was sent.)					
Site re-inspected following corrective action by responsible party? (Include date of re-inspection.)					
Deficiencies found to be corrected during re- inspection?					
Further action taken or necessary following re- inspection? (Describe.)					
Is the responsible party being requsted to correct the de	eficien	cies li	sted b	pelow? Yes No	
COMMENTS, RECOMMENDATIONS, AND/OR	FOLI	LOW-	UP I'	TEMS:	DUE DATE:
<u>1)</u>					
<u>2)</u>					
3)					
<u>3)</u>					
<u>4)</u>					
Inspector Signature:				Date:	
Facility Representative Signature:				Date:	

PROTOCOL FOR TAKING ACTION AGAINST VIOLATORS OF THE MUNICIPALITY'S URBAN STORM WATER QUALITY MANAGEMENT AND DISCHARGE CONTROL ORDINANCE

The municipality will follow the enforcement provisions of the Θ rdinance it adopts, similar to those set forth in Division V "Enforcement" of the Model Ordinance contained in this Appendix E. The municipality will determine what enforcement action is necessary and appropriate for each violation on a case-by-case basis, taking into consideration such things as prior history of violations and severity of pollution impact. The municipality will follow the <u>a</u> phased approach to enforcement <u>similar to that</u> described below, including issuance of a warning -or administrative action or legal action. The municipality will have the authority to initiate any enforcement action deemed appropriate for the violation. The municipality may modify the approach described below to avoid conflicts with other existing policies and requirements.

Depending on the circumstances of the event, It is the municipality's intention and expectation that fines or other penalties will-may be levied for first time violators, at the discretion of the municipality, and that as the norm the cost of clean up will-may be levied against the violator. It is also the municipality's intention that for ongoing or flagrant violators, fines will be mandatory

- ♦ Warning. For first time, minor violations a warning will be given in either written or verbal form, with the intent of achieving voluntary compliance. A time frame to correct the identified problem will be specified based on the severity or complexity of the problem. First time warnings will generally be issued by field staff.
- Administrative Action. Similar to a warning except a more formal notice and a structured process. The notice will be in the form of a written Notice of Violation Ordering Compliance, Cease and Desist Order, Order to Abate, Notice to Clean, or any other similar notification outlined in the municipality's storm water ordinance that identifies a problem, requires correction or abatement but does not assess fines. A time frame to correct the identified problem will be specified based on the severity or complexity of the problem. The notice will clearly describe the required remedial measures to be taken, establish a time schedule for accomplishing these, a description of the penalties that will be assessed if the notice is not complied with, and the timeframe for appeal of the notice.
- Administrative Action with Fine, Cost Recovery, and/or Compensatory Action. Same as above with the addition that fine(s) may be assessed administratively and/or the municipality's abatement costs are <u>may be</u> recovered. At the municipality's discretion in lieu of enforcement proceedings or penalties, alternative compensatory action, e.g., storm drain stenciling, etc. may be imposed.
- Legal Action. Includes any actions taken by the municipality that brings the facility into the court system (e.g., citation, court action, etc.) This enforcement protocol is based on the assumption that the municipality escalates the level of enforcement until compliance is achieved. An objective of the legal action will often include asking the court to impose daily financial penalties for each day the violation remains uncorrected. For intentional and flagrant violations the municipality may pursue criminal prosecution, under which each day of violation may constitute a separate offense, and can result in fines and imprisonment. As part of the legal action the municipality may also seek to recover its costs of abatement of the violation when the municipality remedies the violation or conducts cleanup, as well as its associated administrative costs. If awarded, the judgment may constitute a property lien if not paid within a prescribed timeframe. The municipality's department responsible for management of its storm water program will consult with the municipality's legal counsel in connection with pursuing legal action.

GUIDANCE DOCUMENT FOR POLICIES AND PROCEDURES PERTAINING TO ILLICIT CONNECTIONS AND ILLEGAL DISCHARGES TO STORM WATER SYSTEMS

BACKGROUND

An *illicit connection* is a connection to the storm water system which discharges flows that are not composed entirely of storm water, or which are not authorized by the Storm Water NPDES permit issued by the Regional Water Quality Control Board. The NPDES permit allows a limited number of non-stormwater discharges to be made. These consist of essentially unpolluted waters of the following types:

- 1. Water line flushing
- 2. Landscape irrigation
- 3. Diverted stream flows
- 4. Rising ground waters
- 5. Uncontaminated ground water infiltration
- 6. Uncontaminated pumped ground water
- 7. Discharges from potable water sources
- 8. Foundation drains
- 9. Air conditioning condensation
- 10. Irrigation water
- 11. Springs
- 12. Water from crawl space pumps
- 13. Footing drains
- 14. Lawn watering
- 15. Individual residential car washing
- 16. Flows from riparian habitats and wetlands
- 17. Dechlorinated swimming pool discharges
- 18. Flows from fire fighting activities

Any discharge of water of non-storm water origin, except as listed above, is an *illegal discharge*. Illegal discharges can occur in several ways, including:

- Discharges from an illicit connection
- Direct dumping of polluted water into the storm water system, such as dumping into a catch basin or storm water inlet
- Discharges of polluted water into a creek or into a street gutter which flows into the storm water system or into a receiving water

Typical types of illegal discharges from industrial and/or commercial activities include the following:

- a. Water from the cleaning of gas stations, vehicle service garages, or other types of vehicle service facilities.
- b. Water, cleansers, or solvents from the cleaning of vehicles, machinery or equipment, and other such commercial and industrial operations.
- c. Water from the washing or rinsing of vehicles containing soap, detergents, solvents, or other cleaners.
- d. Water from the washing or rinsing of vehicles, with or without soap, from auto body repair shops.
- e. Water from the cleaning or rinsing of vehicle engine, undercarriage, or auto parts cleaning.
- f. Vehicle fluids.

- g. Mat wash and hood cleaning water from food service facilities.
- h. Food and kitchen cleaning water from food service facilities.
- i. Leakage from dumpsters or trash containers.
- j. Water from the cleaning or rinsing of garbage dumpster areas and areas where garbage is stored or contained.
- k. Water from pressure washing, steam cleaning, and hand scrubbing of sidewalks, gutters, plazas, alleyways, outdoor eating areas, steps, building exteriors, walls, driveways, and other outdoor surfaces.
- 1. Wastewater or cleaning fluids from carpet cleaning.
- m. Swimming pool and spa water, except as allowed for under BMP 6-5.a;
- n. Washout from concrete trucks;
- o. Runoff from areas where hazardous substances, including diesel fuel, gasoline and motor oil are stored
- p. Super-chlorinated water normally associated with the disinfection of potable water systems.
- q. The discharge of sewage or other forms of polluted water from recreational activities including boating and camping, and from recreational vehicles and boats.

Inspections of urban storm water systems in many areas have shown that it is common to find industrial and commercial establishments (such as auto shops, gas stations, and restaurants) with illegal discharges. Illegal discharges can pose a danger to public health. While some pollutants are knowingly dumped into storm drain inlets and streams, a multitude of contaminants are inadvertently carried by runoff into storm drain systems — during accidental spills on urban streets, sidewalks, and other exposed areas; for example, pollutants are carried to the storm drains by water used to clean up the spill. Materials disposed of improperly include used oil, household toxic wastes, radiator fluid, washdown water from restaurants and gas stations, and litter such as fast food packaging, cans, and disposable cups.

POLICY

It is the policy of the municipality to control illegal discharges by:

- Investigating all reports and observations of improper disposal of materials to the storm water system, and by taking appropriate follow-up actions to eliminate illegal discharges which are identified through these investigations, and
- By inspecting the following types of businesses that experience in urban storm water systems in many areas have shown to be the most common sources of illegal discharges:
 - 1. Auto repair shops
 - 2. Gas stations
 - 3. Restaurants/food services facilities

Persons that will be investigating reports of illegal discharges and illicit connections, and persons that will be inspecting the categories of businesses listed above, will be trained the in the methods and procedures for performing such work.

PROCEDURES

Reports and observations of illegal discharges, illicit connections, and other types of improper discharges to the storm water system may be in the form of reports received from the general public and by observations made by members of the municipality's staff.

Each such report or observation will be logged and investigated, and appropriate follow_up actions will be taken. Documentation will be kept on the response and the outcome of the reported incident using the attached "Illegal Discharge/Illicit Connection Reporting and Response" formas described under "Protocol for Responding to Reports of Illegal Discharges and Illicit Connections" in this Appendix E.

The following steps will be followed when investigating a reported or observed incident of illegal discharge.

<u>Step 1- Determine Whether or not the Reported Incident is Valid</u>: Using information provided by the reporting party, inspect the location of the reported incident

to check for signs of improper discharges. Signs of illicit connections or illegal discharges can include:

- Abnormal water flows during the dry season
- Unusual flows in subdrains used for dewatering
- Pungent odors
- Discoloration or oily substances in the water, or stains and waste residue in ditches, channels, or drain boxes

If during inspections, any of these signs are observed, the inspector should (1) record estimate the volume of the flow data and take photographs and (2) begin storm drain investigations by tracing the flow upstream using storm drain maps and by inspecting up-gradient manholes. Sampling and testing of water at the manhole or outfall where it is first detected is generally not considered necessary, if the water appears to be "clear" but, if deemed appropriate, can be performed using field kits or taking grab samples for analysis in a lab. In addition to visual inspections the following may be implemented:

- Using the inspection check lists in Appendix E of the MRSWMP, inspect premises to see if signs of illicit discharges exist (such as looking for stains, smelling odors, seeing improperly stored hazardous materials products or wastes).
- Dye testing of building sewer drains with downstream inspection of storm drains to determine if illicit connections exist.
- CCTV inspection of storm drains to discover signs of sewage.
- Smoke testing of storm drains to see if signs of cross connections exist (such as smoke coming from sewer vents).
- Visual inspection of buildings to discover apparent sources of sewage.

If the investigation reveals no indication that an illegal discharge occurred, and/or that no illicit connection exists, attach the results of the field investigation to the Illegal Discharge/Illicit Connection Reporting and Response form, and close the action.

Step 2-If it is Determined that an Illegal Discharge has Occurred and/or that an Illicit Connection Exists:

Once the origin of flow is established, require illegal discharger to eliminate the discharge. Once the suspected origin of the flow is determined, the inspector should inspect the source to see if it is a case of improper dumping or if it is an improper physical connection (illicit connection). Once confirmed, the inspector will instruct the owner/operator of the property to rectify the situation. The inspector will provide the operator/owner information on alternative disposal options as-<u>such as those</u> shown in the attached table titled "Preferred Disposal Options for Non-stormwater Discharges". The operator/owner will also be informed at this time that if the discharge continues enforcement procedures will be implemented.

If the illegal discharge was a one time incident, and if the discharger has taken appropriate action to prevent a recurrence, attach the results of the field investigation to the Illegal Discharge/Illicit Connection Reporting and Response form, and close the action.

If the illegal discharge or illicit connection appears to be an ongoing activity, require the discharger to apply BMPs and/or to make mechanical and/or structural modifications to prevent a recurrence of the incident. Once this has been done, as verified by the inspector, attach the results of the field investigation to the Illegal Discharge/Illicit Connection Reporting and Response form, proper reporting documentation and close the action.

Model Ordinance

The model ordinance contained in this appendix is intended to be used as a template for the Participating Entities. It may be modified as necessary by each entity as necessary to avoid conflicts with other existing ordinances and regulations that the Participating Entities may have, as well as to adapt to the specific characteristics of each of the Participating Entities.

The modification and adoption of any ordinance will be subject to the Participating Entities' existing procedures and as defined in government codes

<u>Urban Storm Water Quality Management</u> <u>and Discharge Control Ordinance</u>

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URBAN STORM WATER QUALITY MANAGEMENT AND DISCHARGE CONTROL.

Division I.

Title, Purpose and General Provisions.

Section 1. <u>Title</u>.

This Article shall be known as the "Urban Storm Water Quality Management and Discharge Control Ordinance" of the City of ______ and may be so cited.

Section 2. <u>Purpose and Intent</u>.

The purpose and intent of this Article is to ensure the health, safety, and general welfare of citizens, and protect and enhance the water quality of watercourses and water bodies in a manner pursuant to and consistent with the Federal Clean Water Act (33 U.S.C. §1251 et seq.) by reducing pollutants in storm water discharges to the maximum extent practicable and by prohibiting non-storm water discharges to the storm drain system.

Section 3. <u>Definitions</u>.

The terms used in this Article shall have the following meanings:

(a) <u>Best Management Practices</u>. Activities, practices, and procedures to prevent or reduce the discharge of pollutants directly or indirectly to the municipal storm drain system and waters of the United States. Best Management Practices include but are not limited to: treatment facilities to remove pollutants from storm water; operating and maintenance procedures; facility management practices to control runoff, spillage or leaks of non-storm water, waste disposal, and drainage from materials storage; erosion and sediment control practices; and the prohibition of specific activities, practices, and procedures and such other provisions as the City determines appropriate for the control of pollutants. Please refer to the City's *BMP Guidance Series*, as discussed further in Section 13(c) herein, for specific requirements.

(b) <u>City</u>. The City of _____.

(c) <u>Clean Water Act</u>. The federal Water Pollution Control Act (33 U.S.C. § 1251 et seq.), and any subsequent amendments thereto.

(d) <u>Construction Activity</u>. Construction projects subject to NPDES Construction Permits. Such activities include but are not limited to clearing and grubbing, grading, excavating, and demolition.

(e) <u>Hazardous Materials</u>. Any material, including any substance, waste, or combination thereof, which because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause, or significantly contribute to, a substantial present or potential hazard to human health, safety, property, or the environment when improperly treated, stored, transported, disposed of, or otherwise managed (California Health and Safety Code §25117).

(f) <u>Illegal Discharge</u>. Any direct or indirect non-storm water discharge to the storm drain system,

except as exempted in Division II, Section 9 of this chapter.

(g) <u>Illicit Connections</u>. An illicit connection is defined as either of the following:

1. Any drain or conveyance, whether on the surface or subsurface, which allows an illegal discharge to enter the storm drain system including but not limited to any conveyances which allow any nonstorm water discharge including sewage, process wastewater, and wash water to enter the storm drain system and any connections to the storm drain system from indoor drains and sinks, regardless of whether said drain or connection had been previously allowed, permitted, or approved by a government agency; or

2. Any drain or conveyance connected from a commercial or industrial land use to the storm drain system which has not been documented in plans, maps, or equivalent records and approved by the City.

(h) <u>Industrial Activity</u>. Activities subject to NPDES Industrial Permits as defined in 40 CFR, Section 122.26 (b)(14).

(i) <u>National Pollutant Discharge Elimination System (NPDES) Storm Water Discharge Permits</u>. General, group, and individual storm water discharge permits which regulate facilities defined in federal NPDES regulations pursuant to the Clean Water Act. The California Regional Water Quality Control Board, Central Coast Region (hereinafter, Regional Board) and the State Water Resources Control Board have adopted general storm water discharge permits, including but not limited to the General Construction Activity and General Industrial Activity permits.

(j) <u>Non-Storm Water Discharge</u>. Any discharge to the storm drain system that is not composed entirely of storm water.

(k) <u>Pollutant</u>. Anything which causes or contributes to pollution. Pollutants may include, but are not limited to: paints, varnishes, and solvents; oil and other automotive fluids; non-hazardous liquid and solid wastes and yard wastes; refuse, rubbish, garbage, litter, or other discarded or abandoned objects, articles, and accumulations, so that same may cause or contribute to pollution; floatables; pesticides, herbicides, and fertilizers; hazardous substances and wastes; sewage, fecal coliform and pathogens; dissolved and particulate metals; animal wastes; wastes and residues that result from constructing a building or structure (including but not limited to sediments, slurries, and concrete rinsates); and noxious or offensive matter of any kind.

(1) <u>Pollution</u>. The human-made or human-induced alteration of the quality of waters by waste to a degree which unreasonably affects, or has the potential to unreasonably affect, either the waters for beneficial uses or the facilities which serve these beneficial uses (California Water Code §13050).

(m) <u>Porter-Cologne Act</u>. The Porter-Cologne Water Quality Control Act and as amended (California Water Code §13000 et seq.).

(n) <u>Premises</u>. Any building, lot, parcel of land, or portion of land whether improved or unimproved including adjacent sidewalks and parking strips.

(o) <u>Storm Drain System.</u> Publicly-owned facilities operated by the City by which storm water is collected and/or conveyed, including but not limited to any roads with drainage systems, municipal streets, gutters, curbs, inlets, piped storm drains, pumping facilities, retention and detention basins, natural and human-made or altered drainage channels, reservoirs, and other drainage structures which are within the City and are not part of a publicly owned treatment works as defined at 40 CFR Section 122.2.

(p) <u>Storm Water</u>. Any surface flow, runoff, and drainage consisting entirely of water from rain storm events.

(q) <u>Waters of the United States</u>. Surface watercourses and water bodies as defined at 40 CFR § 122.2. including all natural waterways and definite channels and depressions in the earth that may carry water, even though such waterways may only carry water during rains and storms and may not carry storm water at and during all times and seasons.

Section 4. <u>Applicability</u>.

This Article shall apply to all water entering the storm drain system generated on any developed and undeveloped lands lying within the City including any amendments or revisions thereto.

Section 5. <u>Responsibility for Administration</u>.

The Public Works Director of the City shall administer, implement, and enforce the provisions of this Article. Any powers granted or duties imposed upon the Public Works Director may be delegated in writing by the Public Works Director to persons or entities acting in the beneficial interest of or in the employ of the City.

Section 6. <u>Severability</u>.

The provisions of this Article are hereby declared to be severable. If any provision, clause, sentence, or paragraph of this Article or the application thereof to any person, establishment, or circumstances shall be held invalid, such invalidity shall not affect the other provisions or application of this Article.

Section 7. <u>Regulatory Consistency</u>.

This Article shall be construed to assure consistency with the requirements of the Clean Water Act and Porter-Cologne Act and acts amendatory thereof or supplementary thereto, or any applicable implementing regulations.

Section 8. <u>Ultimate Responsibility of Discharger</u>.

The standards set forth herein and promulgated pursuant to this Article are minimum standards; therefore this Article does not intend nor imply that compliance by any person will ensure that there will be no contamination, pollution, nor unauthorized discharge of pollutants into waters of the U.S. caused by said person. This Article shall not create liability on the part of the City, or any agent or employee thereof for any damages that result from any discharger's reliance on this Article or any administrative decision lawfully made thereunder. All persons conducting construction activities shall employ, to the maximum extent practicable, erosion prevention and construction site management practices that result in the following outcome: no discharges that cause or contribute to an exceedence of the water quality standards contained in a Statewide water Quality Control Plan, the California Toxics Rule or the Central Coast Regional Water Quality Control Board Basin Plan.

Division II.

Discharge Prohibitions.

Section 9. <u>Prohibition of Illegal Discharges</u>.

No person shall discharge or cause to be discharged into the municipal storm drain system or watercourses any materials, including but not limited to pollutants or waters containing any pollutants that cause or contribute to a violation of applicable water quality standards, other than storm water.

Illegal discharges from industrial and/or commercial activities include, but are not limited to, the following, and are prohibited, unless the discharge is permitted under a separate NPDES permit or as allowed by BMPs published or approved by the City Public Works Department.

- a. Water from the cleaning of gas stations, vehicle service garages, or other types of vehicle service facilities.
- b. Water, cleansers, or solvents from the cleaning of vehicles, machinery or equipment, and other such commercial and industrial operations.
- c. Water from the washing or rinsing of vehicles containing soap, detergents, solvents, or other cleaners.
- d. Water from the washing or rinsing of vehicles, with or without soap, from auto body repair shops.
- e. Water from the cleaning or rinsing of vehicle engine, undercarriage, or auto parts cleaning.
- f. Vehicle fluids.
- g. Mat wash and hood cleaning water from food service facilities.
- h. Food and kitchen cleaning water from food service facilities.
- i. Leakage from dumpsters or trash containers.
- j. Water from the cleaning or rinsing of garbage dumpster areas and areas where garbage is stored or contained.
- k. Water from pressure washing, steam cleaning, and hand scrubbing of sidewalks, gutters, plazas, alleyways, outdoor eating areas, steps, building exteriors, walls, driveways, and other outdoor surfaces.
- 1. Wastewater or cleaning fluids from carpet cleaning.
- m. Swimming pool and spa water;
- n. Wash out from concrete trucks;
- o. Runoff from areas where hazardous substances, including diesel fuel, gasoline and motor oil are stored, except as allowed by Chapter 6.50 of this code.
- p. Super-chlorinated water normally associated with the disinfection of potable water systems.

The discharge of sewage or other forms of polluted water from recreational activities including boating and camping, and from recreational vehicles and boats, to the municipal storm drain system or watercourses is prohibited.

The commencement, conduct or continuance of any illegal discharge to the storm drain system is prohibited except as described as follows:

- (a) Discharges from the following activities will not be considered a source of pollutants to the storm drain system and to waters of the U.S. when properly managed to ensure that no potential pollutants are present, and therefore they shall not be considered illegal discharges unless determined to cause a violation of the provisions of the Porter-Cologne Act, Clean Water Act, or this ordinance:
 - 1. Water line flushing;
 - 2. Landscape irrigation;
 - 3. Diverted stream flows;
 - 4. Rising ground waters;
 - 5. Uncontaminated ground water infiltration (as defined at 40 CFR §35.2005(20)) to separate storm sewers;
 - 6. Uncontaminated pumped ground water;
 - 7. Discharges from potable water sources;
 - 8. Foundation drains;
 - 9. Air conditioning condensation;
 - 10. Irrigation water;
 - 11. Springs;
 - 12. Water from crawl space pumps;
 - 13. Footing drains;
 - 14. Lawn watering;
 - 15. Individual residential car washing;
 - 16. Flows from riparian habitats and wetlands
 - 17. Dechlorinated swimming pool discharges
 - 18. Flows from fire fighting activities

(b) The prohibition shall not apply to any non-storm water discharge permitted under an NPDES permit, waiver, or waste discharge order issued to the discharger and administered by the State of California under the authority of the Federal Environmental Protection Agency, provided that the discharger is in full compliance with all requirements of the permit, waiver, or order and other applicable laws and regulations, and provided that written approval has been granted by the City for any discharge to the storm drain system.

(c) With written concurrence of the Regional Board, the City may exempt in writing other non-storm water discharges which are not a source of pollutants to the storm drain system nor waters of the U.S.

Section 10. <u>Prohibition of Illicit Connections</u>.

(a) The construction, use, maintenance or continued existence of illicit connections to the storm drain system is prohibited.

(b) This prohibition expressly includes, without limitation, illicit connections made in the past, regardless of whether the connection was permissible under law or practices applicable or prevailing at the time of connection.

Section 11. <u>Waste Disposal Prohibitions</u>.

No person shall throw, deposit, leave, maintain, keep, or permit to be thrown, deposited, left, or maintained, in or upon any public or private property, driveway, parking area, street, alley, sidewalk, component of the storm drain system, or water of the U.S., any refuse, rubbish, garbage, litter, or other discarded or abandoned objects, articles, and accumulations, so that the same may cause or contribute to pollution. Wastes deposited in streets in proper waste receptacles for the purposes of collection are exempted

from this prohibition.

Section 12. <u>Discharges in Violation of Industrial or Construction Activity NPDES Storm Water Discharge</u> <u>Permit.</u>

Any person subject to an industrial or construction activity NPDES storm water discharge permit shall comply with all provisions of such permit. Proof of compliance with said permit may be required in a form acceptable to the Public Works Director prior to or as a condition of a subdivision map, site plan, building permit, or development or improvement plan; upon inspection of the facility; during any enforcement proceeding or action; or for any other reasonable cause.

Division III.

Regulations and Requirements.

Section 13. <u>Requirement to Prevent, Control, and Reduce Storm Water Pollutants</u>.

(a) <u>Authorization to Adopt and Impose Best Management Practices</u>. The City will adopt requirements identifying Best Management Practices for activities, operations, or facilities which may cause or contribute to pollution or contamination of storm water, the storm drain system, or waters of the U.S. as a separate *BMP Guidance Series*. Where Best Management Practices requirements are promulgated by the City or any federal, State of California, or regional agency for any activity, operation, or facility which would otherwise cause the discharge of pollutants to the storm drain system or water of the U.S., every person undertaking such activity or operation, or owning or operating such facility shall comply with such requirements.

The Public Works Director will periodically report to the City Council on the status of implementation of BMPs and any new BMPs to be developed for inclusion in the *BMP Guidance Series*.

(b) <u>Responsibility to Implement Best Management Practices</u>. Notwithstanding the presence or absence of requirements promulgated pursuant to subsection of this Section, any person engaged in activities or operations, or owning facilities or property which will or may result in pollutants entering storm water, the storm drain system, or waters of the U.S. shall implement Best Management Practices to the extent they are technologically achievable to prevent and reduce such pollutants. The owner or operator of a commercial or industrial establishment shall provide reasonable protection from accidental discharge of prohibited materials or other wastes into the municipal storm drain system or watercourses. Facilities to prevent accidental discharge of prohibited materials or other wastes shall be provided and maintained at the owner or operator's expense.

(c) <u>Construction Sites</u>. The City's *BMP Guidance Series* will include appropriate Best Management Practices to reduce pollutants in any storm water runoff from construction activities. The City shall incorporate such requirements in any land use entitlement and construction or building-related permit to be issued relative to such development or redevelopment. The owner and developer shall comply with the terms, provisions, and conditions of such land use entitlements and building permits as required in this Article and the City Storm Water Utility Ordinance.

Construction activities subject to these requirements will also be required to continuously employ measures to control waste such as discarded building materials, concrete truck washout, chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality.

(d) <u>New Development and Redevelopment</u>. The City's *BMP Guidance Series* will include appropriate E-131

Best Management Practices to control the volume, rate, and potential pollutant load of storm water runoff from new development and redevelopment projects as may be appropriate to minimize the generation, transport and discharge of pollutants. The City shall incorporate such requirements in any land use entitlement and construction or building-related permit to be issued relative to such development or redevelopment. The owner and developer shall comply with the terms, provisions, and conditions of such land use entitlements and building permits as required in this Article

These requirements may include a combination of structural and non-structural BMPs, and may include requirements to ensure the proper long-term operation and maintenance of these BMPs.

Section 14. <u>Requirement to Eliminate Illegal Discharges</u>.

Notwithstanding the requirements of Division IV, Section 20 herein, the Public Works Director may require by written notice that a person responsible for an illegal discharge immediately, or by a specified date, discontinue the discharge and, if necessary, take measures to eliminate the source of the discharge to prevent the occurrence of future illegal discharges.

Section 15. <u>Requirement to Eliminate or Secure Approval for Illicit Connections</u>.

(a) The Public Works Director may require by written notice that a person responsible for an illicit connection to the storm drain system comply with the requirements of this Article to eliminate or secure approval for the connection by a specified date, regardless of whether or not the connection or discharges to it had been established or approved prior to the effective date of this Article.

(b) If, subsequent to eliminating a connection found to be in violation of this Article, the responsible person can demonstrate that an illegal discharge will no longer occur, said person may request City approval to reconnect. The reconnection or reinstallation of the connection shall be at the responsible person's expense.

Section 16. <u>Watercourse Protection.</u>

Every person owning property through which a watercourse passes, or such person's lessee, shall keep and maintain that part of the watercourse within the property reasonably free of trash, debris, excessive vegetation, and other obstacles that would pollute, contaminate, or significantly retard the flow of water through the watercourse. In addition, the owner or lessee shall maintain existing privately owned structures within or adjacent to a watercourse, so that such structures will not become a hazard to the use, function, or physical integrity of the watercourse. The owner or lessee shall not remove healthy bank vegetation beyond that actually necessary for maintenance, nor remove said vegetation in such a manner as to increase the vulnerability of the watercourse to erosion. The property owner shall be responsible for maintaining and stabilizing that portion of the watercourse that is within their property lines in order to protect against erosion and degradation of the watercourse originating or contributed from their property.

Section 17. <u>Requirement to Remediate</u>.

Whenever the Public Works Director finds that a discharge of pollutants is taking place or has occurred which will result in or has resulted in pollution of storm water, the storm drain system, or water of the U.S., the Public Works Director may require by written notice to the owner of the property and/or the responsible person that the pollution be remediated and the affected property restored within a specified time pursuant to the provisions of Sections 22 through 25 below.

Section 18. <u>Requirement to Monitor and Analyze</u>.

The Public Works Director may require by written notice of requirement that any person engaged in any activity and/or owning or operating any facility which may cause or contribute to storm water pollution, illegal discharges, and/or non-storm water discharges to the storm drain system or waters of the U.S., to undertake at said person's expense such monitoring and analyses and furnish such reports to the City as deemed necessary to determine compliance with this Article.

Section 19. Notification of Spills.

Notwithstanding other requirements of law, as soon as any person responsible for a facility or operation, or responsible for emergency response for a facility or operation has information of any known or suspected release of materials which are resulting or may result in illegal discharges or pollutants discharging into storm water, the storm drain system, or water of the U.S. from said facility, said person shall take all necessary steps to ensure the discovery, containment, and cleanup of such release. In the event of such a release of a hazardous material said person shall immediately notify emergency response officials of the occurrence via emergency dispatch services (911). In the event of a release of non-hazardous materials, said person shall notify the City's Public Works Department in person or by phone or facsimile no later than 5:00 p.m. of the next business day. Notifications in person or by phone shall be confirmed by written notice addressed and mailed to the City's Public Works Department within three business days of the phone notice. If the discharge of prohibited materials emanates from a commercial or industrial establishment, the owner or operator of such establishment shall also retain an on-site written record of the discharge and the actions taken to prevent its recurrence. Such records shall be retained for at least three years.

Division IV.

Inspection and Monitoring.

Section 20. <u>Authority to Inspect</u>.

Whenever necessary to make an inspection to enforce any provision of this Article, or whenever the Public Works Director has cause to believe that there exists, or potentially exists, in or upon any premises any condition which constitutes a violation of this Article, the Director may enter such premises at all reasonable times to inspect the same and to inspect and copy records related to storm water compliance. In the event the owner or occupant refuses entry after a request to enter and inspect has been made, the City is hereby empowered to seek assistance from any court of competent jurisdiction in obtaining such entry.

Section 21. Authority to Sample, Establish Sampling Devices, and Test.

During any inspection as provided herein, the Public Works Director may take any samples and perform any testing deemed necessary to aid in the pursuit of the inquiry or to record site activities.

Division V.

Enforcement.

Section 22. <u>Intervention.</u>

The primary focus of this ordinance is to reduce and control storm water impacts, and the City will use the amount of enforcement necessary to achieve compliance. Where possible the City will rely on education rather than enforcement. The City Manager may provide education programs or other informational materials that will assist in meeting the desired erosion and sedimentation controls, and other storm water management practices outcomes.

Section 23. Notice of Violation.

Whenever the Public Works Director finds that a person has violated a prohibition or failed to meet a requirement of this Article, the Director may order compliance by written notice of violation to the responsible person. Such notice may require without limitation:

(a) The performance of monitoring, analyses, and reporting;

- (b) The elimination of illicit connections or discharges;
- (c) That violating discharges, practices, or operations shall cease and desist;

(d) The abatement or remediation of storm water pollution or contamination hazards and the restoration of any affected property; and

(e) Payment of a fine to cover administrative and remediation costs; and

(f) The implementation of source control or treatment BMPs.

If abatement of a violation and/or restoration of affected property is required, the notice shall set forth a deadline within which such remediation or restoration must be completed. Said notice shall further advise that, should the violator fail to remediate or restore within the established deadline, the work may be done by the City or a contractor designated by the Public Works Director and the expense thereof shall be charged to the violator pursuant to Section 24 below.

Section 24. Stop Work Order.

Whenever any activity is being done contrary to and in violation of this ordinance, the enforcement officer may order the related activity stopped by noticing in writing, posted on the premises, or served on the responsible party. The responsible party shall forthwith stop such work until authorized by the enforcement officer to proceed.

Section 25. <u>Citation for Violation.</u>

Upon a determination that there is a violation of this ordinance, a citation may be issued to the responsible party to appear in Municipal Court.

Section 26. <u>Administrative Compliance Order.</u>

The City may issue an Administrative Compliance Order for any violation. The order shall be in writing, specify the violation(s) and require compliance measures. The order may also include a Notice of Impositions of Administrative Civil Penalty Assessment for the violation.

Section 27. <u>Notice of Imposition of Administrative Ordinance.</u>

If a person fails to comply with applicable provisions of this code or an administrative compliance order, the enforcement officer may issue to the person a Notice of Imposition of an administrative civil penalty.

Section 28. Service.

All notices/orders shall be served by personal service or sent by certified mail and first class mail. Any notice/order served by mail shall be deemed received for purposes of any time computations hereunder, three days after the date mailed, if to an address within this state and seven days after the date mailed, if to an address outside this state.

Section 29. Settlement of Administrative Civil Penalty Assessment.

Upon receipt of Notice of Administrative Civil Penalty Assessment, the violation may request a conference with the City Manager or designee. The City Manager or designee may compromise or settle any unpaid administrative civil penalty assessment where authorized. A request under this paragraph shall not act as a stay, or otherwise affect the filing or processing of an appeal under Section 23.

Section 30. <u>Appeal</u>.

Notwithstanding the provisions of Section 26 below, any person receiving a Notice of Violation, Stop Work Order, Notice of Imposition of an Administrative Civil Penalty or Administrative Compliance Order under Section 22 above may appeal the determination of the Public Works Director to the City Manager. The notice of appeal must be received by the City Manager within 15 days from the date of the Notice of Violation. The appeal shall state the name and address of the appellant, the nature of the determination being appealed, the reason the determination is incorrect, and what the correct determination of the appeal should be. Failure to file such a statement within the time or in the manner required, waives the appellant's objections and the appeal shall be dismissed. Hearing on the appeal before the City Manager or his/her designee shall take place within 30 days from the date of City's receipt of the notice of appeal. At least ten days prior to the hearing, the City shall mail notice of the time and place of the hearing to the appellant. The decision of the City Manager or designee shall be final.

Section 31. <u>Abatement by City</u>.

If the violation has not been corrected pursuant to the requirements set forth in the Notice of Violation, or, in the event of an appeal under Section 23, within 10 days of the decision of the City Manager upholding the decision of the Public Works Director, then the City or a contractor designated by the Public Works Director shall enter upon the subject private property and is authorized to take any and all measures necessary to abate the violation and/or restore the property. It shall be unlawful for any person, owner, agent or person in possession of any premises to refuse to allow the City or designated contractor to enter upon the premises for the purposes set forth above.

Section 32. Charging Cost of Abatement/Liens.

Within 30 days after abatement of the nuisance by the City, the Public Works Director shall notify the property owner of the property of the cost of abatement, including administrative costs. The property owner may file a written protest objecting to the amount of the assessment with the City Clerk within 15 days. The City Clerk shall set the matter for public hearing by the City Council. The decision of the City Council shall be set forth by resolution and shall be final.

If the amount due is not paid within 10 days of the decision of the City Council or the expiration of the time in which to file an appeal under this Section, the charges shall become a special assessment against the property and shall constitute a lien on the property for the amount of the assessment. A copy of the resolution shall be turned over to the County Auditor so that the auditor may enter the amounts of the assessment against the parcel as it appears on the current assessment roll, and the tax collector shall include the amount of the assessment on the bill for taxes levied against the parcel of land.

Section 33. <u>Urgency Abatement</u>.

The Public Works Director is authorized to require immediate abatement of any violation of this Article that constitutes an immediate threat to the health, safety or well-being of the public. If any such violation is not abated immediately as directed by the Public Works Director, the City is authorized to enter onto private property and to take any and all measures required to remediate the violation. Any expense related to such remediation undertaken by the City shall be fully reimbursed by the property owner and/or responsible party. Any relief obtained under this section shall not prevent the City from seeking other and further relief authorized under this Article.

Section 34. <u>Violations</u>.

It shall be unlawful for any person to violate any provision or fail to comply with any of the requirements of this Article. A violation of or failure to comply with any of the requirements of this Article shall constitute a misdemeanor and shall be punished as set forth in City Code Section____.

Section 35. Compensatory Action.

In lieu of enforcement proceedings, penalties, and remedies authorized by this Article, the Public Works Director may impose upon a violator alternative compensatory actions, such as storm drain stenciling, attendance at compliance workshops, creek cleanup, etc.

Section 36. <u>Violations Deemed a Public Nuisance</u>

In addition to the enforcement processes and penalties hereinbefore provided, any condition caused or permitted to exist in violation of any of the provisions of this Article is a threat to public health, safety, and welfare, and is declared and deemed a nuisance, and may be summarily abated or restored by the City at the violator's expense, and/or a civil action to abate, enjoin, or otherwise compel the cessation of such nuisance may be taken by the City.

Section 37. <u>Acts Potentially Resulting in a Violation of the Federal Clean Water Act and/or California</u> <u>Porter-Cologne Act</u>.

Any person who violates any provision of this Ordinance or any provision of any requirement issued pursuant to it, may also be in violation of the Clean Water Act and/or the Porter-Cologne Act and may be subject to the sanctions of those acts including civil and criminal penalties. Any enforcement action authorized under this Ordinance shall also include written notice to the violator of such potential liability.

BMP GUIDANCE SERIES

As described in Section 13(a) of the City's Ordinance No. ______ in the Article titled "Urban Storm Water Quality Management and Discharge Control" the City has adopted this *BMP Guidance Series* containing Best Management Practices for any activity, operation, or facility which may cause or contribute to pollution or contamination of storm water, the storm drain system, or waters of the U.S.

Where Best Management Practices requirements are promulgated by the City or any federal, State of California, or regional agency for any activity, operation, or facility which would otherwise cause the discharge of pollutants to the storm drain system or water of the U.S., every person undertaking such activity or operation, or owning or operating such facility shall comply with such requirements.

The Public Works Director will report to the City Council annually on the status of implementation of BMPs and any new BMPs to be developed for inclusion in the *BMP Guidance Series*.

Notwithstanding the presence or absence of requirements promulgated in this *BMP Guidance Series*, any person engaged in activities or operations, or owning facilities or property which will or may result in pollutants entering storm water, the storm drain system, or waters of the U.S. shall implement Best Management Practices to the extent they are technologically achievable to prevent and reduce such pollutants. The owner or operator of a commercial or industrial establishment shall provide reasonable protection from accidental discharge of prohibited materials or other wastes into the municipal storm drain system or watercourses. Facilities to prevent accidental discharge of prohibited materials be provided and maintained at the owner or operator's expense.

COMMERCIAL WASHING AND CLEANING

This guidance specifies Best Management Practices (BMPs) for commercial washing and cleaning that shall be employed to protect water quality. Additional best management practices, measures and controls shall be employed as applicable and to the maximum extent practicable to prevent pollutants from entering storm water runoff.

BMPS APPLICABLE TO MOBILE CAR WASHERS AND CAR DETAILERS

The Goal and Purpose of these BMPs is to minimize or prevent the discharge of pollutants into storm drains from vehicle and equipment cleaning operations by either (1) discharging wash waters to the sanitary sewer, (2) containing wash water for offsite disposal, or (3) directing wash water (without cleaners) to landscaped areas.

Use These Best Management Practices:

BMP-1 Planning: Determine what collection method you will be using and where you are going to discharge wash water before starting a new job. Identify where all storm drains are located in the vicinity of the jobsite. Never discharge wastewater into a street, ditch, storm drain, or maintenance hole. Obtain all necessary permits and authorizations. If you are going to discharge into the sanitary sewer system at the job site, or on unpaved areas at the job site, always obtain the property owner's permission.

BMP-2 Pre-Clean the Work Area: Before starting work sweep or vacuum the work area to pick up litter, trash, debris, dirt, and other materials which could become mixed in with the wash water. Use absorbents (such as rags, absorbent mats or pads, rice hull ash, cat litter, vermiculite, or sand) to pick up greasy or oily materials and spills. Waste materials from pre-cleaning may often be disposed of in the trash. Check with the local solid waste authority to be sure. Rags may be sent to an industrial laundry. Know which pre-cleaning wastes may be hazardous wastes. If there is any question as to whether a wash water, or waste material, is considered to be a hazardous material, check with the Monterey County Division of Environmental Health to make this determination and properly dispose of these materials.

BMP-3 Washing and Detailing: Minimize the amount of water used during washing and detailing to reduce the amount of wash water that will need to be disposed. Avoid cleaning products that contain hazardous substances (e.g. hydrofluoric acid, muriatic acid, sodium hydroxide, bleach, etc.) that can create hazardous waste. When possible, avoid using soap and solvents- even biodegradable soap is harmful to the environment. If soap is used, use phosphate-free, non-toxic, biodegradable soap. Any soap, including those labeled "biodegradable" does not belong in creeks, ocean or ground-water. They are harmful to aquatic life and should never be misconstrued as safe for direct disposal to surface waters (i.e., storm drains).

BMP-4 Wash Water Containment and Collection: Contain and collect the wash water and dispose of it as described below. Decide what is the best method of collection (e.g., berms, storm drain cover mats, containment pools, vacuums/pumps, vacuum boom, inflatable pipe plug, etc). Locate property high and low spots to determine where wash water can be pooled for collection.

Wash water that contains visible debris or residue, soap, detergent or other cleaning agents, hazardous waste, or excessive amounts of any pollutant, may not be left on paved surfaces to evaporate because the residues will eventually be discharged to the storm drain system. However, small amounts of wash water that cannot reasonably be collected may be allowed to evaporate on a paved surface.

Wash water from the rinsing of new or used vehicles for dust removal only, using no soap may be discharged to the storm drain or and unpaved area, if the wash water does not flow through oil deposits or other surface contaminants.

Promptly clean up any spill of liquid or solid wastes. Do not hose down an area to clean up a spill, unless the liquid will be completely contained, cleaned up and disposed of to sanitary sewer or offsite as appropriate for the waste type.

If Possible, Either:

 Use a designated wash area that is paved and protected by permanent or movable berms, dikes, and mats. Contain the wash-water and vacuum it up or otherwise collect it for disposal. Do not allow wash water to leave the property. If the driveway is an avenue for runoff it must be bermed to contain the wash-water.

<u>OR</u>

2. Conduct washing and detailing on a pervious unpaved area such as lawn, dirt, or gravel so that the wash water will be retained and percolate within these areas. Keep washing activities away from storm drains or water conveyances, so that the wash water will infiltrate into the ground and not flow to the storm drains or creeks. This option applies to sites where only one or two vehicles are cleaned every couple of weeks. Do not use this option just before or after a rainstorm.

If Neither of These Approaches is Feasible:

Collect and contain the wash water and prevent it from flowing into any storm drains by sealing or plugging them, or by protecting them with a berm or other means. For information about containing wash water, see the Section titled "Devices That May be Used to Contain and Collect Wash Water."

BMP-5 Wash Water Disposal: Do not discharge wash water to storm drain. Once wash water has been collected, either (1) discharge it to the sanitary sewer, or septic system via the sanitary sewer clean-out or sanitary sewer inlet at the point of generation

(job site), (2) discharge it to landscaping or other suitable unpaved areas, or (3) collect it in a container for later disposal at an appropriate off-site location. Such locations could include a liquid waste receiving facility at a municipal wastewater treatment plant, such as MRWPCA's Regional Treatment Plant located north of the City of Marina, or the sanitary sewer at the pressure washer's place of business using the sewer clean out. Use of disposal options (1) and (2) require the property owner's permission.

Discharges must be in compliance with the wastewater authority's Sewer Use Ordinance, or other applicable regulations of the authority. For the Monterey Regional Water Pollution Control Agency (MRWPCA), the applicable Ordinances are MRWPCA's Sewer Use Ordinance 2008-01, which can be accessed at http://www.mrwpca.org/ordinances. For the Carmel Area Wastewater District (CAWD), the applicable Ordinance is CAWD's Ordinance 91-03.

When cleaning surfaces such as buildings and decks without loose paint, sidewalks, or plazas without soap, thorough dry cleanup should normally be sufficient to allow the wash water to be discharged to the sanitary sewer without pretreatment. However, if any debris is present in the wash water it should first pass through a "20 mesh" or finer screen to remove the material before discharging it to the sanitary sewer. The material that is removed should be disposed of in the trash.

Discharges of wash water to a septic system must be approved by the Monterey County Division of Environmental Health. Discharges that contain hazardous waste, have the potential to harm septic systems, or are likely to contaminate groundwater, *will not* be approved.

With the property owner's permission wash water can sometimes be disposed of to landscaping or other unpaved areas. If this means of disposal is being considered, first check the slope of the intended disposal area to be sure there will be no runoff into a street, gutter, or waterway. Also, ensure that the wash water will not create a nuisance condition or contain food products or contaminants (i.e. solvents, cleaners, oils, metals, etc.) that may constitute a hazardous waste. If disposal to landscaped areas is being considered, avoid damage to plants and soil by minimizing or eliminating the use of soaps, detergents, and chemicals. In addition, minimize the use of water to avoid wash water overflowing from these areas. Repeated discharges to landscaped areas may result in an accumulation of contaminants, thus damaging vegetation and increasing contaminant levels in the soil. If the soil is very dry, wet it down thoroughly before discharging, so that wash water will soak into the soil instead of running off to the street, gutter, or storm drain. Wash water disposal to land must not create a nuisance condition. Wash water containing garbage, food wastes, or visible trash may not be discharged to land.

Be sure to read cleaning product labels before disposing of wash water. Follow use and disposal instructions carefully. If there is any question as to whether a wash water, or waste material, is considered to be a hazardous material, check with the Monterey County Division of Environmental Health to make this determination and properly dispose of these materials. Depending on the condition of the surface being cleaned, the wastewater generated could be classified as hazardous waste. Some examples include:

- Wastewater generated from parking lots, storage areas, and gas stations may contain oil, gas, solvents, antifreeze, metals, and/or pesticides.
- Washing building exteriors with paint made prior to 1978 may contain lead.

Generating hazardous waste may dramatically increase operating costs and limit disposal options. Contact the Monterey County Division of Environmental Health for more information on hazardous waste determination and disposal.

BMPS APPLICABLE TO THE WASHING AND/OR CLEANING OF EXTERIOR SURFACES (E.G. SIDEWALKS, PARKING LOTS, BUILDING EXTERIORS, ETC.)

The Goal and Purpose of these BMPs is to minimize or prevent the discharge of pollutants into storm drains from washing and/or cleaning operations by either (1) discharging wash waters to the sanitary sewer, (2) containing wash water for offsite disposal to a suitable discharge facility, or (3) directing wash water to landscaped or other unpaved areas.

These BMPs apply to cleaning and/or power washing of surfaces including, but not limited to, sidewalks and plazas; parking areas; driveways, drive-thrus; restaurant/food handling cleaning and storage areas; building exteriors, roofs and decks; painted surfaces being cleaned to remove paint or graffiti; and graffiti removal.

Use These Best Management Practices:

BMP-1 Planning: Determine what collection method you will be using and where you are going to discharge wastewater before starting a new job. Identify where all storm drains are located in the vicinity of the jobsite. Never discharge wastewater into a street, ditch, storm drain, or maintenance hole. Obtain all necessary permits and authorizations. If you are going to discharge into the sanitary sewer system at the job site, or on unpaved areas at the job site, always obtain the property owner's permission.

BMP-2 Surface Pre-Cleaning: Before washing use dry methods for surface pre-cleaning whenever possible. In many cases the amount of wash water that will need to be collected and disposed of can be reduced, if this process is followed:

- 1. Use absorbents (such as rags, absorbent mats or pads, rice hull ash, cat litter, vermiculite, or sand) to pick up greasy or oily materials and spills.
- 2. Sweep or vacuum to pick up litter, trash, debris, dirt, and used absorbents.
- 3. Waste materials from dry cleanup such as absorbents, paint chips, etc. may often be disposed of in the trash. Check with the local solid waste authority to be sure. Rags may be sent to an industrial laundry. Know which pre-cleaning wastes may be hazardous waste

BMP-3 Washing and Cleaning: Minimize the amount of water used during washing and cleaning to reduce the amount of wash water that will need to be disposed. Avoid cleaning products that contain hazardous substances (e.g. hydrofluoric acid, muriatic acid, sodium hydroxide, bleach, etc.) that can create hazardous waste. Avoid acidic, caustic, and other products that may damage paved or coated surfaces. When possible, avoid using soap - even biodegradable soap is harmful to the environment. Before using soap, test to see whether hot water under pressure will do the job. Avoid using solvent-based cleaners (especially chlorinated solvent cleaners).

Beware of pressure washing surfaces that contain lead-based paint, or areas with freestanding liquids (e.g. oil, solvents, antifreeze, etc.). Pressure washing these types of surfaces may generate hazardous waste (e.g., lead-based paint chips, oil/grease, hydrofluoric acid, muriatic acid, etc.). Generating hazardous waste may dramatically increase your operating costs and limit your disposal options. For more information onhazardous waste determination call the Monterey County Division of Environmental Health at (831) 647-7654 or 755-4511.

BMP-4 Wash Water Containment and Collection: Contain and collect the wash water and dispose of it as described below. Decide what is the best method of collection (e.g. berms, storm drain cover mats, containment pools, vacuums/pumps, vacuum boom, inflatable pipe plug, etc). Locate property high and low spots to determine where wash water can be pooled for collection.

A simple and acceptable method for collecting wash water on private property requires only a drain plug, small sump pump, and a length of hose. If a small parking-lot-type catch basin is available, remove the grate, plug the drain pipe (usually 2, 3, or 4 inches in diameter), and place the pump in the catch basin, attached to a garden hose which will discharge to disposal (see section below regarding disposal). Vacuum booms are another option for capturing and collecting wash water. Sand bags can be used to create a barrier around storm drains, and plugs or rubber mats can be used to seal storm drain openings. Other common equipment used for containing and collecting wash water generated during pressure washing activities include: vacuum pumps, booms/berms, portable containment areas, weighted storm drain covers, oil/water separators, holding tanks, portable sump pumps, absorbents, and more. These are described in more detail below.

Avoid mixing non-hazardous wash water with wash water known to contain hazardous levels of pollutants. This will increase the volume of waste that requires treatment and/or disposal as a hazardous waste, thus increasing disposal costs. Do not leave areas of wash water on paved surfaces for evaporation. Sweep up any visible solids and sediments remaining after all the wash water has been collected.

Surface cleaning wastewater that contains visible debris or residue, soap, detergent or other cleaning agents, hazardous waste, or excessive amounts of any pollutant, may not be left on paved surfaces to evaporate because the residues will eventually be discharged to the storm drain system.

For additional information about containing wash water, see the Section titled "Devices That May be Used to Contain and Collect Wash Water."

BMP-5 Wash Water Disposal: Do not discharge wash water to storm drain. Once wash water has been collected, either (1) discharge it to the sanitary sewer, or septic system via the sanitary sewer clean-out or sanitary sewer inlet at the point of generation (job site), (2) discharge it to landscaping or other suitable unpaved areas, or (3) collect it in a container for later disposal at an appropriate off-site location. Such locations could include a liquid waste receiving facility at a municipal wastewater treatment plant, such as MRWPCA's Regional Treatment Plant located north of the City of Marina, or the sanitary sewer at the pressure washer's place of business using the sewer clean out. Use of disposal options (1) and (2) require the property owner's permission.

Discharges to the sanitary sewer must comply with the discharge requirements of the appropriate wastewater authority. The requirements of the two principal wastewater authorities within the area covered by the Monterey Regional Storm Water Management Program (MRSWMP) are described in the Section titled *"Requirements for Discharge to the Sanitary Sewer."*

When cleaning surfaces such as buildings and decks without loose paint, sidewalks, or plazas without soap, thorough dry cleanup should normally be sufficient to allow the wash water to be discharged to the sanitary sewer without pretreatment. However, if any debris is present in the wash water it should first pass through a "20 mesh" or finer screen to remove the material before discharging it to the sanitary sewer. The material that is removed should be disposed of in the trash.

Discharges of surface cleaning wastewater to a septic system must be approved by the Monterey County Division of Environmental Health. Discharges that contain hazardous waste, have the potential to harm septic systems, or are likely to contaminate groundwater, *will not* be approved.

With the property owner's permission wash water can sometimes be disposed of to landscaping or other unpaved areas. If this means of disposal is being considered, first check the slope of the intended disposal area to be sure there will be no runoff into a street, gutter, or waterway. Also, ensure that the wash water will not create a nuisance condition or contain food products or contaminants (i.e. solvents, cleaners, oils, metals, etc.) that may constitute a

hazardous waste. If disposal to landscaped areas is being considered, avoid damage to plants and soil by minimizing or eliminating the use of soaps, detergents, and chemicals. In addition, minimize the use of water to avoid wash water overflowing from these areas. Repeated discharges to landscaped areas may result in an accumulation of contaminants, thus damaging vegetation and increasing contaminant levels in the soil. If the soil is very dry, wet it down thoroughly before discharging, so that wash water will soak into the soil instead of running off to the street, gutter, or storm drain. Wash water disposal to land must not create a nuisance condition. Wash water containing garbage, food wastes, or visible trash may not be discharged to land.

Be sure to read cleaning product labels before disposing of wash water. Follow use and disposal instructions carefully. If there is any question as to whether a wash water, or waste material, is considered to be a hazardous material, check with the Monterey County Division of Environmental Health to make this determination and properly dispose of these materials. Depending on the condition of the surface being cleaned, the wastewater generated could be classified as hazardous waste. Some examples include:

- Wastewater generated from parking lots, storage areas, and gas stations may contain oil, gas, solvents, antifreeze, metals, and/or pesticides.
- Washing building exteriors with paint made prior to 1978 may contain lead.

<u>Generating hazardous waste may dramatically increase operating costs and limit disposal options</u>. Contact the <u>Monterey County Division of Environmental Health for more information on hazardous waste determination</u> and disposal.

DEVICES THAT MAY BE USED TO CONTAIN AND COLLECT WASH WATER

The following are examples of devices that may be used to contain and collect wash water. The collection devices described are not endorsed and are only provided as a reference tool. In addition, there may be other containment devices available, which are not listed. Note: When working with electrical equipment in wet environments, it is important to understand and comply with applicable health/safety and electrical codes, and well as utilize appropriate safety equipment (e.g. Ground Fault Interrupters, etc.)

For information about where equipment and materials of these types can be obtained, see the Section titled *"Sources of Equipment and Supplies."*

<u>Berms</u>

Berms may be used to prevent wastewater from entering a storm drain by placing a protective barrier around the storm drain inlet, thus allowing wastewater to pool around the inlet prior to proper collection and disposal. This type of containment may be less effective or ineffective when the storm drain is located at the bottom of a slope and/or a

large amount of wastewater is generated.

Storm Drain Covers/Mats

These devices are placed on top of the storm drain cover grate, creating a quick seal, thus

preventing wastewater from entering the storm drain system. Storm drain covers/mats

(magnetic vinyl mats, PVC drain covers, polyurethane mats, and others) allow wastewater to accumulate on top of it until the pressure washing activity is complete and the wash water can be collected for proper disposal. Storm drain covers/mats are frequently used along with a vacuum device that diverts wastewater into the sanitary sewer.

Containment Pools

A portable or temporary containment pool is another option which may be used to collect

Wash water. Containment pools are easy to assemble, provide an immediate work area, and allow wash water to be collected in a manner that will prevent pollutants from entering the storm drain system. Containment pools vary in size and material and can also be used for washing equipment and vehicles.

Vacuums/Pumps

Devices such as wet/dry vacuums, sump pumps, and vacuum pumps may be used to collect and dispose of wash water after pressure washing. Vacuum devices typically have an extension (vacuum boom) which allows the water to be collected efficiently. In addition, many vacuum devices are equipped with a hose that can run from the pump to the sanitary sewer, a treatment device, or a holding tank depending on the disposal method.

Vacuum Boom

Vacuum booms are an attachment for the vacuum device. The boom typically rests











flush on the ground and draws wastewater through small holes on the bottom of the boom. In addition, different varieties of vacuum booms are available for areas with steep slopes or rough terrain.

Inflatable Pipe Plug

Inflatable pipe plugs prevent wash water from entering a storm drain system by blocking the pipe leading from the drain inlet. Unlike the storm drain mats/covers that block the storm drain grates, the inflatable pipe plug is inserted into the storm drain pipe and uses the inlet structure beneath the grate to collect the wash water. Once inserted, the plug is inflated to make a snug fit. Once the wash water has been contained, it can be collected and disposed by using a portable pump device. Note: inflatable pipe plugs should only be used in storm drains on private property. They are not authorized to be used in public storm drain inlets or pipes.



<u>CONSTRUCTION SITES BMPs</u> (Pertains to MCM 4)

This guidance specifies Best Management Practices (BMPs) for construction sites that shall be employed to protect water quality during construction. At a minimum, every construction site shall employ applicable BMPs outlined below. <u>The aAdditional best management practices</u>, measures and controls <u>described below</u> <u>for construction sites</u> shall be employed as applicable and to the maximum extent practicable to prevent pollutants from entering stormwater runoff. For additional details on items shown with an asterisk (*), see Section 4 "Sources of Additional Information in this Guidance Series.

Section 1.0

Construction Site Planning BMPs

Project proponent must develop and implement a plan to manage storm water and non-storm water discharges from the site at all times. Grading during the wet season must be minimized and should coincide with seasonal dry weather periods to the maximum extent practicable. If grading does occur during the wet season, project proponent is required to implement additional BMPs for any rain events which may occur.

1.1 Site Plan

- 1.1.1 Plan the development to fit the topography, soils, drainage pattern and natural vegetation of the site.
- 1.1.2 Remove existing vegetation only when absolutely necessary.

1.1.3 Delineate clearing limits, easements, setbacks, sensitive or critical areas, trees, drainage courses, and buffer zones to prevent excessive or unnecessary disturbances and exposure.

- 1.1.4 Avoid construction on steep slopes*
- 1.1.5 Minimize cuts and fills*
- 1.1.6 Align temporary and permanent roads and driveways along slope contours*

1.2 Other Measures

- 1.2.1 Phase grading operations to reduce disturbed areas and time of exposure
- 1.2.2 Avoid excavation and grading during wet weather
- 1.2.3 Winterize construction site*

Section 2.0

EROSION AND SEDIMENT CONTROL BMPs

Project proponent must stabilize all slopes and emphasize erosion prevention as the most important measure for keeping sediment on site during construction, and must utilize sediment controls as a supplement to erosion prevention for keeping sediment on-site during construction, and never as the single or primary method.

2.1 Soil Cover

2.1.1 Install cover materials such as vegetative debris, mulch, crushed stone, geotextile fabric, erosion control blankets*

- 2.1.2 Use soil stabilizers as appropriate*
- 2.1.3 Use temporary seeding and planting to reduce erosion potential*
- 2.1.4 Temporarily stabilize and reseed disturbed soil areas as rapidly as possible
- 2.1.5 Permanently re-vegetate or landscape as early as maximally practicable

2.2 Tracking Control (for sites where on-site room allows for these measures)

2.2.1 Construct stabilized access roads and entrances*

2.2.2 Construct entrance/exit tire wash*

2.2.3 When cleaning sediments from streets, driveways and paved areas on construction sites, use dry sweeping methods where possible. If water must be used to flush pavement, collect runoff in temporary storage tanks to settle out sediments prior to discharge to the storm drains, and protect storm drain inlets.

2.3 Structures to Control and Convey Runoff

- 2.3.1 Earth dikes, drainage swales and ditches*
- 2.3.2 Slope drains and subsurface drains*
- 2.2.3 Velocity dissipation devices*
- 2.3.4 Flared culvert end sections*
- 2.3.5 Check dams*

2.4 Other Measures

2.4.1 Slope roughening/terracing/rounding*

2.4.2 Level spreader*

2.5 BMPs to Capture Sediment

2.5.1 Use terracing, riprap, sand bags, rocks, straw bales, and/or temporary vegetation on slopes to reduce runoff velocity and trap sediments. Do not use asphalt rubble or other demolition debris for this purpose.2.5.2 Protect storm drain inlets from sediment-laden runoff. Storm drain inlet protection devices include sand bag barriers, filter fabric fences, block and gravel filters, and excavated drop inlet sediment traps.*2.5.3 When dewatering the site, remove sediment from the discharge using filtration methods. Mobile units specifically designed for construction site dewatering can be rented for this purpose.

2.6 Other Controls (as required)

- 2.6.1 Silt fence*
- 2.6.2 Straw bale barrier (other than at storm drain inlets)*
- 2.6.3 Sand bag barrier*
- 2.6.4 Brush or rock filter*
- 2.6.5 Sediment trap*
- 2.6.6 Temporary sediment basin*

*For additional details, see Section 4.0 "Sources of Additional Information" below.

General Site and Materials Management

3.1 All Construction Sites

3.1.1 Identify all storm drains, drainage swales, <u>channels</u>, <u>sloped areas</u>, and creeks located <u>on or near the</u> construction site and make sure all subcontractors are aware of their locations <u>and use appropriate methods</u> to prevent pollutants from entering them.

3.1.2 Clean up leaks, drips, and other spills immediately.

3.1.3 Refuel vehicles and heavy equipment in one designated location.

3.1.4 Wash vehicles at an appropriate off-site facility. If equipment must be washed on-site, do not use soaps, solvents, degreasers, or steam cleaning equipment, and prevent wash water from entering the storm drain.

3.1.5 Never wash down pavement or surfaces where materials have spilled. Use dry cleanup methods whenever possible.

3.1.6 Avoid contaminating clean runoff from areas adjacent to your site by using berms and/or temporary or permanent drainage ditches to divert water flow around the site.

3.1.7 Keep materials out of the rain. Schedule clearing or heavy earth moving activities for periods of dry weather. Cover exposed piles of soil, construction materials and wastes with plastic sheeting or temporary roofs. Before it rains, sweep and remove materials from surfaces that drain to storm drains, creeks, or channels.

3.1.8 Place trash cans around the site to reduce litter. Dispose of non-hazardous construction wastes in covered dumpsters or recycling receptacles. Recycle leftover materials whenever possible.

3.1.9 Dispose of all wastes properly. Materials that can not be reused or recycled must be taken to an appropriate landfill or disposed of as hazardous waste.

3.1.10 Cover open dumpsters with plastic sheeting or a tarp during rainy weather. Secure the sheeting or tarp around the outside of the dumpster. If your dumpster has a cover, close it.

3.1.11 Train your employees and inform subcontractors about the stormwater requirements and their own responsibilities.

3.2 Construction Projects Involving Paint Work

3.2.1 Non-hazardous paint chips and dust from dry stripping and sand blasting may be swept up or collected in plastic drop cloths and disposed of as trash. Chemical paint stripping residue and chips and dust from marine paints or paints containing lead or tributyl tin must be disposed of as a hazardous waste. 3.2.2 When stripping or cleaning building exteriors with high-pressure water, cover or berm storm drain inlets. If possible (and allowed by your local wastewater authority), collect (mop or vacuum) building cleaning water and discharge to the sanitary sewer.

3.2.3 Never clean brushes or rinse paint containers into a street, gutter, storm drain, or creek.

3.2.4 For water-based paints, paint out brushes to the extent possible and rinse to a drain leading to the sanitary sewer (i.e., indoor plumbing).

3.2.5 For oil-based paints, paint out brushes to the extent possible, and filter and reuse thinners and solvents. Dispose of unusable thinners and residue as hazardous waste.

3.2.6 Recycle, return to supplier or donate unwanted water-based (latex) paint.

3.2.7 Dried latex paint may be disposed of in the garbage.

3.2.8 Unwanted oil-based paint (that is not recycled), thinners, and sludges must be disposed of as hazardous waste.

3.3 Construction Projects Involving Cement and Concrete Work

3.3.1 Avoid mixing excess amounts of fresh concrete or cement mortar on-site.

3.3.2 Store dry and wet materials under cover, protected form rainfall and runoff.

3.3.3 Wash out concrete transit mixers only in designated wash-out areas where the water will flow into settling ponds or onto dirt or stockpiles of aggregate base or sand. Pump water from settling ponds to the sanitary sewer, where allowed. Whenever possible, recycle washout by pumping back into mixers for reuse. Never dispose of washout into the street, storm drains, drainage ditches, or creeks.

3.3.4 Whenever possible, return contents of mixer barrel to the yard for recycling. Dispose of small amounts of excess concrete, grout, and mortar in the trash.

3.4 Construction Projects Involving Roadwork/Pavement Construction

3.4.1 Apply concrete, asphalt, and seal coat during dry weather to prevent contaminants from contacting stormwater runoff.

3.4.2 Cover storm drain inlets and manholes when paving or applying seal coat, slurry seal, fog seal, etc. 3.4.3 Always park paving machines over drip pans or absorbent materials, since they tend to drip continuously.

3.4.4 When making saw-cuts in pavement, use as little water as possible. Cover each storm drain inlet completely with filter fabric during the sawing operation and contain the slurry by placing straw bales, sandbags, or gravel dams around the catch basins. Use a wet-dry vacuum to pick up slurry prior to drying or after the liquid drains or evaporates, shovel or vacuum the slurry residue from the pavement or gutter and remove from site.

3.4.5 Wash down exposed aggregate concrete only when the wash water can: (1) flow onto a dirt area; (2) drain onto a bermed surface from which it can be pumped and disposed of properly; or (3) be vacuumed from the area along the curb where sediment has accumulated by blocking a storm drain inlet.

3.4.6 Allow aggregate rinse to settle, and pump the water to the sanitary sewer if allowed by your local wastewater authority.

3.4.7 Never wash sweepings from exposed aggregate concrete into a street or storm drain. Collect and return to aggregate base stockpile, or dispose with trash.

3.4.8 Recycle broken concrete and asphalt.

Section 4.0

Sources of Additional Information

Additional information on Construction Site Controls is available in the publications listed below.

4.1 California Stormwater Quality Association (2003) <u>Storm Water Best Management Practice</u> <u>Handbook</u> – Construction.

4.2 Association of Bay Area Governments. 1995. <u>Manual of Standards for Erosion</u> and Sediment Control Measures. A comprehensive filed guide for controlling soil erosion in California.

4.3 BASMAA. 1996. Start at the Source — <u>Residential Site Planning and Design</u> <u>Guidance Manual.</u>

4.4 Caltrans. (2003) <u>Storm Water Quality Handbooks – Construction Contractors Guide</u> and Specifications. May.

4.5 California RWQCB, San Francisco Region, <u>Erosion and Sediment Control Field Manual (most recent</u> edition).

4.6 Caltrans (2003), Storm Water Quality Handbooks – Project Planning and Design Guide.

POST-CONSTRUCTION BMPS FOR NEW DEVELOPMENT AND REDEVELOPMENT (Pertains to MCM 5)

The focus of this guidance is post-construction BMPs for new development or redevelopment projects. Post-construction BMPs are grouped into three types:

- Site Planning Measures that avoid or reduce disturbance of the site and limit the addition of impervious surfaces;
- **Pollution Prevention and Source Control Measures** that reduce or eliminate potential future sources of pollutants; and
- **Treatment Control Measures** that treat polluted runoff from new development/redevelopment sites.

This guidance is focused strictly on specific controls that can be incorporated into individual development projects to avoid or reduce the pollutants from the particular project. Where appropriate, pros and cons are described along with typical conditions under which these controls have been found to be effective.

The best opportunities for post-construction controls are available in larger projects or when implemented on a regional basis, and most of this guidance emphasizes controls that can be introduced in larger new development/redevelopment projects through the discretionary approval process. The second section of this guidance presents a list of controls that can be employed for small infill-type projects which are subject only to the ministerial approval process where the opportunities are limited.

Projects requiring discretionary approval from the local jurisdiction include almost all projects except minor infill development. This discretionary approval process is commonly the design review process, although other discretionary approvals such as a use permit or a subdivision map approval may also be triggered depending on the characteristics of the project.

Projects requiring ministerial approval are small improvement projects that conform to the site zoning requirements and include either a new single-family unit or minor modifications to an existing single family unit or a single structure. Such projects typically do not need discretionary approval, but will in all cases need a ministerial permit, such as a building or a grading permit.

Post-Construction BMPs for Projects Requiring Discretionary Approvals

Site Planning BMPs

This group of post-construction controls includes site planning to protect sensitive resources at or near the site and the use of alternate paving and cover materials to reduce the amount of impervious surfaces added by a new development. Studies have shown that in single-family residential areas, streets are the primary producers of runoff, and sidewalks and lawns, if properly vegetated, are a minor source. In multi-family developments, streets, parking lots and roofs generate similar quantities of runoff. In commercial/industrial areas, parking lots and roofs are the main generators of runoff. It follows then that to reduce impervious surfaces, in single-family residential areas reduction of street width and driveway lengths should be the primary strategy, while in multi-family developments and industrial/commercial areas, strategies should focus on reducing parking lots and the footprint of buildings. *For more information on site planning, refer to "Start at the Source Residential Site Planning and Design Guidance Manual for Stormwater Quality Protection"*,

available from BASMAA.

Site planning BMPs that minimize impervious surface and maximize infiltration are described below:

• **Cluster development** - Concentrate the development on a limited portion of the site and leave the remaining portion undisturbed. This should be used where appropriate without creating other hazards such as those of access during emergencies.

• **Preserve natural drainages** - This measure includes not filling in the natural drainage features at the site, maintaining invert/streambeds to maximize capacity, and providing vegetated setbacks or buffer strips outside of the maximum water surface level. Main concerns are related to safety especially of children and future need for mosquito/pest control.

• **Reduce sidewalk widths, especially in low-traffic areas** - This control provides limited runoff reduction benefits, and reduction of width may not possible due to Americans with Disabilities Act (ADA) requirements.

• Avoid curb and gutter along driveways and streets where appropriate -This is recommended in areas where flooding and ponding of water creating mosquito habitat is not a problem. Replace with swales.

• Use alternate paving materials/porous/permeable materials, where appropriate - This measure includes use of alternate paving materials (e.g., porous asphalt, pervious concrete, pavers), landscaping, mulch, gravel and cobbles where appropriate to provide ground cover, and reduce the use of asphalt or other impervious pavement. Pavers are recommended for driveways, walkways, and patios in single-family residences where the site does not generate highly polluted runoff (that could contaminate groundwater if it were to infiltrate) and where ADA requirements do not have to be met. In non-residential areas, pavers are recommended for emergency access roads, overflow parking areas, and non-handicapped parking stalls. (Note: Some types of alternate paving materials may not be suitable where heavy loads (e.g. truck movement) are anticipated.) For more information on alternate paving materials, see Post-Construction Controls for New Development Fact Sheets available from BASMAA.

• **Reduce the length of driveways or infiltrate driveway runoff** - This control applies mainly to single-family residential units. If reduction of the driveway length is not possible, grade and construct driveway so that runoff from driveway is directed to the adjacent landscaped areas.

• Reduce street width by eliminating on-street parking (where such actions do not pose a safety hazard) - This measure can be generally used in new residential areas. In addition to reducing the impervious area, this control has the added benefit of removing cars from streets and making street sweeping easier and more effective. If on-street parking in residential areas is eliminated, the developer must provide adequate off-street visitor parking.

• **Reduce alley width or use alternate materials for paving alleys** -If alleys are included in a proposed development, width should be minimized or alternate paving materials should be used.

• Set aside open space - This control is recommended for all developments (residential and non-residential). The main concern with open space relates to maintenance, weed control, and fire prevention. This group includes controls that can be incorporated into new development/redevelopment projects to avoid pollution in the long run by eliminating sources.

Pollution Prevention and Source Control BMPs

This group of BMPs includes controls that can be incorporated into new development/redevelopment projects to avoid pollution by eliminating sources.

• **Provide green areas where pets can be exercised** - Pet excrement is a major source of bacteria in urban runoff. Provide green areas in new residential developments where people can walk their pets and keep pet excrement away from sidewalks and streets.

• **Install landscaping or other cover** - Clearing and grading of surfaces in new development can increase potential for erosion. Install landscaping or other cover materials to minimize erosion from graded surfaces. Use of native plant materials is recommended because native plants require less maintenance and irrigation, and are typically more resistant to fires than non-native grasses. Native plants do take longer to cover slopes, therefore during the first few years, supplemental protection (erosion blanket, mulch, etc.) will be necessary.

• **Incorporate low-maintenance landscaping** - At sites where erosion may not be a concern but landscaping is proposed as part of the development, use low-maintenance landscaping that does not require frequent fertilizer, pesticide and herbicide application. Assistance in identifying the types of trees, shrubs, and ground cover that would work in the community, based on local climatic and soil conditions, can be obtained from garden centers, landscapers, and other sources.

• Label storm drains to discourage dumping - Label all storm drain inlets and catch basins within the project area with prohibitive language (such as: "NO DUMPING – DRAINS TO OCEAN") and/or graphical icons to discourage illegal dumping. Signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, must be posted at public access points along channels and creeks within the project area. Legibility of stencils and signs must be maintained.

• Where possible, eliminate gutters/roof drains or direct runoff to landscaped areas - Roof drains can be eliminated only in one to two-story buildings. Where these cannot be eliminated, direct the downspout of the gutter to a landscaped area or into an infiltration trench. Install several gutters to distribute the flow.

• **Construct designated vehicle wash area** - In new residential developments involving more than 50 units, construct a designated vehicle wash area so that the runoff from vehicle washing can be property treated and/or disposed. Contact the local wastewater authority to determine if the discharge can be plumbed to the sanitary sewer. If not, provide appropriate treatment and disposal of this runoff.

• Where possible use underground parking and the construction of multi-storied parking structures - For commercial projects build underground or multi-story parking structures so that not only is impervious surface minimized but the parking surfaces are under a roof and not exposed to storm water.

• Where possible use cooperative or shared parking - For commercial areas this may be a cooperative effort between commercial entities or between commercial entities and the City.

• Use alternate paving materials for parking lots - This control is recommended for overflow parking areas and for less frequently used parking spaces (typically these are spaces along the periphery of the parking lot that will not have to meet ADA requirements and due to low usage there will be less concern regarding pollution of groundwater through infiltration of stall runoff).

• Use measures to reduce building footprint and increase use of taller structures (where appropriate) - This control is recommended for commercial and municipal structures, where it would also be consistent with other City planning and building requirements.

• **Berm waste storage areas** - Grade and pave outdoor waste receptacle areas to prevent run-on of storm water, and install a low containment berm around it. Alternately, construct a covered enclosure with wash-down capabilities plumbed into the sanitary sewer, after first contacting the local wastewater authority to verify that this practice will be acceptable.

• **Install valves on storm drain inlets in loading dock areas** - At commercial/industrial facilities where loading docks are proposed, install a valve(s) to control runoff in the event of spills.

Treatment BMPs

This group of BMPs includes controls that can be built at new development and redevelopment sites to capture and treat the polluted runoff before it enters the City's storm drain system or other receiving waters. Those BMPs which are feasible for the proposed development should be incorporated into its design.

Treatment control design standards, depending on the type of units, are based on either treating a given

volume of runoff (e.g., first 0.5 inch of runoff) or a peak flow rate associated with a design storm. The volume approach is often utilized for small catchments where there tends to be a "first flush" condition (e.g., a parking lot). Design storms for storm water controls may be small (e.g. recurrence intervals of 3 months to 2 years) compared to flood control designs standards because of the need to minimize the size and cost of the unit, and because most runoff is associated with the more frequent smaller events. Treatment controls must be designed such that volumes and flows in excess of the design standard bypass the unit, otherwise there is the possibility of aggravating flooding and also causing re-suspension of previously captured sediments or other constituents. Also, all of the treatment BMPs described below require some inspection, maintenance, and disposal of solids to ensure optimum performance and often to avoid flooding.

• **Rooftop Catchment Systems** - These are rooftops which can sometimes be designed into large commercial and industrial sites to pool stormwater which, following the storm, evaporates. This effectively eliminates rooftop runoff from the storm drain system, and thereby reduces the hydraulically-connected impervious area. Another function of these systems is to slow down the runoff to reduce peaks. Problems with rooftop catchment systems are mainly related to leakage.

• Vegetated Filter Strips - Vegetated filter strips, buffer strips, or riparian buffer zones are strips of vegetation placed between receiving waters (e.g., along streams) and pollutant sources. The effectiveness of the strips depend primarily on the width of the strip, and the vegetation type and condition. Strips of 100-300 feet in width are often considered. Such strips have been successfully applied to urban, agricultural, and forestry situations. Vegetation type selection must take into account the climate and usually should be drought-resistant. Maintenance is primarily annual cutting. Such strips are recommended for developments located along receiving waters such as streams, rivers and lakes, but outside the flood control boundary.

• Vegetated Swales - Swales are shallow low gradient channels that are vegetated. They are commonly applied in rural residential areas in lieu of traditional curb/gutters and underground stormwater drainage pipes. Water quality improvement is achieved primarily through filtration, and performance is dependent on the swale hydraulic capacity and vegetation type and condition. Influent water should be relatively free of coarse sediment to avoid burying the vegetation. Where sediment loads are of concern, sediment settling basins can be provided upstream of the swales. Maintenance consists primarily of vegetation management and settling basin cleanouts. Swales are generally recommended for low-density residential developments located in relatively flat terrain.

• **Infiltration Basins** - Infiltration basins store and infiltrate stormwater into the surficial groundwater aquifer. Performance is critically dependent on soil porosity and adequate depth to groundwater. Such conditions are typical of inland valleys, in contrast to low lying coastal areas. In order to maintain recharge rates, influent water may require pretreatment to remove sediments. Infiltration basins are effective at reducing runoff rates and volumes and can provide water supply benefits through aquifer recharge. Maintenance primarily consists of periodic removal of accumulated trash, debris and sediments to maintain recharge rates. Infiltration basins are generally recommended in areas where the depth to groundwater is relatively high and the soils are highly pervious. Where such conditions exist, this technology is generally applicable to the entire range of urban development, although the potential for groundwater contamination is often of concern in industrial areas.

• **Infiltration Trenches** - Infiltration trenches are shallow drains filled with high porosity materials (e.g. gravel). Stormwater discharged to these trenches is stored during the runoff event and infiltrates into the groundwater during dry weather periods. As with infiltration basins, performance requires porous sub-soils and adequate depth to the groundwater table. The acceptability and designs of infiltration trenches must take into consideration the potential for infiltrating water to adversely affect soil strength around foundations. Infiltration trenches are generally not recommended for roof runoff near buildings because of building code requirements; but can be effective as part of the overall open channel drainage system.

• **Dry Detention Ponds/Basins** - These are basins designed to temporarily store and treat storm water prior to gradually releasing it downstream. Such basins can provide flood control and storm water treatment benefits. Treatment performance depends on storage volume (12-24 hours of residence time is considered a good rule of thumb), and good circulation (avoidance of short circuiting). A major factor limiting good performance is that, during larger storm runoff events, water entering a dry basin may resuspend previously settled material in which case the ponds may act as a source of sediment and associated chemicals. In general dry basins are not as effective as wet basins (discussed below), however, in certain arid areas, wet basins are not feasible. Performance of dry basins can be improved by incorporating slow release outlet structures. Such basins are generally applicable to residential, commercial, and industrial development in areas where there is insufficient runoff to maintain wet basins.

• **Retention Ponds/Wet Basins** - These are basins that contain a permanent pool of water. Such ponds can provide flood control, ecological, and water quality benefits. The performance of wet basins depends on the size of the basin, watershed characteristics, and influent conditions. The primary treatment process in retention ponds is settling. Maintenance is required for removing debris, vegetation management, and maintaining the inlet and outlet structures. Accumulation rates in such basins typically require that accumulated sediment be removed about once every 10-20 years. Retention ponds are generally applicable to most urban situations, as long as there is adequate space for the facility and acceptable geological conditions.

• **Constructed/Restored Wetlands** - In addition to providing flood control and water supply benefits through artificial recharge of groundwater, constructed wetlands designed for stormwater management provide water quality benefits through a number of processes including sedimentation, filtration, absorption, biological processes, and nutrient uptake. Pollutant removal performance depends on the size of the wetland relative to the watershed, the design of the wetland, and the type and composition of wetland vegetation. Wetlands also provide additional ecological and recreational benefits. If a significant amount of sedimentation is anticipated, a deep settling basin could be constructed (which the water would enter prior to reaching the wetland). The basin would require periodic maintenance to remove accumulated sediment. Constructed wetlands require maintenance, especially in the first 5-10 years during which vegetation is growing and natural seeding is occurring. Providing suitable hydrologic conditions for vegetation growth and water treatment is key to successful performance of constructed wetlands. Constructed wetlands are generally applicable to most urban situations, as long as there is adequate space for the facility, an adequate source of water, and appropriate soils. In California, such wetlands would likely be seasonal in nature. The cost of urban lands often preclude this type of treatment in the more densely developed portions of urban areas.

A variation of this control is the use of existing wetlands for urban runoff treatment. Existing wetlands at or downstream of a new development/redevelopment project can be enhanced to improve hydrology, and runoff from the development project can be directed to the wetlands. Note that the dry detention ponds/basins, retention ponds/wet basins, and the constructed wetlands need to be periodically monitored for accumulation of toxic materials, and provisions made for cleanout and disposal pretreatment may be added (to remove heavy sediment trash and debris) to reduce maintenance. If a significant amount of sediment is anticipated, a deep settling basin could be constructed. This would also need to be periodically cleaned out to maintain capacity.

• **Filtration Systems** - Filtration systems convey stormwater through filter media (e.g., sand, compost, charcoal) to treat the storm water. The chemicals treated vary depending on the type of media and may include fine sediment, colloidal material, hydrocarbons, organics, nutrients and dissolved metals. Such systems come in many sizes and designs including: (1) inserts placed in individual storm drain inlets, (2) linear units that treat stormwater from small impervious areas such as parking lots, and (3) large 1-2 acre sand filters that treat runoff from urban catchments. Filters are effective as long as the capacity of the filter is not allowed to clog. Filter inserts are particularly problematic in this

regard, and recent testing and evaluation questions their applicability where material in runoff will clog or block the filter. In stormwater applications filter systems are required to remove blocking materials (leaves, trash, debris, sediments, oil and grease) and storage to better manage flow rates. Experience to date with filter type inserts for drain inlets suggest that the units are easily clogged with sediment and debris, with resultant bypassing of most of the flows. Therefore, inserts are not recommended unless require frequent inspection and cleaning is performed. Filtration systems will have limited application in small well-maintained parking lots.

• **Oil/Grit Separators** - Oil/grit (gravity) separators are usually multi-chambered treatment units that are placed underground and treat stormwater from a drainage catchment. The individual chambers often are designed to trap grit and floatables, and adsorb hydrocarbons. Flows in excess of the design capacity should be diverted around the unit, otherwise there is the possibility that sediment previously trapped in the chambers will be re-suspended and flushed downstream. Inspection and maintenance is required to ensure that the units are not filling up with sediment, as accumulation can affect performance. Traditional gravity oil/water separators that utilize skimming devices and coalescing plates (to increase droplet size and capture) are generally not applicable to stormwater conditions where total hydrocarbon concentrations are generally less than 10 mg/l. The performance of oil/grit separators to verify that they will perform as desired. In general, oil/grit separators are useful only at sites where there are chances that oil spills could occur and to a limited degree at development sites that have high oil and grease loadings such as petroleum storage yards and vehicle storage facilities.

Post-Construction BMPs for Projects Requiring Ministerial Approvals

• **Incorporate low-maintenance landscaping** - Use low-maintenance drought-tolerant landscaping that does not require frequent fertilizer, pesticide and herbicide application.

• Label storm drains to discourage dumping - Label all storm drain inlets and catch basins within the project area with prohibitive language (such as: "NO DUMPING – DRAINS TO OCEAN") and/or graphical icons to discourage illegal dumping. Signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, must be posted at public access points along channels and creeks within the project area. Legibility of stencils and signs must be maintained.

• Where possible, direct gutters to landscaped areas - Roof drains may be eliminated only in one to two-story buildings. Where these cannot be eliminated, direct the downspout of the gutter to landscaped area or into an infiltration trench. Install several gutters to distribute the flow. Note that roof drains may be eliminated in residential and some commercial areas only, and should not be eliminated in industrial areas.

• Use alternate paving materials/porous/permeable materials, where appropriate - Use alternate paving materials (pavers), landscaping, mulch, gravel and cobbles where appropriate to provide ground cover, and reduce the use of asphalt or other impervious pavement. Pavers are recommended for driveways, walkways, and patios in single-family residences where the site does not generate highly polluted runoff (that could contaminate groundwater if it were to infiltrate) and where ADA requirements do not have to be met. In non-residential areas, pavers are recommended for emergency access roads, overflow parking areas, and non-handicapped parking stalls. These are not recommended where heavy loads (e.g. truck movement) are anticipated. For more information on alternate paving materials, see Post-Construction Controls for New Development Fact Sheets available from BASMAA.

Providing Proof of Ongoing Post-Construction BMP Maintenance

As part of project review, if a project applicant is required to include Structural or Treatment Control BMPs in

project plans, the City will require that the applicant provide verification of maintenance provisions through such means as may be appropriate, including, but not limited to legal agreements, covenants, CEQA mitigation requirements and/or Conditional Use Permits.

For all properties, the verification will include the developer's signed statement, as part of the project application, accepting responsibility for all structural and treatment control BMP maintenance until the time the property is transferred and, where applicable, a signed agreement from the public or private entity assuming responsibility for Structural or Treatment Control BMP maintenance. A sample agreement is included in <u>Attachment A</u> at the end of this section.

The transfer of property to a private or public owner shall have conditions requiring the recipient to assume responsibility for maintenance of any Structural or Treatment Control BMP included in the sales or lease agreement for that property. The condition of transfer shall include a provision that the property owners conduct maintenance inspection of all Structural or Treatment Control BMPs at least once a year and retain proof of inspection. For residential properties where the Structural or Treatment Control BMPs are located within a common area which will be maintained by a homeowner's association, language regarding the responsibility for maintenance shall be included in the projects conditions, covenants and restrictions (CC&Rs).

Printed educational materials will be required to accompany the first deed transfer to highlight the existence of the requirement and to provide information on what storm water management facilities are present, signs that maintenance is needed, and how the necessary maintenance can be performed. The transfer of this information shall also be required with any subsequent sale of the property.

Sources of Additional Information

For additional information on post-construction controls for new development and redevelopment projects, see the following:

Bay Area Stormwater Management Agencies Association. 1996. Start at the Source. Residential Site Planning and Design Guidance Manual for Stormwater Quality Protection.

City of Olympia. 1994. Impervious Surface Reduction Study. Conducted by the Public Works Department. Water Resources Program. November. (for information on reducing impervious surfaces such as street widths, sidewalks, and parking facilities).

Wilson, A. 1994. "Stormwater Management, Environmentally Sound Approaches", published in the Environmental Building News, Vol. 3, No. 5, September/October. (for a general discussion of new development controls).

City of San Rafael. 1991. Hillside Residential Design Guidelines Manual. Prepared by Gast Hilmer Associates. (for more information on designing and building residential developments in hilly areas).

Bay Area Stormwater Management Agencies Association (BASMAA). 1997. Compilation of New Development Stormwater Treatment Controls in the San Francisco Bay Area. June. (For treatment controls)

California State Stormwater Quality Task Force. 1993. California Stormwater Best Management Practice Handbook - Municipal. March. (For treatment controls)

US Environmental Protection Agency. 1993. Guidance Specifying Management Measures for Sources of

Nonpoint Pollution in Coastal Waters, Issued Under Authority of Section 6217(g) of the Coastal Zone Act Reauthorization Amendments of 1990. EPA 840-B-92-002. January.

Center for Watershed Protection, Watershed Protection Techniques, A Quarterly Bulletin on Urban Watershed Restoration and Protection Tools.

Center for Watershed Protection. 1996. Design of Stormwater Filtering Systems, prepared for Chesapeake Research Consortium, December.

Center for Watershed Protection. 1995. Site Planning for Urban Stream Protection, prepared by T. Schueler for Metropolitan Washington Council of Governments. (For information on cluster development, stream protection buffers, street reduction controls)

MANDATORY DESIGN STANDARDS (Pertains to MCM 5)

All discretionary development and redevelopment projects that fall into one of the following categories are subject to the Design Standards set forth below. These categories are:

- 1. Single-Family Hillside Residences
- 2. 100,000 Square Foot Commercial Developments
- 3. Automotive Repair Shops
- 4. Retail Gasoline Outlets
- 5. Restaurants
- 6. Home Subdivisions with 10 or more housing units
- 7. Parking lots 5,000 square feet or more or with 25 or more parking spaces and potentially exposed to storm water runoff

1. Design Standards Applicable to All Categories:

a. <u>Peak Storm Water Runoff Discharge Rates</u>. Post-development peak storm water runoff discharge rates shall not exceed the estimated pre-development rate for developments where the increased peak storm water discharge rate will result in increased potential for downstream erosion.

b. <u>Conserve Natural Areas</u>. If determined appropriate by the City, the following items must be implemented in the site layout during the subdivision design and approval process, consistent with applicable General Plan and Local Area Plan policies:

1) Concentrate or cluster Development on portions of a site while leaving the remaining land in a natural undisturbed condition.

2) Limit clearing and grading of native vegetation at a site to the minimum amount needed to build lots, allow access, and provide fire protection.

3) Maximize trees and other vegetation at each site by planting additional vegetation, clustering tree areas, and promoting the use of native and/or drought tolerant plants.

4) Promote natural vegetation by using parking lot islands and other landscaped areas.

5) Preserve riparian areas and wetlands.

c. <u>Minimize Storm Water Pollutants of Concern</u>. The development must be designed so as to minimize, to the maximum extent practicable, the introduction of pollutants of concern that may result in significant impacts, generated from site runoff of directly connected impervious areas (DCIA), to the storm water conveyance system as approved by the building official. Pollutants of concern consist of any pollutants that exhibit one or more of the following characteristics: current loadings or historic deposits of the pollutant are impacting the beneficial uses of a receiving water, elevated levels of the pollutant are found in sediments of a receiving water and/or have the potential to bioaccumulate in organisms therein, or the detectable inputs of the pollutant are at concentrations or loads considered potentially toxic to humans and/or flora and fauna. In meeting this specific requirement, "minimization of the pollutants of concern" will require the incorporation of a BMP or combination of BMPs best suited to maximize the reduction of pollutant loadings in that runoff to the Maximum Extent Practicable.

d. <u>Protect Slopes and Channels</u>. Project plans must include BMPs consistent with local codes, ordinances, or other regulatory mechanism and these Design Standards to decrease the potential of

slopes and/or channels from eroding and impacting storm water runoff:

1) Convey runoff safely from the tops of slopes and stabilize disturbed slopes.

2) Utilize natural drainage systems to the maximum extent practicable.

3) Stabilize permanent channel crossings.

4) Vegetate slopes with native or drought tolerant vegetation, as appropriate.

5) Install energy dissipaters, such as riprap, at the outlets of new storm drains, culverts, conduits, or channels that enter unlined channels in accordance with applicable specifications to minimize erosion, with the approval of all agencies with jurisdiction, e.g., the U.S. Army Corps of Engineers and the California Department of Fish and Game.

e. <u>Provide Storm Drain System Stenciling and Signage</u>. All storm drain inlets and catch basins within the project area must be stenciled with prohibitive language (such as: "NO DUMPING – DRAINS TO OCEAN") and/or graphical icons to discourage illegal dumping. Signs and prohibitive language and/or graphical icons, which prohibit illegal dumping, must be posted at public access points along channels and creeks within the project area. Legibility of stencils and signs must be maintained.

f. <u>Properly Design Outdoor Material Storage Areas</u>. Outdoor material storage areas refer to storage areas or storage facilities solely for the storage of materials. Where proposed project plans include outdoor areas for storage of materials that may contribute pollutants to the storm water conveyance system, the following Structural or Treatment BMPs are required:

1) Materials with the potential to contaminate storm water must be: (a) placed in an enclosure such as, but not limited to, a cabinet, shed, or similar structure that prevents contact with runoff or spillage to the storm water conveyance system; or (b) protected by secondary containment structures such as berms, dikes, or curbs.

2) The storage area must be paved and sufficiently impervious to contain leaks and spills.

3) The storage area must have a roof or awning to minimize collection of storm water within the secondary containment area.

g. <u>Properly Design Trash Storage Areas</u>. A trash storage area refers to an area where a trash receptacle or receptacles (dumpsters) are located for use as a repository for solid wastes. All trash storage areas must meet the following Structural or Treatment Control BMP requirements (individual single family residences are exempt from these requirements):

1) Trash container areas must have drainage from adjoining roofs and pavement diverted around the area(s).

2) Trash container areas must be screened or walled to prevent off-site transport of trash.

h. <u>Provide Proof of Ongoing BMP Maintenance</u>. If a project applicant has included or is required to include, Structural or Treatment Control BMPs in project plans, the applicant shall provide verification of maintenance provisions through such means as may be considered appropriate by the City, including but not limited to legal agreements, covenants, CEQA mitigation requirements and/or Conditional Use Permits. For all properties, the verification will include the developer's signed statement, as part of the project application, accepting responsibility for all structural and treatment control BMP maintenance until the time the property is transferred and, where applicable, a signed agreement from the public entity assuming responsibility for Structural or Treatment Control BMP maintenance. The transfer of property to a private or public owner must have conditions requiring the recipient to assume responsibility for that property, and will be the owner's responsibility. The condition of transfer shall include a provision that the property owners conduct maintenance inspection of all Structural or Treatment Control BMPs at least once a year and retain proof of inspection. For residential properties where the Structural or Treatment Control BMPs are located within a common

area which will be maintained by a homeowner's association, language regarding the responsibility for maintenance must be included in the project's conditions, covenants and restrictions (CC&Rs). Printed educational materials will be required to accompany the first deed transfer to highlight the existence of the requirement and to provide information on what storm water management facilities are present, signs that maintenance is needed, how the necessary maintenance can be performed, and assistance that the City may be able to provide. The transfer of this information shall also be required with any subsequent sale of the property. If Structural or Treatment Control facilities are located within a public area proposed for transfer, they will be the responsibility of the developer until they are accepted for transfer by the public agency. Structural or Treatment Control facilities proposed for transfer must meet design standards adopted by the public entity for the facilities installed and shall be approved by the public agency prior to its installation.

i. <u>Properly Design Structural and Treatment Control Facilities</u>. Structural and treatment control facilities shall be designed based on either a volumetric or flow based treatment control design standard, or both, as described below to mitigate (infiltrate, filter or treat) storm water runoff:

 Volumetric Treatment Control Design Standard:

a) The 85th percentile 24-hour runoff event determined as the maximized capture storm water volume for the area, from the formula recommended in Urban Runoff Quality Management, WEF Manual of Practice No. 23/ ASCE Manual of Practice No. 87, (1998); or

b) The volume of annual runoff based on unit basin storage water quality volume, to achieve 80 percent or more volume treatment by the method recommended in California Stormwater Best Management Practices Handbook – Industrial/ Commercial, (2003); or c) The volume of runoff produced from a historical-record based reference 24-hour rainfall criterion for "treatment" that achieves approximately the same reduction in pollutant loads achieved by the 85th percentile 24-hour runoff event.

2) Flow Based Treatment Control Design Standard:

a) The flow of runoff produced from a rain event equal to at least two times the 85th percentile hourly rainfall intensity for the area; or

b) The flow of runoff produced from a rain event that will result in treatment of the same portion of runoff as treated using volumetric standards above.

Limited Exclusion: Restaurants and Retail Gasoline Outlets, where the land area for development or redevelopment is less than 5,000 square feet, are excluded from the numerical Structural or Treatment Control BMP design standard requirement only.

2. Provisions Applicable to Individual Priority Project Categories:

a. 100,000 Square Foot Commercial Developments:

1) Properly Design Loading/Unloading Dock Areas:

a) Cover loading dock areas or design drainage to minimize run-on and runoff of storm water.

b) Direct connections to storm drains from depressed loading docks (truck wells) are prohibited.

2) Properly Design Repair/Maintenance Bays:

a) Repair/maintenance bays must be indoors or designed in such a way that doesn't allow storm water runon or contact with storm water runoff.

b) Design a repair/maintenance bay drainage system to capture all washwater, leaks and spills. Connect drains to a sump for collection and disposal. Direct connection of the repair/maintenance bays to the storm drain system is prohibited. If required by local wastewater authority, obtain an Industrial Waste Discharge Permit.

3) Properly Design Vehicle/Equipment Wash Areas:

a) Self-contained and/ or covered areas must be equipped with a clarifier, or other pretreatment facility, and

b) Properly connected to a sanitary sewer or other appropriately permitted disposal facility.

b. Restaurants:

1) Properly Design Equipment/Accessory Wash/Steam Clean Areas:

a) These areas must be self-contained, equipped with a grease trap, and properly connected to a sanitary sewer.

b) If the wash area is to be located outdoors, it must be covered, paved, have secondary containment, and be connected to the sanitary sewer or other appropriately permitted disposal facility.

c. <u>Retail Gasoline Outlets</u>:

1) Properly Design Fueling Area:

a) The fuel dispensing area must be covered with an overhanging roof structure or canopy. The canopy's minimum dimensions must be equal to or greater than the area within the grade break. The canopy must not drain onto the fuel dispensing area, and the canopy downspouts must be routed to prevent drainage across the fueling area.
b) The fuel dispensing area must be paved with Portland cement concrete (or equivalent smooth impervious surface), and the use of asphalt concrete shall be prohibited.
c) The fuel dispensing area must have a 2% to 4% slope to prevent ponding, and must be separated from the rest of the site by a grade break that prevents run_on of storm water to the extent practicable.

d) At a minimum, the concrete fuel dispensing area must extend 6.5 feet (2.0 meters) from the corner of each fuel dispenser, or the length at which the hose and nozzle assembly may be operated plus 1 foot (0.3 meter), whichever is less.

d. Automotive Repair Shops:

1) Properly Design Fueling Area:

a) The fuel dispensing area must be covered with an overhanging roof structure or canopy. The canopy's minimum dimensions must be equal to or greater than the area within the grade break. The canopy must not drain onto the fuel dispensing area, and the canopy downspouts must be routed to prevent drainage across the fueling area.
b) The fuel dispensing area must be paved with Portland cement concrete (or equivalent smooth impervious surface), and the use of asphalt concrete shall be prohibited.
c) The fuel dispensing area must have a 2% to 4% slope to prevent ponding, and must be separated from the rest of the site by a grade break that prevents run-on of storm

water to the extent practicable.

d) At a minimum, the concrete fuel dispensing area must extend 6.5 feet (2.0 meters) from the corner of each fuel dispenser, or the length at which the hose and nozzle assembly may be operated plus 1 foot (0.3 meter), whichever is less.

2) Properly Design Repair/Maintenance Bays:

a) Repair/maintenance bays must be indoors or designed in such a way that doesn't allow storm water run-on or contact with storm water runoff.

b) Design a repair/maintenance bay drainage system to capture all wash-water, leaks and spills. Connect drains to a sump for collection and disposal. Direct connection of the repair/maintenance bays to the storm drain system is prohibited. If required by local wastewater authority, obtain an Industrial Waste Discharge Permit. 3) Properly Design Vehicle/Equipment Wash Areas:

a) These areas must be self-contained and/or covered, equipped with a clarifier, or other pretreatment facility, and properly connected to a sanitary sewer or other appropriately permitted disposal facility.

4) Properly Design Loading/Unloading Dock Areas:

a) Cover loading dock areas or design drainage to minimize run-on and runoff of storm water.

b) Direct connections to storm drains from depressed loading docks (truck wells) are prohibited.

e. Parking Lots:

- 1) Properly Design Parking Areas:
 - a) Reduce impervious land coverage of parking areas.
 - b) Infiltrate or treat runoff.
- 2) Properly Design To Limit Oil Contamination and Perform Maintenance:

a) Treat to remove oil and petroleum hydrocarbons at parking lots that are heavily used (e.g. fast food outlets, lots with 25 or more parking spaces, sports event parking lots, shopping malls, grocery stores, discount warehouse stores).

b) Ensure adequate operation and maintenance of treatment systems particularly sludge and oil removal, and system fouling and plugging prevention control.

3. Waiver.

At its discretion and for good cause, the City may waive one or more of the requirements set forth in this Section if impracticability for a specific property can be established. A waiver of impracticability shall be granted only when all other Structural or Treatment Control BMPs have been considered and rejected as infeasible. Recognized situations of impracticability include, (i) extreme limitations of space for treatment on a redevelopment project, (ii) unfavorable or unstable soil conditions at a site to attempt infiltration, and (iii) risk of ground water contamination because a known unconfined aquifer lies beneath the land surface or an existing or potential underground source of drinking water is less than 10 feet from the soil surface. A waiver may be revoked for cause and with proper notice.

4. Limitation on Use of Infiltration BMPs.

Three factors significantly influence the potential for storm water to contaminate ground water. They are (i) pollutant mobility, (ii) pollutant abundance in storm water, (iii) and soluble fraction of pollutant. The risk of contamination of groundwater may be reduced by pretreatment of storm water. In addition, the distance of the groundwater table from the infiltration BMP may also be a factor determining the risk of contamination. A water table distance separation of ten feet depth in California presumptively poses negligible risk for storm water not associated with industrial activity or high vehicular traffic.

Site specific conditions must be evaluated when determining the most appropriate BMP. Additionally, monitoring and maintenance must be provided to ensure groundwater is protected and the infiltration BMP is not rendered ineffective by overload. This is especially important for infiltration BMPs for areas of industrial activity or areas subject to high vehicular traffic [25,000 or greater average daily traffic (ADT) on main roadway or 15,000 or more ADT on any intersecting roadway]. In some cases pretreatment may be necessary.

5. Alternative Certification for Storm Water Treatment Mitigation.

In lieu of conducting a detailed BMP plan review to verify Structural or Treatment Control BMP adequacy, the City may, at its discretion, elect to accept a signed certification from a Civil Engineer or a Licensed Architect registered in the State of California, that the plan meets the criteria established herein.

Certifying person(s) will have to demonstrate to the City's satisfaction that they have been trained on BMP design for water quality not more than two years prior to the signature date. Training conducted by an organization with storm water BMP design expertise (e.g., a University, American Society of Civil Engineers, American Society of Landscape Architects, American Public Works Association, or the California Water Environment Association) may be considered qualifying."

Attachment A

(Sample Agreement)

Agreement Regarding Maintenance of Structural or Treatment Control BMPs (Best Management Practices)

for APN No._____

______, being the owner of the real property located at ______, California, consents and agrees to inspect and maintain annually, prior to October 15 of each year, the Structural or Treatment Control BMPs (such as silt and/or grease traps or detention systems) on the subject property as shown on the improvement plans dated ______, on file with the City of ______. I agree to forward a letter providing proof of inspection and maintenance to the City of ______ Public Works Department prior to October 15 of each year.

In order to transfer the property to a private or public owner, I shall require the recipient to assume responsibility for maintenance of any Structural or Treatment Control BMPs in the sales or lease agreement for that property. The condition of transfer shall include a provision that the new property owner agrees to forward a letter providing proof of BMP inspection and maintenance to the City of ______ Public Works Department prior to October 15 of each year.

Printed educational materials will be required to accompany the first deed transfer to highlight the existence of the requirement and to provide information on what storm water management facilities are present, signs that maintenance is needed, and how the necessary maintenance can be performed. The transfer of this information shall also be required with any subsequent sale of the property.

I have read the above agreement and understand it.

Owner

Date

INVENTORY OF CAMPGROUNDS, RV PARKS, AND BOAT MARINAS

CAMPGROUNDS AND RV PARKS							
Name Address Entity							
Marina Dunes RV Park	3330 Dunes Drive	Marina					
Monterey Fairgrounds	California State Fair Board						
Saddle Mountain Recreation Park	Carmel Valley						
Veteran's Memorial Park	Skyline Drive & Veteran's Drive	Monterey					
	BOAT MARINAS						
Breakwater Cove Marina 32 Cannery Row		Monterey					
City of Monterey Marina	Del Monte & Figueroa	Monterey					

<u>COMPLIANCE INSPECTION GUIDELINES FOR, CAMPGROUNDS RV</u> <u>PARKS, AND BOAT MARINAS</u>

<u>The Compliance Inspection Checklists on the following pages are suggested means of documenting storm</u> water compliance inspections for campgrounds, RV parks and, boat marinas, but other functionally equivalent forms of documentation may also be used.

Compliance Inspection Checklist for Boat Marinas

Date of Inspection				
Name of Construction Site				
Site Address				
Site Contact Person				
Site Telephone				
Inspector's Name				
NOTE: This checklist may include BMPs that are no	ot install	ed at the	e inspec	tion site. In this case, put a
check in the "N/A" column for any such BMPs.				
BMPS	YES	NO	N/A	COMMENTS
Spill Protection				
Does the facility have adequate spill response				
equipment that is easily accessible and clearly marked?				
Does the facility have a spill recovery plan for oil and				
hazardous material?				
Is the fire department and/or other likely spill response				
agencies familiar with the spill recovery plan and				
associated equipment?				
Disposal of Petroleum and Other Products	ļ			
Are there one or more separate containers (NOT a				
dumpster) for the disposal of used petroleum products				
(waste oil, fluids, contaminated fuel, etc.), batteries,				
antifreeze, paint cans, mineral spirits, and other				
solvents readily accessible to boaters?				
Is there a container designated for the disposal of used oil filters?				
Are there berms around these containers to contain				
spills and leakage?				
Fueling Areas and Activities				
Are automatic shut off nozzles used on fueling hoses?				
Are there containment berms around fixed pieces of				
machinery that use oil or gasoline?				
Sewage and Bilge Water Pump Out Facilities				
Is there a pump out facility to accept bilge water and				
sewage from marine sanitation devices conveniently				
located within the marina?				
Are there signs clearly directing boaters to the location				
of the pump out facility?				
Is it available for use at all hours, and is the cost to use				
it low enough to encourage its use?				
Is the facility regularly inspected and maintained for				
proper operation?				

BMPS	YES	NO	N/A	COMMENTS
Public Education and Signage				
Are educational signs/posters prominently displayed,				
dealing with the following topics:				
- Recycling of oil, oil absorbing pads, and oil filters?				
- Using fuel/air separators on fuel tank filling lines,				
— when fueling?				
- Proper disposal of used petroleum products?				
 Proper fish cleaning procedures? 				
— Advising against the use of TBT based paint?				
- Using biodegradable, phosphate free detergents and				
— cleaning compounds for washing boats?				
- The prohibition of discharge from marine sanitation				
General Source Control				
Are engine repair areas kept clean of spills and leaks?				
Is abrasive blasting performed inside spray booths or				
with tarp enclosures to prevent residue from being				
carried into surface waters or the storm drain system?				
Is debris and residue from outdoor maintenance work				
eleaned up and properly disposed of, so it doesn't enter				
surface waters or the storm drain system?				
Are vacuum sanders used when sanding boat hulls?				
Are solid waste storage containers covered to keep				
materials from blowing out and into surface waters or				
the storm drain system?				
Are there an adequate number of trash receptacles so it				
is convenient for boats to use them, and are they				
emptied regularly so they don't overflow?				
Are there designated fish cleaning areas, and do these				
drain to the sanitary sewer?			_	
Do outside contractors who perform work within the				
marina have to sign off on a form or contract				
indicating they understand and agree to comply with				
appropriate storm water pollution prevention				
practices?				

ACTIONS TAKEN FOLLOWING INSPECTION	YES	NO	COMMENTS
Responsible party requested to correct any deficiencies			
noted above? (Include date notice was sent)			
Site reinspected following corrective action by			
responsible party? (Include date of reinspectionre-			
inspection)			

Deficiencies found to be corrected during reinspectionre-inspection?		
Further action taken or necessary following reinspectionre-inspection? (Describe)		

Compliance Inspection Checklist for RV Parks

Date of Inspection				
Name of Construction Site				
Site Address				
Site Contact Person				
Site Telephone				
Inspector's Name				
NOTE: This checklist may include BMPs that are no	ot install	ed at the	e inspec	tion site. In this case, put a
check in the "N/A" column for any such BMPs.			•	
BMPS	YES	NO	N/A	COMMENTS
Disposal of Petroleum and Other Products				
Is vehicle servicing or maintenance involving				
changing of fluids prohibited within the RV park, or if				
it is allowed, are there one or more separate containers				
(NOT a dumpster) for the disposal of used petroleum				
products (waste oil, fluids, contaminated fuel, etc.),				
antifreeze, paint cans, mineral spirits, and other				
solvents readily accessible to RV owners?				
Is there a container designated for the disposal of used				
oil filters?				
Are there berms around these containers to contain				
spills and leakage?				
Sewage Pump Out or Dumping Facilities				
Is a sewage pump out or dumping facility conveniently				
located within the RV park?				
Are there signs clearly directing RV owners to the location of the facility?				
Is it available for use at all hours, and is the cost to use				
it low enough to encourage its use?				
Is the facility regularly inspected and maintained for				
proper operation?				
Public Education and Signage				
Are educational signs/posters prominently displayed,				
dealing with the following topics:				
— Proper disposal of used petroleum products?				
- Using biodegradable, phosphate-free detergents and				
— cleaning compounds for washing RVs?				
— The prohibition of discharge of sewage from RVs				
- into storm drains or manholes, and the fines				
<u>— associated with violation of this prohibition?</u>				
General Source Control				
Is the washing of RVs within the RV park prohibited,				
or if allowed, is there a designated RV washing area				
that discharges to the sanitary sewer system, and are				
there signs showing RV owners where the area is				
located?				

BMPS	YES	NO	N/A	COMMENTS
General Source Control (Cont'd)				
Are solid waste storage containers covered to keep				
materials from blowing out and into the storm drain				
system?				
Are there an adequate number of trash receptacles so it				
is convenient for RV owners to use them, and are they				
emptied regularly so they don't overflow?				

	-	-	
ACTIONS TAKEN FOLLOWING INSPECTION	YES	NO	COMMENTS
Responsible party requested to correct any deficiencies			
noted above? (Include date notice was sent)			
Site reinspected following corrective action by			
responsible party? (Include date of reinspectionre-			
inspection)			
Deficiencies found to be corrected during			
reinspectionre-inspection?			
Further action taken or necessary following			
reinspectionre-inspection? (Describe)			

GUIDANCE DOCUMENT FOR POLICIES AND PROCEDURES PERTAINING TO CONSTRUCTION SITES (Pertains to MCM 4)

BACKGROUND

In the absence of proper management, construction sites can release significant amounts of sediment into storm water and eventually into the municipality's storm drain system. Activities conducted at construction sites such as storage and handling of construction materials, hazardous materials storage and handling, and fueling, use, and cleanup of vehicles and equipment can also release other pollutants to the storm drain system. An increase in compaction and impervious surfaces at construction sites can cause an increase in volume of surface runoff and increase peak flows that can cause erosion and other changes in stream hydrology and morphology.

All construction sites (regardless of location) that <u>disturb</u> are 5-1 or more acres in size or are part of a larger <u>common plan of development or sale</u> are <u>required to be</u> covered by <u>Phase Ithe SWRCB's</u> NPDES <u>General</u> <u>Construction Permit Construction Site General Permits</u>. All sites greater than 1 acre but less than 5 acres are subject to the State's General Phase II NPDES Permit regulations. The policies and procedures that follow describe the actions the municipality will take to control discharge of pollutants from sites that are <u>disturb</u> greater than 1 acre <u>or are part of a common plan of development or sale</u>, and under certain conditions from sites that are <u>disturb</u> less than 1 acre, so that construction activities within the municipality do not result in urban runoff impacts.

POLICY

It is the policy of the municipality to reduce the potential for discharge of pollutants into urban runoff from construction sites by enforcing the provisions of its Urban Storm Water Quality Management and Discharge Control Ordinance (Ordinance) which are applicable to construction sites. Persons that will be inspecting construction sites for compliance with the Ordinance, or investigating reports of noncompliance, will be trained in the methods and procedures for performing such work. The initial training will be completed after the ordinance is adopted for current employees and within 6 months of hiring new employees. All employees inspecting construction sites will be subject to periodic refresher training (see BMP 4-3a.) This training shall include, at a minimum, the following topics:

a. Construction site sediment production; problems caused by sediment delivery to receiving waters, drainage systems, and other properties; pollutants associated with construction materials, processes, and wastes and their effects on water resources

- b. Legal and regulatory background and requirements
- c. The erosion process and factors affecting it
- d. SWPPPs
- c. Erosion and Sediment control BMPs
- d. Control of pollutants from construction materials, processes and wastes

PROCEDURES

The Construction Site Plan Review and Inspection Procedures described in Appendix E will be utilized to ensure that appropriate measures are taken by the contractor during construction to eliminate or minimize storm water pollution that may result from construction activities. The review procedure is intended to ensure that appropriate BMPs for construction sites, as described in the BMP Guidance Series contained in Appendix E of this MRSWMP, are incorporated into the construction activities.

Reports and observations of noncompliance with the Ordinance may be in the form of construction site inspections performed by the municipality's staff, by reports received from the general public, and by observations made by non-inspection members of the municipality's staff.

Site inspections will be documented and include equivalent information as indicated in the "Construction Site Inspection Checklist" contained in this Appendix—E to this MRSWMP. If incidents of noncompliance are observed during inspections, the following follow_up actions will be taken, using as described in the "Protocol for Taking Action Against Violators of the Ordinance", also contained in this Appendix—E to this MRSWMP.: (1)_ If during any inspection the inspector determines that construction BMPs and measures are required and have not been installed, and that water quality is threatened as a result thereof, it is the municipality's intention and expectation that fines or other penalties will be levied against first time violators, and the inspector will require installation of the necessary and specified BMPs within 424 hours day during the rainy season and 3 days during the dry season; (2) Aan inspector will return to the site within 48 hours after the period requiring the installation of a BMP to confirm installation. If the required BMPs have not been correctly installed, a Stop Work Order will be issued. Construction may only resume if all required BMPs and measures have been correctly put into place and confirmed by an inspector. Documentation will be kept on the response and the outcome of the observed incident(s) of noncompliance. using the Construction Site_Inspection Checklist.

Reports received from the public and from non-inspection members of the municipality's staff will be logged and investigated, and appropriate follow_up actions will be taken. Documentation will be kept on the response and the outcome of the reported incident using the <u>"Protocol for Reporting and Responding to Reports of Illegal Discharges and Illicit Connections" "Illegal Discharge/Illicit Connection Reporting and Response" form-contained in this Appendix E to this MRSWMP.</u>

<u>CONSTRUCTION SITE</u> <u>PLAN REVIEW AND INSPECTION PROCEDURES</u> (Pertains to MCM 4)

The attached figure shows the steps in the Construction Site Plan Review and Inspection Procedures. The text below describes what will be done in each of these steps. Each municipality will develop and implement an effective system to track active construction sites. The system will include basic site information such as owner, location, contractor, status, size, and project start and completion date.

The municipality will determine how best to integrate these procedures into its existing project review process, and which departments will be responsible for each of the Steps described below.

There will be an annual meeting of construction inspectors from all of the Participating Entities prior to the start of the rainy season to discuss and share ideas regarding construction site BMPs. The measurable goal for this activity will be 80% of construction inspectors from each municipality in attendance. Attendees may develop proposed revisions to the MRSWMP and Construction BMPs.

Step 1: Determine the size of the project. If construction of the project will disturb less than 1 acre of land, the project will be subject to the normal <u>municipal</u> permit processes, and General Permit stormwater requirements will not apply. However, in its discretion, the municipality may impose some or all of the construction stormwater requirements contained in its <u>stormwater ordinance</u> <u>Urban Storm Water Quality</u> <u>Management and Discharge Control Ordinance (Ordinance)</u> on projects disturbing less than 1 acre of land.

Those projects disturbing 1 or more acres of land <u>or are part of a larger common plan of development or sale</u> will need to be covered <u>by under the a Construction G</u>general <u>P</u>permit for construction activity issued by storm water discharges from the <u>RSWQRCB</u> in addition to existing <u>municipal</u> permit processes.

Sites Disturbing 1 or More Acres

<u>Step 2:</u> Applicants will be provided information about the <u>State's Construction General Permit_NPDES</u> permit requirements, including the NOI filing process and the need to develop a construction site <u>Storm Water</u> Pollution Prevention Plan (SWPPP). Applicants will be referred to the RWQCB office or to the <u>SWRCB</u> website to obtain guidance; municipalities will provide a copy of the <u>MRSWMP Construction BMP Guidance</u> Series to applicant.

(Municipalities that frequently have projects of this size within their jurisdictions should keep blank copies of the NOI form at the Public Works/Community Development department counters for this purpose.) Applicants will be referred to the RWQCB office, and to the SWRCB website, to obtain guidance on preparing a construction site SWPPP.

<u>In addition to the local jurisdiction's submittal requirements for a construction activity permit</u>, <u>T</u>the applicant shall provide the municipality with the following information prior to the municipality issuing a grading or building permit:

a. <u>The project's Waste Discharge Identification Number (WDID) as Pproof that a SWPPP Project NOI</u> has been submitted to the <u>Regional SWRCB Board (Municipalities will confirm filing of permit</u> registration documents with the SWRCB prior to permit issuance); and,
b. A copy of the project SWPPP for municipality review for BMP adequacy and for use during construction.

b. A vicinity map that shows nearby roadways, the construction site perimeter, the geographic features and general topography surrounding the site.

c. A site map showing the construction site in detail, including the existing and planned paved areas and buildings; general topography both before and after construction; drainage patterns across the project area; and anticipated stormwater discharge locations.

d. A detailed site specific listing of the potential sources of stormwater pollution that may result from the proposed construction work.

e. A description of the type and location of erosion and sediment control BMPs to be employed at the site.

f. The Name and telephone number of the qualified person responsible for implementing the SWPPP.

g. Certification/signature of the landowner or an authorized representative.

Applicants will also be provided with brochures and materials on BMPs for construction sites, including a copy of the current BMP Guidance Series.

Municipalities shall review project SWPPP for BMP adequacy and consideration of potential water quality impacts and protection of adjoining properties and right-of-ways. Elements to be considered during SWPPP review shall include, but not be limited to:

- 1. Construction site slope protection;
- 2. Erosion prevention as primary measure for onsite sediment retention;
- 3. Temporary slope stabilization and reseeding as rapidly as possible;
- 4. Down-slope sediment controls (such as storm drain inlet protection) Sediment controls used as a supplement to erosion prevention, not as single or primary method;
- 5. Minimization of site disturbance to that portion necessary for construction only;
- 6. Good housekeeping and materials management practices; and,
- 7. Construction activity scheduling: grading minimized during the wet season; grading to coincide with seasonal dry weather periods to the maximum extent practicable. If grading does occur during the wet season, additional BMPs implemented for any rain events which may occur, as necessary for compliance with MRSWMP.

The construction sites shall implement the following BMPs unless the BMP is not practicable.

- a. Stabilized construction entrance
- b. Scheduling of grading activities to minimize bare graded areas during the rainy season.
- d. No on-site concrete truck washout unless a properly designed washout area is established.
- e. Storm drain inlet protection
- f. Protection of slopes and channels
 - g. Good housekeeping practices, as described in the BMP Guidance Series

The following construction and grading project requirements, or their equivalents, will be included in local grading and construction permits to ensure that pollutant discharges are reduced to the maximum extent practicable, and that water quality objectives are not violated during the construction phase:

- a. Project proponent must develop and implement a plan to manage storm water and non-storm water discharges from the site at all times;
- b. Project proponent must minimize grading during the wet season and coincide grading with seasonal dry weather periods to the maximum extent practicable. If grading does occur during the wet season, require project proponent to implement additional BMPs for any rain events which may occur, as

necessary for compliance with the draft Monterey Proposal and General Permit to meet MEP and assure compliance with water quality standards;

- c. Project proponent must emphasize erosion prevention as the most important measure for keeping sediment on site during construction;
- d. Project proponent must utilize sediment controls as a supplement to erosion prevention for keeping sediment on-site during construction, and never as the single or primary method;
- e.Project proponent must minimize areas that are cleared and graded to only the portion of the site that is necessary for construction;

f.Project proponent must minimize exposure time of disturbed soil areas;

g.e. Project proponent must temporarily stabilize and reseed disturbed soil areas as rapidly as possible;

h.Project proponent must permanently revegetate or landscape as early as maximally practicable;

i.Project proponent must stabilize all slopes; and

j.Project proponents subject to California's statewide General NPDES Permit for Storm Water Discharges Associated with Construction Activities, (hereinafter General Construction Permit), must provide evidence of existing coverage under the General Construction Permit

Municipality may require revisions of the applicant's SWPPP if necessary.

<u>Step 3</u>: Priority status for Construction site inspection is broken down and characterized by three levels of complexity based on the likelihood or probability of harm to nearby waterways.

High Priority:

- Greater<u>n</u> that 50 acres disturbed; or
- 5 acres disturbed and directly discharges into a 303(d) listed water body; or
- Directly discharges into an ASBS

Medium Priority:

- Site's stormwater path does not flow directly into a 303(d) listed water body or ASBS
- Disturbs between 5 and 50 acres

—Low Priority:

• Disturbs between 1 and 5 acres

The inspection frequency:

- High Priority Weekly during the wet season (<u>normally</u> October 15- April 15)
- Medium Priority at least twice during the wet season
- Low Priority at least once during the wet season

Step 4: The construction contractor's Qualified SWPPP Practitioner (QSP) and the RWQCB staff will be notified of any deficiencies noted during the municipality's inspections. If enforcement action is necessary, it will be carried out in accordance with the <u>entity's storm water</u> Ordinance and the RWQCB will be notified.

Sites Disturbing Less than 1 Acre or Less

<u>Step 2:</u> For sites less than one acre that require a discretionary grading or building permit (grading permit or building permit), the following checklist will be used during the plan check process. For all work components receiving a check mark, a standard BMPs described below will be required, if applicable, and information regarding applicable BMPs will be disseminated to the applicant as part of the permit process for all projects that include any of the following activities:

- Painting
- Plastering/Stucco/Grouting/Site-mixed Concrete
- Ready-mixed Concrete
- Earth Moving/Grading

For the work <u>components activities</u> that are <u>checked applicable</u>, the following standard BMPs will be required:

Painting:

- Minimize use of oil-based paints
- Store solvents and paints in original containers or other Fire Marshal approved container.
- Spent solvents are hazardous wastes. Store spent solvents in approved containers. Reuse solvents as much as possible and use paints as much as possible rather than disposing of them. Dispose of spent solvents and unusable paint as a hazardous waste.
- Never clean paint equipment where solvents, paint or contaminated rinse water can enter the storm drain system.

Plastering/Stucco/Tiling/Site-mixed Concrete:

- Store plaster and cement in covered areas and keep them out of the wind.
- Conserve materials. Don't mix more product than can be used before it hardens.
- If there is left over product, place the excess in an earthen depression. Let the product cure and dispose of as regular refuse.
- All rinse water is to be placed in <u>an appropriate washout BMP structure or</u> an earthen depression capable of holding the rinse water as well as any rain water that would fall/run into the depression.

Ready-mixed Concrete:

- Have <u>a concrete washout structure available or an earthen depression dug prior to the arrival of the ready-mix truck. No on-site concrete truck washout unless a properly designed washout area is established.</u>
- If a pump is used, place the entire pump priming fluid and reject concrete in the depression.
- Place all spilled concrete and chute wash water in the depression.
- All truck and pump rinse water is to be taken back to the ready-mix batch plant for treatment/recycling.
- Before creating an exposed aggregate finish, carefully plan and prepare to prevent the slurry that is washed off from entering the storm drain system and gutters.

Earth Moving/Grading:

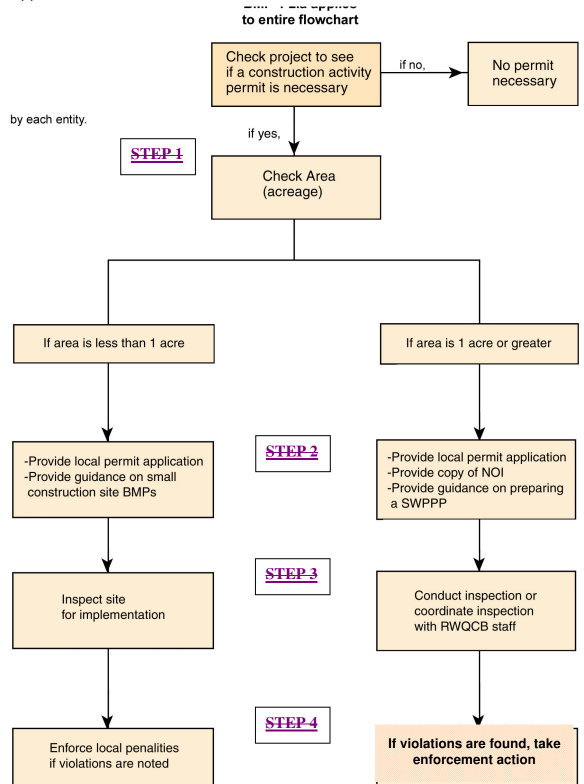
- Schedule grading activities during dry periods; minimize grading during the wet season. If grading during the wet season, additional BMPs may be required to be implemented for the protection of water quality, refer to MRSWMP BMP Guidance Series for "Construction Site BMPs" for applicable Erosion and Sediment Control BMPs based on construction activities proposed.
- Remove existing vegetation only when necessary.
- Plant temporary vegetation when slopes have been disturbed <u>but and</u> construction is still ongoing during periods of rain

- Protect down slope drainage courses by recognized methods such as those in the CASQA handbook.
- Use check dams or ditches to divert water around excavations.
- Cover stockpiles of excavated soil with tarps for protection from water and wind.
- Implement storm drain inlet pollution protection methods
 Schedule grading activities during dry periods.

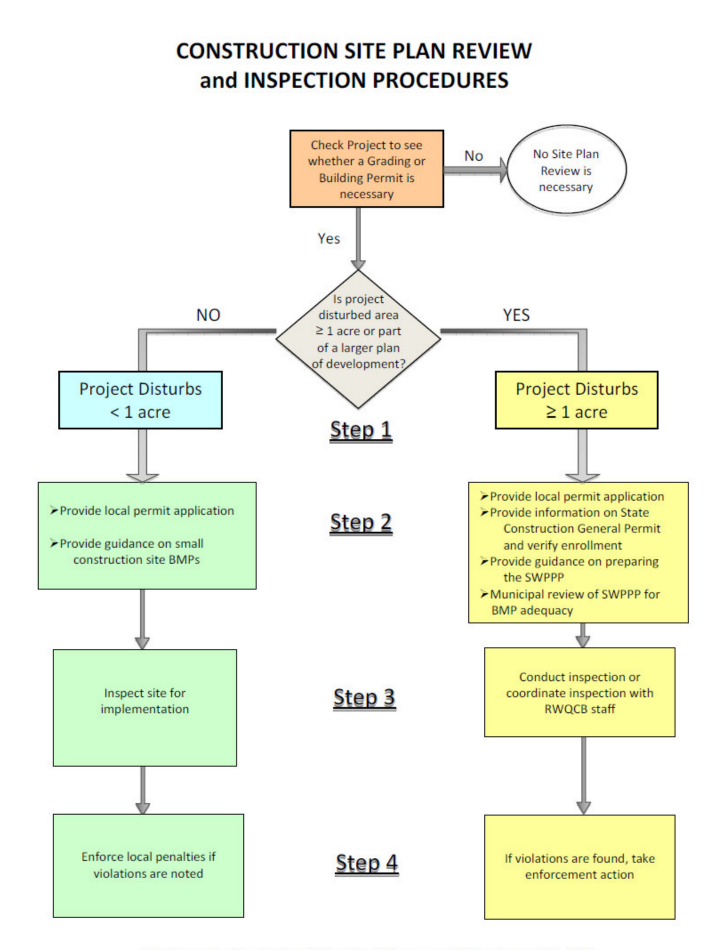
At the local jurisdiction's discretion, upon review of the proposed construction, implementation of additional BMPs may be required of an applicant to protect water quality for a project disturbing less than one acre. The local sewer authority should be contacted to determine if a permit is required for disposal of washout water into the sanitary sewer.

CONSTRUCTION SITE PLAN REVIEW AND INSPECTION PROCEDURES

Appendix I



This table adapted from the Model Urban Runoff Program July 1998 & revised Feb. 2002



This table adapted from the Model Urban Runoff Program, July 1998 and revised Feb. 2002

<u>CONSTRUCTION SITE INSPECTION REPORTING GUIDELINES</u> (MCM 4)

The Compliance Inspection Checklists for Construction Sites on the following pages are suggested means of documenting storm water compliance inspections of construction sites, but other functionally equivalent forms of documentation may also be used.

MRSWMP CONSTRUCTION SITE INSPECTION REPORT (Disturbed Area > 1 acre)

Inspection Date:

Name of Project:		Project No./P	Project No./Permit No						
Project Location: Inspection Type:		Routine P	re-Rain	During Rain	After Rain		Other/Re-inspec	tion	
ermit Type:			Grading Perm		evelopment		CIP Project	uon	
	-	6 200395		19-8. NTTO O AN A		-			
roject size (ac.):	for BMP adequa	ed area (ac.): cy? (Y/N)			//N) WDID#: y? (Y/N)	SWDE	SWPPP date P corrections m		(Y/N)
		cy:(1/N)	ымы ар	plicable/satisfactor	y:(1/N)			(a)	
WPPP Reviewer	100.000					SWPF	P on site?	(1)	/N)
Project Type:		rcial/Industrial vater, sewer, PG&E)		 Residential Grading 			Improvement lition		andscaping ther
emporary Erosi leasures:	on and Sedimen	t Control	Adequa	Require te maintenar		N/A	NOTE:	R	e-inspecti date
Check dams								10	
		sediment removal							
Dry sweeping	used for cleanup)							
Dust control	drainaga gwalag								
	soil binders/ stabi	izers				븝		-	
		igs, gravel bag, fabri							
Jute netting/	fiber blankets	1969 No. 1999 No. 19							
Mulch									
		un-on/runoff water						10	
	n basin or trap							-+	
Silt fences	flared culvert end								
	struction entrance							-	
Street sweep									
	noff collection tar	nks							
Velocity dissip	pation devices								
Wattles / fiber	r rolls								
Other BMP:								$ \longrightarrow $	
ite Materials Ha	ndling/Storage a	and Good Housekee	eping						
		ndling(wood, cement,	etc)					36	
		and containment							
		ctions & drain locati							
	or material remo								
	spills cleaned up	andling (paint, solver	nts)						
	oducts storage/ha					븝		-	
	sal of paint waste								
Recycling col									
Sandblasting	operations contai	ined							
		vered or out-of-rain							
	nent materials rea nlets covered/ben								
	cing/refueling in o							-	
Vehicle washi		ne location							
		site and covered				금		-	
Other BMP:								-	
ement Concret	e, and Pavemen	Activities			0.000				
	hdown in designa						_		
		blied only in dry weat							
	ines parked over								
		when dry, dry remove							
	water pumped to	sewer es covered complete			<u> </u>	무			
Other BMP:	iets anu mannois	a covered complete							
1.1	adapter Marcal								
	xisting Vegetati	on tat to be preserved							
Riparian area		tat to be preserved				井			
		fencing and protection							
Other BMP:								-	
				_					
ate of Correc comments:	tion Notice:			Date of	of Enforcement /	Action:			
omments									
nspector's Sig	nature :					Date:			
		r/SWPPP Pract			weeden weed				
		SWPPP Practiti					Date:		
hone Numbe	r (Project Man	ager/SWPPP P	ractitioner	()					

line.

MRSWMP SITE PLAN REVIEW & BMP IMPLEMENTATION SITE INSPECTION REPORT (Sit

Ites	Less	i han 1	Acre)

Name of Project	st	Project No.	/Permit No.
Project Locatio	n:		
Plannes/Review	ving Party:		Dato:
Site Plan Rev	riew:		
Permit Type:	Building Permit	Site Devel, Permit Use Permit	Grading/Encroachment Permit
Does the project	ct have any of the following work	mponents? (check box and circle appropriate component)	1
Painting Earth movi		stering/Stucco/Grouting/Site-mixed Concrete t Applicable	 Ready-mixed Concrete
Project Type:	Utility (water, sewer, PG&E) Landscaping	Residential Demolition	Street Improvement/Other Commercial
General Co	s To Give To Applicant (check a rele & Mortar Application instruction & Site Supervision pplication of Solvents & Adhesivo tenance Tips	 Home Repair & Remodeling Heavy Equipment Operation 	Floadwork & Paving Earth-moving Activities

* All by-products of construction, such as debris, dust liquids from painting, plastering, stucco, and concrete are to be retained on site or properly disposed of. Only clean, clear, non-contaminated water is allowed in the storm drain system.

* Furthermore, I acknowledge receipt of BMP brochures and will follow all of the Best Management Practices for storm water pollution prevention that are applicable to my project.

Acknowledged		Date			
		Las			
3MP Follow-up Inspection: (Please circle)					
	BMP "				100000000
Foundation & Underfloor Inspections	and Adv	equate?		NOTE	Re-Inspec
Ready-mixed Concrete:	100	2.25	100		(date)
Earthen depression dug prior to antival of ready mix truck or concrete washout structure provided.	Yes	No	NA		1
If pump is used, pump priming fluid and reject concrete in earthen depression or washout structure. All spilled concrete and chule wash water also placed into depression or washout structure.	Yes	No	NA		
All truck and pump rinse water taken back for treatment/recycling or percolated into ground onsite.	Yes	No	NA		
Prior to creating an exposed aggregate finish, proper planning in place to prevent slurry wash	Yes	No	NA		-
water from entering the storm drain system.				L	
Other Approved BMP					
Earth moving/Grading:					
Existing vegetation only removed when necessary.	Yes	No	NA		<u></u>
Temporary vegetation planted in areas where slope has been disturbed and construction is	Yes	No	NA	-	-
ongoing during periods of rain.	1.000	140	1404	<u></u>	1
Down slope drainage protected by recognized methods such as CASQA guidelines.	Yes	No	NA		-
Check dams and ditches are used to divert water around excavations.	Yes	No	NA		
Cover tockpiles of excavated soil with tarps (or similar method) for wind/rain protection.	Yes	No	NA		8
Grading activities scheduled during dry periods; if necessary, grading minimized in rainy season.	Yes	No	NA	2	8
Storm drain injet protection implemented	Yes	No	NA		
Other Approved BMP				16. C	
Insp. Signature			Date	1997 - 197 - 197	
Framing Inspections					
Plastering/Stucco/Grouting/Site-mixed Concrete:				N.C.	- 22
Plaster and cement are stored in covered ateas, out of the wind and rain.	Yes	No	NA	5	8
Materials are being conserved; excess product is not being mixed.	Yes	No	NA		
Excess/left-over product is cured and disposed of property.	Yes	No	NA	1	2
All rinse water placed in washout structure or earthen depression capable of holding additional	Yes	No	NA	5	3
rain water that may fall or run off into washout structure or depression.					
Other Approved BMP					
Ready-mixed Concrete:					
Earthen depression dug prior to arrival of ready mix truck or concrete washout structure provided.	Yes	No	NA	8	
If pump is used, pump priming fluid and reject concrete are placed into earthen depression or washout.	Yes	No	NA	8	1
All spilled concrete and chute wash water also placed into depression or washout structure.	Yes	No	NA		
All truck and pump rinse water taken back for treatment/recycling or percolated into ground onsite.	Yes	No	NA		1
Prior to creating an exposed aggregate finish, proper planning in place to prevent slurry wash	Yes	No	NA		1
water from entering the storm drain system.					
Other Approved BMPInsp. Signature			Date		
			Udw	1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 -	
Interior and Exterior Finish Inspections					
Painting:	Yes		NA		-
Use of oil-based paints kept to a minimum		No			
Solvents/paints stored in original containers or Fire Marshal approved container. Spent solvents are properly managed as hazardous waste.	Yes	No	NA		
opent solvents are property managed as nazardous waste.	Yes	No	NA		-
Paint equipment deaned in an area where contaminated runoff cannot enter the storm drain system.	1.000		1.000	5	<u></u>
Other Approved BMP					
Plastering/Stucco/Grouting/Site-mixed Concrete:					
Plaster and cement are stored in covered areas, out of the wind and rain.	Yes	Ale.	NA	6	-
		No		-	
Materials are being conserved; excess product is not being mixed.	Yes	No	NA	-	
Excessive to over product is cured and disposed of property.	Yes	No	NA		
All rinse water placed into a washout structure or an earthen depression capable of holding additional	Tes	No	NIA	<u> </u>	1
rain water that may fail or run off into washout or depression.					
Other Approved BMP					
Ready-mixed Concrete: Entities descended data prior to actual of that why truck or concrete washout structure provided					-
Earthen depression dug prior to arrival of ready mix truck or concrete washout structure provided. If pump is used, pump priming fluid and reject concrete are placed in washout or earthen depression.	Yes	No	NA	-	-
If pump is used, pump priming fluid and reject concrete are placed in washout or earthen depression. All spilled concrete and chule wash water placed into washout or earthen depression.	Yes	NO	NA	-	
All spield concrete and chure wasn water placed into washout or earlinen depression. All truck and pump rinse water taken back for treatment/recycling or percolated into ground onsite.	Yes	NO	NA	-	-
Prior to creating an exposed aggregate finish, proper planning in place to prevent sturry wash	Yes	No	NA		-
water from entering the storm drain system.	1.95			-	1
Other Approved BMP					
Insp. Signature			Date	S	
Final Inspections					
Earth moving/Grading:					_
Existing vegetation only removed when necessary.	Yes	No	NA		
Vegetation planted in areas where slope has been disturbed .	Yes	No	NA		3
Down slope drainage protected by recognized methods such as CASQA guidelines.	Yes	No	NA	2	
Final grading activities scheduled during dry periods; if necessary, grading minimized in rainy season. Storm drain intel protection implemented.	Yes	No	NA		-
Other Approved BMP	145	100	Third.		-
Insp. Signature			Date		
	1				
ate of Correction Notice: Date of Enforcement Action:		2340		0000000000	
omments:					
		_			23
					_
analisis Constants					
spector's Signature: Date:			00000		
ame of Project Manager (Print)					
gnature (Project Manager) Date:		1000	34.000		
hone Number (Project Manager)					

Compliance Inspection Checklist for Construction Sites

Date of Inspection	
Name of Construction Site	
Site Address	
Site Contact Person	
Site Telephone	
Inspector's Name	

BMPS TO MINIMIZE SOIL MOVEMENT	YES	NO	OTHER
Soil Cover			
Are cover materials such as vegetative debris, mulch,			
crushed stone, geotextile fabric, erosion control			
blankets installed?			
Are soil stabilizers being used, as appropriate?			
Is temporary seeding and/or planting being used to			
reduce erosion potential?			
Tracking Control			
Are access roads and entrances stabilized?			
Is an entrance/exit tire wash provided?			
Are dry sweeping methods used where possible when			
cleaning sediments from streets, driveways and paved			
areas on the construction site? If water must be used			
to flush pavement, is runoff collected in temporary			
storage tanks to settle out sediments prior to discharge			
to the storm drains, and are storm drain inlets			
protected?			
Structures to Control and Convey Runoff			
Are the following types of structures being used to			
control and/or convey runoff to minimize erosion and			
stormwater pollution?			
Earth dikes			
Drainage swales and ditches			
Slope drains and subsurface drains			
Velocity dissipation devices			
Flared culvert end sections			
Check dams			
		• 	
BMPS TO CAPTURE SEDIMENT	YES	NO	OTHER
Is terracing, riprap, sand bags, rocks, straw bales,			
and/or temporary vegetation being used on slopes to			
reduce runoff velocity and trap sediments? (Note:			
Asphalt rubble or other demolition debris should not			
1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	1	1	

be used for this purpose)

BMPS TO CAPTURE SEDIMENT	YES	NO	OTHER
(CONT'D)	110		OTTILK
Are storm drain inlets protected from sediment-laden			
runoff? (Note: Acceptable storm drain inlet protection			
devices include sand bag barriers, filter fabric fences,			
block and gravel filters, and excavated drop inlet			
sediment traps.*)			
When dewatering the site, is sediment from the			
discharge being removed using filtration methods?			
(Note: Mobile units specifically designed for			
construction site dewatering can be rented for this			
purpose)			
Are the following types of other controls being used to			
capture sediment to minimize stormwater pollution?			
Silt fence			
Straw bale barrier			
Sand bag barrier			
Brush or rock filter			
Sediment trap			
Temporary sediment basin			
GOOD HOUSEKEEPING BMPS	YES	NO	OTHER
GOOD HOUSEKEEPING BMPS All Construction Sites	YES	NO	OTHER
	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks	YES	NO	OTHER
All Construction Sites Have all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up	YES	NO	OTHER
All Construction Sites Have all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them? Are leaks, drips, and other spills being cleaned up immediately?	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of pavement or surfaces prohibited, with dry cleanup	YES	NO	OTHER
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of pavement or surfaces prohibited, with dry cleanup methods used whenever possible?	YES	NO	
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of pavement or surfaces prohibited, with dry cleanup methods used whenever possible?Is contamination of clean runoff from adjacent sites	YES	NO	
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of pavement or surfaces prohibited, with dry cleanup methods used whenever possible?Is contamination of clean runoff from adjacent sites avoided by using berms and/or temporary or	YES	NO	
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of pavement or surfaces prohibited, with dry cleanup methods used whenever possible?	YES	NO	
All Construction SitesHave all subcontractors been made aware of the locations of storm drains, drainage swales and creeks located near the construction site and directed to prevent pollutants from entering them?Are leaks, drips, and other spills being cleaned up immediately?Is refueling of vehicles and heavy equipment being performed in one designated location?Are vehicles being washed at an appropriate off-site facility? If equipment must be washed on-site, are soaps, solvents, degreasers, and steam cleaning equipment prohibited from being used, and is wash water prevented from entering the storm drain?Where materials have spilled is wash down of pavement or surfaces prohibited, with dry cleanup methods used whenever possible?Is contamination of clean runoff from adjacent sites	YES	NO	

	TIDO	NO	OTHER
GOOD HOUSEKEEPING BMPS	YES	NO	OTHER
(CONT'D)			
Are exposed piles of soil, construction materials and			
wastes either kept out of the rain or covered with			
plastic sheeting or temporary roofs?			
Before it rains are materials from surfaces that drain			
to storm drains, creeks, or channels swept and			
removed?			
Are trash cans placed around the site to reduce litter?			
Are non-hazardous construction wastes disposed of in			
covered dumpsters or recycling receptacles?			
Are leftover materials recycled whenever possible?			
Are open dumpsters covered with plastic sheeting or a term during minu waether?			
tarp during rainy weather?			
Are employees and subcontractors informed about the stormwater requirements and their own			
responsibilities?			
Construction Projects Involving Paint Work			
Are non-hazardous paint chips and dust from dry			
stripping and sand blasting swept up or collected in			
plastic drop cloths and disposed of as trash? (Note:			
Chemical paint stripping residue and chips and dust			
from marine paints or paints containing lead or			
tributyl tin must be disposed of as a hazardous waste)			
When stripping or cleaning building exteriors with			
high-pressure water, are storm drain inlets covered or			
bermed? (Note: Consult with the local wastewater			
authority to determine if it is permissible to collect			
(mop or vacuum) building cleaning water and to			
discharge it to the sanitary sewer)			
Is the cleaning of brushes and the rinsing of paint			
containers into a street, gutter, storm drain, or creek			
prohibited?			
For water-based paints are brushes painted out to the			
extent possible and rinsed to a drain leading to the			
sanitary sewer (i.e., indoor plumbing)? (Note: Dried latex paint may be disposed of in the garbage)			
For oil-based paints are brushes painted out to the extent possible, and are thinners and solvents filtered			
and reused? (Note: Unusable thinners and residue			
and unwanted oil-based paint (that is not recycled)			
must be disposed of as hazardous wastes.)			
Construction Projects Involving Cement and			
Concrete Work			
Is the mixing of excess amounts of fresh concrete or			
cement mortar on-site being avoided?			

ſ	GOOD HOUSEKEEPING BMPS	YES	NO	OTHER
	(CONT'D)	ILS		UINER
ŀ	Are dry and wet materials stored under cover, or			
ı	otherwise protected form-from rainfall and runoff?			
ļ				
ı	Are concrete transit mixers washed out only in designated <u>lined</u> wash-out areas where the water will			
	flow into settling ponds or onto dirt or stockpiles of			
	aggregate base or sand?			
ŀ	Is water from settling ponds pumped to the sanitary			
	sewer, where allowed by the local wastewater			
	authority? (<u>Note</u> : Whenever possible, recycle washout			
	by pumping back into mixers for reuse. Never dispose			
	of washout into the street, storm drains, drainage			
	ditches, or creeks)			
I	Whenever possible are the contents of mixer barrels			
	returned to the yard for recycling, and are small			
l	amounts of excess concrete, grout, and mortar			
l	disposed of in the trash-?			
	Construction Projects Involving Roadwork/Pavement Construction			
ŀ	Are concrete, asphalt, and seal coat applied only			
	during dry weather to prevent contaminants from			
	contacting stormwater runoff?			
ľ	Are storm drain inlets and manholes covered when			
	paving or applying seal coat, slurry seal, fog seal, etc.?			
	Are paving machines always parked over drip pans or			
	absorbent materials (since they tend to drip			
	continuously)?			
	Is as little water as possible used when making saw-			
ı	cuts in pavement, and is each affected storm drain inlet			
	covered completely with filter fabric during the sawing operations?			
ľ	Is saw-cutting slurry contained by placing straw bales,			
	sandbags, or gravel dams around the catch basins, and			
	after the liquid drains or evaporates is the slurry			
	residue from the pavement or gutter shoveled or			
I	vacuumed and removed from the site?			
ſ	Is exposed aggregate concrete washed down only			
	when the wash water can: (1) flow onto a dirt area			
	lined with plastic; (2) drain onto a bermed surface			
l	from which it can be pumped and disposed of			
	properly; or (3) be vacuumed <u>and removed</u> from the			
	area along the curb where sediment has accumulated			
	by blocking a storm drain inlet, and is the aggregate rinse water allowed to settle before being pumped to			
	the sanitary sewer (if allowed by the local wastewater			
	authority), or before it is hauled away for proper			
	disposal?			
1	<u>.</u>	1	1	

	· · · · · · · · · · · · · · · · · · ·
Are sweepings from exposed aggregate concrete	
prevented from being discharged into a street or storm	
drain?	
	YES
	NO
ACTIONS TAKEN FOLLOWING INSPECTION	COMMENTS
Name of Rresponsible party requested to correct any	
deficiencies noted above? (Include date notice was	
sent)	
Date notice was sent	
Site re-inspected following corrective action by	
responsible party? (Include date of reinspection re-	
inspection)	
BMPs found to be in satisfactory condition during	
reinspectionre-inspection?	
Further action taken or necessary following	
reinspectionre-inspection? (Describe)	

Is the responsible party being requsted to correct the deficiencies listed below? Yes	□ No
COMMENTS, RECOMMENDATIONS, AND/OR FOLLOW-UP ITEMS:	DUE DATE:
<u>1)</u>	
<u>2)</u>	
<u>3)</u>	
<u>4)</u>	
<u>5)</u>	
Inspector Signature: Date:	
Site Representative Signature: Date:	

GUIDANCE DOCUMENT FOR POLICIES AND PROCEDURES MUNICIPALITIES PERTAINING TO NEW DEVELOPMENT AND REDEVELOPMENT (Pertains to MCM 5)

BACKGROUND

Primarily two concerns are associated with new development and significant redevelopment. As communities are progressively built out, impervious surfaces replace natural topography, and storm water peak flows and volume increase, resulting in changes to stream morphology. Secondly, new urban areas add to the urban runoff pollutant loads by creating new sources. Numerous studies show that controlling pollutants after they have entered the storm drain system is far more difficult and expensive than preventing or reducing the discharge at the source.

If areas of the municipality proposed for new development or redevelopment are planned, designed, and constructed in a manner that is sensitive to issues of quantity and quality of urban runoff, then future pollutant loads from these areas will be reduced.

POLICY

It is the policy of the municipality to reduce the potential for discharge of pollutants into urban runoff from new development and redevelopment areas using a strategy that combines:

- Reducing/eliminating sources of pollutants
- Managing site runoff volumes and flow rates such that they are similar to preconstruction levels, and
- Treating runoff when/if appropriate

This policy will be carried out by enforcing the provisions of the Urban Storm Water Quality Management and Discharge Control Ordinance (Ordinance) which are applicable to new development and redevelopment sites.

PROCEDURES

The Development Projects Plan Review and Inspection Procedures described in Appendix E will be utilized to ensure that appropriate measures are included in the design of projects to mitigate storm water pollution that may result from them. The review procedure is intended to ensure that appropriate BMPs for development projects, as described in the <u>New Development and Redevelopment section of the BMP</u> Guidance Series contained in Appendix E of this MRSWMP, are incorporated into the design of these projects.

As described in the *BMP Guidance Series* for New Development and Redevelopment in this Appendix E, if a project applicant is required to include Structural or Treatment Control BMPs in project plans, the City will require that the applicant provide verification of maintenance provisions through such means as may be appropriate, including, but not limited to legal agreements, covenants, CEQA mitigation requirements and/or Conditional Use Permits. For those sites, the City will not normally perform post-construction inspections, but may perform such inspections on a spot-check basis to verify that these provisions are being carried out. For some sites it may be impractical to require such provisions, and those sites will have to be inspected more frequently.

Post-construction site inspections will be performed and documented using the Post-Construction Site Inspection Checklist contained in Appendix E to this MRSWMP, or some other documentation method as

<u>effective</u>. If incidents of noncompliance are observed during inspections, appropriate follow_up actions will be taken, using the Protocol for Taking Action Against Violators of the Ordinance contained in Appendix E to this MRSWMP. Documentation will be kept on the response and the outcome of the observed incident(s) of noncompliance-using the Post-Construction Site Inspection Checklist.

In order to obtain approval each construction project that is subject to the "Mandatory Design Standards" in the BMP Guidance Series must include, at a minimum:

- Implement all applicable <u>Post-Construction</u> BMPs for New Development and Redevelopment as identified on page E-111 of in the MRSWMP.
- Implement source control BMPs for all applicable development projects.
- Implement site design/landscape characteristics where feasible which maximize infiltration, provide retention, slow runoff, and minimize impervious land coverage for all development projects.
- Implement buffer zones for natural water bodies, where feasible. Where buffer zone implementation is infeasible, require project proponent to implement other buffers such as trees, lighting restrictions, access restrictions, etc.
- For industrial applicants subject to California's statewide General NPDES Permit for Storm Water Discharges Associated with Industrial Activities (Except Construction), (hereinafter General Industrial Permit), the applicant must provide evidence of coverage under the General Industrial Permit.
- Ensure grading or other construction activities meet the provisions specified in the construction program of the draft Monterey Proposal BMP Guidance Series.
- Provide proof of a mechanism which will ensure ongoing long-term maintenance of all structural postconstruction BMPs.

DEVELOPMENT PROJECTS PLAN REVIEW AND INSPECTION PROCEDURES (Pertains to MCM 5)

The attached figure shows the steps in the Development Projects Plan Review and Inspection Procedures. The text below describes what will be done in each of these steps.

The municipality will determine how best to integrate these procedures into its existing project review process, and which departments will be responsible for each of the Steps described below.

Step 1: Determine whether the project involves Discretionary or only Ministerial approval.

<u>Discretionary Approval.</u> Almost all projects except minor infill development require Discretionary approval from the municipality, and normally involve compliance with CEQA processes. Discretionary approvals typically include some or all of the following:

- Subdivision or tentative map approval
- Issuance of a use permit or a conditional use permit
- Design review

<u>Ministerial Approval.</u> Small improvement projects that conform with the site zoning requirements and include either a new single-family unit or minor modifications to an existing single family unit or a single structure typically do not need Discretionary approval, but will need Ministerial approval from the municipality, but normally are categorically exempt under CEQA. Ministerial approvals typically include some or all of the following:

- Issuance of a building permit
- Issuance of a grading permit
- Issuance of a septic tank permit
- Issuance of a well permit

Projects Involving Discretionary Approval

Step 2: If there is a pre-application meeting, the municipal permitting staff will inform the applicant of the municipality's General Plan/LCP policies/ordinance requirements regarding runoff quantity and quality. The staff will also provide guidance on potential design measures and post-construction controls available for the type of project proposed by the applicant, including a copy of the current BMP Guidance Series.

Once an application is received, the municipality's staff will review the application for urban runoff issues, and will compare the proposed storm water pollution control measures included in the project with the New Development and Redevelopment Project BMPs contained in the current version of the BMP Guidance Series.

The staff will use the CEQA Initial Study checklist to examine the project's potential to affect urban runoff quantity and quality. If impacts are considered likely and the applicant has included post-construction controls in the development plan, the staff will review them for appropriateness and adequacy.

Modified CEQA Checklist: Member entities will revise site plan review guidance to include a revised CEQA checklist. The section of the CEQA Initial Study checklist that evaluates Hydrology and Water Quality should be reviewed and, if necessary, modified to include the following questions.

- a) Would the project violate any water quality standards or waste discharge requirements?
- b) Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?
- c) Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner, which would result in flooding on- or off-site?
- d) Would the project create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?
- e) Would the project otherwise substantially degrade water quality?

Step 3: If appropriate post-construction controls are considered by the municipality's staff to be necessary for the project, but the staff determines that the controls which are proposed by the applicant are inadequate for the project, the staff will recommend that additional or different types of controls be required. The applicant will be asked to resubmit the project with the inclusion of additional or different control measures.

If appropriate post-construction controls are considered by the municipality's staff to be necessary for the project, but controls are not proposed by the applicant, the staff will inform the applicant of the municipality's requirements. The applicant will be referred to the BMP Guidance Series for New Development and Redevelopment Projects, and will be asked to resubmit the project with the inclusion of appropriate control measures.

In some instances, on-site controls may not be possible. For such developments, the municipality may consider contribution by the developer towards the development of regional controls (such as detention basins or constructed wetlands).

The municipality's Public Works/Engineering Department will be consulted during the review, because many post-construction runoff controls are engineered structures that are best reviewed by engineers to evaluate their impact on the downstream drainage system.

<u>Step 4</u>: If the municipal staff has requested the applicant to resubmit the project under Step 3, the staff will review the resubmitted final development plan for adequacy of post-construction runoff controls.

<u>Step 5:</u> Once the project has been submitted with acceptable control measures included in its design, the municipality staff will issue the appropriate permits and approvals using the municipality's normal processes.

Step 6: As construction of the project proceeds it will be subject to the municipality's normal building inspection process. Post-construction runoff controls that the municipality required during the review process described under Steps 2, 3, and 4 will be inspected during this process, so that building inspectors can make sure the urban runoff controls were implemented. Inspectors will also check the completed project to make sure no improper connections are made to the storm drain system that could discharge non-storm water into the storm drain.

<u>Step 7:</u> One of the main problems with many new development runoff controls is the long term operation and maintenance of post-construction controls. The problem has many aspects:

• Most of the post-construction runoff controls require maintenance and fail when maintenance is inadequate.

- Often the project is built by one entity and then occupied/owned by another entity. Ownership may change several times, and the maintenance procedures and responsibilities may not be passed down to subsequent owners.
- Occupants/owners may not wish to take on maintenance responsibilities or costs.
- Occupants/owners may be ignorant of the maintenance needs.

To address this, at the time Discretionary approvals are issued the municipality will require the applicant to provide a clear explanation of who is to maintain the controls, the frequency at which the maintenance is to be conducted, and who is liable if maintenance is not done. To address the issue of the responsible party in the long run, the municipality will use one or more of the following approaches, depending on the nature of the project:

- For projects involving multi-family residential units, a Planned Unit Development, or a master plan development, the maintenance of the controls may be ensured through covenants, conditions, and restrictions adopted for the development. In this case the developer will be informed that this requirement must be conveyed to the Home Owners Association/property owner when the project is handed over.
- For commercial/industrial developments, the maintenance aspects may be ensured through conditions in lease agreements. In this case the developer will be informed that the lease agreements must note the maintenance requirements for post-construction runoff controls at the site.
- In instances involving single-family residential developments where homes or lots are sold by the developer to individuals and maintenance functions cannot be assigned to any one entity, the municipality may consider taking upon itself the maintenance of post-construction runoff controls, and charging the property owners for the service provided through a user fee or an assessment (based on an assessment district).

The municipality may also perform periodic post-construction inspections to verify that the post-construction runoff controls are being maintained, and will take appropriate action if the inspection finds that they are not being operated or maintained properly.

Projects Requiring Only Ministerial Approval

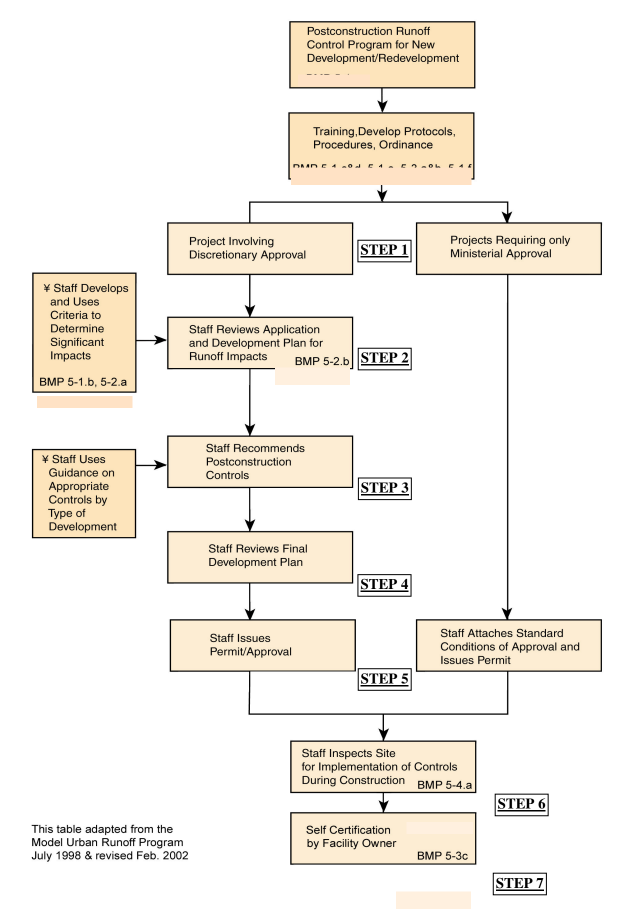
Steps 2, 3, and 4 (above): These Steps are not applicable for projects that only require Ministerial approval.

Step 5 (above): It is generally difficult to include post-construction runoff controls in improvement projects not subject to the Discretionary approval process. Therefore, the standardized list of BMPs for such sites contained in the BMP Guidance Series under the heading "Post-Construction BMPs for Projects Requiring Ministerial Approvals" will be attached as conditions of approval to the building permit.

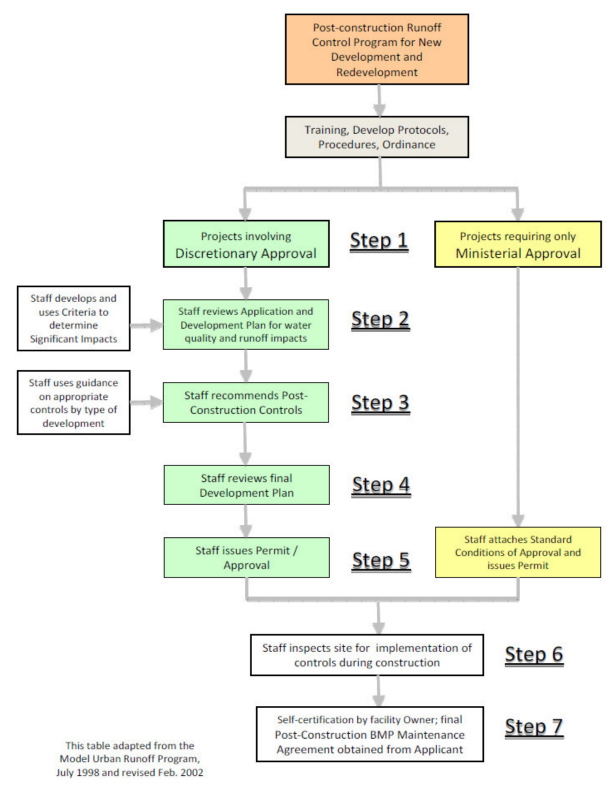
Step 6 (above): As construction of the project proceeds it will be subject to the municipality's normal building inspection process. The BMPs that the municipality included as conditions of the building permit under Step 5 will be inspected during this process, so that building inspectors can make sure that these were fulfilled. Inspectors will also check the completed project to make sure no improper connections are made to the storm drain system that could discharge non-storm water into the storm drain.

Step 7 (above): This Step is not applicable for projects which only require Ministerial approval.

DEVELOPMENT PROJECTS PLAN REVIEW AND INSPECTION PROCEDURES



NEW DEVELOPMENT AND REDEVELOPMENT PROJECT REVIEW and INSPECTION PROCEDURES



POST-CONSTRUCTION SITE INSPECTION CHECKLIST (Pertains to MCM 5)

The Post-Construction Site Inspection Checklist on the following pages is suggested as a means of documenting post-construction storm water compliance inspections for new development and redevelopment projects, but other equivalent forms of documentation may also be used.

<u>Monterey Regional Storm Water Management Program</u> <u>State Water Resources Control Board</u>

<u>State Water Resources Control Board</u> <u>Water Quality Order No. 2003 – 0005 – DWQ</u> <u>NPDES General Permit No. CAS000004</u> <u>Central Coast RWQCB Resolution No. R3-2006-0076</u>

Post-Construction Site Inspection Checklist

Date of Inspection					
Name of Construction Site					
Site Address					
Site Contact Person					
Site Telephone					
Inspector's Name					
NOTE: This checklist may inclu	ide BMPs that are no	ot install	ed at th	e inspec	tion site. In this case,
put a check in the "N/A" column	n for any such BMPs.	-			
BMPS		YES	NO	N/A	COMMENTS
Storm Drain Inlets					
Are labels on storm drains to disco					
them in place and clearly readable	?				
Rooftop Catchment Systems					
Are they cleaned of sediment and					
Do they properly store rainwater w	vithout causing				
leakage damage to the building?					
Vegetated Strips					
Is the vegetation healthy?					
Is it periodically cut back to keep i	it from becoming				
overgrown?					
Are the strips cleaned of accumula	ted sediment and				
debris?					
Vegetated Swales					
Is the vegetation healthy?				_	
Is it periodically cut back to keep i	it from becoming				
overgrown?	1.0.1.1				
Are upstream sediment basins clear sediment and debris?	aned of accumulated				
Are the swales cleaned of accumu	lated sediment and				
debris?					
Infiltration Basins					
Are upstream sediment basins clear sediment and debris?	aned of accumulated				
Are the infiltration basins cleaned	of accumulated				
sediment and debris?					
Are the infiltration basins free of s	tanding water within				
72 hours after rainfall has ended?					

MRSWMP Post-Construction Site Inspection Checklist

BMPS	YES	NO	N/A	COMMENTS
Are the infiltration basins free of mosquitoes?				
Infiltration Trenches				
Are they cleaned of accumulated sediment and debris?				
Are they free of standing water within 72 hours after				
rainfall has ended?				
Dry Detention Ponds/Basins				
Are they cleaned of accumulated sediment and debris?				
BMPS	YES	NO	N/A	COMMENTS
Dry Detention Ponds/Basins (Cont'd)				
Are they free of standing water within 72 hours after				
rainfall has ended?				
Are they free of mosquitoes?				
Are the slow release outlet structures cleaned of debris				
and operating properly?				
Retention Ponds/Wet Basins				
Are they cleaned of accumulated sediment and debris?				
Are they free of mosquitoes?				
Are the inlet and outlet structures operating properly?				
Is vegetation periodically cut back and removed?				
Constructed/Restored Wetlands				
Are upstream sediment basins cleaned of accumulated				
sediment and debris?				
Is the vegetation healthy?				
Are the wetlands free of mosquitoes?			_	
Filtration Systems (including storm drain inlet				
inserts, linear units along paved areas, sand filters,				
and vortex-type separators)				
Are the filters cleaned of sediment and debris that will				
clog or block them?				
Do they appear to be operating properly?				
Oil/Grit Separators				
Are they cleaned of sediment and debris?				
Do they appear to be effectively removing oil and grit?				
ACTIONS TAKEN FOLLOWING INSPECTION	YES	NO	COM	MENTS
Responsible party requested to correct any deficiencies			1	
noted above? (Include date notice was sent)				
Site re_inspected following corrective action by				
responsible party? (Include date of re_inspection)				
BMPs found to be in satisfactory condition during re-				
inspection?				

MRSWMP Post-Construction Site Inspection Checklist

Further action taken or necessary following re_ inspection? (Describe)					
Is the responsible party being requsted to correct the det	ficiencies	listed bel	ow?	☐ Yes	 <u>No</u>
COMMENTS, RECOMMENDATIONS, AND/OR FOLLOW-	UP ITEMS	<u>8:</u>			DUE DATE:
<u>1)</u>					
<u>2)</u>					

<u>3)</u>

<u>4)</u>

<u>5)</u>

Inspector Signature:	Date:
Site Representative Signature:	Date:

The County of Monterey Environmental Health Division Hazardous Materials Branch acts as the local Certified Unified Program Agency (CUPA) throughout Monterey County. The CUPA keeps information on amounts and types of chemicals in use at local businesses and requires those businesses to be prepared for possible chemical emergencies. The CUPA also conducts regular inspections of hazardous materials storage facilities throughout Monterey County. Some of the inspection forms used by the CUPA are included on the following pages of this Appendix.

1270 Natividad Rd. Salinas CA. (831) 755-4505 1200 Aguajito Monterey CA. (831) 647-7654 1180 Broadway King City CA. (831) 385-8350

ABOVECROUND STORAGE TANK INSPECTION CHECKLIST

Facility Name:	Facility Address:	Phone No.
Permit Num.:	Inspection Date:	

	AST #	#1	AST#	2	AST#	3	AST#	4
AST ID Number								
AST Capacity in gallons								
LIST OF REQUIREMENTS (Check YES or NO if applicable.)	YES	NO	YES	NO	YES	NO	YES	NO
- than 1330 gallons								
- Does Facility Have an SPCC on site (required of facilities manned								
Does Facility Have an SPCC at nearest "field office" (required of								
-Facilities not attended at least 8hrs/day) H&S Code 25270.5(d)								
Has the Facility filed a storage statement with RWQCB								
Is AST located on Facility Plot Plan								
Is AST on current Hazardous Material Inventory								
LIST OF REQUIREMENTS FOR FARMS, NURSURIES, CONSTRUCTION SITES (Check YES or NO if applicable.)	YES	NO	YES	NO	YES	NO	YES	NO
-Single AST greater than 660 gallons or total tank farm capacity greater								
 Has the Facility filed a storage statement with RWQCB 								
- Is AST located on Facility Plot Plan								
- Is AST on current Hazardous Material Inventory								
- Is secondary containment provided								
- Is their evidence of fuel spillage								

~		
Comments:		
Inspector Signature	Date	
hispector orginatare	Dute	
Facility Representative Name/Signature	Date	
r definit y riepresentative r (difie) signature	Duto	

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Tiered Permit Inspection Checklist

Conditionally Exempt

Facility Name:		Date of Inspection:
======		
Address:		Permit Number:
		=
Tier(s) Permitted:	unit/s CESQT	
unit/s CESW	unit/s C	EL
		COMMENTS
<u>REQUIREMENTS</u>	H&SC Section	COMMENTS
A. Requirements Common to all CE Units	25201.5(d)(7)(C)	Ref. 22CCR66270.11
<u>1) Maintain on site copy of most recent Notification.</u>		
-2) Maintain on site copy of most recent Authorization.	LEA	Local Enforcement Agency (LEA)
-3) Verify eligibility of waste stream.	22CCR67450.11	
-4) Verify eligibility of treatment process.	25201.5(a)	
-5) Permit each treatment unit (TU) in proper tier.	25200.1.5	
-6) Identify each TU on form DTSC 1772.	25201.5(d)(7)(A)	
-7) Keep current the information on form DTSC 1772.	25201.5(d)(7)(C)	
-8) Show location of each TU on plot plan/map.	25201.5(d)(7)(A)	
-9) Complete submittal of notification documents.	25201.5(d)(7)(C)	
10) Pay all required fees.	LEA	
11) Comply with POTW pretreatment standards.	25201.5(d)(6)	
12) Submit annual waste reduction certification.	25202.9	
13) Treat only hazardous waste generated on site.	25201.5(d)(1)	
14) Treat only waste appropriate to CE unit.	LEA	
15) Use only treatment process appropriate for tier.	LEA	
16) Maintain on site written operating instructions for	25201.5(d)(3)	
each treatment unit (TU).		
17) Maintain on site a written inspection schedule for each TU.	25201.5(d)(4)	
18) Maintain on site an inspection log for each TU.	25201.5(d)(4)	
19) Maintain on site records of date, type, and quantity of waste treated.	LEA	
20) Maintain on site a copy of Contingency Plan.	25201.5(d)(9)	
21) Maintain on site employee training records.	25201.5(d)(9)	
22) Use only treatment containers that are compatible with the waste.	25201.5(e)(1)	
23) Manage treatment containers properly.	LEA	
24) Document integrity of tank systems properly.	25201.5(e)(1)	

25) Provide secondary containment.	LEA	
26) Manage residual material from treatment properly.	LEA	
B. <u>CE OPERATIONS</u>		
1) CESQT (Small Quantity Treatment)		
a) Treat only \leq 500 lbs or \leq 55 gal/month.	25201.5	
2) CESW (Specified Waste)		
3) CEL (Limited)		
a) Obtain DTSC certification for aerosol can TU.	25200.1.5	
b) Recycle crushed aerosol cans.	25201.14(a)(1)	
c) Ensure that oil waste is hazardous only due to oil.	25250.1	
d) Recycle recovered oil.	25201.14(a)(2)	
e) Obtain DTSC approval for (other) totally enclosed TU.	25201.14(a)(3)	
1) CECL (Commercial Laundry)		
a) Revise Contingency Plan to cover offsite incidents.	25144.6(b)(6)	
SEE ATTACHED INSPECTION NARRATIVE.		
Comments:		
Inspector/Name, Signature		Date
Inspector/Name, Signature		Date
Inspector/Name, Signature Name/Signature of Facility Representative		Date

Date

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TIERED PERMIT INSPECTION CHECKLIST Conditionally Authorized

Facility Name:	Date of Inspection:
Address:	Permit Number

REQUIREMENTS	H&SC Section	COMMENTS
A. NOTIFICATION		
 <u>Maintain on site copy of most recent Notification.</u> 	25200.3(e) & (k)	Ref. 22CCR66270.11
-2) Maintain on site copy of most recent Authorization.	LEA	Local Enforcement Agency (LEA)
-3) Permit each treatment unit (TU) in proper tier.	25200.3(e)	
-4) Identify each TU on form DTSC 1772.	25200.3(e)(3)	
-5) Keep current the information on form DTSC 1772.	25200.3(e)	
-6) Show location of each TU on plot plan/map.	25200.3(e)	
-7) Complete submittal of notification documents.	25200.3(e)	
-8) Pay all required fees.	LEA	
-9) Comply with POTW pretreatment standards.	25200.3(c)(7)	
10) Submit annual waste reduction certification.	25200.3(c)(2)	Ref. H&SC25202.9
B. CA OPERATIONS	LEA	
-1) Use only processes listed in treatment of waste.	25200.3(a)	Ref. 67450.11
-2) Treat only wastes listed for the process used.	25200.3(a)	
-3) Treat only waste generated on site.	25200.3(c)(8)	
-4) Maintain on site a written waste analysis plan.	25200.3(f)	
-5) Address noted deficiencies in waste analysis plan.	25200.3(c)(6)	
-6) Maintain on site a written inspection schedule.	25200.3(c)(5)	
-7) Address noted deficiencies in inspection schedule.	25200.3(c)(5)	
-8) Maintain an up to date inspection log or summary.	25200.3(c)(5)	
-9) Keep inspection records for three years.	LEA	
10) Maintain on site a current Contingency Plan.	25200.3(f)	
11) Address noted deficiencies in Contingency Plan.	25200.3(f)	
12) Maintain on site documents on investigation, cleanup, abatement or other remedial action.	25200.3(c)(3)	
Haintain on site documents on convictions, judgments, settlements or orders from any enforcement action.	25200.3(e)(3)	
14) Maintain on site documents on treatment, including operating instructions and record of dates, amounts, and types of wastes treated in each unit.	25200.3(c)(6)	
15) Limit volume of waste treated within tier limits.	25200.3(b)(1)	
16) Manage residual material from treatment properly.	25200.3(b)(4)	
17) Provide containment for treatment containers.	25200.3(c)(4)	Ref. CCR66264.175
18) Certify treatment containers every 2 years.	LEA	
19) Document unauthorized or accidental	Ref. 22CCR66265.31	
20) Secure treatment area with 24-hr entry control.	LEA	
21) Maintain treatment unit in good order.	LEA	
22) Post "No Smoking" signs.	LEA	

Comments:		
Inspector Signature:	Date	
Name/Signature of Facility Representative		

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TIERED PERMIT INSPECTION CHECKLIST Permit-By-Rule

Facility Name:		Date of Inspection:
Address:		Tu un a cham
		Inspector:
REQUIREMENTS	22CCR Section	<u>COMMENTS</u>
A. NOTIFICATION		
1) Maintain on site copy of most recent Notification.	67450.3(c)(8)(E)	
-2) Maintain on site copy of most recent	67450.3(c)(8)(E)	
Acknowledgment.		
-3) Permit each treatment unit (TU) in proper tier.	LEA	Local Enforcement Agency (LEA)
-4) Identify each TU on form DTSC 1772.	67450.3(c)(1)	
-5) Keep current the information on form DTSC 1772.	67450.3(c)(2)	Ref. 67450.2(b)(1)
-6) Show location of each TU on plot plan/map.	LEA	
-7) Complete submittal of notification documents.	67450.2(b)(3)	
-8) Pay all required fees.	67450.3(c)(3)	
-9) Comply with POTW pretreatment standards.	67450.4(c)(5)	
10) Submit annual waste reduction certification.	Ref. H&SC25202.9	
B. PBR OPERATIONS		
-1) Use only processes listed in treatment of waste.	67450.3(c)(4)	Ref. 67450.11
-2) Treat only wastes listed for the process used.	67450.3(c)(4)	
-3) Treat only waste generated on site.	67450.3(c)(6)	
-4) Attach permanent label on TU indicating name of	67450.3(c)(7)	
operator or owner, Facility ID and TU serial numbers.		
-5) Maintain on site a written waste analysis plan.	67450.3(c)(8)(A)	
-6) Address noted deficiencies in waste analysis plan.	66265.13(b)	
-7) Maintain on site a written inspection schedule.	67450.3(c)(8)(B)	
-8) Address noted deficiencies in inspection schedule.	66265.15(b)(4)	
9) Maintain an up to date inspection log or summary.	66265.15(d)	
10) Keep inspection records for three years.	66265.15(d)	
11) Maintain on site a current Contingency Plan.	67450.3(c)(8)(D)	
12) Address noted deficiencies in Contingency Plan.	66265.52	
13) Maintain on site a BAAQMD Permit for TU.	67450.3(c)(8)(F)	
14) Maintain on site a current Closure Plan.	67450.3(c)(8)(G)	
15) Address noted deficiencies in Closure Plan.	67450.3(c)(11)(B)	
16) Maintain on site documents on investigation, cleanup, abatement or other remedial action.	67450.3(c)(8)(H) 67450.7	
17) Maintain on site documents on convictions, judgments,	67450.3(c)(8)(I)	

18) Maintain on site documents on treatment, including operating instructions and record of dates, amounts, and types of wastes treated in each unit	67450.3(c)(9)(D) 66265.73	
19) Provide containment for treatment containers.	67450.3(c)(12)	Ref. 66264.175
20) File report for onsite recycling	LEA	
21) Review claim for recycling exemption.	LEA	
22) Submit / Update a Phase I Env. Assessment Report.	67450.3(c)(9)(D)	Ref. H&SC25200.14
23) Secure treatment area w/ 24-hr entry control.	67450.3(c)(9)(A)	
24) Maintain treatment unit in good order.	67450.3(c)(9)(A)	
25) Post "No Smoking" signs.	67450.3(c)(9)(A)	
26) Maintain on site records of tank system integrity.	67450.3(c)(9)(F)	
27) Address noted deficiencies in treatment processes:	67450.3(c)(9)	
- Thermal Treatment	67450.3(c)(9)(G)	
	67450.3(c)(9)(H)	
Treatment		
28) Submit Annual Report to DTSC.	67450.3(c)(10)	
29) Submit Financial Assurance statement/instrument.	LEA	
30) Address deficiencies noted in Fin. Assurance checklist.	LEA	

Comments:	
	D
Inspector	— Date
Name/Signature of Facility Representative	

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Financial Assurance for Closure of PBR or CA Treatment Units Checklist of Requirements

Facility Name:					
Facility Address:					
·					
			_		
		-	DDD		•4
Permitted Treatment Units:		_8_	— РВК		units
CA	unit	c			
	um	6			
REQUIREMENTS	TITLE 22 CCR	YES	NO	N/A	COMMENTS
~	Code Section				
1. Prepare a written estimate of cost of	67450.13(a)(1)				
2. Adjust each closure cost estimate for	67450.13(a)(2)				
3. Revise cost estimate whenever a change in	67450.13(a)(3)&(4)				
the plan increases the cost of closure.					
4. Mechanism/Instrument for financial	67450.13(a)(5)				
assurance is one of the following: Closure Trust Fund.	(7450-12(-)(5)(4)				Ref. 22CCR§66265.143(a)
	67450.13(a)(5)(A) 67450.13(a)(5)(B)				Ref. 22CCR§66265.143(a) Ref. 22CCR§66265.143(b)
Letter of Credit.	67450.13(a)(5)(C)				Ref. 22CCR§66265.143(c)
Closure Insurance.	67450.13(a)(5)(D)				Ref. 22CCR§66265.143(c) Ref. 22CCR§66265.143(d)
Financial Test & Corporate Guarantee.	67450.13(a)(5)(E)				Ref. 22CCR§66265.143(e)
Multiple Mechanisms.	67450.13(a)(5)(F)				Ref. 22CCR§66265.143(g)
Alternative Financial Mechanism.	67450.13(a)(5)(G)				Ref. 22CCR§66265.143(f)
Certificate of Deposit.	0, 100110(u)(0)(0)				
Other					
5. Establish the CUPA as beneficiary of	67450.13(a)(7)				
<u>financial instrument(s).</u>					
6. Submit Financial Assurance Mechanism to — CUPA.	67450.13(a)(8)				
7. Submit Certificate of Financial Assurance	67450.13(b)				
(DTSC 1232) containing following:					
Current closure cost estimate.	67450.13(b)(1)(A)				
Original documents for mechanism(s).	67450.13(b)(1)(B)				
Name and location of financier.	67450.13(b)(1)(C)				
Effective date of closure assurance.	67450.13(b)(1)(D)				

67450.13(b)(2)		Ref. 22CCR§66270.11
67450.13(d)		Ref. 22CCR§66270.11
67450.13(e)(1)		
66265.143(a)		
66265.143(b)		
	67450.13(d) 67450.13(e)(1) 66265.143(a)	67450.13(d) 67450.13(e)(1) 66265.143(a)

Facility_____

REQUIREMENTS	TITLE 22 CCR Code Section	YES	NO	N/A	COMMENTS
Bond is liable for nonperformance.					
Bond penal sum is \geq current cost estimate.					
Bond cancellation by surety company					
 Bond cancellation by owner/operator 					
C. Closure Letter of Credit (LC)	66265.143(c)				
— LC issuer is authorized and examined.					
 LC terms conform to DTSC 1157. 					
 LC is signed original. 					
<u>Submit standby trust fund DTSC 1154.</u>					
Submit letter of owner/operator with					
facility information & LC details.					
<u> </u>					
requires 120-day notice.					
$LC \text{ amount} \geq \text{current closure cost estimate.}$					
D. Closure Insurance	66265.143(d)				
Insurer is licensed and eligible.					
<u>Insurance policy face amount ≥ current</u>					
Policy guarantees availability of funds and					
— pay out to parties specified by the CUPA					
operator requires consent of the CUPA.					
Policy allows assignment to a successor					
owner or operator. Termination, cancellation, or renewal					
<u>conforms to §66265.143(d)(8).</u>					
E. Financial Test and Guarantee	66265.143(e)		1		
Submit original letter from CFO completed	00200.1+5(0)				
per DTSC 1159 or per DTSC 1162.					
Submit copy of independent CPA's report					
Submit special report from CPA					
<u>per §66265.143(e)(3)(C).</u>					
Financial Statements meet required tests					
per §66265.143(e)(1)(A) or (B).		_			
Guarantee completed per DTSC 1173 and DTSC 1162.					
Guarantee original signed and notarized.					
Guarantee's terms meet §66265.143(e)(9).					
F. Alternative Financial Mechanism	66265.143(f)				
<u>— Submit proposal to the CUPA.</u>					
Mechanism acceptable to the CUPA.					Ref. 22CCR§66265.143(f)(1)
Submit original signed fully executed					Ref. 22CCR§66265.143(f)(2)
documents.					

Commenter			
Comments:			
Date of Inspection	Inspector		

Name /Title of Representative Signature of Representative

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FACILITY CERTIFICATION OF RETURN TO COMPLIANCE

Name of Facility
Address
In the matter of the violation(s) cited on (date):
As identified in the Inspection Report dated
Conducted by (name of inspector):
— 2. I have personally examined any documentation attached to the certification to establish that the violations have been corrected.
3. Based on my examination of the attached documentation and inquiry of the individuals who prepared or obtained it, I believe that the information is true, accurate, and complete.
4. I am authorized to file this certification on behalf of the Responder.
5. I am aware that there are significant penalties for submitting false information including the possibility of fine and imprisonment for knowing violations.
Name (Print or Type) Title
Signature Date Signed

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Hazardous Waste Generator Inspection Checklist

Facility Name:	Date of Inspection:
Facility Address:	Permit Number:

		In Co	mplia	nce?
Requirement	Citat	Yes	No	N/A
	-ion			
1. Identification Number				
(a) Obtained EPA ID Number	66262.12(a)			
(b) Transporter and TSDF used	66262.12(c)			
have EPA ID #				
2. Pre-Transport Requirements				
(a) HW determination done	66262.11(a)			
(b) Containers labeled	66262.31			
(c) Labels properly filled out	66262.32			
(d) Within legal accumulation time	66262.34(c)			
(e) Containers in good condition	66265.171			
(f) Compatible with containers	66265.172			
(g) Containers closed / sealed	66265.173(a)			
(h) Storage area inspected	66265.174			
weekly				
(i) Tanks equipment inspected daily	66265.195(a)			
(j) Incompatible HWs	66265.199			
separated (k) Used oil filters managed	66266.130(a)			
properly	00200.150(a)			
3. Recordkeeping / HW Manifests				
(a) LDR waste records kept 5	66268.7(a)(7)			
years				
(b) Biennial Report submitted	66262.41(a)			
(c) HW shipped with manifests	66262.20			
(d) Manifests kept 3 years	66262.40(a)			
(e) HW analyses kept 3 years	66262.40(c)			
(f) Manifests received from	66262.42			
TSDF			_	
4. HW Personnel Training	I			
(a) Training provided annually	66265.16			
(b) Personnel trained and supervised	66265.16(b)			
(c) New hires trained within 6 mos.	66265.16(b)			
(d) Training records kept on site	66265.16(d)			
(e) Training records kept for 3	66265.16(e)		_	
yrs. (f) Training records complete	66265.16(1,2)			
5. Contingency Plan/Emergency Res	ponse Plan/P	usine	ess Pl	an
(a) CP/ERP/HMBP submitted	66264.53(a)			
(b) Copy of Plan on site	<u>66264.53</u>			
(c) Plan complete	<u>66264.53</u>			
(d) Plan amended as necessary	66264.5 4			
(e) ER Coordinator familiar w/ Plan	66264.55			
6. Preparedness and Prevention				
(a) Spill control systems available	66264.32			
	66264.33			
(b) ER equipment in order	66264.33			

(c) ER equipment storage	66264.14			
secure			1	
(d) Aisle space in HW area	66264.35			
adequate				
(e) Arranged w/ local ER	66234.37			
agencies				
Waste Streams				
(a) Waste/Used oil				
b) Non-halogenated solvents / Parts cleaner				
(c) Ethylene glycol / antifreeze / coolant				
d) Oily sludge				
e) Used oil filters				
(f) Spent photoprocessing chemicals				
(g) Dry cleaning solvent				
(h) Other:				
(i) Other:				
All of the citations above refer to Title 2) California Codo o	f Dogulation		

Pollution Prevention Program

The Health and Safety Code, Section 25244.19 requires certain hazardous waste generators to prepare and implement a Source Reduction Plan. Has this facility completed a Source Reduction Plan?

Г	1	Ves
	1	105
 	<u> </u>	No
 []	1	Not Applicable
L —	1	1 tot Applicable

Comments:
This inspection was conducted under authority of Title 22 and Title 23 of the California Code of Regulations and/ or Chapter 6.5 of the Health and Safety Code and/or County and City codes and regulations. Items checked on the inspection forms represent a violation of that particular section for which there are civil as well as criminal penalties and fines ranging from \$2,000 to \$25,000 per day per violation. Any grace period granted by this department shall in no way bind the district attorney from prosecuting you for the violations noted. Corrections are required of all violations noted. A reinspectionre-inspection fee of \$85.00 will be levied if violations have not been corrected by the reinspectionre-inspection-date
Name/Title:
Date:

(Rev. 1 21 00)

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Hazardous Material Business Response Plan, Inspection Checklist

Facility Name:	Date of Inspection:
Address:	Permit Number:

Note and address all items marke below		<i>Comments</i>
Submit an updated or current HMBP (H&SC §25505)		HMMP-Code:
Maintain a copy of current HMBP on site (H&SC §25505)		
BUSINESS INFORMATION (H&SC §25504)		
Correct inaccurate information in Business Identification Page, as noted.		
Supply missing information, as noted.		
Complete information on "Contacts."		
Sign certification statement on Appendix A.		
CHEMICAL INVENTORY (H&SC §25509)		
Supply missing information on Chemical Description page/s, as noted.		
SITE MAPS (H&SC § 25504)		
Indicate location of chemicals on storage plan/map.		
Supply missing items on plan/map.		
Indicate the location of UST monitoring equipment Locations on site map		
EMERGENCY RESPONSE PLAN (H&SC §25504)		
Maintain written Emergency Response Plan on site.		

Identify Emergency Coordinators.	
List accurate emergency telephone numbers.	
List emergency equipment actually available.	
Establish written evacuation and re-entry procedures.	
Establish written emergency procedures.	
EMPLOYEE TRAINING (H&SC §25504)	
Establish a written Emergency Response Training Plan.	
Supply missing elements of Training Plan, as noted.	
—————————————————————————————————	
Maintain training records of employees.	

Comments

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Signature

Name/Signature of Facility Representative Date

Monterey County Health DepartmentDivision of Environmental HealthA Certified Unified Program Agency

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UNDERGROUND STORAGE TANK, INSPECTION CHECKLIST

Facility Name:	Facility Address:	California Certification Num
Permit Number:	Inspection Date:	

	-Tank	(]	-Tank	-2	- Tank	:3	-Tank	-4
UST State ID Number								
UST Capacity in gallons								
Installation Date								
LIST OF REQUIREMENTS (Check YES or NO if applicable.)	YES	NO	YES	NO	YES	NO	YES	NO
1. Operating Permit Requirements								
a. CUPA UGST Forms Submitted (Formerly Forms A and B)								
b. CUPA UGST Installation Certification								
(Formerly Form C) c. Statement of Financial Responsibility, CCR								
2711(a)(11)								
d. Written Contract between owner and operator, H&SC 25284								
e. Approved routine monitoring procedure? CCR 2632(b)(d),2641(h)								
f. Monitoring System tested annually, H&SC 2712(b), 2634(f)								
g. UST facility issued a valid operating permit? H&SC 25284								
2. Underground Storage Tank Monitoring Records								
a. Leak detection equipment listed in LG 113?								
-b. For double wall tanks, is interstitial monitoring continuous?								
c.Does the facility maintain records for "monthly tank test" for The previous 3 years?								
d.Does the tank test printout show time, date, tank ID, fuel depth								
water level, temp., liquid volume, length of test, and leak rate?								
f. Unauthorized releases reported within 24 hours?								
<u>g.</u> <u>Does monitor leak history indicate recent alarms?</u>	1		1		1		1	
h. Does the monitor indicate unexplained high water alarms?	1		1		1		1	
- Statistical Inventory Reconciliation (SIR)								

	<u> </u>		1	1	
-a. SIR records maintained for 3 years?					
b. Do SIR reporting forms comply with LG 139?					
- c. Is dip stick calibrated in 1/8" increments?					
d.Does operator use a "tank calibration chart" with 1/8"					
conversions to gallons					
3. Pressurized Piping Requirements (Double Wall Tanks)					
a.Audible and Visual Leak Alarm (Plus Option 1 or 2)					
b.Mechanical Line Leak detector + annual pressurized piping test					
(option 1)					
e.Electronic Line-Leak detector with Positive Shut Off					
(option 2)					
-d. Piping test results submitted					
e. Tightness test methods listed in LG 113?					
4. Pressurized Piping Requirements (Single Wall Piping)					
a. Audible and Visual Leak Alarm					
b. Mechanical or Electronic Line Leak detectors + sensors in		1			
sumps and Positive Shut Down					
<u> </u>					
d. Tightness test methods listed in LG 113?					
5. Suction Piping Requirements					
a. Suction piping tightness test in last 3 years?					
b. Gravity flow piping tightness test done in					
last 2 years?					
<u> </u>					
6. Cathodic Protection					
r.Cathodic Protection System tested within 6 months of					
installation?					
CCR 2635(a)(20, 2636(b)					
s.Is the rectifier for the impressed current system checked every 60					
<u>— days CFR 280.33e</u>					
t.Is cathodic system tested every 3 years by a certified cathodic					
-d. Is the impressed current rectifier operational?					
e. Is the impressed current rectifier recording voltage and					
amperage?					
7. Spill Containment					
-a. Are spill containers free of debris and/or water?					
-b. Do spill containers have a functioning drain valve					
e. If spill containers do not have drain valves, does the operator					
havea pump on site to drain spill containers of liquid?					
8. Other Items					
a. Dispenser Meters calibrated annually?					
b. UST system repairs or upgrades done under					
permit from CUPA?					
		1			

-Comments:

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Signature of Facility Representative:

Name/Title____

STORAGE AND DISPOSAL OF USED MOTOR OIL AND USED OIL FILTERS

All of the member entities have existing programs provided by other agencies and private companies that educate and provide services for used motor oil and used oil filters. Each community is provided with curbside oil recycling services for residences. All auto part stores provide containers for used motor oil and filter bags. The local waste companies, Waste Management, Inc. and Monterey Disposal provide education information in their newsletters yearly regarding the topic. In addition the Monterey Regional Waste Management District provides information by mail and at most events in the community including the local fairs (2) and major festivals. Effectiveness for this effort can be tabulated by the collection numbers from year to year.

<u>Procedures for Storage and Disposal of Used Motor Oil and Used Oil Filters</u> (Based on State of California Department of Toxic Substance Control Fact Sheets)

REGULATORY BACKGROUND

Generators and transporters of used oil and used oil filters must comply with the requirements of:

- Chapter 6.5, Division 20 of the California Health and Safety Code, including Article 13 (commencing with section 25250), and
- Title 22, California Code of Regulations (CCR), Division 4.5, including Chapter 29 (used oil) (commencing with section 66279.1) and section 66266.130 (used oil filters).

Generators of used oil, oil filters or other hazardous waste, should consult with the County of Monterey's Environmental Health Division Hazardous Materials Management Service. This Service acts as the local Certified Unified Program Agency (CUPA) throughout Monterey County, and can provide detailed information about requirements pertaining to used oil and used oil filters.

LEGAL DEFINITION OF USED OIL

"Used oil means any oil that has been refined from crude oil, or any synthetic oil, that has been used, and, as a result of use or as a consequence of extended storage, or spillage, has been contaminated with physical or chemical impurities" (Ref: Health and Safety Code Section 25250.1). Used oil includes, but is not limited to, the following:

- ♦ Used motor oils:
 - Vehicle crankcase oils
 - Engine lubricating oils
 - Transmission fluids
 - Gearbox and differential oils
- Used industrial oils:
 - Hydraulic oils
 - Compressor oils
 - Turbine oils
 - Bearing oils
 - Gear oils
 - Transformer (electrical) oils
 - Refrigeration oils
 - Metalworking oils
 - Railroad oils

Used oil does NOT include:

- Antifreeze
- Brake fluid
- Other automotive wastes
- Fuels (gasoline, diesel, kerosene, etc.)
- Grease
- Solvents
- Substances which are not oils
- Oils with a flashpoint below 100°F
- Oils containing more than 1,000 parts per million (ppm) total halogens (in most cases)
- Oils mixed with hazardous waste
- Wastewater containing small amounts of used oil
- Oils containing 5 ppm polychlorinated biphenyls (PCBs) or greater
- Oily wastes that are not used oil
- Oily wastewaters that are not used oil
- Tank bottoms
- Used oil processing bottoms
- Used oil re-refining distillation bottoms
- Cooking oils (edible)
- Edible oils that are used for industrial purposes and that do not exhibit a hazardous characteristic

USED OIL MANAGEMENT

Used oil must be managed as a hazardous waste in California unless it is shown to meet one of the specifications for recycled oil in Health and Safety Code Section 25250.1(b) or qualifies for a recycling exclusion under Health and Safety Code Section 25143.2. In most instances, this means that the generator will contract with a registered hazardous waste transporter to have the used oil picked up within the appropriate accumulation period. The accumulation period is 90 days for large quantity generators or 180 days for generators of less than 2200 lbs. of hazardous waste per month (270 days if the generator sends the oil to a used oil facility that is more than 200 miles away) (Ref. Health and Safety Code Section 66262.34.) The transporter must take the oil to an authorized used oil storage or treatment facility. Among the facilities are used oil recycling operations where the used oil is processed into recycled oil or re-refined into high-class lubricant. Mixing of hazardous waste, including household hazardous waste, with used oil is prohibited.

USED OIL GENERATOR REQUIREMENTS

Persons or businesses generating used oil are required to meet all used oil generator requirements. Used oil collection centers must meet the same requirements (Ref. Health and Safety Code Section 66279.20 66269.21). Householders who change their own oil (do-it-yourselfers) are exempted from regulation as used oil generators. They must, however, manage their used oil appropriately (e.g., by taking it to a used oil collection center, etc., and never disposing of it to land, water, storm drains, etc.). Householders are allowed to transport their own used oil to a used oil collection center or to a used oil recycling facility if specified conditions are met.

These conditions are described below under the section "Transportation of Used Oil" and in Health and Safety Code Section 25250.11. Some communities have a curbside used oil pickup program; check with your local solid waste or environmental health agency to see if it offered in your area. An EPA Identification Number issued by the California State Department of Toxic Substances Control (DTSC) is

required for each site where used oil is stored. A generator who stores used oil at two places in the same site needs only one EPA Identification Number. There is one exception to this requirement. Generators of 100 kilograms or less of hazardous waste per month (including used oil) who ship used oil under a modified manifest (Ref. Health and Safety Code Section 25250.8) are not required to obtain an EPA Identification Number.

Used oil must be stored in tanks or containers in good condition. Tanks and containers must be made of non-earthen, non-absorbing, rust-resistant material such as steel or oil-resistant plastic, and have adequate structural support to contain the used oil. Good condition means no severe rusting, no apparent structural defects or deterioration, and no leaking. All containers must have tight-fitting lids that are kept closed except when used oil is being added or removed. Regular inspections and routine maintenance of all storage tanks and containers are required. Faulty tanks and containers must be repaired or replaced.

Secondary containment is required for storage tanks. This is a backup containment system designed to prevent the release and migration of wastes or accumulated liquids out of a storage tank or a storage tank system. Examples of secondary containment systems include an impervious bermed area or liner, a vault, or a double-walled tank.

Above-ground storage tanks and containers accumulating used oil, and fill pipes used to transfer used oil into underground storage tanks must be labeled with the words "USED OIL-HAZARDOUS WASTE," and the initial date of accumulation. In addition, containers must be labeled with the name and address of the generator. For shipping, containers must also be labeled as follows: "HAZARDOUS WASTE - State and Federal Law Prohibit Improper Disposal. If found, contact the nearest police or public safety authority, the U.S. Environmental Protection Agency or the California Department of Health Services." Labeling must also include the following information:

- Generator's name and address
- Proper Department of Transportation (DOT) shipping name
- Generator's EPA Identification Number
- Uniform Hazardous Waste Manifest number and the shipping identification number

TRANSPORTING USED OIL

In general, California law requires that a registered hazardous waste transporter transport used oil. However, there are a few instances in which the use of a registered hazardous waste transporter is not required. These are as follows: Householders and conditionally exempt small quantity generators are allowed to transport up to 20 gallons of used oil per trip to an authorized used oil collection center if the oil is carried in containers that hold 5 gallons or less and specified conditions are met.

Authorized used oil collection centers include certified used oil collection centers (Ref. Public Resources Code Section 48622), recycle-only household hazardous waste collection facilities, or collection facilities operating pursuant to Health and Safety Code Section 25250.11. If specified conditions are met, mobile maintenance operations (see below) may transport up to 55 gallons of used oil in any one vehicle at any one time from an off-site location to a consolidation point.

When used oil is transported by a registered hazardous waste transporter, either a full hazardous waste manifest or a modified hazardous waste manifest must be used. When a modified hazardous waste manifest is used, the driver is required to provide the generator (at the time of used oil pickup) with a legible copy of a receipt for each quantity of used oil received. The generator must maintain these receipts for 3 years.

Each receipt must contain the following information:

- Generator's name, address, EPA Identification Number (if applicable) and telephone number.
- Generator's signature or signature of generator's representative.
- Date of shipment.
- State manifest number (pre-printed on the manifest).
- Volume and shipping description of each type of used oil received.
- Name and address of the authorized facility to which the used oil is being transported.
- The transporter's name, address and identification number.
- The driver's signature.

MOBILE MAINTENANCE OPERATIONS (Ref. Health and Safety Code Section HSC 25250.12)

Maintenance businesses that generate used oil in the performance of routine maintenance operations at off-site locations are subject to special requirements. Such businesses include off-site heavy equipment operations (e.g., construction vehicle fleets) and mobile oil-changing businesses providing oil changes for personal and business vehicles at the customer's location. The following requirements apply:

• The owner/operator of the mobile maintenance business must have a point of consolidation for the used oil. The point of consolidation can be either at the maintenance business location or at a separate location owned by another person, such as a service station.

• The maintenance business must have an EPA ID number. When a separate location is used for consolidation, both the maintenance business and the separate location must have EPA ID numbers.

- The point of consolidation must be at a non-residential location.
- The transport vehicle must be owned by the business or by an employee of the business.
- The business is not required to register as a hazardous waste transporter as long as they transport no more than 55 gallons of used oil from off-site location(s) to the point of consolidation at any one time.
- The used oil is deemed to be generated at the point of consolidation upon consolidation.
- The used oil must be handled and stored at the point of consolidation in accordance with all applicable hazardous waste laws.

• The consolidated used oil must be transported by a registered hazardous waste transporter from the point of consolidation to a permitted used oil recycling facility.

MISCELLANEOUS

It is unlawful to dispose of used oil on land, to sewers and other water systems, or to burn used oil as a fuel or by incineration, including in space heaters and similar devices. The use of used oil as a dust suppressant (road oiling) or for insect or weed control is prohibited (Ref. Health and Safety Code Section 25250.5).

Generators of used oil who also operate used oil collection centers, such as service stations, are advised to not mix the used oil generated in their business with the used oil from the collection center.

MANAGING USED OIL FILTERS

Used oil filters may exhibit hazardous characteristics for lead, other heavy metals and oil-based compounds. Used oil filters must either be managed as hazardous waste, or in accordance with the requirements found in the DTSC regulations. These requirements are directed primarily at non-household generators of used oil filters, such as businesses and used oil collection centers. Used oil filters not managed as described herein must be managed as fully regulated hazardous waste. Disposal of used oil filters in trash cans and at sanitary landfills is prohibited.

Fuel filters, including fuel dispenser and diesel fuel filters, are not used oil filters and may not be managed in the same manner as used oil filters. The following is a summary of the management requirements for used oil filters:

- ♦ Used oil filters must be:
 - Drained of all free-flowing oil.
 - Properly contained, labeled and stored.
 - Stored without exceeding allowed time limits.
 - Transported to an allowed destination for purposes of metal reclamation.

• Transported under a bill of lading with a copy kept by the generator for three years.

All used oil removed from the filters must be managed in accordance with all applicable requirements of Health and Safety Code Article 13, Chapter 6.5, Division 20 and 22 CCR Section 66279.

<u>Draining</u> - Used oil filters must be drained of all free flowing used oil. "Free-flowing used oil" means a continuous stream of used oil from the filter when it is inverted. Used oil flowing drop-by-drop is not considered to be free-flowing. If the filter is equipped with a flapper valve or other device that impedes the drainage of used oil from the filter, that device must be manipulated to allow the used oil to leave freely. Properly drained oil filters may be punctured, crushed, opened, further drained or otherwise handled if the purpose of the treatment is to prepare the filters for recycling. The treatment does not require a DTSC permit. The generator must properly manage all used oil and other residues generated from the treatment of the filters.

<u>Containers</u> - Businesses or public agencies that accept used oil filters from householders must place the filters in containers upon acceptance to capture all used oil that separates from the filters. Upon reaching a location where proper drainage is practical, the filters must be contained as described below, and any used oil drained from the filters managed in accordance with all applicable requirements.

• The drained filters must be contained in rainproof, non-leaking containers with tightly-sealed lids.

• The container must be labeled "Drained Used Oil Filters" and the initial date of accumulation or receipt marked on each container.

• The initial date of accumulation is the date when the first filter is placed in the container, or the date when a full or partially full container of filters is received at a second location.

<u>Storage</u> - Up to one ton of used oil filters may be stored for a period of up to one year, unless the storage facility has a hazardous waste permit authorizing longer storage of used oil filters. Storage of one ton or more of used oil filters is limited to 180 days, unless the storage facility has a hazardous waste permit authorizing longer storage of used oil filters.

<u>Allowed Destinations</u> - The only allowed destinations for used oil filters are:

- To a smelter or scrap metal processor where used oil filters are recycled.
- To a municipal solid waste incinerator for energy recovery if the residual casings are subsequently transferred to a smelter or scrap metal processor for recycling.
- To a storage or consolidation facility that subsequently transfers the filters to a smelter, scrap metal processor or municipal solid waste incinerator as described above.
- To an authorized hazardous waste facility.

<u>Transportation</u> - Only properly-drained filters may be transported. The containers must be tightly-sealed during transportation to prevent any spillage of used oil. The containers must be well-secured in the transport vehicle to prevent movement or tipping during transportation. A bill of lading must accompany each shipment of used oil filters, and must contain the following information:

- Generator's name, address, and telephone number of the generator
- Transporter's name, address, and telephone number of the transporter

- Name, address and telephone number of the receiving smelter, scrap metal processor, municipal solid waste incinerator, or storage or consolidation facility
- Quantity and size of the containers in the shipment
- Date of transportation

A copy of each bill of lading must be maintained by the transporter, generator and receiving facility for 3 years. Questions about the information provided above may be directed to the DTSC Public and Business Liaisons (Duty Officers) at 800-728-6942. Further information may be obtained via the DTSC's website — http://www.dtsc.ca.gov — click on <u>"Frequently Asked Questions"</u>, and follow the Duty Officer link to the page listing_Duty Officers' email addresses (http://www.dtsc.ca.gov/oea/duty_officers/about.html.)

AUTHORIZED USED OIL COLLECTION CENTERS

For specific locations of authorized used oil collection centers contact Cal/EPA Recycling Hotline at 1-(800) CLEAN-UP or 1-(800) 253-2687 or http://www.1800cleanup.org/

MANAGING LANDSCAPE AND LAWN CARE ACTIVITIES

Appropriate staff will be trained on IPM and procedures to minimize runoff. Locally training is provided by Ecology Action and funded by the State Water Boards. Pre and post tests will be administered. Where appropriate the following BMPs will be incorporated:

Erosion Control

Maintain vegetative cover on medians and embankments to prevent soil erosion.

Apply mulch or leave clippings in place to serve as additional cover.

Avoid disking as a means of vegetative management.

Provide energy dissipaters (e.g. riprap) below culvert outfalls to minimize possible erosion Vegetation Management

Remove clipped or pruned vegetation from gutter, paved shoulder, and storm drain inlet areas.

Avoid loosening soil when weeding manually or mechanically.

When bailing muddy water, do not pour in storm drain, place over landscaped areas. Pesticides (Diazinon, Chlorpyrifos, and similar products)

Follow federal, state, and local laws governing the use, storage, and disposal of pesticides/herbicides.

Use pesticides only when there is a pest problem.

Avoid use of coopper-based pesticides. Use the least toxic pesticide for the job.

Do not mix or prepare pesticides near storm drains.

Use the minimum amount needed.

Use up pesticides. Rinse containers, use rinse water as product, dispose of unused pesticides as hazardous waste.

Do not use if 20% or greater chance of rain is predicted within the next 24-hr period per NOAA website

Herbicides

Replace existing vegetation with fire resistant and native vegetation to reduce need to <u>use</u> herbicides.

Do not use if 20% or greater chance of rain is predicted within the next 24-hour period per the NOAA website.

Fertilizers

Minimize use of chemical fertilizers.

Calibrate the distributor to avoid excessive application.

Irrigation Runoff Control Procedures

Background

Irrigation systems require periodic inspection and testing to insure optimum performance. The everincreasing importance of water conservation makes such inspections even more critical. Irrigation systems shall be evaluated on the number and percent of sprinklers operating according to planned patterns and time schedules.

Performance will be measured by annual inspections which compare the number of operational

sprinklers with that of the entire parks' system inventory. The goal is to maintain at least 90% of the sprinkler inventory in an operational condition, as determined using the performance measures listed below.

Performance Measures for Automatic Irrigation Systems:

- The system irrigates when activated
- The system provides water to the entire area it is intended to service and does not over water nor create runoff of fertilizer.
- The system is adjusted to avoid watering hardscapes, tree trunks, or other unintended targets
- The system shuts down when de-activated
- The system is checked monthly for proper coverage, and any deficiencies are promptly repaired
- The sprinklers are free of interference from grass and debris
- The system's operational frequency is seasonally adjusted, and when rain is forecasted for more than one day, the system shall be turned off until irrigation is again needed
- The system was operated in conformance with local water conservation regulations

Performance Measures for Manual Irrigation Systems:

- The system will not be left operating while unattended for more than 30 minutes
- The system will not cause erosion from excessive flow
- The system will have shut off devices on all hoses
- The system was operated in conformance with local water conservation regulations

PROCEDURES FOR THE PROPER DISCHARGE OF WATER FROM SWIMMING POOLS

BACKGROUND ON SWIMMING POOL OPERATIONS

Many swimming pool facilities operate with chemical addition and filtration to maintain a closed-recirculating system. Chemicals are added for disinfection and control of pH, alkalinity, and hardness. Sanitizers are added to kill and control disease-carrying bacteria, algae and dirt. The most common sanitizers are chlorine and chlorine compounds (trichloroisocyanuric acid, calcium hypochlorite, sodium dichloroisocyanurate, sodium dichloroisocyanurate dihydrate, lithium hypochlorite, and sodium hypochlorite). Other sanitizing agents may include 1,3-dichlorohydantoin, 1,3-dichloro-5,5-dimethylhydantoin, 3-chloro-4,4-dimethyl-2-oxazolidinone and 1-chloro-3-bromo-5,5-dimethylhydantoin. Upon addition these algaecides float. To get the most effective use of the chemicals added, standard operating procedures would call for complete mixing (i.e., approximately 24 hours) prior to backwash of the filter.

The control of pH in the range of 7.2 - 7.6 is necessary for swimmer comfort and optimal effectiveness of chlorine. Hydrochloric acid or sodium bisulfate is added to lower pH and sodium carbonate is added to raise it. A balance between pH, alkalinity and hardness must be maintained to control corrosion and scaling. Sodium bicarbonate is generally added to increase alkalinity and muriatic (hydrochloric) acid or sodium bisulfate to reduce it. Hardness is raised with calcium chloride and lowered by draining out pool water and replacing with lower hardness makeup water. A facility may pass pool water through a softener or demineralize to reduce hardness.

Pool water needs to be continuously filtered for removal of organic and inorganic suspended solids which would otherwise cloud water and interfere with disinfection. Since pool water is commonly used for backwash, the filter backwash also usually provides for blowdown of hardness, perspiration, body oils, lotions, nitrogen compounds (chloramines) and other dissolved solids as the pool water is replaced with fresh water. The wastewater discharges from swimming pool type facilities include pool cleaning, filter backwash, and pool drainage.

A. Pool Cleaning

Extensive pool cleaning may take place at the beginning of the season. Highly concentrated muriatic (hydrochloric) acid may be used for cleaning. The chemicals disperse in the volume of water remaining in the pool prior to drainage. It is anticipated that discharge will have a pH between 6 and 9.

Minor pool cleaning with muriatic acid also takes place throughout the year. This is the same acid used for pH adjustment and the acid for pool cleaning is just calculated into the total amount necessary for proper pool pH adjustment.

B. <u>Filter Backwash</u>

Filter systems include granular media filters (sand or anthracite filters) and fabric filters (paper or cloth cartridge filters and precoat diatomaceous earth filters). Backwash of sand filters will result in the discharge of an initial high concentration of solids. Backwash of diatomaceous earth filters will result in the discharge of the same types of solids as from sand filters plus the precoat diatomaceous earth added

to the filter fabric. Cloth cartridge filters are manually cleaned by rinsing in water and paper cartridges can be cleaned or simply disposed of. Since pool water is commonly used for backwash, the filter backwash water will usually contain chlorine at a concentration equivalent to the level maintained in the pool (a minimum of 1 to 1.5 mg/l free available chlorine).

C. <u>Pool Drainage</u>

Pool drainage typically occurs when maintenance must be done on the pool.

REQUIREMENTS FOR SANITARY SEWER DISCHARGES

All discharges to the sanitary sewer of swimming pool filter backwash, pool cleaning water, or pool draining water shall first be approved by the local wastewater agency having jurisdiction in the area.

The following policy applies within the areas served by the Monterey Regional Water Pollution Control Agency (MRWPCA), the regional wastewater agency in much of the area covered by this MRSWMP:

Swimming pool discharges to the sanitary sewer are acceptable without any pretreatment. The discharge piping needs to either be hard plumbed to a drain on site, or a hose discharging to a drain on site can be used. No hoses discharging to a manhole in the street are allowed. Backwash water from pool filter systems may also be discharged to the sanitary sewer, but the discharge cannot contain any carbon, clay or diatomaceous earth. Before discharging pool or backwash water, the pool operator should contact MRWPCA's Customer Service Department to check on any billing requirements, and with the City's Public Works Department to determine the maximum allowable flow rate of the sanitary sewer line they will be discharging into, so the discharge does not cause surcharging or potential overflow of the sewer line.

Before discharging to a sanitary sewer outside of the MRWPCA service area, the local wastewater agency should be consulted.

REQUIREMENTS FOR SURFACE WATER DISCHARGES

Surface water discharges include ditches, storm sewers and pipes that convey wastewater to creeks, streams, rivers, lakes and the ocean. To protect the aquatic environment of the receiving water, these disinfectant concentrations must be minimized prior to discharge to meet effluent limitations. The following are acceptable minimization methods:

<u>Natural Dissipation</u> - For pool drainage, discontinuing chlorination and allowing the active chlorine to dissipate through aeration by having the pool water sit for three days prior to drainage should be sufficient in most cases. The water should be tested to verify that the chlorine level has been sufficiently reduced before beginning the discharge. Testing for residual chlorine should be performed every half-hour during the discharge event to confirm that chlorine reduction has been achieved. If chlorine levels above those listed below are detected, the discharge should be halted and the water allowed to sit for an additional time period until sufficient reduction has been achieved, and the discharge can be resumed.

<u>Chemical Reduction</u> - A treatment system consisting of a holding tank and chemical addition may be necessary for the elimination of chlorine in the filter backwash water and other highly chlorinated discharges.

Where the discharge of pool water to the sanitary sewer is not feasible, federal law allows the release of dechlorinated swimming pool water. Compliance with these requirements can be determined by using a pool testing kit. In general, the guidelines for such releases require pool owners to ensure that all the following criteria are met:

- The residual chlorine does not exceed 0.1 mg/l (parts per million);
- The pH is between 6.5 and 8.5;
- The water is free of any unusual coloration;
- There is no discharge of filter media;
- There is no discharge of acid cleaning wastes.

The table below provides a guide to the amount of chemical that will need to be added to achieve the required level of chlorine residual reduction.

The discharge of filter backwash water to a storm drain system or any type of surface discharge is <u>not</u> allowable.

	Chlorine Concentration Before Neutralization					
Neutralization Chemical	1.0 mg/l	2.0 mg/l	10.0 mg/l	50.0 mg/l		
Sulfur Dioxide (SO ₂)	0.8 lbs	1.7 lbs	8.3 lbs	41.7 lbs		
Sodium Bisulfite (NaHSO ₃)	1.2 lbs	2.5 lbs	12.5 lbs	62.6 lbs		
Sodium Sulfite (Na ₂ SO ₃)	1.4 lbs	2.9 lbs	14.6 lbs	73.0 lbs		
Sodium Thiosulfate $(Na_2S_2O_3-5H_2O)$	1.2 lbs	2.4 lbs	12.0 lbs	60.0 lbs		

Source: Santa Clara Valley Water District. Water Utility O&M Pollution Prevention Plan

SWEEPING AND CLEANING

Street Sweeping

Street sweeping schedules are established for each <u>member entitiesParticipating Entity</u>. with the exception of Del Rey Oaks that is in the process of contracting. Sweeping frequencies are set as appropriate to traffic and field observations. Educational efforts in the form of brochures and newsletter information, will be made each <u>permit</u> year of <u>permit</u> to encourage community cooperation with schedules and to convey the importance of street sweeping. <u>FlyersPrint ads and website information</u> will also be <u>distributed-used to</u> notifying residents of the street sweeping schedules.

Street sweepings will be analyzed annually twice in the first two years of the permit cycle. This occurs in Year 2 and Year 4.

Equipment will be maintained and cleaned with drainage to a sanitary sewer.

Street sweepings will be disposed of at the landfills and not left in piles along roads.

Major collectors are swept before major storms.

Entities Street Sweeping Schedule (details for each entity follow this page):

Pacific Grove	Downtown area Main arterials Residential	Twice per week Weekly Once per month
<u>Monterey</u>	Business District and Cannery Row area _ Residential	—
Sand City	Every Tuesday	
	The recreation (Class	I) trail is contracted to be swept twice monthly
	should be noted there	centers contract for routine sweeping of the parking areas. It is no off-site runoff from either of the centers. The storm eptor tanks that collect the sediments and oils. The storm ted.
Del Rey Oaks	All residential streets	Twice a month
<u>Seaside</u>	All streets	Twice a month
Marina	All streets	Once a week
<u>City of Carmel-by</u> <u>-the-Sea</u>	-	ty the Downtown Area is swept starting at 5:30 a.m.

Tuesdays and every other Friday Scenic Road and Del Mar Avenue are swept starting at 7:30 a.m.

The Downtown Area is also hand swept from 5 a.m. to 7 a.m. on the days when Residential Areas are swept.

<u>Monterey County</u> High priority areas (heavy use) – all streets weekly Medium priority areas (medium use) – twice per month

> Streets are swept before the first rains and after the last rains, and as required. All roads included in the National Pollutionant Discharge Elimination System Storm Drain Permit receive special emphasis prior to the first rains.

There is also a separate contract with Griffin Maintenance Service to sweep the recreation (Class I) trail twice monthly (26 times).

There are also provisions in both contracts for extra sweeping services if the conditions warrant additional street sweeping.

The two commercial centers contract for routine sweeping of the parking areas. It should be noted there is no off-site runoff from either of the centers. The storm water drains to interceptor tanks that collect the sediments and oils. The storm water is then percolated.

Parking Lot Cleaning

All municipal parking structures and municipal surface parking lots are to be inspected for trash and debris at least weekly. All trash is to be picked up and removed. For lots or structures where there are more than 150 spaces, the lot or structure is to be cleaned at least once a week regardless of inspections. Cleaning is to be done by a combination of blowers and sweepers; brooms or some other method that does not wash or convey the debris into the storm drain system. Exceptions may be made when there is an effective treatment system installed in the storm drain system serving the lot or structure.

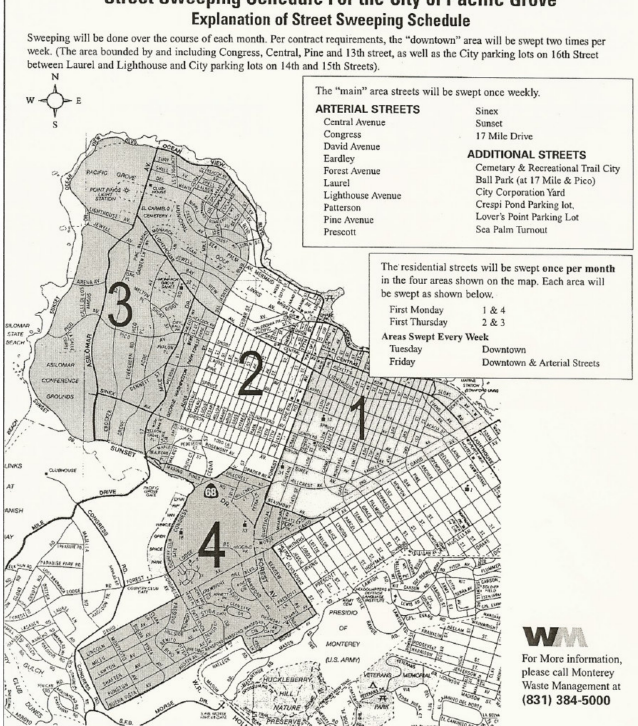
<u> Trash Enclosure Cleaning</u>

All new trash enclosures that serve municipal buildings in which food service is provided are to include a drain to the sanitary sewer and a hose bib readily available. All food wastes and food debris is to be picked up as much as possible. All remaining food wastes are to be hosed and scrubbed within the trash enclosure with the wastes <u>conducted directed</u> to the sanitary sewer drain. <u>All trash enclosures at</u> <u>m</u>Municipal facilities where trash does not include food wastes are to be inspected each time the trash and/or recyclables are removed. All stray trash that is left after the disposal service has emptied the containers is to be picked up immediately before the wind can spread the debris.

Park Cleaning

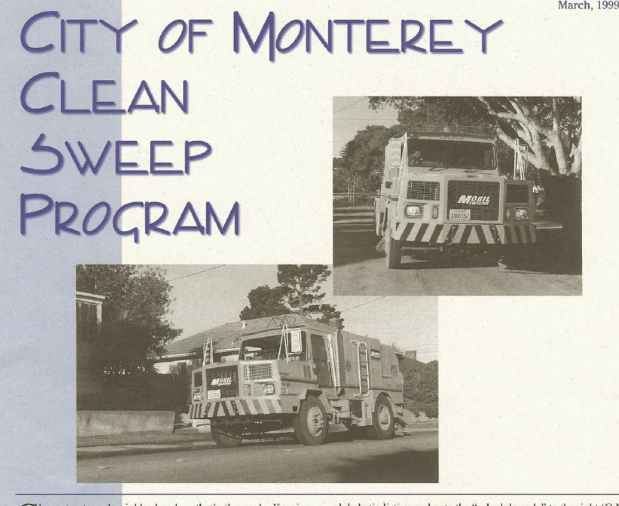
All municipal parks are to be inspected daily five days a week. All trash containers are to be emptied on a frequent enough basis to ensure that they do not become overfilled. All trash that is left within the park

grounds is to be picked up within the day unless on a weekend, in which case it is to be removed on the following Monday. For parks that exhibit high levels of littering (more than ten pounds per day per acre), <u>trash intercepting devices</u> are to <u>be</u> installed trash intercepting devices in the storm drain catch basins.



Street Sweeping Schedule For the City of Pacific Grove

March, 1999



lean streets and neighborhoods - that's the goal. Keeping our City and community clean takes teamwork. You can help us keep up with the debris that can clutter roadways by knowing when your street will be cleaned and moving your vehicle(s) out of the way.

Street-sweeping services in the City of Monterey will now include regularly scheduled sweeping of all City streets. In recent community surveys, respondents said clean neighborhoods and streets were important issues. By upgrading our street-sweeping program and working with you, our community members, we can help keep our City clean.

Daily sweeping of the business districts begins at 2 a.m. The business districts include the Downtown area, Lighthouse Avenue, North Fremont Street, Del Monte Avenue and most of the Cannery Row area. Residential streets are swept on scheduled days beginning at 6 a.m.

Please check the enclosed listing of streets to determine the day your street is scheduled to be swept. Locate your street from the

alphabetic listing and note the "schedule code" to the right (O M, E F, M-S, etc.). Then look for that code in the Legend to find which days your street will be swept. For example, if you live on Beach Way, the code is "E F," indicating that your street will be swept on "Even Fridays." During the month of April 1999, even Fridays fall on the 2nd, 16th, and 30th. If you live on Portola Avenue, the code is "O M," indicating that your street will be swept on "Odd Mondays." During the month of April 1999, your street will be swept on the 5th and 19th.

You can help make this sweeping program a success by remembering to move your vehicle(s) on these scheduled days. Please do not park any vehicle on the street between 2 a.m. and 6 a.m. in commercial areas or between 6 a.m. and 10:00 a.m. in residential areas on the scheduled sweeping days for your street. Please note that sweeping cannot be performed on rainy days.

With your cooperation, we will be able to do an even better job of keeping our City clean. If you have questions about the street-sweeping program, please call our Street Division at 646-3927, Monday through Friday between 8 a.m. and 4:30 p.m.



Street	Schedule Codes
ABINANTE WY	E W
ABREGO ST	M-S
ADAMS STREET	Е Ти
AGUAJITO RD	E W
AIRPORT RD	
ALAMEDA AV	E Th
ALAMEDA ST	E Th
ALLEN DR	E W
ALCALDE AV	O M
ALICE ST	O W
ALMA ST	Е Ти
ALTA MESA CR	E Tu
ALTA MESA RD	E Tu
ALVARADO ST	M-S
ANITA ST	O Th
ANTELOPE LN	O Tu
ANTHONY ST	E Tu
ANTLER PL	O Tu
ARCHER ST	
AUGUSTA PL	O Tu
AVE MARIA RD	E Th

BARNET SEGAL DR	E Th
BARTOLOMEA WY	O F
BEACH WY	E F
BELDEN ST	O W
BLACK TAIL LN	O Tu
BONIFACIO PL	M-S
BORONDA LN	E Tu
BOWEN ST	E W
BRANNER AV	O M
BRUCE LN	E M
BUSH ST	E M
CALLE PRINCIPAL	M-S
CAMINO AGUAJITO	E F
CAMINO EL ESTERO	E Tu
CANNERY ROW	M-S
CARIBOU CT	O Tu
CARMELITO AV	E Th
CARMELO ST	E Th

CASA VERDE WY

Fairgrounds Rd. to	
No. Fremont St	M-S
Fremont to Del Monte	O M
Del Monte to Roberts	E F
CASANOVA AV	O M
CASS ST	E Th
CASTANADA PL	OF
CASTRO RD	E W
CEDAR ST	
Franklin to Larkin	O Th
Franklin to Roosevelt	E W
CHATSWOOD PL	E Th
CHUALAR PL	O F
CHURCH ST	E Tu
CIELO VISTA DR	O F
CIELO VISTA PL	OF
CIELO VISTA TR	O F
CLAY ST	
Franklin to Larkin Pk	O Th
Franklin to Jefferson	E W

COLTON ST	OF
San Bernabe to Via Paraiso	.0 F
San Barnabe to Pacific	.E Th
COOPER ST	.O Th
COPA DEL ORO	.E Tu
CORTES ST	
CRAMDEN DR	.E Th
CRANDALL RD	
CRESCENT CT	.0 F
CUESTA VISTA DR	
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DAVID AV DAVIS LN DEER FOREST DR DEER STALKER PATH DEL MONTE AV DEL ROBLES AV	E Tu E Th O Tu O Tu M-S O M O M
DAVID AV	E Tu E Th O Tu O Tu M-S O M O M

	Above Lighthouse	E Tu
	Below Lighthouse	M-S
	DON DAHVEE LN	E Tu
	DOREY WY	0 F
	DORMODY CT	E Th
	DOUD AV	E Th
h	DRAKE AV	
h	Above Lighthouse	E Tu
u	Below Lighthouse	M-S
u	DUNECREST AVENUE	
h	DUNDEE AV	E M
	DUNECREST LN	
	DUTRA ST	M-S
	EDDIE BURNS LANE	O Th
V	EDINBURGH AVENUE	E M
u	EDINBURGH CIRCLE	E M
h	EIGHTH STREET	E F
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	ENCINA AVENUE O M ENGLISH AVENUE O M ESTRELLA AVENUE O M ESTRELLA AVENUE O M ETNA PLACE O Tu EUCLID AVENUE E M FAIRGROUNDS ROAD M-S FAWN LN O Tu FERN ST E M FERNWOOD AV O F FIFTH ST E F FIGUEROA ST E Tu FILMORE ST O W FIRST ST E F FOAM ST E Tu FOREST KNOLL RD C Tu FOREST RIDGE RD E Th FOREST RISE E Th FOREST RISE E Th FOREST RISE E Th FOUNTAIN AV E Th FOURTH ST E F FRANKLIN ST Bowen to Van Buren	GARDEN CT. E M GARDEN RD E M GLENWOOD CR E Tu GRACE ST O W GRANT AV O M GREENWOOD RISE E Th GREENWOOD VALE E Th GREENWOOD VALE E Th GREENWOOD VALE E Th GROVE ST E Th GROVE ST E Th HANNON ST O M HARRISON ST E W HARTNELL STREET M-S HAWTHORNE ST O W HELLAM ST O Th HENDERSON WY E M HERMANN DR O F HIGH ST Franklin to Jefferson Franklin to Jefferson E W HOFFMAN AV Above Lighthouse Above Lighthouse E Tu	JACKSON STO Th JEFFERSON ST Van Buren to Veterans DrE W Van Buren to Alvarado JESSIE STO W JOHN STO M JOHNSON AVE W JOSSELYN CANYON RDO Tu JUSTIN CTO Tu KING STO W LAKE STO W LAKE STO W LAKE STE F LARKIN ST Franklin to MadisonE W Franklin to ScottO Th LERWICK DRE M LIGHTHOUSE AVS LILAC STO W	LOTTIE STO W LOWER RAGSDALE DRO TU LYNDON STO W MADISON STO W MADJOR SHERMAN LNE TU MANDR SHERMAN LNE TU MANDEVILLE CTO TU MANZANITA STE W MAR VISTA DRO F MARGARET STO Th MARK THOMAS DRE W MARSALA CRO TU MARTIN STE Th MCCLELLAN AV Above LighthouseE TU Below LighthouseE TU Below LighthouseE TU Below LighthouseE TU MELWAY CIRCLEE M MELWAY CIRCLEE M MESA RDE TU MESSINA PLO TU MONHOLLAN RD Within city limitsO TU MONROE ST Franklin to MargaretO Th	PIERCE ST. M-S PINE ST. O W PINEHILL WAY E Th POLK ST. M-S PORTA VISTA DR. E W PORTOLA AV. O M PRESCOTT AV Above Lighthouse Above Lighthouse M-S PUNTA PERDIDO. E Th RAGSDALE DR. O Tu RALSTON DR. E M RAMONA AV. O M Fremont past Montecito. O M Fremont to Euclid. E M RAMONA CT. O M REESIDE AV. M-S Above Lighthouse. E T Below Lighthouse. E F ROBERTS AV. E F ROBERTS AV O M (at Roberts Lake)

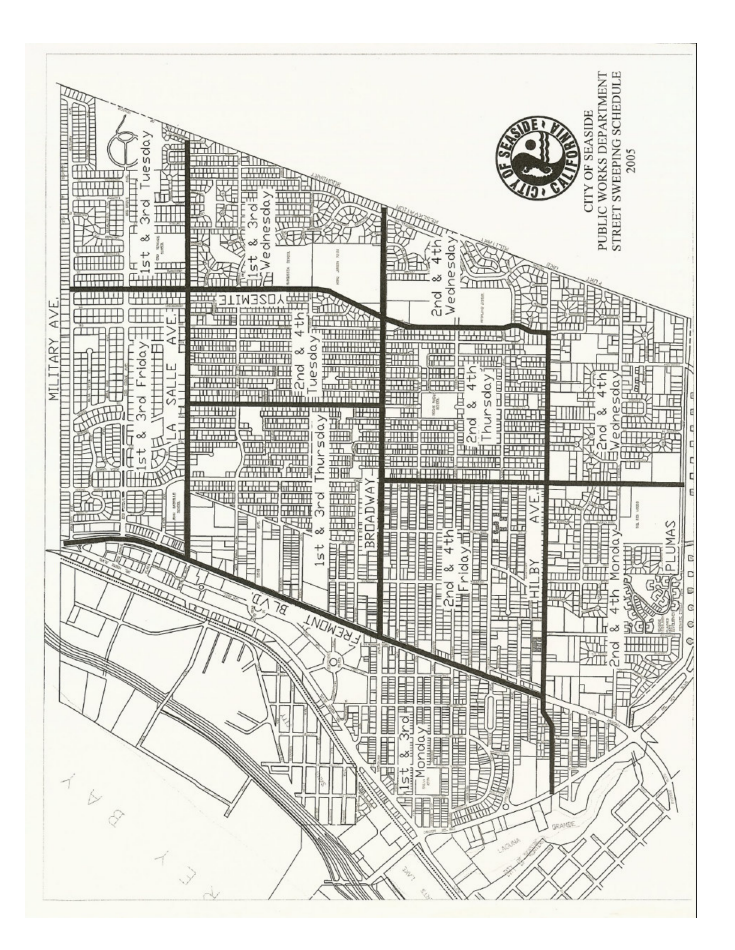
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SARGENT CT E Th	SOMMERSET VALEE Th	TYLER STM-S	VIA ESPERANZAO F	WATSON ST
SCOTT STO Th	S. PALO VERDE AVEO M	UPPER RAGESDALE DR O Tu	VIA GAYUBA O F	Madison to FranklinE W
SEAFOAM AV E F	SPENCER STO W	VAN BUREN CIRE W	VIA ISOLAO Tu	Franklin to SeenoO Th
SECOND ST E F	SPRAY AVE.F	VAN BUREN ST	VIA JOAQUINE Th	WAVE ST
SEENO ST O Th	STAG LNO Tu	Franklin to Van Buren CirE W	VIA LADERAO F	WEBSTER ST
SEQUOIA AVO M	STEPHEN PLO F	Franklin to SeenoO Th	VIA MARETTIMOO Tu	Hartnell to AbregoM-S
SEVENTH ST E F	STRATFORD PLE Th	VIA ARBOLESO F	VIA MIRADAE Tu	Abrego to Camino El Estero E Tu
SHADY LNO F	STUART AVEE M	VIA ARCEROLOO F	VIA PARAISO O F	WELLINGS PLO F
SHEPHERDS KNOLL E Th	SURF WAYE F	VIA BUENA VISTA O F	VIA ROBLESE Th	WHARF #1E Tu
SHEPHERDS PLE Th	TAUFNER LNE Tu	VIA CAMPANAÓ F	VIA TAORMINAO Tu	WHARF #2E Tu
SIERRA VISTA DRO F	TAYLOR STO W	VIA CASOLIO Tu	VIA VENTURAO F	WHITE TAIL LNO Tu
SIXTH ST E F	TENTH STE F	VIA CASTANADAO F	VIA ZARAGOZAE W	WILSON RDO Tu
SKYLINE DRE Th	TERRY STO W	VIA CHIQUITAO F	VICTORIA RISEE Th	WINDSOR RISEE Th
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SLOAT AVE F	THOMAS OWENS WY E W	VIA CIMARRONO F	VIEJO RDE Th	WOODCREST LN E Th
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Via Descano to Via Cimarron O F	TOYON AV O M	VIA DESCANSOO F	WAINWRIGHT STO Th	WYNDEMERE VALEE Th
SOLEDAD PLO F	TOYON DRO F	VIA ENCANTOO F	WALTER COLTON DRO F	WYNDEMERE WAYE Th
SOMMERSET RISEE Th	TRAPANI CIRCLEO Tu	VIA ENCINAO F	WASHINGTON ST	YERBA BUENA CTO F

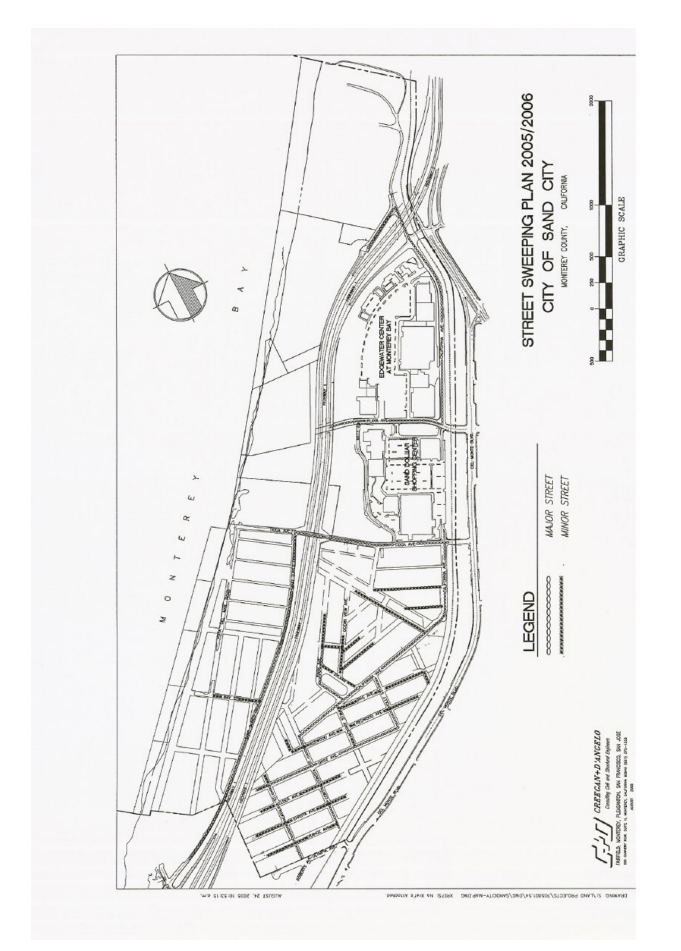
Help Keep Our City Clean - Move Your Vehicle Weeping Days Vehicle

Department of Public Works Street Division 646-3927

FILL OUT AND POST IN A HANDY PLACE

	REMI My street wil					
EVERY EVEN:	D MON		U WED		D FBI	
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	Begin first Monday	of the Month. West	her permitting, mech	nanically permitting	
			onth essentially sin		
	Monday	Tuesday	Wednesday	Thursday	Friday
-	2 Holiday, begin Sweeping	3 Reindollar Ave area, and	4 Reindollar Ave area,	5 Carmel Ave. area, and side	6 Carmel Ave. area, Seacres
	Tomorrow	side streets	Hillcrest Ave. area	streets	Ave., Crescent Ave.
	9 North of Reservation Rd. area off Crescent Ave to	10 Cosky Dr. area, Paul Davis Dr., Marina Dr., Cypress Cove		12 Lake Dr. area, Messinger Dr. area	13 Center Islands along De Monte
	Beach Rd.		Del Monte Blvd.		
4	16 Reservation Rd. to Blanco Rd.	17 Marina Municipal Airport	18 Neeson Rd, Imjin Pkwy., to Preston Dr., California Extension	19 2nd Ave., Start Imjin Pkwy.	20 Imjin Parkway, End Sweeping
	23	24	25	26	27
-	30	31	1	2	3
	6 Begin Sweeping	7	8	9	10
	13	14	15	16	17
3	20 Holiday	21	22	23	24 End Sweeping
-	27	28	1	2	3
٨	6 Begin Sweeping	7	8	9	10
4	13	14	15	16	17
2	20	21	22	23	24 End Sweeping
	27	28	29	30	31
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	24	25	26	27	28
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Y				and the second	
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J	3 Begin Sweeping	4 Holiday	5	6	7
J	10	11	12	13	14
L	17	18	19	20	21 End Sweeping
	24	25	26	27	28
-	31	1	2	3	4
A	7 Begin Sweeping	8	9	10	11
J	14	15	16	17	18
G	21	22	23	24	25 End Sweeping
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г	16	17	18	19	20 End Sweeping
	23	24	25	26	27
-	30	31	1	2	3
N	6 Begin Sweeping	7	8	9	10
С	13	14	15	16	17
v	20	21	22	23 Holiday	24 Holiday
1	27	28 End Sweeping	29	30	1
-	4 Begin Sweeping	5	6	7	8
D				14	
E	11	12	13	14	15
2	18	19	20	21	22 End Sweeping

Monterey County Department of Public Works Street Sweeping Standard Operating Procedures

- 1. Environmental Services (ES) is assuming street sweeping operations, with ES crew members operating and maintaining the equipment. Operators will be under the operational control of the District's Superintendent while in the field.
- 2. The current schedule of bi-annual sweeping will be maintained. Streets will be swept before the first rains and after the last rains of the season, and as required.
- 3. All streets and roads listed in the "Curb & Gutter And Non-Curb & Gutter Street Sweeping Road List" will be swept. All roads included in the National Pollution Discharge Elimination System Storm Drain Permit will receive special emphasis prior to the first rains of the season.
- 4. Hazardous or questionable materials will not be swept. Refer to Monterey County Department of Public Works "Hazardous Materials Procedure" when suspected hazardous material substances are encountered.
- 5. The sweeper is not intended to be used as a garbage receptacle or excavator. The equipment is to be used to sweep normal deposits of material only.
- 6. Sweeping operations may necessitate varied scheduling to accommodate traffic, personnel, emergencies, special events and other factors. Districts may be requested to provide assistance in specific areas.
- 7. Emergency use of the sweeper, during normal work hours, will be coordinated through the Sanitation Supervisor. Emergencies after normal hours will be coordinated through the ES stand-by person. Only if an ES operator is not available will the District use their own operator.

ROAD NAME	LIMITS
	I MIGUEL DISTRICT
	STROVILLE STREETS
Castro St	Wood St to Blackie Rd
Cooper St	Merritt St to End
Crane St	Merritt St to Davis Rd
Cypress Cir	Oak St toe End
Cypress St	Palm St to Oak St
Geil St	Main St to Wood St
Geil St	Salinas St to Washington St
Haight St	Speegle St to Salinas St
Jackson St	Moro Cojo Rd to Blackie Rd
McDougall St	Washington St to Union St
Monterey St	S. R. 183 to Castro
Oak St	S.R. 183 to End
Pajaro St	Merritt St to Axtell St
Palm St	S.R. 183 to End
Poole St	Merritt St to Davis Rd
Preston St	Merritt St to Davis Rd
Salinas St	Merritt St to Haight St
Union St	Merritt St to End
Walsh St	S.R. 183 to Castro St
Washington St	Merritt St to Seymour St
Wood St	S.R. 183 to Del Monate AveEnd

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OAK H	ILLS STREETS
Acorn Cir	Willow Oak Rd to End
Arrowleaf Trl	Charter Oak Blvd to End
Black Oak Pl	Canyon Oak Rd to End
Blue Oak Rd	Canyon Oak Rd to End
Blue Stem Path	Charter Oak Blvd to End
Brome Trl	Charter Oak Blvd to End
Brookgrass Pl	Charter Oak Blvd to End
Bur Oak Wy	Holly Oak Wy to End
Canyon Oak Rd	Cathedral Oak Rd to Charter Oak Blvd
Cathedral Oak Rd	S.R. 156 to Canyon Oak Rd
Century Oak Rd	Oak Hills Dr to Charter Oak Rd
Charter Oak Blvd	Cocklebur Ct to End
Clover Trl	Charter Oak Blvd to End
Cocklebur Ct	End to End
Colonial PI	Charter Oak Blvd to End
Foxtail PI	Charter Oak Blvd to End
Green Oak Pl	South Century Oak to End
Holly Oak Wy	Charter Oak Blvd to End
Madras Pl	Charter Oak Blvd to End
Maul Oak Pl	Charter Oak Blvd to End
Meadow Oak Pl	South Century Oak to End
Mesa Oak Wy	Oak Hills Dr to End
Mimosa Path	Charter Oak Blvd to End
Mossy Oak Pl	Canyon Oak Rd to End
Oak Hills Dr	S.R. 156 to Charter Oak Rd
Oracle Oak Pl	Charter Oak Blvd to End
Pampas Path	Charter Oak Blvd to End
Pin Oak Rd	Canyon Oak Rd to End
Poa Wy	Trefoil PI to Sanbur PI
Red Oak Pl	Charter Oak Blvd to End
Rye Ct	Colonial PI to End
Sandbur Pl	Bluestem Path to End
Scarlet Oak Pl	Oracle Oak PI Blvd to End
Silk Oak Rd	Canyon Oak Rd to End
South Century Oak Rd	Charter Oak Rd to Charter Oak Rd
Tan Oak Wy	South Century Oak to End
Timothy Path	Charter Oak Blvd to End
Trefoil Pl	Charter Oak Blvd to End
Valley Oak Wy	Charter Oak Blvd to End
Willow Oak Rd	Canyon Oak Rd to End

PRUNDALE STREETS OFF PARADISE ROAD			
Lake View Dr	Paradise Dr to End		
Sage Ct	Lake View Dr to End		
Verde Dr	Lake View Dr to End		
COUNTRY	MEADOWS STREETS		
Assisi Wy	Ralph Ln to Damian Wy		
Country Meadows Rd	Damian Wy to End/New		
Damian Wy	Assissi Wy to Harrison Rd		
Meadow Ridge Rd	Country Meadows Rd to End		
INSET 5 PRUNEDALE	STREETS OFF BLACKIE ROAD		
Arriba Wy	Borromeo Dr to End		
Borromeo Dr	Blackie To End		
Fiesta Wy	Borromeo Dr to End		
	REETS OFF TUSTIN ROAD		
Karen Dr	Tustin Rd to Leon St		
Leon St	Karen Dr to End		
Linda Vista Place	Moro Rd to End		
Wilma Dr	Leon St to End		
BOLSA	KNOLLS STREETS		
BOLSA Agate Circ	Jasper Wy to End		
BOLSA Agate Circ Augusta Cir	Jasper Wy to End Augusta Dr to End		
BOLSA Agate Circ Augusta Cir Augusta Ct	Jasper Wy to End Augusta Dr to End Augusta Dr to End		
BOLSA Agate Circ Augusta Cir Augusta Ct Augusta Dr	Jasper Wy to End Augusta Dr to End Augusta Dr to End San Juan Grade Rd to Tam O'Shantner		
BOLSA Agate Circ Augusta Cir Augusta Ct Augusta Dr Bollenbacher Dr	Jasper Wy to End Augusta Dr to End Augusta Dr to End San Juan Grade Rd to Tam O'Shantner Penzance St to Rogge Rd		
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MONTEREY DISTRICT			
TORO I	HILLS ESTATES		
Anza Cir	Anza Dr to End		
Anza Dr	Portola Dr to Portola Dr		
Balfour Ln	Portola Dr to End		
Berra Wy	Portola Dr to End		
Bravo Ct	Torero Dr to End		
Bravo Pl	Torero Dr to End		
Capote Dr	Portola Dr to End		
Coleta Dr	Portola Dr to Manolete Dr		
Cordoba Ct	Cordoba Dr to End		
Cordoba Dr	Guidotti Dr to Portola Dr		
Cordoba PI	Cordoba Dr to End		
Darcie Ln	Portola Dr to End		
Davenrich St	Portola Dr to Capote Dr		
Espada Dr	Portola Dr to End		
Estoque PI	Portola Dr to End		
Ferdinand Ct	Ferdinand Dr to End		
Ferdinand Dr.	Veronica Dr to Veronica Dr		
Franciscan Wy	Anza Dr to Espana Ct		
Franciscan Ct	Franciscan Wy to End		
Franciscan Cir	Franciscan Wy to End		
Guidotti Ct	Guidotti Dr to End		
Guidotti Dr	Cordoba Dr to Muleta Dr		
Guidotti Pl	Muleta Dr to End		
Manolete Dr	Picardo Dr to End		
Montera Ct	Montera Dr to End		
Montera Dr	Davenrich St to Davenrich St		
Montera PL	Montera Dr to End		
Muleta Dr	Guidotti Dr to Espada Dr		
Muleta Pl	Muleta Dr to End		
Ordonez Dr	Torero Dr to Portola Dr		
Ortega Dr.	Portola Dr to Estoque Dr		
Palou Dr	Portola Dr to End		
Picador Dr	Portola Dr to End		
Portola Dr	Creekside Terr to S.R. 68		
Sharon Ln	Portola Dr to End		
Toreador Dr	Portola Dr to End		
Torero Ct	Torero Dr to End		
Toro Hills Ave	Portola Dr to Toro Hills Dr		
Toro Hills Ct	Toro Hills Dr to End		
Toro Hills Dr	Toro Hills Ave to End		
Torero Dr	Ordonez Dr to S.R. 68		
Veronica Dr	Potola Dr to Portola Dr		

CARMEL KNOL	LS STREETS OFF CARMEL VALLEY
Carmel Knolls Dr	CVR to End
Dougherty Ct	Dougherty PL to End
Dougherty PI	End to End
Partridge PI	Carmel Knolls Dr to End
Ryan Pl	Carmel Knolls Dr to End
CARMEL VIEV	VS STREETS OFF CARMEL VALLEY
Arriba del Mundo	Rio Vista Dr to End
Arroyo Trl	Ariba Mundo to End
Canada Ct	Canada Dr to End
Canada Dr	Rio Vista Dr to Canada Ct
Canada Ln	Canada Ct to End
Canada Valley Dr	Canada Dr to End
Chiquito PI	Rio Vista Dr to End
Hacienda PI	Rio Vista Dr to End
Knoll Ln	Outlook Dr to End
Marguerita Wy	Rio Vista Dr to End
Outlook Ct	Outlook Dr to End
Outlook Dr	Canada Dr to End
Outlook Ln	Outlook Dr to End
Outlook Pl	Outlook Ct to End
Outlook Ter	Outlook Dr to End
Pine Hills Dr	Outlook Dr to End
Punta Vista	Rio Vista Dr to End
Rio Vista Dr	CVR to Canada Dr
Rotunda Dr	Rio Vista Dr to End
Segunda Dr	Rio Vista Dr to End
Tolando Trl	End to End
Vista del Pinos	Arriba del Mundo to End
BROOKDALE DI	RIVE STREETS OFF CARMEL VALLEY
Bonita Wy	Brookdale Dr to End
Brookdale Dr	CVR to Rancho San Carlos
Canada Wy	CVR to Brookdale Dr
Glen Pl	Brookdale Dr to End
Pancho Wy	Brookdale Dr to End
Paseo Robles	Brookdale Dr to End

VALLEY GREENS STREETS OFF CARMEL VALLEY		
Fairway Pl	End to End	
Lake Pl	Valley Greens Dr to End (east/west legs)	
Poplar Ln	Valley Greens Dr to End	
River PI	Valley Greens Dr to End (east/west legs)	
Valley Greens Cir	Valley Greens Dr to Valley Greens Dr	
Valley Knoll Rd	Valley Greens Dr to End	

HIGH MEADOWS STREETS OFF SH 1		
Carpenter St	SR 1 to High Meadow	
Edgefield PI	End to End	
Genista Wy	Via Mar Monte to End	
Greenfield PI	End to End	
High Meadows Dr	Carpenter St to Outlook Dr	
Outlook Dr	Edgefield PI to End	
Raymond Wy	Via Mar Monte to End	
Summit Field Rd	High Meadows Dr to End	
Via Mar Monte	End to End	

TIERRA GI	TIERRA GRANDE STREETS OFF CARMEL VALLEY			
Berwick Dr	CVR to Dorris Dr			
Carol Pl	Tierra Grande to End			
Dorris Dr	CVR to Berwick Dr			
Center St	End to End			
Elinore PI	Rancho Alta Dr to End			
Loma Robles Dr	Via Paloma to End			
Rancho Alto Dr	Tierra Grande to End			
Telarana Wy	Tierra Grande to End			
Tierra Grande	Mercurio Rd to End			
Via Cazador	Tierra Grande to End			
Via Cicindela	Tierra Grande to End			
Via Crotalo	Tierra Grande to End			
Via Marquita	Tierra Grande to End			
Via Paloma	Tierra Grande to End			

Procedures for Drainage System Maintenance

The intent of BMP 6-10 is to minimize pollution from contaminants accumulated in storm drain systems. This BMP outlines a method for developing and implementing a program of regularly cleaning storm drains catch <u>basins</u> and inlets to inhibit accumulated pollutants from being discharged into receiving waters with urban and storm water runoff. The following will be performed on an annual basis:

- 1. <u>Maintain a list of highIdentify hot spot priority</u> areas that have a reasonable potential of collecting pollution and discharging contaminants to sensitive water bodies.
- 2. Stencil catch basins and inlets as needed.
- 3. Inspect catch basins and inlets in high priority"hot spot" areas annually prior to the rainy season.
- 4. Clean and repair <u>"hot spot" area catch basins</u>, inlets and piping as identified through inspections prior to November 1st annually.
- 5. Re-inspect identified "hot spot" problem areas of debris accumulation during wet season.
- 6. Keep documentation of inspections and cleaning.

Protocols for Catch Basin and Inlet Structure Maintenance

- 1. Municipal staff should regularly inspect facilities to ensure the following:
 - Immediate Prompt repair of any deterioration threatening structural integrity.
 - <u>Cleaning before when the sumpcatch basin becomes, if present, is 40% full or accumulated trash and debris is more than four inches deep. Catch basins should be cleaned as frequently as needed to meet this minimum standard. Catch basins throughout the "hot-spot" areas are inspected prior to the beginning of the rainy season; if trash accumulations of more than two inches exist, the catch basin will be cleaned.</u>
 - Catch basins and inlets are stenciled, especially in high priority "hot spot" areas.
- 2. Clean catch basins, storm drain inlets, and other conveyance structures in high priority"hot spot" areas just before the wet season to remove sediments and debris accumulated during the summer.
- 3. Conduct inspections more frequently during the wet season for problem in "hot spot" areas where sediment or trash tends to accumulates more often. Clean and repair as needed.
- 4. Keep accurate logs of the number of Maintain documentation of catch basin inspections and cleaning workns cleaned.
- 5. Record the amount of waste collected.
- 6. Store wastes collected from cleaning activities of the drainage system in appropriate containers or temporary storage sites in a manner that prevents discharge to the storm drain.
- 7. Dewater the wastes with outflow into the sanitary sewer. A permit from the sanitary sewer establishment should be obtained prior to discharge. Properly dispose of collected debris at landfill.

Except for small communities with relatively few catch basins that may be cleaned manually, most municipalities will require mechanical cleaners such as eductors, vacuums, or bucket loaders.

Protocols for Storm Drain Conveyance System Maintenance

1. Locate reaches of storm drain with drainage problems and develop a flushing schedule that keeps the pipe clear of excessive buildup.

2._Collect flushed effluent and discharge contaminated water to the sanitary sewer for treatment. A permit from the sanitary sewer establishment should be obtained prior to discharge. Properly dispose of collected debris at landfill.

Protocols to Minimize Illegal Dumping

- 1. Regularly inspect and clean up hot spots and other storm drainage areas where illegal dumping and disposal occurs.
- 2. Establish a system for tracking incidents. The system should be designed to identify the following:
 - Illegal dumping hot spots
 - Types and quantities (in some cases) of wastes
 - Patterns in time of occurrence (time of day/night, month, or year)
 - Responsible parties and mode of dumping (abandoned containers, "midnight dumping" from moving vehicles, direct dumping of materials, accidents/spills)
- 3. Stencil "No Dumping, Flows to _____" signs in problem areas with a phone number for reporting dumping and disposal.
 - The State Department of Fish and Game has a hotline for reporting violations called Cal TIP (1-800-952-5400). The phone number may be used to report any violation of a Fish and Game code (illegal dumping, poaching, etc.).
 - The California Department of Toxic Substances Control's Waste Alert Hotline, 1-800-69TOXIC, can be used to report hazardous waste violations.
 - -The MRSWMP group will maintain a phone hotline <u>for reporting illegal dumping 1-800-CLEANUP</u> (253-2687).

Training Protocols

- 1. Train crews in proper maintenance activities, including record keeping and disposal.
- 2. Only properly trained individuals are allowed to handle hazardous materials/wastes.

References

1. *California Stormwater BMP Handbook, Municipal* by CASQA dated January 2003 available at <u>www.cabmphandbooks.com</u>. See Protocol SC-74, Drainage System Maintenance.

ENTITY	DESIGNATED "HOT SPOT*" AREAS WITHIN WHICH CATCH BASINS AND INLETS WILL BE INSPECTED ANNUALLY PRIOR TO THE RAINY SEASON, AND CLEANED AS NECESSARY
Pacific Grove	The Downtown district of Pacific Grove, bounded by Congress Avenue, Central Avenue, Pine Avenue, and 13 th Street.
Monterey	New Monterey/Lighthouse business district bounded by Lighthouse Ave, Cannery Row, David Avenue and Reeside Avenue. For the Downtown district of Monterey, the boundaries are Calle Principal, Washington, Del Monte Avenue and Pearl Street.
Seaside	 The major downtown streets of Seaside consisting of: Broadway Avenue between Noche Buena Street and Del Monte Boulevard Del Monte Boulevard between Canyon Del Rey and Fremont Boulevard, and Fremont Boulevard between Canyon Del Rey and Del Monte Boulevard
Sand City	The City of Sand City does not have a hot spot list, because storm water runoff from the two commercial zones (shopping centers) where high levels of trash are generated flows into interceptors and is then percolated, not discharged to a receiving water body. The storm drainage systems within these shopping centers are privately owned, and sweeping of the parking areas and maintenance of their stormwater interceptors is done by contract with private firms.
Del Rey Oaks	The City of Del Rey Oaks does not have a hot spot list, because storm water runoff from the commercial zones (shopping centers) where high levels of trash are generated are privately owned, and sweeping of the parking areas is done by contract with private firms. Catch basins are cleaned as needed if sediments or debris restrict hydraulic capacity.
Marina	The City of Marina does not have a hot spot list. Catch basins are cleaned as needed if sediments or debris restrict hydraulic capacity.
Monterey	The County of Monterey does not have a hot spot list. Catch basins are checked
County	and cleaned in Spring and Fall and as needed in between.
<u>Carmel-by-</u> <u>the-Sea</u>	<u>The Downtown district of Carmel-by-the-Sea, bounded by Junipero Avenue,</u> <u>Monte Verde Avenue, 5th Avenue, and 8th Avenue.</u>

* "Hot-Spot" areas are commercial zones where there is high pedestrian traffic which typically generates high levels of trash<u>or other areas</u> that have a reasonable potential of collecting pollution and discharging contaminants to sensitive water bodies. Throughout the "hot-spot" areas, all catch basins will be inspected prior to the beginning of the rain year, and if trash accumulations of more than two inches exist, the catch basin will be cleaned.

Appendix F

Training Materials

BMP NO.	TOPIC	PAGE
3-3.a	Training materials for inspectors	F-2
6-1.a	Outline of employee training provided in 2004	F-8
6-1.a	Outline and training materials to be used for BMP 6-1.a	F- 22 21
6-1.a	Excerpt from Coastal Conservancy Grant to MBNMS to provide	F-35
	assistance with MRSWMP training	

THIS APPENDIX F CONTAINS INFORMATION REGARDING THE TRAINING BEING PROVIDED UNDER THE MRSWMP.

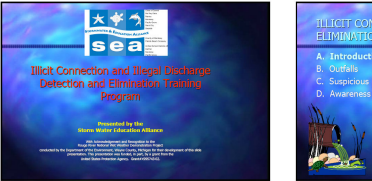
<u>General Employee Training</u>: General training on storm water pollution prevention was provided to Participating Entity employees in 2004. That training is described on pages F-8 through F-21. Similar training will be provided to new employees to familiarize them with the scope and requirements of the Phase 2 storm water program. Refresher training will also be provided on a periodic basis.

Inspector Training: The series of Power Point slides on pages F-2 through F-7, or a set of slides covering these same topics, provide an example of the content of training materials that will be used to train those employees or outside contractor personnel who will be performing illicit discharge and illegal disposal inspections as described under Minimum Control Measure No. 3.

Training Specifically for Street Sweeping Operators, Street Maintenance Crews, and Sewer Collections System Personnel: The series of Power Point slides outlined on page F-22, and contained on pages F-24 through F-2928, or a set of slides covering these same topics, will_provide an example of the training material content that will be used to train Participating Entity Street Sweeping Operators, Street Maintenance Crews, and Sewer Collections System Personnel may come across potential illicit discharge or illegal disposal situations. This training will assist them in identifying such situations, so they can be reported to inspection personnel for follow_up.

Training Specifically for Stormwater Training For Park Maintenance, Vehicle Maintenance and Custodial Personnel: The series of Power Point slides outlined on page F-2322, and contained on pages F-3029 through F-3433, or a set of slides covering these same topics, provide an example of the training material that will be used to train Participating Entity Park Maintenance, Vehicle Maintenance and Custodial Personnel who may come across potential illicit discharge or illegal disposal situations. This training will assist them in identifying such situations, so they can be reported to inspection personnel for follow-up.

Financial Assistance with Training: Pages F-35 through F-36 contain an excerpt from the Coastal Conservancy Grant to MBNMS to provide assistance with MRSWMP training.





INTRODUCTION/BACKGROUND

- What is an illicit connection?
- What is an illicit discharge?
- Why illicit connection/discharge elimination and why now?
- What can the field staff do to clean up our environment?What if I choose to do nothing?
- Finding the source.

WHAT IS AN ILLICIT CONNECTION?

• When a pipe intended for a sanitary sewer ends up in a storm drain

WHAT IS AN ILLICIT DISCHARGE?

• Failing septic field: When sanitary sewage escapes an on-site sewage disposal system and migrates to a river, or



<u>Spilling or dumping</u>: Mishandling materials in a manner which allows those materials to migrate to a river.

WHY ILLICIT CONNECTION/DISCHARGE ELIMINATION AND WHY NOW?

(What do I tell my Decision Makers?)

- Point sources fairly well controlled
- EPA focusing on "diffuse sources"
- Illicit connections/discharges have been identified as a major problem
- Communities have spent millions on wastewater treatment plant collection systems, SSO control and CSO control
- It needs to be done to complete the job of eliminating sewage (and other pollutants) from our rivers

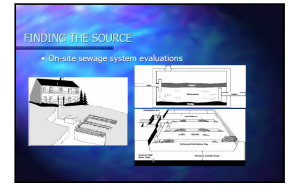
WHAT CAN THE FIELD STAFF DO TO CLEAN UP OUR ENVIRONMENT?



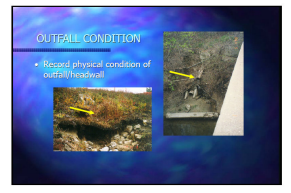
Remember - even small discharges are large pollutant sources if they pollute day after day

WHAT IF I CHOOSE TO DO NOTHING?

- Pollution and public health threats continue
- Illicit connection/discharge elimination is required under the Phase II storm water regulations

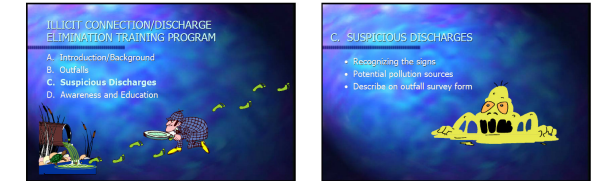




















ILLICIT CONNECTION/DISCHARGE ELIMINATION TRAINING PROGRAM

- A. Introduction/Background
- B. Outfalls
- C. Suspicious Discharges D. Awareness and Education



AWARENESS/EDUCATION

- Introduction
- Illicit discharge definition review
- Bottom line causes
- Education messages

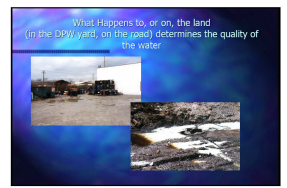
WHAT IS AN ILLICIT DISCHARGE

- Spilling or dumping: Mishandling materials in a manner which allows those materials to migrate to a river
- Specific examples from permit
- Motor vehicle fluids Household hazardous waste Grass clippings and leaf litter Animal wastes Restaurant wastes



- Illicit discharges are caused by
 - Decisions
- Taken by individuals





WHERE POLLUTION IS CONCERNED . .

Every home, business, DPW yard, & road is a water front property because of impervious surfaces and storm drains





EVERYONE IS PART OF THE PROBLEM AND NEEDS TO BE PART OF THE SOLUTION

- The hose isn't a broom
 Cement doesn't grow and it doesn't need oil either
 Don't feed the geese



Phase II Stormwater Training

For Local Government Agency Staff

The Monterey Bay National Marine Sanctuary and Ketley and Associates teamed up to provide stormwater training for employees of the Participating Entities. Training sessions were held in 2004 on the dates and locations listed below:

- Wednesday July 7 at the MPUSD Instructional Materials Center, 540 Canyon Del Rey, Monterey
 Tuesday July 20 at the Seaside High School Library, Seaside
 - Tuesday July 27 in Salinas

9:30 a.m. to 10:30 a.m. - General Overview of the Phase II Stormwater Permit



This workshop provided managers and supervisors with the basics of implementing a program in compliance with the Phase II Stormwater Permit.

11:00 to Noon - Good Housekeeping For Field Crews and Vehicle Maintenance Staff



This workshop provided field crews and vehicle maintenance staff with information on how to ensure their activities comply with the Good Housekeeping requirements of the Phase II Stormwater permit.

Pages F-8 through F-20 show the Power Point slides used in these training sessions.



99% of the Program Is Just Thinking On Your Feet



Construction

"Go away, I've got houses to build. Quit pestering me about a little erosion".



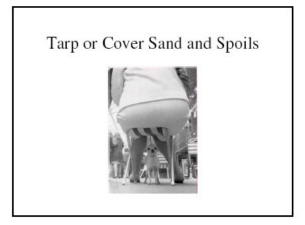


Simple Rule

If Rainwater Can't Touch It, It Isn't Pollution!







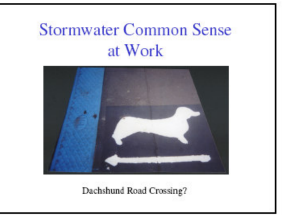






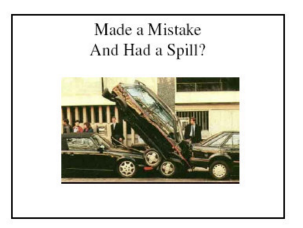






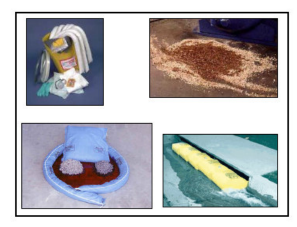


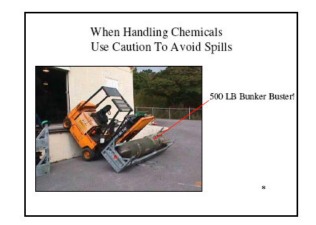


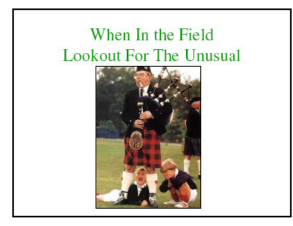


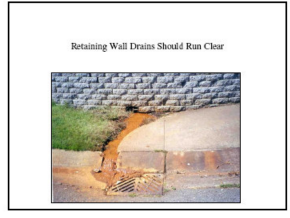


The Right Way To Clean Out A Sweeper?











Septic Tank Problems?





Stormwater is NOT White



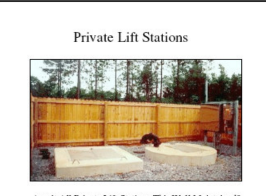


Shade Tree Mechanic Shops



Stumbled On A Meth Lab?



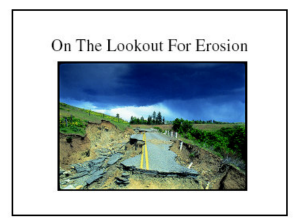


Aren't All Private Lift Stations This Well Maintained?



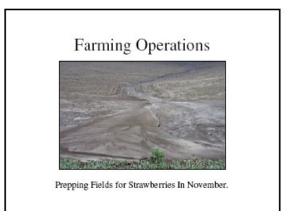
When More Chlorine Doesn't Fix the Problem Dump 10,000 Gallons to the Drain

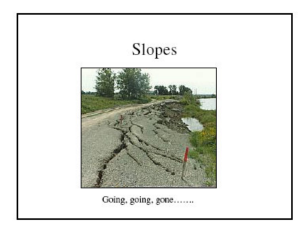


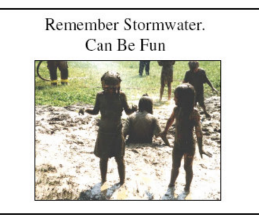




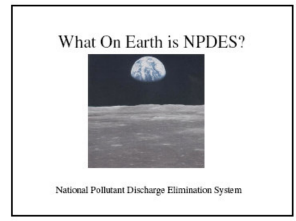




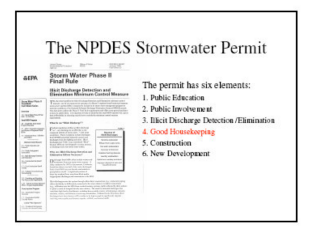






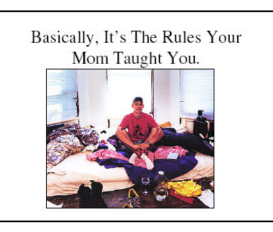




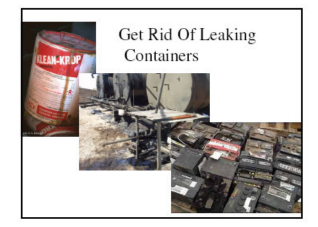


In 2003 Almost Every Small City in the US Was Required to Obtain an NPDES Stormwater Permit







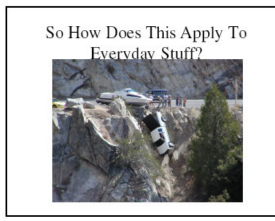




Rule No. 2.

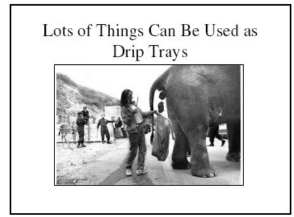
If Rainwater Can't Touch It, It Isn't Pollution!

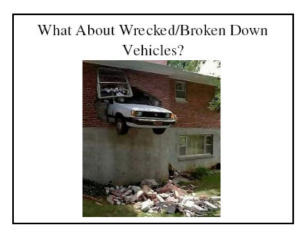
























If A Spill Got Into A Storm Drain Or Watercourse Call Your Supervisor Right Away!



Covered Washracks. Not Just For The Boss's SUV













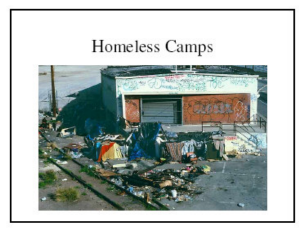




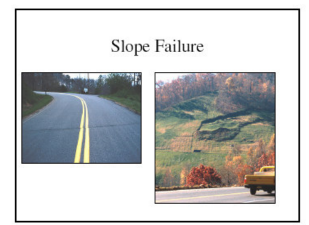


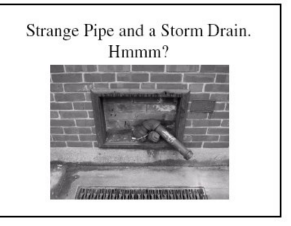












MBNMS/Ketley and Associates Outline of Municipal Stormwater Training Modules

Stormwater Training For Street Sweeping Operators, Street Maintenance Crews, and Sewer Collections System Personnel

Topics covered include:

- What is Stormwater and Why is it Important.
- The ABC's of Erosion Control
- The Correct Use Of The Correct BMP's.
- Sweeping ABC's
- Protecting Storm Drains.
- Equipment Storage and Maintenance.
- Materials Use and Cleanup.
- Spill Control Products
- Waste Disposal.
- Stormwater Pollution Awareness.

Training Module Covers MCM 6 BMPs

- 6-9 a-f
- 6-10 a-<u>ef</u>

Pages F-24 through F-29 show the Power Point slides that will be used in these training sessions.



Stormwater Training For Park Maintenance, Vehicle Maintenance and Custodial Personnel

Topics covered include:

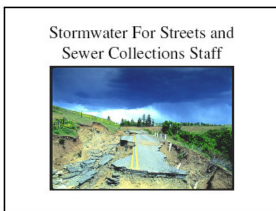
- What is Stormwater and Why is it Important.
- Storage of Equipment, Materials and Chemicals.
- Material/Chemical Substitutions.
- Handling, Mixing and Use of Chemicals.
- Irrigation Runoff Control
- Protecting Storm Drains.
- Cover Techniques.
- Spill Control Materials and Their Proper Use.
- Equipment Cleaning.
- Waste Disposal.
- Stormwater Pollution Awareness.

Training Module Covers MCM 6 BMPs

- 6-1.a
- 6-2.a
- 6-3.a
- 6-4 a
- 6-7.a-gf

Pages F-30 through F-34 show the Power Point slides that will be used in these training sessions.







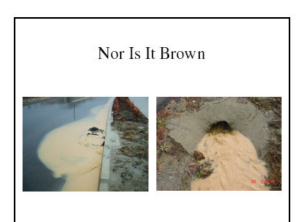
Crankcase Oil Is Not Found In Clouds

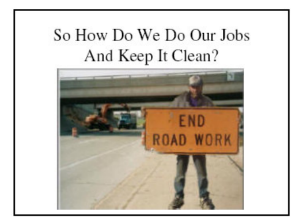




Rain is NOT White



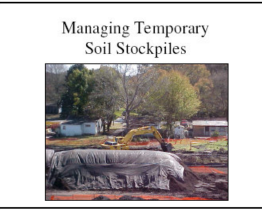














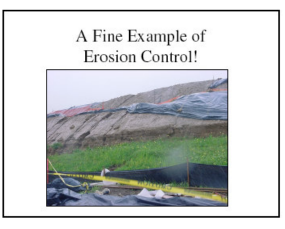






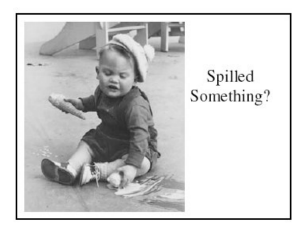










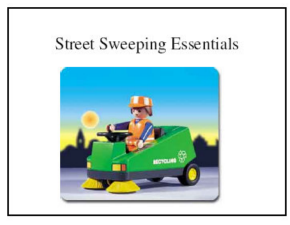


Non Flammable? Wet Vac it.















Good Sweeping Needs Good Parking Enforcement















Stormwater Training For Custodial, Parks and Vehicle Maintenance Folks



What Isn't Stormwater?

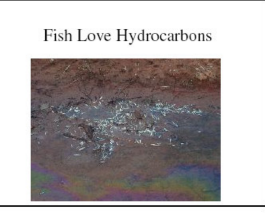


No Need To Freak Out. It's Not That Complicated



Crankcase Oil Is Not Found In Clouds







Rain is NOT White

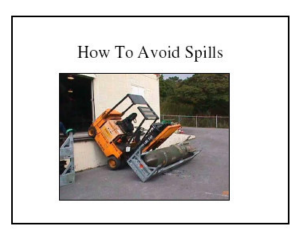


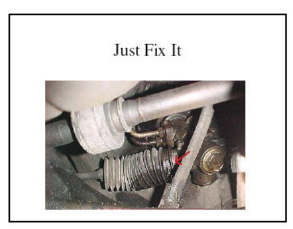




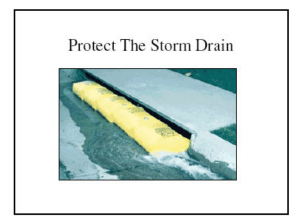














Once You Have Controlled The Spill Dispose of the Residuals Properly!













Washracks. Not Just For The Boss's









EXCERPT FROM COASTAL CONSERVANCY GRANT TO MONTEREY BAY NATIONAL MARINE SANCTUARY TO PROVIDE ASSISTANCE WITH MRSWMP TRAINING

TRAINING PROGRAM: BMP MCMs 5 and 6

The entities have worked with the Monterey Bay National Marine Sanctuary to develop options for fulfilling training opportunities in each jurisdiction for municipal operations and new development/redevelopment programs. The Marine Sanctuary obtained grant funding from the Coastal Conservancy for several programs in early 2005. The following programs are anticipated to begin in mid-2005. The following language is excerpted from the Marine Sanctuary's grant proposal:

Task 1: Urban Runoff Technical Trainings & Regional Workshops for Municipal Operations Funding Request:

•\$32,300 to MBNMS contractor

•Conduct up to twenty technical workshops for municipal officials, managers, and staff focused on urban runoff

Partners:

- •Regional Water Quality Control Board
- Municipalities
- California Coastal Commission
- Monterey Bay Area Green Business Group

Relevant Action Plan Strategies:

•Urban Runoff Strategy 2 - Technical Training

Voluntary technical training modules for public works and planning staffs, small business / trades, and construction companies focusing on methods to prevent urban runoff pollution is an effective means of affecting behavioral changes that improve water quality.

•Urban Runoff Strategy - 3 Regional Urban Runoff Management

Area-wide urban runoff management programs are effective at reaching a large audience with a consistent message about stormwaterstorm water issues and solutions.

Based on positive feedback and results from previous training sessions, the MBNMS seeks to continue and expand outreach efforts. With funds provided by this grant twenty technical training sessions will be provided to local public works staff and field crews, planning personnel, commissioners, developers, and other local agency staff on best management practices for urban runoff.

The Urban Runoff Action Plan identifies the need for regionally coordinated training sessions for urban runoff best management practices targeted to municipal officials and their staffs. Because municipalities often have different organizational structures, these workshops have been designed to fit the specific needs of each municipality. Whenever possible, management and supervisory staff are consulted to develop "tailored" training programs. This ensures that key staff is educated in a format that applies to their specific working situation. To date, several workshops have been held, reaching approximately two hundred participants. Examples of workshops developed:

General StormwaterStorm water Education

Municipal good housekeeping
 Illicit connection detection

Departmental Level StormwaterStorm water Education

- •StormwaterStorm water for road crews
- •StormwaterStorm water for sewer crews
- •New development / redevelopment stormwaterstorm water issues and BMPs
- Construction BMPs

Presentations to Commissions and Regulatory Agencies

- •New development BMPs for planning commissioners
- •Effective and feasible stormwaterstorm water controls

Funds obtained through this proposal will be used to develop a series of workshops to develop skill-building opportunities to regulatory personnel, commissions, consultants, and developers whose decisions or projects affect coastal resources. Re-development measures initiated under Local Coastal Plans and Phase II NPDES permits along with development pressures on coastal communities and the resulting impacts to coastal resources requires that professionals who make decisions about resource management, or who actively promote projects, have sound information decision making and project design. Each session will have a classroom and field component, and will be designed so that attendees are actively engaged and provided with technically correct and up to date information. Following each workshop an evaluation will be sent out to ensure that participants are receiving useful information that leads to implementation of best management practices.

Task Funding

Funds allocated to this task will be distributed through the Monterey Bay Sanctuary Foundation to fund a MBSF Water Quality Contractor.

Existing matching resources

- •MBNMS staff time to promote and prepare logistics for workshops \$12,800.
- •Staff time from agencies and cities who attend workshops \$84,000.
- ٠

Deliverables

•Feedback surveys from workshop attendees

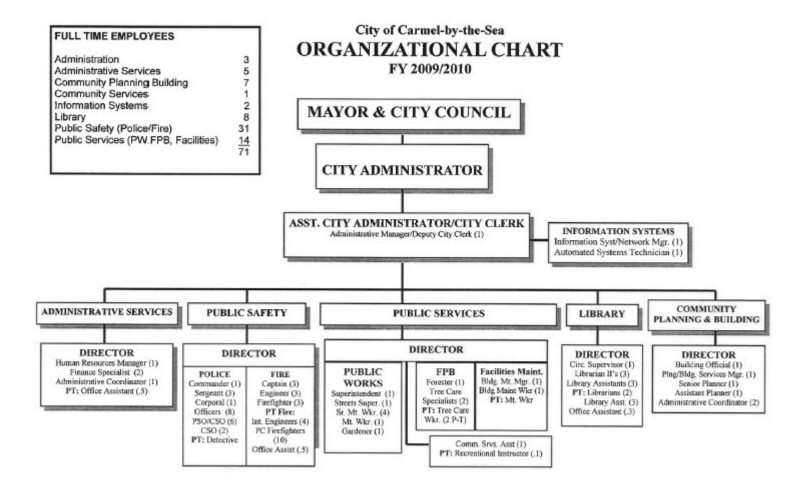
• Annual reports on the number, location, type (e.g. service sector targeted), and numbers enrolled in each course.

Appendix G

Storm water Program Organizational Charts for Each Permittee

Permittee	Page
City of Carmel-By-the-Sea	G-1
City of Del Rey Oaks	G-5
City of Marina	G-6
City of Monterey	G-7
City of Pacific Grove	G- <u>89</u>
City of Sand City	G- <u>911</u>
City of Seaside	G- 10 12
Monterey County	G- 11 <u>13</u>

City of Carmel-by-the-Sea



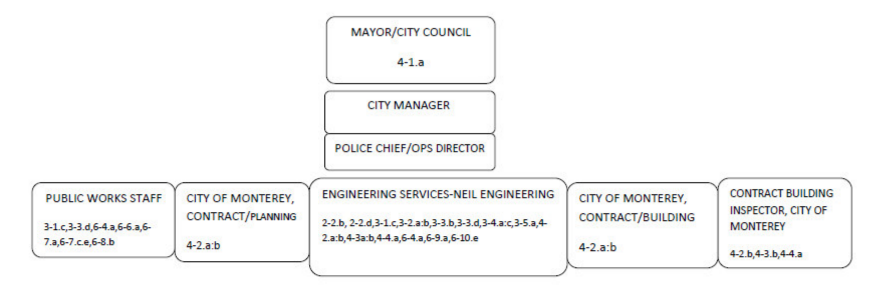
<u>STORM WATER MANAGEMENT PROGRAM</u> <u>MINIMUM CONTROL MEASURE AND BMP RESPONSIBILITIES</u> <u>WITHIN THE CARMEL CITY'S STAFF</u>

<u>POSITION TITLES</u> (FULLTIME POSITIONS)	MCM (PARTIAL OR TOTAL RESPONSIBILITY)	BMP MANAGEMENT	BMP IMPLEMENTATION
Administrative Coordinator	N/A	3-3.b	3-1.c, 3-3.b, 3-3.d, 4- 4.a, 6-9.a
Administrative Mgr./ Deputy City Clerk	N/A	N/A	N/A
Administrative Services Director	N/A	N/A	N/A
Assistant City Administrator/City Clerk	1,2,3,4,5,6	2-2.b, 3-4.a, 3-4.b, 3-4.c, 4-1.a, 5-1.a, 6-9.a	2-2.b, 3-4.a, 3-4.b, 3- 4.c, 4-1.a, 5-1.a
Assistant Planner	N/A		5-2.b
Automated Systems Technician	N/A	N/A	N/A
Building Official	4, 5, 6	3-1.c, 3-3.a, 3-3.d, 4-3.a, 4-3.b, 4-4.a, 6-1.a	3-1.c, 3-3.a, 3-3.b, 3- 3.d, 4-2.a, 4-2.b, 4-3.a, 4-3.b, 4-4.a, 6-1.a
Circulation Supervisor	N/A	N/A	N/A
City Administrator	1,2,3,4,5,6	N/A	N/A
City Forester	2,6	6-4.a, 6-4.b, 6-11.a, 6-11.b	6-4.a, 6-4.b, 6-11.a, 6- 11.b
Community Services Assistant	N/A	N/A	N/A
Community Services Officer	N/A	N/A	N/A
Facilities Maintenance Manager	N/A	N/A	N/A
Facilities Maintenance Worker	N/A	N/A	N/A
Finance Specialist	N/A	N/A	N/A
Fire Captain	N/A	N/A	N/A

<u>POSITION TITLES</u> (FULLTIME POSITIONS)	MCM (PARTIAL OR TOTAL RESPONSIBILITY)	BMP MANAGEMENT	BMP IMPLEMENTATION
Fire Engineer	N/A	N/A	N/A
Firefighter	N/A	N/A	N/A
Gardener	N/A	N/A	N/A
Human Resources Manager	N/A	N/A	N/A
Information Systems/Network Manager	N/A	N/A	N/A
Librarian II	N/A	N/A	N/A
Library Assistant	N/A	N/A	N/A
Library Director	N/A	N/A	N/A
Maintenance Worker	N/A	N/A	N/A
Planning & Building Director	N/A	N/A	N/A
Planning & Building Services Manager	5	4-2.a, 4-2.b, 5-2.a, 5-2.b, 5-3.b	4-2.a, 4-2.b, 5-2.a, 5- 2.b, 5-3.b
Police Commander	N/A	N/A	N/A
Police Corporal	N/A	N/A	N/A
Police Officer (includes one grant-funded)	N/A	N/A	N/A
Police Sergeant	N/A	N/A	N/A
Police Services Officer/CSO	N/A	N/A	N/A
Public Safety Director (also the Chief of Police)	N/A	N/A	N/A
Public Services Director	N/A	N/A	N/A
Public Works Superintendent	3, 6	2-2.c, 3-2.a, 3-2.b, 3-3.e, 6-1.a, 6-2.a, 6-3.a, 6-3.b, 6-6.a,	2-2.c, 3-2.a, 3-2.b, 3- 3.e, 6-1.a, 6-2.a, 6-3.a, 6-3.b, 6-6.a, 6-6.b, 6-

<u>POSITION TITLES</u> (FULLTIME POSITIONS)	MCM (PARTIAL OR TOTAL RESPONSIBILITY)	BMP MANAGEMENT	BMP IMPLEMENTATION
		6-6.b, 6-7.a, 6-7.b, 6-7.c, 6-7.d, 6-7.e, 6-7.f, 6-7.g, 6-8.a, 6-8.b, 6-10.a, 6- 10.b 6-10.c, 6-10.d, 6-10.e, 6-10.f	7.a, 6-7.b, 6-7.c, 6-7.d, 6-7.e, 6-7.f, 6-8.a, 6- 8.b, 6-10.a, 6-10.b, 6- 10.c, 6-10.d, 6-10.e, 6- 10.f
Senior Planner	N/A	N/A	N/A
Sr. Maintenance Workers	N/A	N/A	N/A
Streets Supervisor	N/A	N/A	N/A
Tree Care Specialist	N/A	N/A	N/A

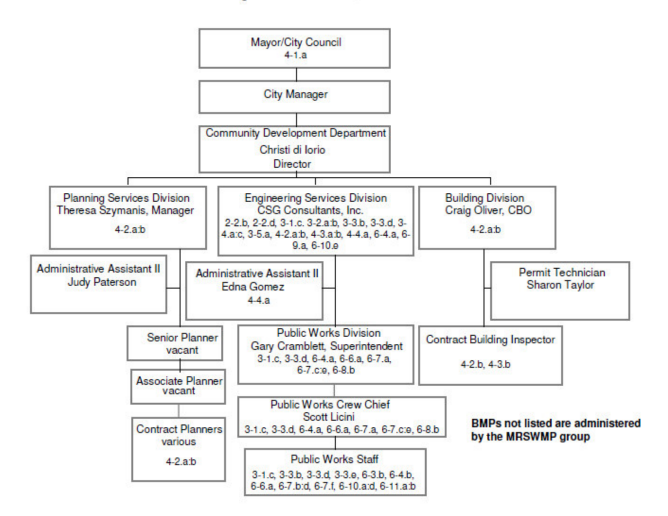
CITY OF DEL REY OAKS STORMWATER MANGEMENT ORGANIZATIONAL CHART



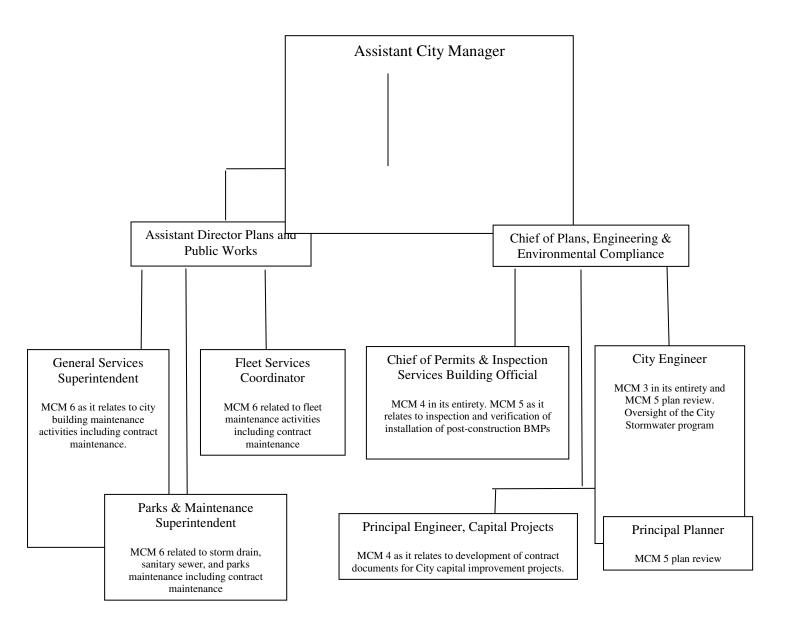
BMP'S not listed are administered by the MRSWMP group

12/17/09

CITY OF MARINA STORMWATER MANAGEMENT ORGANIZATIONAL CHART Updated: 12/08/2009

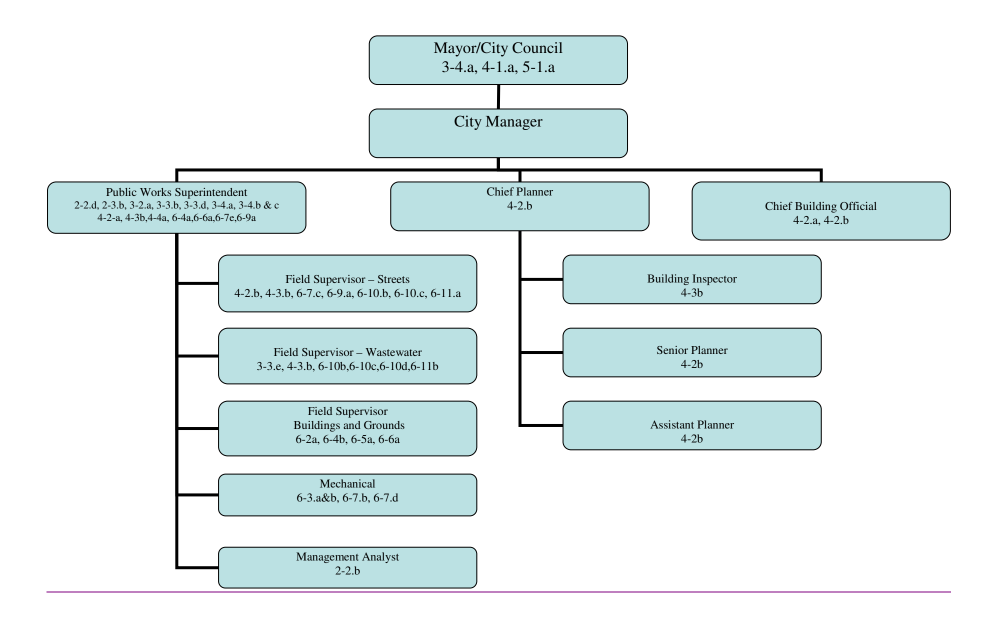


<u>City of Monterey</u> <u>Stormwater Management Organizational Chart</u>

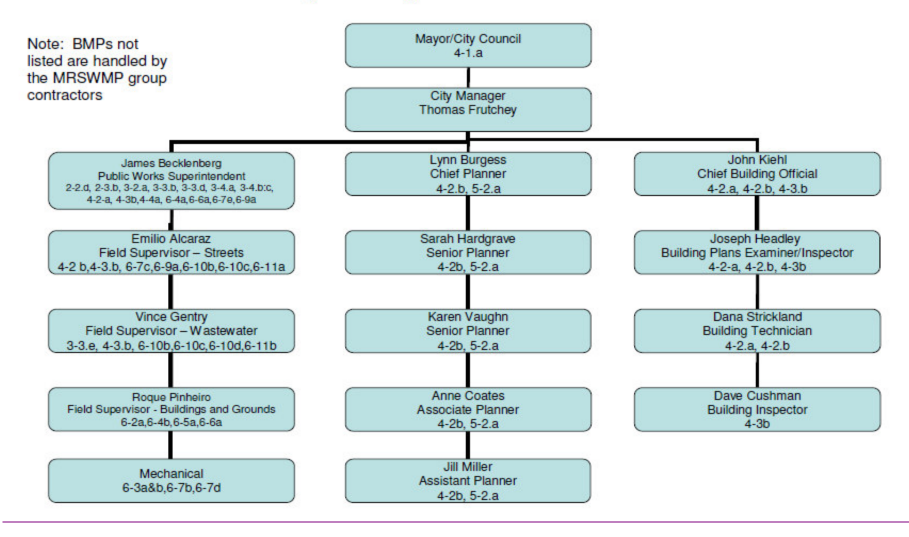


City of Pacific Grove

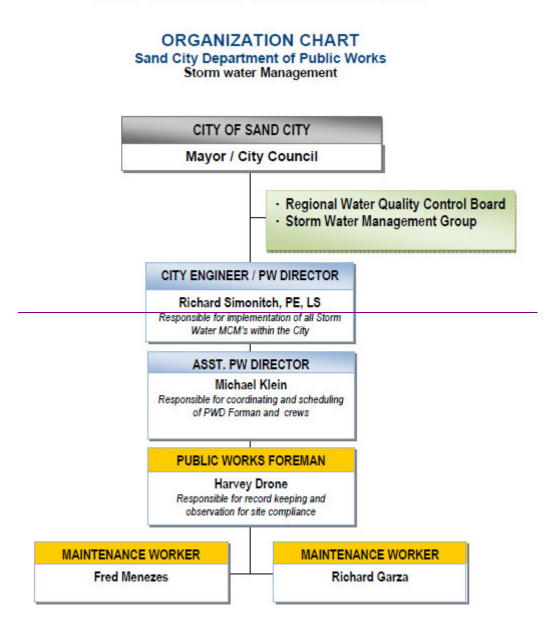
Stormwater Management Organizational Chart for MRSWMP MCMs/BMPs



City of Pacific Grove Stormwater Management Organizational Chart for MRSWMP BMPs

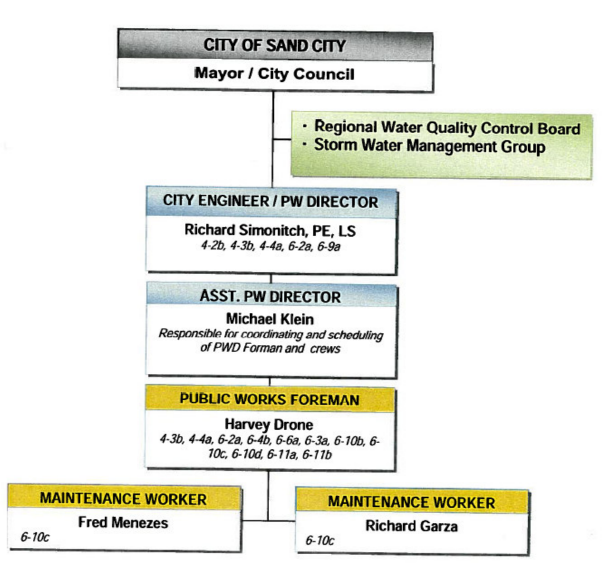


SAND CITY PUBLIC WORKS DEPARTMENT



ORGANIZATION CHART Sand City Department of Public Works April, 2010

Storm Water Management Program MCM 4 & 6



Notes:

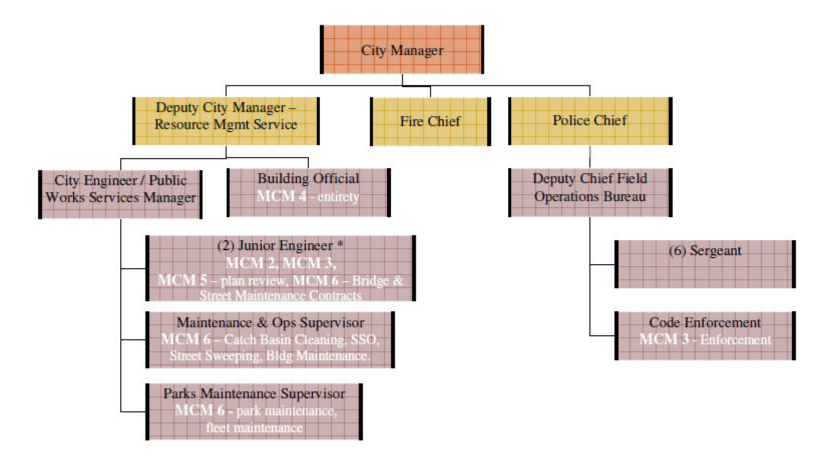
1. Sand City has no Vehicle Maintenance facilities (6-8.b) within the City Limits.

2. Sand City's Planning department has no SWMP responsibilities at this time.

3. Sand City contracts with the City of Monterey for its Building Department Plan Check and Inspection services.

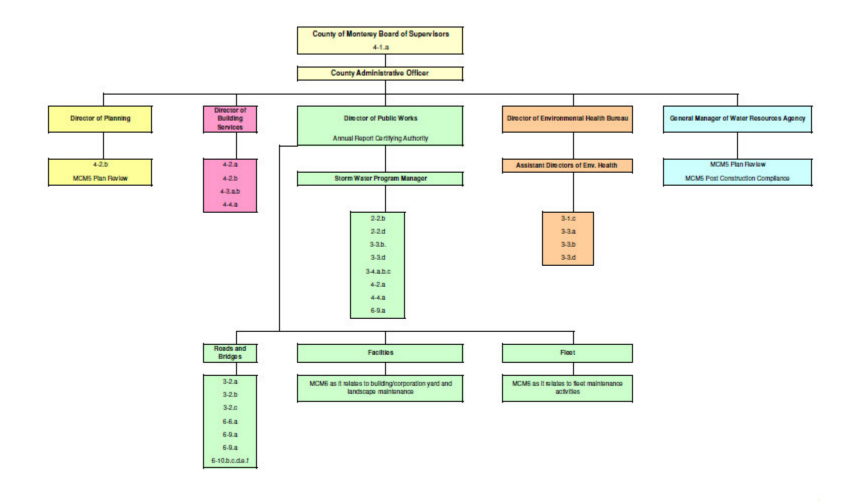
U:\JOBS\!!SAND CITY GENERAL WORK\MRSWMP\SCPWD Org Charl.doc

<u>City of Seaside Storm water Organizational Chart</u>



* One Junior Engineer acts as the Storm Water Coordinator for the City; this individual is responsible for the overall SWMP implementation and coordination of all MCM's.

Monterey County Storm water Organizational Chart



<u>Appendix H</u>

Public Education and Public Outreach Program for Year 5

Appendix H

NEW PUBLIC EDUCATION/OUTREACH MEASURABLE GOALS FOR YEAR 5

Program Activity/Target	Measurable Goals
1. School Outreach K-12	1a. Reach 50% of K-12 students (8,442 students) in 5
based on @ 16,885 students	years.
<u>1.1 Grades K-3</u> : Distribute educational materials to students and/or make class presentations	 <u>1.1a:</u> Reach 450 students with partner presentations Distribute 750 coloring books
<u>1.2 Grades 4-12:</u>	<u>1.2a:</u>
 48 total class presentations with MBNMS 	 Reach 960 students per year with MBNMS and STW
- 1-2 hands-on class visits per 24 classes	 Tabulate responses from students' pre/post surveys and track increase/decrease in awareness 10% increase in awareness
1.3 Grades 4-College:	1.3a:
Storm drain stenciling; offer	- Stencil 150 inlets, document location.
community service project	- Student community service of 100 hours/yr
with Access Monterey	- Minimum of 50 volunteer participants
Peninsula (AMP).	
1.4 Teacher Training	1.4a: -1-2 teacher trainings given per year
Meet w/teachers in the area to	- Collect 30 teacher evaluations on the instruction and
discuss stormwater pollution	content of classroom programs.
prevention training	
2. Sea Otter Mortality	2a: Maintain regional partnership for consistent
Increase General Public	messaging on sea otter protection with other
awareness	organizations
3. Selected BMP Brochures BMP brochures made	<u>3a:</u> 1 500 PMD brochurge distributed either electronicellu
available to Businesses,	 - 1,500 BMP brochures distributed either electronically or in City/County offices
Public.	- 80% of "target" business audience
ruble.	reached through "mailings" (E-blasts,
	US Mail, workshops, etc)
4. Residential Outreach	4a: 50,000 "mailings" distributed throughout the
Disseminate information to	MRSWMP area. (Email blasts, hardcopy mailer,
homeowners and residents	website posting, electronic newsletter, trash insert, etc.)
5. HHW in Monterey	5a: Report collection numbers for motor oil & used oil
County	filters. In coordination with other agencies. These are
Reporting of used oil and used	reported in the MS4 Annual Reports for their
oil filter collection numbers	jurisdictions.
6. Our Water Our World	<u>6a:</u>
(OWOW) displays.	- Maintain bilingual OWOW flyers in 5 public display
Outreach to Public through	locations
information in nurseries.	- 50% of nurseries participating in OWOW
7. OWOW Outreach events.	<u>7a:</u>
Public, Residents, tourists.	- Participate in 2 store events
	- At least 50 people reached through store events.

Program Activity/Target	Measurable Goals
	- Report on increase/decrease in sales of "natural
	insecticides" from box store corporate headquarters.
8. Restaurant Outreach.	<u>8a:</u>
Partnership w/ other agencies,	- Visit 75 restaurants
provide training materials &	- Distribute 75 bilingual surveys and report on results
pollution prevention materials	of completed surveys.
to restaurants.	- Distribute 250 posters, DVDs, brochures
9. Bilingual Radio Ads	<u>9a:</u>
Residents, general public.	- Reach 300,000 listeners
	- Air 1,300 ads
	- Achieve 50% Effective Reach
10. Bilingual TV ads	<u>10a:</u>
General Public, tourists.	-Air 1,400 ads on 4 stations
	-Reach 180,000 households
11. Bilingual Movie Ads	<u>11a:</u>
General Public, tourists. Ads	- Reach 175,000 movie patrons
placed in local theaters	
12. Publicity/Press releases	<u>12a:</u>
General Public	- 21 print ads with # impressions
	- 2-3 Press releases submitted to media
13. Website	<u>13a</u> :
General Public	- 15,000 MRSWMP website hits minimum
	- Increase in Website "hits" by 4,000 over Year 4
14 E 4 (5 4 (7 D -)	- 3 audits/year by Education Coordinator
14. Events: (5 events/7 Days) Partner with MBNMS &	<u>14a:</u> Participata in 5 quanta (7 days) per vega
	- Participate in 5 events (7 days) per year
STW. General public,	- Reach 1,300 people at events
residents, tourists. 15. Public Attitude Survey	- Distribute 1,500 educational materials 15a:
General Public	- Analysis of 175 public survey responses
16. Large hands-on storm	<u>16a:</u> Rotate model to 3 locations per year
drain model. Outreach to Public	-Rotate model to 3 locations per year -Distribute 250 bilingual brochures
17. Tourist Outreach	<u>17a:</u> Reach 10,000 hotal rooms and approximately 6
	- Reach 10,000 hotel rooms and approximately 6 million visitors through tourist magazine ad and hotel
	million visitors through tourist magazine ad and hotel PSA
18. Logo Development	18a. Logo developed in Year 1 and printed on
General public, residents,	educational materials.
tourists.	
19. Printing of educational	<u>19a</u> :
materials.	-Distribute 55,000 pieces educational materials to
General public, tourists,	various audiences.
schools.	