



February 22, 2011

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CALIFORNIA REGIONAL WATER  
QUALITY CONTROL BOARD  
LOS ANGELES REGION

**Re: Comments on the Dominguez Channel and Greater Los Angeles and Long Beach Harbor Waters Toxic Pollutants Total Maximum Daily Loads, Draft**

Dear Ms. Nguyen,

On behalf of the City of Signal Hill, Flow Science is pleased to provide comments on the "Dominguez Channel and Greater Los Angeles and Long Beach Harbor Waters Toxic Pollutants Total Maximum Daily Loads, Draft" (Draft TMDLs). Throughout this letter, the term "Draft TMDLs" is used to refer to Attachment A to Resolution No. R11-XXX, while the term "Draft Staff Report" is used to refer to the Staff Report accompanying the Draft TMDLs.

The City of Signal Hill is concerned about technical and scientific aspects of the Draft TMDLs, about their implementation, and about potential environmental and economic impacts that would result if the Draft TMDLs are adopted in their current form. This letter provides a brief summary of our concerns in each of these areas. Additional detail is provided in the attachment to this letter.

#### **Technical and Scientific Approach of the Draft TMDL**

- 1. The Draft TMDLs use sediment quality guidelines (SQGs) to establish sediment targets and allocations, contrary to the State's Sediment Quality Objectives (SQO) policy and best available science.** The State's SQO Policy, which has been approved by USEPA, provides a quantitative process for determining whether or not sediment quality objectives are exceeded in enclosed bays and harbors. If sediment quality objectives are exceeded (which has not been established for these waterbodies either independently or as part of the Draft TMDLs), the SQO Policy then requires stressor identification to identify whether or not pollutant(s) are responsible for the observed sediment quality objective exceedances, and, if so, to identify which pollutant(s) are responsible for the exceedances. Analyses performed by SCCWRP during SQO Policy development indicate that 35% of the samples they evaluated within the Los Angeles/Long Beach Harbor area would be classified as "unimpacted," 17% would be classified as "likely unimpacted," and 31% would be classified as "possibly impacted," a designation that is described within the SQO Policy to mean "sediment

contamination at the site may be causing adverse impacts to aquatic life, but these impacts are either small or uncertain...” Only 17% of the samples evaluated by SCCWRP would be classified as “clearly” or “likely impacted.”

**The SQG thresholds used in the Draft TMDLs (i.e., ERLs and TECs) were developed for use only as screening tools and were never intended for use as standards or regulatory endpoints.** In California, the use of SQGs has been supplanted by the SQO Policy. SQGs are frequently unrelated to actual toxicity or impact within the sediments. In fact, the use of SQGs has resulted in Draft TMDL targets that are likely to be unnecessarily and artificially low. For example, 98% of available samples (data from Contaminated Sediment Task Force, 1987 to 2009) exceed the artificially low Draft TMDL target of 1.58 ppb for DDT, and 69% of available samples exceed the artificially low Draft TMDLs target of 34 mg/kg for copper.

Further, the failure of the RWQCB or USEPA to perform stressor identification means that there is no certainty that the pollutants regulated by the Draft TMDLs are causing any supposed impairment, and means further that any additional pollutant(s) that may be responsible for any supposed impairment have not been identified within and will not be addressed by the Draft TMDLs.

**Recommendation:** *We request that the Draft TMDLs be rewritten to eliminate the use of ERLs and TECs. Rather, the Draft TMDLs should rely upon the State’s SQO Policy to assess if sediment quality objectives are exceeded, and stressor identification should be performed to identify pollutant(s) responsible for any exceedance.*

2. It appears that **air deposition alone exceeds the loading capacities calculated for DDT** for all but one of the water bodies regulated by the Draft TMDL, such that even if all other inputs are reduced to near zero, TMDLs would continue to be exceeded. Air deposition alone also exceeds the loading capacities for copper and zinc in the Inner Harbor area. If this is indeed the case, **dredging would be required Harbor-wide on a continuous basis.**

**Recommendation:** *The assumptions regarding air deposition should be revisited, particularly the assumption that the entire pollutant load delivered to the water body by atmospheric deposition will deposit to the sediment bed.*

3. **The application of interim and final allocations for toxicity is inappropriate for stormwater discharges.** Toxicity tests measure the responses of certain test organisms, and toxicity test results can be influenced by numerous factors other than and in addition to effluent toxicity (e.g., ionic strength (salinity) differences between sample and control). In addition, the Draft TMDLs would apply toxicity

limits for chronic toxicity to stormwater discharges. However, application of chronic toxicity test methods to stormwater is unsupported by appropriate studies and data collection. It is unclear that current chronic toxicity test methods could be applied to stormwater discharges—e.g., most methods require the collection of new samples daily for eight (8) days, and most stormwater discharges persist for a much shorter time period. The Draft TMDLs calculate an interim limit for toxicity using “average values” from toxicity tests conducted by the Los Angeles County Department of Public Works. It is inappropriate to use the average of available test data as a measure of current performance that can be applied to single samples—rather, available data should be used to calculate an interim limit from the maximum (or upper percentile value) of individual samples. Finally, toxicity testing should be conducted in the receiving water, as envisioned by the monitoring requirements of the Draft TMDLs, not for individual effluent samples, as appears to be required by the interim and final allocations. Additional detail is included in Attachment A to these comments.

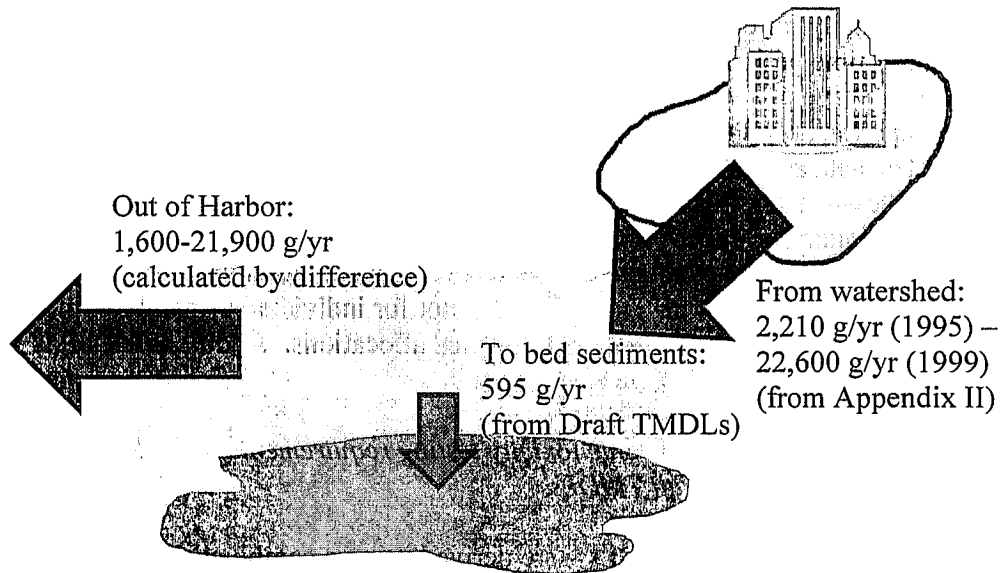
**Recommendation:** *Chronic toxicity testing requirements should be removed from the Draft TMDLs.*

4. The allocations of the Draft TMDLs were derived using a combination of watershed modeling (using the LSPC model) and hydrodynamic modeling of the Harbor Waters (using the EFDC model). However, the **model predictions have only marginal agreement with observations, some major assumptions made for the purposes of modeling are flawed, and the modeling was used inappropriately in developing the allocations of the Draft TMDLs.** Limited data availability and poor model performance lead us to question the utility and accuracy of the model results used to formulate the Draft TMDLs. Significant concerns and recommendations to address each concern are as follows:

- **The methods used to calculate the sediment allocations from the model results are flawed.** The sediment loading capacities were calculated by multiplying the flux of sediment to the Harbor floor by the Draft TMDL targets (i.e., ERLs or TECs). Allocations were then calculated from the sediment load capacities without considering the flux of suspended sediment through and out of the Harbor. For example, using LSPC model estimates of sediment inflow to the Harbor (Appendix I, p.56) and EFDC estimates of sediment deposition in the Harbor (Appendix III, p. III-4), Flow Science estimates that roughly 65% of inflowing sediment passes through the Harbor and out to sea without depositing to the sediment bed within the Harbor.

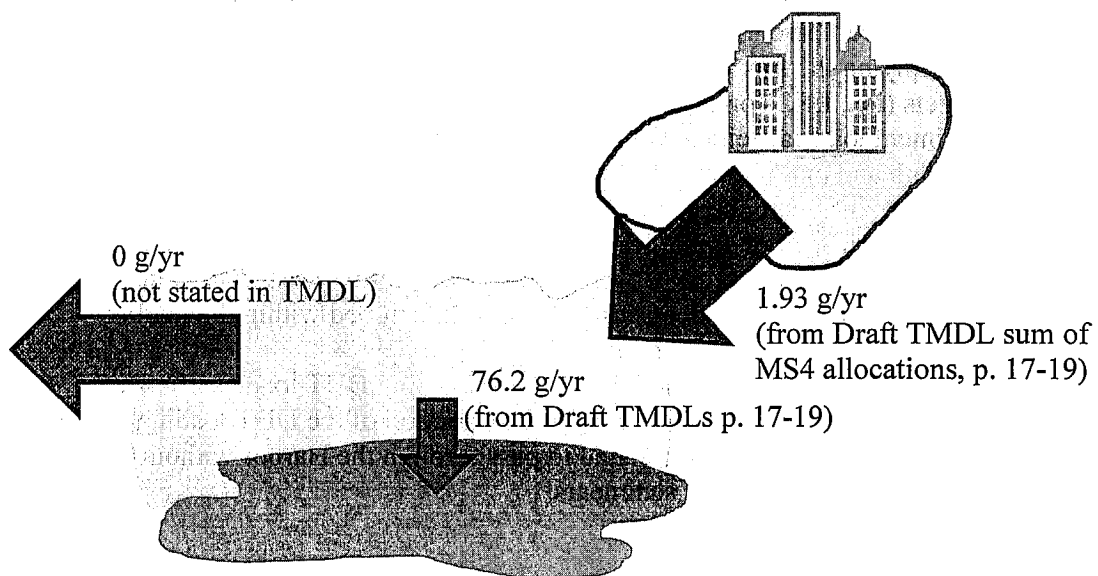
**Figure 1** shows the calculated values for existing DDT loads in the Draft TMDL. As shown in this figure, a large fraction of the DDT loading to the watershed (72-97%) is simulated to pass through the Harbor without depositing to the Harbor sediments.

**Figure 1. Modeled watershed loading rates (existing condition) for DDT. See Attachment A to these comments for details.**



The allowable loads under the Draft TMDLs are shown in **Figure 2**. As can be seen by comparing **Figures 1** and **2** and reviewing **Table 1**, the Draft TMDLs require that loads of DDT from the watershed be reduced by 99.91% to 99.991%. Similarly large load reductions are also required for other pollutants, as shown in **Table 1**.

**Figure 2. Draft TMDL-allocated (allowable) watershed loading rates for DDT. See Attachment A to these comments for detail.**







Similar values can be obtained for the other pollutants regulated by the Draft TMDL, as shown in **Table 1**.

**Table 1. Existing loads, TMDL allowable loads, and required MS4 load reductions. Calculated from data sources referenced in Figures 1 and 2.**

Pollutant	Units	Existing Loads (per Draft TMDL)			Draft TMDL allowable loads			Required load reduction
		From watershed	To Harbor sediment	Through Harbor	To Harbor sediment	Out of Harbor*	MS4 load	
DDT	g/yr	2,200-22,600	595	1,600-22,000	76.2	0	1.93	99.91-99.991%
PCBs	g/yr	5,000-60,000	720	4,300-59,400	155	0	7.83	99.85-99.99%
Copper	kg/yr	9,500-80,100	3,600	5,900-76,600	1640	0	615	93.5-99.2%
Lead	kg/yr	6,600-60,300	5,100	1,500-55,100	2150	0	1380	79.2-97.7%
Zinc	kg/yr	80,500-606,000	31,400	49,100-574,000	7230	0	5230	93.5-99.1%
PAHs	kg/yr	610-2,200	56	553-2,200	194	0	42	93.1-98.1%

\* The Draft TMDLs do not specify the loads out of the Harbor, but these would be zero by default if the WLAs of the Draft TMDLs (Attachment A to Resolution No. R11-XXX at pp. 13-19) apply directly to MS4 discharges, and not to only that portion of the MS4 discharge that settles to the Harbor floor. See also footnote 1 and Attachment A to this letter for additional detail.

The Draft TMDL Staff Report arrives at these erroneously and unnecessarily low allocations by making several faulty assumptions. First, it assigns a load allocation to bed sediments, which are already present in the Harbor and cannot be regarded as a load to the Harbor. Second, as noted above, the Draft TMDLs for air deposition to the water surface appears to assume that 100% of the atmospheric load will be deposited to the bed sediments of the Harbor (which is unlikely, given the very fine particle sizes of most atmospheric deposition). Third, and perhaps most importantly, the allocation calculations fail to consider the transport of sediment and associated pollutants out of the Harbor, and the Draft TMDLs in effect appears to require the loads of sediment and associated pollutants out of the Harbor to be reduced to zero.<sup>1</sup>

<sup>1</sup> As noted in the footnote to **Table 1** and in detail in Attachment A, it appears that the WLAs for MS4s represent the flux of the pollutant from the watershed to the receiving water; this would be the typical, conventional way of interpreting the WLA for an MS4 discharge, and these comments are based upon this interpretation. (Indeed, the Draft Basin Plan Amendment at p. 31 states that “the compliance point for the stormwater WLAs shall be at the storm drain outfall of the permittee’s drainage area,” which supports this

**Recommendation:** *The TMDL load and waste load allocations should be revised to account for the fact that the majority of the pollutant load to the Harbor passes through the Harbor and fails to deposit to Harbor sediments. Further, load allocations should not be assigned for bed sediments, and more realistic assumptions should be made regarding the fraction of pollutants from air deposition that will be carried into the bed sediments. The allocations of the TMDL should be revised upward accordingly.*

- **The method used to calculate load and waste load allocations from the loading capacity is flawed.** Peter Kozelka of USEPA indicated (personal communication, February 17, 2011) that allocations were calculated using model results presented in Appendix III (Tetra Tech memorandum dated November 29, 2010) to the Draft Staff Report. In this memorandum, two model scenarios were considered – an existing scenario (“base”) and a hypothetical scenario of no upland contamination (i.e., only absolutely clean sediments delivered to the watersheds, called the “no upland sources” model scenario). Concentrations of pollutants in the sediments of the receiving water were estimated using the LSPC and EFDC models for the various waterbodies in the Draft TMDLs for both the “base” and “no upland sources” model scenarios. The model results were used to calculate the difference between bed sediment concentrations in the base scenario and the “no upland sources” scenario. For some pollutant/water body segments, the modeled difference was relatively significant (e.g., for copper in Dominguez Channel estuary, the “no upland sources” scenario was simulated to result in bed sediment concentrations about 28% lower than for the base case). But for many water body/pollutant segments, the difference in bed sediment concentrations was negligible (e.g., for copper in Cabrillo Marina), indicating that reducing pollutant loads from the watershed to zero would have no effect on pollutant concentrations in bed sediments. The loading capacity for each water body appears to have been divided into LAs and WLAs using these “% difference” values. For example, MS4 permittees discharging to Dominguez Channel estuary were assigned 28% of the total load capacity for that waterbody, and MS4 permittees discharging to Cabrillo Marina were assigned 1.49% of the

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traditional interpretation.) However, it is possible that, instead, the WLA represents only that portion of the MS4 discharge that actually settles to the bed sediments in the receiving water. If the WLAs for the MS4 discharges are intended to represent only the pollutants from the MS4 discharges that actually settle to the sediments (and not that fraction that is carried through and beyond the Harbor areas without depositing), then the WLAs of the Draft TMDLs could clearly not be directly applied in NPDES permits, as the actual total discharge of pollutants could be several orders of magnitude larger than the WLAs without exceeding the WLAs at the sediment bed; further, compliance could not be measured directly, as there is presently no way to determine quantitatively the fate of all sediments discharged from an MS4 within the Harbor area. The Draft TMDLs are unclear on what exactly the WLAs represent.

load capacity for copper for that water body segment. The rationale for applying the “% difference” calculation to assign the WLAs for MS4 discharges is unclear.

**This calculation method penalizes *de minimus* dischargers to water bodies**—i.e., dischargers are required to reduce their loadings to water bodies to near zero levels even when model results indicate that their discharges have no effect on bed sediment concentrations, and when continued discharge at current levels would result in an identical outcome (i.e., no change in bed sediment pollutant concentrations). For example, in Cabrillo Marina, bed sediment concentrations are simulated to remain at about 235 mg/kg copper whether upland sources are held at existing levels or reduced to zero, but the WLAs for MS4 discharges to Cabrillo Marina nonetheless require a near total reduction of pollutant loads. The problem with the calculation is that the “% difference” calculated from the two model runs has no relationship to the loading capacity of the bed sediment, because so much pollutant mass is already resident in the receiving water bed sediments and is not the result of direct inflows from the watershed.

**Recommendation:** *The City requests that the Regional Board and USEPA revisit and recalculate load and waste load allocations using an appropriate methodology.*

- As noted above, model-estimated sediment concentrations for the “no upland scenario” were found in many cases to exceed the Draft TMDL targets, indicating that **even if all upland contaminant inputs are completely eliminated, the Draft TMDLs would continue to be exceeded**. Because pollutants already present in bed sediments appear to be the main cause of exceedances of Draft TMDL targets (e.g., Tetra Tech notes that “DDT bed sediment contamination is predominantly a legacy issue and upland sources appear to be contributing loads of sediment that are cleaner than what is currently in bed sediments...suggesting that sediment remediation is required in each [water body] zone to achieve sediment targets”), it appears that a **TMDL, which regulates loads to a water body, is not a suitable regulatory vehicle** for addressing these supposed sediment impairments.

**Recommendation:** *Pollutants present in the Harbor primarily as a result of legacy (historic) discharges, and for which current inputs are de minimus, should be eliminated from the Draft TMDLs and regulated through other means. These pollutants include DDT, PCBs, and PAHs.*

- Concentrations (and loadings) of legacy pollutants (e.g., DDT, PCBs and chlordane) in stormwater were estimated by assuming that concentrations in the top five centimeters of receiving water (Harbor) bed sediment were

representative of present-day stormwater concentrations. Such assumptions are flawed, and the **calculated watershed pollutant loadings very likely over-represent the actual loadings**. In fact, if the assumption held, then concentrations of these pollutants would have been present above detection levels in river measurements. However, river and stream measurements of these pollutants are consistently below detection levels.

**Recommendation:** *Modeling should be revised to more properly estimate concentrations of pollutants on sediments delivered to (and through) the Harbor from the upstream watersheds. If necessary, additional measurements should be made during the TMDL development process, prior to TMDL adoption, to allow these important corrections to be made.*

- **The EFDC modeling erroneously assumed that pollutant concentrations are uniform with depth within the sediment column.** However, it is likely that the highest concentrations of legacy pollutants such as DDT and PCBs are present at depth within the sediments, since their manufacture and use peaked long ago. This assumption has several important implications. First, model results will be inaccurate if pollutant concentrations within the bed are not represented correctly within the model. Second, it is likely that bioturbation (sediment movement by biota resident in the sediment bed), pore water diffusion, and other processes transport higher concentrations of these pollutants from depth to the surface sediment layers. This would mean that river and stream contributions are not responsible for the presence of pollutants at the sediment surface (see prior point). Finally, remedial measures such as dredging are likely to expose and redistribute higher concentrations present at depth, increasing environmental damage compared to current, baseline conditions.

**Recommendation:** *Data from sediment cores should be used to characterize pollutant concentrations within the sediment column, and new modeling should be conducted to utilize this information to establish TMDL targets and allocations and to revise estimates of current river loadings. If not available, sediment cores should be collected and characterized prior to adoption of the Draft TMDLs.*

- **Harbor modeling was not calibrated or validated for wet weather conditions.** The sensitivity analysis that was performed using the model to evaluate the impacts of key model assumptions, and the impacts of proposed management actions, was conducted for the dry weather condition. The dry weather sensitivity analysis found that model results were relatively insensitive to open boundary condition concentrations and upstream watershed loads. However, LSPC model results show that daily pollutant loads are several orders of magnitude higher during wet weather conditions

than during dry weather conditions. Thus, it is unsurprising that adjusting dry weather loading rates has relatively little impact on sediment concentrations. Most important, it appears that the model was not calibrated or validated for the wet weather conditions that deliver the bulk of sediment and associated pollutants to the Harbor. Given the assumptions detailed above and those that were made for the wet weather condition, we have little confidence in the model results.

**Recommendation:** *Additional data collection should be undertaken before the TMDLs are adopted to measure sediment and pollutant concentrations and loadings for the critical wet weather condition. Model assumptions should be revised to be consistent with the observations, and both the LSPC and EFDC models should be re-run with revised, realistic assumptions.*

- **Model calibration and validation approaches and model performance assessments appear to be based on visual comparisons and cursory, qualitative assessments.** Model predictions of in-stream pollutant concentrations (based on the LSPC model) and water column and bed sediment pollutant concentrations (based on the EFDC model) have limited resemblance to the observations. Despite their poor performance, the models and their predictions were deemed adequate and were used in developing the allocations of the Draft TMDLs.

**Recommendation:** *Consistent with the comments detailed above, key model assumptions should be revised, and model calibration and validation should be performed in a more quantitative manner, particularly for the wet weather condition and to compare modeled bed sediment pollutant concentrations to measured values.*

### Concerns with Implementation of the Draft TMDL

5. The Draft TMDLs indicate that during Phase I of the implementation, submission of an **Implementation Plan** and a **contaminated Sediment Management Plan** is required of all parties other than the Los Angeles and San Gabriel River responsible parties; for these two groups of responsible parties, only an Implementation Plan is required. In some parts of the Draft TMDLs (e.g., bottom of p. 28 of Attachment A to Resolution No. R11-XXX), it appears that the Cities of Los Angeles and Long Beach (and their ports) and the California State Lands Commission would be responsible for the development and implementation of Sediment Management Plans. In other portions of the Draft TMDLs (e.g., at p. 32 of Attachment A to Resolution No. R11-XXX), the development and implementation of Sediment Management Plans is assigned to “responsible

parties,” which are identified to include several individual MS4 permittees. **The City of Signal Hill strenuously objects to being named a “responsible party” for the purposes of development and implementation of Sediment Management Plans.**

*Recommendation: The City of Signal Hill requests that the Draft TMDLs be modified to state that the City is not a “responsible party” for the purpose of development and implementation of Sediment Management Plans.*

- 6. The Draft TMDLs do not appear to contain information to indicate how the TMDL requirements would be implemented in permits.** Although the Draft TMDLs appear to indicate that implementation in MS4 permits would occur over a 20-year period, it is unclear whether or not the permits would include interim and/or final numeric effluent limitations for concentrations in the water column, numeric effluent limitations for bedded sediment, or numeric effluent limits for pollutants associated with sediments that may be discharged in stormwater or urban runoff. It is particularly unclear how allocations that are expressed in terms of kg/yr for bed sediments and in terms of mg/kg dry sediment could be implemented within NPDES permits, although it appears that monitoring would require the collection, separation, and analysis of suspended sediment material, which is technically very challenging. **Without additional clarification, it is impossible to understand or to comment upon the impacts to Signal Hill, or to plan for or implement the Draft TMDLs.** Further, and as detailed in the Attachment to this letter, the City believes that it is infeasible to establish numeric effluent limitations for MS4 discharges based on the Draft TMDL.

*Recommendation: The Draft TMDLs should be revised to make clear that the waste load allocations of the Draft TMDLs will not be incorporated into MS4 permits as numeric effluent limitations, but that the permits will be consistent with the assumptions and requirements of the waste load allocations.*

- 7. The Draft TMDLs incorrectly assigns Los Cerritos Channel Metals TMDLs responsible parties to the group of Greater Los Angeles and Long Beach Harbor Responsible Agencies.** When discussing responsible agencies and potential implementation strategies, the Draft TMDLs erroneously disregard the Los Cerritos Channel Total Maximum Daily Loads for Metals established by USEPA on March 17, 2010. These TMDLs cover the Los Cerritos Channel Freshwater Watershed. Discharges from the jurisdictions of the MS4 permittees in this watershed flow through the freshwater channel before entering the Los Cerritos Channel Estuary, which in turn discharges to Alamitos Bay.

The Draft TMDLs include a portion of the Los Cerritos Channel Freshwater Watershed, defined by USEPA as a Nearshore Watershed. The Draft Staff Report (p. 65) defines nearshore areas as “areas with freshwater inputs that discharge directly to saline receiving waters.” As noted above, this is clearly not the case for discharges from responsible agencies within the Los Cerritos Freshwater Watershed.

**Recommendation:** *The Draft TMDLs should recognize and name the Los Cerritos Channel Freshwater watershed. Discharges to the Los Cerritos Channel should be recognized as discharges to freshwater, and should not be included in the “nearshore watersheds” category, as discharges to this channel are not discharges to the saline waters of the Harbor.*

8. **The Draft TMDLs should invoke available regulatory mechanisms for air deposition.** Sections 13146 and 13247 of the California Water Code are tools to require State offices, departments, or boards to comply with State policy for water quality control and with water quality control plans approved or adopted by the State Board. The applicability of these tools for controlling atmospheric deposition of metals was recognized by the State Board in Resolution 2008-046, approving the Los Angeles River Metals TMDLs, and should be acknowledged in the Harbor Toxics TMDL. Further, since air deposition is by itself a large enough source to result in chronic non-compliance with the Draft TMDL, the Draft TMDLs should identify responsible parties for air deposition, and should identify the implementation actions required of those parties. Finally, the implementation sections of the Draft TMDLs should recognize the success of SB346, which will require reductions in the copper content of brake pads and reduce the amount of copper arriving to the water bodies and watersheds regulated by the Draft TMDLs.

**Recommendation:** *The Draft TMDLs should be revised to include reference to Sections 13146 and 13247 of the California Water Code. The Draft TMDLs should be revised to identify the parties that will be responsible for attaining the air deposition loads, and to identify the actions that will be required of those parties. The implementation sections of the Draft TMDLs should also be revised to recognize the future load reductions that are anticipated to occur for copper as a result of SB 346, which will require reductions in the copper content of brake pads.*

### Environmental and Economic Impacts of the Draft TMDLs

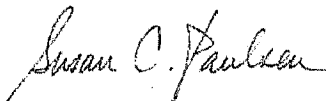
9. The TMDL Staff Report estimates that between 11 and 35 million cubic yards of material would need to be dredged from seven areas within the Harbor complex, at a total estimated cost of \$680 million (for 11 million cy) to \$2.2 billion (for 35 million cy). As detailed in Attachment A to these comments, because of the way in which TMDL targets were derived and applied, this is likely a gross underestimate. The estimate would be particularly low if dredged areas would subsequently need to be capped with significant quantities of clean sediment. This possibility was suggested by Peter Kozelka (USEPA, personal communication, February 11, 2011) in response to the possibility of higher pollutant concentrations at depth within the sediment column, and would greatly increase the cost of the proposed dredging program. Finally, because air deposition to the water surface is, per the Draft TMDL analysis, sufficient to result in non-compliance, it appears that dredging of the entire Harbor may be required on an ongoing, continuous basis.

Further, the environmental impacts of dredging and/or capping are likely to have been underestimated as well. As noted previously, the Regional Board and USEPA have performed no analysis of pollutant concentrations at depth in cores below the surface layers to be dredged. Because many of the pollutants present in the Harbor are legacy pollutants whose use was banned long ago, higher concentrations are likely to be present at depth and may be disturbed and redistributed into the environment by the remedial actions themselves. Both dredging and capping are likely to last for years and to result in extraordinary environmental impacts, as detailed in Attachment A.

**Recommendation:** *The environmental and cost analyses should be revised to more completely and comprehensively account for the duration and extent of dredging, and for the impacts and costs that will result from this reasonably foreseeable implementation requirement.*

We appreciate the opportunity to comment on this Draft TMDL. We also enclose as Exhibit 1 comments previously submitted regarding the amendment of the Consent Decree that requires development of these TMDLs, and we request that these comments be included in the administrative record for the current Draft TMDLs. Please contact us if you have any questions regarding these comments.

Sincerely,



Susan C. Paulsen, Ph.D., P.E.  
Vice President and Senior Scientist



## Attachment A

### Detailed Comments

**1. The Draft TMDLs use sediment quality guidelines (SQGs) to establish sediment allocations, contrary to the state SQO policy and best available science.**

Final TMDL allocations for sediments in the Greater Los Angeles and Long Beach Harbor Waters were developed based upon both Effect Range Low (ERL) numeric targets from the NOAA SQuiRTs marine sediment quality guidelines (SQGs) and Threshold Effects Concentrations (TECs), as shown in **Table A-1**, which is reproduced from the Draft TMDLs. Although the TMDL acknowledges the recently adopted Sediment Quality Objectives (SQO)<sup>1</sup> methodology for regulating contaminated sediments, it does not employ such a methodology to establish sediment allocations for the following reason: "To develop a TMDL, it is necessary to translate the narrative objectives in the Basin Plan and the lines of evidence in the SQOs into numeric targets that identify the measurable endpoint or goal of the TMDL" (Draft Staff Report at p.49).

Note that the Draft TMDLs do provide that "Attainment of the narrative sediment quality objective [of the Draft TMDLs] may occur either through demonstrating the waterbody has achieved the desired qualitative condition (clearly unimpacted or likely unimpacted) or the quantitative condition; i.e., if the ambient sediment chemistry levels within a waterbody are equal to or below the sediment quality values." (Draft Staff Report, p.90) However, the SQO Policy methods that allow determination of a finding of "clearly unimpacted" or "likely unimpacted" do not apply to estuaries, and would not apply either to the Dominguez Channel Estuary or to the Los Angeles River estuary.<sup>2</sup> However, the SQO Policy does require use of three lines of evidence for estuary areas, and the State Water Board is currently in the process of developing quantitative thresholds for the three lines of evidence that would apply to estuaries. Thus, it is unclear when and how alternative methods could be applied to assess impairment or to demonstrate compliance with the Draft TMDLs in the Dominguez Channel and Los Angeles River estuary segments.

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<sup>1</sup> The State's SQO Policy is attached to these comments as Exhibit 2.

<sup>2</sup> Per the SQO Policy (July 2008), "The tools described in the Sections V.D. through V.I. are applicable to Euhaline Bays and Coastal Lagoons south of Point Conception and Polyhaline San Francisco Bay... For all other bays and estuaries where LOE [lines of evidence] measurement tools are unavailable, station assessment will follow the procedure described in Section V.J." [SQO Policy at p. 7] Section V.J. [SQO Policy at p. 16] provides that the "same conceptual approach and similar tools" should be used in assessing sediment, even though thresholds and an integration tool are not provided. Section V.J. also provides that "results for a single LOE shall not be used as the basis for an assessment."

**Table A-1. Freshwater and marine sediment targets used in the Draft TMDLs. Reproduced from p. 4 of Attachment A to Resolution No. R11-XXX.**

Metals	Freshwater Sediment (TECs) (mg/kg)	Marine Sediment (ERLs) (mg/kg)
Cadmium	n/a	1.2
Copper	31.6	34
Lead	35.8	46.7
Mercury	n/a	0.15
Zinc	121	150
Chromium	n/a	81
Organics	Marine Sediment (ERLs) (µg/kg)	
Chlordane, total	0.5	
Dieldrin	0.02	
Toxaphene	0.10*	
Total PCBs	22.7	
Benzo[a]anthracene	261	
Benzo[a]pyrene	430	
Chrysene	384	
Pyrene	665	
2-methylnaphthalene	201	
Dibenz[a,h]anthracene	260	
Phenanthrene	240	
Hi MW PAHs	1700	
Lo MW PAHs	552	
Total PAHs	4,022	
Total DDT	1.58	

\*Toxaphene value from New York DEP, 1999, assumes 1% TOC.  
 n/a indicates that a fresh water sediment target is not established in this TMDL for this constituent.

The use of sediment quality guidelines (e.g., ERLs and TECs) is directly contrary to the State’s Phase I Sediment Quality Objectives Policy, adopted by the State Board on September 16, 2008 and approved by USEPA on August 25, 2009. The State’s SQO Policy requires an evaluation of sediment quality using three lines of evidence (sediment chemistry, sediment toxicity, and benthic community); if sediment quality objectives are found to be exceeded, the Policy requires that a “stressor identification” step be conducted to determine if the exceedance is due to toxic chemicals and, if so, which toxic chemical(s) are responsible for the exceedance. In fact, the SQO Policy states that,

*None of the individual LOE [line of evidence] is sufficiently reliable when used alone to assess sediment quality impacts due to toxic pollutants. Within a given site, the LOEs applied to assess exposure ... may underestimate or overestimate the risk to benthic*

*communities and do not indicate causality of specific chemicals. The LOEs applied to assess biological effects can respond to stresses associated with natural or physical factors, such as sediment grain size, physical disturbance, or organic enrichment.*

*Each LOE produces specific information that, when integrated with the other LOEs, provides a more confident assessment of sediment quality relative to the narrative objective. When the exposure and effects tools are integrated, the approach can quantify protection through effects measures and also provide predictive capability through the exposure assessment. [SQO Policy at p. 7]*

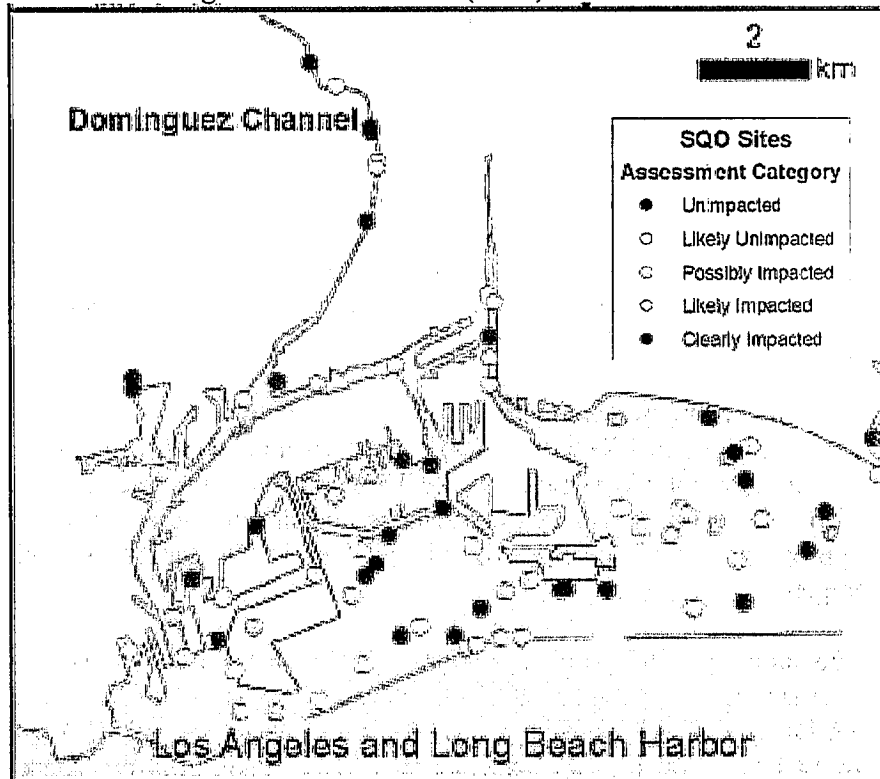
Use of sediment chemistry alone (i.e., comparison of sediment pollutant concentrations to ERLs or TECs) constitutes application of a single LOE. Thus, the impairment assessment of the Draft TMDLs and the targets of the Draft TMDLs are not best available science and are not scientifically or technically appropriate for the purposes of establishing TMDL targets or sediment cleanup targets.

The impact of using SQGs as Draft TMDL targets can be seen by comparing assessment results under the SQO Policy with an assessment made using the Draft TMDL targets. **Figures A-1 and A-2** reproduce maps of SQO results produced by SCCWRP during SQO development (SCCWRP, 2008)<sup>3</sup>. These figures show that 35% of stations (26 of 75 stations) are classified as “unimpacted” and 17% are classified as “likely unimpacted” (dark and light green, respectively). An additional 31% are classified as “possibly impacted,” which is defined in the SQO Policy to mean that “Contamination at the site may be causing adverse impacts to aquatic life in the sediment, but the level of impact is either small or is uncertain because of disagreement among LOEs [lines of evidence].” Only 13 stations (17%) are classified as “likely impacted” (orange) or “clearly impacted” (red).

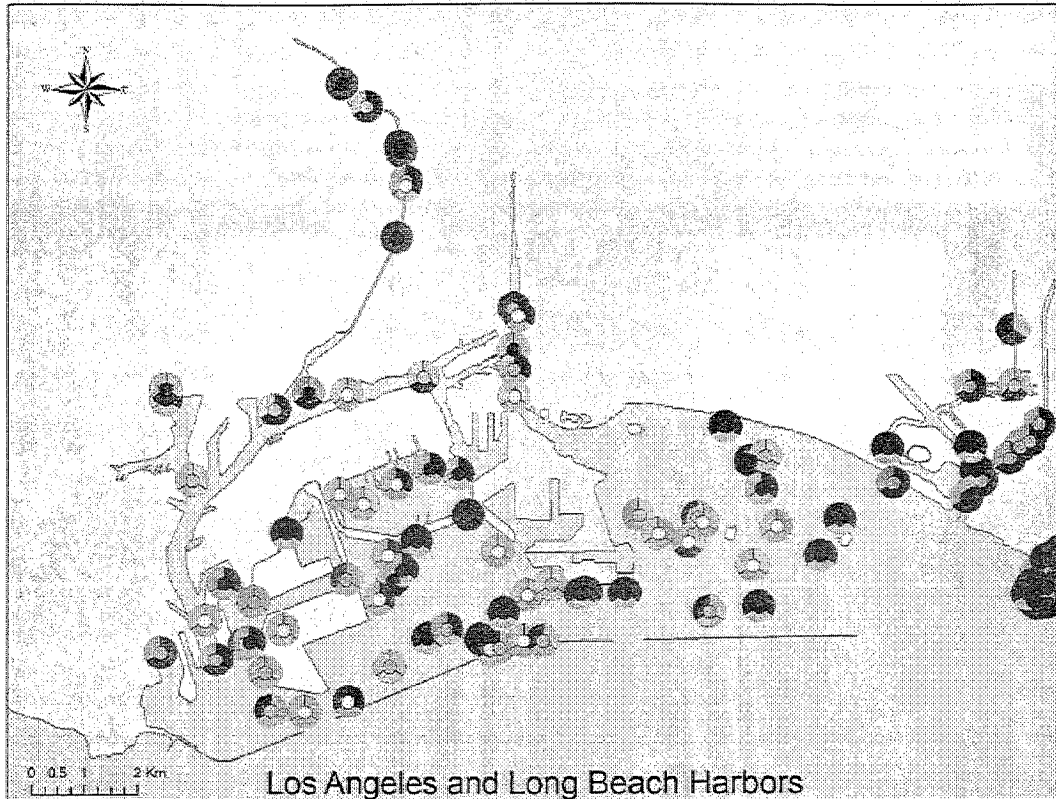
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




<sup>3</sup> Southern California Coastal Water Research Project (SCCWRP), Sediment Quality in California Bays and Estuaries, SCCWRP Technical Report No. 522, January 2008.

**Figure A-1. Sediment Quality in Los Angeles and Long Beach Harbor.  
Reproduced from Figure 6 of SCCWRP (2008).**



**Figure A-2. SQO Assessment Results within Los Angeles and Long Beach Harbors. Reproduced from Figure C-3 of SCCWRP (2008).**



LOE Categories	MLOE Assessment	LOE Assessment			
 B=Benthic Disturbance T=Toxicity C=Chemistry Exposure M=MLOE Assessment	● Unimpacted				
	● Likely Unimpacted	Reference	Low	Moderate	High
	○ Possibly Impacted	Nontoxic	Low	Moderate	High
	● Likely Impacted	Minimal	Low	Moderate	High
	● Clearly Impacted				

By contrast, maps produced by Flow Science for copper (**Figure A-3**) and DDT (**Figure A-4**) using data from the Los Angeles Region Contaminated Sediment Task Force Version 1.0 ([www.coastal.ca.gov/sediment/sdindex.html](http://www.coastal.ca.gov/sediment/sdindex.html), data collected from 1987-2009) show that virtually all of the Harbor sediment samples exceed the artificially low DDT target (316 out of 323 samples) and about 69% of the Harbor sediment samples exceed the artificially low copper target (224 out of 323 samples) of the Draft TMDLs. See **Figures A-3** and **A-4** below. Thus, the Draft TMDL methodology using SQGs indicates that radically larger areas of the Harbor complex will require remedial measures such as dredging or capping, than

does the EPA-approved California State SQO Policy. Thus, the use of SQGs imposes much larger TMDL costs on stakeholders, without scientific justification.

**Figure A-3. Copper concentration in sediment samples in the Los Angeles and Long Beach Harbors compared to the Draft TMDL target of 34 mg/kg**

Sediment data are from Los Angeles Region Contaminated Sediment Task Force Version 1.0 (<http://www.coastal.ca.gov/sediment/sdindex.html>). Composite samples that were collected at the same station on the same date were averaged. The threshold of 34 mg/kg in the graphic is the target for marine sediment in the Draft TMDL. Number of Green dots (<34), Orange dots (≤34-200), and Red dots (≥200) are 99, 187, and 37, respectively.



**Figure A-4. Total DDT concentration in sediment samples in the Los Angeles and Long Beach Harbors as compared to the Draft TMDL Target of 1.58 ug/kg**

Sediment data are from Los Angeles Region Contaminated Sediment Task Force Version 1.0 (<http://www.coastal.ca.gov/sediment/sdindex.html>). Composite samples that were collected at the same station on the same date were averaged. Total DDT concentration was the sum of DDE, DDD, and DDT concentrations. The threshold of 1.58 ug/kg in the graphic is the target for marine sediment in the Draft TMDL. Number of Green dots (<1.58), Orange dots (≤1.58-100), and Red dots (≥100) are 7, 222, and 94, respectively.



The City of Signal Hill requests that the Draft TMDLs be amended to remove the ERLs and TECs. Instead, the Draft TMDLs should be written to evaluate impairment and to establish sediment targets using the State's Sediment Quality Objective (SQO) Policy. If SQO exceedances are found, the stressor identification procedures of the SQO Policy should then be

**implemented to determine whether or not pollutant(s) are responsible for the exceedances, and to identify which pollutant(s) would need to be controlled to bring sediments into compliance with the SQO Policy.**

**2. Allocations related to the “Impaired Sediment Quality Objective” in Dominguez Channel Estuary and the Greater Harbor waters were calculated improperly.**

The Draft TMDLs establish both interim and final concentration-based sediment allocations for Dominguez Channel Estuary and Greater Los Angeles and Long Beach Harbors. The interim allocations of the Draft TMDLs were based on the 95<sup>th</sup> percentile of sediment concentration data collected from 1998-2006. The Draft TMDLs do not specify how many data points were used to calculate the interim allocation values, and we have not been able to reproduce the calculations of the Draft TMDLs.

We request that the RWQCB provide the dataset upon which the interim allocation calculation is based, along with an explanation of whether or not any data points were excluded from the calculation (e.g., outliers). We believe that all data points should be included in the calculation.

The final sediment targets in the Draft TMDLs are based on chemical specific sediment quality values (SQVs, specifically ERLs and TECs), referring to the chemical concentration in the bulk sediments” (p. 90 of the Draft Staff Report), as shown in **Table A-1** above.

The Draft TMDL Staff Report indicates that the loading capacities of water bodies were estimated by multiplying the sediment quality targets (e.g., ERLs, see **Table A-1**) by the annual clean sediment deposition rates.<sup>4</sup> Sediment deposition rates were estimated from annual average mass EFDC-derived total sediment deposition (EFDC model output for 2002-2005). As detailed below in Section 5, this calculation fails to consider the fraction of sediment (and associated pollutants) that are carried out to sea beyond the Harbor.

The calculated loading capacities were then divided into waste load allocations (WLAs) for point sources (including MS4 discharges) and load allocations for non-point sources (direct air deposition and existing sediments) (see Table 6-10,

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<sup>4</sup> For example, the loading capacity of copper in the Dominguez Channel Estuary was calculated by multiplying the sediment quality target of 34 mg/kg (pg. 4, Draft TMDL) by the annual clean deposition rate of 2,470,201 kg/yr (pg. 8, Draft TMDL) to obtain a total of 34 mg/kg \* 2,470,201 kg/yr = 84 kg/yr. Note that these calculations fail to consider the flux of sediment (and associated contaminants) that does not settle to the sediment bed (i.e., that passes through the water bodies and out to sea) and thus is lower than necessary.





p. 92 of the Draft Staff Report).<sup>5</sup> The Draft Staff Report states that the LAs for bed sediments were obtained by subtracting the allocations assigned to point and non-point sources from the overall loading capacity; derivation of the allocations is discussed in greater detail in Section 4 below. Final mass-based sediment WLAs for municipal stormwater sources (including the Los Angeles and Long Beach MS4 co-permittees) and LAs for existing sediments and direct air deposition were specified in the Draft TMDLs (see **Tables A-2 through A-4**).

It is unclear how the final mass-based WLAs would be applied within MS4 discharge permits. As noted below (see footnote 7), it appears that these WLAs represent the total allowable mass loading of pollutants from the watershed to the greater Harbor area (i.e., the total pollutant flux out of the watersheds).

**Table A-2: Final mass-based WLAs MS4s in Los Angeles County<sup>6</sup>**

Waterbody	Copper	Lead	Zinc	PAHs total	DDT total	PCBs total
	kg/yr			g/yr		
Dominguez Channel Estuary	22.4	54.2	271.8	0.134	0.250	0.207
Consolidated Slip	2.73	3.63	28.7	0.0058	0.009	0.004
Inner Harbor	1.7	34	115.9	0.088	0.051	0.059
Outer Harbor	0.91	26.1	81.5	0.105	0.005	0.020
Fish Harbor	0.00017	0.54	1.62	0.007	0.0003	0.0019
Cabrillo Marina	0.0196	0.289	0.74	0.00016	0.000028	0.000025
San Pedro Bay	20.3	54.7	213.1	1.76	0.049	0.44
LA River Estuary	35.3	65.7	242.0	2.31	0.1	0.324
Inner Cabrillo Beach	N/A	N/A	N/A	N/A	0.0001	0.0003

\* The Draft TMDL Staff Report indicates that mass-based WLAs were assigned to point sources when sufficient discharge flow data were available but does not describe how specific values for each waterbody were estimated. Our understanding of how WLAs and LAs were derived is based upon personal communication with Peter Kozelka (USEPA, February 17, 2011) and is detailed in Section 5 below.

<sup>5</sup> Continuing the prior example, the loading capacity of 84 kg/yr for copper in the Dominguez Channel estuary was distributed among MS4s (MS4s in LA County = 22.4 k/yr, MS4s in City of Long Beach = 0.6 kg/yr, Caltrans = 0.384 kg/yr), air deposition (4.6 kg/yr) and bed sediments (56 kg/yr). The methodology used in this calculation is described in Section 5.

<sup>6</sup> The Draft TMDLs provide that “the compliance point for the stormwater WLAs shall be at the storm drain outfall of the permittee’s drainage area. Alternatively, if stormwater dischargers select a coordinated compliance monitoring option, the compliance point for the stormwater WLA may be at storm drain outfalls or at a point in the receiving water, which suitably represents the combined discharge of cooperating parties discharging to Dominguez Channel and Greater Los Angeles and Long Beach Harbor waters.” (Draft Basin Plan Amendment at p. 31)

**Table A-3: Final mass-based LAs for air deposition**

Waterbody	Copper	Lead	Zinc	PAHs total	DDT total	PCBs total
	kg/yr			g/yr		
Dominguez Channel Estuary	4.6	0.031	33.2	0.051	6.01	N/A
Consolidated Slip	1.2	0.008	8.6	0.013	1.56	N/A
Inner Harbor	97.6	0.67	710	1.08	129	N/A
Outer Harbor	17.9	0.9	108.1	1.5	173	N/A
Fish Harbor	0.4	0.02	2.4	0.033	3.9	N/A
Cabrillo Marina	0.34	0.017	2.05	0.028	3.3	N/A
San Pedro Bay	36	1.8	219	2.9	350	N/A
LA River Estuary	6.7	0.046	48.9	0.075	8.9	N/A
Inner Cabrillo Beach	N/A	N/A	N/A	N/A	3.5	N/A

**Table A-4: Final mass-based LAs for bed sediments<sup>7</sup>**

Waterbody	Cu	Pb	Zn	PAHs total	DDT total	PCBs total
	kg/yr			g/yr		
Dominguez Channel Estuary	56	58.7	53.3	9.7	(2.4)	7.7
Consolidated Slip	8.13	12.9	15.57	1.41	(1.0)	1.13
Inner Harbor	(23.1)	60.7	(521.3)	7.88	(125)	7.14
Outer Harbor	(18.2)	(116)	(1731)	6.964	(182)	7.28
Fish Harbor	0.636	0.87	0.5	0.084	(3.85)	0.10
Cabrillo Marina	1.0	1.506	3.03	0.1285	(3.22)	0.12
San Pedro Bay	442.9	432	865	59.0	(320)	57.3
LA River Estuary	311.8	235.0	343.0	59.6	24.09	65.3
Inner Cabrillo Beach	N/A	N/A	N/A	N/A	(3.5)	0.09

**NB:** values in parentheses indicate that bed sediment remediation will be required to attain specified WLAs or LAs.

**NB:** As shown in Table A-4, the Draft TMDLs indicate that *bed sediment remediation will be required in all areas of the Harbor* in order to meet the Draft TMDL targets for DDT.

For other permit categories (non-MS4 dischargers, including General Construction and General Industrial permittees and individual industrial

<sup>7</sup> The Draft TMDLs specify that “the compliance point(s) for responsible parties receiving load allocations shall be in the receiving waters or the bed sediments of the Dominguez Channel and the Greater Los Angeles and Long Beach waters.” (Draft TMDLs at p. 31)

permittees), the Draft TMDLs assign concentration-based allocations (in ug/L, based on CTR) for copper, lead, zinc, total PAHs, chlordane, 4,4'-DDT, dieldrin, and total PCBs (Table 6-9, p. 91 of the Draft Staff Report). There appears to be no connection between the SQVs (sediment concentrations in mg/kg of sediment) and the concentration-based allocations provided for non-MS4 permittees. It is unclear why the Regional Board expects that maintaining pollution concentrations at CTR levels in the relevant waterbodies will necessarily result in sediment concentrations that achieve the relevant SQVs.

### 3. Air Deposition.

The amount of key pollutants deposited by air deposition to the water bodies regulated by the Draft TMDLs appears to exceed the loading capacity of the water bodies. For example, the final mass-based TMDL for DDT in the Dominguez Channel Estuary is 3.90 g/yr (see Attachment A to Resolution No. R11-XXX at p. 17), but the air deposition allocation (based on measurements presented by SCCWRP in a presentation from 2007, Draft Staff Report at p. 97-98) is 6.01 g/yr. In all of the water body zones regulated by the Draft TMDLs except the Los Angeles River Estuary, air deposition of DDT exceeds the loading capacity for the water body. **Thus, if air deposition of DDT continues in the future at current rates, the loading capacity of the water body will continuously be exceeded, which apparently would require continuous dredging by the responsible parties.** Even if allocations from all other sources are reduced to near zero, **it appears that air deposition to the water body itself will exceed the TMDL allocations.** This observation also holds for other pollutant/water body combinations – e.g., copper and zinc in the Inner Harbor.

It appears that the Draft Staff Report assumed that the entire load of atmospherically delivered pollutants would deposit to underlying bed sediments. However, pollutants delivered by atmospheric deposition are typically delivered on particles with a very fine grain size. These particles would land upon the water surface, then would be transported by currents and tides within the Harbor as they settled through the water column. However, given that only a fraction of the sediment delivered to the Harbor settles to the bed sediments (see **Figure A-5** below), and given the very fine particle sizes of most atmospherically delivered pollutants, it is highly likely that a large fraction of atmospherically delivered pollutant load would be transported out of the Harbor before it could settle to the bed sediments of the Harbor. However, a more detailed quantitative analysis would be required to assess the fate of atmospherically derived pollutants.

**4. Application of chronic toxicity tests to stormwater is inappropriate.**

The application of toxicity targets as numeric effluent limits in NPDES permits is inappropriate for a range of reasons. First, it is inappropriate to apply toxicity requirements as effluent limitations. Toxicity tests measure the responses of certain test organisms, and toxicity test results can be influenced by numerous factors other than and in addition to effluent toxicity, including differences in ionic strength between control and ambient samples. For this reason, failure of any single toxicity test should not automatically be considered to be a violation but rather should trigger further investigation to determine if the effluent is indeed toxic and/or to identify the toxicant(s).

The Draft TMDLs would apply toxicity limits for chronic toxicity to stormwater discharges. This use of toxicity testing is inappropriate, as it is unsupported by appropriate studies and data collection, and because it is unclear that current chronic toxicity test methods could be applied to stormwater discharges. For example, most methods require the collection of new samples daily for eight (8) days, and most stormwater discharges persist for a much shorter length of time.

The Draft TMDLs calculate an interim limit for toxicity using “average values” from toxicity tests conducted by the Los Angeles County Department of Public Works. It is inappropriate to use the average of available test data as a measure of current performance that can be applied to single samples, because the average by definition reduces the influence of single sample values, some of which are (by definition) higher than the calculated average value. Either the maximum (of upper percentile) value of the available data should be used to establish the interim limit, or the average value of multiple toxicity tests should be compared to the interim limit (if that value is established as an average of available data).

Toxicity testing should be conducted in the receiving water, as envisioned by the monitoring requirements of the Draft TMDLs (see p. 21), but the interim and final toxicity allocations in the Draft TMDLs appear to apply to individual effluent samples (see pp. 9-11). Toxicity testing should be performed in the receiving water, not for individual effluent samples.

**5. Watershed and Harbor Modeling, and Use of Model Results in TMDL Derivation**

**Use of Model Results in TMDL Development**

*Use of model results to calculate loading capacities within the Draft TMDLs is flawed.*



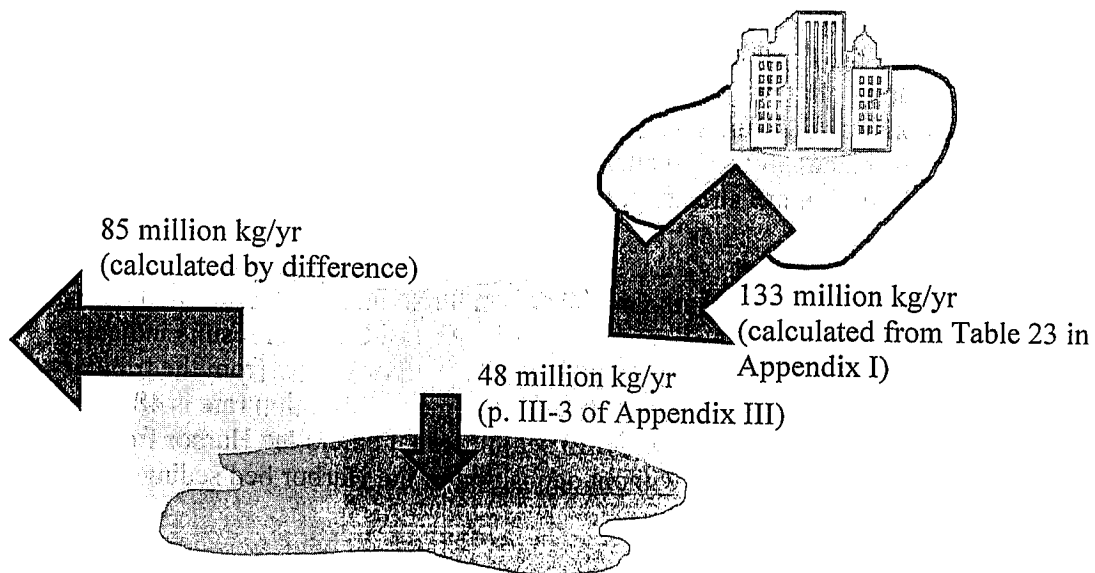
The load capacities of the Draft TMDLs were derived using a combination of watershed modeling (using the LSPC model) and hydrodynamic modeling of the Harbor waters (using the EFDC model). Model results were then used by Regional Board and USEPA staff to derive the load and waste load allocations of the TMDL.

As described below, we have several concerns regarding the modeling exercise itself. Aside from those concerns, however, it appears that the model results were used incompletely to derive TMDL allocations. Specifically, it appears that the allocations of the Draft TMDLs were derived to consider only the flux of sediment (and pollutants) to the Harbor sediment bed, and that these calculations failed to consider the flux of sediment (and pollutants) through and out of the Harbor. The calculations also inappropriately assigned a load to bed sediments, which by definition are already present in the water body and not a load to the water body.

To illustrate these concerns, the model results for sediment have been compiled into **Figure A-5** below. As noted in **Figure A-5**, LSPC model results indicate that about 133 million kg of sediment enter the Harbor waters from the tributary watersheds each year. The annual average sediment deposition rate is 48 million kg/yr. Thus, about 85 million kg/yr of sediment that enters the Harbor from the watersheds exits the Harbor without depositing to the Harbor bed sediments.

**Figure A-5. Model results describing sediment loadings within the Harbor, existing condition.**

Sediment flux from the watershed was calculated from values in Table 23 of Appendix I, assuming 90% dry days and 10% wet weather days (email communication with Peter Kozelka, February 17, 2011). Sediment deposition within the Harbor was calculated as the sum of deposition to the eleven water bodies listed in Table 5-3 of the Draft Staff Report. Flux of sediment leaving the Harbor was calculated by difference.



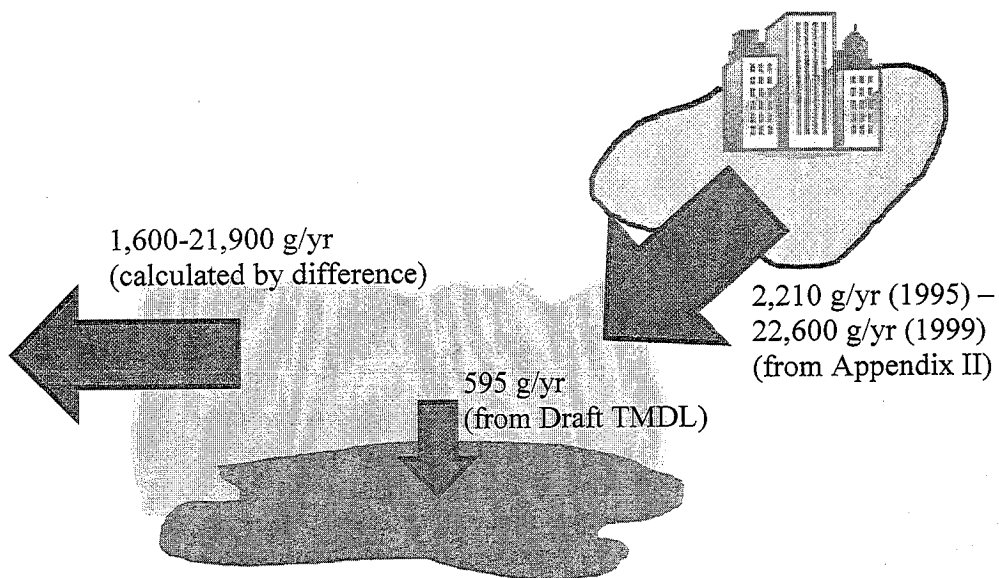
Similar mass loading rates can be calculated from the pollutant loads provided in the modeling appendices and in the Draft TMDL Staff Report. For example, **Figure A-6** below shows the loading rates for DDT, and indicates that only 2.6%-27% of the DDT that enters the Harbor from the watersheds deposits to the Harbor sediments.

However, the loading capacity describing the allowable flux of DDT to Harbor sediments was established by multiplying the flux of sediment to the Harbor bed (about 48 million kg/yr, see **Figure A-5**) by the TMDL sediment target (e.g., for DDT, 1.58 ppb, see **Table A-1**). This calculation yields a result of 76.2 g/yr, as shown in **Figure A-7**. The Draft TMDLs further assign a waste load allocation (WLA) to MS4 discharges, which appear to represent all discharges from the watershed (i.e., excluding TITP). As shown in **Figure A-7**, the waste load allocation for MS4 discharges from the watersheds is 1.93 g/yr. Thus, it appears that the Draft TMDLs are requiring the load of DDT from the watersheds to be reduced from about 2,210-22,600 g/yr (existing loads) to 1.93 g/yr (sum of MS4

allocations), or reductions of 99.91% to 99.991% as compared to the modeled existing loads from the watersheds.

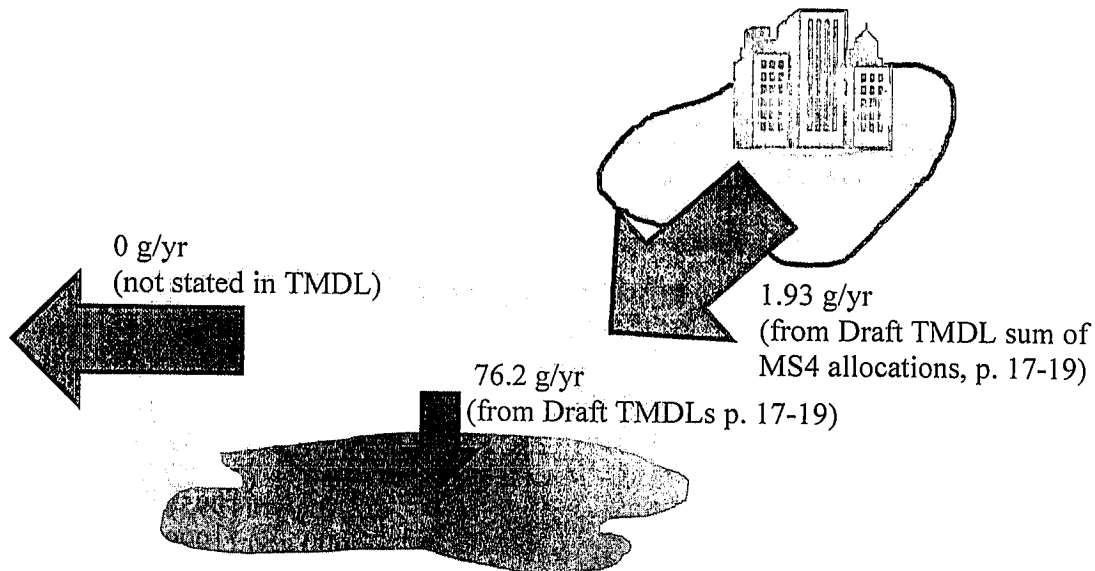
**Figure A-6. Modeled watershed loading rates for DDT, existing condition.**

Pollutant loads from the watershed areas to the Harbor were obtained by summing loads from Tables B-1 through B-8 of Appendix II to the Draft Staff Report for the lowest and highest load years (1995 and 1999, respectively). Current annual average deposition rates were obtained from Appendix A to Resolution No. 2011-XXX. The flux leaving the Harbor was obtained by difference. Note that the sediment flux to the Harbor will vary by year, but model results have not been provided for individual years. Thus, the annual average value representing DDT loads to the sediment was used in the difference calculation for both wet and dry (high and low load) years.



**Figure A-7. Draft TMDL-allocated (allowable) watershed loading rates for DDT.**

From Attachment A to Resolution No. R11-XXX. 76.2 g/yr is the loading capacity of DDT to the Harbor sediments (annual average). 1.93 g/yr is the sum of the MS4 waste load allocations (annual average).



The Draft TMDLs arrive at these values by making several erroneous assumptions. First, a load allocation is assigned to bed sediments, which are already present in the Harbor and cannot be regarded as a load to the Harbor. Second, the Draft TMDLs for air deposition to the water surface appears to assume that 100% of the atmospheric load will be deposited to the bed sediments of the Harbor (which is unlikely, given the very fine particle sizes of most atmospheric deposition; see Section 3 above). Third, the allocation calculations fail to consider the transport of sediment and associated pollutants out of the Harbor, and in effect appear to require the loads of sediment and associated pollutants out of the Harbor to be reduced to zero.

Similar calculations can be made for the other pollutants regulated by the TMDL. These calculations are summarized in **Table A-5** below; the first line in the table is for DDT, with values corresponding to those shown in **Figures A-6 and A-7**.





**Table A-5. Existing loads, TMDL allowable loads, and required MS4 load reductions. Calculated from data sources referenced in Figures A-6 and A-7.**

Pollutant	Units	Existing Loads (per Draft TMDL)			Draft TMDL allowable loads			Required load reduction
		From watershed	To Harbor sediment	Through Harbor	To Harbor sediment	Out of Harbor*	MS4 load	
DDT	g/yr	2,200-22,600	595	1,600-22,000	76.2	0	1.93	99.91-99.991%
PCBs	g/yr	5,000-60,000	720	4,300-59,400	155	0	7.83	99.85-99.99%
Copper	kg/yr	9,500-80,100	3,600	5,900-76,600	1640	0	615	93.5-99.2%
Lead	kg/yr	6,600-60,300	5,100	1,500-55,100	2150	0	1380	79.2-97.7%
Zinc	kg/yr	80,500-606,000	31,400	49,100-574,000	7230	0	5230	93.5-99.1%
PAHs	kg/yr	610-2,200	56	553-2,200	194	0	42	93.1-98.1%

\* The Draft TMDLs do not specify the loads out of the Harbor, but these would be zero by default if the WLAs of the Draft TMDLs (Attachment A to Resolution No. R11-XXX at pp. 13-19) apply directly to MS4 discharges, and not to only that portion of the MS4 discharge that settles to the Harbor floor. See also discussion below for additional detail.

***Methods used to calculate load and waste load allocations are flawed.***

Peter Kozelka of USEPA indicated (personal communication, February 17, 2011) that allocations were calculated from loading capacities using model results presented in Appendix III (Tetra Tech memorandum dated November 29, 2010) to the Draft Staff Report.

In the November 2010 Tetra Tech memorandum, two model scenarios were considered—an existing scenario (“base”) and a hypothetical scenario run to evaluate “no upland sources” (i.e., only absolutely clean sediments delivered to the Harbor from the watersheds, with zero pollutant concentrations). Concentrations of pollutants in the bed sediment of the receiving waters were estimated for these scenarios using the LSPC and EFDC models for both the “base” and “no upland sources” model scenarios. The model results were used to calculate the difference between bed sediment concentrations in the base scenario and the “no upland sources” scenario.

For some pollutant/water body segment combinations, the modeled difference between scenarios was relatively significant (e.g., for copper in the Dominguez Channel Estuary, the “no upland sources” scenario was simulated to result in bed

sediment concentrations about 28% lower than for the base case). But for many water body/pollutant segments, the difference in bed sediment concentrations was negligible (e.g., for copper in Cabrillo Marina, bed sediment concentrations would be 1.49% higher if watershed loads of copper were eliminated), indicating that reducing pollutant loads from the watershed to zero would have no effect on pollutant concentrations in bed sediments.

The loading capacity for each water body was then divided into LAs and WLAs using these “% difference” values (Peter Kozelka, personal communication, February 17, 2011). In this manner, MS4 permittees discharging to the Dominguez Channel Estuary were assigned 28% of the total load capacity for that waterbody, and MS4 permittees discharging to Cabrillo Marina were assigned 1.49% of the load capacity for copper to that water body segment.

The rationale for applying the “% difference” result to assign the WLAs for MS4 discharges is unclear. In fact, this calculation assigns the smallest portion of the available loading capacity to the discharges that have the least effect on bed sediment pollutant concentrations. In this way, the calculation method used in the Draft TMDLs penalizes *de minimus* dischargers—i.e., dischargers are required to reduce their loadings to water bodies to near zero levels even when model results indicate that their discharges have no effect on bed sediment concentrations and when continued discharge at current levels would result in an identical outcome (i.e., no change in bed sediment pollutant concentrations). For example, in Cabrillo marina, bed sediment concentrations remain at about 235 mg/kg copper both when upland discharges occur at current levels and when discharges of copper from upland areas are reduced to zero. Nonetheless, the WLAs for MS4 discharges to Cabrillo Marine require a near-total reduction of pollutant loads. The problem with the calculation is that the “% difference” calculated from the two model runs has little to no relationship to the loading capacity of the bed sediment in the water body, because so much of the pollutant mass in the receiving water bed sediment is already resident, not the result of inflows from the watershed.

As noted throughout these comments, it appears that the WLAs for MS4s represent the total flux of a given pollutant from the watershed to the receiving water; this would be the typical, conventional way of interpreting the WLA for an MS4 discharge, and these comments are based upon this interpretation. (Indeed, the Draft Basin Plan Amendment at p. 31 states that “the compliance point for the stormwater WLAs shall be at the storm drain outfall of the permittee’s drainage area,” which supports this traditional interpretation.)

However, it is possible that, instead, the WLA represents only that portion of the MS4 discharge that actually settles to the bed sediments in the receiving water, which is a small fraction of the overall loading from the watershed to the Harbor.



If the WLAs for the MS4 discharges are intended to represent only the pollutants from the MS4 discharges that actually settle to the sediments (and not that fraction that is carried through and beyond the Harbor areas without depositing to bed sediments), then the WLAs of the Draft TMDLs could clearly not be directly applied in NPDES permits, as the actual total discharge of pollutants could be several orders of magnitude larger than the WLAs without exceeding the WLAs at the sediment bed; further, compliance could not be measured directly, as there is presently no way to determine quantitatively the fate of all sediments discharged from an MS4 within the Harbor area. Indeed, determining the fate within the Harbor of sediments and associated pollutants discharged from the watersheds would be a highly complex undertaking, requiring analysis of the mixing behavior and sediment deposition patterns within the receiving water, which are a function of the particle size within the discharge, velocity patterns within the receiving water, the fraction of pollutants present on various grain sizes, bed sediment geomorphology, and other factors. Determining the fate of sediment particles from a particular discharge would be a complex undertaking requiring site-specific information and study.

***Several pollutants are not suitable for regulation by a TMDL.***

As noted above, model-estimated sediment concentrations for the “no upland scenario” were found in many cases to exceed the Draft TMDL targets, indicating that **even if all upland contaminant inputs are completely eliminated, the Draft TMDLs would continue to be exceeded. Even full elimination of watershed sources would have little to no impact on bed sediment pollutant concentrations for legacy pollutants.** Because pollutants already present in bed sediments appear to be the main cause of exceedances of Draft TMDL targets (e.g., Tetra Tech notes that “DDT bed sediment contamination is predominantly a legacy issue and upland sources appear to be contributing loads of sediment that are cleaner than what is currently in bed sediments...suggesting that sediment remediation is required in each [water body] zone to achieve sediment targets”), it appears that a **TMDL, which regulates loads to a water body, is not a suitable regulatory vehicle** for addressing these supposed sediment impairments.

As noted in Tetra Tech’s November 29, 2010 memorandum (included in Appendix III to the Draft Staff Report), DDT, PCBs, and PAHs are all primary legacy issues. We conclude that these pollutants should be eliminated from the TMDL and regulated, if necessary (after evaluation using the SQO Policy) using different regulatory vehicles.

## Watershed Modeling

As described in Appendix II to the Draft Staff Report, watershed model was conducted to estimate sediment and pollutant loadings from the watershed to the Harbor area. The LSPC model was used to conduct the watershed modeling. As detailed below, several assumptions made in the LSPC modeling are likely false.

### *Watershed load estimations for DDT, PCBs, and chlordan.*

Within the LSPC model, loadings of DDT, PCBs and chlordan were estimated assuming that bed sediment concentrations of these legacy pollutants in the receiving water (Harbor Waters) were representative of stormwater concentrations. Data from the Bight '03 Sampling Stations were used in this estimation. For the Los Angeles River (LAR), San Gabriel River (SGR) and nearshore watersheds (areas in the TMDL domain other than the watersheds of SGR, LAR and Dominguez Channel (DC), including watersheds draining directly to the estuaries of SGR and LAR), a representative receiving waterbody was identified, and a single representative value of bed sediment concentration was calculated for each waterbody by averaging the available Bight '03 sampling data within that receiving waterbody. The concentration of these pollutants in stormwater was then estimated by multiplying the representative receiving waterbody bed sediment concentration by the LSPC-predicted in-stream sediment concentration (see Appendix II at p. 44).

Given that DDT, PCBs and chlordan are legacy pollutants (their use stopped in 1972<sup>8</sup>, 1979<sup>9</sup>, and 1988<sup>10</sup>, respectively), it is highly unlikely that concentrations of these pollutants in the bed sediment of the receiving water are the result solely of present-day stormwater flows. Rather, the sediments within the Harbor contain reservoirs of these pollutants from historic discharges, and discharge concentrations have been declining significantly over time. The deeper sediment layers may contribute to the concentrations of pollutants in sediment surface layers through sediment disturbance, bioturbation, pore water diffusion, and other processes (see also discussion below). Moreover, an average value, used in the estimation approach, is not representative when the observed bed sediment concentration of DDT, PCBs and chlordan varies by several orders of magnitude (Appendix II, Figures 20-22, pg. 41-43).

Of most concern, however, is that this method of estimating pollutant loads from the watersheds does not appear to yield realistic results. As shown in **Figure A-8** below for DDT and PCBs (reproduced from Figures 24 and 25 of Appendix II to

<sup>8</sup> <http://www.epa.gov/history/topics/ddt/index.htm>

<sup>9</sup> <http://www.epa.gov/epawaste/hazard/tsd/pcbs/pubs/about.htm>

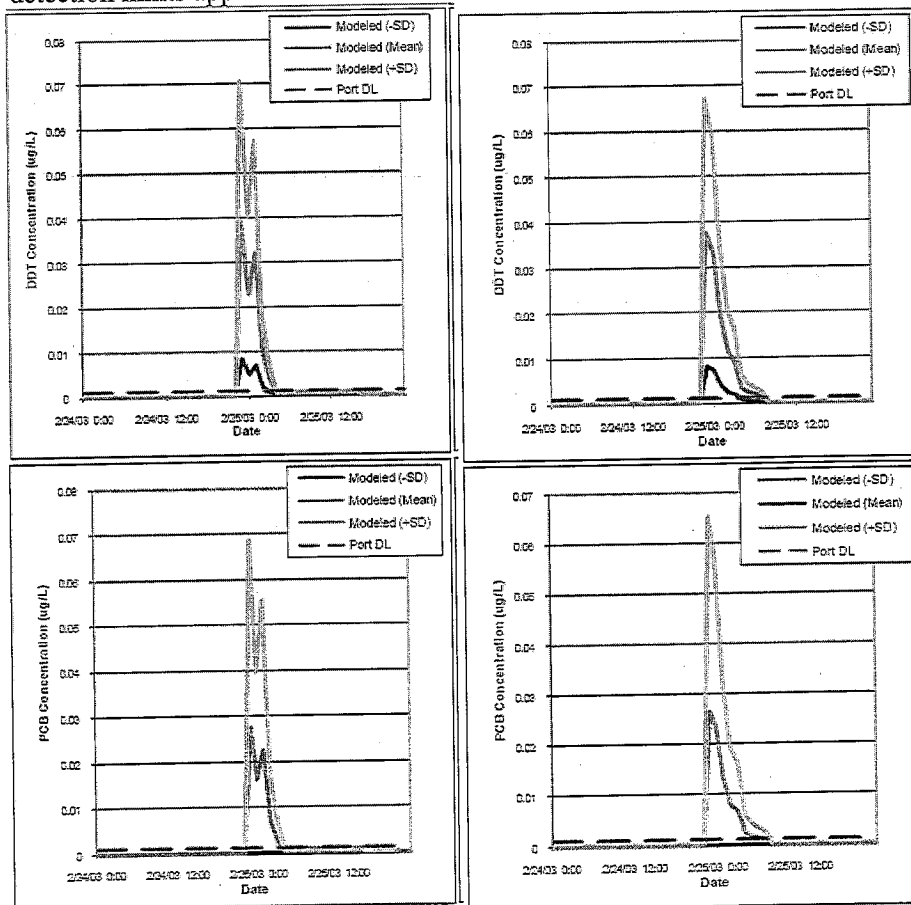
<sup>10</sup> <http://www.epa.gov/ttnatw01/hlthef/chlordan.html>

the Draft Staff Report), the calculated concentrations of DDT and PCBs used in the LSPC model appear to be many times larger than the detection limits for DDT in water. (Note that the units in these figures are unclear; although the units appear to be expressed in ug/L, these units are inconsistent with the detection limits mentioned in the text at p. 40 of Appendix I.) In other words, if these concentrations actually occurred, they should have been detected in routine sampling events. But, as noted in Appendix II to the Draft Staff Report, "few detectable levels of DDT have been observed at mass emissions stations in the Los Angeles Region" (Appendix II at p. 40).

Thus, it appears that this assumption has resulted in calculated watershed and stream pollutant loadings that are likely very much higher than actual loadings.

**Figure A-8. Left two panels: Modeled and observed DDT and PCBs concentrations for the Forest Subwatershed. Right two panels: Modeled and Observed DDT and PCBs concentrations for the Pier A subwatershed.**

Reproduced from Figures 24 and 25 of Appendix II to the Draft Staff Report. Note that detection limits appear to be far lower than the modeled DDT and PCB concentrations.



*Watershed load estimations for metals.*

Metals loadings for the nearshore watersheds (areas in the TMDL domain other than the watersheds of SGR, LAR and DC, including watersheds draining directly to the estuaries of SGR and LAR) were estimated using the wet weather modeling approach used earlier by Tetra Tech in the SGR and LAR watersheds (2004-2005). The discussion in Appendix II focused on the modeling of the nearshore watersheds. Metals loadings from the SGR, LAR and DC watersheds were obtained from the above mentioned work by Tetra Tech in 2005. Three nearshore watersheds were selected for calibration and validation of the LSPC model and data from a single storm flow event, lasting less than 12 hours, were used to calibrate and validate the LSPC model predicted flows, TSS and metals concentrations.

The results indicate that model predictions only marginally resemble the observations for the single storm event used in the analysis (e.g., see Appendix II, Figures 5-9, pg. 16-21). Model performance during the calibration and validation phases was largely assessed qualitatively, using visual comparisons of the model predictions and observations. **Figure A-9** provides an example plot, reproduced from Appendix II of the Draft Staff Report, showing that the model appears to overestimate TSS concentrations in runoff from the Pier A subwatershed quite dramatically.

Since TSS carries the pollutant loads from the watersheds to the Harbor area within the model, it is essential that the model reproduce TSS loadings accurately. Further, a very large portion of the loading from watershed areas to the Harbor will be carried by the Los Angeles River (see Table 23 of Appendix I, which indicates that LSPC model simulations showed that the Los Angeles River provided 72% of the sediment load to the Harbor during wet weather conditions). No calibration or validation information has been provided for this large and vitally important watershed.

**Figure A-9. Modeled and Observed TSS for the Pier A Subwatershed.  
Reproduced from Figure 8 of Appendix II of the Draft Staff Report.**

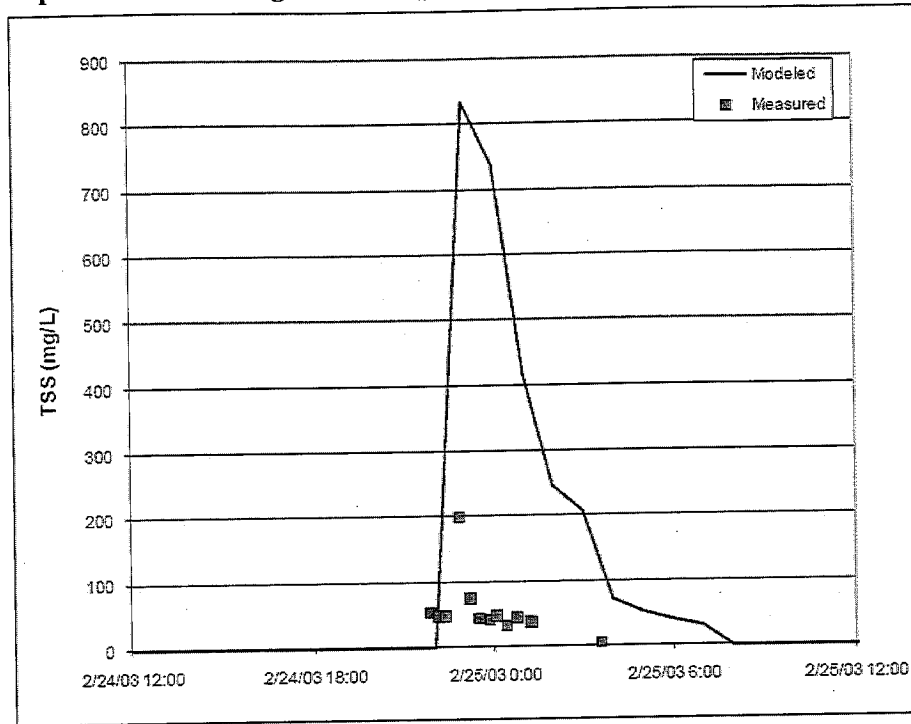


Figure 8. Modeled and Observed TSS for the Pier A Subwatershed

Despite poor model performance and a number of questionable model assumptions, the modeling work was used both as input to the Harbor EFDC modeling (see below) and in deriving the TMDL allocations. Flow Science had previously raised a number of questions about the modeling as applied within the Los Angeles and San Gabriel River TMDLs. In fact, contrary to statements in Appendix II to the Draft Staff Report that state that “these [2004 and 2005 Los Angeles and San Gabriel River watershed] models were used to calculate TMDLs for each of these waterbodies” (Appendix II at p. 4), the prior model results were not used to establish targets or allocations in the prior TMDLs.<sup>11</sup> It appears that no new modeling has been conducted for these watersheds, and that prior concerns with the model have not been addressed, despite concern at the time that “the model appears to be inadequate for establishing fair and accurate waste load allocations.”<sup>12</sup> Indeed, Appendix II (p. 16) acknowledges, “An effort was made to

<sup>11</sup> See, for example, responses to comments 16.49 and 16.50 at p. 47 of the “Comment Summary and Responses, San Gabriel River and Impaired Tributaries Metals and Selenium TMDL,” prepared by the Regional Water Board, July 7, 2006, and found at [http://www.waterboards.ca.gov/losangeles/board\\_decisions/basin\\_plan\\_amendments/technical\\_documents/2006-014/06\\_0710/SGR%20Metals%20RTC\\_070706.pdf](http://www.waterboards.ca.gov/losangeles/board_decisions/basin_plan_amendments/technical_documents/2006-014/06_0710/SGR%20Metals%20RTC_070706.pdf).

<sup>12</sup> Ibid.

further calibrate the hydrology parameters to more closely match the measured data; however, such efforts would have caused some of the previously calibrated LAR watershed parameters to be adjusted outside of recommended ranges. Although the results at Maritime Museum were poor, there were not enough data to justify re-calibration of the calibrated and validated parameters for the LAR watershed model (Tetra Tech, Inc, 2004).”

### **Harbor Modeling**

The hydrodynamics and the transport of sediment and contaminants in the Harbor Waters were simulated using the EFDC model and described in Appendix I to the Draft TMDL. EFDC model calibration was based on limited observation data and the model performed poorly even after calibration. Thus, similar to the nearshore watershed modeling results, the results from the EFDC modeling are unreliable and have limited value. Several key concerns are detailed below.

*The EFDC model erroneously assumed that pollutant concentrations are uniform with depth within the sediment column.*

As noted on p. 29 of Appendix I to the Draft Staff Report, “the sediment bed [within the EFDC model] was also configured to initially have 4 layers, each 20 cm thick. Sediment size class fractions, porosity, and contaminant concentrations are assumed uniform over the depth of the sediment bed at each horizontal location.” As noted above, several of the pollutants modeled by the EFDC model are legacy pollutants, and their manufacture and use ceased decades ago. In general, concentrations of these pollutants (esp. DDT, PCBs, and chlordane) have been declining consistently since their use and manufacture ceased. It would be expected and consistent with observations elsewhere in southern California that the highest concentrations of these pollutants would be present at depth within the sediment bed<sup>13</sup> and that concentrations would not be uniform over the sediment column.

The false assumption that concentrations are uniform over depth has obvious implications for the EFDC modeling—the impact of higher pollutant concentrations within the sediment bed cannot be modeled accurately if those higher pollutant concentrations are not included within the model. In fact, physical and chemical processes such as bioturbation and pore water diffusion are likely to transport higher pollutant concentrations from depth to the surface sediment layer. Perhaps more importantly, any future remedial activity such as dredging could expose higher sediment pollutant concentrations and result in the

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<sup>13</sup> See, e.g., Paulsen et al., 1999. Modeling Variability in 210Pb and Sediment Fluxes Near the Whites Point Outfalls, Palos Verdes Shelf, California. Environ. Sci. Technol. 1999(33):3077-3085.



redistribution and enhanced bioavailability of pollutants that were buried long ago.

***The EFDC modeling may not represent the critical wet weather condition accurately.***

The calibration and sensitivity analyses that were performed using the EFDC model evaluated the time period of April 2006 through October 2006—i.e., the dry season. The dry weather analysis found that model results were relatively insensitive to assumptions about boundary conditions and upstream watershed loads. However, LSPC model results presented in Appendix I to the Draft Staff Report show that simulated daily pollutant loads during wet weather conditions are several orders of magnitude higher than during dry weather conditions. For example, **Table A-6** reproduces daily sediment and pollutant loads for the Los Angeles River during dry weather and wet weather conditions (data taken from Table 23 of p. 56 of Appendix I to the Draft Staff Report).

**Table A-6. Sediment and contaminant loading for the Los Angeles River watershed (based on LSPC model output). Values reproduced from Table 23 on p. 56 of Appendix I to the Draft Staff Report.**

Constituent	Los Angeles River wet weather daily load (kg/d)	Los Angeles River dry weather daily load (kg/d)
Sediment	2,790,000	2,270
Copper	785	4.69
Lead	567	0.786
Zinc	5,890	1.90
DDT	0.246	0.000201
PAH	2.07	0.639
PCB	0.686	0.000559

Because the validation and sensitivity analyses were done for the dry season condition, it is unsurprising that adjusting dry weather loading rates has very little effect on the sediment pollutant concentrations simulated by the EFDC model. Perhaps most important, it appears that the EFDC model was not calibrated or validated for the wet weather conditions that deliver the vast majority of sediment and pollutant loads to the Harbor.

***Very limited data are available to support the EFDC model, and calibration and validation data suggest that the model has limited accuracy.***

Calibration of the different components of the EFDC model (hydrodynamic, sediment transport and contaminant transport) was based on an inadequate quantity of data. Appendix I (pg. 3) states, "...the available observational data for

hydrodynamic model configuration are very adequate, while the data for model calibration could be judged as less adequate.” Spatial coverage of the stations used for salinity calibration is limited (Figure 12, p. 24) compared to the modeling domain, and only a handful of observations were available at these stations (Figures A-19 and A-20, Appendix A to Appendix I).

Sediment transport calibration was based on 65 instantaneous observations of TSS concentration in the water column of the harbors, from a single season (fall) during two years (2005 and 2007). The contaminant transport model was calibrated using a dataset similar in size to that used in the calibration of the sediment transport model. As such, the data do not represent concentration trends over time, such as seasonal trends, and do not adequately represent conditions throughout the large model domain. For example, it appears that a single observation was used in the calibration of a 6-month time series of modeled sediment concentrations (Figure 40, pg. 63). Further, it appears that predicted sediment concentrations often varied significantly from measurements, as shown in Figure 41 at p. 64 of Appendix I for both “total sediment overlying water stations” and “total sediment mid-water column stations.” We agree with the statement in Appendix I that “a quantitative measure of agreement [between model predictions and observations for sediment] would be extremely low” (p. 60).

Similar poor model performance is also evident in model-predicted concentrations of metals, DDT and PAHs (Figures 42-46, pg. 65-68). In general, the model predicted significantly higher concentrations of copper, lead, zinc, and PAHs than were present in measurements.

Sensitivity of EFDC-simulated bed sediment concentration to three variables – open boundary conditions, watershed loads, and prescribed sediment erosion rates was analyzed (Table C-1, p. C-3, reproduced below as **Table A-7**). As noted above, the sensitivity analysis was conducted for the dry season. Results of the watershed loads sensitivity analysis seem inconsistent with the conclusion, “the sensitivity analysis suggests that a reduction of watershed and river inflows of contaminated sediments, but not necessarily clean sediment, provides a feasible pollution control strategy in combination with localized capping or sediment removal” (p. C-3, Appendix C to Appendix I). This conclusion seems to contradict an earlier claim, “The results indicate that sediment, copper, lead, DDT, and PAH predictions are relatively insensitive to halving loads” (pg. C-2). In other words, results of the river and watershed loads sensitivity analysis showed that cutting the sediment and contaminant loads to the Harbor complex by half during the modeling period had very little effect on sediment and pollutant concentrations in the Harbor water column or the underlying bay sediments. The results shown in the November 29, 2010 Tetra Tech memorandum (included in Appendix III to the Draft Staff Report) also indicate that cutting the sediment and



contaminant loads from upland watersheds in half has little effect on sediment and pollutant concentrations in the Harbor water column, suggesting again that there is no need to include the responsible parties in the Los Angeles River, Los Cerritos Channel, and San Gabriel watersheds as responsible parties in the TMDLs.

**Table A-7. Summary of sensitivity analysis. Reproduced from Table C-1 on p. C-3 of Appendix C to Appendix I to the Draft Staff Report.**

Table C-1. Summary of Sensitivity Analysis

Contaminant	Sensitivity to Halving Open Boundary Conditions	Sensitivity to Halving River and Watershed Loads	Sensitivity to Halving Sediment Erosion Rate
Sediment	Low	Low	High
Copper	Low	Low	High
Lead	Low	Low	High
Zinc	Low	Medium	Medium
DDT	Low	Low	Medium
PAH	Low to Medium	Low	Medium to High
PCB	Low	Medium to High	Low to Medium

## **6. Implementation Issues**

### ***Regulatory Mechanisms***

The introduction to the Implementation Plan section of the Tentative Basin Plan Amendment identifies regulatory mechanisms to implement the TMDLs. The authorities contained in three sections of the California Water Code (CWC) are cited. However, two important sections of the CWC that may be useful in attaining load allocations for air deposition have not been recognized.

Sections 13146 and 13247 of the California Water Code are tools to require State offices, departments, or boards to comply with State policy for water quality control and with water quality control plans approved or adopted by the State Board. The applicability of these tools for controlling atmospheric deposition of metals was recognized by the State Board in Resolution 2008-0046, approving the Los Angeles River Metals TMDLs and should be acknowledged in the Harbor Toxics TMDLs. That resolution acknowledges, in Whereas clause 10, "atmospheric deposition of particulates containing trace metals in the urban areas of the Los Angeles Region is an important source of metals contaminants on land surfaces." Whereas clause 11 states that the State Water Board encourages municipalities to work with South Coast Air Quality Management District (SCAQMD) and California Air Resources Board (CARB) "to further identify and

control sources of trace metals in atmospheric deposition.” It further states, “if necessary, the State Water Board and Los Angeles Water Board shall enforce compliance with the adopted plans by the SCAQMD and CARB as appropriate under Water Code sections 13146 and 13247, and all other relevant statutes and regulations.”

### *Contributing Watersheds*

The discussion of the Greater Los Angeles and Long Beach Harbor Waters on page 6 of Attachment A references four contributing watersheds (Dominguez Channel, Los Angeles River, San Gabriel River, and the Nearshore Watershed) as potential sources of metals, PCBs, and PAHs to the Harbors. This is incorrect. There are actually five potentially contributing watersheds. The Los Cerritos Channel Freshwater Watershed is a separate watershed with Metals TMDLs established by USEPA Region IX on March 17, 2010. This watershed is distinct and should not be grouped together with the San Gabriel River Watershed. Neither should it be included in the Nearshore Watershed, because the MS4 discharges in this watershed, like those in the Los Angeles River and San Gabriel River Watersheds, do not drain directly to the saline receiving waters of the Harbor. This error in the Attachment A must be corrected in order to have an accurate Source Analysis and Implementation Plan.

### *Nearshore Watershed*

The Draft TMDLs incorrectly assign Los Cerritos Channel Metals TMDLs responsible parties to the group of Greater Los Angeles and Long Beach Harbor Responsible Agencies. When discussing responsible agencies and potential implementation strategies, the Draft TMDLs erroneously disregard the Los Cerritos Channel Total Maximum Daily Loads for Metals established by U.S. EPA on March 17, 2010. These TMDLs cover the Los Cerritos Channel Freshwater Watershed. Discharges from the jurisdictions of the MS4 permittees in this watershed flow through the freshwater channel before entering the Los Cerritos Channel Estuary, which in turn discharges to Alamitos Bay. The Draft TMDLs include a portion of the Los Cerritos Channel Freshwater Watershed, as defined by USEPA, in what is termed a Nearshore Watershed. The Staff Report (page 65) states that the nearshore areas are those with freshwater inputs that discharge directly to saline receiving waters. As noted above, this is clearly not the case for discharges into the Los Cerritos Freshwater Watershed. Therefore, the Los Cerritos Channel Freshwater Watershed should be removed from the Nearshore Watershed.



### *Air Deposition*

We are encouraged that the Draft TMDLs contain load allocations for air deposition. However, the Regional Board and USEPA should not restrict the air deposition load allocations to just direct air deposition. Indirect air deposition is a much more significant source. Previous work by the Southern California Coastal Water Research Project (SCCWRP) and by scientists at UCLA has demonstrated that much of the copper, lead, and zinc that is washed out of urban watersheds during rain events has been deposited in these watersheds through air deposition. Neither the Regional Board nor the MS4 permittees have direct authority over the sources of this air deposition. CARB and SCAQMD have authorities that could be used to control the true sources of this pollution. The Water Boards should engage these agencies in reducing the discharge of air pollutants that contribute to water quality impairments. This engagement should be reflected in the Implementation Plan section of the Basin Plan Amendment.

We are particularly surprised by a footnote to Table 6-10 in the staff report that states that "Cu, Zn & PAHs air deposition = existing load, no reductions anticipated." SB 346 was signed by the Governor on September 25, 2010, as Chapter 307 of the Statutes of 2010. This law requires incremental reductions in the amount of copper in vehicle brake pads. Most brake pads sold in California will now be required to contain less than 5% copper by weight after January 1, 2021 and less than 0.5% copper by weight after January 1, 2025. Brake pads have been estimated to contribute 50-60% of the copper from highly urbanized watersheds. Since brake pad dust consists primarily of very fine particles, much of the copper from brake pads becomes airborne and is deposited directly on water surfaces. Copper from brake pads also reaches the receiving waters indirectly through deposition in tributary watersheds with subsequent wash off during rain events. Since the proposed toxics TMDLs include a 20-year implementation schedule, the reduction in atmospheric deposition of copper resulting from implementation of SB 346 should be recognized in the TMDLs and Basin Plan Amendment.

The TMDLs should also commit the Water Boards to assist with the development measures for the control of zinc. The Safer Consumer Product Alternatives Regulations currently being developed by the Department of Toxic Substances Control (DTSC) pursuant to the state's Green Chemistry Initiative may be a mechanism for the Water Boards and MS4 permittees to work together to control zinc in tires, a major source of zinc in highly urbanized watersheds.

### ***Harbor Bed Sediment Recontamination***

The Draft TMDLs also specify that, if bed sediments are “recontaminated” following initial remediation activities, “the WLA compliance monitoring data will be used, along with other available information, to assess the relative contribution of watershed dischargers and determine their responsibility and allocations for secondary remediation activities” (Attachment A to Resolution No. R11-XXX at p. 13). As noted throughout these comments, air deposition to the water surface alone will result in non-compliance with the Draft TMDLs, and the modeling by Tetra Tech has clearly demonstrated that, for many pollutants and water body segments, watershed pollutant contributions are *de minimus*. For these reasons, the City of Signal Hill believes that it can be reasonably anticipated that the initial remediation actions will not result in TMDL compliance. At the same time, available information indicates that discharges from the MS4 permit are not responsible for bed sediment concentrations (particularly for legacy pollutants such as DDT, PCBs, and PAHs). Furthermore, future metals loadings are being addressed through the implementation of existing metals TMDLs. Thus, we believe it is inappropriate to assert that watershed dischargers may be asked to accept responsibility and allocations for “secondary remediation activities.”

### ***Responsible Parties***

In the Application of Allocations to Responsible Parties section of the Implementation Plan (page 32 of the Tentative Basin Plan Amendment), the Draft TMDLs erroneously assign the Los Cerritos Channel Metals TMDLs to the Greater Los Angeles and Long Beach Harbors Responsible Agencies. In doing so, the Draft TMDLs disregard the Los Cerritos Channel Total Maximum Daily Loads for Metals established by USEPA on March 17, 2010. These TMDLs cover the Los Cerritos Channel Freshwater Watershed. Discharges from the jurisdictions of the MS4 permittees in this watershed flow through the freshwater channel before entering the Los Cerritos Channel Estuary, which in turn discharges to Alamitos Bay.

A second deficiency in the Allocations to Responsible Parties relates to atmospheric deposition. The Final, mass-based TMDLs and allocations for metals and PAHs, and for total DDT and total PCBs, contain substantial load allocations for both Air Deposition and Bed Sediments. The responsible parties identified in the Allocation section and in part 6 of the Implementation Plan are assigned sediment load allocations and responsibility for clean up of contaminated sediments to attain the load allocations. However, no responsible parties for direct atmospheric deposition have been identified in either the Allocation section or Part 6 of the Implementation Plan. This is a serious deficiency in the Draft



TMDLs and Tentative Basin Plan Amendment because, as demonstrated by Section 4.2.1 of the Source Assessment, Appendix 3.6 – Metals Aerial Deposition Rates, and the allocation tables in the Draft Basin Plan Amendment, atmospheric deposition is a major contributor of metals and organics to the harbor waters. Part 6 of the Tentative Basin Plan Amendment should be revised to identify the responsible parties to attain the air deposition load allocations. The appropriate responsible parties to attain these allocations are CARB and the SCAQMD.

In addition, the Tentative Basin Plan Amendment indicates that during Phase I of the implementation, submission of an **Implementation Plan** and a **contaminated Sediment Management Plan** is required of all parties other than the Los Angeles and San Gabriel River parties; for these two parties, only an Implementation Plan is required. In some parts of the Draft TMDLs, it appears that the Cities of Los Angeles and Long Beach (and their ports) and the California State Lands Commission would be responsible for the development and implementation of Sediment Management Plans. In other portions of the Draft TMDLs, the development and implementation of Sediment Management Plans is assigned to “responsible parties,” which are identified to include several MS4 permittees. **The City of Signal Hill strenuously objects to being named a “responsible party” for the purposes of development and implementation of Sediment Management Plans.**

#### ***Implementation Schedule***

Neither the Implementation Schedule in Attachment A to Resolution R11-XXX, nor the Implementation Schedule in the Draft Staff Report specifies tasks for the responsible parties for air deposition. There are reporting tasks assigned to all responsible parties, but there are no tasks requiring the parties responsible for attaining air deposition load allocations to submit a monitoring plan, implement the monitoring plan, submit an implementation plan and a sediment management plan, or to complete the three phases of the implementation plan and the sediment management plan. This omission should be corrected before the TMDLs are adopted, since air deposition is a significant source of pollutants and has been assigned several load allocations.

#### ***Incorporation Into Permits***

The Implementation Plan section of the Basin Plan Amendment states,

“For each discharger assigned a WLA, the appropriate Regional Board Order shall be reopened or amended when the order is reissued, in accordance with applicable laws, to incorporate the applicable WLA as a

permit requirement consistent with federal regulation and related guidance (40 CFR 144.22(d)(1)(vii)(B).”

The Implementation Plan section also cites EPA’s November 12, 2010 memorandum, “Revisions to the November 22, 2002 Memorandum ‘Establishing Total Maximum Daily Load (TMDL) Wasteload Allocations (WLAs) for Storm Water Sources and NPDES Permit Requirements Based on those WLAs.” Neither 40 CFR 144.22 nor the EPA memorandum requires the incorporation of a WLA as a permit requirement. The 40 CFR regulation cited requires that NPDES permits be consistent with the assumptions and requirements of any available WLA. The regulation does not require the inclusion of WLAs as numeric effluent limitations – only that the permits be consistent with the assumptions and requirements of the wasteload allocations. Likewise, EPA’s internal November 12, 2010 guidance memorandum does not require the incorporation of WLAs into MS4 permits. Instead, it suggests that MS4 permits should contain numeric effluent limitations where feasible to do so. The memorandum recognizes that, pursuant to *Defenders of Wildlife v. Browner*, 191 F3d 1159, 1166 (9<sup>th</sup> Cir. 1999), NPDES permitting authorities have discretion on how to include requirements for reducing pollutants in stormwater discharges into MS4 permits. Indeed, because the Draft TMDLs do not provide WLAs in a format or using units that would facilitate the calculation of numeric effluent limitations, and because they were calculated without analyzing the very large fraction of sediment and pollutant loads that are transported out of the Harbor and do not deposit to bed sediments, we conclude that **it is infeasible to develop numeric effluent limitations based on the Draft TMDLs**. The 2010 memorandum also outlines a procedure for expressing water quality-based effluent limits expressed in the form of best management practices (BMPs) into MS4 permits. A key element of this process is the recommendation that such permits contain objective and measurable elements. EPA also suggests that permitting authorities may include numeric benchmarks, or action levels, for BMPs and associated monitoring protocols.

The proposed *Dominguez Channel and Greater Los Angeles and Long Beach Harbor Waters Toxic Pollutants Total Maximum Daily Loads* is a set of interrelated TMDLs addressing legacy and other pollutants that interact to cause toxicity in the waters of the Dominguez Channel estuary and the Greater Los Angeles/Long Beach Harbor Waters. The impairments may exist in one or more environmental media – waters, sediments, or tissue. The tributary area to the Harbor Waters contains multiple urban watersheds. The harbor is a complex setting and the Draft TMDLs form a highly complex regulation - one containing so many uncertainties that it is not feasible to include numeric effluent limits in MS4 permits in a manner consistent with the assumptions and requirements of the WLAs in the TMDLs. Therefore, any water quality-based effluent limits inserted into MS4 permits in compliance with 40 CFR 122.44(d)(1)(vii)(B) should be non-



numeric, but contain objective and measurable elements. The Tentative Basin Plan Amendment should be revised to make clear that actual WLAs will not be incorporated into MS4 permits, but the permits will be consistent with the assumptions and requirements of the WLAs.

## **7. Environmental and Economic Analyses**

The TMDL Staff Report (p.125) estimates that between 11,173,066 and 35,527,233 cubic yards of material would likely need to be dredged from seven areas within the Los Angeles and Long Beach Harbors in order to fulfill the requirements of the TMDL, at a total estimated cost of \$680 million if 11 million cubic yards require dredging. If 35 million cubic yards require dredging, the cost estimate (using the Regional Board's methodology) would rise to \$2.16 billion. Note that the lower cost estimate is based upon application of the SQO Policy (see SCCWRP, 2008), while the higher cost estimate is based upon meeting the targets of the Draft TMDLs.

Based on maps showing contaminant concentrations in the harbor sediments—such as **Figure A-4** above—it seems that sediments in every part of the Harbor complex exceed the pollutant targets of the Draft TMDL, and thus that the entire Harbor complex must be dredged and/or capped in order to meet the requirements of the TMDL. Therefore, it seems doubtful that dredging/capping will be limited to seven areas within the Harbor complex as suggested by the Staff Report. Indeed, dredging required by the TMDL could be much more extensive than currently envisioned in TMDL documents, and would likely exceed the 35 million cubic yards listed in Table 7-3 at p. 125 of the Draft Staff Report. Additionally, the Draft Staff report states in places (e.g., p. 124) that between two (2) and eight (8) ft may require dredging, but it appears (see p. 125) that the cost estimates and volume to be dredged assumed a dredge depth of two (2) to three (3) ft. The City requests further clarification regarding the depth to be dredged, and requests also details of the calculations of the volume of sediment to be dredged.

We note that Peter Kozelka of USEPA indicated (personal communication, February 11, 2011) that capping may be required in addition to dredging if contaminated sediment is present below the surface sediment layer. This has not been considered in the TMDL economic or environmental analyses, and indeed has the potential to increase costs very dramatically.

Additionally, as noted above, air deposition directly to the water body exceeds the TMDL allocations, raising the prospect that dredging would need to be a continuous, ongoing activity in order for TMDL compliance to be achieved.

Given the large scale of required dredging, the Regional Board's assessment of the environmental impacts of such dredging in the Substitute Environmental Document (SED) is inadequate. The points below summarize the specific ways in which the SED assessment of the impact of dredging activities is inadequate:

- a. In response to the question, "Will the proposal result in disruptions, displacements, compaction or overcoming of the soil?" the SED states that planned dredging "will involve the removal of the top layers of contaminated sediment; however this will not be to the depth or scale which would result in disruptions, compactions, or overcoming on the soil" (p. 37).

However, this analysis dismisses too quickly the potential for soil disruption as a result of dredging. By its nature, dredging is highly disruptive to the substrate being dredged. Thus, the potential for disruption and disturbance of soil—and disruption and disturbance of contaminants in the soil—is very high. Dredging activities will disrupt soil such that sediment concentrations in the water column are greatly increased on a temporary basis, and may disrupt contaminants in the soil such that contaminant water concentrations are higher on a long-term basis.

Moreover, the SED claim that dredging will involve removal only of the top layers of sediment is not based on sufficient data. Indeed, no analysis of pollutant concentrations in deep harbor sediments has been made. If higher concentrations of pollutants are present below the surface sediment layer (as is likely, given the fact that many pollutants, such as DDT, are legacy pollutants), deeper dredging would likely be required to meet TMDL targets. Deeper dredging would be very disruptive to the sediments, potentially exposing the water column to very high contaminant concentrations and requiring the dredging of significant additional volumes of sediment.

Finally, capping harbor sediments could cause significant disturbance in the harbor sediments, resulting in higher contaminant concentrations in the water column. Capping activities on the Palos Verdes Shelf resulted in the disturbance of deeper sediment layers that contained higher concentrations of pollutants. Pollutants in the deeper sediment layers had been less bioavailable, since they were buried, but became more bioavailable after capping since they were brought closer to the sediment surface.

- b. In response to the question, "Will the proposal result in the destruction, covering or modification of any unique geologic or physical features?" the SED states that dredging activities will "require temporary storage of the

dredge material near the harbor prior to disposal. However, these activities are not expected to be of the size or scale that would result in the destruction, covering, or modification of any unique geological or physical features. Moreover, dredging will be a temporary activity taking place in the harbor it will not permanently change the features of the landscape in the area” (p. 39).

However, this analysis seems to underestimate the potential for destruction or alteration of landscape areas adjacent to the harbor as a result of dredge spoil storage. Admittedly, storage would be temporary. However, given the large scale of the dredging, very large storage areas might be required depending on the dredging and disposal schedules. Given that public spaces would have to bear the burden of such storage, it seems possible, if not probable, that facilities such as parks or open space could be used for such storage (see p. 86 of SED), to the substantial detriment of the public. Moreover, although such storage would be temporary, the large scale of the dredging suggests that storage requirements would not be brief. Indeed, depending on the dredging and disposal schedule, it seems that dredging activities could result in the covering or modification of important physical features (e.g., parks, open space) for years at a time. If dredged spoils contain significant concentrations of contaminants, the spoils could permanently contaminate soils at storage locations such that the quality of the storage area might be permanently degraded in some way (e.g., inhibiting vegetation growth).

- c. In response to the question, “Will the proposal result in any increase in wind or water erosion of soils, either on or off the site?” the SED states the following: “Dredging or sediment capping will include the temporary storage of dredge materials prior to disposal, and these materials may be subject to erosion processes. This can be mitigated by covering the dredge materials during rainy or windy conditions. Once the dredge material is dry and disposed of, the potential for erosion at the site will cease. Erosion may occur as a short-term impact but can be mitigated” (p. 40).

However, the SED response to this question seems to underestimate the difficulty of controlling erosion from dredged spoils stored adjacent to the harbor. Given the scale of dredging required by the TMDL, and thus the scale of storage areas required, it is unclear that erosion of stored dredged materials can be adequately prevented.

Moreover, the SED response seems to overlook completely the potential for erosion of submerged harbor sediments during the process of dredging. Dredging will disturb huge areas of the harbor bottom, loosening soil that is currently compacted, and thereby subjecting harbor sediments to erosion

due to propeller wash and currents in the harbor. Such underwater erosion has the potential to redistribute contaminants in the harbor sediments widely throughout the harbor.

- d. In response to the question, “Will the proposal result in changes in deposition or erosion of beach sands, or changes in siltation, deposition or erosion which may modify the channel of a river or stream or the bed of the ocean or any bay, inlet or lake?” the SED claims, “There will be a change in the harbor bed under this implementation alternative, but it is a positive change and improves the harbor by removing contaminated sediments. There may be increased sediment resuspension in the harbor during the actual dredging or capping process. However, this impact is considered short term and temporary” (p. 42).

However, again, the SED seems to greatly underestimate the potential impacts of dredging. As noted, dredging will bring about significant sediment resuspension and will increase the potential for erosion of submerged sediments. These two processes will greatly increase sediment concentrations in the harbor water column. These sediments in the water column may then be transported by harbor currents and deposited adjacent to shorelines near the harbor. These areas could include bays, inlets, and beaches. Thus, the proposed dredging has the potential to result in significant changes in deposition in near-shore environments adjacent to the harbor.

- e. In response to the question, “Will the proposal result in substantial air emissions or deterioration of ambient air quality?” the SED admits, “Dredging or sediment capping requires the use of heavy equipment (i.e., the dredge itself and trucks to transport dredge material). The adverse impacts to ambient air quality may result from short-term operation of the dredge and an increase in truck traffic for dredge material transportation” (p. 44). However, the SED claims that these effects can be mitigated and proposes a list of measures to reduce the air quality impact of dredging activities.

While the SED is correct that such air quality impacts of dredging can be mitigated in various ways (e.g., by using low-emission construction and maintenance vehicles, soot reduction traps, emulsified diesel fuel, etc.), the fact is that impacts cannot be eliminated. Moreover, even if mitigated by the measures suggested, the huge scale of proposed dredging guarantees that there would be a substantial air quality impact as a result of dredging, and that such impacts will persist for years. Moreover, the potential air quality impact is made worse by the fact that the Los Angeles-Long Beach Harbor Complex already has notoriously bad air

quality due to the huge volumes of ship and truck traffic associated with the port. Thus, the additional air quality impacts to result from dredging are particularly concerning.

- f. In response to the question, "Will the proposal result in changes in absorption rates, drainage patterns, or the rate and amount of surface water runoff?" the SED states, "Temporary staging, use of construction equipment, and maintenance or other vehicles for dredging or sediment capping may cause significant compaction, which may impact absorption rates of surface water runoff. Construction BMPs and mitigation measures are available to mitigate the potential impact" (p. 49).

This response seems inadequate. The SED does not mention any specific BMPs or mitigation measures, so it is wholly unclear whether the impact of dredging activities on soil compaction and surface water runoff can, in fact, be mitigated. Since the potential for soil compaction and alterations in runoff quantities and rates is significant, the SED's failure to specify mitigation measures is an important shortcoming.

- g. In response to the question, "Will the proposal result in discharge to surface waters, or in any alteration of surface water quality?" the SED admits, "Dredging and sediment disposal operations are expected to degrade water quality in the harbor" (p. 53). However, the SED claims that measures will be taken to minimize the impact (e.g., small cutterhead dredges, sediment curtains, and monitoring), and that impacts will only be temporary, occurring during dredging operations.

The SED assessment that dredging operations would significantly degrade water quality in the harbor is correct. Moreover, the mitigation measures proposed may ameliorate the impacts during the period of active dredging somewhat. However, the SED claim that impacts will be limited to the period in which dredging is occurring is likely not be correct. Given that dredging will expose and disturb significant quantities of sediment on the harbor floor, there is considerable potential for ongoing underwater sediment erosion and redistribution, which could increase turbidity and contaminant concentrations in the water column on timescales significantly longer than the period of active dredging operations.

Moreover, newly exposed sediments could significantly increase the flow of contaminants from the soil into the water column, thereby increasing contaminant concentrations in the water column over a longer period, and perhaps permanently.

## **8. Cost Considerations**

Section 7.8 of the Draft Staff Report says that the purpose of the cost analysis presented in Section 7.8.1 is “to provide the Regional Board with information concerning the potential cost of implementing this TMDL, and to address concerns about costs that may be raised by responsible parties.” The City of Signal Hill has not yet completed its analysis of the potential costs presented by staff but has a few preliminary comments about costs to submit at this time.

First, the City notes that the Draft Staff Report states in places (e.g., p. 124 of the Draft Staff Report) that between two (2) and eight (8) ft. may require dredging, but it appears (e.g., p. 125 of the Draft Staff Report) that the cost estimates and volume to be dredged assumed a dredge depth of only two (2) to three (3) ft. The City requests further clarification regarding the depth to be dredged, and requests also details of the calculations of the volume of sediment to be dredged.

We further note that Peter Kozelka of USEPA indicated (personal communication, February 11, 2011) that capping may be required in addition to dredging if contaminated sediment is present below the surface sediment layer. This has not been considered in the environmental analyses, nor in the cost considerations, and has the potential to increase costs very dramatically.

In addition, the TMDL Staff Report suggests that the requirements of the TMDL can be met via implementation of a range of structural and non-structural BMPs in the watersheds draining to the Los Angeles and Long Beach Harbors. For example, the Staff Report suggests that timely storm drain catch basin cleaning, improved street cleaning, education of residents and businesses on good housekeeping practices, infiltration trenches, vegetated swales, filter strips, and sand or media filters would be sufficient to address the requirements of the TMDL (Draft Staff Report at p. 107).

However, the implementation plan provides no evidence that these measures would be sufficient to reduce contaminant concentrations to the near-zero levels required by the WLAs of the Draft TMDL. Thus, it is unclear whether such measures would be adequate or not, raising the possibility that other more radical and expensive measures would be required.

Furthermore, the unit price assumed for sand/organic filter systems is extremely low. Staff used a 3% inflation rate to factor up the low end of the cost range per acre indicated by USEPA in a 1999 study. Using the low end of the cost range is not appropriate for estimating costs in the Dominguez Gap Sub-watersheds, nor the other watersheds discharging directly or indirectly to the Greater Los Angeles and Long Beach Harbor Waters. Structural measures implemented in these watersheds would be retrofit installations that would have to be designed around



existing infrastructure and that would probably include land acquisitions. The Caltrans BMP Retrofit Pilot Program would be a much better source of potential stormwater treatment filter costs in the Los Angeles/Long Beach metropolitan area. The costs for swales are also based on the low end of cost estimates cited in the CASQA Handbook. These numbers were from a 1991 cost estimate that did not include design costs, nor land acquisition costs.

Once again, the Caltrans BMP Retrofit Pilot Program<sup>14</sup> costs provide a more accurate estimate of retrofitting vegetative swales into the existing urban environment, although these costs, too, excluded land acquisition because Caltrans was retrofitting BMPs into existing rights-of-way.

The TMDL documents are also very unclear about how TMDL requirements would be implemented in NPDES permits for individual dischargers. As such, it is impossible to know which implementation measures might be required, and how the TMDL requirements would be achieved, and what the cost of implementing the TMDL would be for relevant stakeholders.

Before the cost estimates in the Draft Staff Report are used to provide the Regional Board with information concerning the true potential costs of implementing these TMDLs, the cost estimates must be reworked to provide more complete and accurate estimates of potential costs. We may have further comments on costs at the public hearing for the proposed TMDLs.

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<sup>14</sup> The final report on the Caltrans BMP Retrofit Pilot Program is attached to these comments as Exhibit 3.



May 3, 2010

Mr. Peter Kozelka  
TMDL/303(d) Regional Coordinator  
Water Division (WTR-2)  
U.S. EPA Region IX  
75 Hawthorne Street  
San Francisco, CA 94105

Subject: Comments on proposed revisions to the LA TMDL Consent Decree  
Heal the Bay, et al. v. Browner, C. 98-4825 SBA  
FSI 037033

Dear Mr. Kozelka:

On behalf of the Cities of Signal Hill and Downey, Flow Science is pleased to provide these comments on the proposed revisions to the LA TMDL Consent Decree. This comment letter addresses three primary issues: TMDLs for bacteria, TMDLs for Dominguez Channel and LA/LB Harbor toxics, and bioassessments.

**TMDLs for bacteria.** We support the removal from the Consent Decree of eight water quality limited segments (WQLS) listed as impaired for “coliform.”

The Los Angeles Regional Board is proposing a Basin Plan amendment, scheduled to be heard in July 2010, to remove fecal coliform from the water quality objectives for freshwater. (*E. coli* objectives would remain in the Basin Plan, consistent with USEPA’s 1986 recommendations.<sup>1</sup>) We support this proposed change to the water quality objectives for recreational uses and note that the Los Angeles Regional Board plans additional changes to the objectives, including further developing the natural sources exclusion approach, and clarifying how single sample maximum (SSM) and geometric mean (geomean) criteria are to be implemented.<sup>2</sup> As detailed in a letter submitted to the Los Angeles Regional Board on April 19, 2010 (and provided here as Attachment A), we believe that these and additional changes to the water quality standards for contact recreation are warranted *prior to* the development of TMDLs.

For these reasons, we have encouraged the Los Angeles Regional Board to delay adoption of bacteria TMDLs (specifically the Los Angeles River Bacteria TMDL, which is required under the current Consent Decree to be completed before March 23, 2012) until the standards have been evaluated for their application to urban runoff and storm

<sup>1</sup> Ambient Water Quality Criteria for Bacteria – 1986, USEPA 440/5-84-002, January 1986.

<sup>2</sup> See [http://www.swrcb.ca.gov/losangeles/water\\_issues/programs/basin\\_plan/BasinPlanTriennialReview/Draft%202008%20Triennial%20Review%20Staff%20Report%20final.pdf](http://www.swrcb.ca.gov/losangeles/water_issues/programs/basin_plan/BasinPlanTriennialReview/Draft%202008%20Triennial%20Review%20Staff%20Report%20final.pdf), document dated January 29, 2010, at pp. 13-14.



Letter to Peter Kozelka, USEPA  
May 3, 2010  
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water, and we encourage USEPA to amend the Consent Decree for the region accordingly. Implementation costs for the Los Angeles River TMDL are estimated by the Regional Board to be as high as \$5.4 billion,<sup>3</sup> and we believe that appropriate changes to bacteria standards could reduce the costs of compliance significantly while still protecting public health.

We look forward to working with both the Los Angeles Regional Board and USEPA to evaluate and amend bacteria standards for contact recreation as appropriate.

**TMDLs for Dominguez Channel and LA/LB Harbor toxics.** The Consent Decree Notification/Revision attachment specifies that "extra pollutants" will be added for several waterbodies in the Dominguez Channel and Los Angeles/Long Beach Harbor waterways. Peter Kozelka of USEPA indicated to us that the list of "extra pollutants" was available on the Regional Board's website for the development of this TMDL.<sup>4</sup> Review of that information indicates that TMDLs would be required for twenty-one (21) toxic pollutants in water and sediment. Of most concern would be the development of TMDLs for sediments.

The State of California adopted Sediment Quality Objectives (Phase 1) to protect benthic communities from direct exposure to toxic pollutants in sediment; these objectives became effective on August 25, 2009, when USEPA issued its approval letter. The adopted Sediment Quality Objectives (SQO) specify that three lines of evidence (chemistry, toxicity, and benthic community health) must be collected to assess whether or not an SQO exceedance has occurred, and further specify that stressor identification must be performed to identify the pollutant(s) responsible for the SQO exceedance prior to taking management action. However, this approach has not been followed for the proposed toxics TMDL, and in fact the proposed TMDL targets have been developed without stressor identification (i.e., we do not know that the pollutants proposed for the TMDL are in fact responsible for toxicity and other impacts in the sediments; and other pollutants than those on the list may be responsible for the exceedances). Further, the proposed TMDL targets are based upon sediment quality guidelines, which are outdated and do not represent a sound scientific approach.<sup>5</sup> For this reason, we request that

<sup>3</sup> Los Angeles River Watershed Bacteria Total Maximum Daily Load, Draft, April 20, 2010. Available at [http://www.waterboards.ca.gov/losangeles/board\\_decisions/basin\\_plan\\_amendments/technical\\_documents/bpa\\_80\\_New\\_td.shtml](http://www.waterboards.ca.gov/losangeles/board_decisions/basin_plan_amendments/technical_documents/bpa_80_New_td.shtml).

<sup>4</sup> Total Maximum Daily Loads for Toxic Pollutants in Dominguez Channel and Los Angeles/Long Beach Harbor Waters, Draft: Water Quality Assessment, Problem Statement, Numeric Targets. Available at [http://www.waterboards.ca.gov/losangeles/board\\_decisions/basin\\_plan\\_amendments/technical\\_documents/66\\_New/10\\_0323/06%20Harbors%20Tox%20and%20Metals%20TMDL%20Problem%20Statement%20and%20Numeric%20Target.pdf](http://www.waterboards.ca.gov/losangeles/board_decisions/basin_plan_amendments/technical_documents/66_New/10_0323/06%20Harbors%20Tox%20and%20Metals%20TMDL%20Problem%20Statement%20and%20Numeric%20Target.pdf), dated March 2010.

<sup>5</sup> The use of sediment quality guidelines as TMDL targets was determined to be inappropriate by the Scientific Steering Committee convened by the State Water Resources Control Board during the Sediment Quality Objective development process (see Attachments B and C) and by an independent peer review

Letter to Peter Kozelka, USEPA  
May 3, 2010  
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USEPA remove the Dominguez Channel and Los Angeles/Long Beach Harbor toxics from the Consent Decree. At a minimum, the sediment-related WQLS-pollutant combinations should be removed from the Consent Decree, and TMDL development for these should be pursued only after the Sediment Quality Objectives policy is followed to (a) evaluate whether or not Sediment Quality Objectives are exceeded and (b) perform stressor identification to determine the pollutant(s) responsible for the exceedance.

**Bioassessments.** Finally, we note that Malibu Creek is proposed for addition to the Consent Decree for benthic macroinvertebrate bioassessments. The State Water Resources Control Board recently began a process of developing bioassessment criteria for the State of California<sup>6</sup>, and we would urge USEPA to remove bioassessment TMDLs from the Consent Decree list until the State's bioassessment criteria are complete.

Thank you for the opportunity to provide comments on the proposed Revisions to the LA TMDL Consent Decree. Please contact me if you have any questions.

Sincerely,

/s/

Susan C. Paulsen, Ph.D., P.E.  
Vice President and Senior Scientist

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panel convened to review TMDL targets for the Organochlorines TMDL in Newport Bay (Attachment D to this letter).

<sup>6</sup> See [http://www.waterboards.ca.gov/plans\\_policies/docs/biological\\_objective/kickoff\\_ltr.pdf](http://www.waterboards.ca.gov/plans_policies/docs/biological_objective/kickoff_ltr.pdf), February 2, 2010.

Flow Science Comments, Exhibit 1  
February 22, 2011

**Attachment A**

**Flow Science Letter to Los Angeles Regional Board, April 19, 2010**



April 19, 2010

California Regional Water Quality Control Board, Los Angeles Region  
320 W. 4<sup>th</sup> Street, Suite 200  
Los Angeles, CA 90013

Attention: Renee Purdy  
Ginachi Amah

Subject: Comments prepared in response to the CEQA Scoping Meeting Notice  
*Proposed amendment to the Water Quality Control Plan for the Los Angeles Region (Basin Plan) to update the bacteria objectives for freshwaters designated for contact recreation by removing the fecal coliform objectives*  
FSI 037033

Dear Ms. Purdy and Dr. Amah,

Flow Science, on behalf of the City of Signal Hill, appreciates the opportunity to submit comments in response to the April 6, 2010 CEQA Scoping Meeting Notice for the above-captioned proposed Basin Plan amendment.

As detailed below, Flow Science supports the proposed change (removal of objectives for fecal coliform) and urges the Regional Water Quality Control Board (Regional Board) to consider additional changes to the objectives at the same time. We also urge the Regional Board to delay the adoption of bacteria TMDLs until the standards for indicator bacteria are reconsidered.

***Support for removal of fecal coliform objectives.*** The original water quality objectives for fecal coliform were established in 1968 on the basis of epidemiological studies conducted in 1948, 1949, and 1950 (NTAC 1968<sup>1</sup>). However, fecal coliform has since been shown to be a poor indicator of the presence of pathogens and human health risk. As early as 1972, a Committee formed by the National Academy of Science-National Academy of Engineers noted the deficiencies in the study design and data used to establish the recreational fecal coliform criteria, and stated that it could not recommend a recreational water criterion because of a paucity of valid epidemiological data.<sup>2</sup> Studies initiated in 1972 by USEPA found that fecal coliform densities showed "little or no

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<sup>1</sup> Water Quality Criteria, a Report of the National Technical Advisory Committee to the Secretary of the Interior, Federal Water Pollution Control Administration: Washington, D.C. April 1, 1968, at p. 8 and p. 12.

<sup>2</sup> Committee on Water Quality Criteria. National Academy of Sciences-National Academy of Engineering. Water Quality Criteria. USEPA R3-73-033, Washington, D.C., 1972.



correlation" to gastrointestinal illness rates in swimmers.<sup>3</sup> Based upon these studies, EPA in 1986 proposed section 304(a) criteria for full body contact recreation based upon *E. coli* and/or enterococci.<sup>4</sup>

Although the Regional Board adopted criteria for *E. coli* consistent with USEPA's recommendations in 2001, fecal coliform criteria remained in the Basin Plan following that amendment. The current proposed Basin Plan Amendment to remove fecal coliform is consistent with USEPA's directives and consistent with scientific studies showing the fecal coliform is at best a poor indicator of human health risk. For this reason, we support the proposed Basin Plan amendment.

***Request to consider "controllable water quality sources" language as a CEQA alternative.*** However, the best available science indicates that *E. coli* are far from a perfect indicator of human health risk. *E. coli* originate from multiple sources, including birds and wildlife, and can regrow in sediments and biofilms. Further, recent epidemiological work in southern California indicates that, when human sources of indicator bacteria have been minimized or eliminated, indicator bacteria are uncorrelated with human health risk. An extensive cohort epidemiological study of Mission Bay<sup>5</sup>, where extensive efforts were made to eliminate human sources of bacteria, found that "[t]he risk of illness was uncorrelated with levels of traditional water quality indicators. Of particular note, the state water quality thresholds [including those for *E. coli*] were not predictive of swimming-related illnesses. Similarly, no correlation was found between increased risk of illness and increased levels of most non-traditional water quality indicators."

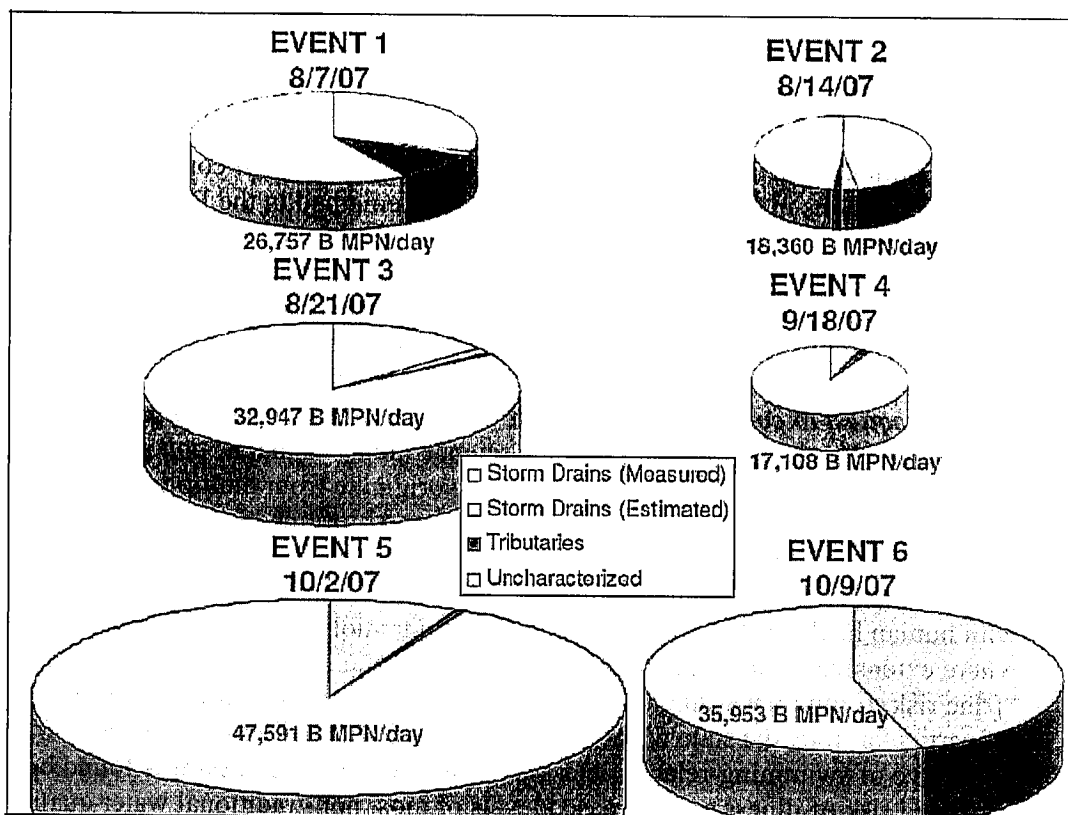
We are now fortunate to have detailed data on *E. coli* and on a human-specific bacteria (bacteroidales) from six dry weather sampling events in the Los Angeles River, which were collected as part of the CREST sampling effort.<sup>6</sup> As shown in **Figure 7-26** of the CREST study (at p. 7-59, and reproduced below), only about 10-50% of the bacteria measured in Reach 2 of the Los Angeles River during six dry weather sampling events originated from storm drains and tributaries. This indicates that elimination of inflows, or elimination of bacteria in inflows, to this reach would not eliminate the exceedances of the water quality objectives for *E. coli*.

<sup>3</sup> Dufour, A.P. Health Effects Criteria for Fresh Recreational Waters. USEPA 600/1-84-004, August 1984.

<sup>4</sup> Ambient Water Quality Criteria for Bacteria – 1986, USEPA 440/5-84-002, January 1986.

<sup>5</sup> Colford, J.M. Jr, T.J. Wade, K.C. Schiff, C. Wright, J.F. Griffith, S.K. Sandhu, S.B. Weisberg. Recreational water contact and illness in Mission Bay, California. 2005. Technical Report 449. Southern California Coastal Water Research Project. Westminster, CA

<sup>6</sup> CREST (2008). Los Angeles River Bacteria Source Identification Study: Final Report. November.



**Figure 7-26. Reach 2 Event-by-Event E. coli Mass Balance**  
 This figure is a graphical representation of Table 7-24. The diameter of the pie charts is proportional to the upstream-downstream loading increase measured along the LA River reach (i.e., the net loading from all sources), which is also detailed with text. The scale is unique to Reach 2 monitoring events (i.e., the figure for Reach 4 uses a different scale). The calculated vs. measured loading difference in Table 7-24 is represented by "uncharacterized".

Additional information is provided by reviewing **Figures 6-3 and 6-12** of the CREST report (at p. 6-11 and 6-25, respectively, and reproduced below), which show measured concentrations of *E. coli* and human bacteroidales from six dry weather sampling events along the length of the river. As shown in **Figure 6-3**, concentrations of *E. coli* fall to levels mostly below water quality objectives for *E. coli* downstream of sewage treatment plants. Highly purified wastewater enters the Los Angeles River between river miles 5 and 8, and between river miles 14 and 26. However, downstream of those locations, *E. coli* concentrations rise again. Note in particular the rise in *E. coli* concentrations between 6<sup>th</sup> St. and Slauson Ave.

**Figure 6-12** presents concentrations of human bacteroidales, measured in the same samples from which the *E. coli* measurements (shown in **Figure 6-3**) were obtained. Note the concentrations of human bacteroidales increase only slightly in Reach 2 of the river between 6<sup>th</sup> Street and Slauson Ave. The increase in *E. coli* concentrations in this river segment is far greater (more than one order of magnitude) than the corresponding increase in bacteroidales, indicating that the *E. coli* in this segment is from non-human



sources. These data indicate that non-human sources (which may include wildlife and birds, or regrowth in sediments) are likely responsible for the exceedances of water quality criteria in this river segment.

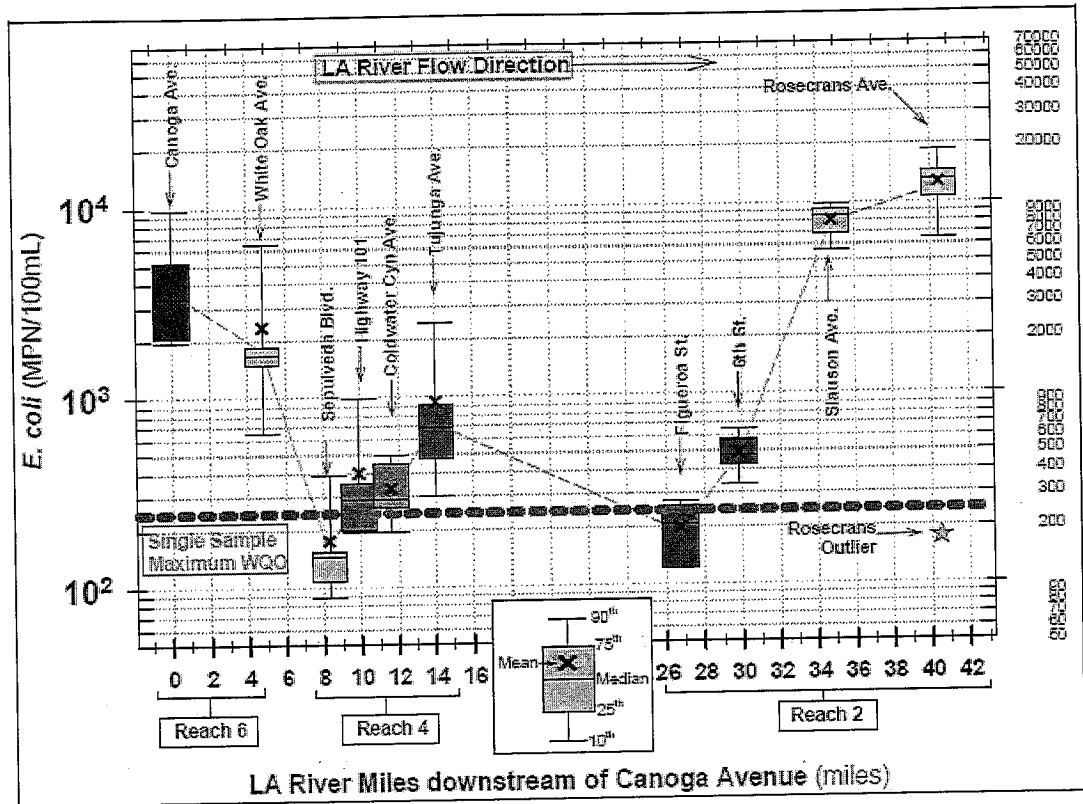


Figure 6-3. Measured *E. coli* Concentrations along the LA River

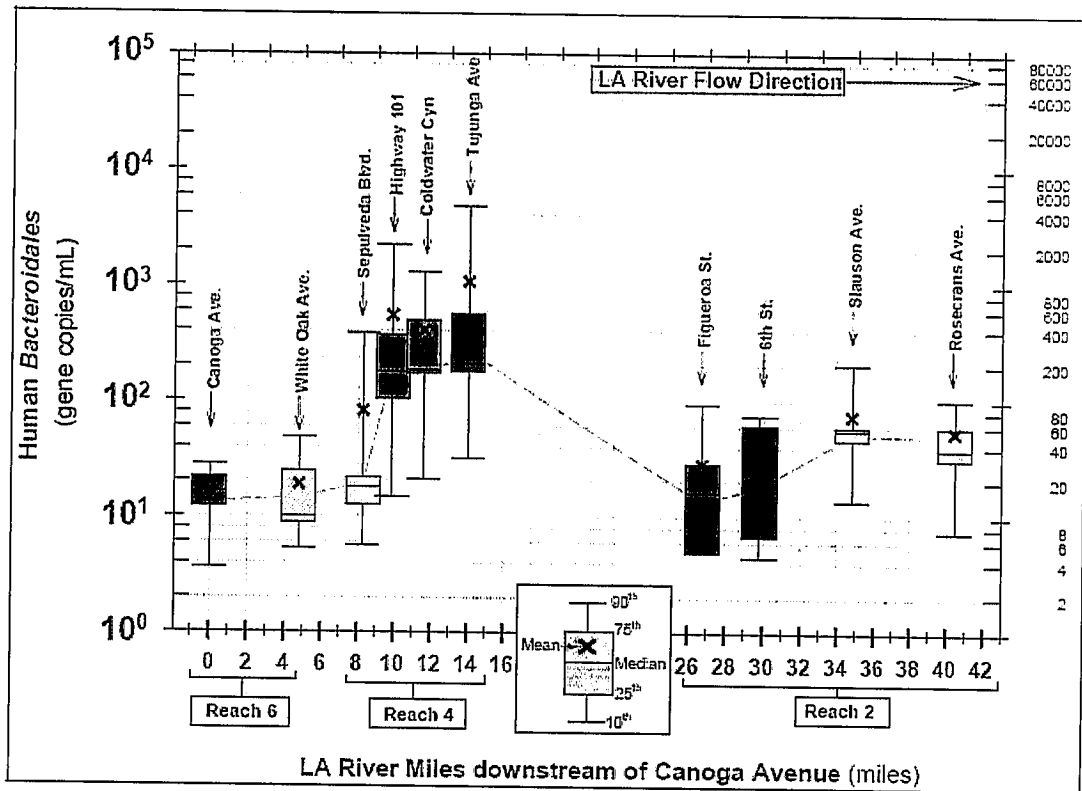


Figure 6-12. Measured Human-specific *Bacteroidales* Concentrations along the LA River

In the past, the Los Angeles Regional Board has used a “reference” or “natural” watershed approach to try to address natural sources. Under this approach, an “allowable exceedance frequency” is determined using monitoring data for indicator bacteria in an undeveloped watershed; the subject watershed is then allowed to exceed standards at the same frequency as the natural watershed. However, this approach is problematic for several reasons. For example, dry weather flows in urban watersheds come from many sources, including POTW effluent, overland flows, and flows through storm drains (including NPDES-permitted flows), while dry weather flows in natural watersheds are often comprised mainly of groundwater inflow. Thus, there is less opportunity for the dry weather flows in natural watersheds to be exposed to natural sources of bacteria. Data from the CREST study process<sup>7</sup> indicate exceedance rates for *E. coli* of between 7% (for single samples) and 16% (for geomeans) for all dry weather data from a natural watersheds study completed by SCCWRP. When two of the undeveloped watersheds in the SCCWRP study were excluded from the analysis because they were “minimally impacted” (i.e., had higher rates of exceedances and were nearer to urban development), exceedance rates fell to <2%. However, as shown in **Figures 6-3 and 6-12**, it appears that non-human sources were responsible for increases in *E. coli* concentrations between 6<sup>th</sup> St. and Slauson Avenue for 100% (6 of 6) dry weather sampling events. Thus, it

<sup>7</sup> CREST Consulting Team, Freshwater Reference Site Conditions, Calculation of Allowable Exceedance Days, and Consideration Points for the LA River Bacteria TMDL. December 2008.





appears that a reference or natural watershed approach would be ineffective for at least certain reaches of the Los Angeles River.

Because of bacteria regrowth in streams, compliance with water quality objectives in-stream may not be achievable, even when extensive treatment measures are implemented to minimize bacteria concentrations in inflows. For example, Orange County recently studied the efficacy of several BMPs for reducing bacteria concentrations in Aliso Creek, Orange County, California. Results of this study were summarized by the County of Orange (2005)<sup>8</sup>. The BMPs that were evaluated included a multimedia filtration and UV sterilization system. The study, which was conducted during dry weather, found that these BMPs greatly reduced concentrations of indicator bacteria, but that bacteria levels rebounded within a short distance downstream of the BMPs. For the filtration/sterilization BMP, the geometric mean concentration of fecal coliform increased from 317 cfu/100mL at the outlet of the BMP to 2575 cfu/100mL (i.e., in excess of water quality objectives) in a natural channel at a distance of 35 feet downstream of the BMP.

The draft implementation plan prepared by the CREST consulting team<sup>9</sup> includes several options for the "first iteration" of implementation. (The CREST work product was developed assuming that *E. coli* would be the only targeted bacteria [i.e., the proposed alternative in the subject proposed Basin Plan amendment], and considering implementation measures for dry weather compliance only.) One of the concepts evaluated would focus on meeting TMDL waste load allocations (WLAs) by diverting and/or treating dry weather flows from storm drains and tributaries to the mainstem of the Los Angeles River. The cost estimate for this approach, assuming 3% escalation of costs per year, is \$ 1.112 billion for dry weather flows only. Expenditures of this magnitude will undoubtedly impact other municipal services, potentially including health and safety services, environmental restoration measures, and a wide range of other public services. In addition, the construction of diversions to the sewer system will have environmental impacts at the point of diversion, and increasing flows to POTWs will impact their capacity and treatment and energy costs. Treatment at the point flows enter the mainstem of the river will also potentially have significant environmental impacts, including construction impacts, noise, and energy use. The energy requirements of multiple treatment systems could potentially impact public utilities and energy consumption, and could result in increased regional CO<sub>2</sub> emissions. Finally, it is reasonably foreseeable the strict compliance with the *E. coli* objectives could require control and/or elimination of wildlife and associated habitat, as wildlife is a significant source of bacteria to receiving waters.

For these reasons, we request that the Board consider as a CEQA alternative amending the objectives for indicator bacteria such that they require compliance with *E.*

<sup>8</sup> Final Report, Agreement: 01-227-550-0, Aliso Beach Clean Beaches Initiative. J01P28 Interim Water Quality Improvement Package Plant Best Management Practices. County of Orange, February 2005.

<sup>9</sup> DRAFT Los Angeles River Watershed Bacteria TMDL Technical Report Section 7: Dry Weather Implementation Plan. Prepared for CREST by the CREST consulting team. February 2010.




*coli* concentrations “as a result of controllable water quality factors.” Under this concept, if it were demonstrated, using appropriate scientific techniques, that bacteria in excess of criteria were from “uncontrollable” factors (such as wildlife), the presence of those bacteria would not be considered a violation of water quality objectives. It is likely that this alternative would have a less significant environmental impact than the proposed alternative (i.e., removal of fecal coliform from the water quality objectives) alone. Most importantly, the CEQA alternative proposed for consideration here would allow the presence of wildlife and associated habitat without considering those wildlife and habitat to cause or contribute to an exceedance of water quality standards. Further, we believe that this proposed CEQA alternative would be protective of water quality and human health and would meet the objectives of the proposed CEQA project.

**Project timing.** Because of the potentially large expenditures of public resources associated with the proposed project, we urge the Regional Board to delay the adoption of bacteria TMDLs until the standards for indicator bacteria are further reconsidered, as detailed above.

Thank you for the opportunity to provide comments. Please contact me if you have any questions.

Sincerely,

  
Susan C. Paulsen, Ph.D., P.E.  
Vice President and Senior Scientist

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**Attachment B**

**Minutes of SWRCB's SQO Scientific Steering Committee Meeting with  
Environmental Caucus, April 6, 2005**

Sediment Quality Objectives

Environmental Caucus Meeting With SSC, April 6, 2005

These notes summarize discussion during the meeting held between representatives of the Environmental Protection caucus of the Advisory Committee and members of the Scientific Steering Committee. This meeting was originally scheduled for February 25 and had been agreed to by all members of the Advisory Committee. Its purpose was to allow members of this constituency group to explore science-based questions related to the Multiple Lines of Evidence (MLOE) approach in more depth. As agreed with all members of the Advisory Committee, detailed notes of the meeting are being provided to the entire Committee. There were no materials (e.g., agenda, PowerPoint presentations, documents) prepared for the meeting. Attendees at the meeting are listed at the end of the meeting summary.

In order to provide other Advisory Committee members with the most complete picture possible of the discussion, the following notes identify the speaker and track the detailed content of the discussion to the greatest extent possible. Speakers identified as follows:

- BB: Brock Bernstein, Advisory Committee Facilitator
- EK: Ed Kimura, Sierra Club, Advisory Committee member
- EL: Ed Long, ERL Environmental, Scientific Steering Committee member
- GS: Gabriel Solmer, San Diego Baykeeper, Advisory Committee member
- SB: Steve Bay, SCCWRP, project science team
- SW: Steve Weisberg, SCCWRP, project science team
- TB: Todd Bridges, U.S. Army Corps of Engineers, Scientific Steering Committee member.

**BB:** this meeting grew out of a letter the environmental caucus of the Advisory Committee sent me late last year, outlining their concerns with the MLOE approach. Some of those concerns have been addressed to some extent in subsequent Advisory Committee meetings, but there are two remaining issues that are of primary concern. These are:

- Better understanding the basis of the SSC's conclusion that a single line of evidence approach to sediment quality objectives (SQO) is not scientifically appropriate and the SSC's support for a MLOE approach
- Determining whether the details (both technical and policy) of developing and implementing a MLOE approach can be resolved in a practical way.

[agreement from EK and GS that these are two key issues]

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I suggested that it would be useful for the Caucus members to discuss these questions with one or members of the SSC and the remainder of the Advisory Committee agreed to such a meeting with the conditions that the meeting focus on technical issues, that notes and materials from the meeting be provided to the entire Committee, and that the regulated community members of the Committee have the option for a similar meeting if they so desire.

**TB:** there are just so many examples where the actual data show that using a single line of evidence would have led to an erroneous conclusion. There are lots of examples I'm familiar with from dredging. We have lots of experience with the uncertainty in interpreting data from single lines of evidence and the only way to deal with that is by using more than one line of evidence. For example, the Contaminated Sediments Task Force led to striking results when DDT was involved, showing that it had little explanatory value. And metals in sediments in San Francisco Bay have little explanatory value in terms of explaining impacts.

**SW:** other examples. In one wetland study, lead and antimony were very high in the sediments but there was no biological problem detected. The high chemistry was due to lead shot but it was not bioavailable. Without data from toxicity tests, we would have drawn the wrong conclusion based on the chemistry alone. In other examples, the benthos has been all dead and test organisms die in toxicity tests, but the the source of the mortality is not on the list of standard chemical analyses so would not have been identified without the biological effects information.

**EK:** there was an example of a waste treatment plant causing high toxicity but with no chemical signal and it was due to a surfactant that was not being measured.

**GS:** is the goal of the SQO effort to identify chemistry problems?

**SB:** yes, the focus of the legislation and of the project is specifically on contaminated sediments.

**EL:** SQO will become law. But sediment objectives are not the same as water quality criteria. Water quality criteria are based on laboratory tests and exposure, done chemical by chemical, for both acute and chronic exposures, and we have a lot of this kind of data from tests done over a number of years. We can't do that for sediment. We can spike sediments with specific chemicals, but there is no agreement on how to actually spike sediments. This is because sediments are so much more complex than water. The physical and biogeochemical characteristics of the sediment determine the responses of animals and there is such a large range of conditions and variables that it is incredibly complex. So, if we develop something in the lab and try to apply it to the field, there would be huge errors.

**TB:** EPA finally decided that there is too much uncertainty involved to be able to develop numeric criteria for sediments

**EK:** then why do they support a pore water approach? Aren't there problems with that as well?

**TB:** it does simplify things but also introduces lots of other artifacts. For example, organisms can digest sediment and so on.

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**EL:** this has all followed a progression since the 1970s. We went to the chemists back then and asked them to tell us what was in the sediments, but it was very hard to interpret the toxicological relevance of the sediment chemistry results. So, we went to using toxicity tests as an assessment tool to help interpret the chemistry. But, then we had to ask what the toxicity data actually meant and began to look for changes in the resident benthos to provide context for the toxicity data. The status quo is the use the Triad approach but to keep the legs separate for interpretation. The new step here is to put the three legs together.

[discussed that the goal of the project's MLOE approach is to try to get a numeric score for a site]

**EK:** I have a question about defining a reference as the basis of comparison

**GS:** and we're also concerned about what the SQO will be used for. We want a law that will force a cleanup and to have that done to a certain level. Will the SQO help define what level should clean up to?

**EK:** the MLOE approach seems to be missing the goal

**BB:** members of the Advisory Committee have been grappling with the need for a target, for some way of knowing when we're done and have gotten where we want to be

**EL:** that's a common problem, identifying the level of a chemical that's unacceptable. We've done lab tests to show the relationship between chemicals in the sediment and toxicity and how these influence the response. And we've combined multiple chemicals into an index but each of them has its own distribution and history. We've done site-specific chemical guidelines to get at this problem.

**TB:** New York state has no statewide cleanup level for mercury. Cleanup values (targets) are inherently site-specific.

**EL:** nickel, chromium, and mercury in San Francisco Bay are coming out of the Delta and "reference" areas are toxic, even though the chemicals are coming from natural sources

[discussion of how SQOs could be used in conjunction with monitoring data to track cleanup success and see how close are getting to a desirable level of sediment quality]

**TB:** it's easier to set a goal when you have a single contaminant. But when there are mixtures that differ in their mode of action and toxicity, this gets very complex

**BB:** the big question for the Advisory Committee is where the "line" will be on the SQO scoring scale

**SB:** the state will probably set one score for the state which will define which level of SQO is protective

**EL:** that's a policy decision whether you have a basic binary decision point to separate good from bad sediment conditions or a gradient. But at some point you have to draw a bright line to say whether it's good or bad

**SW:** this is an ongoing discussion with the SSC. At the moment, we have identified several categories for a site:

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- Unimpacted
- Likely unimpacted
- Possible impacted
- Likely impacted
- Clearly impacted

We would identify a series of thresholds for the three lines of evidence that would be merged to get the site score. Then would make an assessment about that site and the state needs to set the line(s) separating the degrees of impact and the Advisory Committee should be deeply involved in that process. This would be the process for a single site, but decisions are rarely made on the basis of a single site. Most often we're concerned about a waterbody with many sites. The scientists want nothing to do with the policy of how to make decisions about an area or a waterbody containing multiple sites.

**EK:** we have a concern with how to define an area, especially sediment management zones

**SW:** first, have to ask is there a problem? Second, then have to ask what the nature of the problem is and how much cleanup to do.

**TB:** I think that you would want an approach that would help you set priorities. It's relatively trivial to say that a site is good or bad. It's more important and useful to have information that would enable the state to allocate resources, since the fact is that there's not enough money or time to address every single problem of every size. Would want to know how big the problem is, whether it involves human health or merely a couple of missing amphipod species, what contaminants are involved, etc.

**GS:** not sold on drawing a single line. There could be different decision pathways for different points on the scale (i.e., the categories listed above) and each kind of result would lead to different sorts of actions.

**BB:** also have talked about the importance of considering the context, what the condition is at all sites and how the SQO would help to compare conditions across sites

**EK:** and it would be important to include the possibility that something could be more bioavailable in the future even though it's not a problem now

**TB:** when you start asking "what do I do now?" you're going well beyond the SQO itself and into policy decisions

**EL:** and you need to collect much more evidence to help with that kind of decision, site-specific information and details

**SW:** the evaluation we appear to have here is that we are moving away from a single bright line and that a gradation (i.e., categories above) is more useful and the stakeholders have to have input about the categories themselves and the thresholds that separate them

**TB:** I understand the utility of a single line as a basis for action. But the state needs to provide more detail on how the SQOs will be used. It's difficult to discuss this or provide context-free advice

**BB:** the Advisory Committee is writing drafts of application guidance, but what we need now is more detailed information on the biological, chemical, and toxicological

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relationships and their association with the different SQO categories and how the state intends to use these

**EK:** bioaccumulation is important

**SW:** yes, but the science is not there yet to develop quantitative-based objectives and the best we can do at this point is the detailed case studies of San Francisco and Newport Bays to move it along

**EL:** some SSC members have argued for adding a fourth leg for bioaccumulation to the direct effects approach, for example, mussel watch

**TB:** we have more ability to work with the benthos but fish advisories get much more attention. However, nobody knows how to link sediments and fish tissue and the SQO approach has to spell out how to address such issues if they're going to be included in the objectives.

**SW:** we will have narrative objectives for human health and guidance on how to do site-specific assessments. We can't be as prescriptive as we can be with the benthos.

**EK:** can you extrapolate from benthic tissue and ecology up the feedweb?

**TB:** we've been measuring chemical toxicity and bioaccumulation in the same tests. But this doesn't tell you what the residues mean and therefore can't use them to develop objectives or criteria. We've been working on bioaccumulation criteria for New York dredged material, but this is inherently site-specific because of the dependence on details of sediment characteristics. The overall approach could be transferred but the details would have to be site-specific. This is very contentious and has not been done the same way twice.

**SW:** in response to Ed's earlier question about sublethal toxicity tests, I think it's smart to separate the narrative objectives themselves from the tools used to develop the data to implement the objectives. For example, for each line of evidence, there will be thresholds to determine:

- Reference
- Marginal deviation from reference
- Moderate effects
- Severe effects

And, as new toxicity tests and other tools come along, their results can be fitted into this framework without having to redo the entire objectives.

**TB:** you want to have flexibility to adapt the approaches, because the objectives themselves will probably be around for a long time

**EL:** state of WA made their approach to SQOs rigid and they can't be adapted readily

**SW:** this is a good question for Chris Beegan – how can the underlying indices and tests be changed as science improves?

**GS:** and that will influence how hard we decide to fight now to get something included

**TB:** you can at least frame what approach could be used. But you have to be careful of overprescribing, because the framework will be set for many years. But on the other hand, you have to be specific enough to have a basis for action.



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**GS:** this all has to happen in the real world with budget constraints. Wonder whether we want a phased approach that would allow a choice between cleanup or more study, depending on the situation

**SW:** the SSC has already said that we should consider a phased approach and that's an implementation question. We will do the whole MLOE approach first and then see how it could be scaled based on the size, severity, etc. of a particular situation

**GS:** and we will need science guidance about what data to use in that process

**TB:** there will be important issues such as defining the boundaries of a cleanup, etc.

**GS:** on a slightly different topic, we're concerned about whether the same objectives will apply to the whole state, and about how the site-specific aspect that is being mentioned will be dealt with

**SB:** the emphasis is that the objectives will be most valuable if they are as general as possible. We're asking whether and where they need to be regional. We have lots of data for San Francisco Bay and southern California, but relatively little data elsewhere. The first question is whether to combine San Francisco and southern California or not. The second question is whether there are subhabitats or mixtures of contaminants that need to be considered separately. There are big data limitations when we start subdividing the state and we want to avoid that as much as possible. For the benthos, there are habitat groupings we're starting to identify and we are striving for comparability. So, we may end up with one benthic index for the whole state or two or three regional indices with translations so that we end with comparable results for the whole state

**GS:** however, for water quality objectives, there is one number that's the same across the entire state

**SW:** toxicity tests are a good example of what we're talking about. We wouldn't want to use the same toxicity test for salt and fresh water, because using freshwater test organisms in salt water would provide a wrong answer, and vice versa. What we're working toward, using the toxicity test example, is a set of comparable tests that provide comparable answers about conditions in different environments

**EL:** chemistry objectives are based on associations with toxicity and toxicity objectives are based on associations with chemistry, but benthos is tricky because there are inherent differences between habitats, but indices will be scales or calibrated so that we get the same answer from different regions

**SW:** asking at what point benthic communities are different enough to need different indicators or different formulations of the index. But different indices will be calibrated against each other

**EL:** in Puget Sound, the number of species in benthic cores went down with increasing chemistry, but there were sites where the abundance went up. Indices of benthic response aren't necessarily linear

[discussion of the BRI benthic index has been scaled in terms of loss of community structure along a pollution impact gradient. The BRI is not sensitive to non-indigenous species, but reflects pollution tolerance and intolerance. In southern California, invasive species tend to increase habitat diversity and this leads to increased abundance and

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diversity of native species. The scientists agree that the index is not thrown off by the presence of non-indigenous species.]

**TB:** people have an interest in the state being consistent in terms of goals, definition of impact. Achieving this kind of consistency will require modifications to how the underlying tools work. If we don't allow for underlying flexibility then we won't achieve consistency at the higher level. For example, one benthic index might track with sediment chemistry better in one place and another index track better in another place. Requiring the same index to be used in both places would result in an inconsistent measure of impact due to contamination. Just like the fresh and salt water toxicity tests described earlier.

**EK:** will we have an opportunity to provide feedback on the workplans?

**SB:** there's still an opportunity for that. There has been no feedback from the Advisory Committee since the bulk of the workplans were released last October. These are always a work in progress and we're receptive to feedback at any time.

**EK:** I had some similar questions as the SSC and some confusion about the review process

**SW:** we wanted the SSC to formally review the workplans as drafts

**EK:** I have no objection to the Triad but I had some concerns about the details and how they will work out

**SD:** we're open to comment and suggestions

**EL:** but the workplans have to be finalized at some point

**SW:** there's a difference between the workplans and the work. We will not produce new versions of the workplans again. There was just the single round of revision in response to the SSC comments on the drafts. The Advisory Committee did not see the first drafts, because we wanted to give the SSC first crack at commenting. We will adjust the work as we go, based on what we learn and on additional comments, but we are not going to produce a whole new series of workplans.

**EK:** so, the October workplans are not cast in concrete in terms of our input to the work and the reports?

**SB/SW:** absolutely not; there is always the opportunity for comment

**BB:** the Advisory Committee is concerned about the window for input into the products and about the overall schedule for developing the objectives and the documents

**SW:** the schedule still has to be confirmed by the State Board, but what we're working toward at this point is that by July we will have the methods for tying the legs of the MLOE together and that will be vetted with the Advisory Committee. We will have selected the specific indicators for the MLOE (e.g., which benthic index, which toxicity tests). However, we will not have selected thresholds that define levels of effect for each indicator. That is not required by the court and the August deliverable will be a set of narrative objectives. After July, we will work with the Advisory Committee to identify the thresholds and scoring. We will present scientific results to help with those decisions, but the thresholds will not be decided by the science team. After July, the Advisory Committee will also need to work on how the objectives would be used in different

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applications. In the October / November timeframe, we will go back to the SSC for a review of the whole package.

**GS:** what is the final SSC review, given that many of the decisions (e.g., about thresholds) will be policy decisions?

**SW:** a combination of science and policy, for example, have the uncertainties been identified and dealt with properly, from a scientific standpoint?

**EL:** will there be a written report for each workplan?

**SB:** we expect that there will be reports with analysis results, recommendations. These will be technical reports

**BB:** Chris Beegan and the State Board will be preparing the actual state document on the objectives

**GS:** why will the SSC see the policy and guidance for review?

**SW:** that's something you should ask Chris Beegan. But the policy does use science and the SSC should double-check to ensure that the science has been used properly

**TB:** I believe in an iterative approach because science and policy are inherently interrelated

**GS:** but you need a wall between the two because don't want the science tweaked to achieve a certain preconceived regulatory or policy goal

**SW:** this is a good question for Chris Beegan – whether the policy aspects should be reviewed by the Agency Coordination Committee, the State Board, etc.

**GS:** this is a really good question. You have to know what the decision options are.

**TB:** we still don't know exactly what the State Board plans to do with the SQO. You have to know what the objectives are going to be used for in order to select the proper tools. Different applications require different approaches

**EK:** my questions were about the tools, about whether the site was impacted or not and coming up with tools that are more definitive than what we have now

**GS:** my concern is how to define good cleanup levels

**EL:** have to realize that this has never been done. All sediment guidelines in the US and Canada and elsewhere are silent on how they should be used in this regard except for the open water disposal guidelines in the Netherlands. The Washington guidelines are totally silent on that (i.e., cleanup levels).

**BB:** it seems that the TMDL process is the mechanism for that

**TB:** it's hard to even define in a consistent way what you mean by cleanup. If at a Superfund site, then you have a set of tools for that, but in a TMDL in Newport Bay, for example, cleanup may mean cleaning up sources in the watershed, not contaminated sediment in the Bay itself

**SB:** the tools in the SQO will enable us to evaluate condition at a station and then the SQO result gets used in other management and regulatory programs

**SW:** but you do get one thing. Something concrete enough to force action. If the sediment fails and needs to be fixed, then the specific fix is more program and site specific

**BB:** the Advisory Committee is working now on developing that kind of application guidance

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**GS:** I'm concerned that the tools will be applicable to and consistent with programs used in other instances, especially when we don't have all three legs. The 303d listing guidance says, for example, that a listing can be based on toxicity data alone, but the SQO approach says that we need more than one leg

**EK:** but if there was a cleanup effort implemented based on the toxicity data and the 303d listing, then it would of course use the full Triad of data

**GS:** what does the SSC think should be done with just one leg?

**EL:** I would use that information to perhaps flag that site but I would not move very far forward without additional information

**EK:** Basin Plans would have to be updated if we moved more toward a Triad approach

**TB:** we are trying to establish some level of confidence that we are right in our judgment about a site. The vast majority of sites are not ones where extreme levels of chemistry, toxicity, or benthic change make the conclusion obvious. The majority are ones where there is a large amount of uncertainty associated with making a decision based on one leg alone

**SB:** the good news is that we don't have that many really extreme sites; that's the dilemma of environmental progress

**SW:** if you have a site with one leg that's bad, then you could put that in the bin of presumed bad sites and if no more data are collected, then it gets judged bad. This is the burden-shifting approach the Advisory Committee has talked about

**TB:** the SSC said we didn't like that approach because it's not science based

[all participants agree that such a burden-shifting approach is a policy tool]

**BB:** it's clearly a mechanism to resolve uncertainty. At the October Advisory Committee meeting, one port representative said that in a situation like that they would want to go and gather more information to find out what was going on

**EL:** of the estuaries around the country, only a very few are clean or really bad; the majority are somewhere in the middle

**SW / EL:** if we only had chemistry, we could predict aquatic life condition in many cases but there are enough where we couldn't that there is substantial uncertainty. In terms of the burden shifting mechanism where only one leg was available, that could be framed as saying that the preponderance of evidence says there is some effect and more data are needed to resolve that

**GS:** I guess the analogy would be that if you saw someone standing over a dead body you could presume they had committed a murder but they are innocent until proven guilty and you wouldn't convict them without more evidence linking them directly to the crime

**BB:** it's also an issue of drawing conclusions at the population level vs. the individual. We can say that there is a quantifiable risk of getting lung cancer if you smoke and can predict how many people a year will get cancer, but we can't predict with certainty whether any specific individual will get cancer

**GS:** I would like science advice on what to do when all three legs are not available

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**SW:** that's both a science and a policy question. Science can say that here is the level of uncertainty associated with that situation and then it's a science-informed policy decision what to do in that case

**GS:** if you could describe the uncertainty associated with decision making with one or two legs, that would be helpful

**TB:** it's hard to provide context-free advice. The more consequential the decision, the greater the impact of missing data. In cleanups, there is generally little doubt that the central area needs cleanup, but a huge amount of effort goes to where the boundaries should be drawn, as the degree of impact declines spatially, and all three legs are useful in those decisions

**EL:** if we only had toxicity data, without chemistry, we could not be sure that the toxicity response wasn't due to ammonia, for example. Or the benthos could be dead due to grain size, not chemistry.

**GS:** in a vacuum, with one leg, would you say that more data were needed?

**EL / TB:** yes, absolutely

**TB:** and one leg could provide some sense of urgency, but you couldn't make a specific decision about taking action because you wouldn't know what's going on. You need to know what's going on, what the causes are, before deciding what action to take

**EL:** weight of evidence approaches are used in other environmental arenas, for example, fish tissue, liver function, and histopathological lesions in impacts on fish. For water issues, we often use aquatic chemistry, toxicity, and the plankton community

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**Attachment C**

**Opinion of SWRCB's SQO Scientific Steering Committee on the Need for Using  
Multiple Lines of Evidence in Assessing Sediment Quality**

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**The SSC's perspective on the MLOE approach:**

It is the consensus opinion of the SSC that classification of sediment quality with an approach that follows multiple lines of evidence (MLOE) is superior to a single line of evidence (SLOE) approach. Therefore, we encourage the science team to pursue some form of a MLOE approach in establishment of state sediment quality objectives. Because there are various sources of uncertainty with any single approach, the step of combining the different lines of evidence tends to increase the certainty in correctly classifying the quality of sediments. This step also recognizes the need for data analyses that can link measures of exposure and response (effect).

Thus far, there is no precedent for establishing sediment quality criteria, standards, or objectives based on a MLOE approach. Various MLOE approaches have been used to describe and classify sediment quality, but none thus far establish criteria, standards, or objectives. US EPA developed national sediment benchmarks with one line of evidence, using an equilibrium partitioning approach. The guidelines derived for NOAA, Florida, Manitoba, and British Columbia were derived by statistical analyses of chemistry data and either toxicity or benthic measures. The mid-western sediment quality guidelines calculated by USGS and MESL were established with toxicity data associated with chemistry. Although the Washington standards were based on chemistry data related to both toxicity and benthic measures, the data from these lines of evidence are not added or combined into an overall index or score. In most cases, the measure of effect in the data used to derive such guidelines was acute mortality in a laboratory test with little or no information on the ecological relevance or predictive ability of the toxicity test.

This information would suggest that a SLOE approach would be in line with what has been done previously and therefore acceptable for California. However, given the Legislative mandate and the degree of uncertainty associated with each of the individual lines of evidence, the SSC recommends the pursuit of some form of a MLOE approach and views this approach as a significant step forward in the science of contaminated sediments management.

The scientific community has had considerable experience with characterizing and classifying sediments using data from multiple lines of evidence. The US EPA bioeffects manuals describe the virtues and uses of all lines of evidence that SCCWRP and the State Board have in their MLOE plan. The State of Washington uses a combination of chemistry, toxicity and benthic information to classify their sediments in Puget Sound, but not as a combined index or score. Although the current set of national benchmarks issued by US EPA relies on one line of evidence, users of these guidelines are encouraged to apply them with other sediment assessment tools in making management decisions (e.g., <http://www.epa.gov/nheerl/publications/>; see the third paragraph of Foreword in any of the ESBs). The triad concept first applied by Long and Chapman in Puget Sound and Chapman and Long in San Francisco Bay relies on a weight of evidence from three kinds of complimentary data. Virtually all of the estuarine ambient monitoring programs in this country rely on some form of the triad to classify sediment quality. Such programs include the two largest nationwide estuarine programs; EMAP operated by US EPA, and NSTP operated by NOAA and many regional programs, including those for the Great

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Lakes, Puget Sound, San Francisco Bay, Chesapeake Bay, Southern California Bight, Tampa Bay, and NY/NJ harbor. The triad concept has been used and published in, at least, the USA, Canada, Australia, UK, France, The Netherlands, and Brazil. Most regulatory programs, including those that control open water disposal of dredged material, require tests of sediment chemistry, toxicity, and bioaccumulation. Comprehensive ecological risk assessments invariably use a weight of evidence from multiple kinds of assays and tests to estimate and manage risks at waste sites.

The use of any single line of evidence in isolation is problematic. For example, there are several reasons to avoid classifying sediment quality based on the chemical information alone. If only the sediment chemistry line of evidence were used to classify California sediments, misclassifications of sediments could occur as a result of un-measured toxicants in the sediments, measured toxicants or mixtures for which no objectives were derived, or the presence of substances that would preclude or inhibit the bioavailability of toxicants. Although the predictive abilities of chemical objectives could be determined as an estimate of their reliability, the only way to be sure that the toxicants in the sediments are bioavailable and toxic or not is to subject them to actual testing. Tests of acute mortality and/or sublethal effects are not good surrogates of tests for uptake and bioaccumulation and vice versa. Empirical data are necessary for both lines of evidence.

Similarly, there are several reasons to avoid classification of sediment quality with only the toxicity line of evidence. The SSC is not aware of any monitoring or regulatory program in this country in which the quality of sediments is classified with only toxicity data. It is noteworthy, however, that Washington programs allow biological information to override chemical information; thus, recognizing that the biological line of evidence can have heavier weight than the chemical data. Without the chemistry data, the environmental factors associated with observations of toxicity would be unknown. Spurious results of toxicity tests could be attributable to the presence of natural factors such as ammonia, hydrogen sulfide or physical abrasion or alternatively, the result of un-measured contaminants. Regulatory agencies cannot control toxicity as they would the discharge of specific toxicants or toxicant groups. That is, the regulatory process is inevitably chemical-based, not toxicity-based, so it is necessary to establish a chemistry-toxicity relationship to implement regulatory controls. Toxicity tests performed in the laboratory can be effective measures of the relative bioavailability of toxicity of sediment-bound toxicants, but the ecological relevance of each test can differ considerably among tests. The only accurate way to determine if the toxicity observed in the laboratory is also apparent in the field is to analyze the composition of the resident benthic assemblage at the site to determine whether or not it is impaired.

The use of benthic community condition as the sole measure of sediment quality also is problematic. The composition, diversity and abundance of the benthos can be affected or controlled by a large, complex battery of anthropogenic and natural factors that can work together or in combinations to impair the communities. Without the chemistry and toxicity data, it is impossible to determine if the benthos appears to be adversely altered at a site as a result of natural factors or man-made factors that are subject to regulation. The benthic communities are



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the resources most at risk from sediment contamination and are the target biological resources for which the sediment quality objectives are intended to protect. Many of the laboratory tests of toxicity are performed with species that are not particularly important components or indicators of the health of the resident biota. The laboratory test species were selected for other virtues. Therefore, to determine if toxicity observed in the laboratory is indicative of actual losses of biological resources, it is necessary to analyze the local benthos to establish that line of evidence.

Sediments classified based on only the tissue uptake/bioaccumulation line of evidence would not account for acute toxicants that do not tend to bioaccumulate in tissues of biota. Most trace metals and polynuclear aromatic hydrocarbons (PAHs) do not bioaccumulate in tissues, so their presence and toxicity would not be accounted for in such an approach. In addition, like the PAHs, all other chemicals that are readily biotransformed would not be appropriately addressed.

Despite our support of the use of a MLOE approach to classify sediments, the SSC members share several concerns regarding the method that might be used to combine SLOE scores into an overall site score. The work plans thus far are purposefully vague on how the individual scores would be calculated and, more importantly, how they would be combined. The MLOE work plan proposes working with stakeholders and scientific advisors to develop an acceptable method. The SSC members believe that a combined scoring method must account for the varying kinds of data that might be generated among sites, account for incomplete data, and identify a numerical score with one line of evidence as different from the same score resulting from a different line of evidence. For example, a chemistry hit in one site should not be scored the same as a benthic hit in another site. However, such accounting of data for individual sites would be impossibly cumbersome in any state-wide or large regional assessment. Necessarily, the way the SLOE scores are combined may be a function of the purpose or intent of the sediment classification and the management questions being addressed. Finally, it will be challenging to communicate or address the uncertainties in the underlying data, especially if the sources of uncertainty differ among the SLOEs among sites or regions of the state.

One perspective on this issue is that the more lines of evidence used in a sediment assessment, the smaller the likelihood of incorrectly designating a site as unimpacted as compared to a single line of evidence situation. That is, with a full compliment of triad data, the sediment analyst can be most assured that a clean site is not contaminated, not toxic, and supports a healthy benthos. On the opposite end of the scale, the analyst can be most assured of classifying a degraded site correctly when the data indicate it is contaminated, the chemicals are bioavailable, the sediments are toxic, and the benthos are adversely impaired. Therefore, the use of a MLOE approach increases the likelihood of the accurate and correct classification of sediments.

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**Attachment D**

**Final Report, Independent Advisory Committee Convened by National Water  
Research Institute, Assessment of TMDL Targets for Organochlorine Compounds  
for Newport Bay, August 4, 2009**

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**NATIONAL WATER RESEARCH INSTITUTE**

**Final Report**

*of the April 7-8, 2009, Meeting of the*

**Independent Advisory Panel**

*for the*

**Assessment of TMDL Targets for  
Organochlorine Compounds for the Newport Bay**

August 4, 2009  
Fountain Valley, California

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**Disclaimer**

This report was prepared by an NWRI Independent Advisory Panel, which is administered by the National Water Research Institute (NWRI). Any opinions, findings, conclusions, or recommendations expressed in this report were prepared by the Panel. This report was published for informational purposes.

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Assessment of TMDL Targets for  
Organochlorine Compounds for the Newport Bay

**Purpose and History of the Panel**

In 2009, the County of Orange (County) requested that the National Water Research Institute (NWRI) of Fountain Valley, California, form an Independent Advisory Panel (Panel) to review the methods and underlying data used to develop total maximum daily loads (TMDLs) for organochlorine compounds for the Newport Bay Watershed, located in central Orange County, California. TMDLs are the maximum amount of a pollutant that a water body can receive and still attain water quality standards.

The Newport Bay Watershed constitutes 154 square miles (98,500 acres) in central Orange County, California. The major features of the watershed include Newport Bay (Upper and Lower), San Diego Creek, Santa Ana Delhi Channel, and other small tributary drainages. Lower Newport Bay is considered to be that portion of the Bay south of the Pacific Coast Highway Bridge (Highway 1). The Lower Bay harbor is important for recreational use and supports nearly 10,000 pleasure boats, as well as many residential and commercial facilities. Upper Newport Bay (north of the Pacific Coast Highway Bridge) includes a 752-acre estuary and ecological reserve and is home to 78 species of fish and six imperiled species of birds, such as the light-footed clapper rail. The threatened and endangered bird species are a primary concern. Organochlorine pollutants are toxicants that can bioaccumulate in plants and the fatty tissues of fish, birds, and mammals, and biomagnify in the food chain. Examples of organochlorines include chlordane, dichlorodiphenyltrichloroethane (DDT), dieldrin, toxaphene, and polychlorinated biphenyls (PCBs).

The charge to the Panel was to consider the following:

1. Are the methods and underlying data used to develop the targets for the organochlorine TMDLs in the Newport Bay Watershed, as well as the targets proposed by the stakeholders, based on the best available science?
2. Are the numeric targets in the organochlorine TMDLs, as well as the targets proposed by the stakeholders, protective of beneficial uses?
3. Are there alternative targets, or methods to develop targets that have not yet been considered, that are both scientifically defensible and protective of beneficial uses?
4. Is the analysis indicating a declining trend in organochlorines concentrations robust? If the analysis is robust and there is strong evidence of a declining trend, should this trend be reflected in defining targets and, if so, how?
5. What are the recommended next steps to resolve any deficiencies, conflicts, or data gaps from questions 1 through 4?

The Panel members include:

- *Panel Chair*: Brock B. Bernstein, Ph.D., Independent Consultant (Ojai, CA)
- Michael Fry, Ph.D., American Bird Conservancy (Washington, D.C.)

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- Lynn S. McCarty, Ph.D., L.S. McCarty Scientific Research & Consulting (Ontario, Canada)
- James Meador, Ph.D., NOAA National Marine Fisheries Service (Seattle, WA)
- Charles A. Menzie, Ph.D., Exponent (Alexandria, VA)
- Daniel Schlenk, Ph.D., University of California, Riverside (Riverside, CA)

A short biography on each Panel member is included in Appendix A.

### **Introduction**

A 2-day meeting of the Panel for the Assessment of TMDL Targets for Organochlorine Compounds in Newport Bay was held April 7-8, 2009, at the Holiday Inn Costa Mesa in Costa Mesa, California.

Representatives from the County, Santa Ana Regional Water Quality Control Board, and stakeholders Dr. Jim Byard and Dr. Susan Paulsen gave presentations during this meeting on the following topics:

- Panel charge.
- Overview of the Newport Bay Watershed.
- Organochlorine compounds TMDLs for the Newport Bay Watershed.
- A critical review of the TMDL targets and impacts of organochlorines in the Newport Bay Watershed.
- Risk assessment case study of DDT in Newport Bay.
- Existing DDT levels in forage fish in Upper Newport Bay.
- Sediment chemistry and toxicity – Sediment quality objectives.

A tour of the watershed, specifically of Newport Bay, was also included as part of the Panel meeting.

The meeting agenda is included in Appendix B. A complete list of Panel meeting attendees is included in Appendix C.

### **Findings and Recommendations**

The findings and recommendations that resulted from the April 2009 Panel meeting are presented below. However, before addressing the individual questions in its charge, the Panel has highlighted a number of more general issues.

#### **1. General Comments**

The Panel was impressed by the willingness of all parties to engage in the rigorous and open-ended discussion held at the April meeting. The presentations were thorough, each presenter offered their comments in a clear and concise manner, and all responded directly to the Panel's numerous comments and questions. In combination with the multiyear workplan the parties are developing, the Panel believes this overall effort is an excellent model of how such complex issues should be approached in a regulatory setting.

The Panel also appreciated clarification on the details of its charge since this helped provide the basis for more direct answers to the key concerns that prompted the Panel's involvement.

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Based on material presented at the meeting and in follow-up discussions with participants, the Panel understands the Regional Water Quality Control Board's (Regional Board) first priority to be the protection of beneficial uses related to wildlife, particularly the threatened and endangered bird species in the watershed, with a second priority being the protection of human health related to consumption of sportfish caught in Newport Bay. The Regional Board's primary management tool for addressing organochlorine contamination is the TMDL process, with its focus on reducing organochlorine loads to the Newport Bay from the watershed. The Panel thus understands that the Regional Board is focusing primarily on sportfish that acquire the bulk of their organochlorine tissue contamination from in-Bay sources, because the TMDL would not address sources of contamination outside Newport Bay and its watershed. Finally, the Panel understands that the Regional Board recognizes that toxicity to benthic invertebrates, stemming from direct exposure to contaminated sediments (in laboratory tests), is unlikely to be related to the organochlorines for which TMDLs have been developed. The focus of the organochlorine TMDLs is, therefore, the bioaccumulation of these chemicals from water and/or sediment, with subsequent transfer through the foodchain to humans (via consumption of sportfish) and wildlife species (through consumption of fish and invertebrates).

While the Panel recommends additional data gathering, data analysis, and modeling, it also understands that there are limitations on the applicability of historical data, as well as constraints on the ability to gather additional data that would be ideally suited to the questions it poses. For example, obtaining direct data on conditions (e.g., contaminant levels in tissues, sublethal reproductive effects) in threatened and endangered species is subject to severe constraints. In addition, the Panel recognizes that descriptions of many processes in a complex and highly variable system, such as Newport Bay, will always be somewhat uncertain.

The Panel's findings and, particularly, recommendations are based on a core judgment that the challenge of setting management thresholds for bioaccumulative compounds such as organochlorines should be approached through a structured risk assessment process (see Recommendations for Questions 2 and 3). Thus, the Panel strongly supports the Regional Board's phased approach to the organochlorine TMDLs, the extended implementation schedule that allows for additional studies to be performed, and the Regional Board's stated willingness to modify the TMDLs as new information becomes available.

## 2. Question 1

*Are the methods and underlying data used to develop the targets for the organochlorine TMDLs in the Newport Bay Watershed, as well as the targets proposed by the stakeholders, based on the best available science?*

### Findings

The Panel finds that neither the targets used in the TMDLs nor the targets proposed by the stakeholders are based on the best available science. Each target is discussed in turn.

The Regional Board's sediment target is based on Threshold Effects Levels (TELs) for DDT and Effects Range Median (ERM) levels for chlordane. The Panel noted two limitations regarding the use of these values. The first is that TELs and ERMs do not relate to the impairments for which the TMDLs are being derived; instead, they are screening values for direct toxicant effects on exposed benthic invertebrates. The Panel notes that TELs and ERMs are used in the

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organochlorine TMDLs as a practical estimate of contaminant levels that might lead to the bioaccumulation of sediment-borne contaminants in higher trophic levels. However, no functional relationship exists between contaminant levels associated with toxicity to benthic organisms due to direct exposure to contaminated sediments and those associated with bioaccumulation. Guidance, such as that developed at the 2002 Pellston workshop on sediment quality guidelines (Moore et al., 2005), specifically refers to the inappropriateness of using such sediment quality guidelines for interpreting the risk of bioaccumulated toxicants. Secondly, the Panel concludes that the derivation of these screening values is subject to considerable scientific uncertainty. Both TELs and ERMs are derived from statistical estimates of the level of contaminants in sediment at which effects to sediment organisms are observed in toxicity tests, using data aggregated from numerous separate studies. Dr. Byard pointed out at the April 2009 Panel meeting that the TEL database has numerous undocumented inconsistencies and apparent flaws. Though individual studies from which the TEL database extracted data have been peer reviewed, the data screening and aggregation process and related quality assurance procedures on which the database itself was built have not been thoroughly reviewed and vetted. The Panel believes that this lack of transparency and documented quality control seriously undermines confidence in the applicability of the derived TELs even for purposes related to direct sediment toxicity.

The Regional Board's use of Screening Values from CalEPA's Office of Environmental Health and Hazard Assessment (OEHHA) to set fish tissue targets for human consumption is an inappropriate use of these values. OEHHA makes it clear in its publications that Screening Values were developed for OEHHA's internal use as a practical threshold for identifying situations that deserve additional attention and where detailed risk assessment might be called for. Only in cases where such risk assessment suggests a human health risk would consumption advisories then be implemented. The Panel recognizes that the Regional Board's use of OEHHA's Screening Values is not uncommon and that these Screening Values were included as a potential set of guidelines in the Functional Equivalent Document (FED) (SWRCB, 2004) prepared to support the development of the State's 303(d) listing policy. However, this application of the Screening Values is not scientifically justified since they were not developed for this purpose. OEHHA has developed new thresholds that are more suited to the Regional Board's current purpose (see paragraph below on OEHHA's newer results, and Question 3).

The Regional Board used the National Academy of Sciences' (NAS) 1972 guidelines<sup>1</sup> for setting wildlife tissue thresholds for total DDT. The Panel does not believe this is the best currently available science. Much additional data has been gathered and the understanding of contaminant effects has improved greatly since the early 1970s. In addition, the use of standard numbers, such as the NAS guidelines, does not allow for the use of local information that reflects site-specific processes that may affect bioaccumulation processes and contaminant effects. The Panel also noted that the NAS report includes significantly different thresholds for DDT in marine and freshwater systems, a reflection of the fact that different expert panels derived the marine and freshwater thresholds. The fact that two expert panels arrived at such significantly different results using essentially the same datasets further undermined the Panel's confidence in the applicability of the NAS guidance to Newport Bay.

The stakeholders proposed a fish tissue target for DDTs for human consumption of 520 parts per billion (ppb), based on the value in Table 2 of Klasing and Brodberg (2008). This Advisory Tissue Level (ATL) of 520 ppb allows for the consumption of three servings of fish per week.

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<sup>1</sup> National Academy of Sciences. 1972. Water Quality Criteria 1972. A Report of the Committee on Water Quality Criteria, Environmental Studies Board. Washington, D.C. EPA-R3-73-033.



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However, the ATL is not necessarily directly applicable to use in setting targets in the context of the Organochlorine TMDLs. As Klasing and Brodberg (2008) say (p. 60):

The ATLs described in this report should not be misinterpreted as static "bright lines" that others can use to duplicate state fish consumption advisories. As noted, ATLs are but one component of a complex process of data evaluation and interpretation used by OEHHA in the assessment and communication of fish consumption risks.

Dr. Brodberg of OEHHA has clarified that ATLs are developed by OEHHA for its own purposes and not for use as broader regulatory guidelines. ATLs are based on the relatively high  $10^{-4}$  cancer risk level to allow for the health benefits of consuming fish; at this risk level, given current contaminant levels in fish tissue, non-cancer risks are larger than cancer risks for most consumption categories. Thus, the tissue level of 520 ppb of DDT cited by Dr. Byard is based on non-cancer risk factors. OEHHA is aware that agencies such as U.S. Environmental Protection Agency (U.S. EPA) and the Regional Board typically set TMDL targets and other criteria on the basis of risk alone, and do not balance benefits as OEHHA attempts to do. To accommodate the needs of other such agencies, OEHHA has also produced Fish Contaminant Guidelines (FCGs), which are based strictly on risk and use a more conservative cancer risk factor of  $10^{-6}$ . These values, presented in Table 1 of Klasing and Brodberg (2008), are quite different from the ATLs. For example, the FCG for DDT, for one serving per week, is 21 ppb, markedly lower than the ATL even for three servings per week (520 ppb). The Panel concludes that the stakeholders' proposed DDT fish tissue target of 520 ppb is based on a different risk/benefit framework than the older Screening Value of 100 ppb used by the Regional Board, as well as on more current science, but that it is not necessarily the most applicable target in this instance. The same is true of PCBs, with an ATL of 21 ppb (for three servings per week) and a FCG of 3.6 ppb (for one serving per week), and toxaphene with an ATL of 200 ppb (for three servings per week) and a FCG of 6.1 ppb (for one serving per week).

In their critique of the Regional Board's DDT fish tissue target for human consumption, the stakeholders also noted that, "There is no fish consumption advisory for Newport Bay because fish concentrations are too low" and that there is "no health advisory for PCB in sportfish from Newport Bay." The Panel believes, based on discussions with OEHHA staff, that this is a misinterpretation of the absence of consumption advisories for sportfish in Newport Bay. OEHHA notes that data requirements for developing consumption advisories are demanding and that sufficient data do not exist for Newport Bay. In addition, OEHHA's main priority in its recent reevaluation of consumption advisories in Southern California was open coastal locations for which adequate, consistently collected, and analyzed data were available. They noted that the absence of consumptions advisories for Newport Bay should not be interpreted in any way as a reflection of OEHHA's judgment about the relative safety of consuming fish from the Bay.

The stakeholders suggested a DDT fish tissue target of 150 ppb for the protection of bird species, based on extrapolations of data in a study by Anderson et al. (1975) of reproductive effects in brown pelicans. The Panel believes this tissue level is not directly applicable as a fish tissue target in Newport Bay for several reasons. While brown pelicans are the most sensitive bird for eggshell thinning effects, these may not necessarily be the endpoint of concern for all targeted bird species in Newport Bay. Other endpoints related to survival, growth, or reproduction may well have different thresholds. Nor does the Panel believe that the estimation of brown pelican egg tissue residues, based on a presumed one-to-one relationship between declines in fish tissue and declines in pelican egg tissue, is supported by other data on the behavior of such relationships, particularly when the relationship is based primarily on data from one point in time

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when DDT concentrations in the Southern California Bight were changing dramatically. As the Regional Board pointed out in its response #8 to the Flow Science report on DDT, another equally arbitrary comparison (DDT levels in pelican eggs to levels in pelican diet in 1969) results in a biomagnification factor of 18, which results in higher estimates of egg tissue levels using the 1974 fish tissue level of 150 ppb. The Panel believes that selecting individual comparisons from single points in time is not an appropriate approach for setting TMDL targets, which should be based on a review of all available evidence. The stakeholders use a different approach with data from ospreys to arrive at the same fish tissue target of 150 ppb. The Panel believes that the biomagnification factor used in this calculation (10) is unrealistically low. Finally, the stakeholders' suggested tissue target of 150 ppb does not include a safety factor, which is often used to compensate for data gaps, uncertainties, and differences between species and sensitive life stages.

### Recommendations

Sediment, water, and tissue targets should be derived as part of an integrated modeling approach that incorporates specific endpoints and information about the entire foodweb. The modeling approach discussed by Ben Greenfield at the Panel meeting and described in more detail in the Newport Bay case study in Greenfield et al. (2007) is the type of approach the Panel believes is appropriate for developing targets that can be used to protect endpoints of interest (or species of concern) (see Recommendations for Question 3). This approach may require gathering additional data about contaminant levels in specific categories of prey items in portions of the foodwebs in the Newport Bay (building on, for example, Allen et al., 2008). The results of this effort should be compared to the sediment targets proposed in the comment letter from the Fish and Wildlife Service and based on a similar back calculation approach.

The Regional Board should review OEHHA's fish tissue targets related to human health and decide which of these is most appropriate for use in the organochlorine TMDLs. Given that one of OEHHA's main responsibilities is to develop such information for other state agencies, the Regional Board should carefully evaluate OEHHA's targets before considering any others. The primary issue for the Regional Board is to determine whether to base its human health related targets on the approach that balances health risks and benefits (i.e., ATLS) or the approach that focuses only on risk (i.e., FCGs). The Panel believes that both approaches are legitimate, have a strong conceptual and analytical foundation, and are based on current scientific knowledge. In addition, both fall within the range of risk levels recommended by the U.S. EPA ( $10^{-4}$  to  $10^{-6}$ ). However, conceptually, the ATLS represent a different approach, since they attempt to incorporate information about the benefits of seafood consumption that was not available when the risk-based approach was developed.

Setting targets to protect wildlife health is more complex than setting sediment, water, or human health related targets. Human health related targets have been established by OEHHA. Sediment and water targets can be derived by back calculation once appropriate targets for sportfish and prey tissue are set. However, there are no similarly well-developed targets that are directly applicable to all wildlife species of concern in Newport Bay. The Panel, therefore, recommends that the Regional Board build on the efforts underway by the Biological Technical Assistance Group (BTAG). This is a workgroup initiated by U.S. EPA Region IX and staffed by scientific representatives of state and federal agencies with the goal of establishing a formal process for developing and refining toxicity reference values (TRVs) based on the best available current science. Board staff should undertake a thorough review of the literature on contaminant effects, thresholds, and screening values relevant to bird species of concern in Newport Bay.

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This information should be organized and applied as described in the Recommendations for Question 3.

Toxaphene was identified as a chemical of concern in the Newport Bay Watershed. Toxaphene is toxic to fish in laboratory assays, with concentrations around 500 nanograms per gram (ng/g) affecting reproduction and growth, while concentrations in the low parts per million (ppm) range are lethal. In addition, OEHHA has identified toxaphene as a chemical of concern for human consumption of sportfish. However, the Panel believes current science does not yet permit setting reliable targets for toxaphene to the extent possible for other contaminants. Toxaphene is a complex mixture of an unknown number of congeners (250 to >670) (ATSDR, 1996), and the octanol-water partition coefficients will differ for each chlorinated compound, with estimated partitioning coefficients varying from 3.3 to 6.44. In addition, the toxaphene source, degree of weathering, and extent of biological dechlorination may all affect the partitioning coefficient. Since all 600+ chemicals will have different partitioning coefficients and different toxicities, it is not possible to determine a "correct" partitioning coefficient, and a conservative approach is appropriate, since it is not possible to identify which component is responsible for toxicity. It is likely that bioaccumulation is a greater concern than direct toxicity, and there are no data to suggest that water toxicity results from the same components that bioconcentrate. The more lipophilic components are the most likely to bioconcentrate, while more water-soluble components are more likely to be responsible for aquatic toxicity. The Panel suggests that toxaphene, while a chemical of concern, is generally less problematic than DDT. However, it is more challenging with regard to the development of site-specific media and organism target levels for regulatory monitoring programs. In the case of Newport Bay, rather than developing specific guidance for toxaphene, it is likely that any sediment control measures used to address DDT issues would also be effective for toxaphene. The continuation of a modest sediment and fish tissue monitoring effort to track toxaphene trends should be sufficient.

### 3. Question 2

*Are the numeric targets in the organochlorine TMDLs, as well as the targets proposed by the stakeholders, protective of beneficial uses?*

#### **Findings**

The Panel finds that this question is not amenable to a strict yes/no answer. The real issue is whether targets are appropriately protective, or protective enough to achieve management goals.

Determining whether the proposed targets are protective enough to meet management goals is to some extent a matter of both professional judgment and policy decisions. However, such judgment must be based on the best available current science applied in a consistent risk assessment framework. Based on its findings for Question 1, the Panel concludes that, without the type of assessment described in the following recommendations, it is not possible to rigorously evaluate whether the targets are appropriately protective of beneficial uses.

#### **Recommendations**

The Regional Board should develop numeric targets using a structured risk assessment modeling approach as described in the Recommendations for Question 3. This process should consider a wide range of endpoints, surrogate species, toxicity reference values, and past studies to identify suitable inputs to a modeling approach such as described in Greenfield et al. (2007).

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More specifically, the Panel recommends that protective prey tissue levels (targets) be selected and/or calculated for three species of wildlife bird species: the clapper rail, least tern, and osprey. Each feeds on different components of the foodweb within the Newport Bay ecosystem. Clapper rails feed on invertebrates and small fish in exposed or shallow intertidal areas, and tissue values will thus need to be derived for the invertebrate and small fish prey base supporting this species. Least terns and ospreys feed primarily on fish, but their primary prey species differ somewhat in size and bioaccumulative potential and may be associated with different parts of the prey base within the Newport Bay ecosystem.

The selection and/or calculation of target tissue levels for the various prey species should be guided by several considerations, including:

- a. **Species Relevance** – If surrogate species must be used to compensate for the lack of data on species within the Newport Bay system, they should mimic the species of concern with respect to taxa, size, and food habits.
- b. **Endpoint Relevance** – Assessing the sustainability of the species in the Newport Bay system with respect to exposures to organochlorines requires considering the toxicological endpoints relevant to sustainability. These include a variety of reproduction, growth, and survival endpoints, and one of these will often emerge as the most important with respect to establishing protective tissue levels. These endpoints should be kept separate from one another (i.e., data sets should not be merged for statistical purposes).
- c. **Reliability** – The studies or values used should be based on work that has been peer reviewed and/or has a traceable history that allows for transparent review of methods, data, and conclusions.
- d. **Utility of Data** – Explicit consideration should be given to the value of negative and positive information in the study, and preference should be given to studies with multiple doses that will support probabilistic assessments. The use of no-observed-effect levels (NOELs) and lowest-observed-effect levels (LOELs) should be carefully considered, since the low statistical power associated with most toxicity tests means that many NOELs are statistical artifacts. NOELs should be used only in conjunction with LOELs or, alternatively, LOELs may be used with safety factors, an approach that often has fewer statistical shortcomings.
- e. **Metrics** – Attention should be given to ensuring that the metrics for exposure match those for effects (e.g., milligrams per kilogram per day [mg/kg/day] or mg/kg tissue etc.).
- f. **Safety Factor** – The use of an appropriate uncertainty or safety factor should be explicitly considered with regard to different wildlife species and life stages. The U.S. EPA generally uses a 3X, 5X, or 10X safety factor for each of these considerations. Additionally, safety factors may be used as a policy decision related to the level of uncertainty in the analysis and the extent to which that uncertainty may compromise the degree of protection, as well as to the potential for interactions among mixtures of toxicants.

#### 4. Question 3

*Are there alternative targets, or methods to develop targets that have not yet been considered, that are both scientifically defensible and protective of beneficial uses?*

#### **Findings**

The Panel believes there are both alternative targets, as well as risk assessment methods, that are directly applicable to the Newport Bay ecosystem and that have not been considered by either the Regional Board or the stakeholders.

In addition to the NAS (1972) guidelines, there are similar but more recent guidelines published by Environment Canada. In addition, both the Fish and Wildlife Service (FWS) comment letter and the Greenfield et al. (2007) case study of Newport Bay suggest a number of alternative targets that could be considered for application to Newport Bay, and the BTAG mentioned in the Recommendations for Question 1 provides a mechanism for considering targets more appropriate for Newport Bay. Beyond these specific numbers, the U.S. EPA has recently recommended the use of site-specific risk-based approaches (similar to those applied in both the FWS comment letter and Greenfield et al. [2007]) in cases such as this. The Panel believes that the combination of existing data and information with additional studies, such as the work being planned by the Toxicity Reduction Investigation Program (TRIP), would provide an opportunity to effectively apply this approach.

#### **Recommendations**

The Panel recommends a site-specific, risk-based approach that would allow for explicit consideration of local species, as well as uncertainty, safety factors, and precaution. Precaution is needed to ensure that unique modes of action are not overlooked and that assumptions of trends do not curtail management actions. Because the Newport Bay system is not at equilibrium (see Question 4 below), it is important to include direct and indirect exposure and uptake pathways from all sources (i.e., water, sediment, prey tissue). This approach should be designed to link this full range of inputs to fish/invertebrate tissues and associated exposures to wildlife species of concern (i.e., the three bird species suggested above). This effort can be accomplished using well-accepted and peer-reviewed bioaccumulation and food chain models, such as the Gobas-based model presented by Ben Greenfield at the Panel meeting. In the simplest terms, this approach would involve the following four steps:

1. Identify a Toxicity Reference Value (TRV) for birds for the compound of concern (e.g., ng DDT/g bird/day), derived from data on concentrations considered protective in the bird (e.g., egg, liver, plasma). TRVs are available in the literature and from programs such as the Department of Defense's Health Effects Research Program (HERP)<sup>2</sup>, or can be calculated from a combination of local and published data. TRVs may be validated through monitoring, although it may be difficult, if not impossible, to gather the data directly on threatened and endangered species in the Newport Bay Watershed.
2. Back calculate to a tissue target or threshold for birds' prey items, using biomagnification factors, assimilation efficiency, rates of ingestion, and body weight, and accounting for both sediment and water column pathways for transfer of toxicants.

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<sup>2</sup> <http://chppm-www.apgea.army.mil/tox/HERP.aspx>. Health Effects Research Program.

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3. Estimate the observed ratio of fish concentrations to sediment and water concentrations in the site of interest (i.e., bioaccumulation factors).
4. Use the estimate (3) to back calculate sediment and water targets from the fish tissue target (2).

In reality, this approach – elements of which were implemented in a streamlined fashion in the FWS comment letter and in more detail in Greenfield et al. (2007) – depends on developing a site conceptual model that identifies the receptor of concern (e.g., endangered bird species), relevant endpoint(s) necessary to focus the assessment (e.g., growth, reproduction), and exposure and effects assessments (see the Recommendations for Question 2 for a more detailed list of issues to be considered in this approach). A final risk characterization step would estimate risk and uncertainty, as well as identify data gaps.

Utilization of a site-specific risk-based process has been recently proposed by a Science Advisory Panel of the U.S. EPA's Office of Water to evaluate potential changes in the Aquatic Life Criteria for Contaminants of Emerging Concern (U.S. EPA, 2008). For example, recent studies have indicated that the impact of some contaminants would be underestimated using the current aquatic life criteria guidelines. In addition, thorough site-specific conceptual models can help address impairment that might be overlooked due to unique modes of action (e.g., endocrine disruption), an element included in U.S. EPA's recent recommendation for a site-specific and tissue-based approach for assessing the ecological risk of hydrophobic pesticides with high LogP values (U.S. EPA, 2009). This approach would parallel guidelines already utilized by U.S. EPA's Office of Water for selenium (U.S. EPA, 2005). Major steps in the overall context of TMDL development and implementation are shown in Figure 1.

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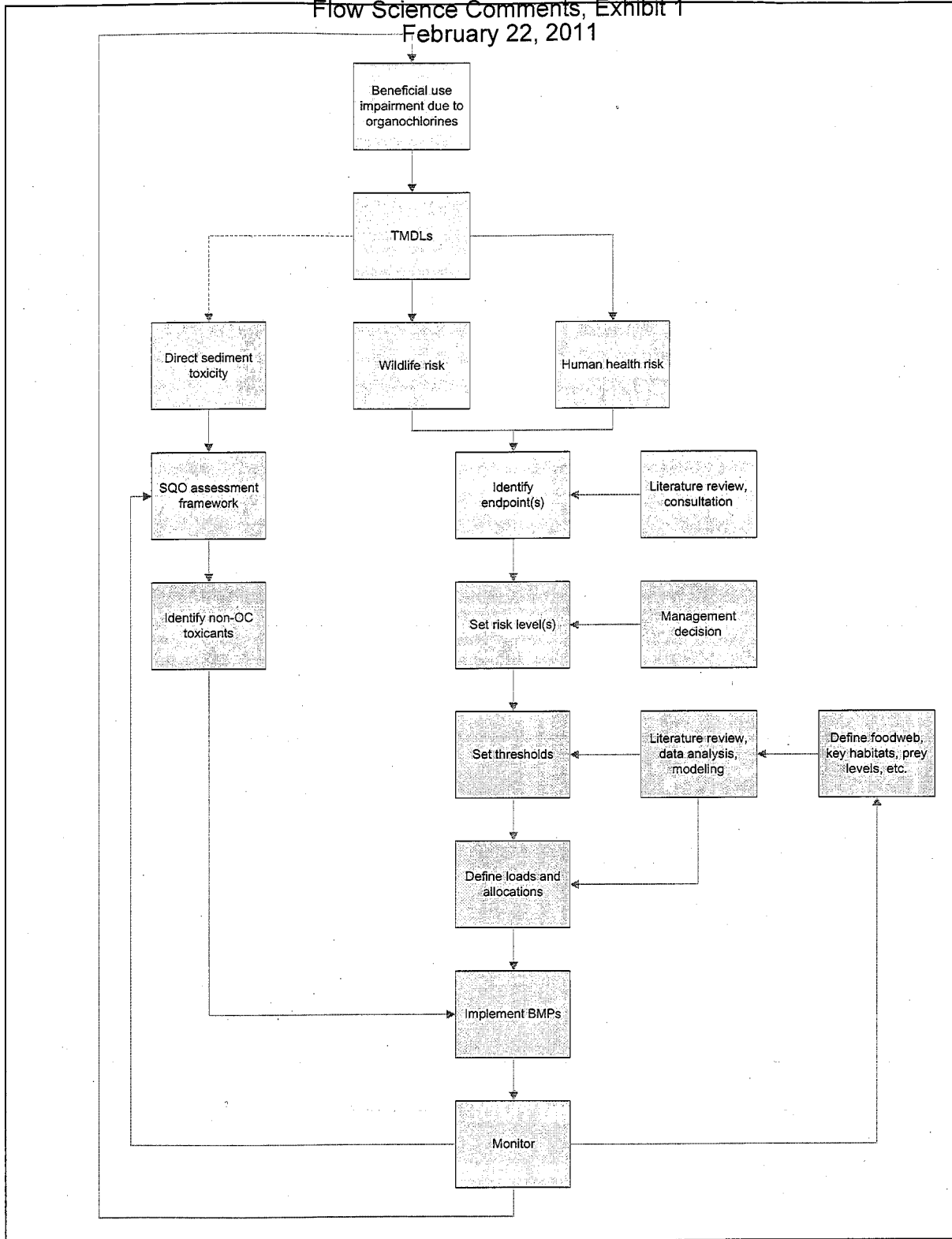


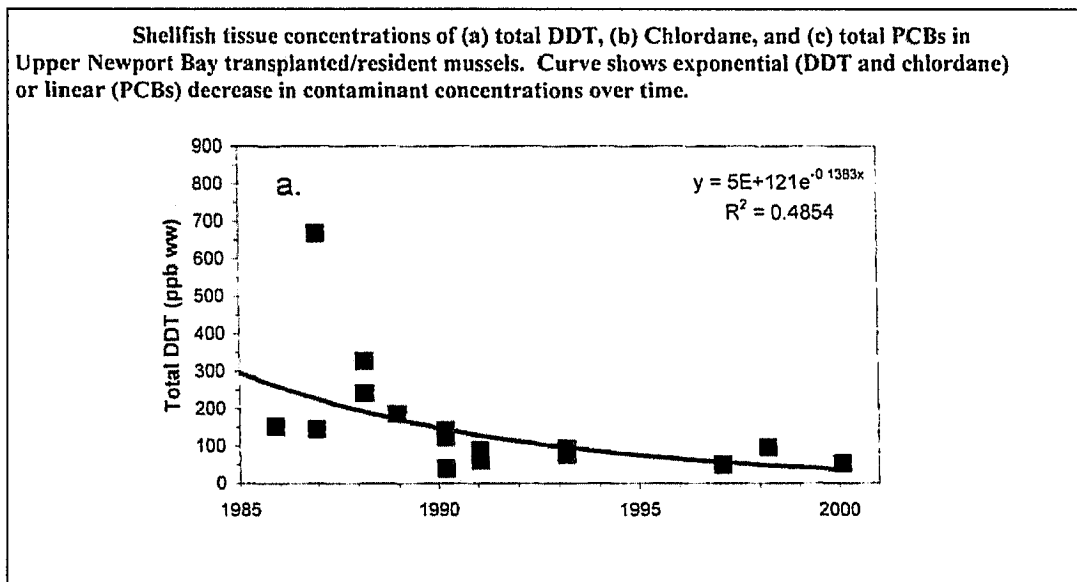
Figure 1. Major steps in the overall context of TMDL development and implementation.

5. Question 4

*Is the analysis indicating a declining trend in organochlorines concentrations robust? If the analysis is robust and there is strong evidence of a declining trend, should this trend be reflected in defining targets and, if so, how?*

**Findings**

The Panel finds that the declining trend of organochlorine concentrations in red shiner tissue is statistically robust for the period 1980 to 1996, although the strength of the regression relationship declines when the analysis is performed with all data, including outliers. However, data since 1996 fluctuate with no apparent trend, and the regression relationship for the later period (1993–2002) in the split is substantially weaker than that for the earlier time period, although short-term (<10 years) trends in organochlorines with long half lives may be difficult to identify. Furthermore, the relevance of this specific trend to conditions within the Newport Bay is somewhat uncertain because red shiner is a freshwater species and would not likely occur in estuarine conditions in Newport Bay itself. In general, however, declining trends in the red shiner data to about 1990 are supported by data on mussels and less detailed data on tissue levels in striped mullet, which have declined from more than 5000 ppb in the 1970s (Allen et al., 2004) to about 1000 ppb currently (Allen et al., 2008).



**Figure 2.** Figure from initial TMDL document (SARWQCB, 2006).

The lack of detailed trend data for marine and estuarine fish inhabiting the Newport Bay makes it impossible to determine if tissue concentrations in these species have declined at the same rate as tissue concentrations in red shiners and mussels. In fact, DDT concentrations in the same resident fish species in 2002 and 2005-2006 were not significantly different (Figures 3 to 5).



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Total DDT in forage fish sampled in (a) Lower Newport Bay, and (b) Upper Newport Bay in Summer 2002 (SCCWRP, 2004). The dotted line represents the NAS marine guideline for the protection of aquatic life and predator species.

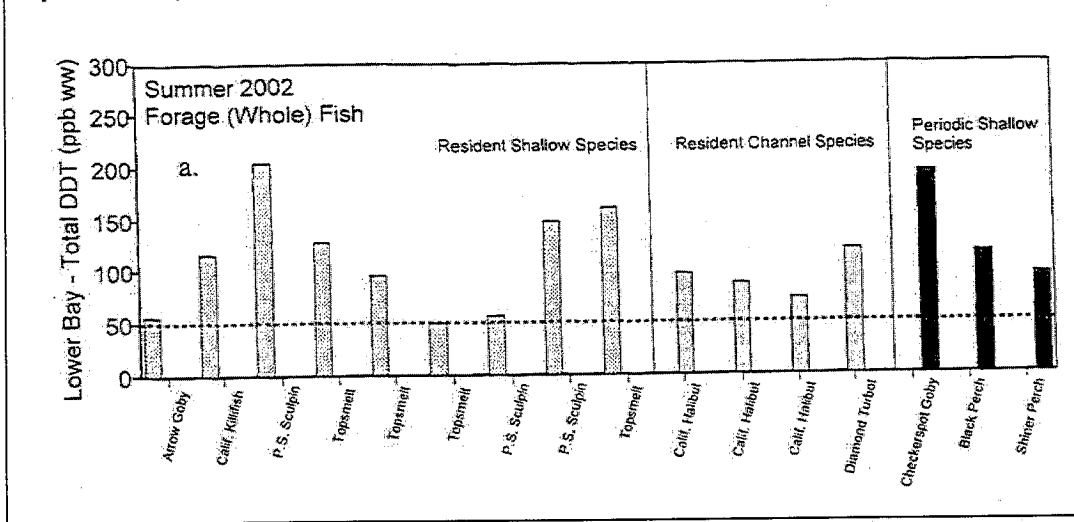


Figure 3. Figure from initial TMDL document (SARWQCB, 2006).

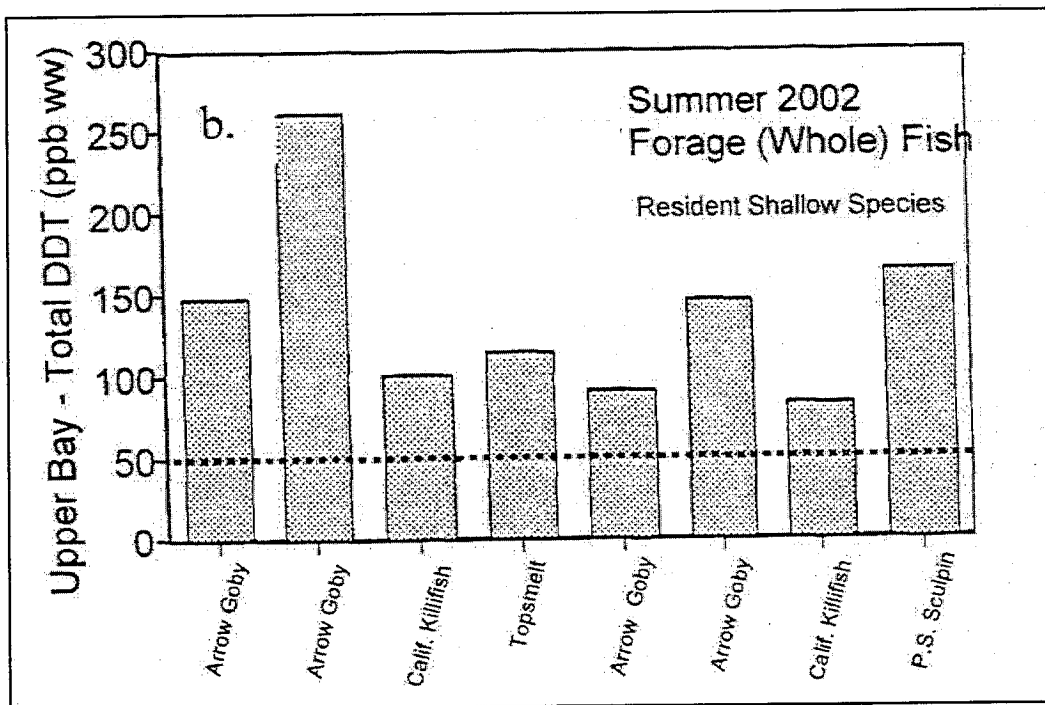


Figure 4. DDT concentrations of fish collected in the summer of 2002 from Upper Newport Bay (Allen et al., 2004).

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Sample Description	No. Composites	Total DDT (ug/kg ww)			Wildlife SV = 14 ug/kg ww		Std Length Range (mm)
		Min	Max	Mean	SD	CV%	
topsmelt	18	41.2	185.6	92.0	34.4	37	18-81
California Killifish	11	78.8	220.6	156.2	45.8	29	21-71
cheekspot goby	1	23.6	23.6	23.6	--	--	18-30
shadow goby	1	36.8	36.8	36.8	--	--	20-33
California halibut	3	19.6	94.4	63.9	39.2	61	73-119

**Figure 5.** Concentrations of DDT in fish species collected in 2005–2006 from Upper Newport Bay (Allen et al., 2008).

The Panel agrees with the stakeholders' conclusion (Byard et al. [2006], pp. 15-16) that sediment data are not suited to the evaluation of systemwide organochlorine trends. In addition to the factors discussed by the stakeholders, the Panel notes that detection limits have improved dramatically over time, which would produce an apparent declining trend simply as an artifact of changing detection limits.

Despite the robustness of past trends in fish and mussel tissue data, the Panel has concerns about the stakeholders' assertion on Slide #32 of Dr. Paulsen's presentation that, "Trends in time will continue." The Panel believes that the natural attenuation of organochlorine contaminant concentrations in Newport Bay to vanishing levels may not be a viable assumption. In watersheds where key source inputs have been substantially decreased or removed, contaminant declines are expected for several reasons, such as degradation, sediment burial, or sequestration, and export. While declines in such situations often initially appear to be first-order (i.e., can be described by a half-life rate constant), they eventually change in rate, depending on the system character and circumstances. For example, reduction in the rate of decline of PCBs in Lake Ontario biota are thought to be related to a substantial reduction in PCB loadings to the point where the atmospheric contribution dominates the total loading and further declines are expected to be largely dependent on decreases in regional atmospheric PCB levels (Gobas et al., 1995).

Also, many contaminants exhibit half lives on the order of decades or longer when associated with anaerobic soils or sediments and, therefore, are reticent to degradation. This is important because pockets of such contaminants within the watershed or in buried sediments may be released when disturbed by storm events or human activity, adding a spike of "new" contaminant to the system and resetting to some degree the trend of decline. As another example, studies have found in some cases that a large percentage of the total contaminant load within a system exists in the biota and is recycled within the food chain. Because these contaminants may not interact with water, they would not be subject to the usual degradation processes that lead to declines and, thus, would not follow the first-order decay curve described by the stakeholders. Such cycling processes have been observed for PCBs in Puget Sound, Washington (biotic recycling) (O'Neill, 2009, personal communication) and for tributyltin associated with anaerobic sediment (Dowson et al., 1996).

While the Panel agrees with the stakeholders that continued conversion of agricultural lands is likely, the degree to which such conversions will reduce organochlorine input is not clear, and land use conversion may temporarily increase organochlorine inputs, especially during construction events followed by runoff. In addition, land use conversion may not affect all organochlorines equally, complicating the task of predicting future trends in organochlorine loadings. The extent to which agricultural soils will be disturbed in the future, the degree to which best management practices (BMPs) succeed in controlling solids, and the efficacy of sediment control mechanisms in the watershed are all sources of significant uncertainty.

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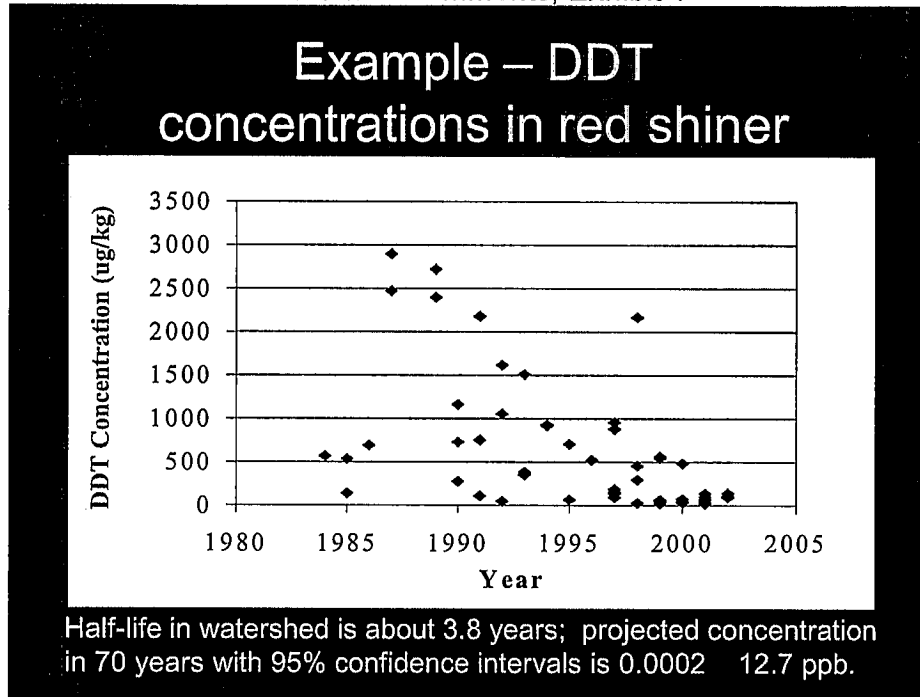
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Interannual variation in rainfall and sediment loading is an important episodic aspect to the delivery of organochlorines to the Newport Bay.

Thus, the Panel believes it is not appropriate or scientifically sound to extrapolate trends such as that observed in Newport Bay into the future, especially to an endpoint of complete elimination. At some point in the decline, one or more factors (such as internal system recycling, airborne input from outside the watershed, or input via biological transport of contaminated organisms) will decrease the rate of decline, and may cause a long-term phase of little or no decline. Episodic events may disrupt the trend by increasing inputs to the system, as existing data suggests has happened in the past. Without a detailed mass balance model for each contaminant of concern in Newport Bay, it is not possible to begin to estimate future contaminant levels in the Newport Bay. However, it is highly unlikely that the simple first-order decline present in the earlier part of the time period will continue indefinitely.

### Recommendations

Given the uncertainty about the nature of any future trends in contaminant concentrations, the Panel does not believe that explicit expectations about future trends should be included in the TMDL targets based on currently available information. The Panel noted the high degree of instability in the system from dredging events and large storm-driven sediment inputs, as well as the potential that nonlinear cycling pathways could become increasingly important as levels decline from their historically high. To better understand how information on trends over time could be used in the TMDLs, the Panel recommends the following:

1. Board staff should examine available trend data to determine if they can be interpreted equally well from different perspectives. For example, Figure 6 (taken from the stakeholders' presentation) suggests event-related increases in DDT levels in the late 1980s and again in the late 1990s. These could be associated with periodic increased loads from agricultural lands associated with stormwater or other disturbances, such as construction and changes in land use. Comparison with rainfall and sediment loading records would be useful in testing these possibilities. Such information would provide important insights that are missed by making simplifying assumptions about decay rates.
2. The Regional Board should include the development of mass balance models for each contaminant in its TMDL implementation workplan. These models should include major compartments in the system and be used to help evaluate the potential for the types of cycling described above. In addition, the Regional Board should investigate the potential that currently unidentified sources could become important as contaminant levels decline. For example, Blais et al. (2005) document the effects of migratory birds on DDT levels in Arctic lakes. This might be an important source of contaminant input as migratory birds and mammals feeding on the Palos Verdes Shelf (one of the most contaminated sites for DDT on the Pacific coast) could be depositing lipophilic residues into Newport Bay through spawning, defecation, or mortality, as observed in the Arctic.



**Figure 6.** DDT concentrations in red shiner collected from San Diego Creek (Source: Stakeholder presentation at April 7, 2009, Panel meeting).

3. The Regional Board should expand tracking of trends by including one or more representative resident marine or estuarine fish in routine monitoring programs. If birds are the receptor of interest, then forage fish would be an appropriate target species for monitoring. This information should be combined with outputs from the mass balance models to improve understanding of how changes in contaminant inputs to the system, and contaminant cycling within the system, are reflected in tissue levels. As this understanding improves, it should be incorporated into the adaptive aspects of the TMDLs, which should allow targets to be periodically reevaluated as information and understanding improve.

## 6. Question 5

*What are the recommended next steps to resolve any deficiencies, conflicts, or data gaps from questions 1 through 4?*

### Findings

The Panel's findings in response to questions 1 through 4 are that neither the TMDL targets nor the alternative targets proposed by stakeholders are consistently based on the most current science. While determining the appropriate level of protection of beneficial uses is, in part, a management decision, the Panel found that such decisions must be based on the best available science. Thus, the current targets are most likely not adequately protective, though determining whether they are over- or under-protective depends on applying the most current science to this question.

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The Panel also found that there are alternative targets and methods available for use in the Newport Bay Watershed from a variety of federal, state, and academic research sources. Applying these to the Newport Bay Watershed will be challenging because of the non-equilibrium nature of this system, which is subject to a variety of sources of disturbance. As a result, the declining trends in tissue levels highlighted by the stakeholders cannot reliably be projected into the future.

### **Recommendations**

The Panel has made a number of specific recommendations to address specific issues related to each of the four preceding questions. The Panel recommended an overall site-specific, risk-based approach that explicitly considers uncertainty, and safety factors. The Panel also recommended that this approach be designed to link water and sediment exposures to fish/invertebrate tissues and associated exposures to wildlife species of concern, and that it use well-accepted and peer-reviewed bioaccumulation and food chain modeling tools.

The Panel recommended specific data gathering and analysis efforts to develop the necessary inputs to the modeling approach. These efforts include additional monitoring studies within the Newport Bay system, as well as the review and application of data available from other sources. In addition to a better understanding of foodweb structure and bioaccumulation processes, data gathering and analysis should also focus on improving the understanding of historical trends and what factors might influence future levels of contaminants in sediments, water, and tissues.

More specifically, the Panel also recommended that the Regional Board consider its approach to human health risk assessment and make a management decision about whether to incorporate the benefits of fish consumption into its selection of sportfish tissue targets. While there is detailed guidance available from both OEHHA and U.S. EPA, current state policy provides the Regional Water Boards with substantial flexibility in their choice of overall approach to this issue.

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**APPENDIX A: Panel Biographies**

**BROCK B. BERNSTEIN, PH.D.** (Panel Chair)  
*Independent Consultant (Ojai, CA)*

Brock Bernstein is an environmental scientist and consultant with broad experience in designing and evaluating environmental programs, structuring management and research initiatives, and developing policy. He has field research experience in a range of coastal and oceanic environments, and has also worked on a wide variety of management and policy issues, including the redesign of core compliance monitoring programs for major regional management efforts, the evaluation and/or development of regional assessment programs, and methods to improve fisheries management. In addition, he has served on numerous technical advisory and review committees, including several National Academy of Sciences panels on issues such as improving marine monitoring nationwide and improving the governance and management systems used to manage coastal and ocean resources.

**MICHAEL FRY, PH.D.**  
*Director, Conservation Advocacy*  
*American Bird Conservancy (Washington, DC)*

Michael Fry is an avian toxicologist whose research interests are in the effects of pollutants and pesticides on ecosystems, with a focus on wild birds. He received his doctorate at the University of California, Davis, where he then went on to become a research physiologist in the Department of Avian/Animal Sciences for 23 years before joining Stratus Consulting in 2003. Michael has been a panel member for the National Academy of Sciences on hormone active chemicals in the environment and has participated in toxicology reviews and international symposia for the Organization for Economic Cooperation and Development (OECD) and for the United Nations University in Japan. He has also served as a committee member for EPA and OECD in revising avian toxicity test methods and was a member of the U.S. EPA Ecological Committee for Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) Risk Assessment Methods (ECOFRAM).

**LYNN S. MCCARTY, PH.D.**  
*Ecotoxicologist*  
*L.S. McCarty Scientific Research & Consulting (Markham, Ontario, Canada)*

Lynn McCarty is an ecotoxicologist with extensive experience in the area of risk assessment. An example of projects he has recently worked on include: the review of a risk assessment for a U.S. EPA new pesticide registration application for Valent USA Corporation; preparation of public comments on the EPA's draft "Considerations for Developing Alternative Health Risk Assessment Approaches for Addressing Multiple Chemical, Exposures, and Effects" for the American Chemistry Council; and an external review of Application/Uncertainty/Assessment Factor Proposals for Environment Canada. He has also served as an expert panelist for the



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Strategic Projects Triage Selection Panel for Healthy Environments and Ecosystems (held by the Natural Sciences and Engineering Research Council of Canada) and Aquatic Life Criteria Consultative Panel (held by the EPA). In addition, from 1995 to 2003, he served as the Research Manager/Advisor to the Canadian Chlorine Chemistry Council, managing a research program with 38 projects and granting in excess of \$2 million. McCarty received his Ph.D. in Biology from the University of Waterloo.

**JAMES MEADOR, PH.D.**

*Fisheries Research Biologist  
Ecotoxicology and Environmental Fish Health Program  
NOAA National Marine Fisheries Service (Seattle, WA)*

Since 1990, Jim Meador has served as a Fisheries Research Biologist of the National Marine Fisheries Service, a branch of the National Oceanic and Atmospheric Administration (NOAA). As an aquatic toxicologist, he studies the relationship between exposure to chemicals in the environment and the biological responses elicited. His interests range from environmental chemistry to the mechanisms of toxicant action. Meador has considerable experience studying aquatic organisms and has held positions at the Scripps Institution of Oceanography, Naval Ocean Systems Center, and Envirosphere Company. Among his honors, he received a NOAA Fisheries Bronze Metal in 2006 for innovative work with an interdisciplinary team on a complex Biological Opinion for ESA-listed salmonids and Paper of the Year for 2006 from the *Journal of Human and Ecological Risk Assessment* for the category of ecological risk assessment. He also serves as a review editor for the journals *Aquatic Biology* and *Marine Ecology Progress Series*. Meador received a B.A. in Zoology from Humboldt State University, M.S. in Biology/Physiology from San Diego State University, and a Ph.D. in Aquatic Toxicology from the University of Washington.

**CHARLES A. MENZIE, PH.D.**

*Principal Scientist and Director, EcoSciences  
Exponent (Alexandria, VA)*

Charles Menzie's primary area of expertise is the environmental fate and effects of physical, biological, and chemical stressors on terrestrial and aquatic systems. His expertise in chemical transport and fate includes organochlorine compounds, PAHs, benzene and other light aromatic hydrocarbons, chlorinated volatile compounds, phthalate esters, petroleum hydrocarbons, metals and cyanide compounds. Menzie has worked at more than 100 sites and has been involved in approximately a dozen natural Resource Damage Assessment (NRDA) related cases. He is recognized as one of the leaders in the field of risk assessment and was awarded the Risk Practitioner Award by the Society for Risk Analysis. Menzie has taken the lead in developing guidance documents for industry and government, and helped draft the ASTM Standard for risk-based corrective action (RBCA) for chemical release sites. In addition to his work on chemical risk-related matters, Menzie has developed and applied methods for identifying third parties who have contributed to contamination in aquatic and terrestrial environments.

**DANIEL SCHLENK, PH.D.**

*Professor of Aquatic Ecotoxicology  
University of California, Riverside (Riverside, CA)*

Daniel Schlenk is Professor of Aquatic Ecotoxicology in the Department of Environmental Sciences at the University of California, Riverside. He has taught courses at both undergraduate and graduate levels, including *Fundamentals of Toxicology* and *Biotransformation of Organic Chemicals*. His research focuses on understanding the biochemical factors that influence susceptibility to environmental and natural chemicals. One example of his current research involves the identification of environmental estrogens and other endocrine disrupting compounds in reclaimed water, wastewater, and sediments, using bioassays. In addition, Schlenk serves as Co-editor in Chief of *Aquatic Toxicology*, which publishes original scientific papers dealing with the mechanisms of toxicity in aquatic environments and the understanding of responses to toxic agents at community, species, tissue, cellular and subcellular levels. Schlenk received his B.S. from Northeast Louisiana University, and his Ph.D. from Oregon State University.

**APPENDIX B: Meeting Agenda**

**NATIONAL WATER RESEARCH INSTITUTE**

**Independent Advisory Panel Meeting  
County of Orange's Implementation of  
Organochlorine Compounds TMDLs to Newport Bay**

**REVISED Final Meeting Agenda  
April 7-8, 2009**

**Meeting Location**

Holiday Inn Costa Mesa  
3131 Bristol Street  
Costa Mesa, CA 92626  
Phone: 714-557-3000

**On-Site Contact:**

**Jeff Mosher (NWRI)**  
Cell: (714) 705-3722

**Meeting Objectives:**

1. Review the overall charge to the Panel regarding the Organochlorine Compounds TMDLs process.
2. Review the Panel Scope and the specific questions posed to the Panel for review.
3. Present a range of information and comments on the data, assumptions, and methodology for the numeric criteria in the TMDL process.
4. Develop a set of findings and recommendations for the Panel's review of the alternative approaches in setting numeric targets.

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**Tuesday – April 7, 2009**

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8:30 am	Welcome and Introductions <ul style="list-style-type: none"><li>- Jeff Mosher (NWRI)</li><li>- Brock Bernstein (Panel Chair)</li></ul>	
8:40 am	Panel Charge	Maryanne Skorpanich (County of Orange)
8:50 am	Overview of Watershed	Stuart Goong (County of Orange)
9:10 am	Organochlorines Compounds TMDLs for the Newport Bay Watershed	Terri Reeder (Santa Ana RWQCB)
10:30 am	<b>BREAK</b>	
10:45 am	A Critical Review of the TMDL Targets and Impacts of Organochlorines in the Newport Bay Watershed	Dr. Susan Paulsen (Flow Sciences) and/or Dr. Jim Byard (Consultant)

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11:30 am	Risk Assessment Case Study of DDT in Newport Bay	Ben Greenfield (San Francisco Estuary Institute)
12:00 noon	<b>WORKING LUNCH (Panel members and attendees)</b>	
12:30 pm	Existing DDT Levels in Forage Fish in Upper Newport Bay	Jack Skinner (Back Bay Environmental Advocate)
1:00 pm	Sediment Chemistry and Toxicity - Sediment Quality Objectives	Steve Bay (SCCWRP)
1:45 pm	Panel Q&A	Brock Bernstein (Panel Chair)
3:00 pm	<b>BREAK</b>	
3:15 pm	Panel Deliberations – Closed Session	
5:00 pm	<b>Adjourn Open Session</b>	

---

**Wednesday – April 8, 2009**

---

8:30 am	Watershed Tour	
10:30 am	Panel Deliberations – Closed Session	Brock Bernstein (Chair)
12:00 noon	<b>Panel Working Lunch</b>	
2:00 pm	<b>Adjourn</b>	

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**APPENDIX C – April 7-8, 2009 Meeting Attendees**

Panel:

- *Panel Chair:* Brock B. Bernstein, Ph.D., Independent Consultant (Ojai, CA)
- Michael Fry, Ph.D., American Bird Conservancy (Washington, D.C.)
- Lynn S. McCarty, Ph.D., L.S. McCarty Scientific Research & Consulting (Ontario, Canada)
- James Meador, Ph.D., NOAA National Marine Fisheries Service (Seattle, WA)
- Charles A. Menzie, Ph.D., Exponent (Alexandria, VA)
- Daniel Schlenk, Ph.D., University of California, Riverside (Riverside, CA)

NWRI:

- Jeff Mosher, Executive Director
- Gina Melin Vartanian, Outreach and Communications Manager

County of Orange:

- Amanda Carr
- Chris Crompton
- Stuart Goong
- Jian Peng
- MaryAnne Skorpanich

Irvine Company Consultants:

- James L. Byard, Ph.D., DABT, Consultant
- Susan C. Paulsen, Ph.D., PE, Flow Science

Southern California Coastal Water Research Project:

- Steve Bay

California Regional Water Quality Control Board:

- Wanda Cross
- Terri Reeder

State Water Resources Control Board:

- Chris Beegan

San Francisco Estuary Institute:

- Ben Greenfield

Back Bay Environmental Advocate:

- Jack Skinner, MD

RBF Consulting

- Larry McKenney

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PBS&J/OC Great Park:

- Rosanna Lacarra

University of California Cooperative Extension:

- John Kabashima

City of Orange

- Gene Estrada

Newport Bay Naturalists & Friends

- Roger Mallett

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**APPENDIX A**

**DRAFT WATER QUALITY CONTROL PLAN FOR ENCLOSED BAYS AND  
ESTUARIES PLAN  
PART 1 SEDIMENT QUALITY**



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## **I. INTENT AND SUMMARY**

### **A. Intent of Part 1 of the Water Quality Control Plan for Enclosed Bays and Estuaries (Part 1)**

It is the goal of the State Water Resources Control Board (State Water Board) to comply with the legislative directive in Water Code §13393 to adopt sediment quality objectives (SQOs). Part 1 integrates chemical and biological measures to determine if the sediment dependent biota are protected or degraded as a result of exposure to toxic pollutants\* in sediment and to protect human health. Part 1 is not intended to address low dissolved oxygen, pathogens or nutrients including ammonia. Part 1 represents the first phase of the State Water Board's SQO development effort and focuses primarily on the protection of benthic\* communities in enclosed bays\* and estuaries\*. The State Water Board has committed in the second phase to the refinement of benthic community protection indicators for estuarine waters and the development of an improved approach to address sediment quality related human health risk associated with consumption of fish tissue.

### **B. Summary of Part 1**

Part 1 includes:

1. Narrative SQOs for the protection of aquatic life and human health;
2. Identification of the beneficial uses that these objectives are intended to protect;
3. A program of implementation that contains:
  - a. Specific indicators, tools and implementation provisions to determine if the sediment quality at a station or multiple stations meets the narrative objectives;
  - b. A description of appropriate monitoring programs; and
  - c. A sequential series of actions that shall be initiated when a sediment quality objective is not met including stressor identification and evaluation of appropriate targets.
4. A glossary that defines all terms denoted by an asterisk

## **II. USE AND APPLICABILITY OF SQOS**

### **A. Ambient Sediment Quality**

The SQOs and supporting tools shall be utilized to assess ambient sediment quality.

### **B. Relationship to other narrative objectives**

1. Except as provided in 2 below, Part 1 supersedes all applicable narrative water quality objectives and related implementation provisions in water quality control plans (basin

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plans) to the extent that the objectives and provisions are applied to protect bay or estuarine benthic communities from toxic pollutants in sediments.

2. The supersession provision in 1. above does not apply to existing sediment cleanup activities where a site assessment was completed and submitted to the Regional Water Board by February 19, 2008.

**C. Applicable Waters**

Part 1 applies to enclosed bays<sup>1</sup> and estuaries<sup>2</sup> only. Part 1 does not apply to ocean waters\* including Monterey Bay and Santa Monica Bay, or inland surface waters\*.

**D. Applicable Sediments**

Part 1 applies to subtidal surficial sediments\* that have been deposited or emplaced seaward of the intertidal zone. Part 1 does not apply to:

1. Sediments characterized by less than five percent of fines or substrates composed of gravels, cobbles, or consolidated rock.
2. Sediment as the physical pollutant that causes adverse biological response or community degradation related to burial, deposition, or sedimentation.

**E. Applicable Discharges**

Part 1 is applicable in its entirety to point source\* discharges. Nonpoint sources\* of toxic pollutants are subject to Sections II, III, IV, V, and VI of Part 1.

### III. BENEFICIAL USES

Beneficial uses protected by Part 1 and corresponding target receptors are identified in Table 1.

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<sup>1</sup> ENCLOSED BAYS are indentations along the coast which enclose an area of oceanic water within distinct headlands or harbor works. Enclosed bays include all bays where the narrowest distance between headlands or outermost harbor works is less than 75 percent of the greatest dimension of the enclosed portion of the bay. This definition includes, but is not limited to: Humboldt Bay, Bodega Harbor, Tomales Bay, Drakes Estero, San Francisco Bay, Morro Bay, Los Angeles Harbor, Upper and Lower Newport Bay, Mission Bay, and San Diego Bay.

<sup>2</sup> ESTUARIES AND COASTAL LAGOONS are waters at the mouths of streams that serve as mixing zones for fresh and ocean waters during a major portion of the year. Mouths of streams that are temporarily separated from the ocean by sandbars shall be considered as estuaries. Estuarine waters will generally be considered to extend from a bay or the open ocean to the upstream limit of tidal action but may be considered to extend seaward if significant mixing of fresh and salt water occurs in the open coastal waters. The waters described by this definition include, but are not limited to, the Sacramento-San Joaquin Delta as defined by Section 12220 of CWC, Suisun Bay, Carquinez Strait downstream to Carquinez Bridge, and appropriate areas of the Smith, Klamath, Mad, Eel, Noyo, and Russian Rivers.

Table 1 Beneficial Uses and Target Receptors

BENEFICIAL USES	TARGET RECEPTORS
Estuarine Habitat	Benthic Community
Marine Habitat	Benthic Community
Commercial and Sport Fishing	Human Health
Aquaculture	Human Health
Shellfish Harvesting	Human Health

#### IV. SEDIMENT QUALITY OBJECTIVES

##### A. Aquatic Life – Benthic Community Protection

Pollutants in sediments shall not be present in quantities that, alone or in combination, are toxic to benthic communities in bays and estuaries of California. This narrative objective shall be implemented using the integration of multiple lines of evidence (MLOE) as described in Section V of Part 1.

##### B. Human Health

Pollutants shall not be present in sediments at levels that will bioaccumulate in aquatic life to levels that are harmful to human health. This narrative objective shall be implemented as described in Section VI of Part 1.

#### V. BENTHIC COMMUNITY PROTECTION

##### A. MLOE Approach to Interpret the Narrative Objective

The methods and procedures described below shall be used to interpret the Narrative Objective described in Section IV.A. These tools are intended to assess the condition of benthic communities relative to potential for exposure to toxic pollutants in sediments. Exposure to toxic pollutants at harmful levels will result in some combination of a degraded benthic community, presence of toxicity, and elevated concentrations of

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pollutants in sediment. The assessment of sediment quality shall consist of the measurement and integration of three lines of evidence (LOE). The LOE are:

**Sediment Toxicity:** Sediment toxicity is a measure of the response of invertebrates exposed to surficial sediments under controlled laboratory conditions. The sediment toxicity LOE is used to assess both pollutant related biological effects and exposure. Sediment toxicity tests are of short durations and may not duplicate exposure conditions in natural systems. This LOE provides a measure of exposure to all pollutants present, including non-traditional or unmeasured chemicals.

**Benthic Community Condition:** Benthic community condition is a measure of the species composition, abundance and diversity of the sediment-dwelling invertebrates inhabiting surficial sediments\*. The benthic community LOE is used to assess impacts to the primary receptors targeted for protection under Section IV.A. Benthic community composition is a measure of the biological effects of both natural and anthropogenic stressors.

**Sediment Chemistry:** Sediment chemistry is the measurement of the concentration of chemicals of concern\* in surficial sediments. The chemistry LOE is used to assess the potential risk to benthic organisms from toxic pollutants in surficial sediments. The sediment chemistry LOE is intended only to evaluate overall exposure risk from chemical pollutants. This LOE does not establish causality associated with specific chemicals.

## **B. Limitations**

None of the individual LOE is sufficiently reliable when used alone to assess sediment quality impacts due to toxic pollutants. Within a given site, the LOEs applied to assess exposure as described in Section V.A. may underestimate or overestimate the risk to benthic communities and do not indicate causality of specific chemicals. The LOEs applied to assess biological effects can respond to stresses associated with natural or physical factors, such as sediment grain size, physical disturbance, or organic enrichment.

Each LOE produces specific information that, when integrated with the other LOEs, provides a more confident assessment of sediment quality relative to the narrative objective. When the exposure and effects tools are integrated, the approach can quantify protection through effects measures and also provide predictive capability through the exposure assessment.

## **C. Water Bodies**

1. The tools described in the Sections V.D. through V.I. are applicable to Euhaline\* Bays and Coastal Lagoons\* south of Point Conception and Polyhaline\* San Francisco Bay that includes the Central and South Bay Areas defined in general by waters south and west of the San Rafael Bridge and north of the Dumbarton Bridge.
2. For all other bays and estuaries where LOE measurement tools are unavailable, station assessment will follow the procedure described in Section V.J.

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**D. Field Procedures**

1. All samples shall be collected using a grab sampler.
2. Benthic samples shall be screened through:
  - a. A 0.5 millimeter (mm)-mesh screen in San Francisco Bay and the Sacramento-San Joaquin Delta;
  - b. A 1.0 mm-mesh screen in all other locations.
3. Surface sediment from within the upper 5 cm shall be collected for chemistry and toxicity analyses.
4. The entire contents of the grab sample, with a minimum penetration depth of 5 cm, shall be collected for benthic community analysis.
5. Bulk sediment chemical analysis will include at a minimum the pollutants identified in Attachment A.

**E. Laboratory Testing**

All samples will be tested in accordance with U.S. Environmental Protection Agency (USEPA) or American Society for Testing and Materials (ASTM) methodologies where such methods exist. Where no EPA or ASTM methods exist, the State Water Board or Regional Water Quality Control Boards (Regional Water Boards) (collectively Water Boards) shall approve the use of other methods. Analytical tests shall be conducted by laboratories certified by the California Department of Health Services in accordance with Water Code Section 13176.

**F. Sediment Toxicity**

1. Short Term Survival Tests.  
A minimum of one short-term survival test shall be performed on sediment collected from each station. Acceptable test organisms and methods are summarized in Table 2.

**Table 2 Acceptable Short Term Survival Sediment Toxicity Test Methods**

TEST ORGANISM	EXPOSURE TYPE	DURATION	ENDPOINT*
Eohaustorius estuarius	Whole Sediment	10 days	Survival
Leptocheirus plumulosus	Whole Sediment	10 days	Survival
Rhepoxynius abronius	Whole Sediment	10 days	Survival

2. Sublethal Tests.

A minimum of one sublethal test shall be performed on sediment collected from each station. Acceptable test organisms and methods are summarized in Table 3.

**Table 3 Acceptable Sublethal Sediment Toxicity Test Methods**

TEST ORGANISM	EXPOSURE TYPE	DURATION	ENDPOINT
Neanthes arenaceodentata	Whole Sediment	28 days	Growth
Mytilus galloprovincialis	Sediment-water Interface	48 hour	Embryo Development

3. Assessment of Sediment Toxicity.

Each sediment toxicity test result shall be compared and categorized according to responses in Table 4. The response categories are:

Nontoxic: Response not substantially different from that expected in sediments that are uncontaminated and have optimum characteristics for the test species (e.g., control sediments).

Low toxicity: A response that is of relatively low magnitude; the response may not be greater than test variability.

Moderate toxicity: High confidence that a statistically significant toxic effect is present.

High toxicity: High confidence that a toxic effect is present and the magnitude of response includes the strongest effects observed for the test.



**Table 4 Sediment Toxicity Categorization Values**

TEST SPECIES/ENDPOINT	STATISTICAL SIGNIFICANCE	NONTOXIC (PERCENT)	LOW TOXICITY (PERCENT OF CONTROL)	MODERATE TOXICITY (PERCENT OF CONTROL)	HIGH TOXICITY (PERCENT OF CONTROL)
Eohaustorius Survival	Significant	90 to 100	82 to 89	59 to 81	< 59
Eohaustorius Survival	Not Significant	82 to 100	59 to 81		<59
Leptocheirus Survival	Significant	90 to 100	78 to 89	56 to 77	<56
Leptocheirus Survival	Not Significant	78 to 100	56 to 77		<56
Rhepoxynius Survival	Significant	90 to 100	83 to 89	70 to 82	< 70
Rhepoxynius Survival	Not Significant	83 to 100	70 to 82		< 70
Neanthes Growth	Significant	90 to 100*	68 to 90	46 to 67	<46
Neanthes Growth	Not Significant	68 to 100	46 to 67		<46
Mytilus Normal	Significant	80 to 100	77 to 79	42 to 76	< 42
Mytilus Normal	Not Significant	77 to 79	42 to 76		< 42

\* Expressed as a percentage of the control.

4. Integration of Sediment Toxicity Categories.

The average of all test response categories shall determine the final toxicity LOE category. If the average falls midway between categories it shall be rounded up to the next higher response category.

**G. Benthic Community Condition**

1. General Requirements.

- a. All benthic invertebrates in the screened sample shall be identified to the lowest possible taxon and counted.
- b. Taxonomic nomenclature shall follow current conventions established by local monitoring programs and professional organizations (e.g., master species list).

2. Benthic Indices.

The benthic condition shall be assessed using the following methods:

- a. Benthic Response Index (BRI), which was originally developed for the southern California mainland shelf and extended into California's bays and estuaries. The BRI is the abundance-weighted average pollution\* tolerance score of organisms occurring in a sample.
- b. Index of Biotic Integrity (IBI), which was developed for freshwater streams and adapted for California's bays and estuaries. The IBI identifies community measures that have values outside a reference range.

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- c. Relative Benthic Index (RBI), which was developed for embayments in California's Bay Protection and Toxic Cleanup Program. The RBI is the weighted sum of: (a) several community parameters (total number of species, number of crustacean species, number of crustacean individuals, and number of mollusc species), and abundances of (b) three positive, and (c) two negative indicator species.
- d. River Invertebrate Prediction and Classification System (RIVPACS), which was originally developed for British freshwater streams and adapted for California's bays and estuaries. The approach compares the assemblage at a site with an expected species composition determined by a multivariate predictive model that is based on species relationships to habitat gradients.

3. Assessment of Benthic Community Condition.

Each benthic index result shall be categorized according to disturbance as described in Table 5. The disturbance categories are:

Reference: A community composition equivalent to a least affected or unaffected site.

Low disturbance: A community that shows some indication of stress, but could be within measurement error of unaffected condition.

Moderate disturbance: Confident that the community shows evidence of physical, chemical, natural, or anthropogenic stress.

High disturbance: The magnitude of stress is high.

**Table 5 Benthic Index Categorization Values**

INDEX	REFERENCE	LOW DISTURBANCE	MODERATE DISTURBANCE	HIGH DISTURBANCE
Southern California Marine Bays				
BRI	< 39.96	39.96 to 49.14	49.15 to 73.26	> 73.26
IBI	0	1	2	3 or 4
RBI	> 0.27	0.17 to 0.27	0.09 to 0.16	< 0.09
RIVPACS	> 0.90 to < 1.10	0.75 to 0.90 or 1.10 to 1.25	0.33 to 0.74 or > 1.25	< 0.33
Polyhaline Central San Francisco Bay				
BRI	< 22.28	22.28 to 33.37	33.38 to 82.08	> 82.08
IBI	0 or 1	2	3	4
RBI	> 0.43	0.30 to 0.43	0.20 to 0.29	< 0.20
RIVPACS	> 0.68 to < 1.32	0.33 to 0.68 or 1.32 to 1.67	0.16 to 0.32 or > 1.67	< 0.16

4. Integration of Benthic Community Categories.

The median of all benthic index response categories shall determine the benthic condition LOE category. If the median falls between categories it shall be rounded up to the next higher effect category.

## H. Sediment Chemistry

1. All samples shall be tested for the analytes identified in Attachment A. This list represents the minimum analytes required to assess exposure. In water bodies where other toxic pollutants are believed to pose risk to benthic communities, those toxic pollutants shall be included in the analysis. Inclusion of additional analytes cannot be used in the exposure assessment described below. However, the data can be used to conduct more effective stressor identification studies as described in Section VII. F.
2. Sediment Chemistry Guidelines.  
The sediment chemistry exposure shall be assessed using the following two methods:
  - a. Chemical Score Index (CSI), that uses a series of empirical thresholds to predict the benthic community disturbance category (score) associated with the concentration of various chemicals (Table 6). The CSI is the weighted sum of the individual scores (Equation 1).

$$\text{Equation 1. } \text{CSI} = \Sigma(w_i \times \text{cat}_i) / \Sigma w$$

Where:  $\text{cat}_i$  = predicted benthic disturbance category for chemical  $i$ ;  
 $w_i$  = weight factor for chemical  $i$ ;  
 $\Sigma w$  = sum of all weights.

- b. California Logistic Regression Model (CA LRM), that uses logistic regression models to predict the probability of sediment toxicity associated with the concentration of various chemicals (Table 7 and Equation 2). The CA LRM exposure value is the maximum probability of toxicity from the individual models ( $P_{\text{max}}$ )

$$\text{Equation 2. } p = e^{B_0 + B_1(x)} / (1 + e^{B_0 + B_1(x)})$$

Where:  $p$  = probability of observing a toxic effect;  
 $B_0$  = intercept parameter;  
 $B_1$  = slope parameter; and  
 $x$  = concentration the chemical.

**Table 6 Category Score Concentration Ranges and Weighting Factors for the CSI**

CHEMICAL	UNITS	WEIGHT	SCORE (DISTURBANCE CATEGORY)			
			1 REFERENCE	2 LOW	3 MODERATE	4 HIGH
Copper	mg/kg	100	≤52.8	> 52.8 to 96.5	> 96.5 to 406	> 406
Lead	mg/kg	88	≤ 26.4	> 26.4 to 60.8	> 60.8 to 154	> 154
Mercury	mg/kg	30	≤ 0.09	> 0.09 to 0.45	> 0.45 to 2.18	> 2.18
Zinc	mg/kg	98	≤ 112	> 112 to 200	> 200 to 629	> 629
PAHs, total high MW	µg/kg	16	≤ 312	> 312 to 1325	> 1325 to 9320	>9320
PAHs, total low MW	µg/kg	5	≤ 85.4	> 85.4 to 312	> 312 to 2471	> 2471
Chlordane, alpha-	µg/kg	55	≤ 0.50	> 0.50 to 1.23	> 1.23 to 11.1	>11.1
Chlordane, gamma-	µg/kg	58	≤ 0.54	> 0.54 to 1.45	> 1.45 to 14.5	> 14.5
DDDs, total	µg/kg	46	≤ 0.50	> 0.50 to 2.69	> 2.69 to 117	> 117
DDEs, total	µg/kg	31	≤ 0.50	> 0.50 to 4.15	> 4.15 to 154	> 154
DDTs, total	µg/kg	16	≤ 0.50	> 0.50 to 1.52	> 1.52 to 89.3	> 89.3
PCBs, total	µg/kg	55	≤11.9	> 11.9 to 24.7	> 24.7 to 288	> 288

**Table 7 CA LRM Regression Parameters**

CHEMICAL	UNITS	B0	B1
Cadmium	mg/kg	0.29	3.18
Copper	mg/kg	-5.59	2.59
Lead	mg/kg	-4.72	2.84
Mercury	mg/kg	-0.06	2.68
Zinc	mg/kg	-5.13	2.42
PAHs, total high MW	ug/kg	-8.19	2.00
PAHs, total low MW	ug/kg	-6.81	1.88
Chlordane, alpha	ug/kg	-3.41	4.46
Dieldrin	ug/kg	-1.83	2.59
Trans nonachlor	ug/kg	-4.26	5.31
PCBs, total	ug/kg	-4.41	1.48
p,p' DDT	ug/kg	-3.55	3.26

3. Assessment of Sediment Chemistry Exposure.

Each sediment chemistry guideline result shall be categorized according to exposure as described in Table 8. The exposure categories are:

Minimal exposure: Sediment-associated contamination\* may be present, but exposure is unlikely to result in effects.

Low exposure: Small increase in pollutant exposure that may be associated with increased effects, but magnitude or frequency of occurrence of biological impacts is low.

Moderate exposure: Clear evidence of sediment pollutant exposure that is likely to result in biological effects; an intermediate category.

High exposure: Pollutant exposure highly likely to result in possibly severe biological effects; generally present in a small percentage of the samples.

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**Table 8 Sediment Chemistry Guideline Categorization Values**

GUIDELINE	MINIMAL EXPOSURE	LOW EXPOSURE	MODERATE EXPOSURE	HIGH EXPOSURE
CSI	< 1.69	1.69 to 2.33	2.34 to 2.99	>2.99
CA LRM	< 0.33	0.33 to 0.49	0.50 to 0.66	> 0.66

4. Integration of Sediment Chemistry Categories.  
The average of all chemistry exposure categories shall determine the final sediment chemistry LOE category. If the average falls midway between categories it shall be rounded up to the next higher exposure category.

**I. Interpretation and Integration of MLOE**

Assessment as to whether the aquatic life sediment quality objective has been attained at a station is accomplished by the interpretation and integration of MLOE. The categories assigned to the three LOE, sediment toxicity, benthic community condition and sediment chemistry are evaluated to determine the station level assessment. The assessment category represented by each of the possible MLOE combinations reflects the presence and severity of two characteristics of the sample: severity of biological effects, and potential for chemically-mediated effects.

1. Severity of Biological Effects.  
The severity of biological effects present at a site shall be determined by the integration of the toxicity LOE and benthic condition LOE categories using the decision matrix presented in Table 9.

**Table 9 Severity of Biological Effects Matrix**

		TOXICITY LOE CATEGORY			
		NONTOXIC	LOW TOXICITY	MODERATE TOXICITY	HIGH TOXICITY
BENTHIC CONDITION LOE CATEGORY	Reference	Unaffected	Unaffected	Unaffected	Low Effect
	Low Disturbance	Unaffected	Low Effect	Low Effect	Low Effect
	Moderate Disturbance	Moderate Effect	Moderate Effect	Moderate Effect	Moderate Effect
	High Disturbance	Moderate Effect	High Effect	High Effect	High Effect

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2. Potential for Chemically-Mediated Effects.  
The potential for effects to be chemically-mediated shall be determined by the integration of the toxicity LOE and chemistry LOE categories using the decision matrix presented in Table 10.

**Table 10 Potential for Chemically Mediated Effects Matrix**

		TOXICITY LOE CATEGORY			
		NONTOXIC	LOW TOXICITY	MODERATE TOXICITY	HIGH TOXICITY
SEDIMENT CHEMISTRY LOE CATEGORY	Minimal Exposure	Minimal Potential	Minimal Potential	Low Potential	Moderate Potential
	Low Exposure	Minimal Potential	Low Potential	Moderate Potential	Moderate Potential
	Moderate Exposure	Low Potential	Moderate Potential	Moderate Potential	Moderate Potential
	High Exposure	Moderate Potential	Moderate Potential	High Potential	High Potential

3. Station Level Assessment.  
The station level assessment shall be determined using the decision matrix presented in Table 11. This assessment combines the intermediate classifications for severity of biological effect and potential for chemically-mediated effect to result in six categories of impact at the station level:

**Unimpacted:** Confident that sediment contamination is not causing significant adverse impacts to aquatic life living in the sediment at the site.

**Likely Unimpacted:** Sediment contamination at the site is not expected to cause adverse impacts to aquatic life, but some disagreement among the LOE reduces certainty in classifying the site as unimpacted.

**Possibly Impacted:** Sediment contamination at the site may be causing adverse impacts to aquatic life, but these impacts are either small or uncertain because of disagreement among LOE.

**Likely Impacted:** Evidence for a contaminant-related impact to aquatic life at the site is persuasive, even if there is some disagreement among LOE.

**Clearly Impacted:** Sediment contamination at the site is causing clear and severe adverse impacts to aquatic life.

**Inconclusive:** Disagreement among the LOE suggests that either the data are suspect or that additional information is needed before a classification can be made.

The station assessment resulting from each possible combination of the three LOEs is shown in Attachment B. As an alternative to Tables 9, 10 and 11, each LOE category can be applied to Attachment B to determine the overall condition of the station. The results will be the same regardless of the tables used.

Table 11 Station Assessment Matrix

		SEVERITY OF EFFECT			
		UNAFFECTED	LOW EFFECT	MODERATE EFFECT	HIGH EFFECT
POTENTIAL FOR CHEMICALLY-MEDIATED EFFECTS	Minimal Potential	Unimpacted	Likely Unimpacted	Likely Unimpacted	Inconclusive
	Low Potential	Unimpacted	Likely Unimpacted	Possibly Impacted	Possibly Impacted
	Moderate Potential	Likely Unimpacted	Possibly Impacted or Inconclusive <sup>1</sup>	Likely Impacted	Likely Impacted
	High Potential	Inconclusive	Likely Impacted	Clearly Impacted	Clearly Impacted

<sup>1</sup> Inconclusive category when chemistry is classified as minimal exposure, benthic response is classified as reference, and toxicity response is classified as high.

4. Relationship to the Aquatic Life – Benthic Community Protection Narrative Objective.

- a. The categories designated as **Unimpacted** and **Likely Unimpacted** shall be considered as achieving the protective condition at the station. All other categories shall be considered as degraded except as provided in b. below.
- b. The Water Board shall designate the category **Possibly Impacted** as meeting the protective condition if the studies identified in Section VII.F demonstrate that the combination of effects and exposure measures are not responding to toxic pollutants in sediments and that other factors are causing these responses within a specific reach segment or waterbody. In this situation, the Water Board will consider only the Categories **Likely Impacted** and **Clearly Impacted** as degraded when making a determination on receiving water limits and impaired water bodies described in Section VII.

**J. MLOE Approach to Interpret the Narrative Objective in Other Bays and Estuaries**

Station assessments for waterbodies identified in Section V.C.2. will be conducted using the same conceptual approach and similar tools to those described in Sections V.D-H. Each LOE will be evaluated by measuring a set of readily available indicators in accordance with Tables 12 and 13.

1. Station assessment shall be consistent with the following key principles of the assessment approach described in Sections V.D. through V.I:
  - a. Results for a single LOE shall not be used as the basis for an assessment.
  - b. Evidence of both elevated chemical exposure and biological effects must be present to indicate pollutant-associated impacts.
  - c. The categorization of each LOE shall be based on numeric values or a statistical comparison.

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2. Lines of Evidence and Measurement Tools.  
Sediment chemistry, toxicity, and benthic community condition shall be measured at each station. Table 12 lists the required tools for evaluation of each LOE. Each measurement shall be conducted using standardized methods (e.g., EPA or ASTM guidance) where available.
3. Categorization of LOEs.  
Determination of the presence of an LOE effect (i.e., biologically significant chemical exposure, toxicity, or benthic community disturbance) shall be based on a comparison to a numeric response value or a statistical comparison to reference stations. The numeric values or statistical comparisons (e.g., confidence interval) used to classify a LOE as Effected shall be comparable to those specified in Sections V.F-H. to indicate High Chemical Exposure, High Toxicity, or High Disturbance. Reference stations shall be located in an area expected to be uninfluenced by the discharge or pollutants of concern in the assessment area and shall be representative of other habitat characteristics of the assessment area (e.g., salinity, grain size). Comparison to reference shall be accomplished by compiling data for appropriate regional reference sites and determining the reference envelope using statistical methods (e.g., tolerance interval).

**Table 12      Tools for Use in Evaluation of LOEs**

LOE	TOOLS	METRICS
Chemistry	Bulk sediment chemistry to include existing list (Attachment A) plus other chemicals of concern	CA LRM P <sub>max</sub> Concentration on a dry weight basis
Sediment Toxicity	10-Day amphipod survival using a species tolerant of the sample salinity and grain size characteristics. e.g., <i>Hyalella azteca</i> or <i>Eohaustorius estuarius</i>	Percent of control survival
Benthic Community Condition	Invertebrate species identification and abundance	Species richness* Presence of sensitive indicator taxa Dominance by tolerant indicator taxa Presence of diverse functional and feeding groups Total abundance



**Table 13**      **Numeric Values and Comparison Methods for LOE Categorization**

METRIC	THRESHOLD VALUE OR COMPARISON
CA LRM	Pmax > 0.66
Chemical Concentration	Greater than reference range or interval
Percent of Control Survival	<i>E. estuarius</i> : < 59 <i>H. azteca</i> : < 62 or SWAMP criterion
Species Richness	Less than reference range or interval
Abundance of Sensitive Indicator Taxa	Less than reference range or interval
Abundance of Tolerant Indicator Taxa	Greater than reference range or interval
Total Abundance	Outside of reference range or interval

4. Station Level Assessment.

The station level assessment shall be determined using the decision matrix presented in Table 14. This assessment combines the classifications for each LOE to result in two categories of impact at the station level:

**Unimpacted:** No conclusive evidence of both high pollutant exposure and high biological effects present at the site. Evidence of chemical exposure and biological effects may be within natural variability or measurement error.

**Impacted:** Confident that sediment contamination present at the site is causing adverse direct impacts to aquatic life.

**Table 14 Station Assessment Matrix for Other Bays and Estuaries**

CHEMISTRY LOE CATEGORY	TOXICITY LOE CATEGORY	BENTHIC CONDITION LOE CATEGORY	STATION ASSESSMENT
No effect	No effect	No effect	Unimpacted
No effect	No effect	Effect	Unimpacted
No effect	Effect	No effect	Unimpacted
No effect	Effect	Effect	Impacted
Effect	No effect	No effect	Unimpacted
Effect	No effect	Effect	Impacted
Effect	Effect	No effect	Impacted
Effect	Effect	Effect	Impacted

5. Relationship to the Aquatic Life – Benthic Community Protection Narrative Objective. The category designated as **Unimpacted** shall be considered as achieving the protective condition at the station.

## VI. HUMAN HEALTH

The narrative human health objective in Section IV. B. of this Part 1 shall be implemented on a case-by-case basis, based upon a human health risk assessment. In conducting a risk assessment, the Water Boards shall consider any applicable and relevant information, including California Environmental Protection Agency's (Cal/EPA) Office of Environmental Health Hazard Assessment (OEHHA) policies for fish consumption and risk assessment, Cal/EPA's Department of Toxic Substances Control (DTSC) Risk Assessment, and USEPA Human Health Risk Assessment policies.

## VII. PROGRAM OF IMPLEMENTATION

Implementation of Part 1 shall be conducted in accordance with the following provisions and consistent with the process shown in Figures 1 and 2.

### A. Dredge Materials

1. Part 1 shall not apply to dredge material suitability determinations.

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2. The Water Boards shall not approve a dredging project that involves the dredging of sediment that exceeds the objectives in Part 1, unless the Water Boards determine that:
  - a. The polluted sediment is removed in a manner that prevents or minimizes water quality degradation.
  - b. The polluted sediment is not deposited in a location that may cause significant adverse effects to aquatic life, fish, shellfish, or wildlife or may harm the beneficial uses of the receiving waters, or does not create maximum benefit to the people of the State.
  - c. The activity will not cause significant adverse impacts upon a federal sanctuary, recreational area, or other waters of significant national importance.

**B. NPDES Receiving Water and Effluent Limits**

1. If a Water Board determines that discharge of a toxic pollutant to bay or estuarine waters has the reasonable potential to cause or contribute to an exceedance of the SQOs, the Water Board shall apply the objectives as receiving water limits.
2. The Permittee shall be in violation of such limits if it is demonstrated that the discharge is causing or contributing to the SQO exceedance as defined in Section VII.C.
3. Receiving water monitoring required by an NPDES permit may be satisfied by a Permittee's participation in a regional SQO monitoring program described in Section VII.E.
4. The sediment chemistry guidelines shall not be translated into or applied as effluent limits. Effluent limits established to protect or restore sediment quality shall be developed only after:
  - a. A clear relationship has been established linking the discharge to the degradation,
  - b. The pollutants causing or contributing to the degradation have been identified, and
  - c. Appropriate loading studies have been completed to estimate the reductions in pollutant loading that will restore sediment quality.

These actions are described further in Sections VII.F and VII.G. Nothing in this section shall limit a Water Board's authority to develop and implement waste\* load allocations\* for Total Maximum Daily Loads. However, it is recommended that the Water Boards develop TMDL allocations using the methodology described herein, wherever possible.

**C. Exceedance of Receiving Water Limit**

Exceedance of a receiving water limit is demonstrated when:

1. Using a binomial distribution\*, the total number of stations designated as not meeting the protective condition as defined in Sections V.I.4. or V.J.4. supports rejection of

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the null hypothesis\* as presented in Table 15. The stations included in this analysis will be those located in the vicinity of the discharge and identified in the permit, and

2. It is demonstrated that the discharge is causing or contributing to the SQO exceedance, following the completion of the stressor identification studies described in Section VII.F.
3. If studies by the Permittee demonstrate that other sources may also be contributing to the degradation of sediment quality, the Regional Water Board shall, as appropriate, require the other sources to initiate studies to assess the extent to which these sources are a contributing factor.

**Table 15 Minimum Number of Measured Exceedances Needed to Exceed the Direct Effects SQO as a Receiving Water Limit**

SAMPLE SIZE	LIST IF THE NUMBER OF EXCEEDANCES EQUALS OR IS GREATER THAN
2 – 24	2*
25 – 36	3
37 – 47	4
48 – 59	5
60 – 71	6
72 – 82	7
83 – 94	8
95 – 106	9
107 – 117	10
118 – 129	11

Note: *Null Hypothesis: Actual exceedance proportion  $\leq$  3 percent. Alternate Hypothesis: Actual exceedance proportion  $>$  18 percent. The minimum effect size\* is 15 percent.*

\*Application of the binomial test requires a minimum sample size of 16. The number of exceedances required using the binomial test at a sample size of 16 is extended to smaller sample sizes.

Exceedance will require the Permittee to perform additional studies as described in Sections VII.F and VII.G.

**D. Receiving Water Limits Monitoring Frequency**

1. Phase I Stormwater Discharges and Major Discharges: Sediment Monitoring shall not be required less frequently than twice per permit cycle. For Stations that are consistently classified as unimpacted or likely unimpacted the frequency may be reduced to once per permit cycle. The Water Board may limit receiving water monitoring to a subset of outfalls for Phase I Stormwater Permittees.
2. Phase II Stormwater and Minor Discharges: Sediment Monitoring shall not be required more often than twice per permit cycle or less than once per permit cycle. For stations that are consistently classified as unimpacted or likely unimpacted, the number of stations monitored may be reduced at the discretion of the Water Board. The Water Board may limit receiving water monitoring to a subset of outfalls for Phase II Stormwater Permittees.

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3. Other Regulated Discharges and Waivers: The frequency of the monitoring for receiving water limits for other regulated discharges and waivers will be determined by the Water Board.

**E. Sediment Monitoring**

1. Objective.  
Bedded sediments in bays contain an accumulation of pollutants from a wide variety of past and present sources discharged either directly into the bay or indirectly into waters draining into the bay. Embayments also represent highly disturbed or altered habitats as a result of dredging and physical disturbance caused by construction and maintenance of harbor works, boat and ship traffic, and development of adjacent lands. Due to the multitude of stressors and the complexity of the environment, a well-designed monitoring program is necessary to ensure that the data collected adequately characterizes the condition of sediment in these water bodies.
2. Permitted Discharges.  
Monitoring may be performed by individual Permittees to assess compliance with receiving water limits, or through participation in a regional or water body monitoring coalition as described under VII.E.3, or both as determined by the Water Board.
3. Monitoring Coalitions.  
To achieve maximum efficiency and economy of resources, the State Water Board encourages the regulated community in coordination with the Regional Water Boards to establish water body-monitoring coalitions. Monitoring coalitions enable the sharing of technical resources, trained personnel, and associated costs and create an integrated sediment-monitoring program within each major water body. Focusing resources on regional issues and developing a broader understanding of pollutants effects in these water bodies enables the development of more rapid and efficient response strategies and facilitates better management of sediment quality.
  - a. If a regional monitoring coalition is established, the coalition shall be responsible for sediment quality assessment within the designated water body and for ensuring that appropriate studies are completed in a timely manner.
  - b. The Water Board shall provide oversight to ensure that coalition participants are proactive and responsive to potential sediment quality related issues as they arise during monitoring and assessment.
  - c. Each regional monitoring coalition shall prepare a workplan that describes the monitoring, a map of the stations, participants and a schedule that shall be submitted to the Water Board for approval.
4. Methods.  
Sediments collected from each station shall be tested or assessed using the methods and metrics described in Section V.
5. Design.
  - a. The design of sediment monitoring programs, whether site-specific or region wide, shall be based upon a conceptual model. A conceptual model is useful for identifying the physical and chemical factors that control the fate and transport of pollutants and receptors that could be exposed to pollutants in

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the sediment. The conceptual model serves as the basis for assessing the appropriateness of a study design. The detail and complexity of the conceptual model is dependent upon the scope and scale of the monitoring program. A conceptual model shall consider:

- Points of discharge into the segment of the waterbody or region of interest
- Tidal flow and/or direction of predominant currents
- Historic and or legacy conditions in the vicinity
- Nearby land and marine uses or actions
- Beneficial uses
- Potential receptors of concern
- Changes in grain size salinity water depth and organic matter
- Other sources or discharges in the immediate vicinity.

- b. Sediment monitoring programs shall be designed to ensure that the aggregate stations are spatially representative of the sediment within the water body.
- c. The design shall take into consideration existing data and information of appropriate quality.
- d. Stratified random design shall be used where resources permit to assess conditions throughout a water body.
- e. Identification of appropriate strata shall consider characteristics of the water body including sediment transport, hydrodynamics, depth, salinity, land uses, inputs (both natural and anthropogenic) and other factors that could affect the physical, chemical, or biological condition of the sediment.
- f. Targeted designs shall be applied to those Permittees that are required to meet receiving water limits as described in Section VII. B.

6. Index Period.

All stations shall be sampled between the months of June through September to be consistent with the benthic community condition index period.

7. Regional Monitoring Schedule and Frequency.

- a. Regional sediment quality monitoring will occur at a minimum of once every three years.
- b. Sediments identified as exceeding the narrative objective will be evaluated more frequently.

8. Evaluating Waters for placement on the Section 303(d) list

In California, water segments are placed on the section 303(d) list for sediment toxicity based either on toxicity alone or toxicity that is associated with a pollutant. The listing criteria are contained in the State Water Board's Water Quality Control Policy for Developing California's Clean Water Act Section 303(d) List (2004)(Listing Policy). Part 1 adds an additional listing criterion that applies only to listings for exceedances of the narrative sediment quality objective for aquatic life protection in Section IV.A. The

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criterion under Part 1 is described in subsection a. below and the relationship between the sediment toxicity listing criteria under the Listing Policy and the criterion under Part 1 is described in subsections b. and c., below.

- a. Water segments shall be placed on the section 303(d) list for exceedance of the narrative sediment quality objective for aquatic life protection in Section IV.A. of Part 1 only if the number of stations designated as not achieving the protective condition as defined in Sections V.I. and V.J. supports rejection of the null hypothesis, as provided in Table 3.1 of the State Water Board's Listing Policy.
- b. Water segments that exhibit sediment toxicity but that are not listed for an exceedance of the narrative sediment quality objective for aquatic life protection in Section IV.A. shall continue to be listed in accordance with Section 3.6 of the Listing Policy.
- c. If a water segment is listed under Section 3.6 of the Listing Policy and the Regional Water Board later determines that the applicable water quality standard that is impaired consists of the sediment quality objective in Section IV.A. of Part 1 and a bay or estuarine habitat beneficial use, the Regional Water Board shall reevaluate the listing in accordance with Sections V.I and V.J. If the Regional Water Board reevaluates the listing and determines that the water segment does not meet the criteria in subsection a. above, the Regional Water Board shall delist the water segment.

**F. Stressor Identification**

If sediments fail to meet the narrative SQOs in accordance with Sections V. and VI. the Water Boards shall direct the regional monitoring coalitions or Permittees to conduct stressor identification.

The Water Boards shall assign the highest priority for stressor identification to those segments or reaches with the highest percentage of sites designated as Clearly Impacted and Likely Impacted.

Where segments or reaches contain Possibly Impacted but no Clearly or Likely Impacted sites, confirmation monitoring shall be conducted prior to initiating stressor identification.

The stressor identification approach consists of development and implementation of a work plan to seek confirmation and characterization of pollutant-related impacts, pollutant identification and source identification. The workplan shall be submitted to the Water Board for approval. Stressor identification consists of the following studies:

1. Confirmation and Characterization of Pollutant Related Impacts.  
Exceedance of the direct effects SQO at a site indicates that pollutants in the sediment are the likely cause but does not identify the specific pollutant responsible. The MLOE assessment establishes a linkage to sediment pollutants; however, the lack of confounding factors (e.g., physical disturbance, non-pollutant constituents) must be confirmed. There are two generic stressors that are not related to toxic pollutants that may cause the narrative to be exceeded:

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Physical Alteration: Examples of physical stressors include reduced salinity, impacts from dredging, very fine or coarse grain size, and prop wash from passing ships. These types of stressors may produce a non-reference condition\* in the benthic community that is similar to that caused by pollutants. If impacts to a site are purely due to physical disturbance, the LOE characteristics will likely show a degraded benthic community with little or no toxicity and low chemical concentrations.

Other Pollutant Related Stressors: These constituents, which include elevated total organic carbon, ammonia, nutrients and pathogens, may have sources similar to chemical pollutants. Chemical and microbiological analysis will be necessary to determine if these constituents are present. The LOE characteristics for this type of stressor would likely be a degraded benthic community with possibly an indication of toxicity, and low chemical concentrations.

To further assess a site that is impacted by toxic pollutants, there are several lines of investigation that may be pursued, depending on site-specific conditions. These studies may be considered and evaluated in the work plan for the confirmation effort:

- a. Evaluate the spatial extent of the Area of Concern. This information can be used to evaluate the potential risk associated with the sediment, distinguish areas of known physical disturbance or pollution and evaluate the proximity to anthropogenic source gradient from such inputs as outfalls, storm drains, and industrial and agricultural activities.
- b. Body burden data may be examined from animals exposed to the site's sediment to indicate if pollutants are being accumulated and to what degree.
- c. Chemical specific mechanistic benchmarks\* may be applied to interpret sediment chemistry concentrations.
- d. Chemistry and biology data from the site should be examined to determine if there is a correlation between the two LOE.
- e. Alternate biological effects data may be pursued, such as bioaccumulation\* experiments and pore water toxicity or chemical analysis.
- f. Other investigations that may commonly be performed as part of a Phase 1 Toxicity Identification Evaluation\* (TIE).

If there is compelling evidence that the SQO exceedances contributing to a receiving water limit exceedance are not due to toxic pollutants, then the assessment area shall be designated as having achieved the receiving water limit.

2. Pollutant Identification.

Methods to help determine cause may be statistical, biological, chemical or a combination. Pollutant identification studies should be structured to address site-specific conditions, and may be based upon the following:

- a. Statistical methods: Correlations between individual chemicals and biological endpoints (toxicity and benthic community).



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- b. Gradient analysis. Comparisons are made between different samples taken at various distances from a chemical hotspot to examine patterns in chemical concentrations and biological responses. The concentrations of causative agents should decrease as biological effects decrease.
- c. Additional Toxicity Identification Evaluation efforts: A toxicological method for determining the cause of impairments is the use of toxicity identification evaluations (TIE). Sediment samples are manipulated chemically or physically to remove classes of chemicals or render them biologically unavailable. Following the manipulations, biological tests are performed to determine if toxicity has been removed. TIEs should be conducted at a limited number of stations, preferably those with strong biological or toxicological effects.
- d. Bioavailability\*: Chemical pollutants may be present in the sediment but not biologically available to cause toxicity or degradation of the benthic community. There are several measures of bioavailability that can be made. Chemical and toxicological measurements can be made on pore water to determine the availability of sediment pollutants. Metal compounds may be naturally bound up in the sediment and rendered unavailable by the presence of sulfides. Measurement of acid volatile sulfides and simultaneously extracted metals analysis can be conducted to determine if sufficient sulfides are present to bind the observed metals. Similarly, organic compounds can be tightly bound to sediments. Measurements of sediment organic carbon and other binding phases can be conducted to determine the bioavailable fraction of organic compounds. Solid phase microextraction (SPME) or laboratory desorption experiments can also be used to identify which organics are bioavailable to benthic organisms.
- e. Verification: After specific chemicals are identified as likely causes of impairment, analysis should be performed to verify the results. Sediments can be spiked with the suspected chemicals to verify that they are indeed toxic at the concentrations observed in the field. Alternately, animals can be transplanted to suspected sites for *in situ* toxicity and bioaccumulation testing.

When stressor Identification yields inconclusive results for sites classified as Possibly Impacted, the Water Board shall require the Permittee or regional monitoring coalition to perform a one-time augmentation to that study or, alternatively, the Water Board may suspend further stressor identification studies pending the results of future routine SQO monitoring.

- 3. Sources Identification and Management Actions.
  - a. Determine if the sources are ongoing or legacy sources.
  - b. Determine the number and nature of ongoing sources.
  - c. If a single discharger is found to be responsible for discharging the stressor pollutant at a loading rate that is significant, the Regional Water Board shall require the discharger to take all necessary and appropriate steps to address exceedance of the SQO, including but not limited to reducing the pollutant loading into the sediment.

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- d. When multiple sources are present in the water body that discharge the stressor pollutant at a loading rate that is significant, the Regional Water Board shall require the sources to take all necessary and appropriate steps to address exceedance of the SQO. If appropriate, the Regional Water Board may adopt a TMDL to ensure attainment of the sediment standard.

### **G. Cleanup and Abatement**

Cleanup and abatement actions covered by Water Code section 13304 for sediments that exceed the objectives in Chapter IV shall comply with Resolution No. 92-49 (Policies and Procedures for Investigation and Cleanup and Abatement of Discharges under Water Code Section 13304), Cal. Code Regs., tit. 23, §§2907, 2911.

### **H. Development of Site-Specific Sediment Management Guidelines**

The Regional Water Boards may develop site-specific sediment management guidelines where appropriate, for example, where toxic stressors have been identified and controllable sources of these stressors exist or remedial goals are desired.

Development of site-specific sediment management guidelines is the process to estimate the level of the stressor pollutant that will meet the narrative sediment quality objective. The guideline can serve as the basis for cleanup goals or revision of effluent limits described in B. 4 above, depending upon the situation or sources. All guidelines when applied for cleanup, must comply with 92-49.

Guideline development should only be initiated after the stressor has been identified. The goal is to establish a relationship between the organism's exposure and the biological effect. Once this relationship is established, a pollutant specific guideline may be designated that corresponds with minimum biological effects. The following approaches can be applied to establish these relationships:

- a. Correspondence with sediment chemistry. An effective guideline can best be derived based upon the site-specific, or reach-specific relationship between the stressor pollutant exposure and biological response. Therefore the correspondence between the bulk sediment stressor concentration and biological effects should be examined.
- b. Correspondence with bioavailable pollutant concentration. The concentration of the bioavailable fraction of the stressor pollutants is likely to show a less variable relationship to biological effects than bulk sediment chemistry. Interstitial water analysis, SPME, desorption experiments, selective extractions, or mechanistic models may indicate the bioavailable pollutant concentration. The correspondence between the bioavailable stressor concentration and biological effects should be examined.
- c. Correspondence with tissue residue. The concentration of the stressor accumulated by a target organism may provide a measure of the stressor dose for some chemicals (e.g., those that are not rapidly metabolized). The tissue residue threshold concentration associated with unacceptable biological effects can be combined with a bioaccumulation factor or model to estimate the loading or sediment concentration guideline.
- d. Literature review. If site-specific analyses are ambiguous or unable to determine a guideline, then the results of similar development efforts for other areas should

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be reviewed. Scientifically credible values from other studies can be combined with mechanistic or empirical models of bioavailability, toxic potency, and organism sensitivity to estimate guidelines for the area of interest.

- e. The chemistry LOE of Section V.H.2, including the threshold values (e.g. CSI and CALRM), shall not be used for setting cleanup levels or numeric values for technical TMDLs.

## VIII. GLOSSARY

**BENTHIC:** Living on or in bottom of the ocean, bays, and estuaries, or in the streambed.

**BINOMIAL DISTRIBUTION:** Mathematical distribution that describes the probabilities associated with the possible number of times particular outcomes will occur in series of observations (i.e., samples). Each observation may have only one of two possible results (e.g., standard exceeded or standard not exceeded).

**BIOACCUMULATION:** A process in which an organism's body burden of a pollutant exceeds that in its surrounding environment as a result of chemical uptake through all routes of chemical exposure; dietary and dermal absorption and transport across the respiratory surface.

**BIOAVAILABILITY:** The fraction of a pollutant that an organism is exposed to that is available for uptake through biological membranes (gut, gills).

**CHEMICALS OF CONCERN (COCS):** Pollutants that occur in environmental media at levels that pose a risk to ecological receptors or human health.

**CONTAMINATION:** An impairment of the quality of the waters of the State by waste to a degree that creates a hazard to the public health through poisoning or through the spread of disease. "Contamination" includes any equivalent effect resulting from the disposal of waste whether or not waters of the State are affected (CWC section 13050(k)).

**EFFECT SIZE:** The maximum magnitude of exceedance frequency that is tolerated.

**ENCLOSED BAYS:** Indentations along the coast that enclose an area of oceanic water within distinct headlands or harbor works. Enclosed bays include all bays where the narrowest distance between headlands or outermost harbor works is less than 75 percent of the greatest dimension of the enclosed portion of the bay. This definition includes, but is not limited to: Humboldt Bay, Bodega Harbor, Tomales Bay, Drakes Estero, San Francisco Bay, Morro Bay, Los Angeles Harbor, Upper and Lower Newport Bay, Mission Bay, and San Diego Bay.

**ENDPOINT:** A measured response of a receptor to a stressor. An endpoint can be measured in a toxicity test or in a field survey.

**ESTUARIES AND COASTAL LAGOONS:** Waters at the mouths of streams that serve as mixing zones\* for fresh and ocean waters during a major portion of the year. Mouths of streams that are temporarily separated from the ocean by sandbars shall be considered as estuaries. Estuarine waters will generally be considered to extend from a bay or the open ocean to the upstream limit of tidal action but may be considered to extend seaward if significant mixing of fresh and salt water occurs in the open coastal waters. The waters described by this definition include, but are not limited to, the Sacramento-San Joaquin Delta as defined by Section 12220 of the California Water

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Code, Suisun Bay, Carquinez Strait downstream to Carquinez Bridge, and appropriate areas of the Smith, Klamath, Mad, Eel, Noyo, and Russian Rivers.

EUHALINE: Waters ranging in salinity from 25–32 practical salinity units (psu).

INLAND SURFACE WATERS: All surface waters of the State that do not include the ocean, enclosed bays, or estuaries.

LOAD ALLOCATION (LA): The portion of a receiving water's total maximum daily load that is allocated to one of its nonpoint sources of pollution or to natural background sources.

MECHANISTIC BENCHMARKS: Chemical guidelines developed based upon theoretical processes governing bioavailability and the relationship to biological effects.

MIXING ZONE: A limited zone within a receiving water that is allocated for mixing with a wastewater discharge where water quality criteria can be exceeded without causing adverse effects to the overall water body.

NONPOINT SOURCES: Sources that do not meet the definition of a point source as defined below.

NULL HYPOTHESIS: A statement used in statistical testing that has been put forward either because it is believed to be true or because it is to be used as a basis for argument, but has not been proved.

OCEAN WATERS: Territorial marine waters of the State as defined by California law to the extent these waters are outside of enclosed bays, estuaries, and coastal lagoons. Discharges to ocean waters are regulated in accordance with the State Water Board's California Ocean Plan.

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, or vessel or other floating craft, from which pollutants are or may be discharged. This term does not include agricultural stormwater discharges and return flows from irrigated agriculture.

POLLUTANT: Defined in section 502(6) of the CWA as "dredged spoil, solid waste, incinerator residue, filter backwash, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt and industrial, municipal, and agricultural waste discharged into water."

POLLUTION: Defined in section 502(19) of the CWA as the "the man-made or man-induced alteration of the chemical, physical, biological, and radiological integrity of water." *Pollution* is also defined in CWC section 13050(1) as an alternation of the quality of the waters of the State by waste to a degree that unreasonably affects either the waters for beneficial uses or the facilities that serve these beneficial uses.

POLYHALINE: Waters ranging in salinity from 18–25 psu.

REFERENCE CONDITION: The characteristics of water body segments least impaired by human activities. As such, reference conditions can be used to describe attainable biological or habitat conditions for water body segments with common watershed/catchment characteristics within defined geographical regions.

SPECIES RICHNESS: The number of species in a sample.

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**SURFICIAL SEDIMENTS:** Those sediments representing recent depositional materials and containing the majority of the benthic invertebrate community.

**STATISTICAL SIGNIFICANCE:** When it can be demonstrated that the probability of obtaining a difference by chance only is relatively low.

**TOXICITY IDENTIFICATION EVALUATION (TIE):** Techniques used to identify the unexplained cause(s) of toxic events. TIE involves selectively removing classes of chemicals through a series of sample manipulations, effectively reducing complex mixtures of chemicals in natural waters to simple components for analysis. Following each manipulation the toxicity of the sample is assessed to see whether the toxicant class removed was responsible for the toxicity.

**WASTE:** As used in this document, waste includes a discharger's total discharge, of whatever origin, i.e., gross, not net, discharge.

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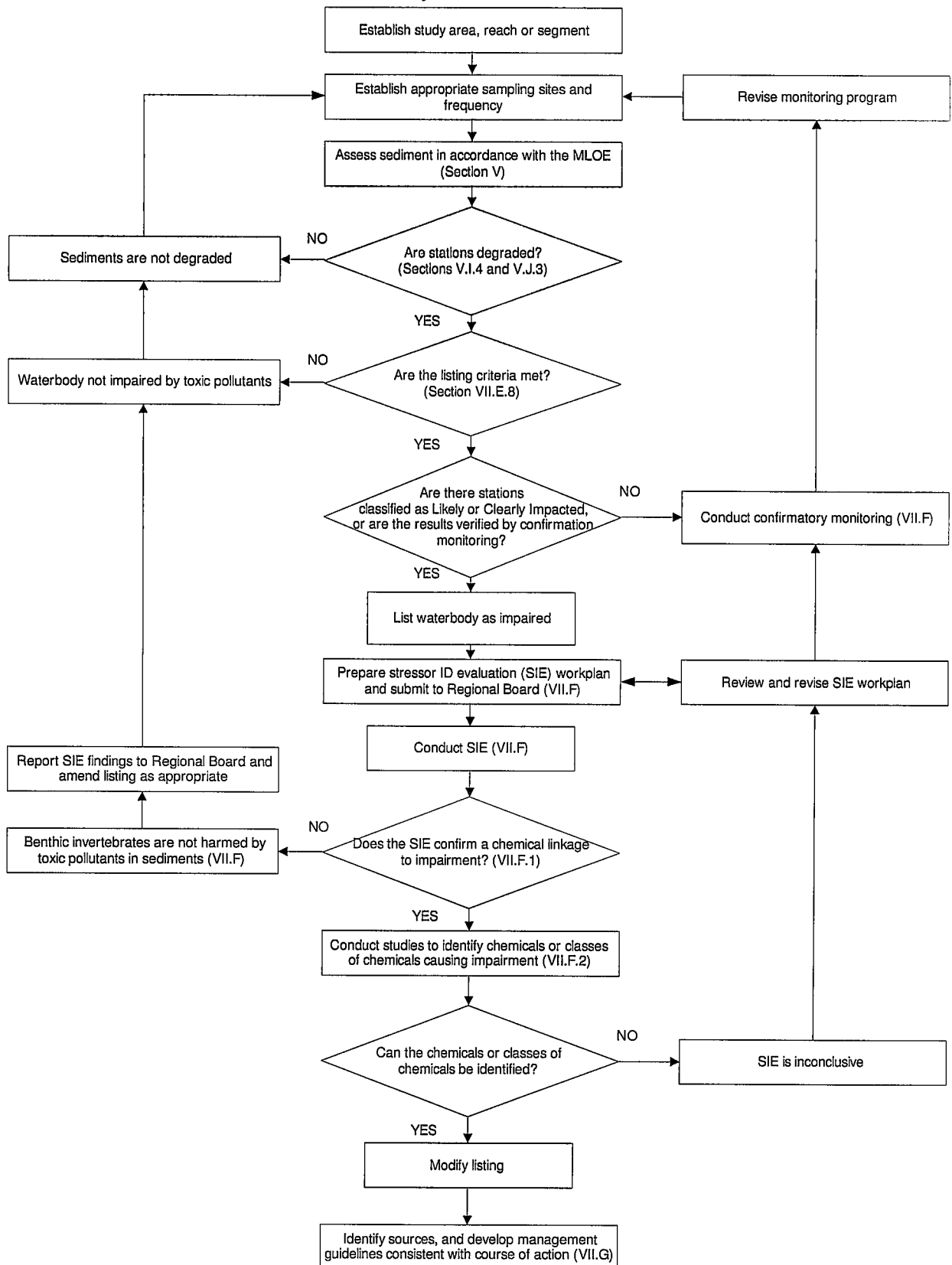


Figure 1. Waterbody Assessment Process

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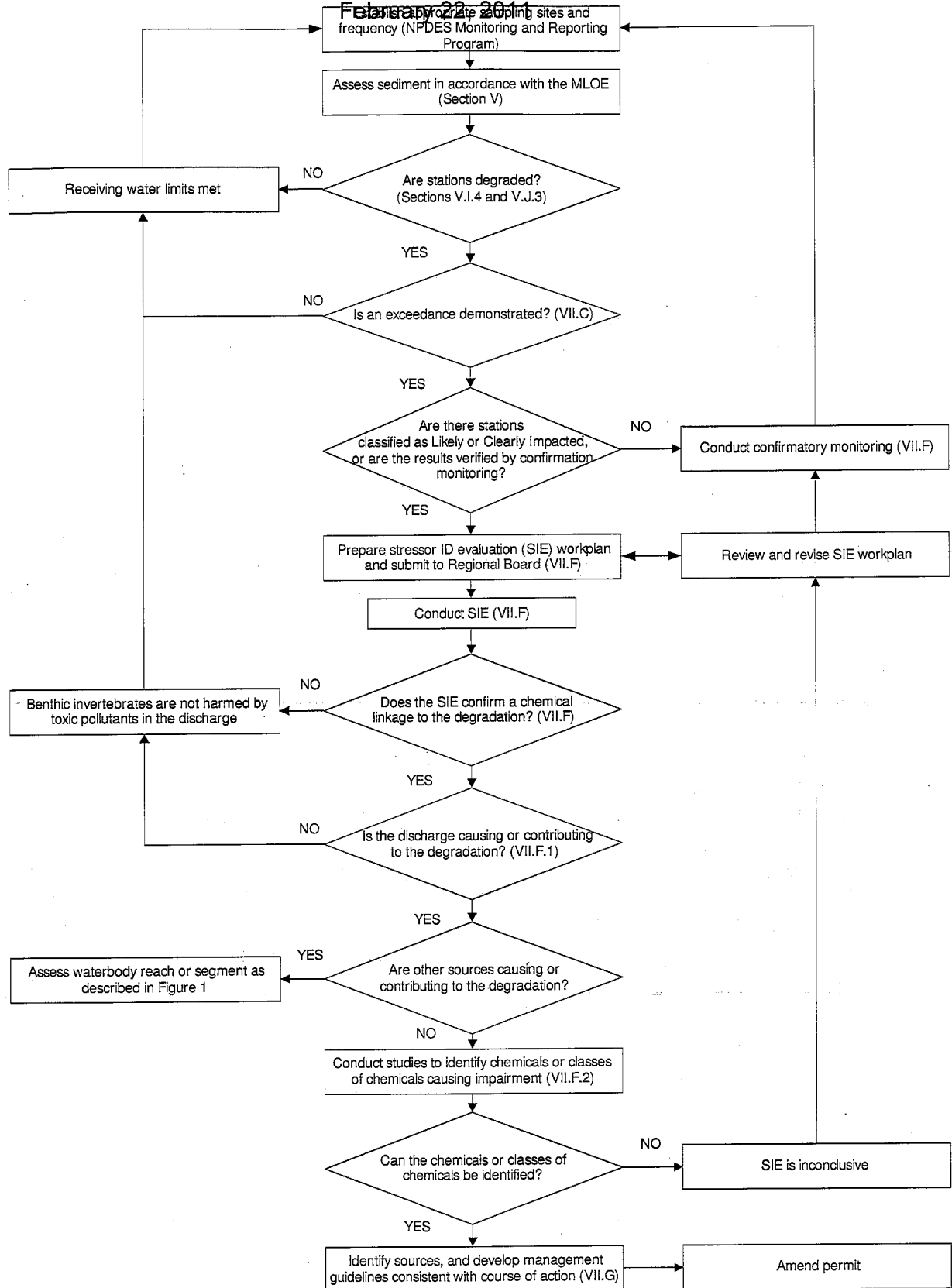


Figure 2: Point Source Assessment Process

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Attachment A. List of chemical analytes needed to characterize sediment contamination exposure and effect.

CHEMICAL NAME	CHEMICAL GROUP	CHEMICAL NAME	CHEMICAL GROUP
Total Organic Carbon	General	Alpha Chlordane	Pesticide
Percent Fines	General	Gamma Chlordane	Pesticide
		Trans Nonachlor	Pesticide
Cadmium	Metal	Dieldrin	Pesticide
Copper	Metal	o,p'-DDE	Pesticide
Lead	Metal	o,p'-DDD	Pesticide
Mercury	Metal	o,p'-DDT	Pesticide
Zinc	Metal	p,p'-DDD	Pesticide
		p,p'-DDE	Pesticide
		p,p'-DDT	Pesticide
Acenaphthene	PAH	2,4'-Dichlorobiphenyl	PCB congener
Anthracene	PAH	2,2',5-Trichlorobiphenyl	PCB congener
Biphenyl	PAH	2,4,4'-Trichlorobiphenyl	PCB congener
Naphthalene	PAH	2,2',3,5'-Tetrachlorobiphenyl	PCB congener
2,6-dimethylnaphthalene	PAH	2,2',5,5'-Tetrachlorobiphenyl	PCB congener
Fuorene	PAH	2,3',4,4'-Tetrachlorobiphenyl	PCB congener
1-methylnaphthalene	PAH	2,2',4,5,5'-Pentachlorobiphenyl	PCB congener
2-methylnaphthalene	PAH	2,3,3',4,4'-Pentachlorobiphenyl	PCB congener
1-methylphenanthrene	PAH	2,3',4,4',5-Pentachlorobiphenyl	PCB congener
Phenanthrene	PAH	2,2',3,3',4,4'-Hexachlorobiphenyl	PCB congener
Benzo(a)anthracene	PAH	2,2',3,4,4',5'-Hexachlorobiphenyl	PCB congener
Benzo(a)pyrene	PAH	2,2',4,4',5,5'-Hexachlorobiphenyl	PCB congener
Benzo(e)pyrene	PAH	2,2',3,3',4,4',5-Heptachlorobiphenyl	PCB congener
Chrysene	PAH	2,2',3,4,4',5,5'-Heptachlorobiphenyl	PCB congener
Dibenz(a,h)anthracene	PAH	2,2',3,4',5,5',6-Heptachlorobiphenyl	PCB congener
Fluoranthene	PAH	2,2',3,3',4,4',5,6-Octachlorobiphenyl	PCB congener
Perylene	PAH	2,2',3,3',4,4',5,5',6-Nonachlorobiphenyl	PCB congener
Pyrene	PAH	Decachlorobiphenyl	PCB congener



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Attachment B. Station assessment category resulting from each possible MLOE combination

LOE CATEGORY COMBINATION	SEDIMENT CHEMISTRY EXPOSURE	BENTHIC COMMUNITY CONDITION	SEDIMENT TOXICITY	STATION ASSESSMENT
1	Minimal	Reference	Nontoxic	Unimpacted
2	Minimal	Reference	Low	Unimpacted
3	Minimal	Reference	Moderate	Unimpacted
4	Minimal	Reference	High	Inconclusive
5	Minimal	Low	Nontoxic	Unimpacted
6	Minimal	Low	Low	Likely unimpacted
7	Minimal	Low	Moderate	Likely unimpacted
8	Minimal	Low	High	Possibly impacted
9	Minimal	Moderate	Nontoxic	Likely unimpacted
10	Minimal	Moderate	Low	Likely unimpacted
11	Minimal	Moderate	Moderate	Possibly impacted
12	Minimal	Moderate	High	Likely impacted
13	Minimal	High	Nontoxic	Likely unimpacted
14	Minimal	High	Low	Inconclusive
15	Minimal	High	Moderate	Possibly impacted
16	Minimal	High	High	Likely impacted
17	Low	Reference	Nontoxic	Unimpacted
18	Low	Reference	Low	Unimpacted
19	Low	Reference	Moderate	Likely unimpacted
20	Low	Reference	High	Possibly impacted
21	Low	Low	Nontoxic	Unimpacted
22	Low	Low	Low	Likely unimpacted
23	Low	Low	Moderate	Possibly impacted
24	Low	Low	High	Possibly impacted
25	Low	Moderate	Nontoxic	Likely unimpacted
26	Low	Moderate	Low	Possibly impacted
27	Low	Moderate	Moderate	Likely impacted
28	Low	Moderate	High	Likely impacted
29	Low	High	Nontoxic	Likely unimpacted
30	Low	High	Low	Possibly impacted
31	Low	High	Moderate	Likely impacted
32	Low	High	High	Likely impacted
33	Moderate	Reference	Nontoxic	Unimpacted
34	Moderate	Reference	Low	Likely unimpacted
35	Moderate	Reference	Moderate	Likely unimpacted
36	Moderate	Reference	High	Possibly impacted
37	Moderate	Low	Nontoxic	Unimpacted
38	Moderate	Low	Low	Possibly impacted
39	Moderate	Low	Moderate	Possibly impacted
40	Moderate	Low	High	Possibly impacted
41	Moderate	Moderate	Nontoxic	Possibly impacted
42	Moderate	Moderate	Low	Likely impacted
43	Moderate	Moderate	Moderate	Likely impacted
44	Moderate	Moderate	High	Likely impacted
45	Moderate	High	Nontoxic	Possibly impacted

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LOE CATEGORY COMBINATION	SEDIMENT CHEMISTRY EXPOSURE	BENTHIC COMMUNITY CONDITION	SEDIMENT TOXICITY	STATION ASSESSMENT
46	Moderate	High	Low	Likely impacted
47	Moderate	High	Moderate	Likely impacted
48	Moderate	High	High	Likely impacted
49	High	Reference	Nontoxic	Likely unimpacted
50	High	Reference	Low	Likely unimpacted
51	High	Reference	Moderate	Inconclusive
52	High	Reference	High	Likely impacted
53	High	Low	Nontoxic	Likely unimpacted
54	High	Low	Low	Possibly impacted
55	High	Low	Moderate	Likely impacted
56	High	Low	High	Likely impacted
57	High	Moderate	Nontoxic	Likely impacted
58	High	Moderate	Low	Likely impacted
59	High	Moderate	Moderate	Clearly impacted
60	High	Moderate	High	Clearly impacted
61	High	High	Nontoxic	Likely impacted
62	High	High	Low	Likely impacted
63	High	High	Moderate	Clearly impacted
64	High	High	High	Clearly impacted

Flow Science Comments, Exhibit 3  
February 22, 2011

## **BMP Retrofit Pilot Program**

# **FINAL REPORT**

**REPORT ID CTSW - RT - 01 - 050**

**JANUARY 2004**

**California Department of Transportation**

**CALTRANS, DIVISION of ENVIRONMENTAL ANALYSIS**

**1120 N Street**

**Sacramento, CA 95814**

Flow Science Comments, Exhibit 3  
February 22, 2011

**Dedication**

On August 27, 2001, Mr. Peter Van Riper, who coordinated the efforts of Caltrans District 7, passed away. Mr. Van Riper played an integral role in the completion of the BMP Retrofit Pilot program and made a significant contribution to the project. His dedication to the pursuit of an objective and practical study, and his relaxed and positive style was appreciated by all who worked with him. He will be sorely missed. This report is dedicated to his memory.

## EXECUTIVE SUMMARY

### Introduction

Litigation between the California Department of Transportation (Caltrans) and the Natural Resources Defense Council (NRDC), Santa Monica BayKeeper, the San Diego BayKeeper, and the United States Environmental Protection Agency (USEPA) resulted in a requirement that Caltrans develop a Best Management Practice (BMP) Retrofit Pilot Program in Caltrans Districts 7 (Los Angeles) and 11 (San Diego). The objective of this program was to acquire experience in the installation and operation of a wide range of structural BMPs for treating stormwater runoff from existing Caltrans facilities and to evaluate the performance and costs of these devices. A study team made up of representatives from the parties to the lawsuit, their attorneys, local vector control agencies, and outside technical experts provided oversight of the retrofit pilot program.

Technical feasibility and costs were assessed through detailed records kept on the process of designing, building, operating and maintaining each retrofit device. Technical feasibility considered siting, design, construction, operation, maintenance, safety, performance and public health issues. These elements are elaborated on in Section 1.10. In addition, by establishing the life-cycle costs and performance for each of the technologies, a basis for selecting one technology over another was developed. The benefit assessment used in this project was based primarily on the pollutant removal of each of the tested technologies.

Each BMP was designed, constructed, and maintained at what was "state-of-the-art" at the time the project began. The types of BMP pilot projects included in the study are shown in Table 1.

**Table 1 BMP Types included in the Retrofit Study**

<b>Media Filters</b>	<b>Biofiltration</b>
Austin sand filter (5)	Swale (6)
Delaware sand filter (1)	Strip (3)
Multi-Chambered Treatment Train (2)	<b>Infiltration Devices</b>
Storm-Filter™ (1)	Basin (2)
<b>Extended Detention Basins (5)</b>	Trench (2)
<b>Drain Inlet Inserts</b>	<b>Wet Basin (1)</b>
FossilFilter™ (3)	<b>Oil-water Separator (1)</b>
StreamGuard™ (3)	<b>Continuous Deflective Separation (1)</b>

Sites selected for retrofit with the piloted technologies were considered to be the most appropriate and feasible in terms of siting criteria established for each BMP. The

potential sites for each type of technology were ranked using a weighted decision matrix; BMPs with the most restrictive siting criteria (such as infiltration) were sited prior to BMPs with less restrictive criteria. No right-of-way was purchased for the project; instead, all BMPs were retrofitted within existing State-owned areas.

## **Retrofit Pilot Program Accomplishments**

The retrofit pilot program is thought to be the most comprehensive test of common stormwater management BMPs ever conducted, and the first significant evaluation in a climate of southern California's type. The program succeeded in demonstrating the effectiveness of several BMP types in reducing pollutant concentrations and mass loadings. The results generally are consistent with the performance of these devices measured in previous studies.

The program further yielded substantial information on the technical feasibility of the BMPs as retrofits in highway and support facility settings. The determination of the technical feasibility at any particular location requires site specific evaluation. The team conducting the program surmounted a number of challenges to constructability and operation.

The project also accounted for the costs of construction and operations and maintenance under pilot program circumstances. Potential cost reduction strategies were identified and are detailed in Chapter 14.

## **Technical Feasibility and Benefits**

This study was designed to allow the parties to gain experience with the actual design, installation, operation, and maintenance of structural BMPs in the setting of the freeway system in southern California. Many BMPs have been used in other parts of the country, but cost, performance, and operation data were not generally available for retrofit implementation, especially in a semi-arid highway environment. In addition, the study included a number of proprietary BMPs. Many of these BMPs are relatively specialized for specific constituents, flow or physical conditions, limiting their applicability. Accordingly, the study was designed to confirm or determine the technical feasibility for potential retrofit of the selected BMPs into the Caltrans highway environment.

In several instances, siting of the BMPs presented technical challenges, among them the restrictive siting requirements related to the need for specific soil and subsurface conditions (infiltration devices), available space, or perennial baseflow (wet basin). At many of the sites a significant portion of the cost was associated with changes to the original storm drain system to direct more runoff to the test sites. These difficulties point out the need to include planning for BMP retrofit in the early stages of reconstruction projects to take advantage of possible drainage system reconstruction.

An unexpected element encountered at the beginning of the study was the importance of avoiding standing water in the BMPs. Standing water presents opportunities for vectors to establish themselves, and mosquito breeding was observed at all of the sites where standing water persisted for at least 72 hours. In addition to the technologies that incorporate a permanent pool (i.e., wet basin, MCTT, Storm-Filter™, Continuous Deflective Separation (CDS®) and Delaware sandfilter), standing water also occurred in stilling basins, around riprap used for energy dissipation, in flow spreaders, and in some outlet structures. Consequently, many of the BMPs were modified during the course of the study to eliminate standing water. To minimize vector concerns in future installations, the potential for standing water should be avoided during design.

A significant component of the overall reduction in constituent load of several of the BMPs was infiltration of runoff into the soil. This includes not only infiltration basins and trenches, where infiltration is the primary mechanism for mitigation of stormwater impacts, but also in unlined extended detention basins and biofiltration swales and strips. Although infiltration of runoff clearly reduces the potential impacts on surface water quality of highway runoff, there remains the possibility for groundwater contamination. The portion of the study concerned with identifying the impacts of infiltration devices on groundwater quality was not successful. Consequently, additional investigation of the potential for groundwater contamination from infiltrated runoff is warranted.

In general, the pollutant removal effectiveness of the tested BMPs was consistent with previously reported values. Analysis of the water quality data collected during the study indicated that in many cases the traditional method of reporting performance as a percent reduction in the influent concentration did not correctly convey the relative performance of the BMPs. The problem was primarily the result of differences in influent runoff quality among the various sites and was especially noticeable for the MCTTs. These devices were installed at park-and-rides, where the untreated runoff had relatively low constituent concentrations. These low influent concentrations resulted in a low calculated removal efficiency even though the quality of the effluent was equal to that achieved in the best of the other BMPs. Consequently, a methodology was developed using linear regression to predict the expected effluent quality for each of the BMPs as if they were subject to identical influent quality. The study found that a comparison on this basis resulted in a more valid assessment of the relative performance of the technologies. Table 2 presents the expected effluent quality for total suspended solids (TSS), total phosphorus, and total zinc that would be achieved if each of the BMPs were subject to runoff with influent concentrations equal to that observed on average for highway and maintenance stations during the study. Effective effluent concentrations of 0 are shown for the infiltration devices, since there is no discharge to surface waters. As experience with BMP selection, design and operational performance increases, it is expected that benefits measured in terms of pollutant removal and receiving water quality improvement will also increase.

**Table 2 Effluent Expected Concentrations for BMP types**

Device	TSS (Influent 114 mg/L)	Total Phosphorus (Influent 0.38 mg/L)	Total Zn (Influent 355 ug/L)
Austin Sand Filter	7.8	0.16	50
Delaware Sand Filter	16.2	0.34	24
EDB unlined	36.1	0.24	139
EDB lined	57.1	0.31	132
Wet Basin	11.8	0.54	37
Infiltration Basin	0	0	0
Infiltration Trench	0	0	0
Biofiltration Swale	58.9	0.62	96
Biofiltration Strip	27.6	0.86	79
Storm-Filter™	78.4	0.30	333
MCTT	9.8	0.24	33
CDS®	68.6	0.28	197

The retrofit pilot program findings provide a basis to develop a procedure for selecting the technically feasible BMP expected to provide the greatest and most consistent reduction of pollutants of interest in highway runoff. The procedure guides judgment of technical feasibility and utilizes graphs and equations developed from the program's database to estimate effectiveness in reducing pollutant mass loadings and when regulatory effluent limits exist.

All sediment and collected material that accumulated in the BMPs was tested for hazardous materials prior to disposal. The BMPs that required disposal of accumulated material were the three Austin sand filters in District 7, the one Delaware sand filter in District 11, the Storm-Filter™ and the material in the spreader ditch of one of the biofiltration strips in District 7. Title 22 testing was done and all locations were found to have non-hazardous material and therefore all material was disposed of at the landfill.

***Media Filters***

The Austin and Delaware sand filters and the MCTT provided substantial water quality improvement and produced a very consistent, relatively high quality effluent. Although the greatest concentration reduction occurred for constituents associated with particles, substantial reduction in dissolved metals concentrations was also observed when the influent concentrations were sufficiently high, contradicting expectations that little



removal of the dissolved phase would occur in this type of device. Maintenance of the sand filter beds to alleviate clogging was not excessive at the test sites, and the siting requirements are compatible with the small, highly impervious watersheds characteristic of Caltrans facilities. Consequently, the piloted Austin and Delaware sand filters, and the MCTT sand filters are considered technically feasible.

The Delaware and MCTT designs both incorporate permanent pools in the sedimentation chamber, which can increase vector concerns and maintenance requirements. The Delaware filter could be applicable at certain sites where an underground vault system is desired or where a perimeter location is preferred, assuming the vector issues associated with the permanent pool are addressed. The MCTT was found to have a similar footprint and provide a water quality benefit comparable to the Austin sand filter; however, higher life-cycle cost, and the permanent pool and associated vector issues of the MCTT suggest that in general the Austin filter would be preferred.

The Storm-Filter™ did not perform on par with other media filters tested, showing little attenuation of the peak runoff rate and producing a reduction in most constituent concentrations that was not statistically significant. In addition, the standing water in the Storm-Filter™ has the potential to breed mosquitoes. Although technically feasible at the piloted location, the Storm-Filter™ pollutant removal was less and its life-cycle cost was more than the Austin filter. Therefore, the Storm-Filter™ will not be considered to be preferable for use at Caltrans facilities based on the media evaluated in this study, even if the vector problems were avoided.

Maintenance and operation of pumps at several sites was a recurring problem. Consequently, other technologies should be considered at sites with insufficient hydraulic head for operation of media filters by gravity flow.

Future research on construction methods and materials for sand filters is needed to improve the cost/benefit ratio for these devices. In addition, evaluation of alternative media may also allow the targeting of specific constituents or improvement in the performance for soluble constituents, such as nitrate, which are not effectively removed by a sand medium.

### ***Extended Detention Basins***

Extended detention basins have an especially extensive history of implementation in many areas and are recognized as one of the most flexible structural controls. The pollutant removal observed in the extended detention basins was similar to that reported in previous studies (Young, 1996) and appeared to be independent of length/width ratio, which is a commonly used design parameter. Resuspension of previously accumulated material was more of an issue in the concrete-lined basin, which exhibited less constituent concentration reduction than in-situ, earthen designs. Based on these findings, unlined extended basins are preferred except where potential groundwater contamination is an over-riding concern.

There are few constraints for siting extended detention basins, although larger tributary areas can reduce the unit cost and increase the size of the outlet orifices, making clogging less likely. The relatively small head requirement (as compared to Austin sand filters) associated with this technology is particularly useful in retrofit situations where the elevation of existing stormwater infrastructure is a design constraint. The unlined installations in southern California did not experience any problems associated with establishment of wetland vegetation, erosion or excessive maintenance (as compared to the lined basin). Except where groundwater quality may be impacted, unlined basins are preferred on a water quality basis because of the substantial infiltration and associated pollutant load reductions that were observed at these sites.

This study reaffirms the flexibility and performance of this conventional technology and confirms their technical feasibility, depending on site specific conditions. The effectiveness, small head requirement and few siting constraints suggest that these devices are one of the most applicable technologies for stormwater treatment at Caltrans facilities.

#### *Wet Basin*

One wet basin was successfully sited and operated for this study, and observed pollutant removal was substantial. An important finding of this study is that the discharge quality from a wet basin with a large permanent pool volume is largely a function of the quality of the baseflow used to maintain that pool and of the transformation of the quality of that flow during its residence time in the basin. It should be noted that for this specific pilot installation and receiving water (impaired by nutrients), an ancillary benefit was the treatment provided in the wet basin for the 'offsite' base flow and the substantial nutrient reduction observed during dry weather periods.

Depending on site specific information, wet basins are considered technically feasible for highway stormwater treatment; however, there are a number of concerns regarding the applicability of wet basins for retrofit of Caltrans facilities. The long-term maintenance requirements and costs of wet basins may not have been accurately estimated because some major maintenance activities did not occur during the study period. The potential for the basin to become a habitat for endangered species may result in required consultation with the USFWS and subsequent mitigation, should habitat 'take' occur during routine maintenance activities. The cost of these potential mitigation activities also is unknown. Consequently, wet basins warrant further study to understand the risk and cost of habitat mitigation and other potential impacts of endangered or threaten species issues.

Vector (mosquito) control required additional vegetation management that resulted in observed maintenance that was much higher than for other devices. Vector control experts were only marginally satisfied with the level of vector prevention provided by mosquito fish, although they were generally effective in reducing mosquitoes.

A primary siting constraint of this technology is the need for a perennial flow to sustain the permanent pool. The siting process showed that the vast majority of the pilot BMP locations constructed were in small, highly impervious watersheds with no dry weather flow.

Basin size also limited siting opportunities. With a permanent pool volume three times the water quality volume, the wet basin had as much as four times the volume of other technologies, such as detention basins. The larger size results in higher cost and land requirements higher than those of alternative technologies. Many other criteria for sizing the permanent pool have been recommended, which may reduce the facility size while providing only slightly less pollutant removal. (See *Composite Siting Study, District 11, Appendix A*)

A number of questions are left unanswered by this study and warrant further investigation. Additional work could help define the relationship between permanent pool volume, construction cost, and water quality benefit. An assessment of the feasibility of a seasonal wet basin, where the pool was allowed to go dry during the summer, would increase siting opportunities by potentially allowing siting of these devices where perennial flow is not present. Finally, additional work is needed to evaluate the impact of endangered and threatened species that would be attracted to the basin and affect the maintenance schedule or requirements.

### ***Biofiltration***

Biofiltration BMPs, including bioswales and biofiltration strips are considered technically feasible depending on site-specific considerations. Overall, the reduction of concentration and load of the constituents monitored was comparable to the results reported in other studies, except for nutrients. Nutrient removal was compromised by the natural leaching of phosphorus from the salt grass vegetation used in the pilot study. This condition was not known at the start of the project but was discovered later in the program (see Chapter 8 for details). While space limitations in highly urban areas may make siting these BMPs difficult, they are suitable for fitting into available space such as medians and shoulder areas. Their use should be considered where existing space and hydraulic conditions permit.

Although irrigation was used to establish vegetation for the pilot biofiltration swales and strips, natural moisture from rainfall was sufficient to maintain them once they were established. Complete vegetation coverage, especially on the sideslopes of swales, was difficult to maintain, even with repeated hydroseeding of these areas. Lower vegetation density and occasional bare spots are to be expected in an arid climate, but do not appear to seriously compromise pollutant removal. An important lesson of this study is that a mixture of drought-tolerant native grasses is preferred to the salt grass monoculture used at the pilot sites. In southern California, it is preferable to specify species that grow best during the winter and spring (the wet season) and to schedule vegetation establishment accordingly. Few erosion problems were noted in the operation of the sites; however, damage by burrowing gophers was a problem at several sites.

Biofiltration swales and strips were among the least expensive devices evaluated in this study and were among the best performers in reducing sediment and heavy metals in runoff. Removal of phosphorus was less than that reported by Young et al. (1996) but may be related to leaching of nutrients from the saltgrass during its dormant season. The swales are easily sited along highways and within portions of maintenance stations, and do not require specialized maintenance. In addition, the test sites were similar in many ways to the vegetated shoulders and conveyance channels common along highways in many areas of the state. Consequently, these areas, which were not designed as treatment devices, could be expected to offer water quality benefit comparable to these engineered sites. More research is needed to investigate this possibility.

The research needs involving biofiltration devices center on refinement of the design criteria and evaluation of the performance with vegetation other than salt grass. The current design criteria for strips are especially poor with little guidance on the relative size of the tributary area to the buffer strip, and almost no data on the effect of slope and length on removal efficiency. In southern California and other relatively dry climates, it is also important to establish the minimum vegetation coverage needed to provide effective pollutant removal.

### *Infiltration*

Infiltration basins and trenches are considered to be technically feasible depending on site specific conditions. However, there are three main constraints to widespread implementation of infiltration devices: locating sites with appropriate soils, the potential threat to groundwater quality, and the risk of site failure due to clogging. Further investigation of these constraints is recommended.

Infiltration basins and trenches can be an especially attractive option for BMP implementation, since they provide the highest level of surface water quality protection. In addition, they reduce the total amount of runoff, restoring some of the original hydrologic conditions of an undeveloped watershed. Although trenches and basins are similar in terms of their water quality benefits, the siting and maintenance requirements of the two devices are distinctly different. Infiltration basins generally treat runoff from relatively larger tributary areas and require more routine maintenance such as vegetation management, but they are easier to rehabilitate when clogged. Conversely, infiltration trenches generally treat runoff from smaller areas, and their smaller footprint allows them to be sited in more space-constrained areas. Observed routine maintenance was less; however, once clogged, partial or complete reconstruction may be required, resulting in uncertain long-term cost.

The original siting study did not identify sufficient suitable locations for the number of infiltration installations specified in the District 7 Stipulation within the time frame provided in the agreement. This study is being followed by assessments in both Districts to gauge the potential extent of infiltration opportunities. In Los Angeles, the assessment is being accomplished with field investigations in selected highway corridors and in San Diego by existing data, but more broadly based through the District. In addition, there is

concern at the state and regional levels about the impact on groundwater quality from infiltrated runoff. The portion of this study that was implemented to assess the potential impact to groundwater quality from infiltrated stormwater runoff was largely unsuccessful and longer term, more comprehensive studies than were possible under this pilot program are warranted. Despite these uncertainties, the parties in this study worked cooperatively to develop interim guidelines for siting infiltration devices in response to requests by the State and Regional Water Quality Control Boards.

In summary, infiltration can be a more challenging technology in that site assessment, groundwater concerns, and long-term maintenance issues are important elements that are subject to some uncertainty. The experience in this study is that siting these devices under marginal soil and subsurface conditions entails a substantial risk of early failure. Analysis of this experience resulted in development of a detailed set of site assessment guidelines for locating infiltration devices in the future to ensure that soil and subsurface conditions are appropriate for their implementation. It is important that these guidelines be implemented to insure that infiltration is used with adequate separation from groundwater and in soils with a favorable infiltration rate. In addition, loss of soil structure, clogging, and other changes that may occur during the life of the facility may be difficult to ameliorate. Nevertheless, infiltration devices are considered technically feasible at suitable sites and they were among the most cost-effective BMPs tested in this study.

#### *Continuous Deflective Separators*

Two CDS® units were successfully sited, constructed and monitored during the study. The devices were developed in Australia with the primary objective of gross pollutant (trash and litter) removal from stormwater runoff. The devices are considered technically feasible depending on site specific conditions. They were highly successful at removing gross pollutants, capturing an average of 88 percent, with bypass of this material occurring mainly when the flow capacity of the units was exceeded. Even though these two units were sited on elevated sections of freeways, 94 percent of the captured material by weight was vegetation. Consequently, the maintenance requirements may be excessive if these units are located in an area with a significant number of trees or other sources of vegetative material.

A secondary objective of the CDS® units is the capture of sediment and associated pollutants, particularly the larger size fractions. The average sediment concentration in the influent to the two systems was relatively low and no significant reduction was observed. Reductions in the concentrations of other constituents were also not significant. It should be noted that the specific fiberglass CDS units tested in this study are no longer offered by the manufacturer. CDS does manufacture similar concrete units that were not evaluated as a part of this study.

These devices maintain a permanent pool in their sumps and mosquito breeding was observed repeatedly at the two sites. The frequency of breeding was reduced by sealing the lids of the units and installing mosquito netting over the outlet. Other non-proprietary

devices developed by Caltrans for litter control, which do not maintain a permanent pool, may be preferred to this technology to minimize vector concerns.

### ***Drain Inlet Inserts***

Two models of proprietary drain inlet inserts were evaluated. The data collected during this study indicate that they cannot be operated unattended because of hydraulic limitations that resulted in flooding on a number of occasions and clogging that caused bypass of untreated runoff. Their pollutant removal was also minimal. The absolute number of maintenance hours was not large; however, the timing of maintenance was critical, right before and during storm events. Because of their frequent maintenance requirements and safety considerations (access along active freeways and highways), implementation on roadsides would not be appropriate. Installation at maintenance stations might be considered safer; however, timely maintenance is often infeasible due to other maintenance activities required during storm events. In addition, they were only marginally effective, with constituent removal generally less than 10 percent. Consequently, these particular models were judged to be not technically feasible at the piloted locations.

The two types of inserts monitored in this study were carefully selected from the many types that were available at the start of the study based on an evaluation of their water quality improvement potential. There are many other types of proprietary drain inlet inserts on the market that were not evaluated and may perform better than the two evaluated here; however, until there is better independent documentation of their pollutant removal effectiveness as well as operation and maintenance requirements, this technology should not be routinely considered for implementation. The variety of drain inlet inserts on the market has increased since the beginning of the pilot program, and one of the inserts evaluated during this study is no longer being manufactured. Some newer insert types are now available but the results of this study should not be used to assess the expected feasibility and/or performance of these recently available technologies. It should be noted trash removal was not monitored as part of this study and certain types of drain inlet inserts may be effective for this purpose.

### ***Oil-Water Separator***

Although an oil-water separator (OWS) was successfully sited, constructed and monitored, the results indicate that this is not an applicable technology for the piloted location. Twenty-two maintenance stations were originally considered for implementation of this technology and the ten with the potential for higher concentrations of petroleum hydrocarbons in runoff were subject to further evaluation. Four of these were subsequently selected for monitoring and of these, only one site appeared to have concentrations that were sufficiently high to warrant installation of an oil-water separator. However, concentrations of free oil in stormwater runoff observed during the course of the study from this site were too low for effective operation of this technology. Runoff quality from three other maintenance stations was monitored during the study and concentrations of petroleum hydrocarbons at these sites were also below the threshold

required for effective operation of the oil-water separator. Improved source-control measures at Caltrans maintenance stations have generally been effective in reducing hydrocarbon pollutant levels below that which OWS are effective in removing. In conclusion, none of the 25 maintenance stations in Districts 7 and 11 that were evaluated had sufficiently high concentrations of free oil for successful implementation of this technology. At these low levels, other conventional stormwater controls can provide better treatment of hydrocarbons, as well as other pollutants of concern in runoff; however, they may be appropriate in certain non-stormwater situations (e.g., where source controls cannot ensure low oil and grease concentrations).

## Cost

The incurred costs of constructing and operating the BMPs in this pilot study were documented in detail. These costs reflect the requirements of stormwater retrofit in the highway environment in the urban areas of southern California and may not be representative of those that might be incurred in other settings. There has been extensive discussion among the parties involved in this study regarding whether these numbers accurately represent the costs that would be incurred in a more extensive (widespread) retrofit program. Many reasons have been suggested for possible differences including, among others: costs specific to pilot projects, the bidding climate at the time the contracts were advertised, the lack of standard competitive bidding, and the dispersed nature of the construction activities. While the parties disagree to some extent about the degree of departure from a normal scenario, both parties agree that there were pilot-specific costs incurred in this project that would not be replicated in a larger scale retrofit implementation program. A separate study commissioned by the retrofit parties suggested ways to reduce costs. Additional cost information from elsewhere in the nation is provided in Appendix C.

The actual construction costs were reviewed on a site-by-site basis by a technical workgroup that included water quality specialists, construction managers and design engineers. The goal of the workgroup was to develop 'generic' retrofit costs that could reasonably be applied to other Caltrans BMP retrofit projects. The costs were developed by (1) reviewing the specific construction items for each site; (2) eliminating those that were atypical; and (3) adjusting the costs that were considered to be outside of what would 'routinely' be encountered in a retrofit situation. Specific construction items that were reduced or eliminated from the realized costs are discussed in the individual device chapters. The average adjusted construction costs for each of the technologies are presented in Table 3.

The construction costs for each of the BMPs have been normalized by the water quality volume rather than by tributary area to account for the significant differences in design storm depth used for sizing the controls in different parts of the study area and for the differences in the runoff coefficient at each site. For the flow-through devices, such as swales, the cost per unit volume calculations used the water quality volume for the tributary area that would be used for BMP sizing if a capture-and-treat type device, such

as a detention basin, were implemented at the site. Where more than one facility of the same type was constructed, the mean cost per water quality volume is reported.

Life-cycle costs were developed by adding the present value of normalized expected operation and maintenance cost to the normalized adjusted construction cost. The expected maintenance requirements were developed based on the recommended Operation and Maintenance Plan (Appendix D) and are also presented in Table 3. The present value calculation used a 20 year life-cycle and a 4 percent discount rate. There was a substantial range of values for the life-cycle cost of biofiltration strips and drain inlet inserts among the individual sites because the size of the devices was fixed, while the tributary areas varied greatly. Nevertheless, the average value observed in the study was used for computations in this table as it was for other devices.

The pilot program construction cost figures represented throughout this report are directly applicable only to Caltrans and its operations. The unique environment and constraints associated with retrofitting BMPs into the California Highway system makes comparison to other possible applications of the same BMPs difficult. Furthermore, even within the Caltrans system, information on construction costs will undoubtedly increase greatly as BMPs continue to be developed and implemented, such that the construction cost information in this report will be of limited value over time. It should be recognized that the Operation and Maintenance cost information was based partly upon estimates and projections of future needs.

The parties engaged the assistance of outside experts to review the costs experienced in the retrofit pilot program and to make suggestions for cost reductions and improvements in efficiency. Eventually these consultants prepared a report, which is appended to this report in Appendix C.

**Table 3 Cost of BMP Technologies (1999 dollars)**

BMP Type (No. of installations)	Avg. Adjusted Construction Cost	Adjusted Construction Cost/m <sup>3</sup> of the Design Storm	Annual Adjusted O&M Cost	Present Value O&M Cost/m <sup>3</sup>	Life-Cycle <sup>a</sup> Cost/m <sup>3</sup>
Wet Basin (1)	\$ 448,412	\$ 1,731	\$ 16,980	\$ 452	\$ 2,183
Multi-chambered Treatment Train (2)	\$ 275,616	\$ 1,875	\$ 6,410	\$ 171	\$ 2,046
Oil-Water Separator (1)	\$ 128,305	\$ 1,970	\$ 790	\$ 21	\$ 1,991
Delaware Sand Filter (1)	\$ 230,145	\$ 1,912	\$ 2,910	\$ 78	\$ 1,990
Storm-Filter™ (1)	\$ 305,355	\$ 1,572	\$ 7,620	\$ 204	\$ 1,776
Austin Sand Filter (5)	\$ 242,799	\$ 1,447	\$ 2,910	\$ 78	\$ 1,525
Biofiltration Swale (6)	\$ 57,818	\$ 752	\$ 2,750	\$ 74	\$ 826
Biofiltration Strip (3)	\$ 63,037	\$ 748	\$ 2,750	\$ 74	\$ 822



BMP Type (No. of installations)	Avg. Adjusted Construction Cost	Adjusted Construction Cost/m <sup>3</sup> of the Design Storm	Annual Adjusted O&M Cost	Present Value O&M Cost/m <sup>3</sup>	Life-Cycle <sup>a</sup> Cost/m <sup>3</sup>
Infiltration Trench (2)	\$ 146,154	\$ 733	\$ 2,660	\$ 71	\$ 804
Extended Detention Basin (5)	\$172,737	\$590	\$ 3,120	\$ 83	\$ 673
Infiltration Basin (2)	\$ 155,110	\$ 369	\$ 3,120	\$ 81	\$ 450
Drain Inlet Insert (6)	\$ 370	\$ 10	\$1,100	\$ 29	\$ 39

<sup>a</sup> Present value of operation and maintenance unit cost (20 yr @ 4%) plus construction unit cost.

Despite the uncertainty in the projected costs of a wholesale BMP retrofit program, the cost data can be used to rank BMPs by life-cycle costs, which can serve as the first step in selecting the most cost-effective technology for a given site.

Recurring issues that strongly affected the capital cost of the devices were the discovery of unsuitable material in the subsurface and buried utilities at the sites selected for implementation of the devices. Unsuitable material included both natural and manmade objects that increased the cost of excavation. At several sites, large boulders had to be removed and the site over-excavated and backfilled. Other sites had been used as disposal areas, the extent of which was not realized until after construction began. Rarely did the as-built plans correctly identify the location of utilities, requiring their relocation or the repositioning of the BMP during construction. These types of conditions may be encountered fairly frequently in retrofit construction. Consequently, average published costs may be appropriate for planning purposes, but should not generally be used to estimate the cost for a particular site, unless supplemented with a detailed site assessment.

In addition to construction costs, it is also important to consider the operation and maintenance costs for each technology. An important element in selecting the most appropriate BMP for a site is an understanding of the amount and type of operation and maintenance required. BMPs that require less maintenance are preferred, other factors being equal.

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***CD-ROM No. 1 :***

- APPENDIX A: SITING AND SCOPING SUMMARY: SITING AND SCOPING REPORTS**
- APPENDIX B: DESIGN SUMMARY: BASIS OF DESIGN REPORTS**
- APPENDIX C: CONSTRUCTION COST SUMMARY**
- APPENDIX D: OPERATION AND MAINTENANCE SUMMARY**
- APPENDIX E: VECTOR MONITORING AND ABATEMENT**
- APPENDIX F: WATER QUALITY MONITORING SUMMARY**

***CD-ROM No. 2:***

- APPENDIX G: AS-BUILT PLANS FOR BMP PILOT SITES**
- APPENDIX H: QUARTERLY AND BIWEEKLY REPORTS**



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## ACRONYMS AND ABBREVIATIONS

AC	Asphalt-concrete
ANOVA	Analysis of variance
AOS	Apparent opening size
BC	Brown and Caldwell
BMP	Best Management Practice
BSW	Biofiltration Swale
BSTRP	Biofiltration Strip
Caltrans	California Department of Transportation (Caltrans)
CDP	Coastal Development Permit
CDS®	Continuous Deflective Separator
cms	Cubic meters per second
DII	Drain inlet insert
EDB	Extended detention basin
EMC	Event mean concentration
FF™	FossilFilter™
GLACVDC	Greater Los Angeles County Vector Control District
GSRD	Gross Solids Removal Device
HDM	Highway Design Manual (Caltrans)
IB	Infiltration Basin
IT/STRP	Infiltration Trench/Biofiltration Strip
IVM	Integrated Vegetation Management
LAX	Los Angeles International Airport
MCTT	Multi-chambered treatment train
MFSA	Media Filter – Sand Austin Type
MFSD	Media Filter – Sand Delaware Type
MFSTF	Media Filter – Storm-Filter™
MID	Maintenance Indicator Document
MS	Maintenance station
MW	Montgomery Watson-Chaudhary
NRDC	Natural Resources Defense Council
O&M	Operation and maintenance
OWS	Oil-water separator
P&R	Park-and-ride

PS&E	Plans, specifications, and Estimate Package
QA/QC	Quality Assurance/Quality Control
ROW	Right-of-way
SDCOVC	San Diego County Vector Control District
SG <sup>TM</sup>	StreamGuard <sup>TM</sup>
SF <sup>TM</sup>	Storm-Filter <sup>TM</sup>
TKN	Total Kjeldahl Nitrogen
TPH	Total petroleum hydrocarbons
TSS	Total suspended solids
USEPA	United States Environmental Protection Agency
USFWS	United States Fish and Wildlife Service
VBDS	Vector Borne Disease Section, California Department of Health Services
VCD	Vector Control District
WB	Wet basin
WQV	Water quality volume

## **1 INTRODUCTION**

The objectives of this document are to report on Caltrans' experiences in the retrofit pilot program, including cost, technical feasibility and benefits of a wide range of structural Best Management Practices (BMPs) for treating stormwater runoff from a variety of Caltrans facilities. Each BMP type evaluated during this study is discussed in a separate chapter describing siting, design, construction, operation, and maintenance. The results of the monitoring program, including the removal efficiencies determined, also are presented for each technology. Recommendations on design, operation and maintenance elements are made for each BMP type based on the lessons learned during this study. Appendices referenced provide a more detailed description of each element of this study.

The three concluding chapters present an overview of the study results; comparing relative cost and expected pollutant removal and presenting conclusions, recommendations and technical feasibility for Caltrans facilities. The findings reported here are the result of a collaborative effort between Caltrans and plaintiffs described below. A study team made up of representatives from the parties to the lawsuit, their attorneys, local vector control agencies, and outside technical experts provided oversight of the retrofit pilot program; however, it should be noted that there are elements about which there is some disagreement. This effort has resulted in an unparalleled, comprehensive study of the performance of many common, and a few uncommon, structural BMPs implemented along highways and at associated facilities.

### **1.1 The Program's Purpose and Goal**

Experience in the stormwater management field over the past 20 years provided some basis to address BMP retrofit questions at the outset. A small set of BMP types has been fairly widely applied. A number of previous research projects measured their effectiveness in capturing and holding pollutants. The ability to construct, operate, and maintain these devices attests to their technical feasibility in the circumstances of their application.

Quantification of costs has not received as much attention as measurement of effectiveness. In recent years the relatively small set of available BMPs began to expand, especially through the introduction of a variety of commercial devices. Therefore, the goal of the retrofit pilot program was to produce and interpret data on the effectiveness, technical feasibility, costs, and benefits of the principal BMPs now available with respect to the southern California highway environment.

### **1.2 Study Background**

Litigation between Caltrans and the Natural Resources Defense Council (NRDC) and Santa Monica BayKeeper resulted in a Stipulation requiring the development of a Best Management Practice (BMP) Retrofit Pilot Program in Caltrans District 7 (Los Angeles area). The goal of this program was to gain important experience in retrofitting existing

Caltrans facilities with structural BMPs to improve the quality of stormwater discharges. The Stipulation originally called for 38 individual pilot projects. The District 7 Stipulation permitted 10 pilot projects, involving six types of BMPs, to be located within Caltrans District 11, San Diego. After substitutions of specific BMP types, 36 pilots were required under the Stipulation. The types of devices constructed and monitored included drain inlet inserts, biofiltration strips, biofiltration swales, infiltration basins, infiltration trenches, media filters, extended detention basins, oil-water separators, and multi-chamber treatment trains.

Separate litigation in District 11 (San Diego area) between Caltrans and a consortium of plaintiffs, comprised of the San Diego BayKeeper, NRDC and USEPA, resulted in a Consent Decree that included an agreement to implement a BMP Retrofit Pilot Program in District 11. The types of BMP pilot projects within District 11 included biofiltration strips, biofiltration swales, an infiltration basin, infiltration trench, media filters, extended detention basins, and a wet basin. The construction cost for all pilot projects within District 11 was required to total at least \$2.5 million. The entire BMP Retrofit Pilot Program included the design, construction, and monitoring of 39 discrete BMP pilot projects. The BMP types, site location numbers, and locations are listed in Table 1-1.

**Table 1-1 BMP Types and Project Locations**

BMP Type	District 7 Site Location/Site No.	District 11 Site Location/Site No.
Extended Detention Basin	I-5/I-605 (s) 74101	I-5/Manchester (sc) 111105
	I-605/SR-91 (s) 74102	I-5/SR-56 (c) 111101
Wet Basin		I-15/SR-78 (c) 111102
		I-5/La Costa (c) 111104
Austin Sand Filter	Eastern MS (s) 74202	La Costa PR (sc) 112203
	Foothill MS (s) 74203	SR-78/I-5 P&R (sc) 112204
	Termination P&R (s) 74204	
	Paxton P&R (s) 74103	
Delaware Sand Filter		Escondido MS (sc) 112202
Multi Chamber Treatment Train	Via Verde P&R (s) 74206	
	Metro MS (s) 74104	
	Lakewood P&R (s) 74208	
Storm-Filter™		Kearny Mesa MS (sc) 112201
Biofiltration Swale	I-605/SR-91 (s) 73222b	SR-78/Melrose Dr (sc) 112205
	Cerrito MS (s) 73223	I-5/Palomar Airport Rd (sc) 112206
	I-5/I-605 (s) 73224	
	I-605/Del Amo (s) 73225	
Biofiltration Strip	I-605/SR-91 (s) 73222a	Carlsbad MS (sc) 112207a

BMP Type	District 7 Site Location/Site No.	District 11 Site Location/Site No.
	Altadena MS (s) 73211b	
Infiltration Basin	I-605/SR-91 (s) 73101	I-5/La Costa (sc) 111103
Infiltration Trench	Altadena MS (s) 73211a	Carlsbad MS (sc) 112207b
Drain Inlet Insert – FossilFilter™	Foothill MS (s) 73216b	
	Las Flores MS (s) 73217b	
	Rosemead MS (s) 73218b	
Drain Inlet Insert – StreamGuard™	Foothill MS (s) 73216a	
	Las Flores MS (s) 73217a	
	Rosemead MS (s) 73218a	
Oil Water Separator	Alameda MS (s) 74201	
Continuous Deflective Separators (CDS®)	I-210 / Orcas (s) 73102	
	I-210 / Filmore (s) 73103	

c - Consent Decree

s - Stipulation

The study was conducted as a cooperative effort by the study team. The study team was comprised of the entities shown on the project organization chart. Key team members and their affiliation are listed in Table 1-2. Consultants hired by Caltrans were responsible for the majority of the day-to-day study operations. RBF Consulting provided overall study and consultant management under the direction of Caltrans and the Plaintiffs. RBF Consulting developed the project Scoping Study, Siting Studies and the Plans, Specifications, and Estimate Packages (PS&E) for the sites located in District 11. RBF Consulting also provided construction management for the District 11 sites with District oversight. Montgomery Watson (MW) and Brown and Caldwell (BC) Consultants provided PS&E, and construction management services (with District oversight) for sites located in District 7. MW and BC also provided construction services for some of the sites located in District 7. Operation and maintenance of the study sites was carried out by RBF Consulting in District 11 and MW and BC in District 7.

The responsibilities of Department of Health Services, University of California at Riverside, and Larry Walker and Associates regarding vector research are described in Section 1.7. The Glenrose Engineering and Holmes and Narver team efforts in reviewing cost are described in Section 1.9. Specific responsibilities of the study team by site location are shown in Table 1-3.

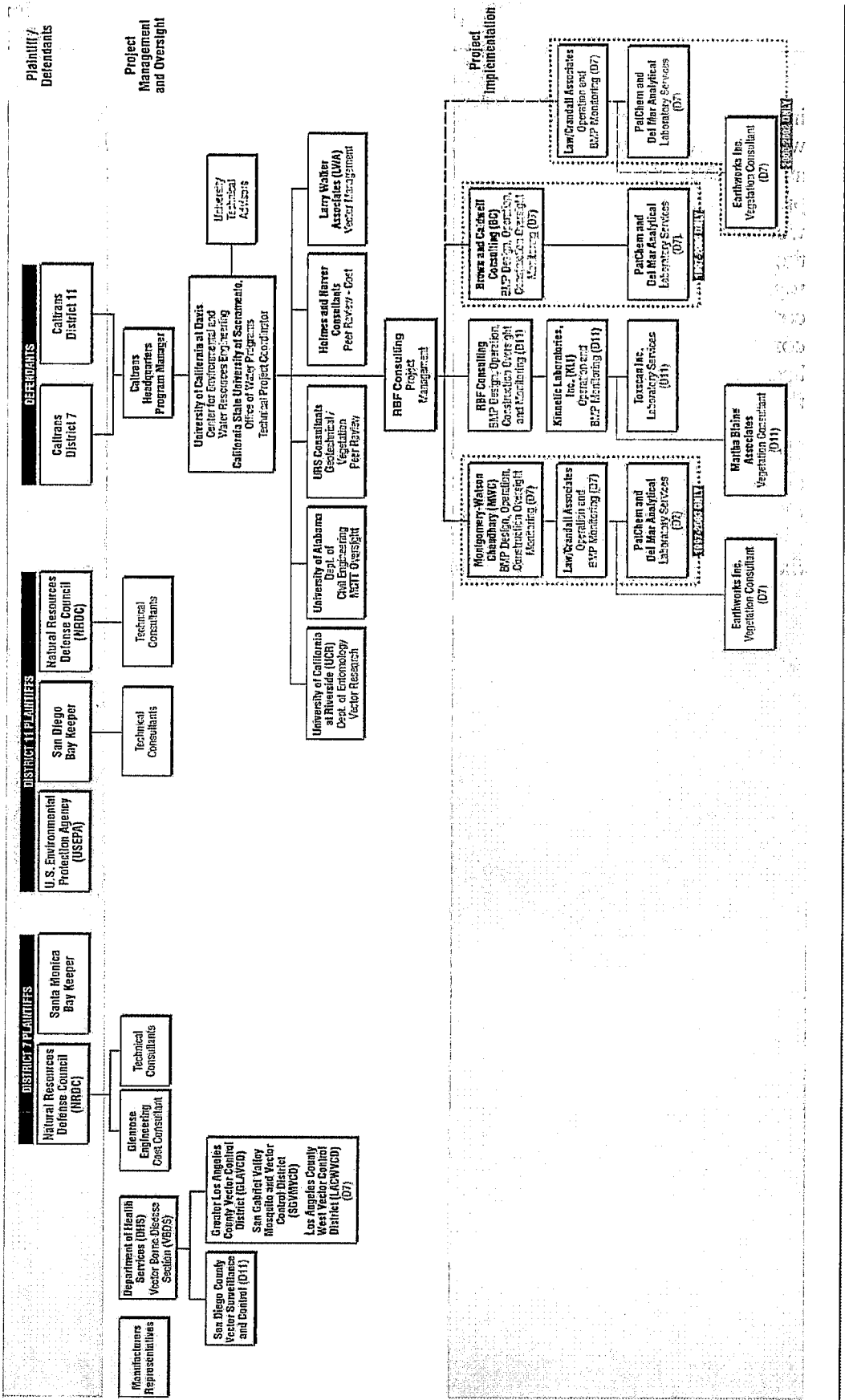
Communication within the study team was accomplished through several methods. First, biweekly reports were generated by Caltrans and the consultants to update the remainder of the study team. Biweekly conference calls were held with the Plaintiffs to respond to questions and receive input on the study. Second, quarterly reports were prepared which



included the biweekly reports and to-date preliminary study results. The quarterly reports were reviewed during quarterly meetings, held with the entire study team (typically attended by about 30 persons). The study team ordered changes and modifications to the program as appropriate at these quarterly meetings. Minutes of the quarterly meetings were circulated after the meeting. These minutes were then included in an appendix of the subsequent quarterly report; all quarterly reports can be found in Appendix H of this report. About mid-August (2001), the parties agreed to end the regular biweekly conference calls and reports since monitoring of all BMPs, except the CDS® units, was complete. Subsequent working sessions and conference calls were held on an ad-hoc basis with the parties to go over the conclusions and findings of the study and to develop the final report.

The study team reviewed all monitoring data for conformance with the guidelines developed for the study. Once the study team determined that the monitoring data met the guidelines, information regarding device performance was released on an annual basis to the manufacturers of the proprietary devices (drain inlet inserts, Storm-Filter™) and to the designer of the MCTT (Dr. Robert Pitt).

# BMP Retrofit Pilot Program ORGANIZATION CHART



Flow Science Comments, Exhibit 3  
February 22, 2011

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**Table 1-2 Key Team Members**

Organization/Name	
<b>Caltrans District 7</b> Doug Failing, P.E. Paul Thakur, P.E. Peter Van Riper, P.E. Richard Gordon James McCarthy, P.E. William A. Evans, Esq. Charles Belenky, Esq. Bill Reagan, P.E.	<b>University of California at Davis (UCD)/California State University Sacramento (CSUS) Technical Advisors</b> Dr. John Johnston (CSUS) Dr. Ed Dammel (UCD) Howard Yamaguchi, P.E. (UCD)
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<b>Caltrans Headquarters</b> Steve Borroum, P.E. Kim Noonan, P.E. Dr. Kenneth Smarkel, P.E. Bob Wu, P.E. Marcello Peinado, P.E. Mark Rayback, P.E. Mike Flake, P.E.	<b>University of Alabama</b> Dr. Robert Pitt, P.E., DEE
<b>Natural Resources Defense Council</b> David Beckman, Esq. Everett DeLano, Esq. Alex Helperin	<b>URS Consultants</b> Carol Forrest, P.E. Ron Johnson, P.E.
<b>Natural Resources Defense Council Technical Consultants</b> Dr. Richard Horner Dr. Christopher May	<b>Holmes and Narver</b> David Sluga, P.E. Gary Sjelín, P.E.
<b>Santa Monica BayKeeper</b> Terry Tamminen Steve Fleischli, Esq.	<b>Glenrose Engineering</b> Lauren Ross Matt Hollon
<b>San Diego BayKeeper</b> Ken Moser John Barth, Esq. Bruce Reznick	<b>RBF Consulting</b> Scott Taylor, P.E. Anna Lantin, P.E. Bill Whittenberg, P.E., DEE Dr. Michael Barrett, P.E. Richard Watson, AICP Laura Larsen, P.E. Ann Walker, P.E. Tom Ryan, P.E.
<b>San Diego BayKeeper Technical Consultant</b> Richard Graff, P.E.	<b>Montgomery Watson-Chaudhary</b> Gary Friedman William Weidenbacher, P.E. Chuck Paul, P.E. Glen Grant, P.E. Ronald Wurz
	<b>Larry Walker Associates</b> Dr. Dean Messer
	<b>Earthworks, Inc.</b> Margo Griswold
	<b>Martha Blaine Associates</b> Martha Blaine

<b>Organization/Name</b>	
<b>U.S. Environmental Protection Agency</b>	<b>Brown and Caldwell Consultants</b>
Jeremy Johnstone	Bob Finn, P.E.
Laurie Kermish, Esq.	Doug Robison, P.E.
Peter Jaffee, Esq.	Fred Burke, P.E.
<b>UCD/CSUS Project Coordination</b>	Mark Williams
Yulya Borroum, P.E. (UCD)	<b>Law/Crandall</b>
Brian Currier, P.E. (UCD)	Ed Othmer, P.E.
Glenn Moeller, P.E. (CSUS)	Byron Berger, P.E.
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<b>Kinnetic Laboratories, Inc.</b>	Kurt Myers
Dr. Patrick Kinney	Bill O'Braitis
Robert Shelquist	Mike Eagen
Matt Zapala	<b>Department of Health Services</b>
Ken Kronschnabl	Dr. Vicki Kramer
Marty Stevenson	Charles Meyers
Chris Warn	Reuben Junkert, P.E.
Richard Mattison	Dr. Marco Metzger
<b>PatChem Laboratory</b>	Toby Roy, P.E.
Gary Goodwin	Dr. J. Wakoli Wekesa
Patricia Brueckner	<b>ToxScan Inc</b>
<b>Del Mar Analytical Laboratory</b>	Dr. Philip Carpenter
Patty Mata	<b>San Gabriel Valley Mosquito and Vector Control District</b>
Jeanne Shoulder	Sue Zuhlke
<b>Proprietary Device Manufactures</b>	Kenn Fujioka
Bob Howard (CDS Technologies)	<b>Los Angeles County West Vector Control District</b>
Bryan O'Wiggington, Stormwater Management Inc.	David Heft
Chuck McKinley, Kri-Star Enterprises	<b>San Diego County Vector Surveillance and Control</b>
Julie Osteen, Foss Environmental	Moise Mizrahi
Patrick Gothro, Foss Environmental	Mike Devine
<b>Greater Los Angeles County Vector Control District</b>	Lucky Ketcham
Dr. Jack Hazelrigg	Keith MacBarron
Susanne Klueh	
Mino Madon	

**Table 1-3 Consultant Responsibility by BMP Pilot Site**

Location	BMP Type	Scoping/ Siting	Design	Construction Management	Maintenance and Monitoring	Laboratory
<b>DISTRICT 7</b>						
I-605/SR-91	IB	RBF <sup>a</sup>	MW <sup>b</sup>	MW	MW	PatChem
I-210 E of Orcas	CDS®	RBF	MW	MW	MW	PatChem
I-210 E of Filmore	CDS®	RBF	MW	MW	MW	PatChem
I-5/I-605	EDB	RBF	BC <sup>c</sup>	BC	BC	PatChem
I-605/SR-91	EDB	RBF	BC	BC	BC	PatChem
Alameda MS	OWS	RBF	BC	BC	BC	PatChem
Eastern MS	MF	RBF	BC	BC	BC	PatChem
Foothill MS	MF	RBF	BC	BC	BC	PatChem
Termination P&R	MF	RBF	BC	BC	BC	PatChem
Via Verde P&R	MCTT	RBF	BC	BC	BC	PatChem
Lakewood P&R	MCTT	RBF	BC	BC	BC	PatChem
Altadena	Bio Strip/IT	RBF	MW	MW	MW	PatChem
Foothill MS	DII	RBF	MW	MW	MW	PatChem
Las Flores MS	DII	RBF	MW	MW	MW	PatChem
Rosemead MS	DII	RBF	MW	MW	MW	PatChem
I-605/SR-91	Bio strip/Swale	RBF	MW	MW	MW	PatChem
Cerritos MS	BioSwale	RBF	MW	MW	MW	PatChem
I-5/I-605	BioSwale	RBF	BC	BC	BC	PatChem
I-605/ Del Amo	BioSwale	RBF	MW	MW	MW	PatChem
<b>DISTRICT 11</b>						
I-5/SR-56	EDB	RBF	RBF	RBF	RBF	Toxscan
I-15/SR-78	EDB	RBF	RBF	RBF	RBF	Toxscan
I-5/La Costa (W)	IB	RBF	RBF	RBF	RBF	Toxscan
I-5/La Costa (E)	WB	RBF	RBF	RBF	RBF	Toxscan
I-5/Manchester (E)	EDB	RBF	RBF	RBF	RBF	Toxscan
Kearny Mesa MS	Storm-Filter™ (Perlite/Zeolite)	RBF	RBF	RBF	RBF	Toxscan
Escondido MS	MF	RBF	RBF	RBF	RBF	Toxscan
La Costa P&R	MF	RBF	RBF	RBF	RBF	Toxscan
SR-78/I-5 P&R	MF	RBF	RBF	RBF	RBF	Toxscan
Melrose Drive / SR-78	Bio Swale	RBF	RBF	RBF	RBF	Toxscan
I-5/Palomar Airport Road	Bio Swale	RBF	RBF	RBF	RBF	Toxscan
Carlsbad MS	Bio Strip/IT	RBF	RBF	RBF	RBF	Toxscan

<sup>a</sup> RBF Consulting

<sup>b</sup> Montgomery Watson

<sup>c</sup> Brown and Caldwell

Midway through the pilot study it was determined that the resultant interim reports and data were public records. At that time, other interested parties (most notably the State Water Resources Control Board Staff) were invited to attend the quarterly meetings, and they regularly received reports and information of findings and results.

Communication outside of the study team (verbal, written correspondence and professional papers) with other agencies or experts was reported to the study team during biweekly and quarterly meetings.

### **1.3 Research Objectives**

The objectives of the BMP Retrofit Pilot Program included:

- Evaluation of the performance (constituent removal efficiency and effluent quality) of the device;
- Collection of information to assess the technical feasibility of design, construction, and maintenance in a retrofit environment;
- Evaluation of the operational aspects associated with maintenance of the structures and potential solutions to any identified problems;
- Assessment of costs for constructing and maintaining selected types of BMPs; and
- Evaluation of benefits to surrounding environment and to public health

This study documents the effectiveness of the various BMPs in removing selected constituents in highway runoff. Detailed records were kept of siting, design, construction, and operation and maintenance issues. Operational problems and procedures and resultant solutions were documented. Observations of the BMP operations were, for the most part, recorded in journal format due to the difficulty in characterizing these types of information. Costs were assessed through detailed records kept on the design, construction, operation and maintenance of each of the retrofit devices.

### **1.4 BMP Siting**

The criteria used to select sites varied depending on the nature and specific requirements of the type of BMP to be evaluated. However, four general criteria controlled the selection of all retrofit pilot project sites:

- Each site had to be appropriate for the capabilities of the BMP being evaluated.
- Each site had to have a realistic opportunity to install, operate, and observe the devices being evaluated.

- All sites had to be owned and operated by Caltrans.
- All sites had to be operational and observed for two years under the District 7 Stipulation, and for at least one year under the District 11 Consent Decree.

Specific siting requirements for each BMP are included in the project *Scoping Studies* (RBF Consulting, 1998a, 1998b; included in Appendix A).

The retrofit pilot projects were sited to permit observations pertaining to technical feasibility, costs of retrofitting, and pollutant removal performance. Sites were originally selected because they were typical along Caltrans rights-of-way and at associated facilities, including interchanges, park-and-rides, and maintenance facilities. This was done to ensure that the program evaluated retrofit opportunities similar to those that would be encountered on a larger scale. Each site for a retrofit pilot project was selected to be appropriate, if not ideal, for the type of best management practice to be evaluated without pre-judgment about the outcome of the associated retrofit pilot study. A detailed discussion of the siting for each technology is contained in Appendix A.

Sites were selected using a weighted decision matrix process for each type of BMP in order to select the 'best' site from among candidate sites. Significant criteria in the selection of the retrofit project were assembled and then assigned a weighting factor to emphasize the more important selection criteria. All candidate sites were reviewed and ranked according to the weighted criteria established for the subject BMP. Among the primary criteria used in site selection (in no particular order) were:

- Maintenance access
- Presence of vehicles and heavy equipment (on maintenance station sites for obvious sources of pollutants)
- Space availability for BMP structure
- Proximity to structures for infiltration type devices
- Drainage pattern to available location

Several constraints were encountered in selecting appropriate sites for the BMPs. There was a limited amount of suitable, available surplus area within the right-of-way owned by Caltrans; consequently, relatively little area was available for the land-intensive BMPs. The second significant constraint was the lack of infiltration capacity of the soils at sites that would otherwise be appropriate for an infiltration basin or trench.

### **1.5 BMP Sizing and Design**

Attempts were made to design each of the BMPs to fit the existing terrain while providing space for monitoring equipment or other features. The objectives were to



locate, size, and shape the devices to best match site topography and provide extended flow paths to maximize their treatment potential. Designing in this way makes efficient use of space to provide the needed treatment volume. Due to the compressed study schedule, aesthetics were not always considered in the design of these devices; however, this element can be more prominent in future implementations. Detailed design information for each BMP is in the Basis of Design reports included in Appendix B. As-built plans for the BMPs can be found in Appendix G.

During the design of each BMP, an evaluation was made as to whether runoff from additional tributary areas could be captured and conveyed to the BMP for treatment in order to increase the pollutant removal and reduce the unit costs. There were two main impediments to increasing the area and runoff treated by each device. In many cases, the cost of bringing in additional runoff greatly increased the estimated cost of the BMP because of the extensive modifications to the existing storm drains that would be required, including jacking of pipe under active freeway lanes. Secondly, the existing piping downstream of the proposed BMP location was sized to handle the flow from only the original drainage area. Directing runoff from other watersheds to the device would require increasing the size of the storm drain system downstream to the point where sufficient capacity was available. Consequently, substantially increasing the tributary area to the BMPs was normally not cost-effective.

The BMPs were sized to treat the runoff generated by the 1 yr, 24 hr rainfall event. The runoff volume produced by this storm was used to size the storage type devices (detention basins, media filters, etc). In District 7, the *Caltrans Stormwater Facilities Retrofit Evaluation* (Brown and Caldwell, 1999) was used to estimate size of the water quality design storm by analyzing rain gauge stations within the study area. Rainfall values were determined using precipitation records from 1944 to 1995 (24 hr rainfall totals) from the Los Angeles International Airport (LAX) weather station. The data were analyzed using the log-Pearson type III method and by the annual series method. For comparison and to verify the data, second and third sets of rainfall records were analyzed from the Van Nuys and the downtown Los Angeles weather stations. Both methods indicated that a rainfall depth of 25.4 mm is approximately equal to the 1 yr, 24 hr storm. Runoff rates were calculated according to the methods specified by Los Angeles County (1989).

In District 11, the average rainfall depth for the design storm was calculated using the rainfall obtained from isohyetal maps and Averaged Mass Rainfall Plotting Sheets (*Basis of Design Reports*, RBF, 1999c, d, e; included in Appendix B). This procedure indicated that the rainfall depth for a 1 yr, 24 hr storm in District 11 varies between 33 and 48 mm. Rainfall depths and intensity for the design storms for both districts are summarized in Table 1-4. Areas contributing runoff to the BMPs were usually paved and a large percentage was impervious. To calculate volume of runoff, a runoff coefficient of 0.90 to 0.95 was assumed for impervious areas and 0.15 for pervious areas. Runoff rates in District 11 were calculated according to the methodology specified by the County of San Diego (1993).

For design of in-line devices, the 25 yr discharge was also calculated to ensure conveyance capacity. In-line devices were designed to pass the 25 yr storm runoff in addition to capturing the water quality volume (WQV). Off-line devices had upstream structures to divert runoff that exceeded the water quality design volume (peak flow).

The peak discharge rate was determined for those devices that were designed based on flow rates such as biofiltration swales. The peak discharge rate depends directly on the average intensity of the rainfall for the desired frequency, as well as the time of concentration. The time of concentration for each BMP Pilot was computed using topographic information and the local method to compute inlet time. Estimated flow rates for the water quality design storm and the 25 yr recurrence interval drainage design storm were computed using the Rational Method.

**Table 1-4 Rainfall Design Characteristics for BMP Sites**

Parameter Used for Design	District 7	District 11
1 yr rainfall intensity	6.1 – 35.6 mm/hr	32.0 – 48.2 mm/hr
25 yr rainfall intensity	73.7 – 82.6 mm/hr	78.7 – 121.9 mm/hr
1 yr rainfall depth	25.4 mm	33.0 – 48.3 mm

### 1.6 Operation and Maintenance

The devices evaluated by the pilot study were operated and maintained at state-of-the-art levels, i.e., the best technology and/or practice available at the time, which was consistent with the research aspect of this study. Operation, maintenance and monitoring plans (RBF Consulting, 1999a, 1999b) were developed for both districts to provide comprehensive guidance on the development of site-specific plans. Field guidance notebooks (Brown and Caldwell, et al., 1999; Kinnetic Laboratories Inc., 1999) were then prepared to facilitate record keeping, to document all maintenance activities and to ensure state-of-the-art operation and maintenance. These documents are included in Appendix D. In addition, a *Maintenance Indicator Document* (MID) (17 unpublished versions), which was modified and updated as the study progressed, described the maintenance protocols and identified the conditions under which maintenance would be required. The last version of the MID used during the study and the recommended final version is contained in Appendix D.

Since the BMPs were operated at state-of-the-art levels, they were inspected and maintained at more frequent intervals than is common for most municipal or highway operations. For instance, each BMP was inspected after every storm event to ensure that they were operating as designed. Based on operation and maintenance experience gained during the retrofit pilot program, the amount of maintenance specified in the earlier versions of the MID was frequently found to be overly intensive. The requirements were reduced in the later versions, which should result in lower maintenance costs than those

incurred in this study. The actual maintenance hours reported for the study period are a product of these changing maintenance guidelines.

Maintenance was performed for aesthetic reasons and to ensure proper functioning of the BMP (RBF Consulting, 1999a, 1999b). Aesthetic maintenance generally included graffiti removal, grass trimming, weed control, and other miscellaneous details such as tree pruning and painting. Functional maintenance included both preventive and corrective maintenance. Preventive maintenance was performed regularly and included such activities as vegetation management at BMP sites and removal of trash and debris from outlet structures of the extended detention basins and sand filters. Vegetation control also served as a vector prevention function. Corrective maintenance was required on an ad-hoc basis to address intermittent operational problems.

## **1.7 Monitoring Overview**

The monitoring program included a comprehensive effort to document not only the chemical pollutant removal, but also to make and record visual observations of the operation of the devices; these observations were termed "empirical observations." Detailed stormwater monitoring protocols were developed for each device and a series of field data sheets were developed to record the empirical observations as described below (Brown and Caldwell, et al., 1999; Kinnetic Laboratories Inc., 1999).

### **1.7.1 Chemical Monitoring**

The BMPs were monitored to determine their effectiveness at removing a number of conventional constituents commonly observed in highway runoff. With the exception of the drain inlet insert, oil-water separator and infiltration BMPs, all the sites were outfitted with automatic samplers (Sigma 900 Max Series) and flow meters (Sigma 950 Series) to collect flow weighted composite samples of the influent and effluent of the devices. In drain inlet inserts samples were collected from the effluent only and at the oil-water separator samples were collected as grab samples. Automatic samplers consist of a peristaltic pump, pump control electronics, a sample distribution system, a power supply, and a housing that contains the composite bottle(s). Rain gauges (Sigma 2149) were installed at all sites. In addition to the monitoring related construction costs shown in the following chapters, an additional \$30,000 to \$40,000 is required to equip and calibrate a site with paired samplers.

Flow measurements were taken at the BMP sites to allow the calculation of constituent loads. For extended detention basins, media filters, MCTTs, and the wet basin, the influent was measured using a Parshall flume or H-flume. The effluent flows were measured using a V-notch weir. The influent and effluent of the biofiltration strips and swales were measured using flumes. The oil-water separator did not have equipment to measure flow; flow was determined using rainfall amount and impervious area. At the drain inlet inserts only effluent flow was measured using flumes. The infiltration basins had a bubbler type flow meter to determine basin depth and calculate the infiltration

rates. The flow monitoring equipment was calibrated according to the manufacturer's specifications.

Sampling teams mobilized to capture storms that were predicted to produce at least 6.4 mm of rain with 75 percent or greater probability. An antecedent dry period of at least 48 hours was required, with a preferred separation of 72 hours; however, if the first event of two consecutive storms was not captured and the rainfall total was less than 6.4 mm, and the second event was forecast to be at least as large as the first event, then sampling was attempted for the second event.

Twelve aliquots, 75 percent capture and 2.5 mm of rain were the general minimum criteria for a successfully monitored event. However, if a sample represented between 50–75 percent of the runoff, and had 20 or more aliquots, then the data were analyzed. If a composite sample had less than 12 aliquots, percent capture was greater than 85 percent, and sample volume captured was sufficient for full analysis, the data were also analyzed. In some cases as few as eight aliquots and 50 percent capture was considered sufficient. Data not meeting the general criteria were flagged and acceptance was based on review by members of the study team. Samples were refrigerated at sites where it was possible to connect to an existing power source. At sites where connection to an existing power source was not possible marine batteries were used and samples were placed on ice. Additional detail and results from the monitoring effort is contained in Appendix F.

In general, all sites were monitored for solids, nutrients, total and dissolved heavy metals, organics, and fecal coliform. Groundwater samples from infiltration trenches and infiltration basins were only analyzed for metals to assess the potential impact on groundwater quality. At the drain inlet insert sites only suspended solids, metals, and petroleum hydrocarbons were analyzed. Since many constituents can impair beneficial uses of receiving waters at extremely low concentrations, only analytical methods that have appropriate detection limits were selected. Table 1-5 summarizes the constituents selected for analysis along with the required analytical procedure.

Grab samples of runoff were collected at the oil-water separator and analyzed for organics, fecal coliform, and TSS. Suspended solids, nutrients, and metals were collected as composite samples, where a number of individual sample aliquots were mixed together over the duration of the storm. Total nitrogen concentrations are calculated as the sum of nitrate and Total Kjeldahl Nitrogen (TKN), which assumes that the concentration of nitrite is small compared to the other components. This is generally a safe assumption.

Detailed QA/QC plans were developed for each type of the BMPs monitored (Kinnetic Laboratories Inc., 1999; Brown and Caldwell, 1999). These plans required the collection and analysis of duplicate samples, field and laboratory blanks, equipment blanks, matrix spike and matrix duplicate spikes, and laboratory replicate/splits. Water quality analyses not achieving the required accuracy are qualified in the study database.

Two different methodologies were used to describe the constituent removal of the devices. The first methodology, required under the Scoping Study (RBF Consulting, 1998a and 1999b), uses an assumed log-normal distribution of influent and effluent concentrations to estimate load reduction. The performance calculated using these values is strongly affected by the average influent concentration at a particular site and can make devices evaluated at locations with low influent concentrations appear to perform less effectively in comparison to those located at sites with higher influent concentrations. Consequently, a second, innovative methodology was developed based on a regression analysis of influent and effluent concentrations to predict performance at all the devices based on a common influent concentration typical of highway and associated land uses.

**Table 1-5 Selected Constituents and Analytical Methods**

Parameter	Reporting Detection Limit mg/L	Analytical Method (USEPA, 1979; 1994)
Total suspended solids (TSS)	1	160.2
Zinc (Zn)	0.001	200.8
Lead (Pb)	0.001	200.8
Copper (Cu)	0.001	200.8
Nitrate Nitrogen (NO <sub>3</sub> -N)	0.01	300.00
Total Kjeldahl Nitrogen (TKN)	0.1	351.3
Total Phosphorus (TP)	0.002	365.3
Ortho-phosphate (OP)	0.001	365.3
Fecal Coliform (FC)	2 – 200 MPN/100 ml	SM 9221E <sup>a</sup>
Total Petroleum Hydrocarbons – gasoline (TPH-G)	0.05	8015 mod/ext.
Total Petroleum Hydrocarbons – diesel (TPH-D)	0.1	8015 mod/ext.
Total Petroleum Hydrocarbons – motor oil (TPH-MO)	0.2	8015 mod/ext.
Total Recoverable Petroleum Hydrocarbons (TRPH)	5	1664

<sup>a</sup> Standard Methods

1. Italicized constituents limited to maintenance stations.
2. Fecal coliform originally run at 200 but dropped to 2 MPN/100 ml later

In the first method, the data were assumed to be log-normally distributed and the mean ( $\mu$ ) and variance ( $s^2$ ) of the log transformed event mean concentrations (EMCs) were calculated as:

$$\mu = \frac{\sum x}{n}$$

$$s^2 = \frac{(n \sum x^2 - (\sum x)^2)}{n(n-1)}$$

where:  $x$  is the natural log of EMCs.

$\sum x$  represents the summation of data points ( $x$ ).

$n$  is the number of data points ( $x$ ).

The mean of the EMCs ( $a$ ) was calculated as:

$$a = e^{(\mu + s/2)}$$

An analysis of variance (ANOVA) was then performed to determine whether the mean influent and effluent concentrations were significantly different. The probability (P) that the two means are not different is reported for all measured constituents for each BMP type.

The annual constituent loads were obtained by multiplying the season total runoff volume by the mean concentration. The efficiency was determined by comparing the influent and effluent loadings over the entire wet season using the following equation:

$$\text{Efficiency (\%)} = [(\text{Loading in} - \text{Loading out})/\text{Loading in}] * 100$$

These efficiencies represent the average pollutant removal for the water treated and do not take into account untreated bypasses that occur when the storm runoff exceeds the design WQV. The water quality of the bypassed fraction would need to be known to

accurately assess the total pollutant reduction for all runoff from the watershed, but this was not measured during this study.

For the devices with flow-weighted influent and effluent samples, a second methodology was used to assess water quality improvement. A linear regression analysis was performed on the paired samples from each type of device to predict effluent quality based on any influent quality of interest. The regression line was tested for statistical significance at the 90 percent confidence level. For some constituents at certain sites, there was no statistical relationship between influent and effluent quality. This means that the effluent quality can be expressed as a constant value, which is the irreducible minimum effluent concentration. As suggested by Gilbert (1987), the mean and uncertainty (used to calculate the 90 percent confidence interval of the estimate of the mean) for these constituents were calculated using non-transformed values because of the relatively low coefficient of variation.

Where a significant linear relationship exists, the effluent concentration for any influent concentration of interest can be calculated as:

$$C_{eff} = aC_{inf} + b$$

where:

- $C_{eff}$  = Predicted effluent EMC
- $C_{inf}$  = Influent EMC
- $a$  = slope of the regression line
- $b$  = y intercept

When expressed in this way,  $b$  can often be interpreted in a physical sense as the irreducible minimum effluent concentration.

The uncertainty for constituents that exhibit a statistically significant relationship was calculated according to the methodology specified by Wonnacott and Wonnacott (1990):

$$t_{0.05} s \sqrt{\frac{1}{n} + \frac{(X - \bar{X})^2}{\sum_{i=1}^n (X_i - \bar{X})^2}}$$

where:

- $t$  = value of the  $t$  statistic for the appropriate degrees of freedom ( $n-2$ )
- $s$  = standard error of the estimate
- $n$  = number of paired data points
- $X$  = Influent value of interest
- $X_i$  = Observed influent concentrations from monitoring data

Note that the size of the confidence interval is a function of the value at which the mean is calculated. The confidence interval is smallest when the influent concentration of interest equals the average observed influent concentration.

### ***1.7.2 Empirical Observations***

Significant effort during this study was directed to recording and analyzing the operation and maintenance experience. Forms were developed so that engineers and support staff could record their observations to facilitate compilation of this information. During each visit to the site, a site visit log was filled out to record observations. The types of observations varied with the type of BMP being evaluated. Some of the general types of observations recorded on applicable forms in the Field Guidance Notebooks (Brown and Caldwell et al., 1999; Kinnetic Laboratories Inc., 1999; see Appendix D) included:

- Water level
- Visual evidence of flow short circuiting (for wet weather visits)
- Description of amount and locations of sediment accumulation
- Evidence of scouring and of resuspension of settled particles
- Amount of litter and predominant type
- Change in litter accumulation and location since previous visit
- Conditions/clogging of outlet structure



- Evidence of erosion
- Condition of BMP
- Degree and type of vegetation establishment (if present)
- Stability of basin slopes / evidence of erosion
- Evidence of vandalism of equipment or basin structures
- Presence of unpleasant odors

Information collected on these forms was entered into a database. Separate forms for Site Inspections, Maintenance Activities, and Empirical Observations were used. Also included in the database were results from sampling activities. The database was updated monthly with the previous month's inspections and sampling data. Reports were generated and displayed on the project's website on a monthly basis.

### 1.8 Vector Issues

A special study team was created to investigate the presence and development of vectors in the pilot BMPs. Because of their ability to transmit human diseases, the vectors of greatest concern and the primary focus of this study effort were mosquitoes. Caltrans, the Vector-Borne Disease Section of the California Department of Health Services (VBDS), the University of California at Riverside, local vector control agencies, and consultants worked together to monitor vector populations associated with BMPs, determine proper strategies for vector suppression at the various study sites, and present findings. A comprehensive final report summarizing all vector-related activities during the study, *Final Vector Report, Caltrans BMP Retrofit Project sites Districts 7 and 11*, September 2001, is available in Appendix E.

In 1998, the University of California at Riverside, developed a monitoring program to compare the populations of adult mosquito and midges at selected BMP sites, pre- and post-construction. Three different traps were used to sample populations; carbon dioxide-baited traps were used to capture host-seeking adult female mosquitoes, gravid traps were used to capture gravid female mosquitoes, and light traps were used to capture midges. Two documents summarize the monitoring plan for Caltrans District 7 and 11, and the final report gives a detailed discussion of the methodology and results. The three documents are listed below and are available in Appendix E.

- *Vector Control Background Monitoring Plan for Caltrans Retrofit BMP Pilot Project, District 7*, September 2001.
- *Vector Control Background Monitoring Plan for Caltrans Retrofit BMP Pilot Project, District 11*, July 1, 1998.

- *Monitoring Program for Pathogen-Transmitting and Nuisance Adult Diptera Associated with the Stormwater BMP Retrofit Pilot Program in Caltrans District 7 and District 11, September 1, 2000.*

In 1999, VBDS developed a separate monitoring and abatement program for immature stages of mosquitoes and other vectors associated with BMPs. Any source of standing water has the potential to create the habitat necessary for vectors to reproduce. Inspections were conducted weekly at all BMP sites by local vector control agencies and VBDS to determine if standing water and subsequent mosquito larvae were present. When necessary, abatement of larvae was performed by the local districts by using altisoid liquid or pellets and a few occasions at the start of the study Golden Bear oil was used. Golden Bear oil use was discontinued because of potential interference with water quality monitoring. VBDS prepared a document outlining the immature mosquito monitoring and abatement plan for Caltrans District 7 and 11. The final report gives a detailed summary of mosquito production during the two-year study. The two documents are listed below and are available in Appendix E.

- *BMP Mosquito Production Study, September 1999.*
- *An Initial Assessment of Vector Production in Structural Best Management Practices in Southern California, June 2001.*

In addition to monitoring for mosquito larvae, the study team modified BMPs that held standing water for over 72 hours to suppress mosquito production to the greatest extent possible, without impairing their intended function. Caltrans, VBDS, the local southern California vector control agencies, and stormwater consultants recommended and implemented appropriate changes to BMP designs to eliminate vector-breeding habitats. A report prepared by VBDS, *A Preliminary Assessment of Design Criteria for Vector Prevention in Structural Best Management Practices in Southern California*, June 2001 includes recommendations for preventing vector habitat in BMP structures; it is available in Appendix E.

To further clarify their position on BMPs that hold water longer than 72 hours, the VBDS prepared a memorandum on this subject. The memorandum summarizes the legal authority and requirement of the Department of Health Services to protect public health, including the ability to assess civil penalties. The memorandum, "Standing Water in Structural Best Management Practices for Stormwater Runoff," September 4, 2001, is provided in Appendix E

Finally, to better understand the relationship between stormwater management structures, such as treatment BMPs, and vectors, VBDS undertook an extensive, independent study to obtain information from different agencies across the United States. Through the use of detailed surveys as well as email and telephone communication, VBDS contacted several hundred agencies. In addition, VBDS was invited to participate in tours of treatment BMPs in Portland, Oregon and in Austin, Texas to witness potential vector habitats first hand. Two reports were prepared by VBDS that provide details of these

out-of-state investigations. The two document titles are listed below and are available in Appendix E.

- *A Preliminary Assessment of Vectors Associated with Storm Water Management Structures in the United States: A Nationwide Vector Control Perspective*, June 2001.
- *A Preliminary Assessment of Vectors Associated with Storm Water Management Structures in the United States: Addendum*, June 2001.

The health code statutes, as written, give vector control district managers wide latitude in determining what constitutes a public health threat and under what conditions abatement will occur. The vector control districts in Los Angeles County have established an abatement threshold of one larva for the BMPs. With this threshold, these districts can abate when a single larva is collected from a site. The San Diego County Vector Surveillance and Control Division generally does not rely on thresholds in determining abatement needs. San Diego County prefers an approach where factors such as BMP location, larval density, and proximity to residential areas are considered.

### **1.9 Biological Issues**

Biological issues were an important concern for BMP operation and maintenance. The presence of endangered species, threatened species and species of special concern in a BMP could affect scheduled maintenance and other activities. Early and effective coordination with the U.S. Fish and Wildlife Service (USFWS) and the California Department of Fish and Game could avert some of the problems associated with the presence of biological resources; however, the potential presence of protected species may result in siting, construction, operation, and maintenance restrictions.

In District 11 there were several species of concern. The nesting period of the least tern was a concern at the La Costa Austin filter and construction had to be delayed until the end of the nesting period. Nets were installed over the Austin sand filters and infiltration basin during the dry season to prevent the nesting of the least tern and Snowy Plover in the sand filter bed. Mylar strips were used at the La Costa wet basin to discourage the nesting of sensitive species in the wet pond vegetation. Salt grass used in biofilters is also a habitat for the salt marsh skipper (butterfly). The sites in District 11 were monitored for the presence of the skipper. In District 7, the primary concern was the opportunity for burrowing owls, an endangered species, to use the gopher mounds and ground squirrel burrows. There was abundant gopher activity at many of the swales and detention basins in District 7, but no owls were observed.

The trees located adjacent to the biofiltration swale for the I-5/Palomar Airport Road offramp had to be protected in accordance with the Coastal Development Permit (CDP) in effect for the Cannon Road improvements. The CDP required that any existing trees that would be removed by construction activities be replaced at a 5:1 ratio. The BMP was redesigned to eliminate the need for mitigation by confining flow in concrete

channels around the two areas of concern. To further protect the trees, excavation activities were restricted to the area beyond the tree dripline. Consequently, the BMP facility incorporates three biofiltration swales and two intermediate concrete swales.

#### **1.10 Maintenance Effort and Construction Cost**

One of the research objectives of the BMP Retrofit Pilot Program was to develop reliable information relative to the effort required for operation and maintenance of the BMPs under study. This included more detailed record keeping of maintenance activities than would normally be necessary in a routine operational setting. The scope of work included routine and as-needed maintenance functions as specified in the *Maintenance Indicator Document* (see Appendix D), as well as stormwater runoff sampling and empirical observation (RBF Consulting, 1999a, 1999b). Routine and as-needed maintenance and operation efforts (maintenance hours) were accounted for separately from stormwater runoff sampling, empirical observation and maintenance or related services for sampling equipment. Two categories for each BMP (not by site) were developed over the course of the study: 1) maintenance and operation, and 2) sampling and empirical observation.

The operation and maintenance hours presented are limited to those spent on actual field activities and required equipment. These activities include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Equipment time included the time equipment was allocated to the BMP for maintenance.

Construction cost items included the original bid schedule, additional items of work authorized following contract award, and State-furnished materials. Since this was a pilot program, most sites were equipped with water quality sampling and flow measurement equipment. Therefore, the costs that were unique to the monitoring of the pilot program were separated from the total construction costs.

There has been extensive discussion among the parties involved in this study as to whether the construction cost numbers accurately represent the costs that would be incurred in a more extensive (widespread) retrofit program. Many reasons have been suggested for possible differences, including, among others: the compressed nature of the study schedule, the bidding climate at the time the contracts were advertised, the lack of standard competitive bidding, and the dispersed nature of the construction activities. The parties in the study subsequently agreed upon adjusted costs and these are presented in addition to the incurred costs. Adjusted construction costs include allowances for site-specific costs and ancillary costs of construction that may be encountered during future BMP retrofits (Adjusted Retrofit Construction Cost Tables, Appendix C).

The adjusted construction cost is the actual cost minus all pilot-unique cost and minus adjustments to site-specific cost. Certain site-specific costs were adjusted when the original cost could potentially be avoided in future BMP retrofits. For example, buried concrete rubble was found at one EDB location that doubled the construction cost. This was a site-specific cost that was adjusted by using the average buried materials cost of

similar basin-type BMPs. For each BMP, the subtracted costs were expressed as a percentage of the adjusted construction cost. These percentages are reported in the individual BMP chapters in bulleted statements explaining the cost adjustments. These percentages represent what additional cost could be expected above the adjusted cost if the conditions in which the subtracted cost occurred were replicated.

### **1.11 Technical Feasibility**

Technical feasibility is defined as the acceptability of a BMP for use at any suitable site according to the criteria in the list below. Whether a technically feasible BMP should or should not be used depends on a number of site-specific factors that are spelled out in subsequent chapters.

1. The BMP should operate passively during storm events. No personnel are required to be on site prior to or during a storm event to initiate operation of the BMP or perform routine maintenance to keep the device operational. This does not imply that routine inspections, periodic maintenance, and/or emergency maintenance will not be required to ensure the proper operation of the BMP.
2. Maintenance requirements for a BMP should be well understood and defined with respect to scope and periodicity (see MID). In addition, regular maintenance personnel should be able to perform routine inspections and maintenance tasks using available equipment and without special training.
3. Maintenance personnel must be able to perform operational and maintenance (O&M) inspections and tasks without significant safety risks. Also, safe access to BMPs should be provided.
4. Estimates of the long-term maintenance requirements for the device should be identified.
5. The BMP device should be designed and operated so that it does not create a public nuisance or health hazard. Specifically, this is a concern with regard to potential disease vectors such as mosquitoes. Structural BMP design and prescribed O&M should be adequate to ensure BMP operation with respect to water quality, while at the same time reducing potential vector concerns to an acceptable level.
6. The BMP device should be appropriate for the local climatic conditions. Except for initial installation and vegetation establishment periods, irrigation should not be required. An artificial source of water should not be required except in the case where specific BMP design requirements call for sufficient supplementary water to support wetland plants (i.e., wet pond or constructed wetland).
7. The BMP device should be appropriate for the local geological and topographical conditions. Local soil characteristics, underlying geology, and groundwater

should support the use of a particular BMP type. Furthermore, stormwater runoff drainage patterns (i.e., sheet flow or channelized flow) and topography (i.e., gradient and elevation differential) should support the use of a particular BMP type at a specific location.

8. The BMP device should be able to be sited within the highway right-of-way (ROW) clear recovery zone or within a highway-related facility (i.e., maintenance station or park-and-ride lot) so that it is in compliance with the safety requirements of the Highway Design Manual (HDM).
9. The BMP device must meet the drainage design criteria of the HDM. The device should accommodate flow up to and including the design flow rate without flooding.
10. The BMP device should be designed and sited such that stormwater flows greater than the design flows for the BMP will be routed around or through the device in a way that avoids damage (e.g., erosion) and/or flushing of pollutants already trapped within the device. This may be accomplished through an off-line design or by other structural design features incorporated into the BMP.
11. The BMP device should provide for the significant removal of target constituents of concern based on the influent concentrations typically encountered in runoff from highway ROW areas or highway-related facilities and pollutant mass loading reductions and concentration decreases as given in this report.
12. The siting, design, and operation of a BMP device should not produce any significant adverse environmental impacts.

### **1.12 Retrofit Pilot Program Accomplishments**

The retrofit pilot program is thought to be the most comprehensive test of common stormwater management BMPs ever conducted, and the first significant evaluation in a climate of southern California's type. The program succeeded in demonstrating the effectiveness of several BMP types in controlling effluent pollutant concentrations and mass loadings. The results generally are consistent with the performance of these devices measured in previous studies. The knowledge produced on the relative effectiveness and cost of the BMP options in southern California furnishes a basis for applying the Permanent Injunction's provision on BMP selection.

The program further yielded substantial information on the technical feasibility of the BMPs as retrofits in highway and support facility settings. The team conducting the program surmounted a number of challenges to constructability and operability, particularly in reducing mosquito vector risks, by revisions in design and operations.

While the retrofit pilot program was designed to meet the terms of a court order to a California transportation agency, its findings have much broader application. They

showed that performance expectations derived elsewhere are similar in this differing climate. The experience gained here in the linear, relatively constrained highway environment as well as in related support facilities, can also be utilized by other transportation agencies at state and local levels, as well as other jurisdictions dealing with stormwater runoff and non-point source (NPS) pollution.

## 2 SAND FILTERS

### 2.1 Siting

Seven sand filters were sited and constructed for this study, four in District 7 and three in District 11. Of these, six were “Austin” style sand filters and one was a “Delaware” sand filter (located in District 11). One of the Austin-style sand filters was constructed at the Paxton Park-and-Ride, but was not monitored and that site is excluded from the following discussion.

Several siting criteria that are similar for both types of filters were considered in order to maximize the effectiveness of these devices. The most important consideration was the extent to which runoff from bare soil would be able to enter the filter. The biggest threat to the long-term successful operation of filtration BMPs is the introduction of excessive amounts of sediment that cause premature clogging of the filter media. For this reason, site selection was limited to relatively small, highly impervious watersheds such as park-and-ride (P&R) lots and maintenance stations (MS). It was also verified that there were no construction activities up-gradient from the selected filter sites. The characteristics of the contributing watersheds for the selected sites are shown in Table 2-1.

These facilities need enough head to operate hydraulically – a minimum of about 1 m. The available head between the inlet and outlet must exceed the depth of the sedimentation basin, depth of water over the filter, the filter media, and the underdrain system. All of the sites in District 7 lacked sufficient head, and pumps were installed to return the treated discharge to the existing drainage system. All the systems in District 11 were successfully designed to use gravity flow.

**Table 2-1 Summary of Contributing Watershed Characteristics for Sand Filters**

Site Location	Filter Type	Watershed Area Hectare	Impervious Cover %
Eastern Regional MS	Austin	0.6	90
Foothill MS	Austin	0.7	100
Termination P&R	Austin	1.1	90
La Costa P&R	Austin	1.1	56
SR-78/I-5 P&R	Austin	0.3	80
Escondido MS	Delaware	0.3	85



## 2.2 Design

The Austin design (Figure 2-1 and Figure 2-2) has an open-air filter and a separate sedimentation basin. A concrete wall separates the sedimentation basin and the filter chamber. This is one of two designs approved by the City of Austin and is known there as "full sedimentation." Runoff from the sedimentation basin enters a perforated riser that transfers the runoff to the filter chamber. An orifice plate on the outlet of the riser was sized so that the sedimentation basin would completely drain from basin-full condition in 24 hours. A level spreader was provided in the filter basins to distribute runoff evenly over the 450 mm deep sandbed. Guidelines developed by the City of Austin (1988) for filter configuration were used in the facility designs.

The Delaware unit (Figure 2-3 and Figure 2-4) operates along the curbside edge of paved areas and parking lots and requires the least area for installation among the various sand filter types. The device consists of separate sedimentation and filter chambers, but differs from the Austin design in that a permanent pool is maintained in the sedimentation chamber. Ideally, runoff enters the sedimentation chamber as surface flow. However, to increase the amount of area treated by the device at the Escondido MS, a storm drain system was used to collect the runoff, which was then introduced at one end of the sedimentation chamber.

As runoff enters the sedimentation chamber, water remaining in the device from previous storms is displaced and flows over a weir into the sand filter chamber. The Delaware unit was designed and installed according to the guidelines described by Young et al. (1996), except the depth of sand was 300 mm rather than 450 mm. It should be noted that according to these guidelines, there is only storage in the unit for 5 mm of runoff; consequently, if a larger water quality volume is to be treated using this design, the unit must act as a flow-through device. Design characteristics for all of the sand filters are shown in Table 2-2.

## 2.3 Construction

The lessons learned during the construction of sand filters centered on material availability for the filter, excavation during filter construction, unknown field conditions, and interface with existing activities at the sites. The filters were all constructed in maintenance stations or park-and-ride facilities that provided a limited work area and the requirement to coordinate with normal facility operations.

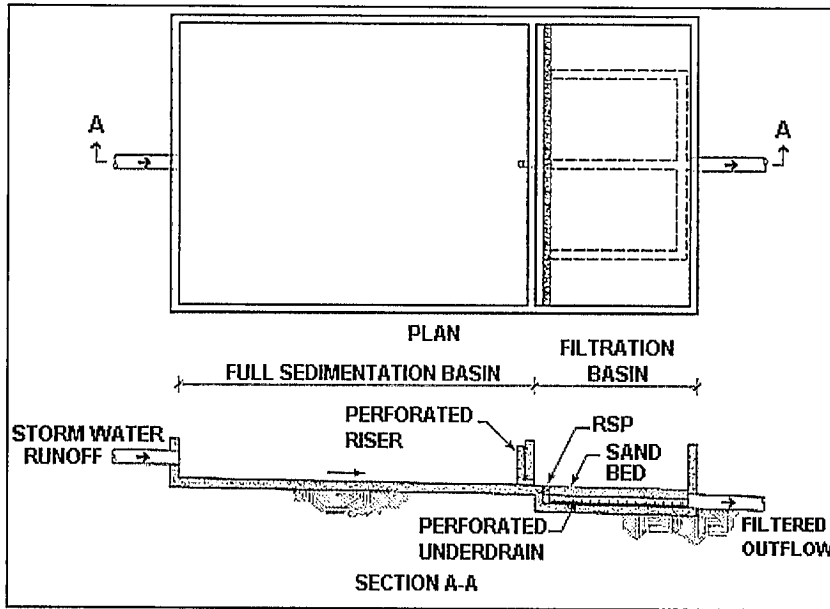


Figure 2-1 Schematic of an Austin Sand Filter

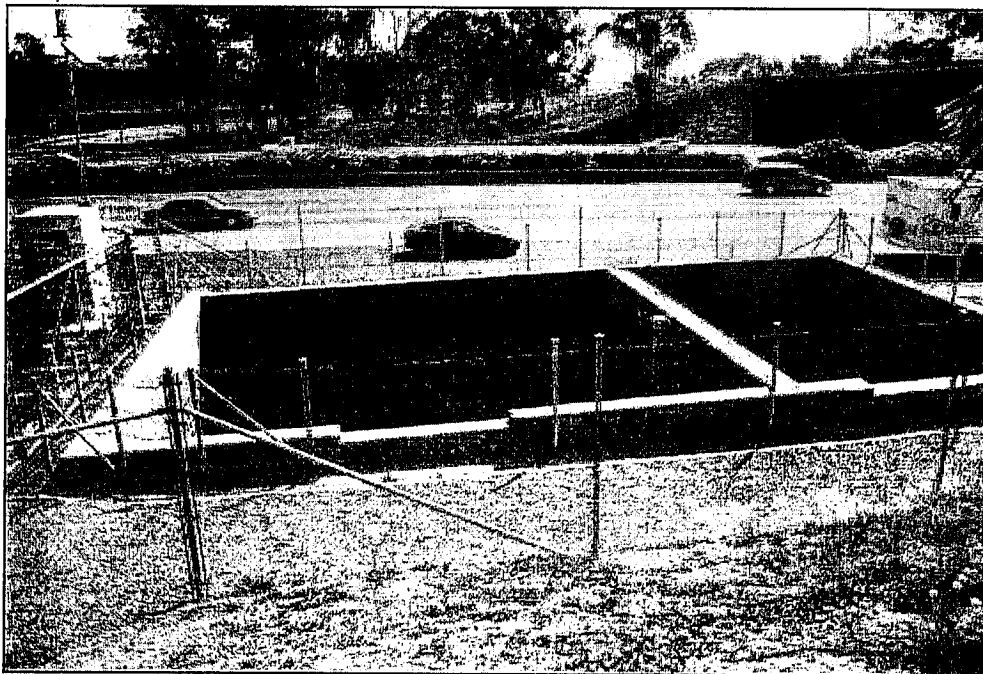


Figure 2-2 I-5/SR-78 Austin Sand Filter

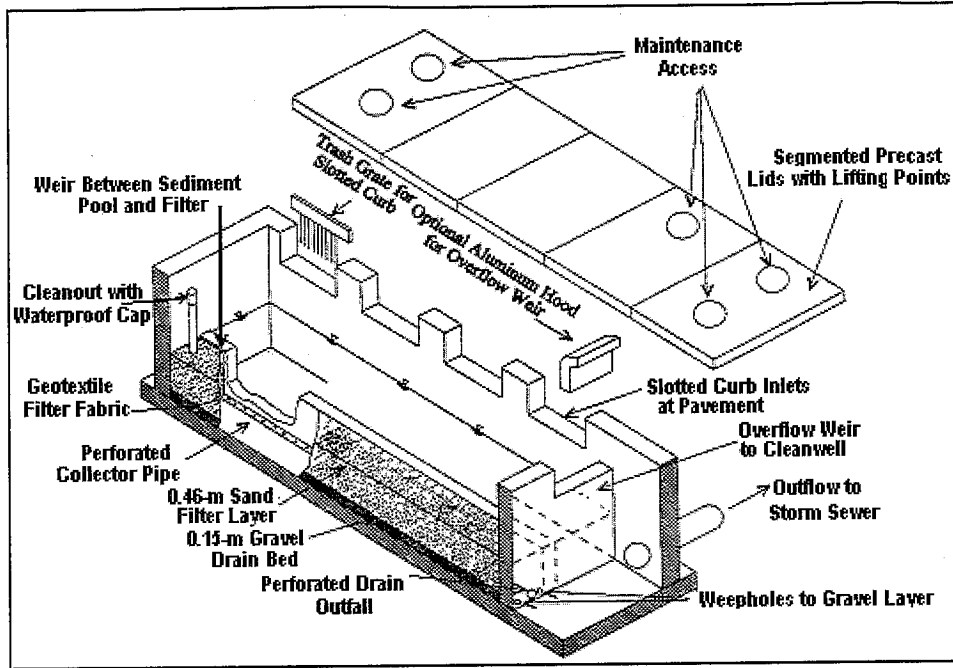


Figure 2-3 Schematic of a Delaware Sand Filter (Young et al., 1996)

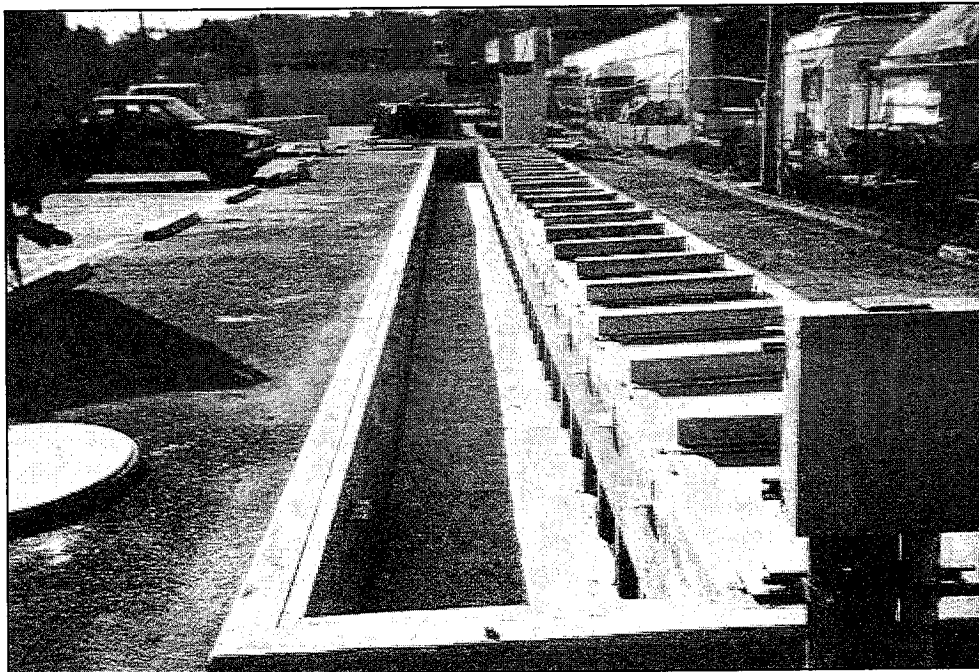


Figure 2-4 Escondido MS Delaware Sand Filter

**Table 2-2 Design Characteristics of the Sand Filters**

Site Location	Design Storm mm	WQV m <sup>3</sup>	Sedimentation Basin Area m <sup>2</sup>	Filter Basin Area m <sup>2</sup>
Eastern Regional MS	25	115	54	27
Foothill MS	25	217	102	40
Termination P&R	25	222	114	57
La Costa P&R	36	286	180	72
78/I-5 P&R	38	106	56	32
Escondido MS	48	12.2 (120) <sup>a</sup>	27	27

<sup>a</sup> The volume of water treated at Escondido MS is 120 m<sup>3</sup> during the design storm. The Delaware design specifications require the filter design volume to be 38 m<sup>3</sup>/ha of tributary area. Therefore, the sedimentation basin at Escondido is designed to capture 12.2 m<sup>3</sup> of water; but during the design storm, 120 m<sup>3</sup> of water flows through the device.

### **2.3.1 Material Availability**

There was some confusion among the design and construction personnel regarding the sand specifications for the filters. The engineers and contractors initially interpreted the Austin guidelines incorrectly as requiring a special gradation that was not available locally. The intent of the Austin guidelines is to require an aggregate appropriate for making concrete as specified in ASTM C-33. The project engineers substituted a standard locally available sand mix that was in keeping with the intent of the Austin guidelines.

### **2.3.2 Excavation and Unknown Field Conditions**

Problems with excavation for the sand filters included structurally unsuitable soils, buried manmade objects and interference with existing utilities. Structurally unsuitable soils require over-excavation to provide a suitable subgrade for construction. Detailed geotechnical investigation prior to construction (soil borings) can usually identify this condition. Buried manmade objects (broken concrete) were also encountered; the presence of these also can be detected through comprehensive subsurface investigation. Unknown utilities were encountered during excavation at four of the seven sand filter pilot sites. At two locations, the existing storm drain system location did not match that shown on the as-built drawings. Some of the problems encountered during excavation were magnified due to the large, deep design of the sedimentation basin and sand filter necessitated by the required water quality volume, the need to intercept pre-existing storm drains, and the desire to minimize the footprint of the device.

### **2.3.3 Interface with Existing Activities**

Retrofit of sand filters at maintenance stations and park-and-ride lots impacts the operation of the facility during construction operations. The contractor has a limited lay-down area, and must coordinate with the activities at the maintenance station or in the case of the park-and-ride lots, must temporarily restrict use to portions of the lot. Environmental factors may influence construction start time. For example, a least tern nesting site delayed by several weeks the construction start up at one retrofit location.

## **2.4 Maintenance**

At the beginning of the study, sand filters were generally assumed to have greater maintenance requirements than many other types of stormwater treatment facilities. Major maintenance items include removal of sediment from the sedimentation basin when the accumulation exceeds 300 mm and removal of the uppermost layer (50 mm) of the sand bed when the drain time exceeds 48 hours. Sediment removal was not required during the course of the study. After three wet seasons total accumulated sediment depth was less than 25 mm. This indicates that sediment removal may not be required for as many as 10 years or more at these sand filters. Maintenance of the sand bed may be required every 3 to 5 years as described below.

Removal of the top 50 mm of sand was required in the third year at the Delaware filter and the three Austin filters in District 7. According to the maintenance plan, after successive removal of 50 mm of sand lowers the thickness to 300 mm, new sand is installed to restore the depth to 450 mm. Because the Delaware was initially constructed with a sand depth of 300 mm, the removed sand is immediately replaced to maintain a thickness of 300 mm.

The condition of the sand bed varied strikingly between sites. For instance, at the Foothill, Eastern, Termination and Escondido Maintenance Stations, a stiff crust formed on the surface of the sand after about 2 years of operation, while runoff never completely covered the sand at the La Costa Park-and-Ride after 3 years of operation. The Delaware filter had the smallest filter area relative to the tributary area of any of the sand filters, so it is not surprising that this facility experienced clogging; however, the filter areas at the other three District 7 sites were roughly similar to those in District 11.

One potentially significant difference is that all of the Austin filters that clogged incorporated pumps in their design. Repeated problems with pump operation resulted in standing water on the filter bed for extended periods that may have contributed to the clogging by allowing sufficient time for biological growth on the surface of the filter. In all filters, clogging appeared to be due to cementing of the top layer of sand rather than to a distinct accumulation of sediment on the surface. These data indicate that the interval between sand rejuvenation may be site-specific and a function of the runoff quality (loading rate) or operational characteristics of the filter, so that no general guidance for appropriate interval can be developed. Regular inspections are needed to indicate when filter rejuvenation should occur.

Weekly inspections for trash accumulation and the presence of endangered or threatened species were conducted during the wet season. Because of the proximity of the La Costa sand filter to endangered species nesting areas, plastic netting was placed over the filtration chamber to prevent entrance by these species. Monthly inspections were also conducted to identify damage to inlet and outlet structures, emergence of woody vegetation, and evidence of graffiti or vandalism.

An average of only about 51 hr/yr were required for field activities based on data from 2000 and 2001, not including vector control activities. The Austin and Delaware designs did not have significantly different maintenance needs during the period of record and the hours from the two types of devices have been combined for this analysis. The incorporation of a permanent pool in the Delaware design increased the amount of vector control required at the site, compared to other sand filters that drained fully.

As shown in Figure 2-5, pump replacement and maintenance account for the largest field activity, followed by inspections, media maintenance, and structural repair. The large proportion of operation and maintenance time spent on pump-related problems indicates that designs utilizing gravity flow are preferred.

The number of inspections and time spent reflect the requirements of the MID, which specified weekly inspections during the wet season. Minor structural repairs are commonly required to repair defects such as cracks that form in the structure; however, the majority of hours assigned to this category were associated with filling a subsiding area near the perimeter of the Eastern MS site. Dewatering was required to eliminate standing water that collected in the level spreader (Austin type) in the filtration chamber and which provided a breeding site for mosquitoes.

Maintenance at all of the Austin sand filter sites was hampered by the lack of adequate access. Although each basin was fitted with a rung-type ladder to allow maintenance personnel access, these were not sufficient for equipment access for major maintenance activities. Access ramps could be included in the design of the filters where sufficient space is available. Limiting the depth of the basins would also provide better access.

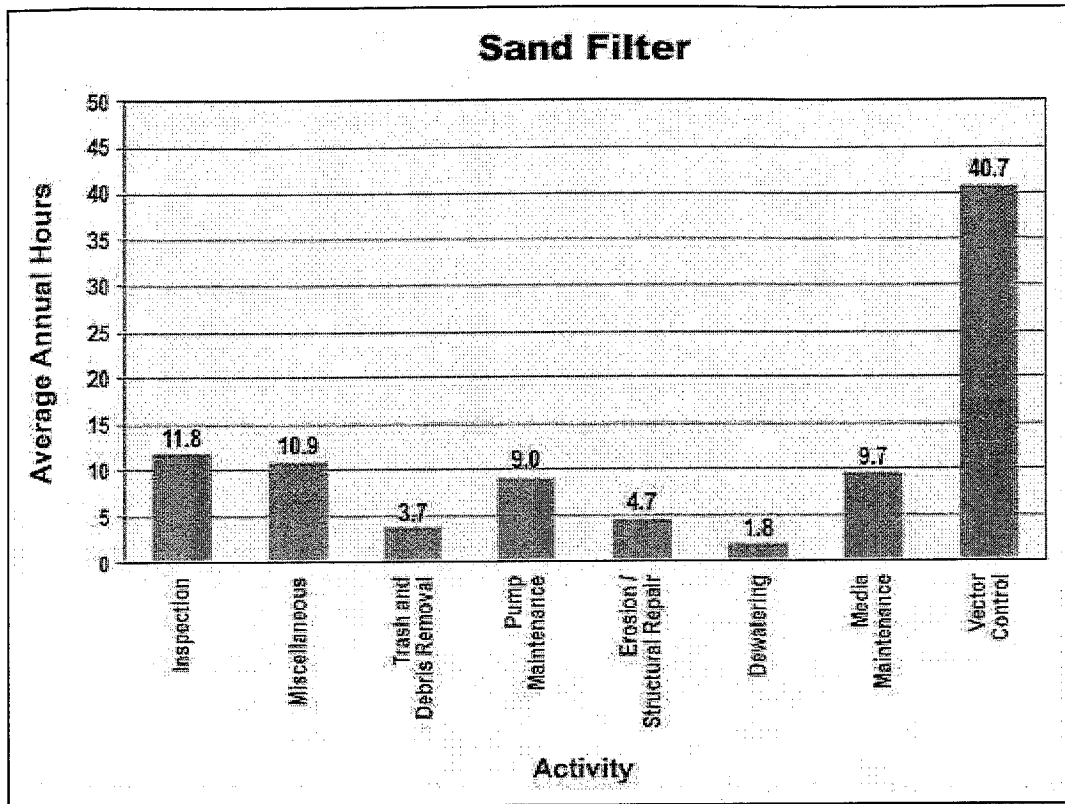


Figure 2-5 Field Maintenance Activities at Sand Filter Sites (1999-2001)

## 2.5 Performance

### 2.5.1 Chemical Monitoring

Since all of the Austin filters were designed using the same guidelines, the data for all sites have been treated as if it came from a single site. It should be noted, however, that there are statistically significant differences in the mean TSS concentration in the effluent of the Austin sand filters. These differences were not large, ranging from about 4 mg/L to 11 mg/L, and the ability to detect the differences is mainly a result of the extremely consistent TSS concentration in the effluent. For most constituents, the differences among the sites were not significant; so grouping the data together is an appropriate way to estimate the average performance that might be expected from a large number of facilities.

There were substantial differences in the measured influent and effluent volumes, especially at sites that incorporated pumps in their design, such as the Termination Park-and-Ride location. This was due at least in part to the lack of a check valve in the effluent piping, allowing some of the treated runoff to flow back into the sump. For the purpose of calculating performance, it was assumed that the effluent volume equals the influent

volume, since all of the sand filters are constructed of concrete (i.e., there are no significant infiltration or evaporation losses). Therefore, all constituent mass reduction is the result of reduction in concentration between the treated and untreated runoff.

The data collected during the first year of monitoring at the Delaware sand filter site was not used in the calculations, since the facility was a net exporter of many constituents during that time. It appeared that the sand used at that site was not as well washed as at the Austin sites, and by the second year, performance had improved dramatically. Consequently, it is recommended that the specifications in Caltrans standard specification for fine aggregate (90-2.02 and 90-3), which limits the amount of fine materials in the sand be followed. It is similar to the ASTM C-33 specification, with the addition of a washing requirement, which further limits fines.

The average influent and effluent concentrations and the percent reduction shown in Tables 2-3 and 2-4 were calculated using the methodology described in the introductory chapter for constituents with a log-normal distribution. The column titled "Significance" is the probability that the influent and effluent concentrations are not significantly different, based on a one-way ANOVA. Constituent removal was generally very good, except for nutrients, particularly nitrate. The concentrations of this constituent increased in both types of sand filters. Nevertheless, the data indicate that modest removal of total nitrogen does occur. The results for nitrate and other constituents are similar to those reported in studies from the Austin area (Glick et al., 1998). A comparison of removal efficiencies of selected constituents for the two types of filters indicates that despite the overall similarity there are some substantial differences in performance.

The estimate of a percent reduction to characterize the pollutant removal of a device implies a functional relationship between influent and effluent quality and assumes that the effluent quality from a site with different runoff characteristics can be estimated from the percent reduction observed at these sites. This is not the case for TSS and most other particle-associated constituents. This can be demonstrated by plotting the influent versus effluent concentration for TSS and dissolved copper for the Austin sand filters as shown in Figure 2-6 and Figure 2-7.

The data in Figure 2-6 indicate that rather than being a fraction of the influent concentration, the effluent concentration of TSS is constant with an average value of about 7 mg/L. This is an important distinction if these data will be used to estimate effluent quality from sand filters installed at other sites or for estimating compliance with water quality standards for storms with high concentrations of TSS.



**Table 2-3 Concentration Reduction of Austin Sand Filters**

Constituent	Mean EMC		Removal %	Significance P	Concentration Reduction Previous Work (Glick et al., 1998)
	Influent mg/L	Effluent mg/L			
TSS	88	8.6	90	<0.000	89
NO <sub>3</sub> -N	0.660	1.10	-67	0.009	-76
TKN	3.120	1.48	53	0.002	50
Total N <sup>a</sup>	3.780	2.58	32	-	17
Ortho-phosphate	0.180	0.14	24	0.376	NA
Phosphorus	0.410	0.25	39	0.003	59
Total Cu	0.021	0.010	50	<0.000	72
Total Pb	0.020	0.003	87	<0.000	86
Total Zn	0.236	0.047	80	<0.000	76
Dissolved Cu	0.009	0.008	7	0.645	NA
Dissolved Pb	0.002	0.001 <sup>b</sup>	40	0.001	NA
Dissolved Zn	0.094	0.036	61	<0.000	NA
TPH-Oil <sup>c</sup>	1.300	0.9	31	0.271	NA
TPH-Gasoline <sup>c</sup>	0.100 <sup>b</sup>	0.1 <sup>b</sup>	-	-	NA
TPH-Diesel <sup>c</sup>	0.900	0.7	22	0.171	NA
Fecal Coliform <sup>c</sup>	5,800 MPN/100mL	1,600 MPN/100mL	72	0.190	NA

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> Equals value of reporting limit

<sup>c</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

**Table 2-4 Concentration Reduction of the Delaware Sand Filter**

Constituent	Mean EMC		Removal, %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	102	19	81	<0.000
NO <sub>3</sub> -N	0.35	0.84	-142	0.016
TKN	1.91	1.22	36	0.059
Total N <sup>a</sup>	2.26	2.06	9	-
Ortho-Phosphate	0.08	0.07	11	0.780
Phosphorus	0.37	0.21	44	0.049
Total Cu	0.021	0.007	66	0.003
Total Pb	0.015	0.002	85	0.062
Total Zn	0.429	0.033	92	<0.000
Dissolved Cu	0.007	0.004	40	0.124
Dissolved Pb	0.002	0.001 <sup>b</sup>	31	0.099
Dissolved Zn	0.215	0.012	94	<0.000
TPH-Oil <sup>c</sup>	2.20	1.00	55	0.186
TPH-Gasoline <sup>c</sup>	0.05 <sup>b</sup>	0.05 <sup>b</sup>	-	-
TPH-Diesel <sup>c</sup>	1.5	0.8	47	0.399
Fecal Coliform <sup>c</sup>	5,800 MPN/100mL	1,200 MPN/100mL	79	0.435

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> Equals value of reporting limit

<sup>c</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

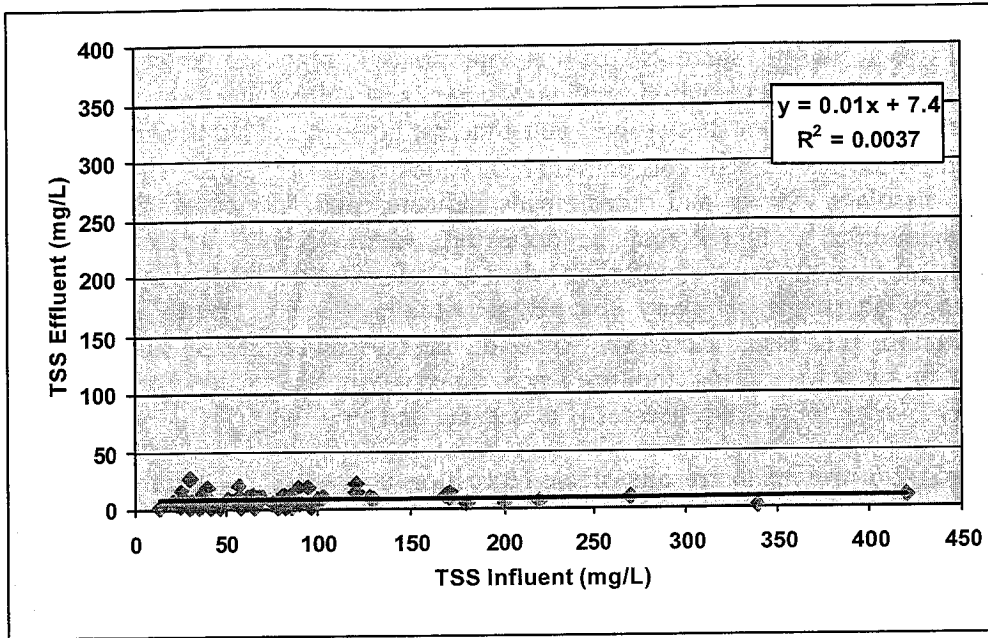


Figure 2-6 Influent and Effluent Concentration Relationship of TSS for all Austin Sand Filters

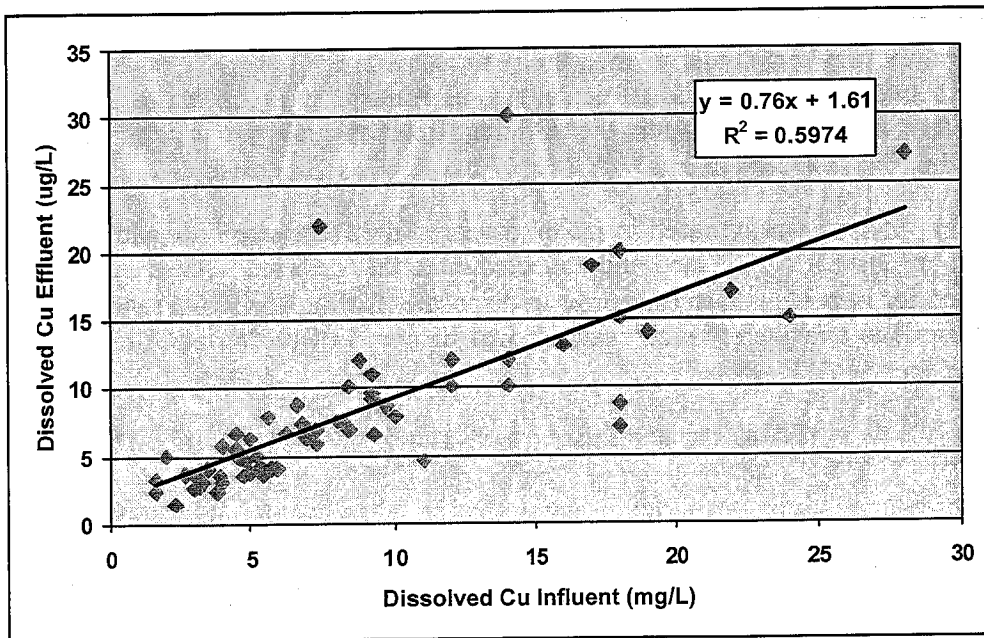


Figure 2-7 Influent and Effluent Concentration Relationship of Dissolved Copper for all Austin Sand Filters

Conversely, dissolved copper does exhibit a linear relationship between influent and effluent quality as shown in Figure 2-7, so it is appropriate to represent performance as a function of influent quality. Based on previous studies, sand filters were not expected to produce substantial reductions in dissolved constituents; however, a significant reduction was observed when the influent concentration exceeded about 15 µg/L. The observed behavior for dissolved copper and other metals indicates that adsorption on the sand grains or accumulated sediment may be occurring. Alternatively, the dissolved and particulate phases may not be in equilibrium when the runoff enters the facility as a result of rapid changes in runoff pH (very low pH in rainfall, which is rapidly neutralized during the runoff process). Therefore, some of the dissolved phase may become associated with particles during the residence time within the sedimentation basin, facilitating removal by physical processes (i.e., settling and straining).

Tables 2-5 and 2-6 present the results of the regression analysis for the constituents in this study. Where a constant is shown, the effluent concentration is statistically independent of the influent concentration. If the effluent concentration is correlated with the influent concentration, that functional relationship is shown as the "Expected Concentration." The last column in Tables 2-5 and 2-6 indicates the uncertainty of the estimate at the 90 percent confidence level. As suggested by Gilbert (1987), the mean and uncertainty for the constituents that are not a function of influent quality are calculated using non-transformed values because of the relatively low coefficient of variation. The uncertainty for constituents that exhibit a linear relationship is calculated according to the methodology specified by Wonnacott and Wonnacott (1990). Note that rather than predicting values for constituents measured as total and dissolved, these tables differentiate between dissolved and particulate (total minus dissolved) phases. This was done to clearly distinguish between the different relationships that might exist for dissolved and particulate constituents.

The top 50 mm of sand was replaced in the third year at the Delaware filter and the three Austin filters in District 7. All sand and collected material that accumulated in the sand bed was tested for hazardous materials prior to disposal. Testing found the sand material to be nonhazardous and therefore all material was disposed of at the landfill. Testing results can be found in Appendix F.

### ***2.5.2 Empirical Observations***

Empirical observations were recorded during and after storm events. The most striking observation for the Austin design was that very little of the filter bed was actually used during most events and at some sites even after 3 years of use, parts of the filter bed remained in their initial, pristine condition. Because of slight irregularities in the sand surface elevation, the discharge from the sedimentation basin would collect in the lower areas of the filter bed and infiltrate quickly enough that the water level would never rise high enough to cover the entire filter surface. This observation indicates that the permeability assumed in the City of Austin guidelines is very conservative and smaller filter areas may be adequate. Reducing the size of the filter area may, however, increase

maintenance frequency because the same amount of sediment will be deposited on a smaller filter area, possibly causing more rapid clogging of the media. Further investigation would be required to determine the impact of filter area on maintenance requirements.

**Table 2-5 Predicted Effluent Concentrations - Austin Filter**

Constituent	Expected Concentration <sup>a</sup>	Uncertainty, ±
TSS	7.8	1.2
NO <sub>3</sub> -N	0.93x + 0.37	$0.86 \left( \frac{1}{64} + \frac{(x-0.67)^2}{24.01} \right)^{0.5}$
TKN	0.60x - 0.11	$0.99 \left( \frac{1}{60} + \frac{(x-2.71)^2}{362} \right)^{0.5}$
Particulate P	0.07	0.02
Ortho-Phosphate	0.62x + 0.02	$0.14 \left( \frac{1}{33} + \frac{(x-0.18)^2}{1.74} \right)^{0.5}$
Particulate Cu	2.0	0.6
Particulate Pb	0.057x + 0.49	$4.82 \left( \frac{1}{63} + \frac{(x-17)^2}{9460} \right)^{0.5}$
Particulate Zn	11	3.1
Dissolved Cu	0.76x + 1.62	$6.27 \left( \frac{1}{63} + \frac{(x-8.8)^2}{2195} \right)^{0.5}$
Dissolved Pb	0.22x + 0.81	$1.27 \left( \frac{1}{63} + \frac{(x-2.1)^2}{195} \right)^{0.5}$
Dissolved Zn	0.23x + 10.6	$42.1 \left( \frac{1}{63} + \frac{(x-92)^2}{296,910} \right)^{0.5}$

<sup>a</sup> Concentrations in mg/L, except metals which are in µg/L.  
 x = influent concentration of interest

**Table 2-6 Predicted Effluent Concentrations - Delaware Filter**

Constituent	Expected Concentration <sup>a</sup>	Uncertainty, ±
TSS	16.2	5.6
NO <sub>3</sub> -N	0.96x + 0.47	$0.96 \left( \frac{1}{13} + \frac{(x - 0.34)^2}{0.93} \right)^{0.5}$
TKN	0.35x + 0.55	$1.38 \left( \frac{1}{13} + \frac{(x - 1.86)^2}{9.69} \right)^{0.5}$
Particulate P	0.25	0.09
Ortho-Phosphate	0.5x + 0.03	$0.048 \left( \frac{1}{8} + \frac{(x - 0.08)^2}{0.042} \right)^{0.5}$
Particulate Cu	3.0	1.1
Particulate Pb	0.14x - 0.35	$1.97 \left( \frac{1}{12} + \frac{(x - 11.7)^2}{308} \right)^{0.5}$
Particulate Zn	16.5	6.3
Dissolved Cu	0.52x + 0.53	$3.09 \left( \frac{1}{13} + \frac{(x - 6.81)^2}{340} \right)^{0.5}$
Dissolved Pb	1.0 <sup>b</sup>	0.05
Dissolved Zn	0.054x + 1.0	$7.62 \left( \frac{1}{10} + \frac{(x - 213)^2}{67096} \right)^{0.5}$

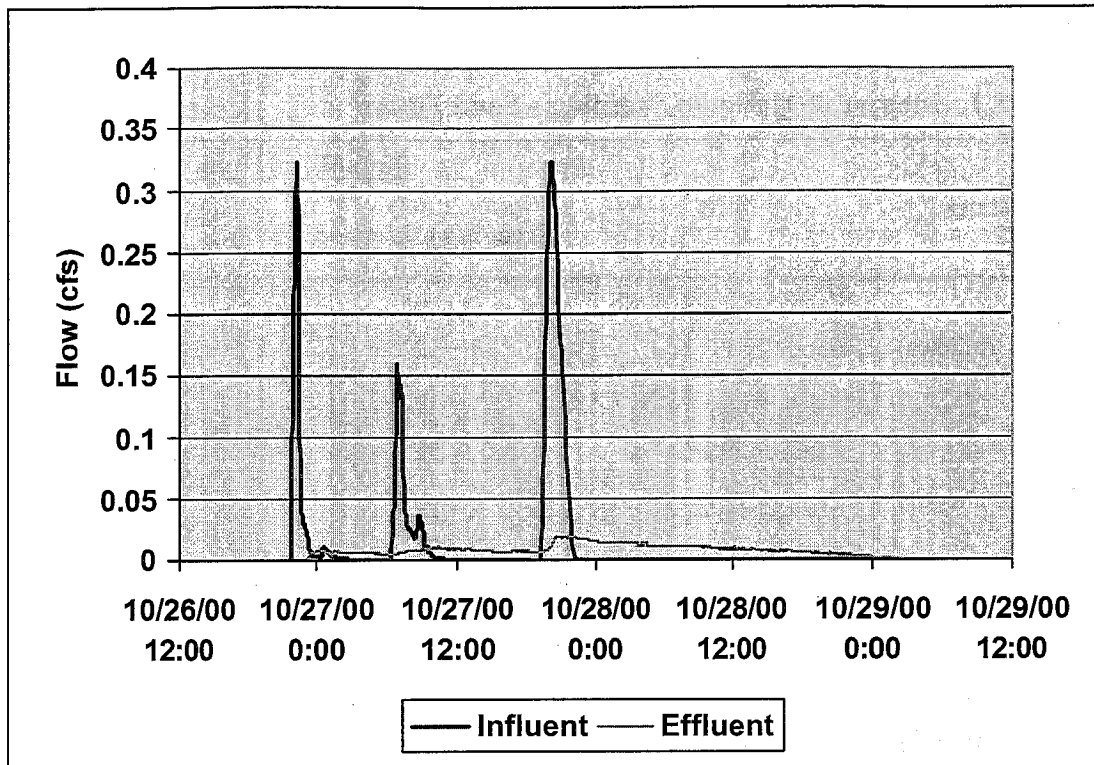
<sup>a</sup> Concentrations in mg/L, except metals which are in µg/L

<sup>b</sup> Equals value of reporting limit

x = influent concentration of interest

A second observation was that the level spreader incorporated in the Austin filter designs does not perform any real function. Despite the presence of the spreader, runoff still tends to collect in the lowest part of the filter bed. In addition, the level spreaders retained water between storm events, raising concerns about potential mosquito breeding and increasing maintenance related to vector control at all of the sites. A better design would incorporate energy dissipation in front of the riser outlet to prevent scouring of the sand bed in lieu of the spreader.

One advantage of sand filters is the attenuation in peak runoff rates and the potential for mitigation of channel erosion downstream. Figure 2-8 compares the influent and effluent flow rates for the La Costa sand filter for a single event. The peak flow rate entering the facility is nearly 18 times larger than the peak discharge rate.



**Figure 2-8 Comparison of Influent and Effluent Flow Rates at the La Costa Sand Filter**

Table 2-7 shows the number of occurrences of mosquito breeding and number of abatement actions that were taken. This table highlights the disparity between the Los Angeles and San Diego areas in regard to abatement actions. In the Los Angeles area, breeding was observed a total of 16 times and abatement actions were carried out 14 times, while in the San Diego area, 66 breeding observations resulted in only one abatement action, reflecting the different policies in the two areas.

Different riser designs were used to transfer runoff from the sedimentation basin to the filter basin in Districts 7 and 11. In District 7, rate control was provided by limiting the number of perforations in the riser pipe and installing bags of gravel around the openings. This method did not seem to provide consistent flow control and periodically replacing the gravel bags, which deteriorated in the sun, increased maintenance. In District 11, the rate control was provided by affixing an orifice plate to the outlet of the riser. The riser

itself incorporated many regularly spaced perforations surrounded by a trash screen. This design seemed to provide more consistent flow control, less clogging, and had fewer maintenance requirements. One potential problem with this design is that the outlet riser entered at the chamber separation wall and the last few centimeters of water did not drain completely from the sedimentation basin. Increasing the slope of the sedimentation basin floor may help alleviate this situation.

**Table 2-7 Incidences of Mosquito Breeding – Sand Filters**

District	Site	<u>Number of Times</u>	
		Breeding Observed	Abatement Performed
7 (Los Angeles)	Eastern Regional MS	6	6
	Foothill MS	2	2
	Termination P&R	8	6
11 (San Diego)	La Costa P&R	32	1
	SR-78/I-5 P&R	27	0
	Escondido MS	7	0

In the Delaware sand filter, water filled the pretreatment sediment chamber and on two occasions of heavy rain backed up into the inlet pipe. After periods of extended dryness, the filter drained slowly during the following storm.

## 2.6 Cost

### 2.6.1 Construction

Actual construction costs for the sand filters are shown in Table 2-8. The costs in District 11 were much less than those for District 7, because of differences in the design between the two districts. In District 7, all of the facility excavations were particularly deep in order to intercept existing storm drain systems or to reduce the device footprint at maintenance stations and park-and-ride lots where space was at a premium. Because of the depth, extensive shoring was required during the construction phase. In addition, pumps were required to return the treated runoff to the storm drain systems. In District 11, all of the devices were constructed to use gravity flow so that no pumping was necessary. In addition, the excavations were generally less, further reducing the cost.



**Table 2-8 Actual Construction Costs for Sand Filters (1999 dollars)**

District	Site	Actual Cost \$	Actual Cost w/o Monitoring \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
7 (Los Angeles)	Eastern Regional MS	353,702	342,660	2,979
	Foothill MS	485,946	476,106	2,194
	Termination P&R	471,637	463,461	2,088
11 (San Diego)	La Costa P&R	239,678	225,285	787
	78/I-5 P&R	222,529	211,631	1,997
	Escondido MS	453,012	416,714	3,472

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: *Caltrans Cost Summary Report* CTSW-RT-01-003.

Adjusted construction costs for the Austin and Delaware sand filters are presented in Table 2-9. The actual Austin sand filter costs were reduced to the values shown in Table 2-9 for the following reasons:

- The three Austin sand filters in District 7 were installed in areas where existing conditions did not allow for gravity drainage and space constraints required extensive shoring. Including the cost of pumps and shoring costs, due to limited space, between Districts 7 and 11 adds 45 percent to 67 percent above the adjusted construction cost, and these costs were excluded in the adjusted cost.
- Removal of existing storage bins at one location caused greater than usual clearing and grubbing cost. Including the original clearing and grubbing cost would increase the adjusted construction cost for that location by 20 percent. Instead, the average clearing and grubbing cost for similar BMPs was used for estimating the adjusted construction cost.
- Rebuilding storage bins at one location caused greater than usual facility restoration cost. Including the original facility restoration cost would increase the adjusted construction cost for that location by 15 percent. Instead, the average facility reconstruction cost for similar BMPs was used for estimating the adjusted construction cost.
- Costs attributed to miscellaneous site-specific factors would increase cost by up to 3 percent over the adjusted construction cost. These costs were excluded in the adjusted cost.

**Table 2-9 Adjusted Construction Costs for Sand Filters (1999 dollars)**

Sand Filter	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
<b>Austin Sand Filter</b>		
Mean (5)	242,799	1,447
High	314,346	2,118
Low	203,484	746
<b>Delaware Sand Filter</b>		
One location	230,145	1,912

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

The actual Delaware sand filter costs were reduced for the following reasons:

- The cost of the Delaware sand filter was adjusted because of contractor inexperience with the extensive cast-in-place construction. This change is estimated to increase cost by 64 percent above the adjusted construction cost. This cost was excluded in the adjusted cost.
- The Delaware type sand filter incurred additional cost due to the device being subject to heavy traffic loads, adding approximately \$65,000 to the total cost. While this cost would be incurred in most situations, it could be avoided if the filter were located away from heavy traffic or shielded from such traffic with a barricade. Alternative non-traffic bearing covers used to cover the MCTT units were constructed for about \$560/m<sup>2</sup>. Using non-traffic bearing covers would cost about \$30,000, resulting in a \$35,000 dollar savings. The cost for traffic bearing covers would increase cost by 15 percent over the adjusted construction cost. The cost of non-traffic bearing covers was used in lieu of traffic bearing in estimating the adjusted construction cost.

Delaware sand filters are useful in perimeter applications, although this requires that the design team address covering the structure to meet the requirements of the intended use of the retrofitted facility. In the Pilot Program this application was in a maintenance yard, thus requiring a cover that will allow vehicle loading over the structure. Maintenance of the structure during the monitoring was also addressed in the design and construction, requiring full access to the sand filter chamber. During construction, it was necessary to pay special attention to the layout, forming and concrete placement to meet the design parameters of the structure.

All sand filter installations were in park-and-ride lots or maintenance stations and subsequently did not incur traffic control costs. If sand filters are constructed roadside, they could incur traffic control cost typical of EDBs, in which traffic control accounted for an average of 9 percent of the adjusted construction cost. Traffic control costs were not used to estimate adjusted construction cost.

### 2.6.2 Operation and Maintenance

Table 2-10 shows the average annual operations and maintenance equipment and field hours experienced for each sand filter during the course of the study. The operation and maintenance hours were generally higher in District 7 due to numerous problems encountered with the pumps. Pumps had to be replaced during the study at both the Eastern MS and Termination P&R. In addition, Termination P&R had problems receiving enough power during the evening hours when park-and-ride lights were on, thus requiring more maintenance. Field hours include inspections, maintenance and vector control.

**Table 2-10 Actual Operation and Maintenance Hours for Sand Filters**

District	Site	Average Annual	
		Equipment Hours	Field Hours
7 (Los Angeles)	Eastern Regional MS	2	128
	Foothill MS	2	52
	Termination P&R	1	187
	<b>Average Value</b>	<b>2</b>	<b>122</b>
11 (San Diego)	La Costa P&R	0	70
	78/I-5 P&R	0	58
	Escondido MS	0	58
	<b>Average Value</b>	<b>0</b>	<b>62</b>

Termination P&R needed more maintenance than other District 7 sites, which were maintenance stations, because of greater accumulation of wind-blown debris and more work associated with pump maintenance. At the Eastern MS, the sand filter was found to be leaking during the 1998-1999 season, and additional integrity testing was performed during 1999-2000 to ensure proper functioning of the sand filter. At the La Costa P&R, the weep holes in the drain plugs routinely had to be cleared after storm events.

Table 2-11 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and

maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 2-11 Actual Average Annual Maintenance Effort – Sand Filters**

Activity	Labor Hours	Equipment and Materials \$
Inspections	12	0
Maintenance	40	40
Vector control*	41	0
Administration	65	0
Direct cost	-	832
<b>Total</b>	<b>158</b>	<b>\$ 872</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a sand filter or reflect the lessons learned during the course of the study. Table 2-12 presents the expected maintenance costs that would be incurred under the final version of the MID (Version 17) for a sand filter serving about 2 ha, constructed following the recommendations in Section 2.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Design refinements will eliminate the need for activities such as dewatering, pump maintenance, and vector control. Only four hours are shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. This estimate also assumes that the facility is constructed of concrete and no vegetation maintenance is required. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew, their tools, and disposal of material removed from the sand filter.

**Table 2-12 Expected Annual Maintenance Costs for Final Version of MID – Sand Filter**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	4	0	176
Maintenance	36	125	1,709
Vector control	0	0	0
Administration	3	0	132
Direct costs	-	888	888
<b>Total</b>	43	\$1,013	<b>\$2,905</b>

## 2.7 Criteria, Specifications and Guidelines

The findings of this study show that sand filters are technically feasible depending on site specific conditions. However, there are several design and operational issues that warrant additional study. Future research on construction methods and materials for sand filters is needed to improve the cost/benefit ratio for these devices. In addition, evaluation of alternative media may allow the targeting of specific constituents or improvement in the performance for constituents, such as nitrate, which are not effectively removed by a sand medium. This section discusses various guidelines for the siting, design, construction and operation of sand filters derived from the experiences in this study.

### 2.7.1 Siting

The original siting criteria seem to have been generally successful at locating sand filters where they could operate effectively. Although there is concern about the effect of excessive sediment loading on filter life, the devices performed well when installed in maintenance yards where sediment and other debris collected from highways and roadsides are temporarily stored. The lack of sufficient head to drive these devices with gravity flow was overcome at some sites with the use of pumps. Due to a variety of problems, including power delivery issues, the pumps have not performed well. Based on the results of this study, the primary siting criteria that are recommended for future installations include the following:

- To avoid the use of pumps, sufficient hydraulic head should be available to operate filters by gravity flow (about 1 m), which may require modification of the existing drainage system.

- If construction is planned up-gradient of the proposed location, it should be completed before installation of the sand in the filter.
- Sand filters are most appropriate for sites with a relatively high level of imperviousness.

### **2.7.2 Design**

Because these devices have limited implementation history in California, design engineers were unfamiliar with basin configuration, filter sizing and appropriate sand for the filter. Consequently, standard design details need to be developed for these devices so that engineers with limited experience can successfully incorporate them in future projects when desired. Design recommendations for the Austin filter in addition to the filter configuration and sizing guidance described in the City of Austin criteria (<http://www.ci.austin.tx.us/watershed/regulation.htm>) include:

- When possible, use standardized sand filter designs and prefabricated vaults, where a concrete vault is needed.
- Minimize basin depth to save excavation and shoring costs and to avoid the need for pumps.
- Use locally available sand specification that complies with Caltrans Standard Specifications for fine aggregate in Sections 90-2.02 and 90-3, which is generally equivalent to the requirements for fine aggregate contained in ASTM C-33.
- Include ramps into each basin to facilitate access where side slopes are steeper than 1:4 (V:H), with width appropriate for required maintenance equipment.
- Transfer water from the sedimentation basin to the filter basin by using a perforated riser surrounded by a trash rack with rate control provided by an orifice plate attached to the riser outlet. The outlet riser should enter at the floor of the sedimentation chamber rather than the wall to ensure that the chamber will completely drain between storm events.
- Provide energy dissipation (riprap or rock gabion) in front of the riser outlet to prevent scouring of the sand filter bed.
- Do not use level spreaders in the filter basin to distribute the runoff.
- Slope the sedimentation chamber floor toward the riser outlet for easier maintenance and improved draining.
- Cover the sand filter or add locations to attach netting to keep unwanted birds out of open sand filters if a problem is likely to occur during operation of the device.

There are other types of sand filter designs not tested in this study, such as earthen wall design, partial sedimentation design (combined sedimentation and filtration basin) and under-pavement configuration that may be more economical, less intrusive on workspace,

and acceptably fulfill other requirements. The Delaware-style filter appeared to operate effectively when designed according guidelines described by Young et al. (1996).

### **2.7.3 Construction**

Determining the location of all utilities prior to construction may be difficult due to limited documentation of utility locations. It is suggested that a small (1–2 percent) contingency is provided in case unknown utilities are encountered. In addition, unsuitable material was encountered at many of the construction sites. Conducting sufficient borings before going out for bid may avoid the delays and expense of contract change orders associated with removal of this material.

### **2.7.4 Operation and Maintenance**

Several factors contributed to the low maintenance requirements for the sand filters. The basins were constructed of concrete; consequently, no vegetation maintenance was required, and slope stability was not an issue as it was at other sites. Where there is a reason to restrict infiltration due to groundwater quality concerns another benefit of constructing the basin of concrete is that it eliminated the possible risk of groundwater contamination from runoff infiltrating through the basin inverts. Of course, the initial construction cost is significantly higher than it would be at a comparable site with earthen walls and floors. In areas with the potential for groundwater contamination, earthen basins can be lined with an impermeable membrane or compacted clay. Additional reduction in maintenance costs could be expected by eliminating the spreader ditch in the filtration basin and by not siting sand filters where pumping is required. Further research is recommended to investigate capital cost reduction strategies and potential performance enhancement through the use of alternate media.

Rainfall in southern California is much lower (about 250 mm/yr) than it is in the Austin area (about 800 mm/yr) where most of the previous research on sand filters has been conducted. Less runoff reduces the sediment load to the filter, since influent sediment concentrations are similar to those in Austin. Consequently, the interval between major maintenance activities would be expected to be as much as three times greater than that observed in Austin. However, major maintenance of the sand bed appears to be needed during the third wet season for many of the devices.

Based on the low level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, including inspection for standing water, sediment, trash and debris.
- Schedule semiannual inspection for beginning and end of wet season to identify potential problems.
- Remove accumulated trash and debris in the sedimentation basin and from the riser pipe and bed during routine inspections.

- Inspect the facility once during the wet season after a large rain event to determine whether the facility is draining completely within 72 hours.
- Remove the top 50 mm of sand and dispose of sediment if facility drain time exceeds 72 hours. Restore media depth to 450 mm when overall media depth drops to 300 mm.
- Remove accumulated sediment in the sedimentation basin every 10 years or when the sediment occupies 10 percent of the basin volume, whichever occurs first.



### 3 EXTENDED DETENTION BASINS

#### 3.1 Siting

Five extended detention basins (EDBs) were sited as part of this study, two sites in District 7 and three in District 11. All sites were located within the highway right-of-way and collected runoff exclusively from the highway.

Siting of extended detention basins was generally straightforward since adequate space and safety considerations were the primary constraints. Space constraints included room for the basin, topography to provide sufficient head to operate the outlet works, and sufficient area to allow for access by maintenance vehicles. Other siting criteria included safe maintenance ingress and egress routes. These devices have one of the lowest hydraulic head requirements for successful implementation. However, retrofitting the basins into the existing storm drain system where slopes were often very low occasionally produced basin bottom slopes that were less than optimum for good drainage (e.g., the I-15/SR-78 site). Where this happened, the facility was modified to create drainage that would comply with the criterion of fully emptying within 72 hours.

Primary siting criteria included:

- Sufficient space to provide a 9 m clear recovery zone for motorists (or installation of guardrail)
- Sufficient head to allow operation by gravity flow

According to previous guidance, tributary areas greater than 4 ha are generally preferred since there is a larger water volume to treat and this allows the use of larger discharge orifices in the basin outlet riser that are more resistant to clogging. Because of the integration of Caltrans and urban drainage systems and the generally linear nature of Caltrans facilities, very few locations with large drainage areas exist solely within Caltrans rights-of-way; however, during highway reconstruction drainage areas could be consolidated when hydraulically feasible to create larger catchments. In addition, as discussed later, the EDBs with tributary areas of less than 4 ha operated successfully without orifice clogging, making revision of previous guidance prudent.

As shown in Table 3-1 only one site with a drainage area of greater than 4 ha was identified in this pilot study; however, only 28 percent of that watershed was paved and therefore produced a relatively smaller water quality volume than would most highway catchments of that size. The best prospects for siting EDBs to serve large drainage areas entirely within highway rights-of-way are probably in interchanges.

**Table 3-1 Summary of Contributing Watershed Characteristics for EDB**

Site Location	Watershed Area Hectare	Impervious Cover %
I-5/I-605	2.75	54
I-605/SR-91	0.40	100
I-5/SR-56	2.14	69
I-15/SR-78	5.42	28
I-5/Manchester	1.94	56

### 3.2 Design

The basic design criteria involved detention time, length/width ratio, and depth. Additional design criteria included side slope ratio, maintenance access, basin shape, inlet/outlet type, and in-line or off-line configuration. The study included a concrete-lined basin site (I-5/I-605). All other sites were unlined. This was done to compare the removal efficiencies and maintenance requirements of the two designs. Table 3-2 provides the specific criteria used to size each detention basin.

**Table 3-2 Design Characteristics of the EDBs**

Site Location	Type	Design Storm mm	WQV m <sup>3</sup>	Design Storm Water Depth m	Maximum Water Depth m	Basin Material	Length- to- Width Ratio
I-5/I-605	Off-line	25	365	0.60	1.36	Concrete	4.5:1
I-605/SR-91	In-line	25	70	0.60	1.17	Earthen	9:1
I-5/SR-56	In-line	33	391	0.50	1.10	Earthen	6:1
I-15/SR-78	In-line	48	1,123	1.15	2.50	Earthen	10:1
I-5/Manchester	Off-line	33	253	0.83	1.22	Earthen	3:1

The extended detention basins were designed for a full-basin (water quality volume) drawdown time of 72 hours.

Since most storms are much smaller than the design water quality storm, the goal was to produce a drawdown time of at least 24 hours for average conditions rather than full basin conditions. The primary objective for this specification was to provide adequate time for sediment deposition.

To enhance particle settling, the hydraulic flow length of the basin was extended by requiring a minimum length to width ratio of 3:1 for the basin, locating the inlets and outlets as far apart as possible. Relatively shallow depths in detention basins can

improve removal efficiencies, but there is potential for resuspension of settled material. Therefore, the water depths in the basin for the design storm were designed to be between 0.5 and 1.2 m. Incorporating long flow paths in the design may result in very low slopes in the basin resulting in poor drainage, such as occurred at the I-15/SR-78 site. Adding a concrete low flow channel when the slope is less than about 1 percent could help alleviate this problem.

Of concern is stabilization of basin side slopes to prevent erosion and contribution of additional sediment to the runoff. During this study, vegetation was not particularly effective for stabilizing slopes steeper than 1:4 (V:H). This was likely the result of poor soil conditions and inadequate moisture. In some instances, the side slopes were steeper, as in the I-5/I-605 and I-605/SR-91 basins, where the slopes adjacent to the freeway were 1:2 (V:H). Embankment slopes were compacted in an effort to prevent surficial erosion and ensure structural integrity.

Inlet structures for all basins except the I-5/I-605 were designed to dissipate flow energy at the inlet point in order to limit erosion and promote quiescent conditions in the basin. Riprap or concrete aprons were used to reduce the velocity and to distribute flows. Riprap energy dissipation at some sites had to be removed and replaced with a concrete apron to prevent mosquito breeding in water ponded continuously in the riprap. In addition, a riprap berm at the I-5/SR-56 site was used to increase the length-to-width ratio, but resulted in standing water between the rocks. A simple earthen berm could perform the same function and eliminate the ponded water. Sediment forebays common to EDB designs throughout the nation were not used in Caltrans designs due to the low sediment load expected from the highly impervious highway tributary areas.

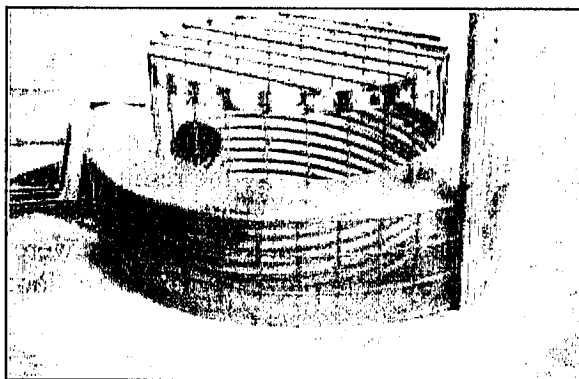
District 11 sites used an outlet riser with the riser overflow height set at the 1 yr, 24 hr storage elevation. A screen was placed around the outlet riser to ensure that the orifices would not become clogged with debris. The basins used either a separate riser or broad crested weir for overflow of runoff for the 25 yr and greater year storms.

In District 7, a standpipe with orifices sized to discharge the water quality volume was used. The standpipe was surrounded by crushed rock to prevent trash and debris from clogging the orifices. The concrete outlet structure allows the 25 yr event to discharge via weir flow. An emergency spillway was provided at both District 7 sites to discharge runoff that exceeded the design storm.

The use of different outlet designs in Districts 7 and 11 allowed for comparison and evaluation of performance to determine the better choice. Figures 3-1 and 3-2 show the two types of outlet structures used. The District 11 screen type design is preferred since the outlet orifices can be visually inspected, and maintenance access is improved as compared to the District 7 riprap design.

The extended detention basins were designed to be either off-line or in-line. The off-line basins have an upstream weir at the diversion structure to divert flows greater than the design storm away from the basin to the storm drain system. The in-line basins receive

all storm runoff for the tributary area and have an overflow weir at the discharge structure to allow excess stormwater to flow through the basin while retaining the water quality volume for further settling. The decision to configure the basins as off-line or in-line was based on the existing storm drain configuration.



**Figure 3-1 District 11 Outlet Riser**



**Figure 3-2 District 7 Outlet Riser**

Figures 3-3 and 3-4 show an unlined basin and the concrete-lined basin, and a schematic diagram is presented in Figure 3-5. The I-5/SR-56 facility is located in District 11 and is an in-line basin. The I-5/I-605 EDB is located in District 7 and is an off-line basin.

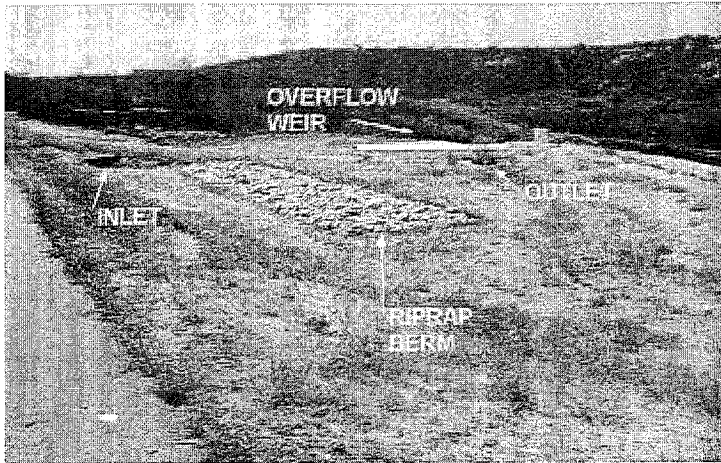
### **3.3 Construction**

The specific issues that occurred during construction of the EDBs centered on constructability, unknown field conditions, and coordination with concurrent construction projects.

#### **3.3.1 Constructability**

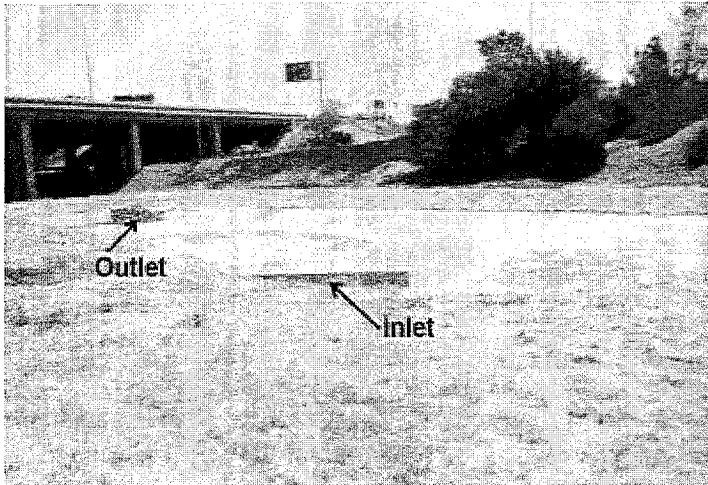
The two main issues related to the constructability of the extended detention basins were the delivery of specialized components, such as canal gates, and the precise elevation measurements required at some sites due to low site relief. Anticipating a long lead-time, many specialized items were ordered prior to the start of construction; however, they still

did not arrive on schedule. To minimize delays, it is suggested that the manufacturing time for construction materials be verified prior to specifying the product.



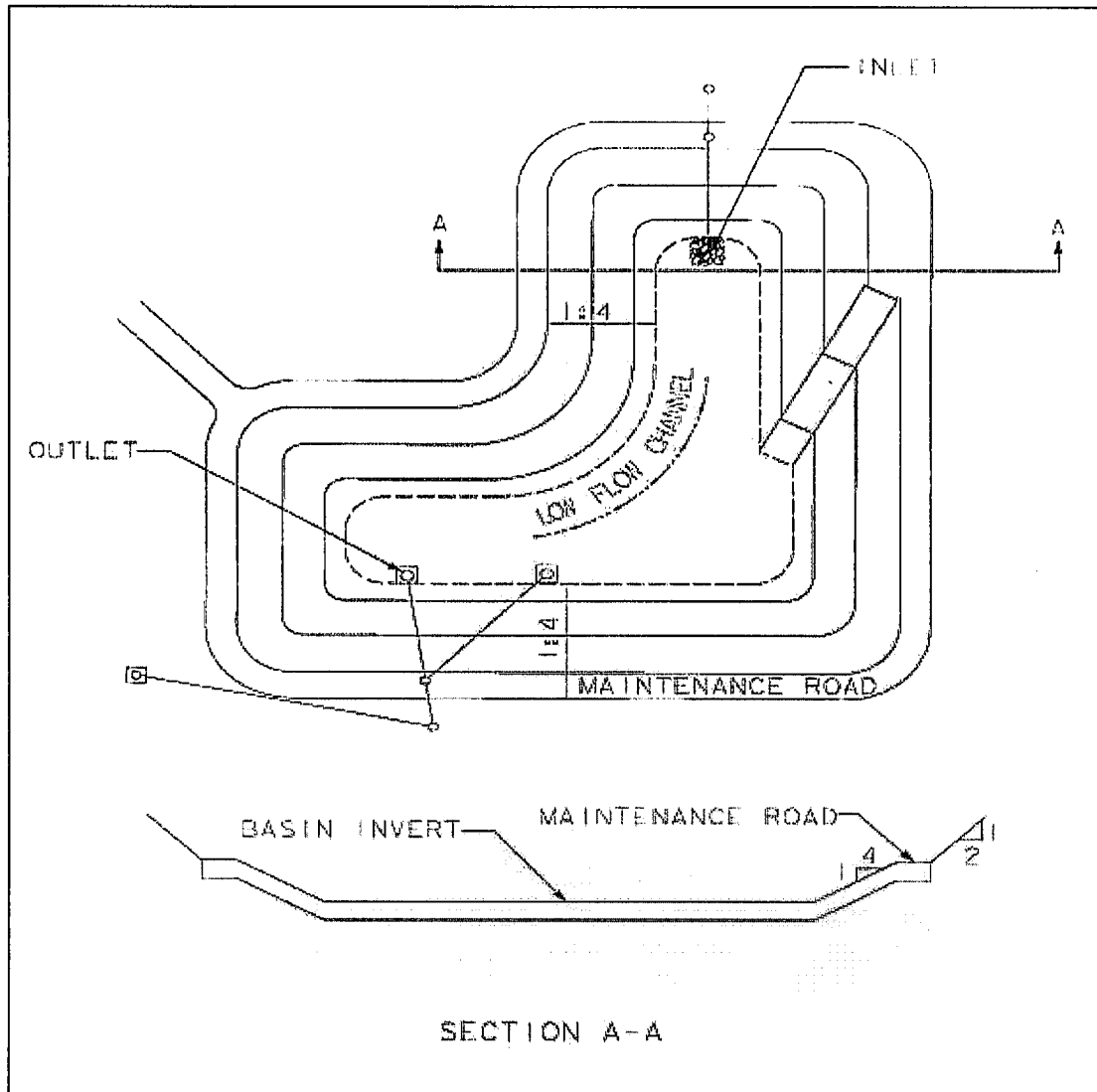
**Figure 3-3 I-5/SR-56  
Unlined Basin**

Riprap berm was used to increase the flow length. Water stays pooled in berm and has caused mosquito problems.



**Figure 3-4 I-5/I-605 Concrete  
Lined Basin**

Some resuspension of sediments has occurred near inlet.



**Figure 3-5 Schematic of Extended Detention Basin**

Limited hydraulic head, precise tolerances are required. At the I-15/SR-78 EDB, small errors in measurement resulted in ponded water when the outlet structure was constructed at an elevation higher than shown on the plans. This situation was mitigated by two actions. The outlet structure was modified to lower the elevation by grinding the concrete in the structure, and a low-flow swale was graded in the basin.

Tire ruts and other irregular surface features downstream of the outlet of the I-5/I-605 site (in the maintenance road area) resulted in ponded water and mosquito breeding. Asphalt surfacing was installed in order to eliminate this problem.

### **3.3.2 Unknown Field Conditions**

The largest impact on construction activities was the discovery of unsuitable material encountered during the excavation of the basins. For instance, large boulders and broken concrete that had been disposed at the I-15/SR-78 site were discovered during construction. The presence of the debris was not detected during the design geotechnical subsurface investigation (2 soil borings), and the cost of the change order to remove the debris exceeded the original contract cost. Similarly, trash and debris were encountered in the excavation at the I-5/Manchester site. An appropriate site evaluation performed during the siting and design phases of the project should alert designers to this problem and help prevent costly contract change orders. Better tracking of material disposal onsite and recording the locations on as-built plans may prevent these problems. In addition, discussion with local maintenance staff may reveal undocumented information on field conditions.

As in many of the other BMP sites, buried utilities were present and required relocation. For instance, construction of the I-5/SR-56 EDB required relocation of an electrical line owned by San Diego Gas and Electric, delaying the start of construction of the BMP.

### **3.3.3 Coordination**

The main coordination issue encountered during construction of the extended detention basins was the need to include Caltrans traffic personnel early in the design process. For instance, during the final construction walk-through of the I-5/I-605 and I-605/SR-91 EDBs the need for metal beam guardrail along the roadway was identified because of the proximity of above-ground structures to the edge of the travel way. Additionally, an access road was needed around the I-5/I-605 site to increase the safety of maintenance vehicles exiting from the site and merging with freeway traffic.

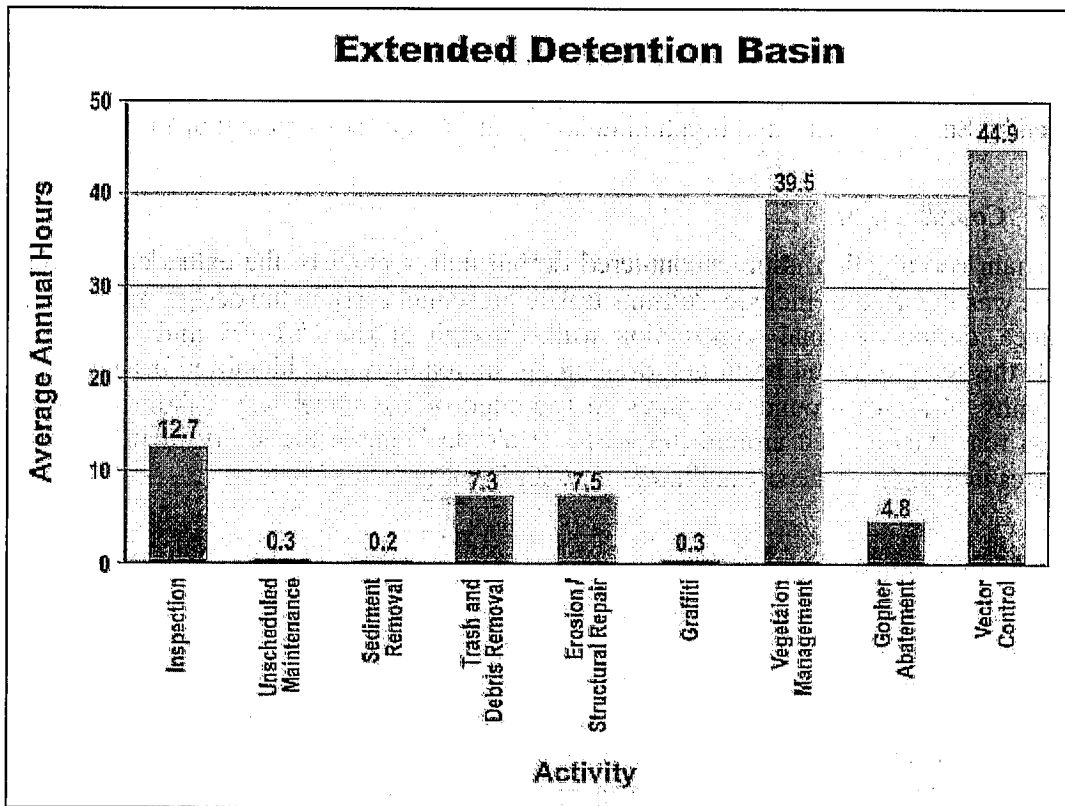
## **3.4 Maintenance**

The EDBs were maintained at a state-of-the-art level through a formal maintenance program that is described in the MID (see Appendix D). The sites were inspected monthly for general maintenance, including checking the inlet and outlet structures, side slopes and overall site for signs of erosion, woody vegetation, graffiti, and vandalism. Monthly inspections were also performed for indications of burrowing rodent activity that could endanger the structural integrity of the facility. The side slopes and invert were planted for erosion control, and coverage was assessed monthly. In addition, monthly and before every target storm for monitoring, the site was inspected for trash and debris accumulation in the inlet and outlet structures. Other maintenance items included inspection for vectors monthly and after every target storm.

To ensure that the EDBs met the required drain time of 72 hours for the design storm, each site was assessed after a design storm. The basins were inspected for vegetation coverage in October of every year to ensure 70 percent coverage; the sites were reseeded at this time if coverage did not meet the criteria. Sediment accumulation in the invert

was inspected and characterized (based on hazardous thresholds) on approximately June 1 of each year. During the wet season, the EDBs were inspected weekly for endangered and threatened species and species of special concern.

Figure 3-6 shows the average number of hours required to maintain the EDBs. An average of 72 hours was spent in the field completing inspections and maintenance at the sites, not including vector control agency hours. Hydroseeding of the basins and vegetation trimming and removal required the most hours, followed by site inspections. Vegetation maintenance was required at all sites including the concrete lined EDB at I-5/I-605. This site required vegetation maintenance around the perimeter of the site, with virtually no savings in maintenance time as compared to the unlined sites. The unlined basins failed to fully sustain vegetation and were hydroseeded each year of the study to reestablish vegetation as required in the earlier versions of the MID.



**Figure 3-6 Field Maintenance Activities at EDBs (1999-2001)**

The vast majority of maintenance activities at the extended detention basins were associated with plant establishment and management. Less time was required for activities related to collection of trash and debris, sediment removal or other items directly associated with EDB performance. Vector abatement was required periodically



at several of the sites; however, this maintenance item can be avoided with proper design to eliminate standing water in the facility structures.

A potentially major maintenance item for an extended detention basin is the removal of accumulated sediment; however, during the 3 years of monitoring, the total amount of accumulated sediment (average of all sites) was less than 20 mm throughout the basin, or less than 3 percent of basin volume. This suggests that sediment removal may not be necessary more than once every 10 years based on the criteria that removal should occur when the sediment occupies more than 10 percent of the basin volume.

The outlet structures in District 7 were surrounded with riprap that held small pools of water and had a greater tendency to collect debris that was not easily accessible. Also, maintenance inspections were difficult due to lack of visibility of the outlet orifice(s).

Vector breeding and abatement occurred primarily at two sites. The I-5/SR-56 basin contained a riprap berm and riprap energy dissipation at the inlet. Small pockets of water were held in the rock and did not dry up quickly, providing a breeding ground for mosquitoes. At the I-5/I-605 EDB, the outlet structure was designed with a sump that held a permanent pool of water and breeding was often observed. The sump was filled in at the site in February 2001, and there were no further observations of breeding. Table 3-3 shows the number of occurrences of mosquito breeding and number of abatement actions that were taken.

**Table 3-3 Incidences of Mosquito Breeding - EDB**

District	Site	Number of Times	
		Breeding Observed	Abatement Performed
7 (Los Angeles)	I-5/I-605	20	18
	I-605/SR-91	0	0
	I-5/SR-56	51	4
11 (San Diego)	I-15/SR-78	3	0
	I-5/Manchester	0	0

A potential maintenance concern at the beginning of the study was the establishment of wetland vegetation in the earthen basins. It was thought that the appearance of wetland plants or harborage of endangered species could result in maintenance constraints. However, consultation with regulators resulted in the agreement that basins would not be regulated as wetlands as long as they were operated as treatment systems and regular maintenance was provided. Of the four unlined basins, three had minimal vegetation for most of the year, mostly grasses. The I-605/SR-91 basin had the most complete coverage by vegetation, while the San Diego sites tended to have numerous bare spots, particularly

near the basin invert. Maintenance requirements were adequate to control nuisance vegetation.

### 3.5 Performance

#### 3.5.1 Chemical Monitoring

Table 3-4 presents the average removal efficiencies for the constituents monitored during the pilot study at the unlined basins. The concentrations are the mean of the EMCs for the entire monitoring period. The column labeled "Significance" indicates the probability that the influent and effluent concentrations are not significantly different, based on an ANOVA. Load reductions shown in Table 3-5 are computed based on total estimated wet season influent and effluent runoff volumes for all four sites and the concentrations reported in Table 3-4. The EDBs were best at removing particulate constituents, while removal of nutrients and dissolved metals was comparatively modest and generally not statistically significant. Infiltration also accounted for some of the reduction in the constituent load in the effluent for the unlined basin sites. The data from the concrete lined I-5/I-605 site was analyzed separately because its performance was significantly worse than the other sites and no infiltration occurred.

Table 3-6 presents the concentration reduction for the concrete lined basin located at the I-5/I-605 site. Based on an ANOVA, none of the removals are statistically significant. All of the earthen basins had significantly better removal efficiencies than the concrete-lined basin. In four events at the lined basin, there was an export of suspended solids, which suggests that resuspension of particulates was occurring. The average TSS concentration reduction for the concrete lined basin was 40 percent, while the average for all other basins for TSS was 73 percent. The difference in load removed is even greater because of the infiltration that occurred in the unlined basins. Although the infiltration of stormwater is clearly beneficial to surface receiving waters, there is the potential for groundwater contamination, which was not evaluated in this study. No load reduction is shown for the I-5/I-605 basin since it is the same as the concentration reduction (no infiltration occurs in the concrete lined basin).

There were substantial differences in the amount of infiltration that occurred in the earthen basins. On average, approximately 40 percent of the runoff entering the unlined basins infiltrated and was not discharged. The percentage ranged from a high at the I-605/SR-91 basin of about 60 percent to a low at the I-5/SR-56 site of only about 8 percent. Soil and climatic conditions and local water table elevation are likely the principal causes of this difference. The I-5/SR-56 basin is located on the coast where humidity is higher and the basin invert is within a few meters of sea level. Conversely, the I-605/SR-91 is located well inland in Los Angeles County where the climate is much warmer and the humidity is less, resulting in lower soil moisture content in the basin floor at the beginning of storms. It should be noted that these infiltration volumes are rough estimates. On many occasions at certain sites the volume discharged was greater than the

measured influent volumes and adjustments were made to the volumes to resolve this physical impossibility.

**Table 3-4 Concentration Reduction of Unlined EDBs**

Constituent	Mean EMC		Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	137	39	72	<0.000
NO <sub>3</sub> -N	1.06	0.98	8	0.529
TKN	2.24	1.85	17	0.206
Total N <sup>a</sup>	3.30	2.83	14	-
Ortho-phosphate	0.11	0.14	-22	0.332
Particulate P	0.52	0.32	39	<0.000
Phosphorus	0.52	0.32	39	0.001
Total Cu	0.053	0.022	58	<0.000
Total Pb	0.087	0.024	72	<0.000
Total Zn	0.418	0.115	73	<0.000
Particulate Cu	0.041	0.010	76	<0.000
Particulate Pb	0.084	0.022	74	<0.000
Particulate Zn	0.347	0.055	84	<0.000
Dissolved Cu	0.012	0.012	0	0.899
Dissolved Pb	0.003	0.002	29	0.078
Dissolved Zn	0.071	0.060	16	0.279
TPH-Oil <sup>c</sup>	2.800	2.300	18	0.773
TPH-Diesel <sup>c</sup>	1.900	1.300	32	0.321
TPH-Gasoline <sup>c</sup>	0.050b	0.050b	-	-
Fecal Coliform <sup>c</sup>	900 MPN/100mL	2000 MPN/100mL	-122	0.607

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> Equals value of reporting limit

<sup>c</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

**Table 3-5 Load Reduction of Unlined EDB**

Constituent	Load, kg/yr		
	Influent	Effluent	% Removal
TSS	1417	302	79
NO <sub>3</sub> -N	10.9	7.6	30
TKN	23.1	14.4	38
Total N	34.0	22.0	35
Ortho-phosphate	1.17	1.07	8
Particulate P	4.19	1.41	66
Phosphorus	5.36	2.48	54
Total Cu	0.551	0.176	68
Total Pb	0.898	0.189	79
Total Zn	4.317	0.892	79
Particulate Cu	0.422	0.078	82
Particulate Pb	0.863	0.171	80
Particulate Zn	3.581	0.425	88
Dissolved Cu	0.129	0.098	24
Dissolved Pb	0.035	0.019	46
Dissolved Zn	0.735	0.467	36

**Table 3-6 Concentration Reduction of Concrete - Lined EDB**

Constituent	Mean EMC		Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	96	58	40	0.119
NO <sub>3</sub> -N	0.90	0.84	8	0.898
TKN	2.05	1.72	16	0.670
Total N <sup>a</sup>	2.96	2.56	14	-
Ortho-phosphate	0.18	0.16	10	0.909
Particulate P	0.31	0.26	16	0.292
Phosphorus	0.49	0.42	15	0.426
Total Cu	0.025	0.018	27	0.247
Total Pb	0.049	0.035	30	0.174
Total Zn	0.221	0.103	54	0.119
Particulate Cu	0.016	0.008	50	0.832
Particulate Pb	0.060	0.027	55	0.513
Particulate Zn	0.153	0.053	65	0.127
Dissolved Cu	0.012	0.011	8	0.832
Dissolved Pb	0.007	0.004	42	0.382
Dissolved Zn	0.087	0.053	39	0.415
TPH-Oil <sup>b</sup>	0.900	0.800	11	0.739
TPH-Diesel <sup>b</sup>	1.100	1.100	0	0.981
TPH-Gasoline <sup>b</sup>	0.050 <sup>c</sup>	0.050 <sup>c</sup>	-	-
Fecal Coliform <sup>b</sup>	6700 MPN/100mL	7500 MPN/100mL	-12	0.900

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

The I-605/SR-91 facility performed the best of all the sites, having an average TSS load reduction efficiency of 85 percent. This was largely due to the greater infiltration that occurred at the site during small rainfall events. The Manchester site also had comparatively good constituent removal. Its average residence time was the longest of all the sites.

EDB removal efficiencies reported by Young et al. (1996) indicated sediment reduction (TSS) of 68 to 90 percent, total phosphorus reduction of 42 to 50 percent, total nitrogen reduction of 28 to 40 percent and total heavy metals reduction of 42 to 50 percent. This study found that the TSS and metals removals were within the ranges reported by Young et al. (1996). However, removal efficiencies for nitrogen and phosphorus were lower.

Table 3-7 shows the performance of each extended detention basin for TSS and total copper as representative examples. These detailed results are presented as an example to illustrate the variation in performance among the different sites. Note that the concentration reduction in the earthen basins for TSS is closely associated with influent concentration.

**Table 3-7 Removal Efficiency of TSS and Total Cu for each EDB**

Site	TSS (mg/L)				Total Cu, ug/L			
	Inf	Eff	Conc. Reduction %	Load Reduction %	Inf	Eff	Conc. Reduction %	Load Reduction %
I-5/I-605	95.6	57.6	40	40	25.4	18.5	27	27
I-605/SR-91	83.0	32.7	61	85	38.5	24.6	36	76
I-5/SR-56	88.7	39.9	55	62	34.2	17.0	50	58
I-15/SR-78	186.9	48.3	74	80	57.2	20.2	65	73
I-5/Manchester	206.9	55.0	73	80	88.0	33.0	63	72

Many design guidelines for EDBs contain minimum requirements for length-to-width ratio of the basins. This requirement is normally predicated on the assumption that the basins are not well mixed and plug flow predominates at least some of the time. Figure 3-7 presents a comparison of average TSS concentration reduction and L:W ratio for the EDBs in this study. The basin with the shortest L:W ratio (Manchester) had substantially the same TSS removal as the basin with the largest ratio (I-5/SR-78). Consequently, there appears to be no significant advantage in designing basins with a ratio of greater than 3:1.

As with the other technologies, a linear regression analysis of influent and effluent concentrations was performed. Table 3-8 shows the expected concentration and the amount of uncertainty at the 90 percent confidence level for each constituent for both lined and unlined basins. The regression analysis was less effective at identifying an association between influent and effluent concentrations for the concrete lined basin. This was primarily the result of highly variable effluent quality at this site, with effluent concentrations higher than influent concentrations for a number of events. In addition, there were normally only about 13 data points for each constituent, while the other four sites combined had a total of about 55 points.

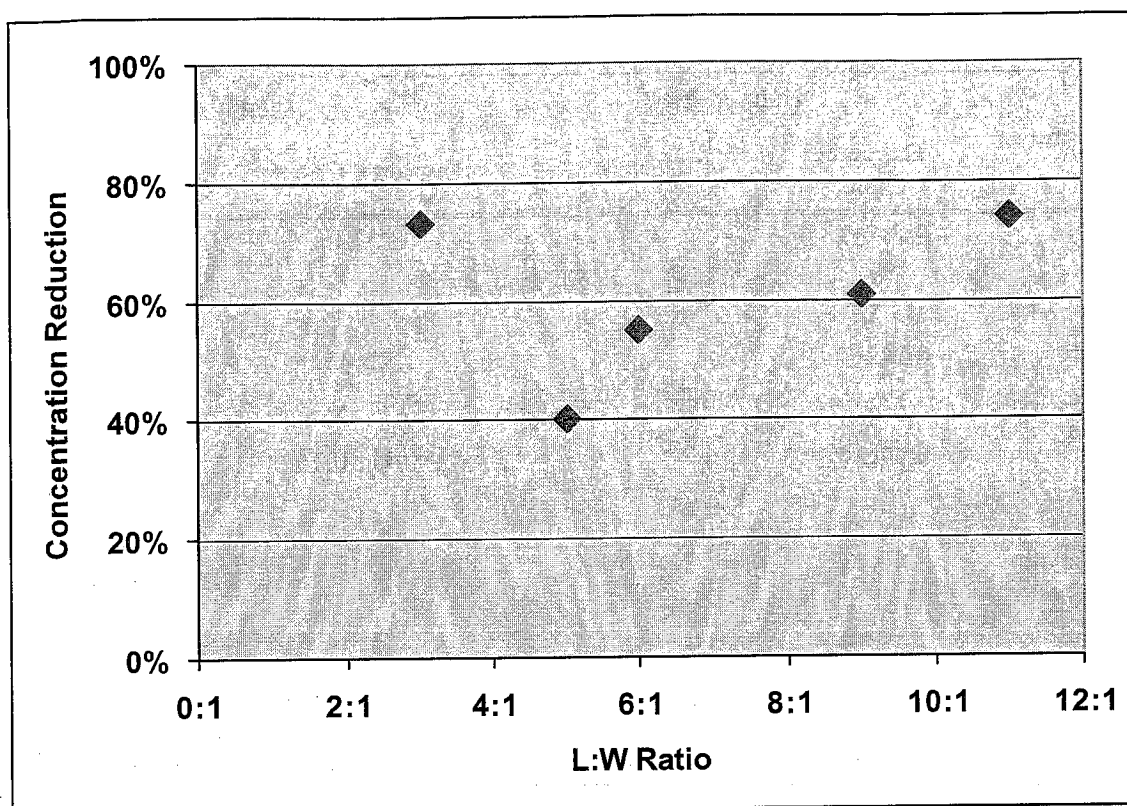


Figure 3-7 TSS Concentration Reduction as a Function of Length-to-Width Ratio in EDBs

### 3.5.2 Empirical Observations

Accumulation of trash and debris on the outlet riser was generally not found to be a problem. Floatable materials tended to accumulate on the shore downwind of the prevailing breeze. This was especially evident at the I-5/SR-56 site, where trash accumulated in the apex of the basin, away from the outlet. Consequently, placing the maintenance road in this area could facilitate access to the accumulated trash. In addition, locating the outlet structure upwind could further reduce the likelihood of clogging.

In general, sediment accumulated over the entire invert at each site with some concentration near the inlet of each basin. Resuspension of particles at the inlet of the basins was observed on several occasions including: five of the 32 inspections at the I-5/I-605 EDB, three of 32 inspections at the I-5/Manchester EDB and five of the 23 inspections at I-605/SR-91. At the I-5/I-605 basin, this was due to the lack of energy dissipation. There were very few occurrences of resuspension of particles near the basin outlets. At the I-5/I-605 basin, soil at the eastern slope near the freeway had eroded and accumulated in the EDB basin due to lack of vegetative cover.

**Table 3-8 Predicted Effluent Concentrations – EDBs**

Constituent	Unlined EDB		Lined EDB	
	Expected Conc <sup>a</sup>	Uncertainty, ±	Expected Conc <sup>a</sup>	Uncertainty, ±
TSS	0.11x+23.6	$30.9 \left( \frac{1}{55} + \frac{(x-139)^2}{498318} \right)^{0.5}$	57.1	28.3
NO <sub>3</sub> -N	0.74x+0.19	$0.77 \left( \frac{1}{57} + \frac{(x-1.06)^2}{35} \right)^{0.5}$	1.12x-0.16	$0.45 \left( \frac{1}{13} + \frac{(x-0.93)^2}{8.72} \right)^{0.5}$
TKN	0.77x+0.20	$1.67 \left( \frac{1}{58} + \frac{(x-2.21)^2}{78} \right)^{0.5}$	0.91x-0.15	$0.79 \left( \frac{1}{13} + \frac{(x-2.11)^2}{52} \right)^{0.5}$
Particulate Phosphorus	0.10	0.03	0.15	0.11
Ortho-Phosphate	1.0x+0.02	$0.19 \left( \frac{1}{31} + \frac{(x-0.11)^2}{0.166} \right)^{0.5}$	0.16	0.09
Particulate Cu	0.105x+5.8	$9.69 \left( \frac{1}{56} + \frac{(x-38)^2}{58293} \right)^{0.5}$	7.6	2.04
Particulate Pb	0.15x+10.4	$135.2 \left( \frac{1}{57} + \frac{(x-79.5)^2}{379984} \right)^{0.5}$	0.48x+12.7	$23.8 \left( \frac{1}{13} + \frac{(x-38)^2}{10613} \right)^{0.5}$
Particulate Zn	0.05x+38.7	$66.5 \left( \frac{1}{57} + \frac{(x-340)^2}{7672000} \right)^{0.5}$	47.9	15.4
Dissolved Cu	0.91x+1.3	$5.31 \left( \frac{1}{57} + \frac{(x-12.4)^2}{2310} \right)^{0.5}$	1.14x-2.45	$5.89 \left( \frac{1}{13} + \frac{(x-12)^2}{981} \right)^{0.5}$
Dissolved Pb	0.37x+1.18	$2.97 \left( \frac{1}{57} + \frac{(x-3.4)^2}{739} \right)^{0.5}$	0.66x+0.30	$9.38 \left( \frac{1}{13} + \frac{(x-7.5)^2}{1025} \right)^{0.5}$
Dissolved Zn	0.57x+19.1	$44.1 \left( \frac{1}{57} + \frac{(x-68)^2}{198956} \right)^{0.5}$	0.64x+5.26	$31.1 \left( \frac{1}{13} + \frac{(x-76)^2}{73533} \right)^{0.5}$

<sup>a</sup> Concentrations in mg/L except for metals, which are in µg/L

x = influent concentration of interest



On two occasions at the I5/SR-56 basin, water was observed to be short-circuiting through the riprap berm that was constructed to increase the effective length to width ratio of the basin. During two events at the same site (events with rainfall greater than 38 mm), water was observed discharging into the standpipe overflow weir.

At the District 11 sites with the riser pipe outlet design, water was found to discharge through the riser pipe boltholes. This flow had an impact on the detention time, given the small diameter of the orifices used. Figure 3-8 shows the residence time for various volumes at the Manchester EDB based on the difference between the centroids of the influent and effluent hydrographs. The theoretical residence times were calculated by routing a synthetic hydrograph through the basin. The measured residence times were substantially longer than the theoretical residence times except for small storms. This was typical at all the extended detention basin sites. Regardless, the drain time of 48 to 72 hours was met for most of these events.

There were very few observations of clogging of the orifices at any of the EDB sites. The smallest orifice used in the District 11 sites had a diameter of 25 mm (1 in). In District 7, the smallest orifice was at the I-605/SR-91 basin where the orifice at the basin invert and had a diameter of 13 mm (½ in). Consequently, EDBs can be successfully implemented in relatively small drainage areas (0.40 ha).

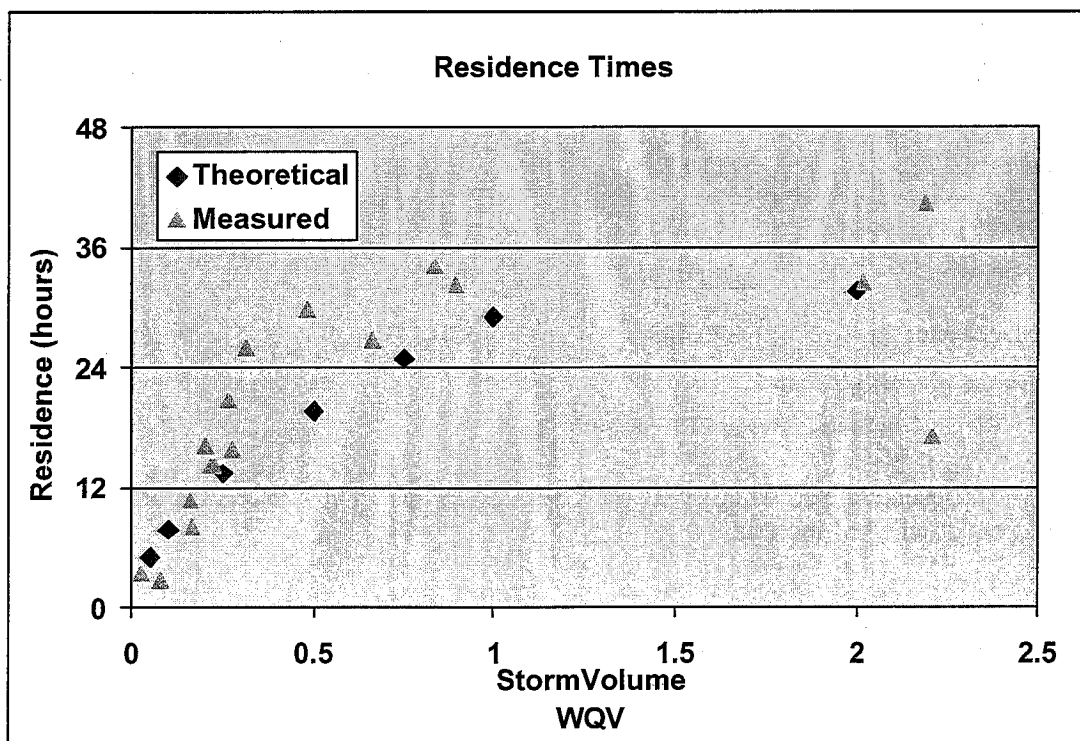


Figure 3-8 Theoretical vs. Measured Residence Time at Manchester EDB

### 3.6 Cost

#### 3.6.1 Construction

Table 3-9 shows the actual construction costs with and without monitoring equipment and related appurtenances for each extended detention basin site. The table also presents the cost per cubic meter of water quality volume, using actual cost without monitoring.

The sites that had the smallest design volume, I-605/SR-91 and I-5/Manchester, had the largest cost per cubic meter treated. Part of the cost at the Manchester site is attributable to modifications of the storm drain system to increase the area contributing to the basin, which required an open cut across an active freeway ramp. The higher normalized costs for these sites tend to support the presence of economies of scale for EDBs. The I-15/SR-78 construction costs were higher due to the unsuitable material (broken concrete) and a resulting change order to remove the material (\$715,605). The I-5/I-605 construction cost was higher than the cost of the I-605/SR-91 EDB primarily due to the cost of concrete for the basin lining (\$46,200), and the access road needed around the I-5/I-605 site for access added additional cost.

**Table 3-9 Actual Construction Costs for EDBs (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
I-5/I-605	169,732	127,202	348
I-605/SR-91	111,871	77,389	1,106
I-5/SR-56	161,853	143,555	367
I-15/SR-78	847,712	819,852	730
I-5/Manchester	370,408	329,833	1,304

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: *Caltrans Cost Summary Report* CTSW-RT-01-003.

Table 3-10 presents the adjusted costs for detention basins. The reasons for adjusting the actual costs downward include:

- A significant number of buried man made objects were encountered at the I-15/SR-78 site. The additional work needed to remove the buried material would have increased the cost by 103 percent over the adjusted construction cost. This cost was excluded from the adjusted cost; instead, the average buried materials cost of similar BMPs was used.

- The I-5/I-605 location was constructed with a concrete liner. Including the cost of the liner would have increased the adjusted cost by 42 percent for that location. This cost was excluded from the adjusted cost.
- At the Manchester location, additional cost was incurred because the basin treated water from catchments on opposite sides of the basin and the runoff was diverted to a single influent point to minimize short-circuiting and to simplify influent for sampling. This resulted in greater than usual conveyance costs. Including the original conveyance cost would increase the adjusted construction cost for that location by 59 percent. The I-15/SR-78 location also incurred greater than usual conveyance cost, which would have increased the cost by 12 percent above the final adjusted cost. The original conveyance cost was not used to estimate the adjusted cost at either location; instead, the average conveyance cost of similar BMPs was used.
- Miscellaneous site-specific factors caused increased construction cost. This cost would have increased the adjusted cost by 8 percent at one location and 1 percent at another. These costs were excluded from the adjusted cost.
- At Manchester, higher than usual facility restoration costs were incurred due to an effort to establish trees. Including this cost would have increased the adjusted construction cost by 5 percent. This cost was excluded from the adjusted cost.

**Table 3-10 Adjusted Construction Costs for EDBs (1999 dollars)**

EDB	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
Mean (5)	172,737	590
High	356,300	1,307
Low	91,035	303

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

Most of the EDBs were located adjacent to freeways that provided access to the construction sites. Consequently, traffic control costs were a significant budget item, accounting for 9 percent of the total EDB adjusted construction cost.

### **3.6.2 Operation and Maintenance**

Table 3-11 shows the average annual operation and maintenance hours for each EDB. The table also provides a breakdown of average annual field labor hours and the average annual hours for equipment. Field hours include inspections, maintenance and vector control.

**Table 3-11 Actual Operation and Maintenance Hours for EDBs**

District	Site	Average Annual	
		Equipment Hours	Field Hours
7 (Los Angeles)	I-5/I-605	32	198
	I-605/SR-91	10	149
	<b>Average Value</b>	<b>21</b>	<b>174</b>
11 (San Diego)	I-5/SR-56	0	108
	I-15/SR-78	0	74
	I-5/Manchester	0	59
	<b>Average Value</b>	<b>0</b>	<b>80</b>

Table 3-12 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are comprised of the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 3-12 Actual Average Annual Maintenance Effort - EDB**

Activity	Labor Hours	Equipment & Materials, \$
Inspections	13	0
Maintenance	60	43
Vector control*	45	0
Administration	70	0
Direct cost	-	915
<b>Total</b>	<b>188</b>	<b>958</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate an EDB nor do they reflect the design lessons learned during the course of the study. Table 3-13 presents the expected maintenance costs that would be incurred under the final version of the MID for an EDB serving about 2 ha, constructed following the recommendations in Section 3.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Design refinements may eliminate the need for activities such as dewatering, and vector control. Only 4 hours are shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. This estimate also assumes that the facility is an earthen basin and vegetation maintenance is required. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew and their tools.

**Table 3-13 Expected Annual Maintenance Costs for Final Version of MID – EDB**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	4	7	183
Maintenance	49	126	2,282
Vector control	0	0	0
Administration	3	0	132
Materials	-	535	535
<b>Total</b>	<b>56</b>	<b>\$668</b>	<b>\$3,132</b>

### 3.7 Criteria, Specifications and Guidelines

The extended detention basin technology has been previously researched and few additional research needs remain. This study found little correlation between length-to-width ratios from 3:1 to 10:1, and pollutant removal. Whether or not this performance would be achieved at lower ratios is unknown, and further work to explore this point may be warranted. If this specification could be relaxed, EDBs could be implemented at sites where a larger aspect ratio may be difficult to obtain.

Based on the results of this study, extended detention basins are considered technically feasible depending on site specific conditions.

This section discusses various guidelines for the siting, design, construction, operation and maintenance of EDBs. These guidelines are based on lessons learned through experience and observations during the project.

### **3.7.1 Siting**

From the results of this study, the primary siting criteria recommended for future installations include the following:

- Provide adequate space for installation, maintenance activities, and safety considerations
- Contributing watershed area should be at least 2 ha to reduce fixed costs and minimize clogging potential of small orifices.
- An appropriate site evaluation should be done to identify unsuitable subsurface material and prevent costly contract change orders.
- Check for sufficient available hydraulic head to facilitate complete drainage after 72 hours and avoid ponding in the basin invert.

### **3.7.2 Design**

Proper design of extended detention basins is imperative to improve performance, reduce maintenance, and reduce costs. Based on the observations and measurements in this study, the following guidelines are recommended:

- Locate, size, and shape EDBs relative to topography using terrain-fitting design to optimize use of available space and enhance appearance.
- Use earthen (unlined) basins where space is available and groundwater conditions permit because of their lower initial cost and better constituent removal; however, additional evaluation is needed since there is appreciable infiltration in the basins and the potential impacts on groundwater quality are unknown.
- Use a 72 hr drain time and a minimum 3:1 length-to-width ratio to provide constituent removal comparable to that reported for the best performing detention basins in other studies.
- Use earthen basin side slopes of 1:4 (V:H) or flatter. Where steeper side slopes are unavoidable, consider other slope stability measures where vegetation is difficult to establish.
- Include energy dissipation in the inlet design for all basins to reduce resuspension of accumulated sediment. The preferred design is poured-in-place concrete using

a design that does not have a permanent sump to eliminate standing water and associated vector problems.

- Use an outlet design with an orifice in a riser, surrounded by a screen mesh for debris control. Seal all boltholes in the riser pipe and outlet structure to prevent flow from leaking out other openings.
- Design inlet, outlet, and basin so that no standing water is present after 72 hours. This requires a positive slope in the basin invert of about 1 percent minimum.
- For sites with minimal positive slope of the basin invert (<1 percent), incorporate a concrete low flow channel to reduce the potential for standing water.
- If the side slopes exceed 1:4 (V:H), incorporate a ramp in the design to facilitate access to the basin floor for maintenance activities.
- Develop standard details for BMP items. Because BMP details are not standardized, greater detail is required than for typical Caltrans plans.
- Minimize paved access road consistent with maintenance vehicle turnaround and DHS requirements.
- For locations adjacent to active roadways, seek out and place high priority on traffic engineer's comments during design.
- Avoid above-ground structures near the roadway that will require a setback or guardrail protection.

### **3.7.3 Construction**

Several issues arose during the construction of the detention basins, and lessons were learned on how to improve the construction. Listed below are guidelines that should improve the construction process:

- To minimize construction delays, verify manufacturing time for construction materials prior to specifying the product.
- Quality control is critical for drainage items with minimal slopes.
- Discuss with local maintenance staff to attempt to discern undocumented information on utility lines and other buried objects.
- Use a locally appropriate erosion control seed mix for the specific project and location.

#### ***3.7.4 Operation and Maintenance***

Based on the level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Appendix D, Version 17), which includes inspection for standing water, slope stability, presence of burrows, sediment, trash and debris, and erosion control plantings.
- Observe drain time for the design storm after completion or modification of the facility to confirm that the desired drain time has been achieved. If necessary, modify the outlet orifice to achieve design values.
- Schedule semiannual inspection for the beginning and end of the wet season to identify potential operational problems.
- Remove accumulated trash and debris in the basin and around the riser pipe during the semiannual inspections. The frequency of this activity may be altered to meet specific site conditions.
- Trim vegetation at the beginning and end of the wet season and inspect monthly to prevent establishment of woody vegetation and for aesthetic and vector control reasons.
- Remove accumulated sediment and regrade about every 10 years or whenever the accumulated sediment volume exceeds 10 percent of the basin volume. Inspect the basin each year for accumulated sediment volume
- Follow maintenance plan in accordance with regulatory requirements to avoid the establishment of jurisdictional wetlands.



## 4 WET BASIN

### 4.1 Siting

One wet basin was sited in District 11 as part of this study. The site is located within the highway right-of-way and collects runoff from the northbound lanes of I-5. Siting requirements included:

- A high water table or other source of water to provide continuous baseflow
- A soil substrate ranging in texture from loam to clay
- Sufficient space for the basin, maintenance access, and a clear recovery zone

Table 4-1 summarizes the characteristics of the contributing watershed for the site selected. Identifying a location in southern California with perennial flow in the highway environment proved to be the most difficult criterion to meet. However, wetland vegetation can be sustained with interruption of baseflow for up to several months, meaning that sites receiving baseflow only during the wet season could be considered. The performance of this design alternative may differ substantially from that reported for the installation monitored in this study.

**Table 4-1 Summary of Contributing Watershed Characteristics – Wet Basin**

Site Location	Watershed Area Hectare	Impervious Cover %
I-5/La Costa	1.7	48

Since the basin was constructed in sandy material rather than in the preferred substrate, an impermeable liner was included in the design to improve the water-holding capability of the basin and ensure continuous circulation through the basin. To install the liner, the basin was over-excavated by 0.5 m and the liner was installed along the bottom and side slopes. The liner met the following criteria:

- Thickness: minimum 0.76 mm PVC
- Specific gravity:  $1.30 \pm 0.03$  by ASTM D 792
- Tensile strength: 15 to 21 MPa by ASTM D 882 and D 412
- % elongation: 200 by ASTM D 882 and D 412
- Minimum width: 1.8 m

#### 4.2 Design

The pilot is an off-line, earthen, extended wet detention pond and was designed for a full-basin (water quality volume) drawdown time of 24 hours. The facility is pictured in Figure 4-1. The site was designed with two separate cells: a forebay and a wet extended detention pond. The forebay was designed to accommodate approximately 25 percent of the total basin volume. Other forebay design criteria include:

- Reinforced slope protection for energy dissipation and flow dispersion
- Side slopes of 1:4 (V:H) and flatter for erosion control
- Shallow bench (0.30 m deep) around the sides of the forebay to enhance vegetation growth and public safety
- Gabion wall spillway to disperse the outflow evenly to the main pond
- Maintenance access road directly to the invert of the forebay
- Two separate inlets, one for the perennial source water and one for water quality design inflow

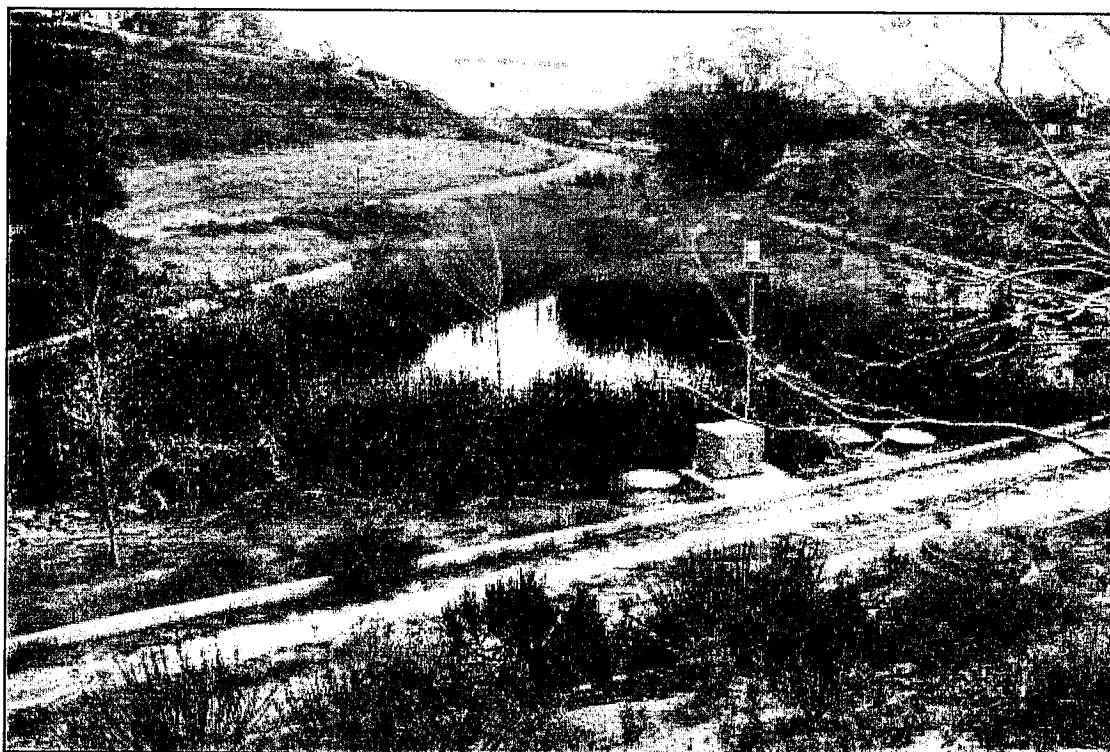


Figure 4-1 La Costa Wet Basin

The primary function of the wet basin is to create a potentially favorable environment for physical, biological, and chemical processes that reduce pollutants in stormwater runoff. Other elements incorporated into the current design include:

- A meandering flow path to increase residence time and provide a greater runoff-to-soil (and vegetation) interface;
- Side slopes of 1:3 (V:H) between the basin invert and the shallow bench for erosion control and increased wetted perimeter;
- A 1:6 (V:H) side slope around the sides of the wet basin to enhance vegetation growth and public safety and increase the littoral zone area;
- A diverse selection of plant species to enhance pollutant removal through filtration and biological uptake and degradation;
- Pond stocked with *Gambusia affinis* to minimize mosquito breeding;
- An expanded width near the outlet of the basin to further reduce velocity and trap finer sediment;
- Basin outlet designed to be submerged to prohibit floating material from discharging;
- A permanent pool volume equal to three times the water quality volume (see following discussion);
- An extended detention riser outlet designed to release the design storm over a period of 24 hours;
- A rock slope protected emergency overflow spillway at the maximum design water quality water surface; and
- A canal gate located in the water quality outlet structure to provide basin drainage; an additional canal gate was provided at the inlet structure to shut off the low flow for basin maintenance.

Inflow to the basin occurs at a single point, and treated runoff is discharged through a single orifice set at the permanent pool water surface elevation. A debris screen prevents the orifice from clogging. A canal gate at the basin invert is provided in the water quality outlet structure to drain the basin if the outlet orifice should clog. The weir of the water quality outlet structure riser was set at the 1 yr, 24 hr storage elevation. Surcharge from larger storms discharges over the rock slope protection spillway adjacent to the existing trapezoidal channel. Design characteristics for the basin are summarized in Table 4-2.

**Table 4-2 Design Characteristics of the La Costa Wet Basin**

Site	Type	Design Storm mm	WQV m <sup>3</sup>	Permanent Pool Volume m <sup>3</sup>	Avg. Perm. Pool Depth m
I-5/La Costa	Off-line	34	259	777	0.7

Through agreement with the plaintiffs, a deviation was made from the original design guidelines for the volume calculations of the permanent pool as outlined in the project Scoping Study (RBF, 1998a). This deviation resulted from the realization that the site could support a larger wet basin than required in the Scoping Study and that the larger size would incorporate some of the terrain-fitting concepts that improve the aesthetics of the device. According to the original guidelines, the permanent pool volume should equal the water quality volume, which is then increased by a factor of 10 percent to accommodate reduction in the available storage volume due to deposition of solids in the time between full-scale maintenance activities. However, according to Young et al. (1996), a common requirement is that the permanent pool be three times the water quality volume. Since this requirement was larger, the permanent pool volume was designed using the larger volume to maximize constituent removal.

It should be noted that there are a wide variety of sizing recommendations for wet basins, some of which are shown in Table 4-3. These alternative guidelines would result in a smaller basin than that constructed at the La Costa site. Based on data from the National Urban Runoff Program (U.S. EPA, 1983), a smaller size may provide only slightly less pollutant removal than the design monitored here, while affording substantial cost savings. Additional research is needed to establish the relationship between permanent pool volume and pollutant removal, so that the most cost effective design can be identified.

Wet basin vegetation design consists of four planting zones, as shown in Figure 4-2. The designed water surface elevation affects zones 2 and 3, the shallow water bench and zone of periodic inundation, respectively. The shallow water bench was initially specified for vegetation planted in water depths of 150 to 300 mm. This zone was extended to the permanent pool water surface elevation. The zone of periodic inundation is the temporary water storage volume impounded between the permanent pool and the overflow weir (i.e., the water quality storage volume). Selection criteria for the plants included native species and those suitable for stormwater treatment.

**Table 4-3 Comparison of Recommended Permanent Pool Volumes – Wet Basin**

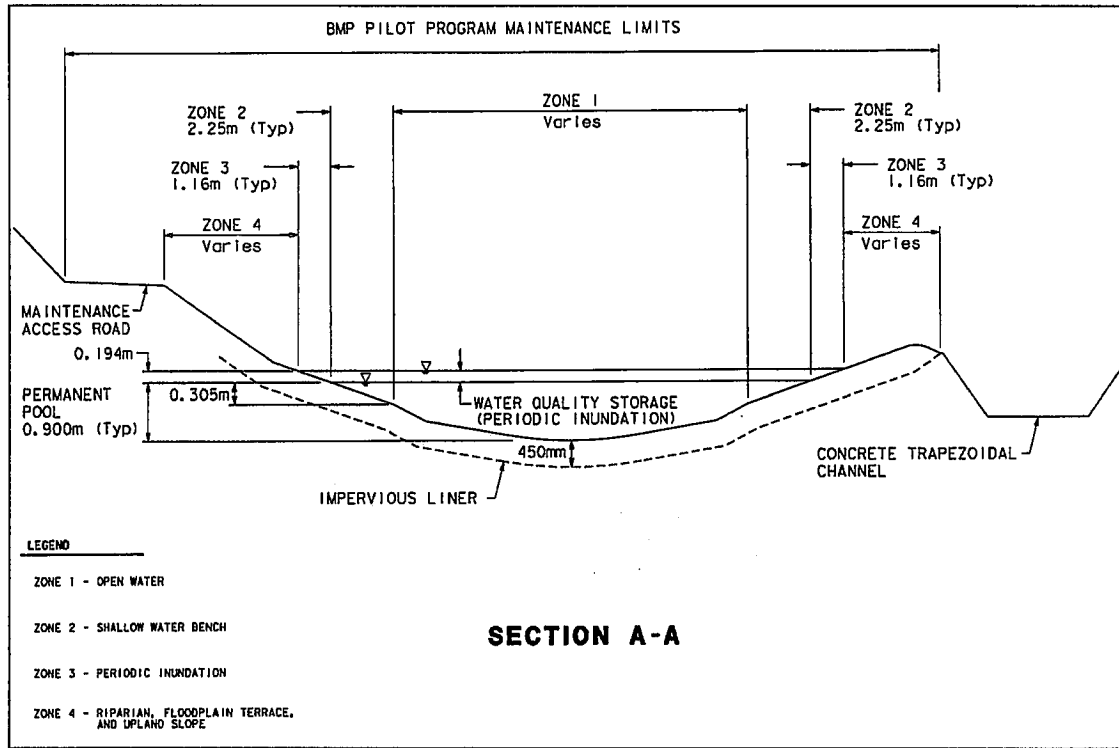
Rule	Volume for La Costa Site (runoff depth)
3 times the 1 yr, 24 hr storm (CT WQV)	45 mm (1.77 in.) built volume
Equal to the runoff from the San Diego design rainfall (15.2 mm)	6.7 mm (0.26 in.)
3 times a typical WQV of 13 mm of runoff	38 mm (1.5 in.)
3 times the mean storm runoff depth (17 mm)	22.4 mm (0.88 in.)
Equal to runoff from 6-month storm	11.2 mm (0.44 in.)
13 mm over the watershed	13 mm (0.5 in.)
13 mm over the impervious area	6.1 mm (0.24 in.)
2 weeks retention	13 mm (0.5 in.)

Contemporary design guidance for the geometry of the wet pond cross-section supports gradual side slopes transitioning to a main pond area with a depth of from 1 to 2 meters. Young et al. (1996) recommend: “Gradual side slopes [to] enhance safety and help prevent erosion and make it easier to establish dense vegetation.” Young further notes that slopes steeper than 1:3 (V:H) should be lined with riprap for stability with a preferred slope ratio of 1:10 (V:H), creating a littoral zone that accounts for 25 to 50 percent of the permanent pool surface.

The La Costa wet pond site generally met the open water and cross-section geometric guidelines described by Young. The pond established dense vegetation along the shoreline which likely played a role in precluding side slope erosion. Safety at the site was not a major concern since the principal pedestrian access routes were restricted by a chain-link fence.

A post-operation review of the site with representatives of the San Diego County Vector Control Agency was held to discuss the pond operation with respect to vector breeding and abatement. The Agency preferred limiting the shallow area of the pond (and by extension the amount of surface area occupied by vegetation) to reduce the potential habitat for mosquito breeding and enhance the access to the pond for vector control surveillance and abatement. A 1:2 (V:H) side slope ratio was recommended with a pond depth of from 1.1 to 1.9 meters to ensure permanent open water beyond the shore area.

In areas where pedestrian access is restricted or prohibited, steeper side slopes (1:2 (V:H)) may be a viable alternative. Erosion and bank sloughing concerns can likely be mitigated through the use of geotextiles. Vegetation density and surface area is expected to be reduced as compared to a pond developed using traditional design criteria. Reducing the quantity of vegetation may have a performance penalty since uptake will be reduced; however, sedimentation appears to be the primary removal mechanism for this BMP (Minton, 2002). Vegetation should still be periodically harvested to allow access for vector control personnel, to limit vector breeding opportunities and provide a mechanism for nutrient export rather than allowing the basin to fill with decaying organics.



**Figure 4-2 Cross-Section of La Costa Wet Basin**

### **4.3 Construction**

The main issues during construction of the wet pond centered around constructability and unknown field conditions.

#### **4.3.1 Constructability**

The primary issues related to the constructability of the wet pond were the delivery of specialized components such as canal gates and flumes, and the installation of the impermeable pond liner. In anticipation of a long lead-time for delivery, many specialized items were ordered prior to the start of construction; however, they still did not arrive on schedule.

Construction of the pond liner proceeded without incident but required specialized experience and subgrade preparation. Groundwater was encountered during the excavation and was drained by gravity to the adjacent open channel. The subgrade surface was graded with extra care to ensure a smooth homogeneous surface to preclude damage to the impermeable liner. A specialty contractor installed the liner and supervised the backfill operation (cover over the liner) to ensure that liner integrity was maintained.

#### **4.3.2 Unknown Field Conditions**

There were essentially no issues related to unknown field conditions associated with the wet pond. Groundwater was expected during the excavation and was encountered. Dewatering was accomplished by gravity drainage to a settling pond, where the water was pumped to a Baker<sup>TM</sup> tank prior to being discharged to the adjacent creek. A small amount of pyrite in the groundwater that was encountered during the excavation was determined to be non-hazardous.

The plans were modified to include a retaining wall 1.2 m high and 15 m long during construction along the northeast access road. Field conditions did not allow construction of the slope as shown on the drawings (the slope would have been locally over-steepened, a condition that did not show on the base topography); consequently, the wall was constructed to maintain the pond footprint as designed.

### **4.4 Maintenance**

The wet basin was maintained at a state-of-the-art level through a formal maintenance program that is described in the MID. The site was inspected monthly for:

- General maintenance, including checking the inlet and outlet structures, side slopes and overall site for signs of erosion, woody vegetation, graffiti, and vandalism

- Indications of burrowing rodent activity that could endanger the structural integrity of the site
- Accumulation of trash and debris in the inlet and outlet structures
- Presence of endangered and/or threatened species or species of special concern
- Presence of vectors

To ensure that the wet basin met the required drain time of 24 hours for the design storm, the site was assessed after every monitored storm. The basin was inspected annually in May for plant coverage and density in Zone 1 (Figure 4-2) to ensure efficacy of vector abatement and quarterly in Zone 2. Sediment accumulation in the invert was inspected and characterized (based on hazardous thresholds) on approximately June 1 of each year. There were no deviations from the MID.

Figure 4-3 shows the average number of hours required to maintain the wet basin. An average of 388 hr/yr, not including vector control agency hours, was spent in the field completing inspections and maintenance at the site, making this device the most maintenance intensive of any of those evaluated in this study. The most time-consuming activities, totaling more than 350 hr/yr, were those associated with vegetation management. These activities were prompted by concerns of the vector control agencies that the dense vegetation in the shallow water zones hampered the ability of the mosquito fish to adequately control all mosquito larvae; however, vegetation harvesting had the additional benefit of removing nutrients from the system. Less time was required for activities related to collection of trash and debris, sediment removal or other items directly associated with basin performance.

Table 4-4 shows the number of occurrences of mosquito breeding and number of abatement actions that were taken. Mosquito larvae were frequently observed in the basin despite the presence of mosquito fish, which were introduced as predators.



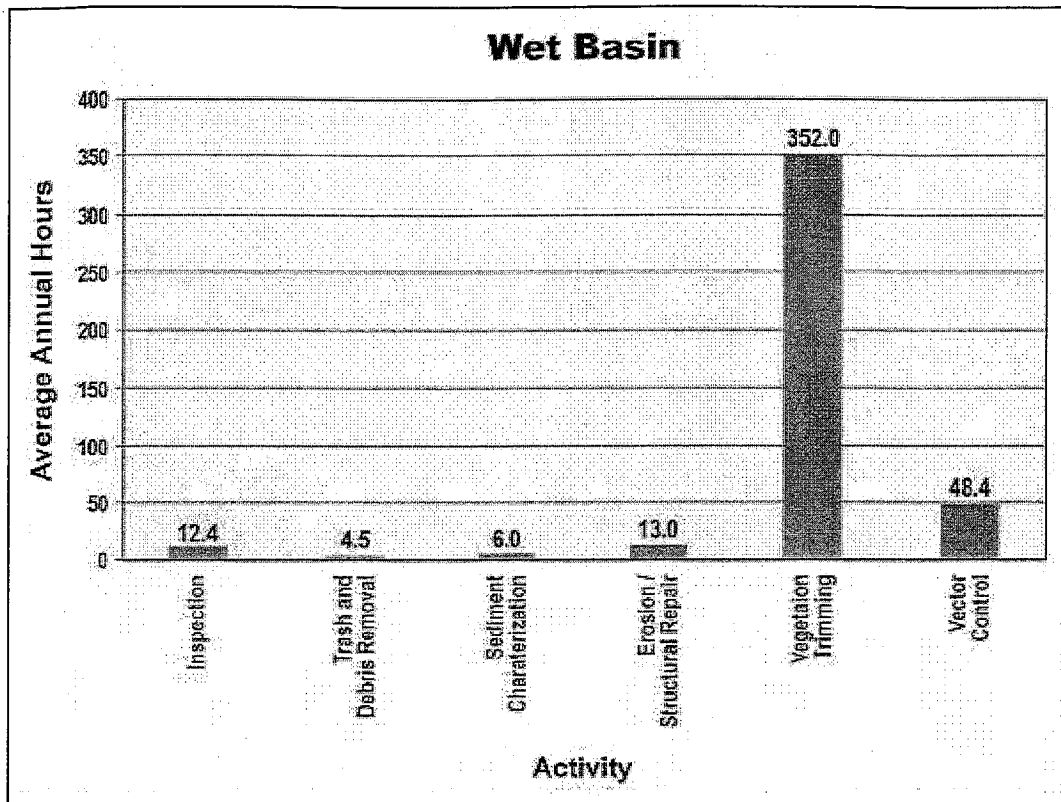


Figure 4-3 Field Maintenance Activities at Wet Basin (1999-2001)

Table 4-4 Incidences of Mosquito Breeding – Wet Basin

Site	Number of Times	
	Breeding Observed	Abatement Performed
I-5/La Costa	34	5

## 4.5 Performance

### 4.5.1 Chemical Monitoring

A summary of the wet weather water quality monitoring data is presented in Table 4-5, along with the probability that the average influent and effluent concentrations are not significantly different. The wet basin was best at removing particulate constituents including metals from stormwater, but was less effective at removing phosphorus, where the influent and effluent concentrations were not statistically different. TSS and total metals removals were the highest of any of the devices evaluated in this study. The reductions observed in this study exceed those reported by Winer (2000) for all

constituents except total phosphorus. The lower performance for this constituent is likely related to the relatively high concentrations of phosphorus present in the permanent pool at the start of storm events.

Grab samples were collected from the influent and effluent and analyzed for each constituent under ambient (baseflow) conditions during the wet season. The results are shown Table 4-6. The concentration of suspended solids was low, and there was no additional removal. There was a reduction of nitrate, but the concentration of TKN increased. The mean baseflow effluent concentration of nitrate may be misleading since the magnitude of the reported value is largely a function of the large variance of the individual sample values. The geometric mean of those same samples is only 1.17 mg/L, rather than the mean of 7.9 mg/L shown in Table 4-6. The reported value for nitrate also reduces the total nitrogen reduction for baseflow conditions substantially.

During dry weather, nitrate concentrations decreased, TKN increased and the total nitrogen decreased. The reduction in nitrate concentration was likely caused mainly by plant uptake. The TKN may have increased during dry weather as plants decayed and fell into the water, adding organic nitrogen. The TKN increase was relatively small in this system as compared to the nitrate decrease, resulting in a net decrease in total nitrogen (estimated as the sum of nitrate and TKN) during dry weather. On an average annual basis, most of the nutrient removal occurred during dry weather rather than during storm events. This is consistent with one of the principles for the operation of this type of wet pond design, which is to effectively store 75 percent of the storm runoff in the permanent pool for an indefinite period of time, allowing for uptake by the basin vegetation. Subsequent harvesting of the vegetation then removes these constituents from the system, thereby providing a pollutant removal mechanism as demonstrated by the overall nitrogen reduction observed.

**Table 4-5 Concentration Reduction of the Wet Basin for Storm Runoff**

Constituent	Mean Storm EMC		Storm Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	210	14	94	<0.000
NO <sub>3</sub> -N	2.79	0.65	77	0.029
TKN	3.01	2.20	27	0.260
Total N <sup>a</sup>	5.80	2.84	51	-
Ortho-phosphate	0.12	0.43	-266	0.237
Phosphorus	0.93	0.88	5	0.773
Total Cu	0.097	0.011	89	<0.000
Total Pb	0.294	0.006	98	<0.000
Total Zn	0.414	0.037	91	<0.000
Dissolved Cu	0.020	0.009	57	0.007
Dissolved Pb	0.009	0.002	76	0.045
Dissolved Zn	0.056	0.033	41	0.049
TPH-Oil <sup>b</sup>	4.8	3.0	38	0.651
TPH-Diesel <sup>b</sup>	3.3	0.3	91	0.169
TPH-Gasoline <sup>b</sup>	<0.050 <sup>c</sup>	<0.050 <sup>c</sup>	-	-
Fecal Coliform <sup>b</sup>	11700 MPN/100mL	100 MPN/100mL	99	0.213

Note- The concentrations are the mean of the EMCs for the entire monitoring period.

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

**Table 4-6 Concentration Reduction observed in Wet Season Baseflow**

Constituent	Mean Baseflow EMC		Baseflow Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	15.82	12.50	21	0.716
NO <sub>3</sub> -N	15.52	7.85	49	<0.000
TKN	1.67	1.86	-11	0.548
Total N <sup>a</sup>	17.19	9.72	43	-
Ortho-phosphate	0.96	1.18	-24	0.714
Phosphorus	2.23	1.13	49	0.528
Total Cu	0.063	0.029	54	0.434
Total Pb	0.004	0.001	62	0.096
Total Zn	0.072	0.027	62	0.005
Dissolved Cu	0.053	0.005	90	0.010
Dissolved Pb	0.001	0.001	22	0.182
Dissolved Zn	0.058	0.032	45	0.006
TPH-Oil <sup>b</sup>	0.30	0.20	33	0.455
TPH-Diesel <sup>b</sup>	0.40	0.10 <sup>c</sup>	75	0.370
TPH-Gasoline <sup>b</sup>	0.10 <sup>c</sup>	0.10 <sup>c</sup>	-	-
Fecal Coliform <sup>b</sup>	4400 MPN/100mL	20 MPN/100mL	99	0.251

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

A regression analysis was performed on the paired storm samples and the results are shown in Table 4-7. It is particularly interesting that effluent concentration is independent of influent concentration for almost all constituents at the 90 percent confidence level. At the 95 percent level, the relationship between influent and effluent TKN concentrations also is not statistically significant. Part of the lack of correlation may be the result of the relatively fewer samples collected at this single site compared to the BMPs implemented at several locations. However, much of the observed performance may be related to processes within the wet basin during storm events.

These data suggest that for wet ponds with a large permanent pool volume (3 times the volume of the 1 yr, 24 hr storm in this case) the primary process during periods of storm runoff is displacement of the permanent pool with some minor mixing with the influent runoff. This is suggested by the similarity in the effluent TSS concentrations during storms (14 mg/L) and dry weather (12.5 mg/L). Consequently, a one-way ANOVA was performed to compare the wet weather discharges to the ambient baseflow discharges during the wet season. This analysis indicated no significant difference between the effluent concentrations measured during storm events and those observed during dry weather for every constituent except total lead. The concentration of total lead in stormwater influent was approximately 70 times that observed in the influent during dry weather, which indicates that if the difference between ambient and stormwater influent concentrations is sufficiently large, then there is enough mixing to result in different effluent concentrations under dry and wet weather conditions.

**Table 4-7 Predicted Effluent Concentrations – Wet Basin**

Constituent	Expected Concentration <sup>a</sup>	Uncertainty, ±
TSS	11.8	4.0
NO <sub>3</sub> -N	0.45	0.25
TKN	$0.21x + 1.57$	$1.44 \left( \frac{1}{13} + \frac{(x - 2.93)^2}{57} \right)^{0.5}$
Particulate P	0.21	0.06
Ortho-Phosphate	0.33	0.28
Particulate Cu	1.9	0.5
Particulate Pb	3.4	1.1
Particulate Zn	4.6	1.6
Dissolved Cu	8.7	3.1
Dissolved Pb	2.2	0.8
Dissolved Zn	32.8	7.8

<sup>a</sup> Concentrations in mg/L except for metals, which are in µg/L; x = influent concentration

The displacement model also explains the relatively low removals observed during wet weather for nitrogen and phosphorus. The baseflow influent concentrations shown for total nitrogen (17.2 mg/L) and total phosphorus (2.2 mg/L) in Table 4-6 are extremely high for surface water, and although the concentrations are reduced during the residence time within the pond, the concentrations are nearly as large as the concentrations in untreated highway runoff resulting in a calculated removal that is at the low end of the range reported by the U.S. EPA (1993). One might therefore expect a wide range of observed reductions for other studies, depending primarily on differences in the quality of the runoff that sustains the permanent pool.

Consequently, the expected effluent quality from a wet basin with a large permanent pool is determined primarily by the quality of the perennial flow that sustains the permanent pool and the transformations that occur to that water during its residence within the basin. This also suggests that a good estimate of the expected effluent quality during wet weather can be obtained by sampling the wet basin baseflow discharge during dry weather.

#### 4.5.2 Empirical Observations

A sand bag berm was built in the dry weather flow inlet channel to help divert water into the wet basin for monitoring purposes (to maintain a precise dry weather pond volume). This low flow diversion berm was destroyed by the high flow rates during storm events larger than about 5 mm. There were observations of trash, sediment, and vegetation blocking influent outfall.

Vegetation re-growth after the harvest was rapid, contributing to the large number of hours required for vegetation management. The amount of open water space was approximately 55 percent in March 2001, nearly the same as before the harvest in August 2000. Consequently, major vegetation removal would be required every year to meet the expectations of the vector control agency.

#### 4.6 Cost

##### 4.6.1 Construction

Table 4-8 shows the actual construction costs with and without monitoring equipment and related appurtenances for the wet basin. The table also presents the cost per cubic meter of water quality volume, using actual cost without monitoring.

**Table 4-8 Actual Construction Costs for Wet Basin (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
I-5/La Costa	708,526	691,496	2,670

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: Caltrans Cost Summary Report CTSW-RT-01-003.

Adjusted construction costs for the wet basin are presented in Table 4-9. The major reasons for cost adjustment included:

- The wet basin was constructed with a liner to ensure no infiltration losses during the pilot program. Lining would increase the adjusted cost by 15 percent. Lining was required at this location because the baseflow was not sufficient to maintain the designed permanent water level considering all losses. This was a design

decision for this wet basin in order to maintain a sufficient level to ensure a year-round wet pool; this, in turn, ensures conditions supportive of wetland vegetation. If groundwater contamination is not a concern and if site-specific conditions allow, a wet basin could be designed without a liner, while sustaining wetland vegetation during dry periods of some length. The liner cost was excluded from the adjusted cost.

- A lane closure throughout the wet basin construction caused greater than usual traffic control cost because grading and inlet construction was necessary up to the edge of pavement. The traffic control cost of similar BMPs was substituted for the original traffic control cost. Using the original traffic control cost would increase the adjusted cost by 8 percent. This added cost was excluded from the adjusted cost.
- A geogrid access road was installed. Using asphalt concrete (AC) pavement in lieu of geogrid for the access road would decrease the cost of the access road by 49 percent. Using geogrid in the cost analysis would increase the total adjusted cost by 5 percent. The cost of AC was substituted for the geogrid so that the increased cost due to installing geogrid was excluded from the adjusted cost.
- The site chosen had several large trees, which, along with a large footprint caused greater than usual clearing and grubbing cost. Including the original clearing and grubbing cost would increase the adjusted cost by 7 percent. This additional cost was excluded from the adjusted cost; instead, the average clearing and grubbing cost of similar BMPs was used.
- Greater than usual conveyance costs were incurred. Including the original conveyance cost would increase the adjusted construction cost by 7 percent. The original conveyance cost was not used to estimate the adjusted cost; instead, the average conveyance cost of similar basin type BMPs was used.
- Costs were incurred for monitoring flumes, other structures associated with the flumes, and the additional cost of stainless steel over alternative materials. If included, these costs would add 9 percent to the adjusted construction cost. These costs were excluded from the adjusted costs.
- Miscellaneous site-specific factors caused increased construction cost. This cost would increase the adjusted cost by 4 percent. These costs were excluded from the adjusted cost.

**Table 4-9 Adjusted Construction Costs for Wet Basin (1999 dollars)**

Wet Basin	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
One Location	448,412	1,731

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

The traffic control costs at this site were particularly high due to the need to close a lane near the off-ramp for 6 months during construction. Consequently, the adjusted traffic control costs account for 6 percent of the adjusted construction cost.

As mentioned previously, there exist a number of suggested sizing criteria relating the permanent pool to the water quality volume, average storm at the site, and other factors. This basin was sized to provide a permanent pool equal to three times the water quality volume, which in this study was the runoff produced by the 1 yr, 24 hr storm. Design guidelines from other sources generally recommended a much smaller permanent pool often based on mean storm size at the site, rather than on the largest storm one would expect to occur annually. A smaller permanent pool would result in a less costly installation, while providing only slightly less pollutant removal (U.S. EPA, 1983).

#### ***4.6.2 Operation and Maintenance***

All effort related to the operation and maintenance of the wet basin was compiled separately from the effort associated with sampling activities, empirical observations, and analysis of the water samples. On average, 436 hours were required for field activities annually, including inspections, maintenance and vector control activities. No specialized equipment was required for these activities. It is possible that the presence of endangered species could impact the schedule, effort and ability to perform maintenance over the long-term. Consultation with appropriate regulatory agencies on the issue of maintenance impacts should there be endangered species present was initiated and is ongoing to determine the scope of mitigation that would be required if endangered species took up harborage in the device.

Table 4-10 presents the cost of the requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are comprised of the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.



**Table 4-10 Actual Average Annual Maintenance Effort – Wet Basin**

Activity	Labor Hours	Equipment & Materials \$
Inspections	13	0
Maintenance	376	0
Vector control*	48	0
Administration	49	0
Direct cost	-	2,148
<b>Total</b>	<b>486</b>	<b>\$2,148</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a wet basin under the latest version of the MID or reflect the design lessons learned during the course of the study. Table 4-11 presents the expected maintenance costs that would be incurred under the final version of the MID for a wet basin serving about 2 ha, constructed following the recommendations in Section 4.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Only 8 hours are shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 except for biological assessments when a rate of \$70 was used (see Appendix D for documentation). Vector control hours were converted to cost assuming an hourly rate of \$62. Equipment generally consists of a single truck for the crew and their tools.

**Table 4-11 Expected Annual Maintenance Costs for Final Version of  
MID – Wet Basin**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	8	0	352
Maintenance	262	375	11,903
Vector control	12	0	744
Administration	3	0	133
Materials	-	4,500	4,500
<b>Total</b>	<b>285</b>	<b>\$ 4,875</b>	<b>\$17,632</b>

#### 4.7 Criteria, Specifications and Guidelines

Based on the results of this study, wet basins are considered technically feasible depending on site specific conditions. This section discusses various guidelines for the siting, design, construction, operation and maintenance of wet basins. These are based on lessons learned through the experience and observations made during the project.

##### 4.7.1 Siting

Based on the results of this study, the primary siting criteria recommended for wet basins include:

- A high water table or other source of water to provide baseflow sufficient to maintain the plant community and vector prevention attributes desired.
- The soil substrate should range in texture from loam to clay.
- Provide sufficient space for the basin, maintenance access, and a clear recovery zone.
- Perform a site evaluation to identify unsuitable material in the subgrade.
- BMP retrofit would benefit from early planning in reconstruction projects to take advantage of possible drainage system reconstruction, to direct additional flow to the site and to coordinate with the right-of-way acquisition processes to accommodate the land requirements for wet basins.
- To avoid costly linings, avoid locations where available baseflow is insufficient to circulate the basin considering all losses, including infiltration.

#### **4.7.2 Design**

Proper design of wet basins is imperative for performance, to reduce maintenance, and lower costs. Based on the observations and measurements in this study, the following guidelines are recommended:

- Locate, size, and shape wet basins relative to topography and provide extended flow paths to maximize their treatment potential.
- Use unlined basins where soil type and groundwater elevation permit because of their lower initial cost; however, additional investigation is needed to determine the potential impacts to groundwater quality.
- The 3:1 permanent pool to water quality volume ratio and 24 hr drain time for the water quality volume resulted in removal comparable to those reported for wet basins in other studies. Many other criteria for sizing the permanent pool have been recommended, which may reduce the facility size, while providing only slightly less pollutant removal. A 1:1 permanent pool to water quality volume ratio has been determined to be feasible by others but testing is needed to verify performance of less conservative designs.
- Include energy dissipation in the inlet design and a sediment forebay to reduce resuspension of accumulated sediment and facilitate maintenance.
- Design inlet structures to direct baseflow and runoff to the wet pond without interfering with the diversion stream hydraulics, or resulting in sedimentation.
- Include a concrete maintenance ramp in the design to facilitate access to the forebay for maintenance activities.
- Minimize paved access road consistent with maintenance vehicle turnaround and requirements for access to all parts of the basin for vector control.
- Select appropriate wetland vegetation to minimize the potential for formation of monocultures or introduction of invasive species that would increase maintenance.
- Consider 1:2 (V:H) side slopes where pedestrian access is restricted or prohibited
- Where side slopes steeper than 1:2 (V:H) are used, stabilize with a geotextile and prohibit run-on.

#### **4.7.3 Construction**

Several issues occurred during the construction of the wet basin and lessons were learned on how to improve the construction. Listed below are guidelines that should improve the construction process.

- Verify manufacturing time for construction materials prior to specifying the product to minimize delays.

- Seek out and place high priority on traffic engineer's comments during design for those sites adjacent to highways.
- Avoid above-ground structures near the roadway that will require a setback or guardrail protection.
- Consult with local maintenance staff to attempt to discern undocumented information on utility lines and other buried objects.

#### ***4.7.4 Operation and Maintenance***

Based on the results of this study, recommended maintenance items include:

- Perform schedule inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes inspection for burrows, inspection for sediment and general maintenance inspection.
- Introduce mosquito fish and maintain vegetation to assist their movements to control mosquitoes, as well as to provide access for vector inspectors. An annual vegetation harvest in August appears to be optimum, in that it is after the bird breeding season, mosquito fish can provide the needed control until vegetation reaches late summer density, and there is time for regrowth for runoff treatment purposes before the wet season.
- Observe drain time for the design storm after completion or modification of the facility to confirm that the desired drain time has been obtained. If necessary, modify orifice to achieve design values.
- Schedule semiannual inspection in August and February to identify potential operational problems.
- Remove accumulated trash and debris in the basin at the middle and end of the wet season. The frequency of this activity may be altered to meet specific site conditions.
- Remove accumulated sediment in the forebay and regrade about every 10 years or when the accumulated sediment volume exceeds 10 percent of the basin volume. Inspect the basin each year for accumulated sediment volume.

## 5 INFILTRATION BASINS

### 5.1 Siting

Two infiltration basins were sited as part of this study. One site was located in District 7 at the I-605/SR-91 interchange and the other in District 11 at the offramp of southbound I-5 at La Costa Avenue. Both sites were located within the highway right-of-way and collected runoff exclusively from the highway (District 11) and from the highway and a maintenance station (District 7).

Site characteristics considered during the siting of the infiltration basins included:

- Hydrologic Soil Type A or B
- Minimum infiltration rate of 7 mm/hr
- Minimum separation between the basin invert and water table of 0.6 to 1.2 m
- Sufficient area for siting the infiltration basin
- Thirty-meter setback from structures foundations
- Maintenance access

The permeability of the soil was the most important characteristic in the siting of the infiltration basins. Fourteen sites were initially evaluated using a weighted decision matrix. Five sites with the best preliminary scores were the subjects of a detailed geotechnical investigation. Where test wells indicated sufficient separation between the anticipated basin invert and the water table, in-drill-hole field permeability tests were conducted. Table 5-1 shows the groundwater depth and permeability rates determined at these sites during this investigation.

**Table 5-1 Infiltration Basin Permeability Rates**

Site	Permeability mm/hr	Groundwater Depth *bgs, m
I-605 /SR-91	5.8	>9
I-5/La Costa	22.3	1.45
I-5/Manchester (E)	-	0.84
I-5/Manchester (W)	-	1.14
SR-78/I-15	0.9	9.14

\*bgs = below ground surface

Two sites displayed acceptable infiltration capacities and water table levels, I-605/SR-91 in District 7 and I-5/La Costa Avenue. in District 11. The I-605/SR-91 location was considered to be only marginally acceptable; however, given the site's surplus available space and access characteristics, it was considered a suitable location. Table 5-2 summarizes the watershed characteristics for the chosen sites.

**Table 5-2 Summary of Contributing Watershed Characteristics for Infiltration Basins**

Site	Land Use	Watershed Area Hectare	Impervious Cover %
I-605/SR-91	Highway/MS	1.70	68
I-5/La Costa Avenue	Highway	1.30	72

## 5.2 Design

The design of the infiltration basins was based on infiltration rate, drain time, capture volume, groundwater separation distance, and proximity to adjacent structures. Additional factors considered in the design included basin shape, side slope ratio, maintenance access, vegetation type, inlet configuration and in-line or off-line configuration. Table 5-3 provides characteristics used to size each infiltration basin.

**Table 5-3 Design Characteristics of the Infiltration Basins**

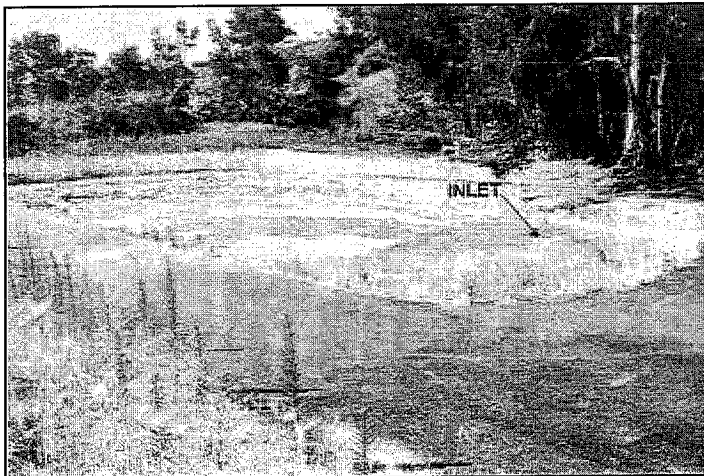
Site	Design Storm mm	WQV m <sup>3</sup>	Basin Design Depth m	Basin Invert Surface Area m <sup>2</sup>
I-605/SR-91	25	432	0.22	1963
I-5/La Costa Avenue	33	407	0.90	450

The basins were designed to drain within 72 hours based on the infiltration rate and the water quality volume to be treated. Groundwater separation also has an effect on the drain time of the basins, so the basin inverts were designed to have a minimum 0.60-m separation from the seasonally high groundwater elevation. The basin floor was as flat as possible to ensure an even infiltration surface. The side slopes were 1:3 and 1:4 (V:H) for the I-605/SR-91 and I-5/La Costa Avenue sites, respectively.

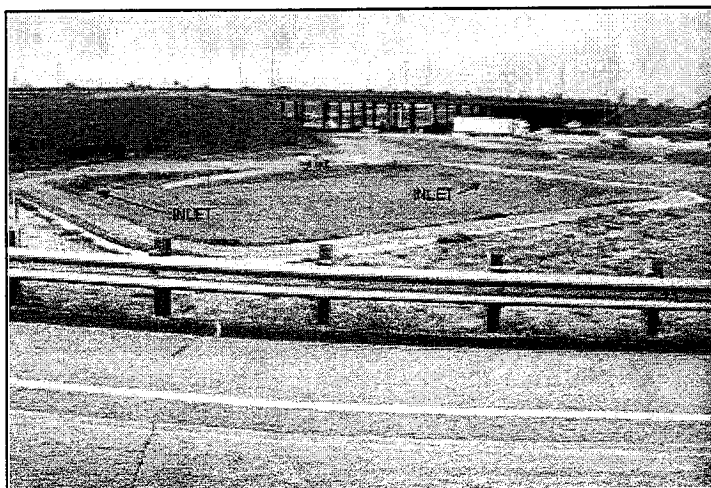
An energy dissipation device was used at the inlet to reduce inflow velocities and to distribute flow evenly over the basin floor. The inlet pipe entered at the basin invert elevation to help prevent erosion.

The infiltration basins were designed to be off-line. At I-605/SR-91, a weir in the inlet structure was placed at an elevation so that once the design storm volume was captured, the excess runoff would be diverted away from the basin. At the I-5/La Costa Avenue basin the existing inlets were fitted with weir plates to accommodate the 1 yr storm peak discharge.

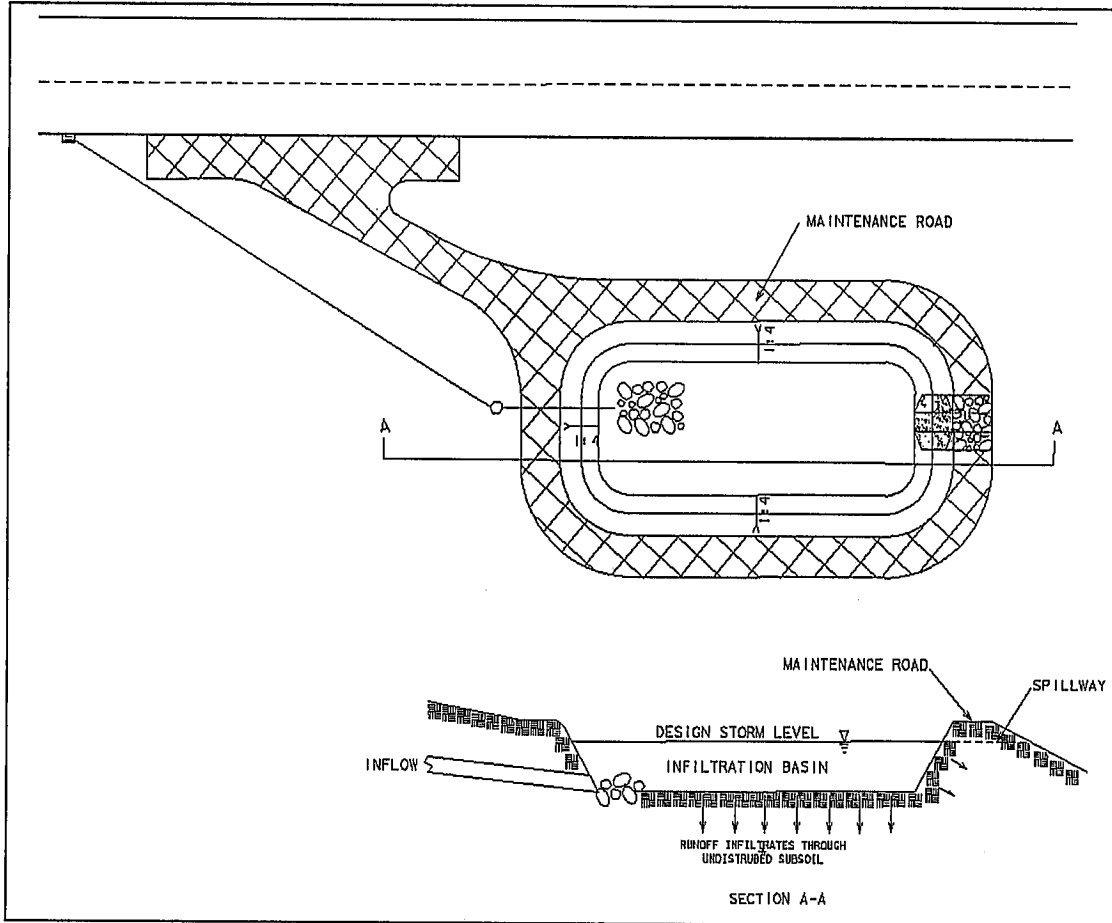
The initial designs were later modified to address problems identified at the sites. The sump used to dissipate energy at I-605/SR-91 had to be filled in because it became a breeding habitat for mosquitoes. At the I-5/La Costa Avenue basin modifications to the original design elevations were made to accommodate the higher groundwater elevation measured during construction. Figures 5-1 and 5-2 show the La Costa Avenue and I-605/SR-91 infiltration basins. A schematic diagram is presented in Figure 5-3.



**Figure 5-1 I-5/La Costa Infiltration Basin**



**Figure 5-2 I-605/SR-91 Infiltration Basin**



**Figure 5-3 Schematic of Infiltration Basin**

### 5.3 Construction

During construction of the La Costa Avenue infiltration basin, it was discovered that the groundwater was higher than previously measured. The basin invert was raised to an elevation of 2 m, 0.5 m higher than the original design to provide the minimum required separation between the invert of the basin and the measured groundwater elevation. The inlet to the basin from the storm drain system was also raised by the same amount. This realignment was accommodated in the remainder of the storm drain system by flattening the grade in the pipe.

Compaction of the soil during construction was avoided at each site to the greatest extent possible. Excavation of the basin was done from the sides rather than the basin floor. Only light equipment was used on the basin floor, and the floor was then tilled upon



completion of excavation. Vegetation was established to help maintain and improve the infiltration capacity of the basin floor by root penetration.

### **5.3.1 Unknown Field Conditions**

Problems with the excavation of the infiltration basins included excessive surface mulch, utility conflicts, and low relief. These problems were encountered at I-605/SR-91, where the variability in the thickness of a mulch layer was not detected during the design geotechnical investigation, requiring additional soil to be brought in to form the perimeter berm. An unknown temporary electrical system also was encountered, requiring additional efforts to protect the system during excavation. Also at I-605/SR-91, the runoff that was normally tributary to the basin site was not flowing through the existing outlet pipe because of blockage by soil. A new headwall was constructed to service the bypass flows from the basin.

As noted previously, the groundwater elevation rose substantially at the La Costa site from the time of the initial site investigation (December 1997) to the time of the start of construction (August 1998). The basin construction proceeded under marginal conditions; however, as construction was completed, the water table continued to rise, ultimately coming within about 0.3 m of the basin invert. The infiltration basin ultimately failed and a forensic analysis of the basin to determine the cause of failure was completed (URS, 1999a; see also Appendix B). The analysis indicates that the cause of failure was the high water table. Poor local soil conditions may have been a contributing factor.

### **5.3.2 Impacts to Freeways**

During construction of the infiltration basin within the freeway right-of-way at La Costa Avenue, it was necessary to close a lane at night to install the storm drain located under the highway shoulder.

## **5.4 Maintenance**

The sites were inspected monthly for:

- General maintenance needs, which included checking the inlet structure, side slopes, and overall site for signs of erosion, woody vegetation, graffiti, and vandalism
- Indications of burrowing rodent activity that could endanger the structural integrity of the site
- Coverage and effectiveness of vegetation planted for erosion control on the side slopes and basin invert
- Trash and debris accumulation in the inlet structures
- Presence of vectors

To ensure that the infiltration basins met the required drain time of 72 hours for the design storm WQV, each site was assessed after every target storm. The basins were inspected annually in September for vegetation coverage to ensure 70 percent coverage; annually in June to measure sediment accumulation in the invert; and characterized (based on hazardous material thresholds) on May 1 of each year. During the wet season, the infiltration basins were inspected weekly for endangered and threatened species and species of special concern. The basins were inspected for standing water annually on May 1.

As shown in Figure 5-4, the most significant field activity was trimming and removing vegetation, followed by structural repair, hydroseeding and inspections. The time required for inspections reflects the requirements of the MID. An average of 106 hours was spent on maintenance of the infiltration basin, not including the vector control agency hours. A net was placed over the La Costa Avenue infiltration basin so that the site did not become a habitat for fairy shrimp, a federally listed endangered species that can be transported by birds. The presence of fairy shrimp may have precluded maintenance and operation activities at the site. The net was required since the basin did not meet the design drain time due to high groundwater.

Table 5-4 shows the number of observations of mosquito breeding at the infiltration basins along with the number of abatements performed. Because the La Costa Avenue infiltration basin failed to drain completely, it was stocked with mosquito fish to help reduce the breeding. Breeding at the I605/SR-91 site occurred in the inlet structure stilling well, which was subsequently filled with concrete, thus eliminating this problem.

GLACVCD monitored the I605/SR-91 infiltration basin and SDCoVC monitored the I-5/La Costa infiltration basin. GLACVCD had a more aggressive approach in abatement of mosquitoes. Since the I-5/La Costa Avenue infiltration basin was located near Batiquitos Lagoon, SDCoVC performed mosquito abatement less frequently.

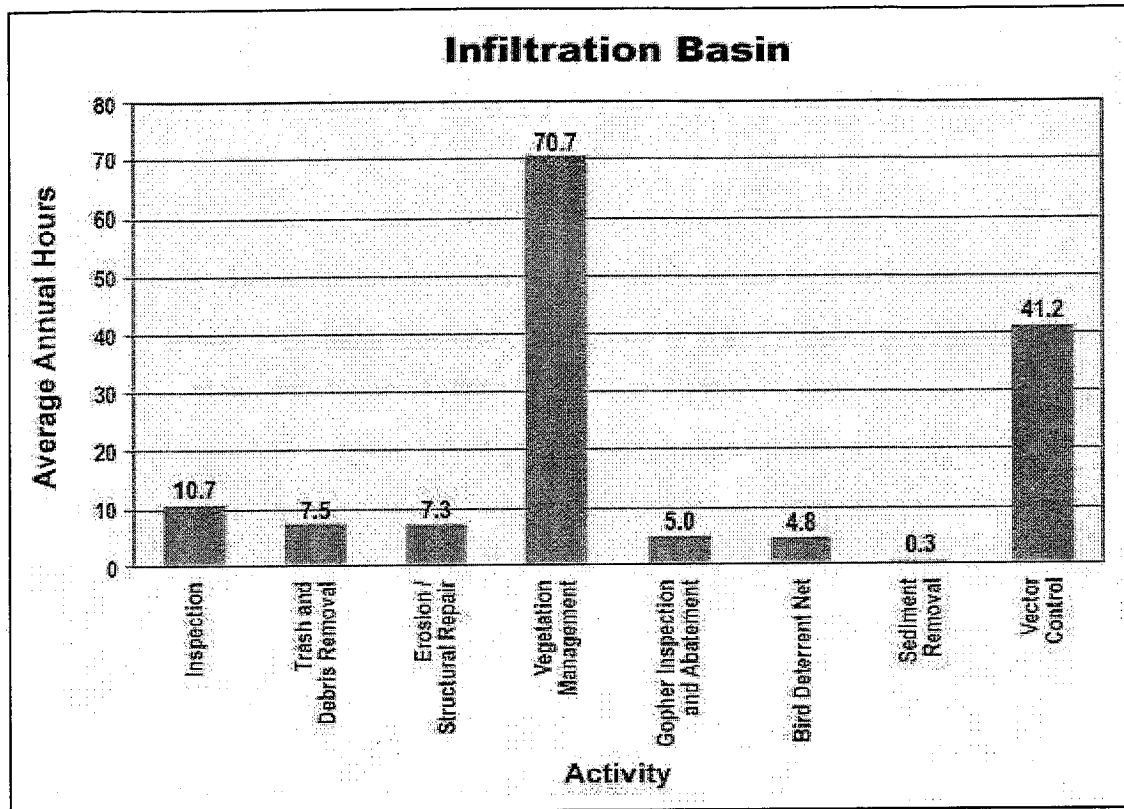


Figure 5-4 Field Maintenance Activities at Infiltration Basins (1999-2001)

Table 5-4 Incidences of Mosquito Breeding – Infiltration Basins

District	Site	Number of Times	
		Breeding Observed	Abatement Performed
7 (Los Angeles)	I-605/SR-91	3	3
11 (San Diego)	I-5/La Costa Avenue	37	3

## 5.5 Performance

### 5.5.1 Chemical Monitoring

Constituent removal is considered to be 100 percent for infiltration devices when the entire WQV is infiltrated and no water is discharged to surface waters. However, bypass

can occur fairly regularly if the design storm selected for treatment is not sufficiently large. Bypass flows were not monitored as part of this study.

Baseline groundwater sampling was conducted prior to construction and during operation of the infiltration basins. However, it is difficult to interpret groundwater movement and due to the relatively short time frame of the project it is not possible to draw any conclusions from the data.

Core samples in the infiltration basins were collected to determine the rate at which constituents were transported into the subsurface. Samples of soil were collected from depths of 0.3 m and 0.6 m and were analyzed for zinc, lead, copper, and total petroleum hydrocarbons. An initial sample was collected from the I-605/SR-91 IB site when construction was completed in January 1999. Additional samples were collected there in June 2000 and May 2001. There was little difference in results from the samples. However, the pilot study may not be of sufficient duration to fully discover the potential for pollutants to be transported within the site soil. The average concentrations determined in these tests are shown in Table 5-5.

**Table 5-5 I-605 / SR-91 Infiltration Basin Soil Samples**

Constituent	Soil Sample Concentration (mg/kg)								
	Depth 0.0-0.2 m			Depth 0.3-0.5 m			Depth 0.6-0.8 m		
	Jan 1999	Jun 2000	May 2001	Jan 1999	Jun 2000	May 2001	Jan 1999	Jun 2000	May 2001
Total Cu	Na	22.8	20.1	19.5	16.1	16.4	15.5	16.1	12.7
Total Pb	Na	39.4	6.7	5.1	3.4	6.4	3.8	3.5	3.5
Total Zn	Na	54.4	46.9	45.9	35.8	42.2	39.9	36.6	31
TRPH	Na	<10 <sup>a</sup>	<333 <sup>a</sup>	<10 <sup>a</sup>	<10 <sup>a</sup>	<333 <sup>a</sup>	<10 <sup>a</sup>	<10 <sup>a</sup>	<333 <sup>a</sup>

<sup>a</sup> Detection Limit. The DL of 10 is based upon use of Freon and the IR method. This cannot be achieved with hexane and gravimetric procedures used after June 2000.

### 5.5.2 Empirical Observations

During and after each target storm event, observations were made at the infiltration basin sites. The most notable observation was that the La Costa Avenue site was not draining within 72 hours. Water remained in the La Costa Avenue infiltration basin continuously, only drying up in the summer months. The top 0.3 m of soil over the center of the basin was over-excavated and backfilled with more permeable material shortly after completion of construction to try to remedy this situation; however, the basin held water continuously during and for weeks following the wet season.

The I605/SR-91 infiltration basin functioned as designed. The maximum measured drain time was 34 hours. The basin did bypass runoff during seven events that were larger than the design storm. Before the start of the 2000-2001 wet season, the overflow

weir plate height was increased to the maximum height to minimize the flow bypass. Some sediment deposition was noted near the inlet but no noticeable deposition occurred in other areas of the basin. Some minor erosion was noted on the north side slope. The vegetation coverage was good over the duration of the period of the study.

## 5.6 Cost

### 5.6.1 Construction

Table 5-6 shows the actual construction costs with and without monitoring equipment and related appurtenances for each infiltration basin site. The table also presents the cost per cubic meter of water treated, using actual cost without monitoring.

**Table 5-6 Actual Construction Costs for Infiltration Basins (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
I-605/SR-91	268,130	267,980	620
I-5/La Costa	272,676	267,724	658

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: Caltrans Cost Summary Report CTSW-RT-01-003.

Table 5-7 presents the adjusted costs for the infiltration basins. The major reasons for cost adjustment included:

- At the I-605/SR-91 site, a significant overburden of landscaping mulch, along with a large footprint, caused greater than usual clearing and grubbing costs. Including the original clearing and grubbing cost would increase the adjusted cost by 14 percent. This additional cost was excluded from the adjusted cost; instead, the average clearing and grubbing cost of similar BMPs was used.
- The I-605/SR-91 site incurred greater than usual traffic control cost. Including the original traffic control cost would increase the adjusted cost by 7 percent. This additional cost was excluded from the adjusted cost; instead, the average traffic control cost of similar BMPs was used.
- Greater than usual conveyance costs were incurred at the La Costa Avenue location. Including the original conveyance cost would increase the adjusted construction cost by 63 percent. The original conveyance cost was not used to estimate the adjusted cost at either location; instead, the average conveyance cost of similar BMPs was used.

- Costs were incurred for monitoring flumes, other structures associated with the flumes, and the additional cost of stainless steel over alternative materials. These costs were excluded from the adjusted costs. If these costs were included, the adjusted construction cost would increase by 6 percent.
- The costs of miscellaneous site-specific factors caused increased construction cost. This cost would increase the adjusted cost by 2 percent at one location and 28 percent at another. These costs were excluded from the adjusted cost.

**Table 5-7 Adjusted Construction Costs for Infiltration Basins (1999 dollars)**

Infiltration Basins	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
Mean (2)	155,110	369
High	171,707	397
Low	138,512	340

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

Construction access for future infiltration basins sites likely will be from active freeway lanes; consequently, adjusted traffic control costs are a significant budget item, accounting for 18 percent of the total infiltration basin adjusted construction cost. Traffic control costs were particularly high at the I-605/SR-91 site where a lane was taken for 6 months during construction.

### 5.6.2 Operation and Maintenance

The I-5/La Costa Avenue infiltration basin became operational on January 24, 1999, and received reduced monitoring after the first storm event, since the basin never completely drained during the wet season. The infiltration basin received only empirical observations for the remainder of the study. The operation and maintenance hours are provided for the two sites in Table 5-8. Field hours include inspections, maintenance and vector control.

**Table 5-8 Actual Operation and Maintenance Hours for Infiltration Basins**

Site Name	<u>Average Annual</u>	
	Equipment Hours	Field Hours
I-605/SR-91	52	205
I-5/La Costa	0	90

Table 5-9 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 5-9 Actual Average Annual Maintenance Effort – Infiltration Basin**

Activity	Labor Hours	Equipment & Materials \$
Inspections	11	-
Maintenance	95	156
Vector control*	41	-
Administration	91	-
Direct cost	-	2,969
<b>Total</b>	<b>238</b>	<b>\$3,125</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown in Table 5-9 do not correspond to the effort that would routinely be required to operate an infiltration basin or reflect the design lessons learned during the course of the study. Table 5-10 presents the expected maintenance costs that would be incurred under the final version of the MID for an infiltration basin serving about 2 ha, constructed following the recommendations in Section 5.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Design refinements will eliminate the need for activities such as vector control. Only one hour is shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. This estimate also assumes that vegetation maintenance is required. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew and their tools.

**Table 5-10 Expected Annual Maintenance Costs for Final Version of MID –  
Infiltration Basin**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	52	127	2,415
Vector control	0	0	0
Administration	3	0	132
Materials	-	435	435
<b>Total</b>	<b>56</b>	<b>\$562</b>	<b>\$3,026</b>

### 5.7 Criteria, Specifications and Guidelines

This section provides guidance on siting and design of infiltration basins based on lessons learned during the siting, design, construction, operation and maintenance of the infiltration basins. Additional criteria and guidelines for siting of infiltration devices can be found in Appendices A and B. The parties in this study worked cooperatively to develop interim guidelines for siting infiltration basins to respond to requests by the State Regional Water Quality Control Boards; however, determination of whether there is a potential threat to groundwater quality requires further investigation. Based on the findings of this study, infiltration basins can be technically feasible for use on Caltrans facilities; however, two important questions remain unanswered. The primary research question left unresolved is the potential impact of the infiltrated runoff on groundwater quality. Additional study of these potential impacts is certainly warranted. In addition, further study of the pilot installations is recommended to better establish the expected life of these devices and the long-term cost of operation and maintenance.

#### 5.7.1 Siting

The key element in siting infiltration basins is identifying sites with appropriate soil and hydrogeologic properties. Because of problems with the performance of the La Costa Avenue site, a peer review study was conducted to determine the cause of failure (URS, 1999a). The peer review study concluded that under ideal conditions an infiltration basin with an infiltration rate as low as 11 mm/hr and a groundwater separation of only 0.6 m would drain within 72 hours (or 7 mm/hr if the separation is at least 1.2 m). Because of the variability in soil textures at a site, it would be prudent to add a margin of safety to these numbers. In addition, guidance manuals in other areas are now recommending a minimum infiltration rate of 12 mm/hr. Preliminary selection criteria for infiltration basins should include:



- 
- Determine the soil type (consider RCS soil type 'A, B or C' only) from mapping and consult USDA soil survey tables to review other parameters such as the amount of silt and clay, presence of a restrictive layer or seasonal high water table, and estimated permeability. The soil shall not have more than 30 percent clay or more than 40 percent clay and silt combined. Eliminate sites that are clearly unsuitable for infiltration.
  - Groundwater separation should be at least 1.2 m from the basin invert to the measured groundwater elevation. However, 3 m of separation is preferred. If groundwater separation is less than 3 m, secondary screening should be conducted as described below. There is concern at the state and regional levels of the impact on groundwater quality from infiltrated runoff.
  - Site area sufficient for the basin footprint and 9 m setback from the edge of traveled way, calculated by assuming an infiltration rate and checking the area required according to the method provided below.
  - Locate the site away from buildings, slopes and highway pavement (greater than 6 m) and wells and bridge structures (greater than 30 m). Sites constructed of fill, having a base flow or with a slope greater than 15 percent, should not be considered.
  - Ensure that adequate head is available to operate flow splitter structures (to allow the basin to be offline) without ponding in the splitter structure or creating backwater upstream of the splitter.
  - Assure there is adequate maintenance access available.
  - Base flow should not be present in the tributary watershed.

Secondary screening methods based on site geotechnical investigation are listed below.

- If a more detailed investigation to determine the groundwater elevation is required per the guidance above, establish at least two monitoring wells, one near the basin but down gradient by no more than approximately 10 m and the other within the proposed basin footprint. The two wells shall be observed over a wet and dry season; this observation period shall be extended to a second wet season if the initially observed wet season produces rainfall less than 80 percent of that in a normal year. The minimum acceptable spacing between the proposed infiltration basin invert and the seasonal high water table, as measured at either of the two established monitoring wells, is 1.2 m. A registered engineer or geologist must oversee the detailed investigation, and must also consider other potential factors that may influence the groundwater elevation such as local or regional groundwater recharge projects, future urbanization or agriculture. The geotechnical engineer shall also examine the soil borings for indications of previous high water.

- At least three in-hole conductivity tests shall be performed using USBR 7300-89 or Bouwer-Rice procedures (the latter if groundwater is encountered within the boring), two tests at different locations within the proposed basin and the third down gradient by no more than approximately 10 m. The tests shall measure permeability in the side slopes and the bed within a depth of 3 m of the invert.
- The minimum acceptable hydraulic conductivity as measured in any of the three required test holes is 13 mm/hr. If any test hole shows less than the minimum value, the sites shall be disqualified from further consideration.
- Use the minimum measured value of hydraulic conductivity multiplied by a safety factor of 0.5 to determine basin invert area.
- Exclude from consideration sites constructed in fill or partially in fill unless no silts or clays are present in the soil boring. Fill tends to be compacted, with clays in a dispersed rather than flocculated state, greatly reducing permeability.
- The geotechnical investigation should be such that a good understanding is gained as to how the stormwater runoff will move in the soil (horizontally or vertically), and if there are any geological conditions that could inhibit the movement of water.

#### **5.7.2 Design**

Based on the observations and measurements in this study, the following guidelines are recommended:

- Locate, size and shape the infiltration basin relative to topography.
- Provide pretreatment if sediment loading is a maintenance concern for the basin.
- Include energy dissipation in the inlet design for the basins. The preferred design is poured-in-place concrete using a design that does not have a permanent sump to reduce opportunity for standing water and associated vector problems.
- Configure basin so the last water to infiltrate stands in a small area with good accessibility so that maintenance is confined to a smaller location.
- Minimize paved access road consistent with maintenance vehicle turnaround and requirements of vector control agencies.

- Determine the basin invert area using the following equation:

$$A = \frac{WQV}{kt}$$

where A = Basin invert area (m<sup>2</sup>)

WQV = water quality volume (m<sup>3</sup>)

k = 0.5 times the lowest field-measured hydraulic conductivity (m/hr)

t = drawdown time (hr)

- Do not use vertical piping, either for distribution or infiltration enhancement to avoid device classification as a Class V injection well per 40 CFR146.5(e)(4).

### 5.7.3 Construction

Listed below are guidelines that should improve the construction process:

- Sufficient borings should be made before the job is put out for bid to determine the presence of any subsurface unsuitable materials and consequently to avoid the delays and expense incurred with contract change orders.
- Before construction begins, stabilize the entire area draining to the facility. If impossible, place a diversion berm around the perimeter of the infiltration site to prevent sediment entrance during construction.
- Place excavated material such that it cannot be washed back into the basin if a storm occurs during construction of the facility.
- Build the basin without driving heavy equipment over the infiltration surface. Any equipment driven on the surface should have extra-wide ("low pressure") treads or tires. Prior to any construction, rope off the infiltration area to stop entrance by unwanted equipment.
- After final grading, till the infiltration surface deeply.
- Use appropriate erosion control seed mix for the specific project and location.

### 5.7.4 Operation and Maintenance

Recommended operation and maintenance guidelines include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes ensuring vegetation of the basin side slopes and invert, inspection for standing water, trash and debris, sediment accumulation, and slope stability.

- Observe drain time for the design storm after completion or modification of the facility to confirm that the desired drain time has been obtained.
- Schedule semiannual inspections for the beginning and end of the wet season to identify potential problems.
- Remove accumulated trash and debris in the trench at the start and end of the wet season.
- Inspect for standing water at the end of the wet season.
- Trim vegetation at the beginning and end of the wet season to prevent establishment of woody vegetation and for aesthetic and vector reasons.
- Inspect for minimum 70 percent vegetation coverage in the basin before the start of the wet season and reseed/replant as necessary.
- Remove accumulated sediment and regrade when the accumulated sediment volume exceeds 10 percent of the basin.
- If erosion is occurring within the basin, revegetate immediately and stabilize with an erosion control mulch or mat until vegetation cover is established.
- To avoid reversing soil development, scarification or other disturbance should only be performed when there are actual signs of clogging, rather than on a routine basis. Always remove deposited sediments before scarification, and use a hand-guided rotary tiller, if possible, or a disc harrow pulled by a very light tractor.

## 6 INFILTRATION TRENCHES

### 6.1 Siting

Two infiltration trenches were sited as part of this study. One site was located in District 7 at the Altadena Maintenance Station and the other in District 11 at the Carlsbad Maintenance Station. All runoff to the trenches originated within the maintenance stations.

Several criteria were used to site the infiltration trenches, including:

- Hydrological Soil Type A or B
- Minimum infiltration rate of 7 mm/hr
- Minimum separation between the basin invert and water table of 0.6 to 1.2 m
- Sufficient area for siting the infiltration trench
- 30-m setback from foundations
- Maintenance access

The permeability of the soil was the most important consideration in the siting of the infiltration trenches. Initially, 37 sites were evaluated using a weighted decision matrix. Eight sites with the best preliminary scores were the subjects of a detailed geotechnical investigation. In-drill-hole field permeability tests were conducted at the selected sites to determine if the soils had suitable infiltration rates and groundwater separation. Table 6-1 shows the permeability rates determined at these sites.

**Table 6-1 - Infiltration Trench Permeability Rates**

Site and District	Permeability mm/hr	Groundwater Depth m
Altadena – D7	39.6	> 10
Carlsbad – D11	31.3	> 5
Cerritos – D7	2.7	> 9
Cerritos – D7	5.8	> 9
Escondido – D11	-	0.9
Kearny Mesa – D11	0.08	>15
San Fernando D7	0.08	> 6
Tarzana – D7	0.12	>15
Westdale – D7	0.01	>15

Two sites demonstrated acceptable infiltration capacities and water table levels, Altadena MS and Carlsbad MS. Table 6-2 shows a summary of the watershed characteristics for the selected sites.

**Table 6-2 Summary of Contributing Watershed Characteristics for Infiltration Trench**

Site	Watershed Area Hectare	Impervious Cover %
Altadena MS	0.7	100
Carlsbad MS	0.7	100

## 6.2 Design

The design of the infiltration trenches was based on infiltration rate, drain time, and water quality volume. Additional criteria for design included trench shape, dimensions, and rock matrix specifications. Table 6-3 provides lists the characteristics of each infiltration trench.

**Table 6-3 Design Characteristics of the Infiltration Trenches**

Site	Design Storm mm	WQV m <sup>3</sup>	Trench Depth m	Bottom Surface Area m <sup>2</sup>
Altadena MS	25	172	3	161
Carlsbad MS	33	83 *	4	94

\*Carlsbad MS infiltration trench was sized per Caltrans Stormwater Quality Handbook for 83 m<sup>3</sup>; however, the WQV based on the 1 yr, 24 hr storm is 222 m<sup>3</sup>.

The trenches were designed to drain within 72 hours. Since groundwater separation affects the drain time of the trenches, a minimum separation of 1.2 m was desired. The inverts of the trenches were more than 5 m from the water table. Two different consultants designed the two trenches and used different methods to determine trench size. Both approaches are legitimate.

The Altadena trench was sized using the following equation:

$$WQV = A * i * C$$

where

$WQV$  = water quality volume ( $m^3$ )

$A$  = drainage area ( $m^2$ )

$i$  = m. of rainfall (m)

$C$  = runoff coefficient

The trench volume was determined by assuming the WQV would fill the 35 percent void space. This volume was divided by the infiltration rate and drain time to determine what bottom surface area would be needed to drain the trench within 72 hours.

$$SA = \frac{V}{I * t}$$

where

$SA$  = bottom surface area ( $m^2$ )

$V$  = volume of trench ( $m^3$ )

$I$  = infiltration rate (m/hr)

$t$  = time to drain (72 hr)

The volume divided by the bottom surface area determined the depth.

$$d = \frac{V}{SA}$$

where

$d$  = Depth (m)

$V$  = Volume of trench ( $m^3$ )

$SA$  = Bottom surface area ( $m^2$ )

The Carlsbad trench was sized per the Caltrans *Storm Water Quality Handbook*, (Caltrans, 1996) PDIIB (1), storm volume chart. Based on Zone 1, Riverside, and

100 percent impervious area (a conservative assumption), the unit basin storage volume was 119.2 m<sup>3</sup>/ha. The basin storage volume was determined by the equation:

$$V = 119.2 \text{ m}^3/\text{ha} * \text{Catchment Area}$$

The trench volume was determined by assuming that 30 percent void space would remain after filling the trench with rock, which was the recommendation of the supplier. The site constraints for the trench were a width of 2 m and length of about 45 m. The depth was determined by dividing the volume by the surface area, as shown in the previous equation. The time to drain was determined by dividing the WQV by the infiltration rate. The recommended maximum depth for an infiltration trench is 2.5 m (Schueler, 1987), but both trenches were deeper than this recommended value because of horizontal area sizing constraints.

The trench rock specified for each infiltration trench was originally 25 mm to 75 mm but was changed to 100 mm minus, a locally available rock. The exact specification is shown in Table 6-4. There is a difference in the rock specified for each infiltration trench, but differences in trench rock size have little effect on the void space available.

**Table 6-4 Infiltration Trench Rock Specifications**

<u>Carlsbad MS</u>		<u>Altadena MS</u>	
Sieve Size mm	% Passing	Sieve Size mm	% Passing
100	100	75	100
75	50-80	38	87-100
50	0-20	25	30-65
37.5	0-5	19	0-12

A biofiltration strip was designed to intercept runoff before it entered the infiltration trench at each location. The strips were to provide pretreatment by removing sediment. Shown in Figures 6-1 and 6-2 are the infiltration trenches and associated biofiltration strips. Figure 6-3 presents a schematic diagram of an infiltration trench.



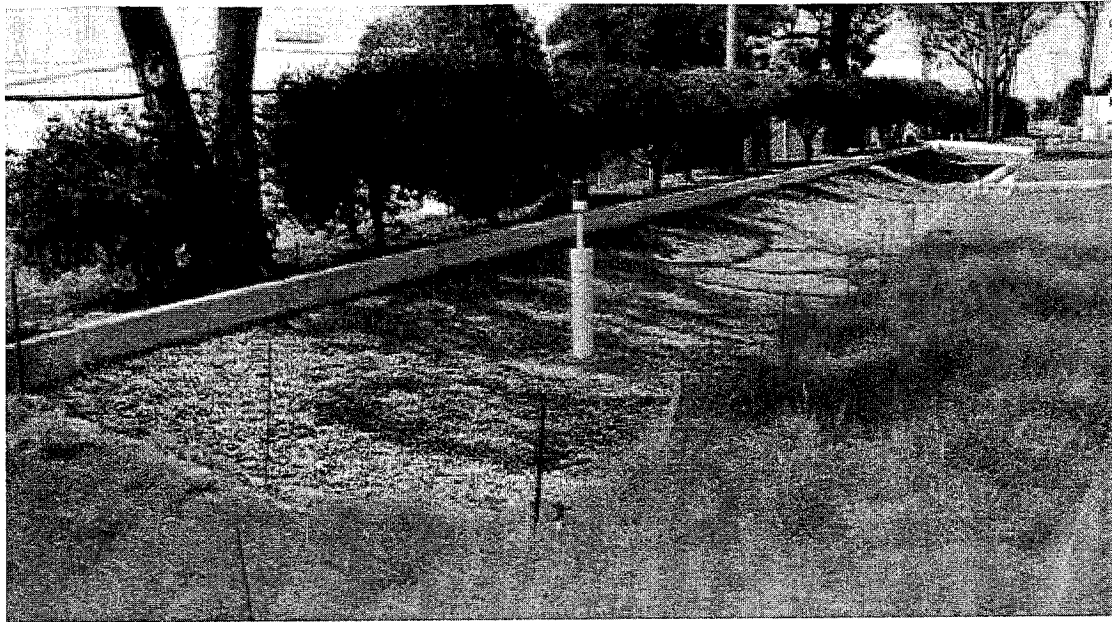


Figure 6-1 Carlsbad Maintenance Station

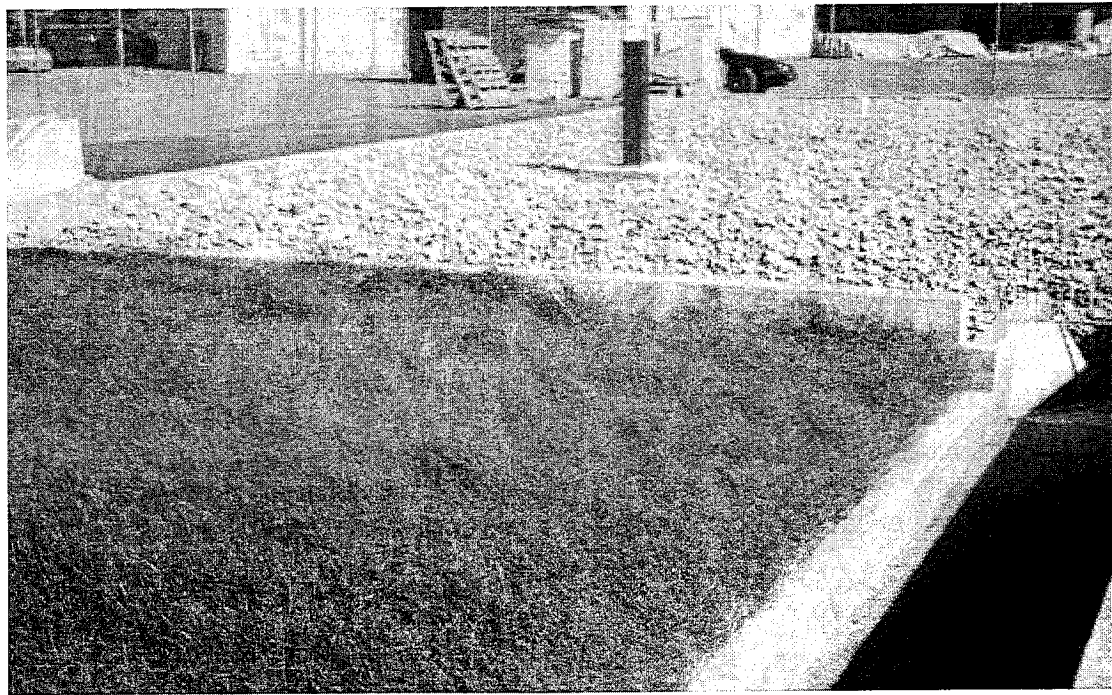
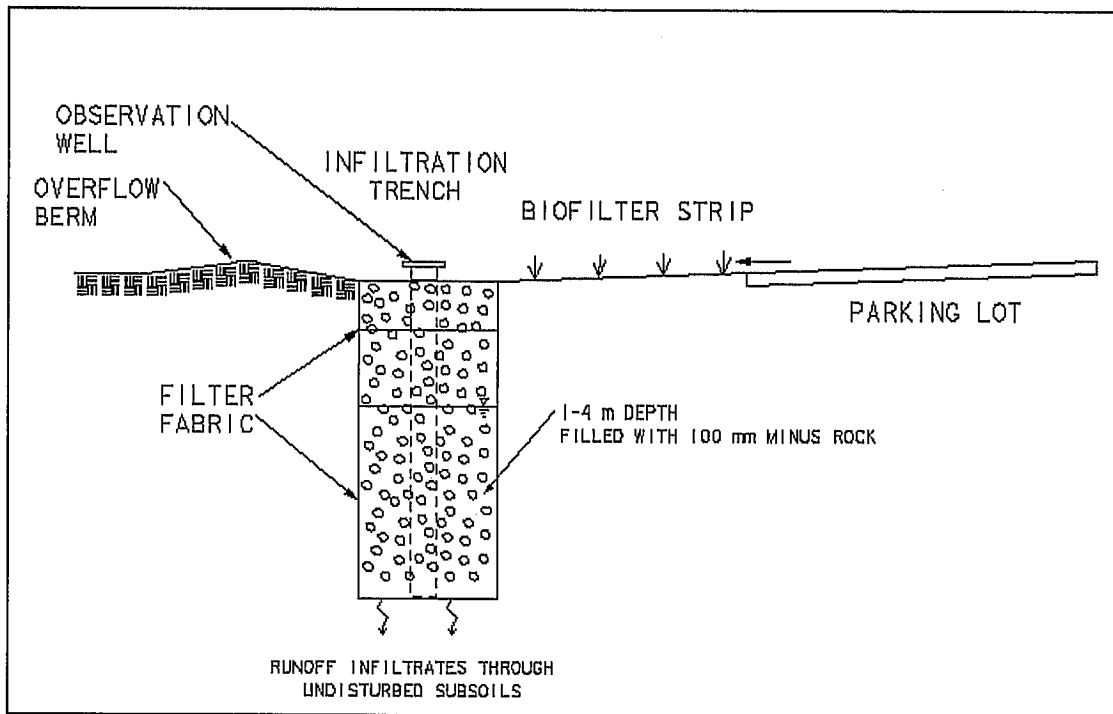


Figure 6-2 Altadena Maintenance Station



**Figure 6-3 – Schematic of Infiltration Trench**

### 6.3 Construction

Issues that occurred during construction of the infiltration trenches centered on constructability issues, unknown field conditions, and operational impacts to maintenance stations.

#### 6.3.1 Constructability Issues

The design of the infiltration trench originally specified the use of 25 mm to 75 mm rock as backfill material. During construction, it was found that this rock gradation was unavailable locally and would have to be brought in from out of state. To avoid delays, the backfill material was changed to “100 mm minus” natural rounded rock, which was available locally. The change did not significantly affect the storage volume of the infiltration trenches but was a deviation from the original design specification.

#### 6.3.2 Unknown Field Conditions

Problems with the excavation of the infiltration trenches included encountering unsuitable materials, underground utility conflicts, utility easement conflicts, and excavation pavement problems. Unsuitable materials (wet clayey soil) were encountered at the Carlsbad site in an area to be paved adjacent to the trench, requiring removal and replacement with aggregate base to get sheet flow back to the site. Geotechnical

reinforcing fabric recommended by the geotechnical engineer was utilized to stabilize the unsuitable materials, minimizing unsuitable material removal and replacement.

In constructing BMPs within maintenance facilities, underground utility lines serving the facility were routinely encountered. Underground utilities in maintenance stations may have been modified numerous times as changes occurred at the station, and existing documentation of utility locations in maintenance stations may be unreliable. Replacement, rerouting, or avoidance of the utility represents an additional cost and often results in project delays. Better as-built plans could reduce the number of contract change orders by correctly identifying the location of utilities; however, hydraulic considerations may require that a BMP be sited in a certain location despite the presence of identified conflicts.

There are often easements to utility service providers within Caltrans maintenance facilities. Although the land is state property, the easement holder can place restrictions on or even prohibit construction within an easement, depending on the rights provided in the easement documents. At the Altadena MS the area originally proposed for the infiltration trench (parallel to the curb and behind the existing concrete storage bays) was within an easement granted to the City of Pasadena Water Department and the Foothill Municipal Water District. Two water mains ran parallel to the curb, and no construction was permitted within the easement. Neither the easement nor the water mains were shown on the as-built drawings or were known to the Maintenance Station Supervisor or the Caltrans Permit Inspector. Work was subsequently suspended while the BMP design was modified to avoid any construction within the easement.

For construction within paved areas, the existing pavement is typically sawcut to provide a firm edge to join to the new paving. In some cases, the existing pavement condition was such that disturbance by the BMP construction caused it to become unserviceable. The unsuitable pavement section had to be removed and replaced at the Altadena MS. Although the pavement was somewhat deteriorated prior to construction, it would not otherwise have required replacement. At the Carlsbad MS, saw-cutting the existing pavement caused fractures at the proposed joint location. The fractured pieces had to be removed in order to make a suitable joint between the existing and new pavement section.

### ***6.3.3 Impacts to Maintenance Stations***

Maintenance stations were impacted by the loss of the available space normally used for parking vehicles or for storing equipment and materials. Access to certain areas within the maintenance station was blocked during construction. This restricted the hours of various construction activities. In some cases, the sequence of operations was unacceptable to the operators of the maintenance stations. At Altadena, three existing storage bins were demolished to provide space for BMP installation and had to be replaced and relocated prior to construction of the trench at a cost of almost \$60,000.

#### **6.4 Maintenance**

A formal maintenance program was established to maintain the infiltration trenches at the highest level. Sites were inspected monthly for general maintenance items that included checking the inlet structure, side slopes and overall site for signs of erosion, woody vegetation, graffiti, and vandalism, and indications of burrowing rodent activity that could endanger the structural integrity of the site. In addition, monthly and before every target storm, the sites were inspected for trash and debris accumulation in the inlet structures. Other maintenance items included inspection for vectors monthly and after every target storm.

To ensure that the infiltration trenches met the required drain time of 72 hours for the design storm, the water level in the monitoring well at each site was observed after each target storm. Sediment accumulation in the invert was inspected monthly during the dry season and after every storm greater than 12.5 mm. The trenches were inspected annually in May for standing water.

Infiltration trenches required the least maintenance of any of the BMPs evaluated in this study; approximately 17 field hours were spent on the operation and maintenance of each site, not including vector control agency hours. As shown in Figure 6-4, inspection of the infiltration trench was the largest field activity, requiring approximately 8 hr/yr. The time required for inspections reflects the requirements of the MID.

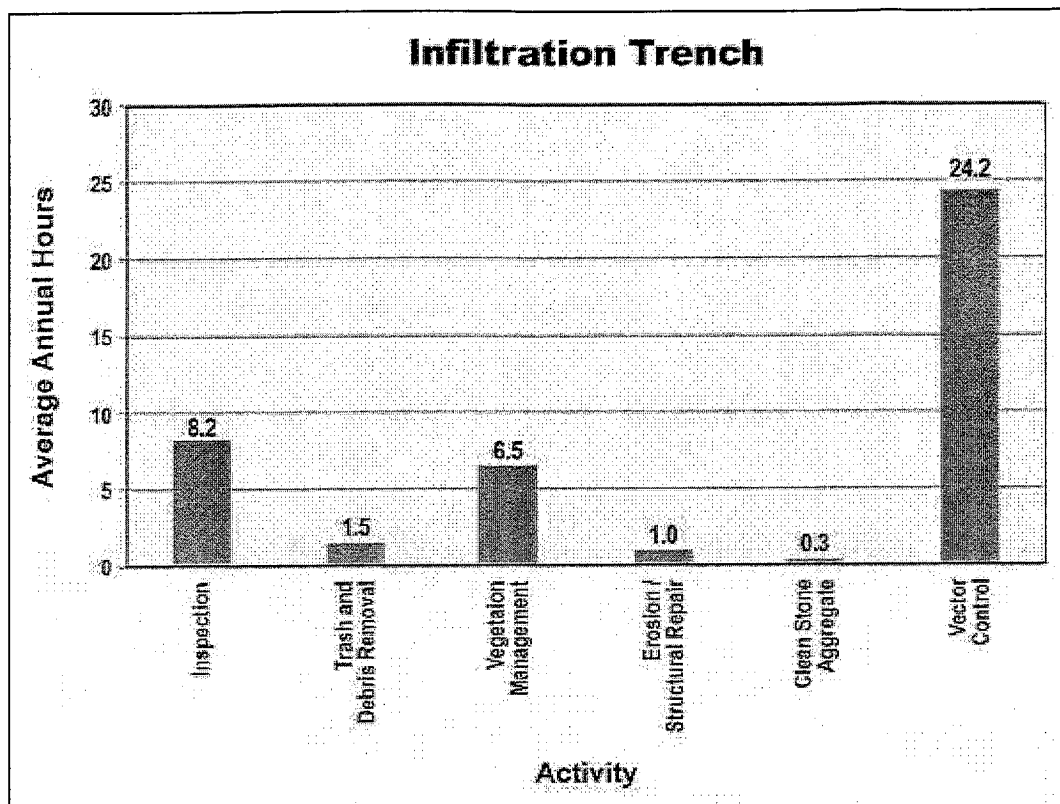


Figure 6-4 Field Maintenance Activities at Infiltration Trenches (1999-2001)

## 6.5 Performance

### 6.5.1 Chemical Monitoring

Constituent removal is considered 100 percent for this technology for storm events smaller than the water quality design storm, since the entire runoff volume is infiltrated and no water is discharged to surface waters.

Baseline sampling was conducted prior to construction and during operation of the infiltration trenches; however, it is difficult to understand groundwater movement and due to the relatively short timeframe of the project it is not possible to draw any conclusions from the data.

Collection of samples from the vadose zone was attempted at the Altadena maintenance stations because the groundwater depth was greater than 10 m below the trench floor, as well as at Carlsbad maintenance station where groundwater was 2 m below the trench floor. For the vadose samples, a lysimeter was installed and samples were to be collected at a depth of 1 - 2 m below the trench floor; however, samples were never successfully collected despite repeated attempts. Based on review of the sampling procedures, site lithology and performance of the lysimeters, the most likely causes preventing the

lysimeters from collecting samples was that the silica flour encasing the lysimeter may have dried out and/or water was not available to be collected.

### 6.5.2 Empirical Observations

During and after each target storm event, observations were made at the infiltration trench sites. At the Carlsbad MS and Altadena MS infiltration trenches, it was observed that water was flowing out of the trench overflow for storm events larger than the design storm. This occurred on four occasions at Altadena and five occasions at Carlsbad. As designed, the infiltration trenches filled and discharged through the overflow pipe or overflow weir.

The Altadena MS never took more than approximately 36 hours for complete infiltration. The Carlsbad site infiltrated at a rate slower than the designed rate and generally took longer than 72 hours to drain; however, no mosquito breeding was observed at either of the trenches.

Sediment deposits were observed on the media at both sites. On two occasions, resuspension of particles was noted where flow enters the infiltration trench at Carlsbad MS. Erosion was noted at Carlsbad MS at the interface between the strip and trench.

## 6.6 Cost

### 6.6.1 Construction

Table 6-5 shows the actual construction costs with and without monitoring equipment and related appurtenances for each infiltration trench, with pretreatment biofiltration strip included. The table also presents the cost per cubic meter of water treated, using actual cost without monitoring. The cost per WQV is higher for Carlsbad MS partially due to structurally unsuitable soil below the subgrade that had to be removed and replaced. Carlsbad construction costs include the one biofiltration strip providing pretreatment.

**Table 6-5 Actual Construction Costs for Infiltration Trenches and Pretreatment Biofiltration Strip (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
Altadena MS	293,588	252,845	1,470
Carlsbad MS	202,838	179,620	2,164

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: Caltrans Cost Summary Report CTSW-RT-01-003.

The adjusted costs for the infiltration trenches and pretreatment strips are presented in Table 6-6. The major reasons for cost adjustment included:

- Rebuilding storage bins at one location caused greater than usual facility restoration cost. Including the original facility restoration cost would increase the adjusted construction cost for that location by 22 percent. Instead, the average facility reconstruction cost for similar BMPs was used for estimating the adjusted construction cost.
- One location incurred cost due to the limited space available for construction, which would increase the adjusted cost by 56 percent. This cost was excluded from the adjusted construction cost.
- Due to the accelerated nature of construction, sod was used for the vegetated strips. The cost of using soil preparation and hydroseeding in lieu of sod was substituted for the sod cost. Using sod would increase the adjusted cost at one site by 4 percent, while the using hydroseeding cost at the other site had a negligible effect on adjusted cost.

**Table 6-6 Adjusted Construction Costs for Infiltration Trenches with Pretreatment Biofiltration Strip (1999 dollars)**

Infiltration Trenches	Adjusted Construction Cost (\$)	Cost/WQV (\$/m <sup>3</sup> )
Mean (2)	146,154	733
High	156,975	775
Low	135,333	691

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

All infiltration trench installations were in maintenance stations and did not incur traffic control costs. If constructed roadside, infiltration trenches could incur traffic control cost typical of EDBs, in which traffic control accounted for an average of 9 percent of the adjusted construction cost. Traffic control costs were not used to estimate adjusted construction cost.

### **6.6.2 Operation and Maintenance**

Table 6-7 includes average annual hours spent on field activities for the infiltration trenches for the 1999-2001 seasons. Field hours include inspections, maintenance and vector control.

**Table 6-7 Actual Operation and Maintenance Hours for Infiltration Trenches**

Site	Average Annual	
	Equipment Hours	Field Hours
Altadena MS	0	39
Carlsbad MS	0	44

Table 6-8 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 6-8 Actual Average Annual Maintenance Effort – Infiltration Trench**

Activity	Labor Hours	Equipment & Materials \$
Inspections	8	-
Maintenance	9	0
Vector control*	24	-
Administration	57	-
Direct cost	-	723
<b>Total</b>	<b>98</b>	<b>\$ 723</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate an infiltration trench or reflect the design lessons learned during the course of the study. Table 6-9 presents the expected maintenance costs that would be incurred under the final version of the MID for an infiltration trench serving about 2 ha,



constructed following the recommendations in Section 6.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Long-term maintenance (resulting from clogging of trench) was not required during this study; consequently, further research is needed to determine the expected lifetime of this type of device. Design refinements will eliminate the need for activities such as vector control. Only one hour is shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew and their tools.

**Table 6-9 Expected Annual Maintenance Costs for Final Version of MID –  
Infiltration Trench**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	23	251	1,263
Vector control	0	0	0
Administration	3	0	132
Materials	-	1,200	1,200
<b>Total</b>	<b>27</b>	<b>\$1,451</b>	<b>\$2,639*</b>

\* Rehabilitation cost due to clogging is unknown

### 6.7 Criteria, Specifications and Guidelines

Based on the results of this study, infiltration trenches are considered technical feasible depending on site specific conditions. This section lists various suggestions for the siting, design, construction, operation, and maintenance of infiltration trenches. These are based on lessons learned through experience and observations made during the project. In deference to advocacy of the State Water Resources Control Board and the local Regional Water Quality Control Boards, the parties in this study worked cooperatively to develop interim guidelines for siting infiltration trenches; however, determination of whether there is a potential threat to groundwater quality requires further investigation. This project was not successful in determining the potential impact to groundwater quality from infiltrated runoff. Additional investigation is also needed to determine the maintenance interval for sediment removal and the extent and frequency to which the trench must be reconstructed during the maintenance operation.

### 6.7.1 Siting

The specifications and guidelines for siting infiltration trenches are the same as for infiltration basins. See Section 5.7 for a detailed description of these elements.

### 6.7.2 Design

Based on the observations and measurements in this study, the following guidelines are recommended:

- Provide pretreatment for infiltration trenches (such as with a biofiltration strip) in order to reduce the sediment load.
- Specify locally available trench rock in the range of 25 - 100 mm.
- Determine the trench volume by assuming the WQV will fill the void space based on the computed porosity of the rock matrix.
- Determine the bottom surface area needed to drain the trench within 72 hours by dividing the WQV by the infiltration rate.
- Calculate trench depth using the following equation:

$$d = \frac{WQV + RFV}{SA}$$

where:

D = Trench depth

WQV = Water quality volume

RFV = Rock fill volume

SA = Surface area

- The use of vertical piping, either for distribution or infiltration enhancement shall not be allowed to avoid device classification as a Class V injection well per 40 CFR146.5(e)(4).
- Provide observation well to allow observation of drain time.

### **6.7.3 Construction**

Listed below are guidelines that should improve the construction process:

- Sufficient borings should be made before the job is put out for bid to determine the presence of any unsuitable materials and consequently to avoid the delays and expense incurred with contract change orders.
- Stabilize the entire area draining to the facility before construction begins. If impossible, place a diversion berm around the perimeter of the infiltration site to prevent sediment entrance during construction. Stabilize the entire contributing drainage area before allowing any runoff to enter once construction is complete.

### **6.7.4 Operation and Maintenance**

Based on the level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in the MID (Version 17) in Appendix D, which includes inspection for standing water, trash and debris, sediment accumulation and general maintenance.
- Observe drain time for the design storm after completion or modification of the facility to confirm that the desired drain time has been obtained.
- Schedule semiannual inspections for the beginning and end of the wet season to identify potential problems.
- Remove accumulated trash and debris in the trench at the start and end of the wet season.
- Inspect for accumulated sediment at the beginning and end of wet season. If sediment is visible on top of the trench, remove top layer of trench, silt, filter fabric and stone; wash stone and reinstall fabric and stone into trench.
- Inspect for standing water at the end of the wet season.
- If it is observed by observation well or surface observation that the trench is clogging, a possible corrective action could include further stabilizing the contributing drainage or by installing additional pretreatment devices before the trench is rehabilitated. If only the filter fabric at the tip of the trench is clogging, it can be removed and replaced before clogging progresses further.

## 7 BIOFILTRATION SWALES

### 7.1 Siting

Six biofiltration swales were sited, constructed and monitored for this study: four in District 7 and two in District 11. Natural topographic lows and existing roadside ditches were the primary candidates for conversion to engineered swales. General criteria used for siting the swales included:

- Tributary areas of less than about 4 ha
- Slopes no greater than 5 percent
- A seasonal high water table at least 0.3 to 0.6 m below the surface

The linear nature of the highway system did not provide as many siting opportunities for swales as had been expected. Many of the swales, including three of the four in District 7, were sited in open areas associated with highway interchanges. Site constraints that restricted installation parallel to highways included:

- The mostly impervious nature of rights-of-way in these highly urban areas
- Highways built on fill
- Lack of adjacent right-of-way
- Sound walls and other structural elements located adjacent to the highways
- Concerns about safe access for operation, monitoring, and maintenance crews

Each of the swales treated runoff from highways. The other characteristics of the contributing watersheds for each of the swale installations are summarized in Table 7-1. A typical installation is shown in Figure 7-1 and a schematic diagram is presented in Figure 7-2.

**Table 7-1 Summary of Contributing Watershed Characteristics for Biofiltration Swales**

Site	Watershed Area Hectare	Impervious Cover %
I-605/SR-91	0.08	95
I-5/I-605	0.28	95
Cerritos MS	0.16	95
I-605/Del Amo Avenue	0.28	95
SR-78/Melrose Drive	0.96	90
I-5/Palomar Road	0.92	90

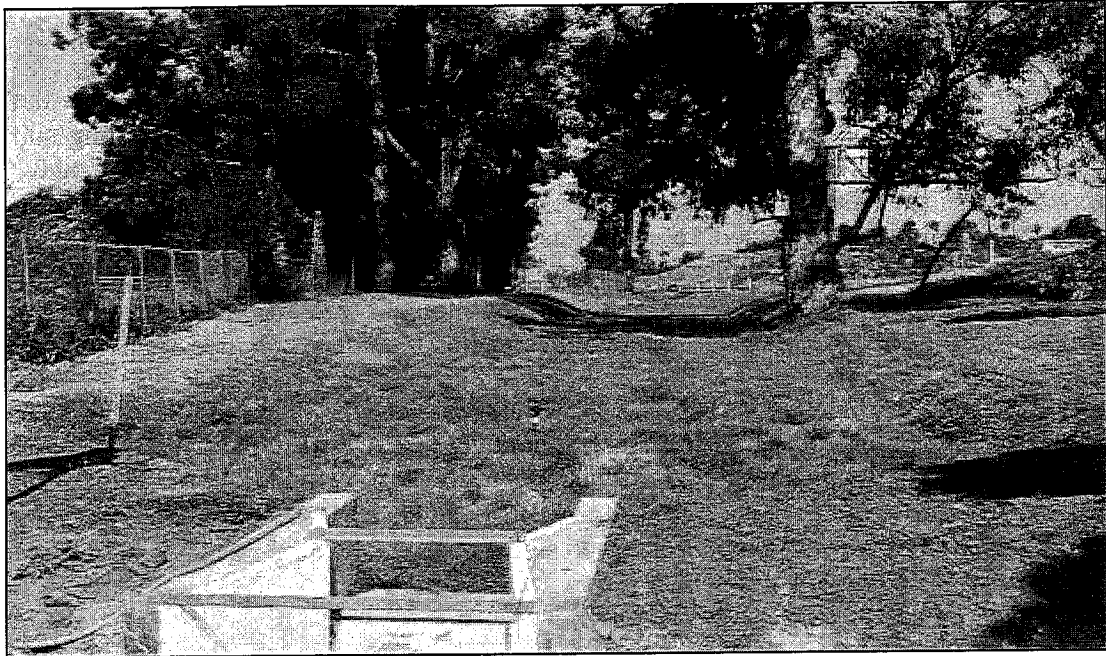


Figure 7-1 Typical Swale (SR-78/Melrose Drive)

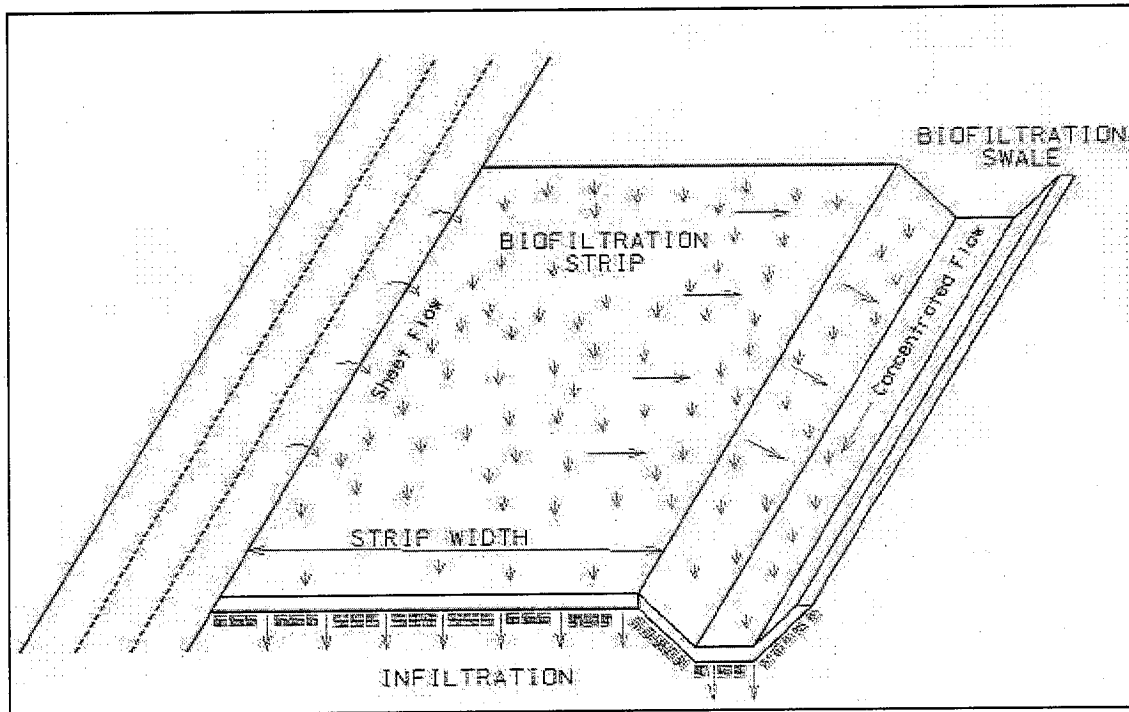


Figure 7-2 Schematic of Biofiltration Swale and Strip

Important considerations for the siting and use of vegetative controls are whether the climate of the area provides suitable growing conditions and whether the existing soil will support the vegetation. A monoculture of salt grass was used for this pilot study. Irrigation was provided at all sites to help establish the vegetation for the pilot study. Once irrigation ended, a mixed vegetation assemblage became established naturally at many of the biofilter sites, indicating that a monoculture of salt grass is not naturally sustainable. These additional species with varying moisture preferences and seasonality appeared to improve the overall vegetated coverage as the sites recovered from periodic disturbances.

Swales are versatile and have potential use both along highways and in auxiliary Caltrans facilities, such as maintenance bases, truck inspection stations, park-and-ride lots, and rest areas. Swales lend themselves well to being part of a “treatment-train” system of BMPs and should be considered whenever siting other BMPs that could benefit from pretreatment, especially infiltration basins and trenches.

## 7.2 Design

Retrofitting biofiltration swales into the existing drainage system was facilitated by the relatively small head loss associated with this technology. The major design criteria for the swales included:

- Minimum hydraulic residence time of 5 minutes, target of 9 minutes
- Maximum velocity of 0.3 m/s for the water quality design storm
- Maximum longitudinal slope of 5 percent
- Bottom width of 0.6-2.5 m
- Water depth calculated with Manning’s equation using a roughness coefficient ( $n$ ) of 0.2, with the depth about one-half the vegetation height

The actual design parameters for the individual sites are shown in Table 7-2. The guidelines used to design the test sites were mostly successful in creating installations that performed effectively. Each of the swales in District 7 was designed with a stilling basin at the entrance to provide energy dissipation and flow spreading; however, the standing water in them allowed mosquito breeding. A total of 21 mosquito abatement actions were required at the swales in District 7, compared with none at the District 11 sites. Grouting of the District 7 stilling basins eliminated standing water at the sites and stopped the breeding.

One of the main design constraints for several of the biofiltration swales was the protection of existing vegetation, particularly mature trees. This was especially true in

areas where a permit was required from the California Coastal Commission or the project was within the boundaries of a local coastal program. Many areas along highways where swales could be implemented may face this same obstacle. However, swale design is flexible enough that this usually not an insurmountable obstacle.

A key element for the performance and viability of biofiltration systems is the selection of the appropriate vegetation for the climate and soil conditions. For the Pilot Study, salt grass (*Distichlis spicata*) was selected because it is a native plant, is perennial, and adapts to conditions in the area (it should not require irrigation if planted at the right time of year). In addition, salt grass was selected because it could be grown as sod, which was judged to provide the best means of achieving full coverage in a short time schedule.

**Table 7-2 Design Characteristics of the Biofiltration Swales**

Site	Design Storm mm	Peak WQ Flow, L/s	Length m	Width m	Slope
I-605/SR-91	25	2	40	1.5	0.020
I-5/I-605	25	7	40	2	0.020
Cerritos MS	25	4	20	1.5	0.021
I-605/Del Avenue	Amo 25	6	54	1	0.020
SR-78/Melrose Drive	46	106	20 86	3 6	0.008
I-5/Palomar Road	33	47	142	3	0.0014

\* - Melrose has 20 m at a width of 3 m and 86 m at a width of 6 m.

There were two problems associated with this decision. First, salt grass is a warm season grass that is dormant during the winter. Plantings installed in the fall do not become established until the following warm season (May to September). Irrigation was required for initial establishment of salt grass plantings because soil moisture was insufficient during the summer growing season. The second problem was the decision to plant only one species. A monoculture is typically more susceptible to pests, disease, and invasion by weeds, whereas a mix of different species is more resilient to disturbance (URS, 1999b, see Appendix B). Appropriate species for a plant mix are identified in Section 7.7.2.

Future biofilter installations should use a mix of plant species. The salt grass plantings have been successful at achieving the desired initial cover, but this success required a substantial level of effort. Other species combinations may perform the same function with lower short-term and long-term costs.

In some cases, more land was available than required to meet the minimum hydraulic residence times for the biofiltration swales. Consequently, two of the biofiltration swales, at I-5/I-605 and I-605/Del Amo, were modified during the bid period to make more use of the available space and increase the hydraulic residence time of the biofilters. Two widths and lengths are shown for the SR-78/Melrose site, because the first 20 m of the swale is only 3 m wide and expands to the larger dimensions shown in Table 7-2.

All of the swales are in-line devices, meaning they also convey the flood control discharge. The maximum velocity under drainage design conditions was maintained at 1.2 m/s or less to ensure the vegetation was not scoured.

The construction specifications could be improved by requiring appropriate fertilizer and soil amendments in addition to an establishment schedule that includes irrigation. Fertilizing based on actual plant requirements in relation to nutrition provided by the soil would reduce nutrient discharges. To accomplish this, soil should be tested for nutrients and expert guidance used to specify the fertilizer and its application rate for the selected plants. These measures may improve the removal of nutrients in biofilters.

### **7.3 Construction**

As mentioned above, protection of existing trees along the right-of-way and the requirement for rapid establishment of the new vegetation were the main construction constraints. Since the Coastal Commission required that areas within the canopy of existing trees not be extensively disturbed, short concrete channels were constructed to convey the runoff around the trees at the Palomar site.

Rapid vegetation establishment was desired since the projects were located in existing flow areas that would otherwise be subject to erosion and scour; consequently, grass was established through the use of sod. Although this was more expensive than using seed, the sod provided high initial soil stability in the channels where it was installed. Plantings were installed according to the specifications, mainly along the floor of the swales, while hydroseeding was used to stabilize the side slopes.

Winter dormancy affected the quality of plant material installed at the biofilter sites. The nursery contract for sod was implemented in mid-August 1998 because of state budgetary constraints. Plantings were established at the nursery very late in the growing season and most of the sod flats had less than 40 percent cover when they were installed at the pilot sites in December 1998 and February 1999. Once the plantings were installed, low temperatures and low precipitation substantially delayed the establishment of the salt grass. Irrigation was required at all of the sites for the first year to establish the salt grass, but was not used on the hydroseeded areas. These latter areas generally failed to establish a thick vegetative cover.



#### 7.4 Maintenance

Maintenance activities specified in the MID included weekly inspections for endangered species, and monthly inspections for condition of inlet and outlet structures, side slope stability, debris and sediment accumulation, vegetation height, and presence of burrowing animals. Vegetation was trimmed to 150 mm when the height exceeded 250 mm. Since a monoculture of salt grass was specified, weeds and woody vegetation were removed when observed. The maintenance was later revised to allow other non-woody plant species to compete with the monoculture.

The number of hours of field maintenance activities is shown in Figure 7-3. An average of about 91 hr/yr per site were spent on these activities, with vegetation-related tasks responsible for about 50 of these. This does not include vector control agency hours, which was approximately 42 hours. All of the hours for structural repair were incurred at a single site, Cerritos MS, where the swale was constructed at the bottom of a fill slope and a berm was used to confine the flow. Gopher burrows in the berm consistently compromised structural integrity at this site, allowing water to bypass the swale through the gopher holes. Chicken wire was placed inside the berm to provide a barrier to prevent gophers causing further damage. This extra measure to stabilize the berm was unsuccessful, as the gophers were able to penetrate the wire fence.

At other locations concern about burrowing owls, an endangered species that nest in abandoned gopher burrows, resulted in unsuccessful efforts to eradicate the gophers. Traps were set at the Cerritos, I-605/SR-91 and I-5/I-605 biofiltration swales to capture gophers and prevent damage to the biofilters. The traps were removed at the end of the 1999/2000 wet season after it was decided that eradication of gophers in highway rights-of-way was impractical.

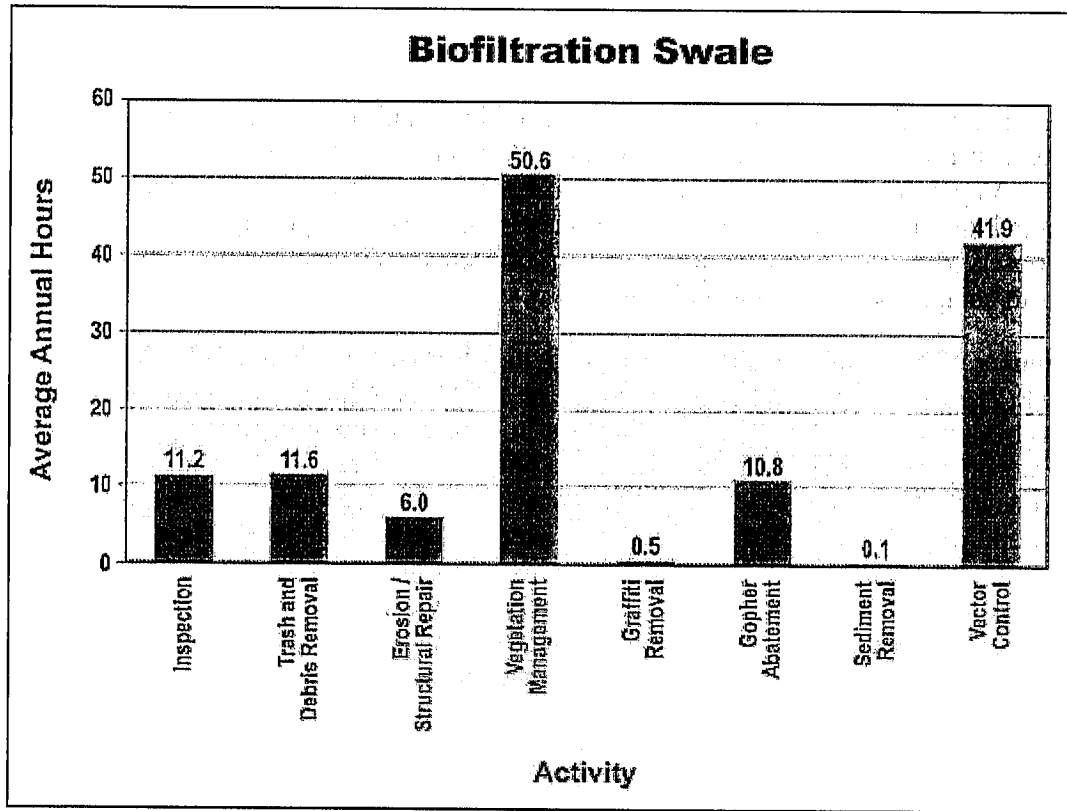


Figure 7-3 Field Maintenance Activities at Swale Sites (1999-2001)

## 7.5 Performance

### 7.5.1 Chemical Monitoring

The constituent concentration changes observed in the chemical monitoring program are shown in Table 7-3. The column titled "Significance" is the probability that the influent and effluent concentrations are not significantly different, based on an ANOVA. Since the effluent concentrations for most constituents were not significantly different among the sites ( $P < 0.05$ ), the data from all the sites were combined to calculate effectiveness. The load reduction shown in Table 7-4 is the total reduction expected for all the sites in a typical year and is greater than the concentration reduction because of the amount of infiltration that occurs. It should be noted that at Palomar, runoff from the freeway entered the swale along its entire length rather than just through the influent sampling location. Consequently, the influent volumes at this site were estimated as the sum of the measured influent volume and the expected contribution from the ungauged areas assuming a constant runoff coefficient.

**Table 7-3 Concentration Reduction of Biofiltration Swales**

Constituent	Mean EMC		Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	94	47	49	0.002
NO <sub>3</sub> -N	1.22	0.89	27	0.147
TKN	3.43	2.36	31	0.907
Total N <sup>a</sup>	4.64	3.24	30	-
Ortho-phosphate	0.13	0.40	-218	<0.000
Phosphorus	0.26	0.53	-106	0.001
Total Cu	0.049	0.019	63	<0.000
Total Pb	0.099	0.031	68	0.075
Total Zn	0.349	0.079	77	<0.000
Dissolved Cu	0.024	0.012	49	0.067
Dissolved Pb	0.018	0.007	57	0.081
Dissolved Zn	0.170	0.045	74	<0.000
TPH-Oil <sup>b</sup>	3.5	1.7	51	0.107
TPH-Diesel <sup>b</sup>	1.3	0.4	69	0.156
TPH-Gasoline <sup>b</sup>	<0.05 <sup>c</sup>	<0.05 <sup>c</sup>	-	-
Fecal Coliform <sup>b</sup>	12,300 MPN/100mL	16,000 MPN/100mL	-30	0.707

<sup>a</sup> Considered to be sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

**Table 7-4 Load Reduction of Biofiltration Swales**

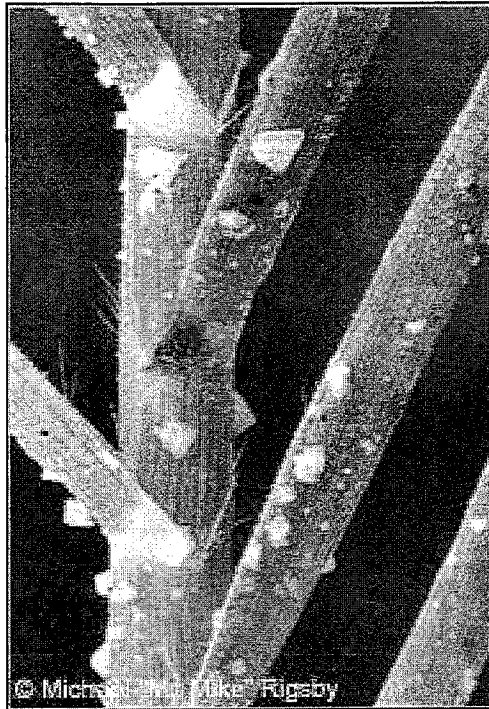
Constituent	Annual Load, kg		Load Reduction %
	Influent	Effluent	
TSS	619	150	76
NO <sub>3</sub> -N	8.00	2.80	65
TKN	22.60	7.40	67
Total N	30.60	10.20	67
Ortho-Phosphate	0.84	1.28	-52
Phosphorus	1.70	1.68	1
Total Cu	0.32	0.06	82
Total Pb	0.65	0.10	85
Total Zn	2.30	0.25	89
Dissolved Cu	0.16	0.04	76
Dissolved Pb	0.12	0.02	80
Dissolved Zn	1.12	0.14	87

Higher removals were observed for metals than for many of the other constituents. The worst performance was for phosphorus, which generally had higher effluent than influent concentrations. The concentration reductions observed for metals are generally better than those compiled by Young et al. (1996). For instance, Young reported concentration reductions for total copper of 46 percent, lead 67 percent, and zinc 63 percent. Reduction of TSS and phosphorus was less than that compiled by Young (83 percent and 29 percent respectively). The increase in fecal coliform concentrations has been reported in other studies such as Barrett et al. (1998), but the amount of phosphorus export was unusual.

Much of the observed load reduction is a function of the amount of infiltration that occurred in the swales. On average, about 50 percent of the runoff that entered the swales infiltrated and was not discharged to surface waters. The amount of infiltration varied greatly with Melrose experiencing the most (80 percent) and I-605/Del Amo the least (33 percent). This high rate of infiltration occurred despite generally unfavorable characteristics for infiltration found in attempting to site infiltration BMPs in the same regions. This is an interesting finding and highlights the importance of vegetation and soil in managing storm runoff quantity and quality.

The load reduction observed in this study is generally comparable to that measured by Barrett et al. (1998) in highway medians and adjacent vegetated channels designed solely for stormwater conveyance. Consequently, swales and other vegetated surfaces that are not engineered specifically for water quality may still provide substantial water quality benefit. Overall, the average load reduction observed for metals in this study also is comparable to that observed in more complex devices such as media filters.

The results of the linear regression analysis of influent and effluent EMCs are shown in Table 7-5. Of the constituents analyzed, only the phosphorus effluent concentrations were independent of influent concentrations. This suggests that a source of phosphorus exists within the swale that is leached at a rate relatively independent of influent concentration. An experiment was conducted to determine whether the salt grass itself was a substantial source of the phosphorus. Results are shown in Appendix F. This track was explored because of a unique property of salt grass. This plant has specialized glands in the leaves that secrete excessive salt, allowing the rain to wash it away (Figure 7-4). Since plant growth is normally nitrogen limited, there is excess phosphorus in the soil moisture that might be transported from the ground to the leaf surface.



**Figure 7-4 Salt Crystals on the Leaves of Salt Grass**

Samples of both Bermuda grass and salt grass were collected from several sites in District 11 during the wet season and were placed in deionized water for 1 hour. At the end of this time the water was decanted and analyzed for total and dissolved phosphorus. In most cases, the phosphorus concentrations were about twice as large in the water samples that contained salt grass as in those that contained Bermuda. This indicates that phosphorus can be leached from both plant species during their dormant season. The generally higher concentrations that were observed for the salt grass may be related to dissolution of the salt crystals.

**Table 7-5 Predicted Effluent Concentrations -Biofiltration Swales**

Constituent	Concentration <sup>a</sup>	Uncertainty, ±
TSS	$0.42x + 11.0$	$54.6 \left( \frac{1}{39} + \frac{(x - 84.5)^2}{139,000} \right)^{0.5}$
NO <sub>3</sub> -N	$1.31x - 0.03$	$0.69 \left( \frac{1}{38} + \frac{(x - 0.71)^2}{6.1} \right)^{0.5}$
TKN	$0.78x + 0.42$	$1.50 \left( \frac{1}{40} + \frac{(x - 2.09)^2}{74} \right)^{0.5}$
Particulate P	0.22	0.11
Ortho-phosphate	0.40	0.12
Particulate Cu	$0.18x + 2.33$	$5.80 \left( \frac{1}{37} + \frac{(x - 19.4)^2}{7,520} \right)^{0.5}$
Particulate Pb	$0.28x + 3.5$	$29.4 \left( \frac{1}{39} + \frac{(x - 67)^2}{244,000} \right)^{0.5}$
Particulate Zn	$0.11x + 13.8$	$30.9 \left( \frac{1}{38} + \frac{(x - 141)^2}{449,000} \right)^{0.5}$
Dissolved Cu	$0.55x + 3.3$	$8.13 \left( \frac{1}{39} + \frac{(x - 16)^2}{4256} \right)^{0.5}$
Dissolved Pb	$0.49x + 3.5$	$8.87 \left( \frac{1}{39} + \frac{(x - 13)^2}{9466} \right)^{0.5}$
Dissolved Zn	$0.40x + 7.7$	$58.6 \left( \frac{1}{39} + \frac{(x - 99)^2}{213,600} \right)^{0.5}$

<sup>a</sup> Concentration in mg/L except for metals, which are in µg/L; x = influent concentration

### *7.5.2 Empirical Observations*

As mentioned above, infiltration in the swales was a significant factor in the reduction of constituent loads. Empirical observations during storm events indicated that normally the discharge from the swale did not occur until the moisture in the swale was relatively high. There was generally insufficient discharge for monitoring until at least February of each year.

A problem in swales is channelization, where the runoff is confined to a fairly small region of the swale; however, runoff was generally evenly distributed across the width of the swale at the study sites and no channelization like that reported in other studies (Colwell et al., 2000) was observed. Channelization was probably avoided because the maximum slope was 2.1 percent. Colwell observed that swales with slopes in the range of 1.5 – 2.5 percent maintained a flat bottom unlike many of those with steeper slopes.

The Cerritos swale was constructed by importing fill to create a berm. Numerous problems were encountered at this site where gophers were active. Gophers continually burrowed through the site and created tunnels through the berm. These tunnels allowed flow to bypass the swale and pick up additional sediment. Consequently, creation of swales with the use of berms should be avoided wherever gophers are expected to be active.

Although there is no formal mechanism for litter control in swales, the swales generally retained accumulated litter as documented during the scheduled maintenance visits. For most of the sites, the water depths in the swales were generally not high enough to transport trash and debris. The amount of bypassed litter was not quantified because there was no downstream litter monitoring.

At many of the swale sites other vegetative species introduced naturally or through erosion control efforts competed successfully with the salt grass. Frequent weeding of the sites was needed initially since the MID required pulling weeds over 300 mm high monthly. Later in the study this practice was halted to allow other native non-woody vegetation to establish.

Adopt-A-Highway volunteers inadvertently cut the vegetation below the MID specifications at the Palomar swale in October 2000. The salt grass had difficulty recovering since it is dormant during the winter months. Consequently, weeds were able to overrun the site and many bare spots were created when weeds higher than 300 mm were removed. In addition, extensive gopher damage further reduced the vegetation coverage. A similar situation occurred at the Cerritos swale where the vegetation was cut below the MID specifications. However, at Cerritos, the site was not weeded, and different types of vegetation, primarily Bermuda grass, met the minimum requirement for cover. These inappropriate mowing events demonstrate the need to coordinate all operations and maintenance activities in the highway right-of-way environment. Signage was subsequently used during the pilot study to avoid recurrence of this problem.

## 7.6 Cost

### 7.6.1 Construction

Table 7-6 shows the actual construction costs with and without monitoring equipment and related appurtenances for each biofiltration swale site. The table also presents the cost per cubic meter of water treated, using actual cost without monitoring. The two sites in District 11 (SR-78/Melrose and I-5/Palomar Airport Road) have the lowest cost per WQV and treat the largest area. The sites that treated the smallest total tributary area had a higher unit cost per WQV. This observation tends to support the presence of significant economies of scale for biofiltration swales.

**Table 7-6 Actual Construction Costs for Biofiltration Swales (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
I-605/SR-91 <sup>b</sup>	64,544	42,820	2,192
I-5/I-605	99,734	73,179	1,125
Cerritos MS	60,383	31,992	780
I-605/Del Amo Avenue	127,823	70,138	1,031
SR 78/Melrose Drive	142,418	133,077	332
I-5/Palomar Road	137,336	136,174	246

<sup>a</sup> Actual cost w/o monitoring.

<sup>b</sup> Adjusted Retrofit Construction Cost Tables; included in Appendix C

SOURCE: Caltrans Cost Summary Report CTSW-RT-01-003.

Adjusted construction costs for the swales are presented in Table 7-7. The major reasons for cost adjustment included:

- Due to the accelerated nature of construction, sod was used for the swales. The cost of using soil preparation and hydroseeding in lieu of sod was substituted for the sod cost. Using sod would increase the adjusted cost by 5 percent to 58 percent. The larger the biofilter, the larger the percent change in adjusted cost because the cost of vegetation begins to dominate the total project cost. The additional cost for using sod was excluded from the adjusted construction cost.
- At the Cerritos MS, limited head required additional grading costs. This cost would increase the adjusted cost by 15 percent. This cost was excluded from the adjusted cost.



- The four swales in District 7 had costs associated with vector control issues that would not have occurred with proper design. These costs would increase the individual adjusted costs by 6 percent to 9 percent. These costs were excluded from the adjusted cost.
- Adjustments to cost attributed to the level of contractor experience caused both increases and decreases to the adjusted cost. Excluding the cost adjustments for contractor experience would result in adjusted cost changes of -12 percent to 27 percent. These cost changes were included in the adjusted cost.

**Table 7-7 Adjusted Construction Costs for Biofiltration Swales (1999 dollars)**

Swales	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
Mean (6)	57,818	752
High	100,488	2,005
Low	24,546	182

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

The adjusted traffic control costs account for 28 percent of the total swale adjusted construction cost, excluding the swale near Cerritos MS which only had 7 percent of its adjusted cost attributed to traffic control. Construction crews accessed the Cerritos MS via a surface street, rather than the freeway.

### **7.6.2 Operation and Maintenance**

Table 7-8 shows the average annual operations and maintenance hours for each biofiltration swale. The I-605/Del Amo Avenue swale required additional irrigation in October and November 1999 to restore the vegetation after it was "weeded" by Caltrans maintenance personnel. Field hours include inspections, maintenance and vector control.

Table 7-9 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time

required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 7-8 Actual Operation and Maintenance Hours for Biofiltration Swales**

District	Site	Average Annual	
		Equipment Hours	Field Hours
7 (Los Angeles)	I-605/SR-91	29	133
	I-5/I-605	20	136
	Cerritos MS	34	169
	I-605/Del Amo Avenue	72	146
	<b>Average Value</b>	<b>39</b>	<b>146</b>
11 San Diego)	SR-78/Melrose Drive	1	106
	I-5/Palomar Road	2	107
	<b>Average Value</b>	<b>1</b>	<b>106</b>

**Table 7-9 Actual Average Annual Maintenance Effort – Biofiltration Swales**

Activity	Labor Hours	Equipment & Materials \$
Inspections	11	-
Maintenance	80	126
Vector control*	42	-
Administration	113	-
Direct cost	-	2110
<b>Total</b>	<b>246</b>	<b>\$ 2,236</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a biofiltration swale or reflect the design lessons learned during the course of the study. Table 7-10 presents the expected maintenance costs that would be incurred under the final version of the MID for a swale serving about 2 ha, constructed following the recommendations in Section 7.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Design refinements will eliminate the need for activities such as vector control. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew and their tools.

**Table 7-10 Expected Annual Maintenance Costs for Final Version of MID – Biofiltration Swales**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	47	182	2,250
Vector control	0	0	0
Administration	3	0	132
Materials	-	310	310
<b>Total</b>	<b>51</b>	<b>\$492</b>	<b>\$2,736</b>

### 7.7 Criteria, Specifications and Guidelines

Based on the findings of this study, swales are considered technically feasible depending on site specific conditions; however, a number of questions remain about their operation and deployment. This study implemented a monoculture of salt grass at all the biofilter sites, so the effectiveness of other grass species for pollutant removal was not quantified. Additional information would also be useful on the minimum vegetation density for effective operation and the limit of their deployment for other areas based on rainfall and climate considerations.

#### 7.7.1 Siting

Based on the results of this study, the primary siting criteria that are recommended for future installations include the following:

- Site swales in natural lows and in cut sections to prevent structural problems caused by burrowing animals.
- Be sure that any proposed site receives sufficient sunlight to support a dense growth of vegetation.

- Consider highway interchanges and any linear pervious areas in the right-of-way as the primary locations for siting swales in an urban setting. Siting opportunities may also be found in auxiliary Caltrans facilities, such as maintenance stations, truck inspections stations, park-and-ride lots and rest areas.
- Swales lend themselves to being part of a “treatment-train” system of BMPs. Consider using swales when siting other BMPs that could benefit from pretreatment, especially infiltration basins and trenches. Also look for opportunities to drain over-the-shoulder sheet flow through a biofiltration strip and then into a biofiltration swale.
- Verify that the natural vegetation in the climate provides a dense enough surface to stabilize the bottom of the swale and to provide effective pollutant removal.

### **7.7.2 Design**

As described in the monitoring section, pollutant load reductions of the swales in this study were similar to those observed in studies of vegetated channels along highways designed solely for stormwater conveyance. Consequently, vegetated surfaces appear to be very robust pollution reduction systems that are not sensitive to many design parameters, such as vegetation type, bottom width, etc. The guidelines summarized below proved effective in this study; however, less engineered systems may also provide substantial pollutant removal. Monitoring of alternative configurations to document their benefits relative to those observed in this study is warranted.

Based on the observations and measurements in this study, the following guidelines are recommended:

- Locate, size, and shape biofiltration BMPs relative to topography and extended flow paths to maximize their treatment potential.
- Swales constructed in cut are preferred, or in fill areas that are far enough from an adjacent slope to minimize the potential for gopher damage. Do not use side slopes constructed of fill, which are prone to structural damage by gophers or other burrowing animals.
- The longitudinal slopes should be less than that which causes scour or transport of sediment. (Colwell et al. (2000) recommends less than 2.5 percent)
- Energy dissipaters may be required but use those that do not include standing water in their design, since this leads to vector problems.
- Use a mixture of drought-tolerant native grasses. In southern California, it is preferable to plant species that grow best during the winter and spring (the wet season), and to schedule biofilter establishment accordingly.
- Minimize use of sod as a primary means of establishing or restoring vegetation in bioswales because it results in increased project costs.

- Use a local erosion control seed mix and planting procedures appropriate for the specific project and location for both the bed and the side slopes. Use of vegetation that occurs naturally in the area can minimize establishment and maintenance costs.
- If channel stability is an issue in the period immediately following construction, consider the use of matting or other temporary erosion control measures rather than specifying the use of sod.
- Local climate should be able to support vegetation without irrigation systems; however, vegetation may become dormant during the dry season without adversely affecting the performance.

Some species suggested for future biofilter plantings in southern California are listed below. (URS, 1999b; included in Appendix B)

Seashore bent grass	Creeping wild rye
California brome	Perennial rye
Tufted hair grass	Pygmy-leaf lupine
Blue wild rye	Foothill meddlers
Red fescue	Purple needle grass
Tall (fowl) manna grass	Tomcat clover
Meadow barley	Regreen hybrid wheat grass

All of these species are capable of performing the design functions of the bioswales. Most of these species are cool season grasses that germinate and grow during the winter rainy season. Therefore, these species should require less irrigation and can be implemented with shorter lead times for growing. Most of the species listed above can be grown from plugs or seed and some of them produce rhizomes like salt grass that might be compatible with a sod planting. Install when season allows for establishment without irrigation. Other studies on the performance of swales, such as Barrett et al. (1998), indicate that the grass species selected do not have a significant impact on pollutant removal as long as slopes and channels are stabilized. Consequently, additional species beyond those listed may provide comparable performance.

### **7.7.3 Construction**

Listed below are guidelines that should improve the construction process:

- Include directions in the specifications for use of appropriate fertilizer and soil amendments based on soil properties determined through testing and compared to the needs of the vegetation requirements.
- Install swales at the time of the year when there is a reasonable chance of successful establishment without irrigation; however, it is recognized that rainfall in a given year may not be sufficient and temporary irrigation may be used at the discretion of the Resident Engineer.

- If sod tiles must be used, they should be placed so that there are no gaps between the tiles; stagger the ends of the tiles to prevent the formation of channels along the swale or strip.
- Use a roller on the sod to ensure that no air pockets form between the sod and the soil.
- Soil preparation should be to the extent necessary to establish the vegetative cover.

Remedial plantings have consisted of salt grass plugs, seed, and transplants. This approach is appropriate for plantings during the growing season, but a modified approach should be used if remedial plantings are required during the fall. Plantings during the late fall and early winter season should include a mix of species. Plants that germinate and actively grow during the cooler months of winter and early spring should be overseeded on bare areas. Physical erosion controls will be necessary to protect seeds for at least 75 days after the first rainfall of the season. Erosion controls might include the placement of a blanket, mulch, or other biodegradable cover over the seeded portion of the site.

#### *7.7.4 Operation and Maintenance*

It is important that maintenance crews are familiar with the purpose of the swale and that only authorized individuals provide needed maintenance. Based on the level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes inspection of vegetation, observation of flow across swale invert and sediment and debris accumulation.
- Inspect swales at least twice annually for erosion or damage to vegetation, preferably at the end of the wet season to schedule summer maintenance and before major fall runoff to be sure the swale is ready for winter. However, additional inspection after periods of heavy runoff is desirable. The swale should be checked for debris and litter and areas of sediment accumulation.
- Recent research (Colwell et al., 2000) indicates that grass height and mowing frequency have little impact on pollutant removal. Consequently, mowing may only be necessary once or twice a year for safety or aesthetics or to suppress weeds and woody vegetation.
- Trash tends to accumulate in swale areas, particularly along highways. The need for litter removal is determined through periodic inspection, but litter should always be removed prior to mowing.
- Sediment accumulating near culverts and in channels should be removed when it builds up to 75 mm at any spot, or covers vegetation.
- A healthy dense grass should be maintained in the channel and side slopes. Grass damaged during the sediment removal process should be replaced per the MID.
- The Caltrans Integrated Vegetation Management (IVM) Plan should be implemented for vegetated areas.

## 8 BIOFILTRATION STRIPS

### 8.1 Siting

Biofiltration strips were sited, constructed, and monitored at three sites as a part of this study. Of these, two were located in District 7 and one in District 11. One of the goals of the siting process was to identify sites where this technology could be constructed in conjunction with infiltration devices (trenches) to provide pretreatment, and a 'treatment-train' approach. Optimum sites for strips are locations receiving overland sheet flow of runoff; however, monitoring required that the flow at a proposed site be concentrated to facilitate measurement and sample collection.

Additional siting criteria for the strips included:

- Soils and moisture adequate to grow relatively dense vegetative stands
- Sufficient space available
- Slope of less than 12 percent

Two of the strips were installed to pretreat runoff entering infiltration trenches at maintenance stations, while one site in District 7 was constructed as a stand-alone facility along a highway shoulder.

The characteristics of the contributing watersheds for each of the strip installations are summarized in Table 8-1. A typical installation is shown in Figure 8-1 and a schematic diagram is presented in Figure 8-2. The District 11 Carlsbad site contains two strips: one used for pretreatment of an infiltration trench (0.7 ha) and one that discharges directly to a municipal street (0.28 ha).

**Table 8-1 Summary of Contributing Watershed Characteristics for Biofiltration Strips**

Site	Land Use	Watershed Area Hectare	Impervious Cover %
Altadena MS	Maintenance Station	0.70	100
I-605/SR 91	Highway	0.20	100
Carlsbad MS Trench	Maintenance Station	0.70	100
Carlsbad MS Drain	Maintenance Station	0.28	100

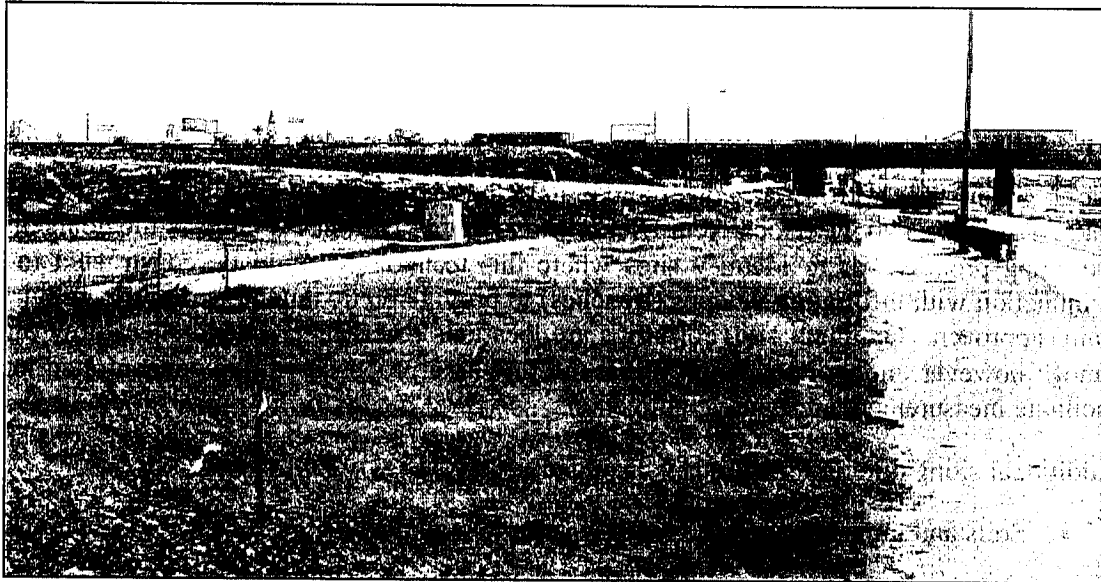


Figure 8-1 Biofiltration Strip (District 7, I-605/SR-91)

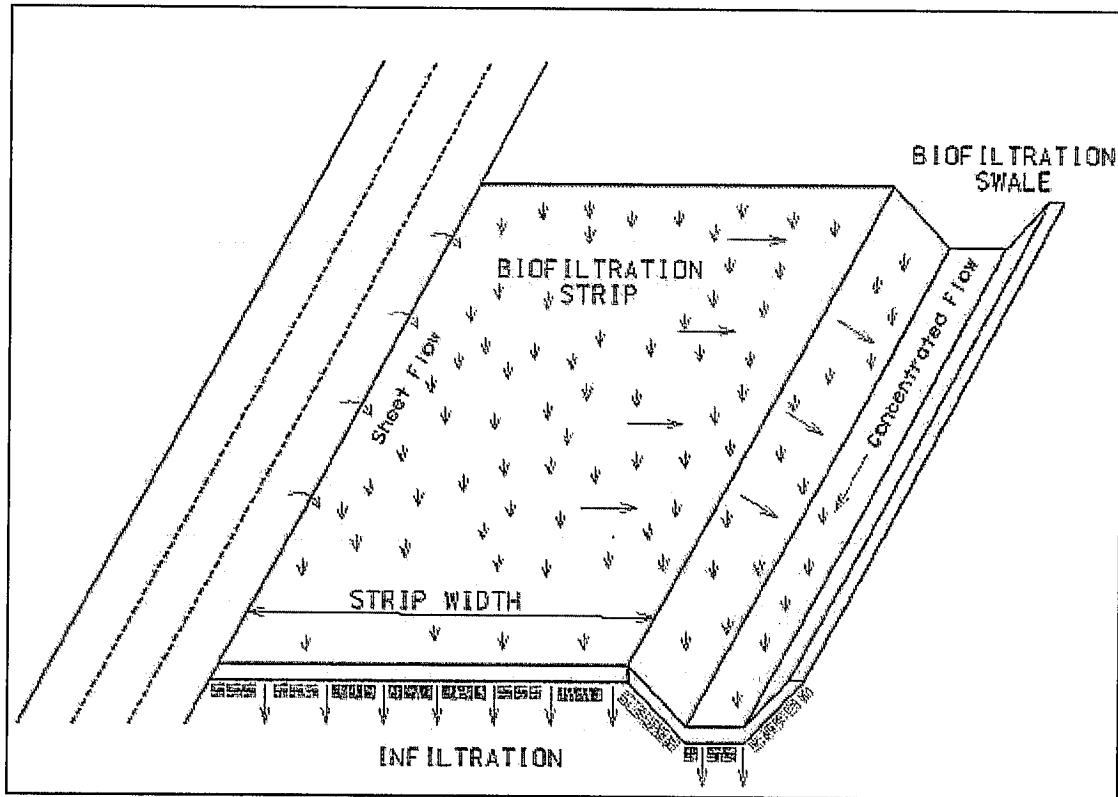


Figure 8-2 Schematic of Biofiltration Strip and Swale



Although the required number of strips was successfully sited, narrow shoulders and conflicts with sound walls and other structures suggest that there will not be abundant opportunities for retrofit with this technology on existing freeways in the most highly urbanized areas. Freeways often retain pervious areas within the right-of-way in less urbanized areas that could become biofiltration strips when drainage systems are rebuilt during highway reconstruction projects.

An important consideration for the siting and use of vegetative controls is whether the climate of the area provides suitable growing conditions. Irrigation was provided at all sites to help establish the vegetation. Once irrigation ceased, a mixed vegetation assemblage became established naturally at many of the biofilter sites that were initially salt grass sod, indicating that a monoculture of salt grass is not naturally sustainable. These additional species with varying moisture preferences and seasonality appeared to improve the overall vegetated coverage as the sites recovered from periodic disturbances.

These BMPs proved to be versatile and have potential use both along highways and in auxiliary Caltrans facilities, such as maintenance bases, truck inspection stations, park-and-ride lots, and rest areas. Biofiltration strips also are well suited to being part of a "treatment-train" system of BMPs and should be considered whenever siting other BMPs that could benefit from pretreatment, especially infiltration basins and trenches.

## 8.2 Design

Retrofitting biofiltration strips into the existing drainage system was facilitated by the relatively small head loss associated with this technology. The major design criteria for the strips included:

- Slope of no more than 12 percent
- A minimum recommended length in the direction of flow of a filter strip of 8 m
- No gullies or rills that can concentrate overland flow
- Top edge of the filter strip should be level with the plane of the adjacent pavement

The actual design parameters for the individual sites are shown in Table 8-2.

A key element for the performance and viability of biofiltration systems is the selection of appropriate vegetation for the climate and soil conditions. As with biofiltration swales, salt grass was selected because it is a native plant, perennial, and adapted to conditions in the area. In addition, this species could be grown as sod and it was believed that sod would provide the best means of achieving full cover in the given time schedule. There were two problems associated with this decision. First, salt grass is a warm season grass that is dormant during the winter. Plantings installed in the fall do not become established until the following warm season (May to September). Irrigation was required for salt grass plantings because soil moisture is insufficient during the summer growing

season. The second problem was the decision to plant only one species. A monoculture is typically more susceptible to pests, disease, and invasion by weeds, whereas a mix of different species is more resilient to disturbance (URS, 1999b).

**Table 8-2 Design Characteristics of the Biofiltration Strips**

Site	Design Storm mm	WQ Design Peak Flow L/s	Length m	Area m <sup>2</sup>	Slope %	WQV m <sup>3</sup>
Altadena MS	25	34	8	160	3	172
I-605/SR-91	25	2.8	8	480	2	52
Carlsbad MS Trench	33	37	8	200	1	222
Carlsbad MS Drain	33	17	8	216	1	93

Future biofilter installations should be implemented using a mix of hardy plant species. The salt grass plantings have been successful at achieving the desired cover, but this success has required a substantial level of effort and cost. Other species combinations may perform the same function with lower short-term and long-term costs. A list of species that are suggested for future biofilter plantings in southern California is contained in Section 7.7.2. All of these species are capable of performing the design functions of the biofilters. Most of these species are cool season grasses that germinate and grow during the winter rainy season. Therefore, these species should require less irrigation and can be implemented with shorter lead times for growing. Most of the species can be grown from plugs or seed and some of them produce rhizomes like salt grass that might be compatible with sod planting. Temporary irrigation systems should be considered for all future biofilter installations to supplement natural deficiencies that may occur during plant establishment.

As shown in Table 8-3, there was a wide range of tributary-to-treatment area ratios for the monitored sites. Consequently, the design standard implemented, a width of 8 m, may not be applicable to all sites. The design value was originally derived from Barrett et al. (1998) where it was applied to implementation of strips parallel to highways with a constant pavement width of 15 m, resulting in tributary-to-treatment area ratio of only 2. Since two of the monitored sites were in maintenance stations with treatment areas much larger than the freeway site, the width of 8 m resulted in higher ratios. Because hydraulic loading rates were not a design consideration and removal efficiencies among widely varying loading rates were not distinguishable in this study, the reader is cautioned when reviewing the costs per WQV in the following cost section (Tables 8-8 and 8-9).

**Table 8-3 Treatment Ratios for Biofiltration Strip Sites**

Site	Tributary Area/Treatment Area Ratio
Altadena MS	43
I-605/SR-91	4
Carlsbad MS w/Trench	35
Carlsbad MS	13

### 8.3 Construction

A common construction problem encountered at the biofiltration strips was the need to use level spreaders to convert concentrated flow into sheet flow. At the I-605/SR-91 and Carlsbad MS the flows were initially sheet flow, which had to be concentrated so flows could be monitored and then converted back to sheet flow. The Altadena MS originally had concentrated flow, which was monitored and then converted to sheet flow. Flow spreading was a more difficult problem than expected. One of the major difficulties was the construction of a truly level "level spreader." The level spreaders also tended to hold water between events, creating a potential vector problem. At the Altadena MS, mosquito abatement was required on seven occasions before drain plugs were installed to address this issue. Consequently, implementation of biofiltration strips would be preferred in areas where sheet flow predominates.

Rapid vegetation establishment was needed to meet the time schedule of the Pilot Program; consequently, grass was established through the use of sod. Although this could be more expensive than using seed, the sod provided high initial soil stability where it was installed and avoided the potential for erosion and damage. Irrigation was required at all of the sites for the first year to establish the vegetation.

Winter dormancy also affected the quality of plant material installed at the biofilter sites. The nursery contract was implemented in mid-August 1998 because of delays in approval of the State budget. Plantings were established at the nursery very late in the growing season and most of the sod flats had less than 40 percent cover when they were planted in December 1998 and February 1999. Once the plantings were installed, low temperatures and low precipitation substantially delayed the establishment of the salt grass.

Plantings were installed according to the specifications; however, modifications recommended to the specifications include soil testing, appropriate fertilizer and soil amendments in addition to an establishment schedule that includes irrigation. Fertilizer application rates should be based on actual plant requirements in relation to nutrition provided by the soil and based on soil tests for nutrients and expert guidance.

Remedial plantings (for strip maintenance) have consisted of salt grass plugs, seed, and transplants. This approach is appropriate for plantings during the growing season, but a

modified approach is recommended if remedial plantings are required during the fall. Plantings during the late fall and early winter season should include a mix of species. Plants that germinate and actively grow during the cooler months of winter and early spring should be overseeded on bare areas.

At the Carlsbad Maintenance Station, establishment of the grass also was hindered by the presence of rabbits, which came into the maintenance yard at night and ate the grass. Once a small fence was installed around the perimeter of the vegetated area, full coverage with the salt grass was rapidly established.

#### **8.4 Maintenance**

Maintenance activities were the same as those at the biofiltration swale sites and included weekly inspections for endangered species, and monthly inspections for condition of inlet and outlet structures, side slope stability, debris and sediment accumulation, vegetation height (during the dry season), and presence of burrowing animals. Vegetation was trimmed to 150 mm when the height exceeded 250 mm. Woody vegetation was removed when observed during monthly inspections, weeds were removed only during the first season of plant establishment.

The number of hours of field maintenance activities is shown below in Figure 8-3. An average of about 105 hr/yr were spent on these activities, not including 26 hours for vector control activities. Of these, more than 67 hr/yr were required for vegetation management, included mowing, weeding, irrigation, and rehabilitation of bare areas, to comply with the requirements of the MID. An additional 6 hours were needed just to remove the drain plugs and drain the level spreaders.

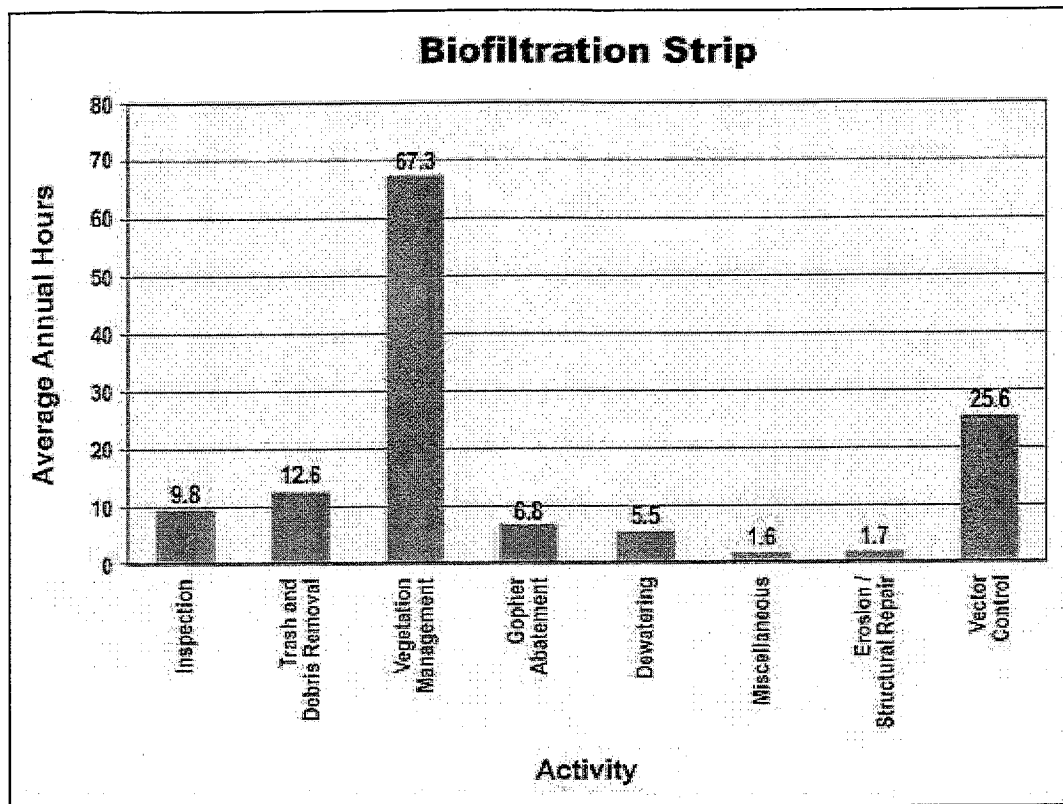


Figure 8-3 Field Maintenance Activities at Strip Sites (1999-2001)

## 8.5 Performance

### 8.5.1 Chemical Monitoring

Monitoring of the District 7 Altadena MS and I605/SR-91 sites consisted of paired influent and effluent samples; however, at Carlsbad (District 11) the influent to the strip providing pretreatment to the infiltration trench was monitored, but the effluent from the second strip was monitored. Therefore, the influent and effluent samples were from different contributing areas. Load and concentration reductions were calculated for Carlsbad under the assumption that the runoff coefficient and influent concentrations were the same for both strips.

The results of the chemical monitoring program are shown in Table 8-4. The column titled "Significance" is the probability that the influent and effluent concentrations are not significantly different, based on an ANOVA. The reduction in constituent concentrations is highly variable, with substantial reductions in sediment and metals, but effectively no reduction in nitrogen species and an increase in phosphorus concentration. The concentration reductions observed at this site are greater for sediment and metals than those compiled by Young et al. (1996), but less than those reported for nutrients. For

instance, Young reported concentration reductions for TSS of 70 percent, nitrate 10 percent, phosphorus 40 percent, and zinc 40 percent.

The load reduction shown in Table 8-5 is the total reduction expected for all three sites in a typical year. Much of the observed load reduction shown, which is greater than the concentration reduction, is a function of the amount of infiltration that occurred in the strips. On average, 30 percent of the runoff that entered the strips infiltrated and was not discharged to surface waters. There were significant differences among the sites in the amount of infiltration, which was highest at the Carlsbad MS, where about 80 percent of the runoff infiltrated. Losses resulting from infiltration were much less at the I-605/SR-91 site (37 percent) and the Altadena MS (14 percent). The low value at the Altadena MS may have been a function of less strip area relative to the size of the drainage area and occasional bypass of the influent control structure during periods of high intensity rainfall. Like swales, the load reduction for many constituents is comparable to that observed in more complex devices such as media filters.

Surprisingly, the concentration reduction for many constituents at the I-605/SR-91 site was less consistent than that observed at the other two sites, despite the fact it had the smallest tributary area relative to the size of the strip (Table 8-3). When the percent reduction in concentration is calculated using the methodology described in the introduction, the high variance results in a prediction of sediment export. This erratic performance may have been caused by wind blown sediment along the highway shoulder and/or dirt from gopher mounds accumulating in the sample collection trench between storms. The percent reduction of the monitored constituents observed at the Carlsbad site was greater than the other two sites, likely because of the much higher influent concentrations.

The percent reduction in constituent concentrations for the individual strips also was calculated using the geometric mean of the influent and effluent EMCs. The results of this analysis and the amount of infiltration at each site are shown in Table 8-6. The data are not sufficient for determining the maximum tributary area for a biofilter strip because of the relatively poor performance of the I-605/SR-91 site. In addition, all the strips had slopes of less than 3 percent, so no new information relative to the impact of slope on pollutant removal was developed.

Table 8-4 Concentration Reduction of Biofiltration Strips

Constituent	Mean EMC		Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	100	31	69	<0.000
NO <sub>3</sub> -N	0.44	0.58	-30	0.367
TKN	2.00	2.10	-5	0.542
Total N <sup>a</sup>	2.45	2.68	-10	-
Ortho-Phosphate	0.15	0.46	-216	0.047
Phosphorus	0.42	0.62	-46	0.035
Total Cu	0.058	0.009	85	<0.000
Total Pb	0.046	0.006	88	<0.000
Total Zn	0.240	0.066	72	<0.000
Dissolved Cu	0.019	0.007	65	0.004
Dissolved Pb	0.004	0.002	65	0.006
Dissolved Zn	0.073	0.035	53	<0.000
TPH-Oil <sup>b</sup>	1.7	0.7	59	0.101
TPH-Diesel <sup>b</sup>	0.9	0.3	66	0.138
TPH-Gasoline <sup>b</sup>	<0.05 <sup>c</sup>	<0.05 <sup>c</sup>	-	-
Fecal Coliform <sup>b</sup>	17,700 MPN/100mL	1,500 MPN/100mL	92	0.061

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

**Table 8-5 Load Reduction of Biofiltration Strips**

Constituent	Annual Load , kg		Load Reduction %
	Influent	Effluent	
TSS	183	30	83
NO <sub>3</sub> -N	1.00	0.60	45
TKN	3.90	2.10	47
Total N	5.00	2.80	44
Ortho-Phosphate	0.25	0.44	-76
Phosphorus	0.70	0.60	7
Total Cu	0.090	0.009	90
Total Pb	0.071	0.005	92
Total Zn	0.377	0.054	86
Dissolved Cu	0.044	0.006	85
Dissolved Pb	0.007	0.001	78
Dissolved Zn	0.152	0.034	78

**Table 8-6 Comparison of Individual Sites for Representative Constituents – Biofiltration Strips**

Site	TSS Reduction, %	TKN Reduction, %	Dissolved Copper Reduction, %	Infiltration %
Altadena MS	70	-8	20	14
I-605/SR-91	73	-50	12	37
Carlsbad MS	83	46	87	80

A linear regression analysis was also performed on the influent and effluent EMCs aggregated data from all sites and the results are shown in Table 8-7. Of the constituents monitored only the phosphorus effluent concentrations are independent of the influent



concentration. In addition, these phosphorus values are significantly higher than those measured in the influent, resulting in an increase for almost all events, similar to that observed in the swales. This suggests that leaching of phosphorus from dormant vegetation results in an effluent concentration that is independent of the influent concentration.

The sediment collected in the spreader ditch of the Altadena biofiltration strip had to be removed in June and December of 1999. All sediment and collected material that accumulated in the spreader ditch was tested for hazardous materials prior to disposal. Testing found the material to be nonhazardous and therefore all material was disposed of at the landfill. Testing results can be found in Appendix F.

### ***8.5.2 Empirical Observations***

One of the biggest difficulties with these strips was reestablishing uniform sheet flow once the flow was concentrated for measurement. Although concrete level spreaders were included in the design for this purpose they were not very effective and often continued to hold water long after runoff ceased. This problem would not exist in the general application where flow and water quality monitoring would not be necessary. Strips should be used where sheet flow conditions occur.

Although there is no formal mechanism for litter control in strips, the strips generally retained accumulated litter at the strip pavement interface or within the vegetated area until scheduled maintenance visits. The water depths in the strips were not high enough to transport trash and debris.

The vegetation at the Altadena and Carlsbad MS strips was overrun by weedy species or species from an erosion control mix. At the I-605/SR-91 strip there were fewer weedy species. This is probably due to the fact that seeds from other species are not blown or washed into the strip since it is adjacent to and downwind of the highway. All the sites maintained the required vegetative coverage, if the weedy species are included.

**Table 8-7 Predicted Effluent Concentrations – Biofiltration Strips**

Constituent	Concentration <sup>a</sup>	Uncertainty, ±
TSS	$0.074x + 19.2$	$29.2 \left( \frac{1}{27} + \frac{(x-101)^2}{200,000} \right)^{0.5}$
NO <sub>3</sub> -N	$1.31x - 0.03$	$0.59 \left( \frac{1}{26} + \frac{(x-0.38)^2}{0.98} \right)^{0.5}$
TKN	$1.09x + 0.08$	$2.74 \left( \frac{1}{28} + \frac{(x-1.78)^2}{23} \right)^{0.5}$
Particulate P	0.36	0.17
Ortho-phosphate	0.50	0.26
Particulate Cu	$0.078x + 0.70$	$2.69 \left( \frac{1}{28} + \frac{(x-16)^2}{6974} \right)^{0.5}$
Particulate Pb	$0.083x + 1.7$	$5.17 \left( \frac{1}{28} + \frac{(x-27)^2}{15780} \right)^{0.5}$
Particulate Zn	$0.10x + 5$	$13.3 \left( \frac{1}{28} + \frac{(x-89)^2}{192,000} \right)^{0.5}$
Dissolved Cu	$0.11x + 4.6$	$8.57 \left( \frac{1}{28} + \frac{(x-17)^2}{8421} \right)^{0.5}$
Dissolved Pb	$0.074x + 1.2$	$0.11 \left( \frac{1}{28} + \frac{(x-4)^2}{803} \right)^{0.5}$
Dissolved Zn	$0.31x + 12.4$	$38.8 \left( \frac{1}{26} + \frac{(x-68)^2}{35,000} \right)^{0.5}$

<sup>a</sup> Concentration in mg/L except for metals, which are in μg/L;  $x$  = influent concentration

## 8.6 Cost

### 8.6.1 Construction

Table 8-8 shows the actual construction costs with and without monitoring equipment and related appurtenances for each biofiltration strip. The table presents the cost per cubic meter of water treated, using actual cost without monitoring. The construction cost for the Carlsbad MS is for the stand-alone biofiltration strip.

**Table 8-8 Actual Construction Costs for Biofiltration Strips (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
Altadena MS	146,400	106,348	618
I-605/SR-91	157,174	85,570	1,646
Carlsbad MS Drain	89,243	80,561	866

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: Caltrans Cost Summary Report CTSW-RT-01-003.

Adjusted construction costs for the strips are presented in Table 8-9. The primary reasons that costs were adjusted include:

- The cost of the associated infiltration trench was estimated and removed.
- Due to the accelerated nature of construction, sod was used for the strips. The cost of using soil preparation and hydroseeding cost in lieu of sod was substituted for the sod cost. Using sod would increase the individual adjusted cost by 0 percent, 6 percent, and 28 percent for the three sites, respectively. The larger the biofilter, the larger the percent change in adjusted cost because the cost of vegetation begins to dominate the total project cost. The additional cost for using sod was excluded from the adjusted construction cost.
- Rebuilding storage bins at one location caused greater than usual facility restoration cost. Including the original facility restoration cost would increase the adjusted construction cost for that location by 23 percent. Instead, the average facility reconstruction cost for similar BMPs was used for estimating the adjusted construction cost.
- At one location, adjustments to cost attributed to the level of contractor experience caused an increase to adjusted cost. Excluding the cost increase for contractor experience would decrease adjusted cost by 8 percent. These cost changes were included in the adjusted cost.

- Miscellaneous site-specific factors caused increased construction cost. This cost would increase the adjusted cost by 14 percent. These costs were excluded from the adjusted cost.
- One location incurred cost due to limited space for construction. Including this cost would increase adjusted cost by 29 percent for that location. This cost was excluded from the adjusted cost.

**Table 8-9 Adjusted Construction Costs for Biofiltration Strips (1999 dollars)**

Strips	Adjusted Construction Cost, \$	Cost / WQV \$/m <sup>3</sup>
Mean (3)	63,037	748
High	67,099	1,237
Low	58,262	384

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

The construction costs of off-highway (maintenance station) strips are similar to the cost of the on-highway strip. The additional site-specific costs for clearing and grubbing existing AC and facility restoration at maintenance stations are roughly equal to the cost of traffic control incurred at the highway sites.

### **8.6.2 Operation and Maintenance**

Table 8-10 shows the average annual operations and maintenance hours for each strip. The I-605/SR-91 strip had the largest vegetated area and consequently required more maintenance time. Field hours include inspections, maintenance and vector control.

**Table 8-10 Actual Operation and Maintenance Hours for Biofiltration Strips**

District	Site Name	Average Annual	
		Equipment Hours	Field Hours
7 (Los Angeles)	Altadena MS	14	122
	I-605/SR-91	34	213
11 (San Diego)	Carlsbad MS	0	58
	<b>Average Value</b>	<b>16</b>	<b>131</b>

Table 8-11 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs.

Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 8-11 Actual Average Annual Maintenance Effort – Biofiltration Strips**

Activity	Labor Hours	Equipment & Materials \$
Inspections	10	-
Maintenance	96	101
Vector control*	26	-
Administration	101	-
Direct cost	-	1,762
<b>Total</b>	<b>233</b>	<b>\$ 1,863</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a biofiltration strip or reflect the design lessons learned during the course of the study. Table 8-12 presents the expected maintenance costs that would be incurred under the final version of the MID for a strip serving about 2 ha, constructed following the recommendations in Section 8.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Design refinements will eliminate the need for activities such as vector control. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew and their tools.

**Table 8-12 Expected Annual Maintenance Costs for Final Version of MID – Biofiltration Strips**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	47	182	2,250
Vector control	0	0	0
Administration	3	0	132
Materials	-	310	310
<b>Total</b>	<b>51</b>	<b>\$492</b>	<b>\$2,736</b>

### 8.7 Criteria, Specifications and Guidelines

Based on the findings of this study, strips are considered technically feasible depending on site specific conditions; however, there are a number of research needs associated with this type of vegetated controls. There is little empirical data on the effect of slope and length on pollutant removal performance. In addition, there was no relationship between the ratio of the strip size and tributary area, and pollutant removal. Consequently, additional information is needed relative to sizing of these devices. This study implemented a monoculture of salt grass at all the biofilter sites, so the effectiveness of other grass species for pollutant removal was not quantified. Finally additional information would be useful on the minimum vegetation density for effective operation and the limit of their deployment for other areas based on rainfall and climate factors. Considerations for siting, design, and operation are described below.

#### 8.7.1 Siting

Based on the results of this study, the primary siting criteria recommended for future installations include the following:

- Consider strips for pretreating runoff before entering devices that are susceptible to clogging such as infiltration trenches and basins and sand filters. Also look for opportunities to direct shoulder sheet flow from highways through a biofiltration strip and then into a biofiltration swale.
- Construct strips on highway shoulders where adequate space is available.
- Verify that the natural vegetation in the climate is dense enough to stabilize surfaces and to provide effective pollutant removal.
- Site in areas where sheet flow predominates.

### **8.7.2 Design**

The general guidelines used for design of the test sites were successful in creating installations that performed effectively. The test sites were similar in many regards to the vegetated shoulders common along highways in many areas of the state. Consequently, one would expect these areas, which were not originally designed as treatment devices, to offer the comparable water quality benefit as these engineered sites. One potential issue was that all strips had the same width even though the size of the tributary areas varied widely; however, these data do not definitely establish a maximum tributary/treatment area ratio. Based on the observations and measurements in this study, the following guidelines are recommended:

- Locate, size, and shape biofiltration BMPs relative to topography and provide extended flow paths to maximize their treatment potential.
- Specify vegetation that occurs naturally in the area to minimize establishment and maintenance costs. (See Section 7.7.2 for specific plant list.)
- If slope stability is an issue in the period immediately following construction, consider the use of matting or other temporary erosion control measures rather than specifying the use of sod.
- Avoid the use of concrete level spreaders to distribute runoff. If the existing flow at a proposed site is concentrated, consider the implementation of a biofiltration swale instead of a strip.
- Specifications should include appropriate fertilizer and soil amendments based on soil properties determined through testing and compared to the needs of the vegetation requirements.
- Install strips at the time of the year when there is a reasonable chance of successful establishment without irrigation; however, it is recognized that rainfall in a given year may not be sufficient and temporary irrigation may be used at the discretion of the Resident Engineer.
- While not tested in this study, consensus guidance recommends slopes less than or equal to 20 percent for filter strips.

### **8.7.3 Construction**

Listed below are guidelines recommended to improve the construction process:

- Soil should be conditioned so that it is sufficient to establish and support the vegetation selected for the site.
- Time biofilter establishment to coincide with periods of greater rainfall and the natural growing season of the selected vegetation.

- If use of sod is unavoidable, place it without gaps and staggered to avoid channelization.
- Use a roller on the sod to ensure that no air pockets form between the sod and the soil.

Physical erosion controls will be necessary on steeper slopes to protect seeds for at least 75 days after the first rainfall of the season. Erosion controls might include the placement of a blanket, mulch, or other biodegradable cover over the seeded portion of the site.

#### ***8.7.4 Operation and Maintenance***

Based on the level of maintenance required in this study, future maintenance activities should include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes inspection of vegetation, observation of flow across swale invert and sediment and debris accumulation.
- Inspect strips at least twice annually for erosion or damage to vegetation, preferably at the end of the wet season to schedule summer maintenance and before major fall runoff to be sure the strip is ready for winter. However, additional inspection after periods of heavy runoff is most desirable. The strip should be checked for debris and litter, and areas of sediment accumulation.
- Recent research on biofiltration swales but likely also applicable to strips (Colwell et al., 2000) indicates that grass height and mowing frequency have little impact on pollutant removal; consequently, mowing may only be necessary once or twice a year for safety and aesthetics or to suppress weeds and woody vegetation.
- Trash tends to accumulate in strip areas, particularly along highways. The need for litter removal should be determined through periodic inspection, but litter should always be removed prior to mowing.



## 9 STORM-FILTER™

### 9.1 Siting

The Storm-Filter™ is a proprietary water quality treatment device that uses cartridges filled with different types of media to filter stormwater runoff. One maintenance station in District 11 (Kearny Mesa) was selected for installation of this technology and the watershed characteristics for this site are summarized in Table 9-1. Siting criteria are similar to those for other media filters and include:

- No bare soil or construction activities up-gradient of the site
- Tributary area of less than 8 ha
- Adequate hydraulic head (about 1 m) to operate by gravity flow

**Table 9-1 Summary of Contributing Watershed Characteristics for Storm-Filter™**

Site	Land Use	Watershed Area Hectare	Impervious Cover %
Kearny Mesa	Maintenance Station	0.6	100

### 9.2 Design

The Storm-Filter™ is sized based on the maximum flow rate to be treated as specified by the manufacturer. Design specifications are summarized in Table 9-2 and the hydrologic conditions are listed in Table 9-3. A schematic of the device is presented in Figure 9-1 and pictures of the actual site are shown in Figures 9-2 and 9-3.

**Table 9-2 Design Criteria of the Storm-Filter™**

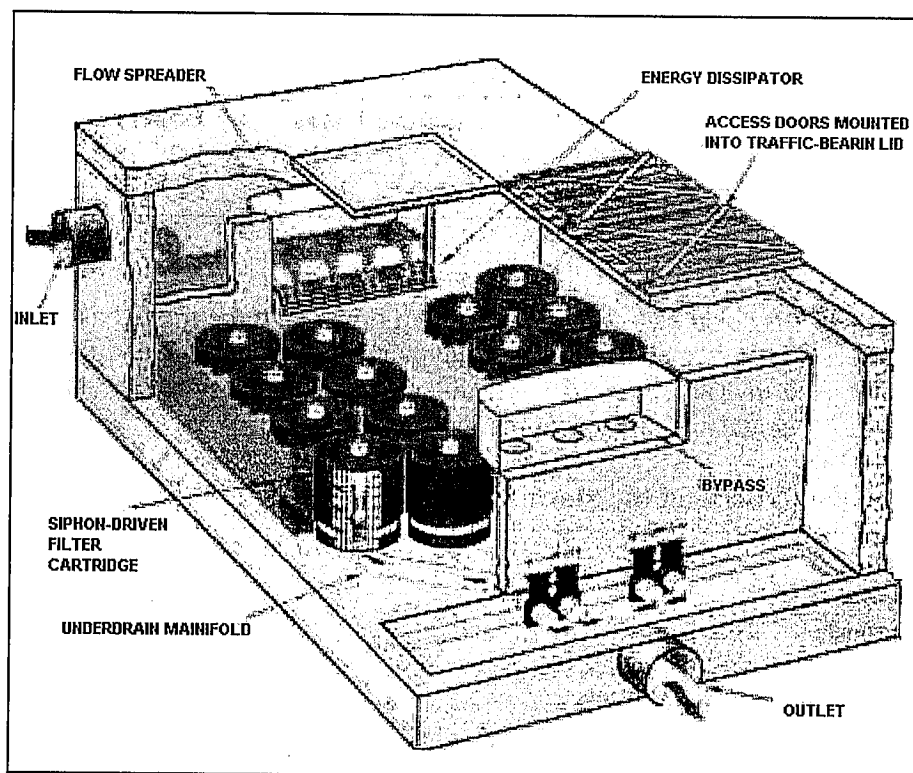
Design Criteria	Value	Discussion
Number of canisters	Based on infiltration rate of media canisters	The manufacturer estimates that 30 canisters treat approximately 0.028 m <sup>3</sup> /s or 0.0009 m <sup>3</sup> /s/canister.
Pretreatment vault volume	2 min at peak flow	The volume of the pretreatment vault should be sized with a volume produced by the peak flow rate for a 2 min period.
Filter media	Media canisters	Canisters are supplied by manufacturer; media type is combination of perlite and zeolite.

**Table 9-3 Design Characteristics of the Storm-Filter™**

Site	Design Storm mm	Design Storm Discharge L/s	WQV <sup>a</sup> m <sup>3</sup>	Number of Canisters	Number of Chambers
Kearny Mesa	36	76	194	86	3

<sup>a</sup> Volume treated during a design storm.

The manufacturer offers various media types. A perlite/zeolite combination was selected for this study based on a recommendation by the manufacturer. Perlite is a puffed volcanic ash. It is porous with rough edges and the manufacturer recommended it for the removal of TSS and oil and grease. Zeolite is a naturally occurring mineral recommended for the removal of soluble metals, ammonium and some organics.



**Figure 9-1 Schematic of a Storm-Filter™**

(SOURCE: Stormwater Management, Inc.)

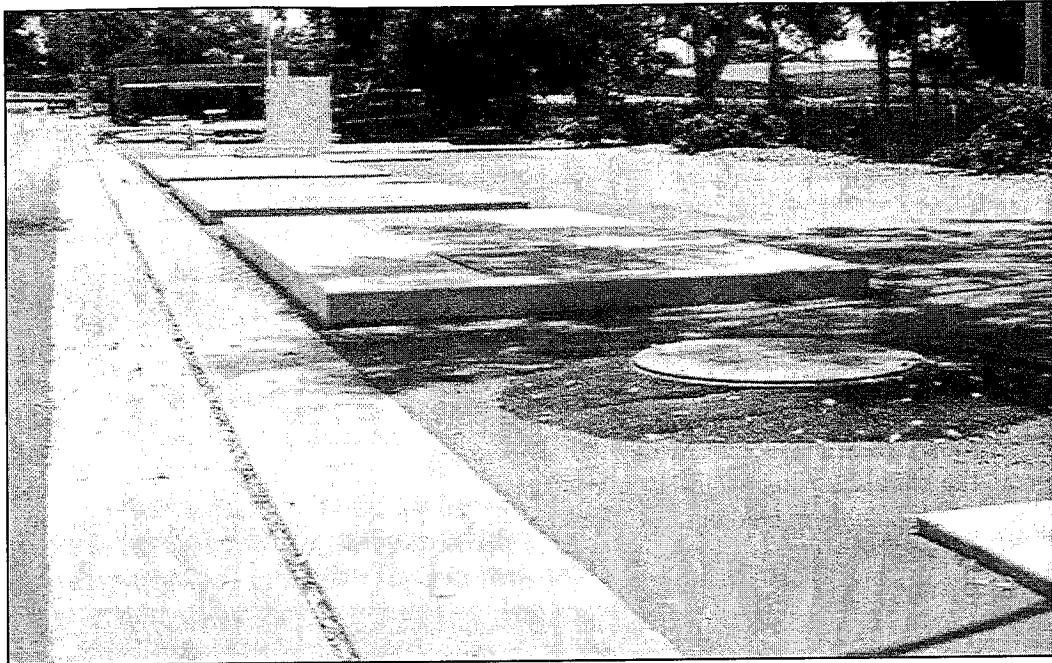


Figure 9-2 Surface View at Kearny Mesa

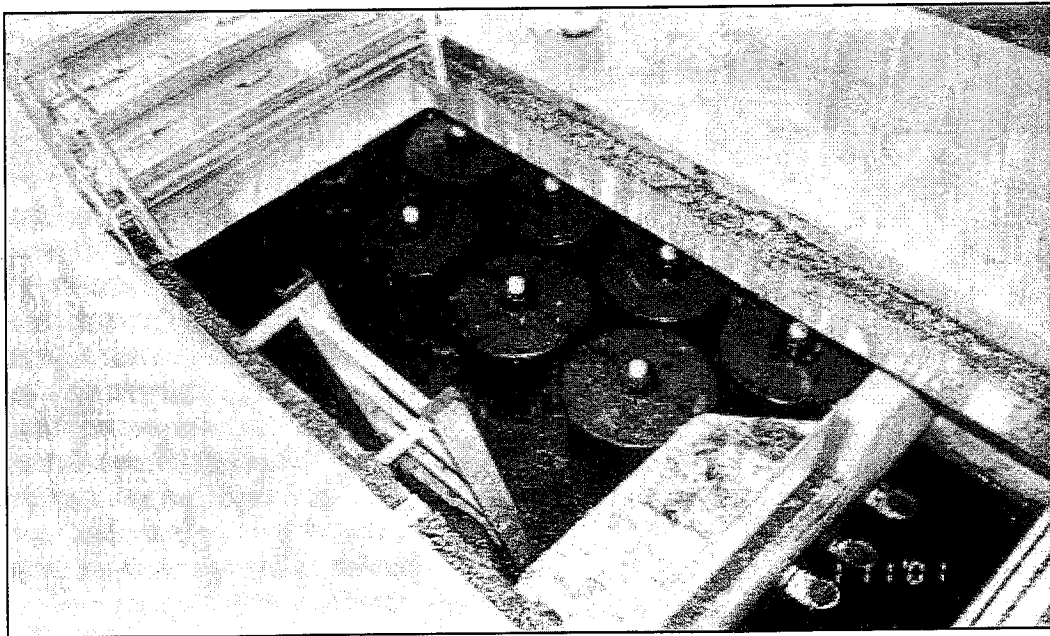


Figure 9-3 Internal View at Kearny Mesa

### 9.3 Construction

#### 9.3.1 *Construction*

Stormwater Management, Inc. (SMI) provided media cartridge filters in precast vaults as a package system. During the design and construction phase, it was difficult to obtain specific design details on the vaults and appurtenances required to prepare the construction drawings and specifications.

The filter media was changed from CSF® leaf media (compost) to perlite/zeolite during the design phase of the project. The treatment system specifications for this site were developed in February and March of 1998. SMI provided specifications on CSF® leaf media (compost) for incorporation into the *Special Provisions*. Although CSF® leaf media was the standard filter media in use at the time, SMI was conducting research into the use of perlite/zeolite media. By the time of actual construction in early 1999, research had led to the selection of perlite/zeolite as the media of choice for a maintenance station type application and SMI provided it as the filter cartridge media.

#### 9.3.2 *Unknown Field Conditions*

During excavation for the filter and pretreatment vaults, sandstone was encountered at a depth of approximately 1 m. To remove this material, special excavation equipment (hoe ram) was used to break through the sandstone. The excavated materials were not suitable for backfill and had to be removed from the site at an additional cost. Removing the sandstone at the subgrade produced an uneven surface; thus, it was as necessary to excavate beyond the subgrade and to backfill to the subgrade with imported materials to provide a uniform foundation under the vault.

The contractor began excavation and was informed by the Caltrans permit inspector that the work was in potential conflict with a City of San Diego 900 mm high-pressure water transmission main within an existing easement. The existence of the pipeline and easement were not shown on the plans and were not discovered during utility research for the project. Further research and coordination with the City of San Diego confirmed that the location of this easement was in conflict with the proposed BMP. The contractor was directed to stop construction, while the exact easement location was determined. The plans were revised, and construction staking was rescheduled. The filter vaults were moved approximately 4 m northeast of the original location. This new location required removal and replacement of approximately 30 m of concrete gutter and minor asphalt pavement. The relocation also caused a manhole with a non-traffic-rated lid to be moved into a traffic area, requiring replacement of the lid with a traffic-rated lid. In addition, the contractor incurred expenses due to down time of equipment that had been mobilized to the site and was inactive. This experience reinforces the necessity for site characterization to identify utility conflicts and other unseen potential problems.

Additionally, the existing storm drain outlet for the BMP was located in an easement owned by the City of San Diego. The project was delayed while modification of the storm drain was discussed with the City. The City required an encroachment permit in order for the work to be completed.

#### 9.4 Maintenance

Maintenance items for the Storm-Filter™ included inspection of sediment accumulation and removal of sediment from the pretreatment sedimentation basin when the accumulation exceeded 300 mm. Sediment removal was not required during the course of the study. In addition, weekly inspections for trash accumulation were conducted during the wet season. The design flow rate of 0.0009 m<sup>3</sup>/s per canister was evaluated during one storm per month during the wet season. The Storm-Filter™ was inspected for standing water annually at the end of the wet season, and monthly to identify damage to inlet and outlet structures, and evidence of graffiti or vandalism.

The Storm-Filter™ was inspected monthly for minor maintenance in accordance with the manufacturer's guidelines, including flushing of the underdrains. The site was inspected annually in August/September for major maintenance.

An average of only about 23 hr/yr were required for field activities, not including 45 hours for vector control activities. As shown in Figure 9-4, field inspections were the largest field activity. The number of inspections and time spent reflect the requirements of the (MID), which required weekly inspections during the wet season. Seasoning of the Storm-Filter™ at the beginning of the second wet season was the second largest activity. This involved flushing the Storm-Filter™ with water to remove suspended solids from the media. This was done because data from the first year of monitoring indicated significant export of some constituents (TSS, dissolved Pb). It is suggested that seasoning of the media before installation by the manufacturer be required for any future installations.

The Storm-Filter™ holds water in the pretreatment sedimentation chamber and thus is a potential source of vector problems. Table 9-4 shows the number of occurrences of mosquito breeding and number of abatement actions that were taken.

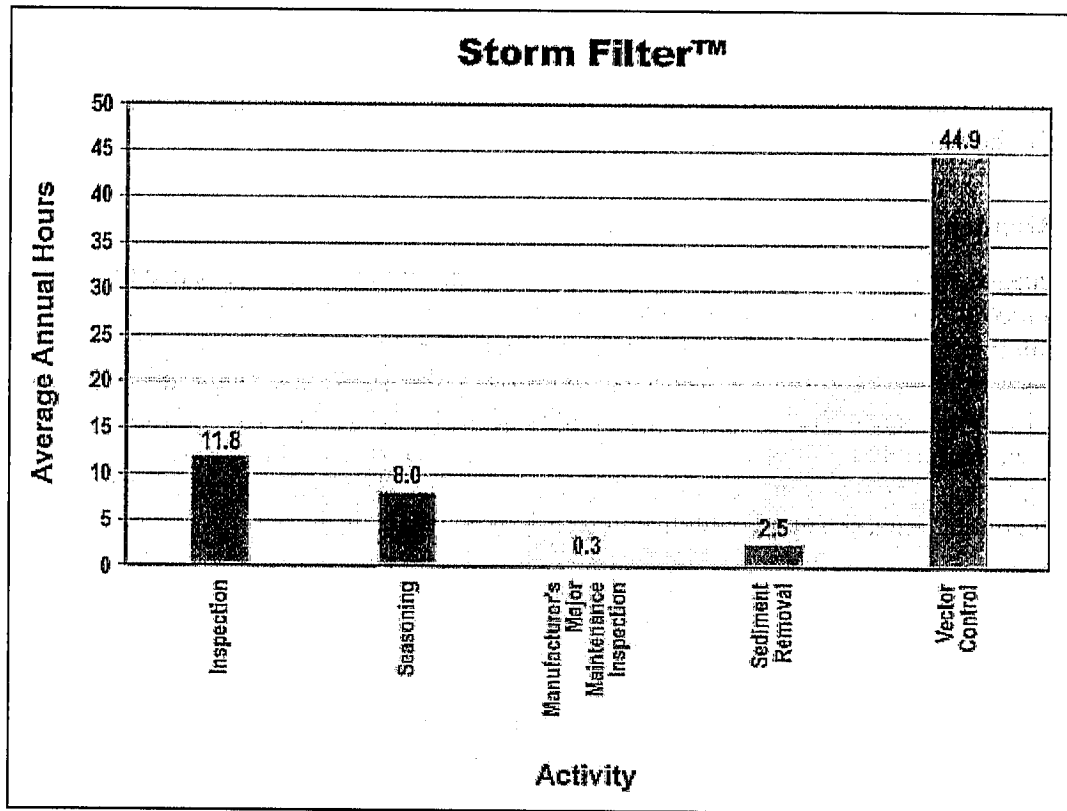


Figure 9-4 Field Maintenance Activities for the Storm-Filter™ (1999-2001)

Table 9-4 Incidences of Mosquito Breeding – Storm-Filter™

Site	Number of Times	
	Breeding Observed	Abatement Performed
Kearny Mesa	14	0

## 9.5 Performance

### 9.5.1 Chemical Monitoring

The concentration reductions observed during the monitoring program are shown in Table 9-5. Since this device is constructed of concrete, it was assumed that influent and effluent volumes were equal and consequently the load reduction is equal to the concentration reduction. The column labeled “Significance” is the probability that the influent and effluent concentrations are not significantly different. Statistically significant differences between influent and effluent concentrations at the 90 percent confidence

level were observed only for TSS and total metals. In general, the results compare unfavorably to filters that employ sand as the filter medium, such as the Austin and Delaware designs.

The results of the monitoring program shown in Table 9-5 do not include the first year's monitoring data. During this period, the device was a net exporter of almost all constituents. The Storm-Filter™ was "seasoned" during the following summer by flushing the canisters with potable water and performance improved markedly during the following wet seasons.

The generally low removals were surprising in that the average influent concentrations at this site were among the highest measured in this study. For instance, the TSS influent concentration was approximately twice that observed for the Austin-style filter sites. The modest TSS removal resulted in a concentration in the effluent that was still larger than the influent concentrations at many other pilot program sites. Although the selected media (zeolite and perlite) reputedly provide better metals removal than sand, lead and zinc removals were much less than that of the Austin filters. There are no previously published independent studies of the effectiveness of other Storm-Filter™ units utilizing this media with which to compare the performance of this particular installation.

Table 9-6 presents the results of the regression analysis of influent and effluent concentrations. In contrast to the sand filters, the effluent TSS concentration is correlated with the influent concentration, indicating that the effluent quality is not as consistent as that produced by the other types of filters.

**Table 9-5 Concentration Reduction of the Storm-Filter™**

Constituent	Mean EMC <sup>d</sup>		Removal %	Significance P
	Influent mg/L	Effluent mg/L		
TSS	174	104	40	0.038
NO <sub>3</sub> -N	1.03	1.09	-7	0.759
TKN	3.15	2.56	19	0.292
Total N <sup>a</sup>	4.18	3.65	13	-
Ortho-phosphate	0.15	0.14	9	0.659
Phosphorus	0.43	0.36	17	0.318
Total Cu	0.142	0.066	53	0.004
Total Pb	0.070	0.033	52	0.006
Total Zn	0.802	0.389	51	0.001
Dissolved Cu	0.038	0.031	18	0.257
Dissolved Pb	0.003	0.002	15	0.534
Dissolved Zn	0.205	0.167	18	0.296
TPH-Oil <sup>b</sup>	3.3	1.6	52	0.119
TPH-Diesel <sup>b</sup>	3.3	1.1	67	0.281
TPH – Gasoline <sup>b</sup>	< 0.05 <sup>c</sup>	< 0.05 <sup>c</sup>	-	-
Fecal Coliform <sup>b</sup>	1500 MPN/100mL	800 MPN/100mL	47	0.574

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

<sup>d</sup> Event mean concentration

The sediment collected in the chambers of the Storm-Filter™ had to be removed in October 2000 and October 2001. All sediment and collected material that accumulated in the Storm-Filter™ was tested for hazardous materials prior to disposal. Testing found the material to be nonhazardous and therefore all material was disposed of at the landfill. Testing results can be found in Appendix F.

### 9.5.2 Empirical Observations

Most of the relevant empirical observations at this site concern standing water in the facility. Standing water was observed repeatedly in the pretreatment vault and cartridge chambers. The Storm-Filter™ is designed such that there is always standing water in the pre-sedimentation chamber and in the basin preceding the energy dissipaters in each chamber. Also, water is always present in the PVC piping that routes water from the filters to the outlet chambers. The vector control district reported minor breeding in these locations.



One potential reason for the modest pollutant removal observed is that the runoff has a very short residence time within the device. Figure 9-5 compares influent and effluent hydrographs for a typical storm. It is clear from this figure that there is little or no attenuation of peak flows in the device and consequently little time for particles to be filtered or to settle out of the runoff. This is in stark contrast to the hydrographs produced by sand filters and illustrated in Figure 2-8.

**Table 9-6 Predicted Effluent Concentrations – Storm-Filter™**

Constituent	Expected Concentration <sup>a</sup>	Uncertainty, ±
TSS	$0.42x + 30.5$	$92.9 \left( \frac{1}{15} + \frac{(x - 174.8)^2}{158959} \right)^{0.5}$
NO <sub>3</sub> -N	$0.84x + 0.23$	$0.567 \left( \frac{1}{15} + \frac{(x - 1.0)^2}{7.26} \right)^{0.5}$
TKN	$0.68x + 0.40$	$0.45 \left( \frac{1}{15} + \frac{(x - 3.14)^2}{41} \right)^{0.5}$
P Particulate	0.19	0.10
Ortho-phosphate	$0.78x + 0.02$	$0.044 \left( \frac{1}{9} + \frac{(x - 0.15)^2}{0.04} \right)^{0.5}$
Particulate Cu	35.9	8.0
Particulate Pb	$0.34x + 0.06$	$35.9 \left( \frac{1}{14} + \frac{(x - 69)^2}{20346} \right)^{0.5}$
Particulate Zn	224	67
Dissolved Cu	$0.81x + 1.06$	$17.2 \left( \frac{1}{14} + \frac{(x - 37.6)^2}{3390} \right)^{0.5}$
Dissolved Pb	$0.77x + 0.24$	$1.68 \left( \frac{1}{14} + \frac{(x - 3)^2}{59} \right)^{0.5}$
Dissolved Zn	$0.77x + 14.7$	$52.9 \left( \frac{1}{14} + \frac{(x - 204)^2}{148350} \right)^{0.5}$

<sup>a</sup> Concentration in µg/L for metals; x = influent concentration

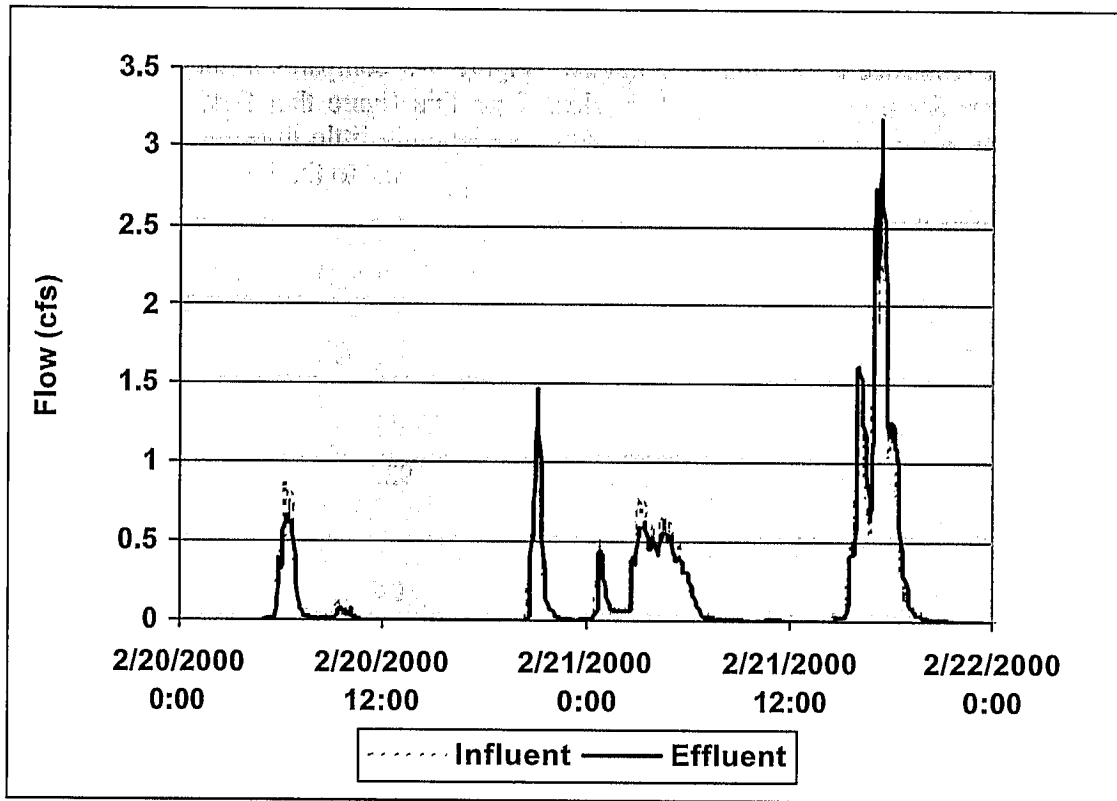


Figure 9-5 Comparison of Storm-Filter™ Influent and Effluent Flow Rates

## 9.6 Cost

### 9.6.1 Construction

The construction costs for the Kearny Mesa site are presented in Table 9-7. The cost per unit water quality volume treated was similar to the Austin sand filters that did not include pumps in the design.

The adjusted cost for the Storm-Filter™ is shown in Table 9-8. As in Table 9-7, the only adjustment to the cost was for features associated with monitoring. Including this cost would increase the adjusted cost by 6 percent. This cost was excluded from the analysis for estimating the adjusted cost.

**Table 9-7 Actual Construction Costs for Storm-Filter™ (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
Kearny Mesa	325,517	305,355	1,575

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: *Caltrans Cost Summary Report* CTSW-RT-01-003.

**Table 9-8 Adjusted Construction Costs for Storm-Filter™ (1999 dollars)**

Storm-Filter™	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
One location	305,356	1,572

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

The Storm-Filter™ installation was in a maintenance station and consequently did not incur traffic control costs. If constructed roadside, Storm-Filter™ could incur traffic control cost typical of EDBs, in which traffic control accounted for an average of 9 percent of the adjusted construction cost. Traffic control costs were not used to estimate adjusted construction cost.

#### **9.6.2 Operation and Maintenance**

An average of 67 hr/yr was spent on field activities, including inspections, maintenance and vector control activities and no equipment was required. Table 9-9 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 9-9 Actual Average Annual Maintenance Effort – Storm-Filter™**

Activity	Labor Hours	Equipment & Materials \$
Inspections	12	-
Maintenance	11	0
Vector control*	45	-
Administration	39	-
Direct Cost	-	308
<b>Total</b>	<b>107</b>	<b>\$ 308</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a Storm-Filter™ or reflect the design lessons learned during the course of the study. Table 9-10 presents the expected maintenance costs that would be incurred under the final version of the MID for a Storm-Filter™ serving about 2 ha, constructed following the recommendations in Section 9.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as filter media replacement, were not performed during the relatively short study period. Only one hour is shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. This estimate also assumes that the facility is constructed of concrete and no vegetation maintenance is required. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Vector control hours were converted to cost assuming an hourly rate of \$62. Equipment generally consists of a single truck for the crew, their tools, and material removed from the filter.

**Table 9-10 Expected Annual Maintenance Costs for Final Version of MID- Storm-Filter™**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	39	131	1,847
Vector control	12	0	744
Administration	3	0	132
Direct Costs	-	2,800	2,800
<b>Total</b>	<b>55</b>	<b>\$2,931</b>	<b>\$5,567</b>

### 9.7 Criteria, Specifications and Guidelines

The Storm-Filter™ did not perform as well as other non-proprietary media filters (Austin and Delaware sand filters). The Storm-Filter™ manufacturer continues to refine and develop new filter media; consequently, improvements in this area may support consideration in the future. The Storm-Filter™ is considered technically feasible for use at the piloted location; however, other technologies provide better performance for less capital cost. Should this technology be selected for implementation, the following information may be useful.

#### 9.7.1 Siting

The original siting criteria seem to have been generally successful at locating the Storm-Filter™. Based on the results of this study, the primary siting criteria recommended for future installations include the following:

- Sufficient head to allow operation by gravity flow (about 1.0 m)
- Relatively small, highly impervious ultra-urban contributing watershed
- No construction planned up-gradient of the proposed location
- No installation in areas where vector control is not feasible
- No construction near side slopes where leaks could impact slope stability
- Avoid areas with potentially high sediment load

### **9.7.2 Design**

Since these devices are proprietary, the manufacturer provides sizing and configuration design and all materials. Based on the observations and measurements in this study, the following guidelines are recommended:

- Provide a method to completely drain the facility between storms and during the dry season to address concerns about vector issues.
- Consider alternative media since the zeolite/perlite mixture in the filter cartridges did not provide any improvement in constituent removal as compared to compost.
- When possible, use standardized designs and prefabricated vaults to reduce costs.
- If mosquito breeding is a concern, include vector-restricting covers in the initial design.

### **9.7.3 Construction**

Determining the location of all utilities prior to construction may not be practical due to limited documentation of utility locations. It is suggested that a small (1 to 2 percent) contingency be provided in case unknown utilities are encountered. In addition, unsuitable material was encountered at many of the construction sites. Sufficient borings should be made before going out for bid to avoid the delays and expense of contract change orders.

As noted previously, the Storm-Filter™ exported constituents until flushed with potable water following the first wet season. For future installations, a requirement that the supplier provide cartridges that are pre-washed would improve performance and reduce the short-term impact to receiving waters.

### **9.7.4 Operation and Maintenance**

Several factors contributed to the reduced maintenance requirements for the Storm-Filter™. The chambers were constructed of concrete consequently no vegetation maintenance was required and slope stability was not an issue. Additional reduction in maintenance costs could be expected by reducing the maintenance frequency from weekly to semiannually (assuming vectors are adequately controlled).

Based on the level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes checking for media clogging, replacement of filter media, and inspection for standing water.

- Schedule semiannual inspection for beginning and end of the wet season to identify potential problems.
- Remove accumulated trash and debris in the pretreatment chamber, stilling basin, and the filter chamber during routine inspections.
- Develop guidance to identify the proper interval for removal and replacement of media canisters. Ensure canisters are properly seasoned before start of the wet season.
- Remove accumulated sediment in the pretreatment chamber every 5 years or when the sediment occupies 10 percent of the volume of the filter chamber, whichever occurs first.

## 10 MULTI-CHAMBERED TREATMENT TRAIN

### 10.1 Siting

Three Multi-Chambered Treatment Trains (MCTTs) were planned for District 7 for inclusion in this study. The Metro Maintenance station installation was not completed in time for this evaluation; therefore, the following discussion is based on the experience with this technology at the Via Verde and Lakewood Park & Rides.

The MCTT was developed for treatment of stormwater at critical source areas specifically to reduce stormwater toxicity in the ultra-urban environment (Pitt et al., 1999). The target area for use of this particular device includes vehicle service facilities, parking areas, paved storage areas and fueling stations with tributary areas of 0.1 to 1 ha. Similar types of land use areas are common at Caltrans facilities. Characteristics of the contributing watersheds for the two subject sites are shown in Table 10-1.

MCTTs need enough vertical clearance to operate hydraulically, a minimum of about 1.5 m for gravity flow. The elevation difference between the inlet and outlet must include clearance for the depth of the inlet sump, sedimentation chamber, water on top of the filter, the filter media, and the underdrains. The selected sites lacked sufficient head for unit operation and two pumps were installed at each site, one to transfer runoff from the sedimentation chamber to the filter and one to return the treated discharge to the pre-existing drainage system.

**Table 10-1 Summary of Contributing Watershed Characteristics for MCTTs**

Site	Land Use	Watershed Area Hectare	Impervious Cover %
Via Verde P&R	Park & Ride lot	0.44	100
Lakewood P&R	Park & Ride lot	0.76	100

### 10.2 Design

The MCTTs were designed as a three-stage device as illustrated in Figure 10-1. Figures 10-2 and 10-3 show internal and external views of the MCTTs, respectively. The first stage consisted of a catch basin with sump and packed column aerators. This was followed by the main settling chamber that included tube settlers to improve particulate removal and sorbent pillows to capture floating hydrocarbons. The sedimentation basin was designed so that the water quality volume is held above the tube settlers, which are nominally 0.6 m deep with about 0.3 m of plenum space underneath. The sorbent pillows are "Oilup Sorbent Blue Booms." The dimensions of the MCTTs are summarized in Table 10-2.



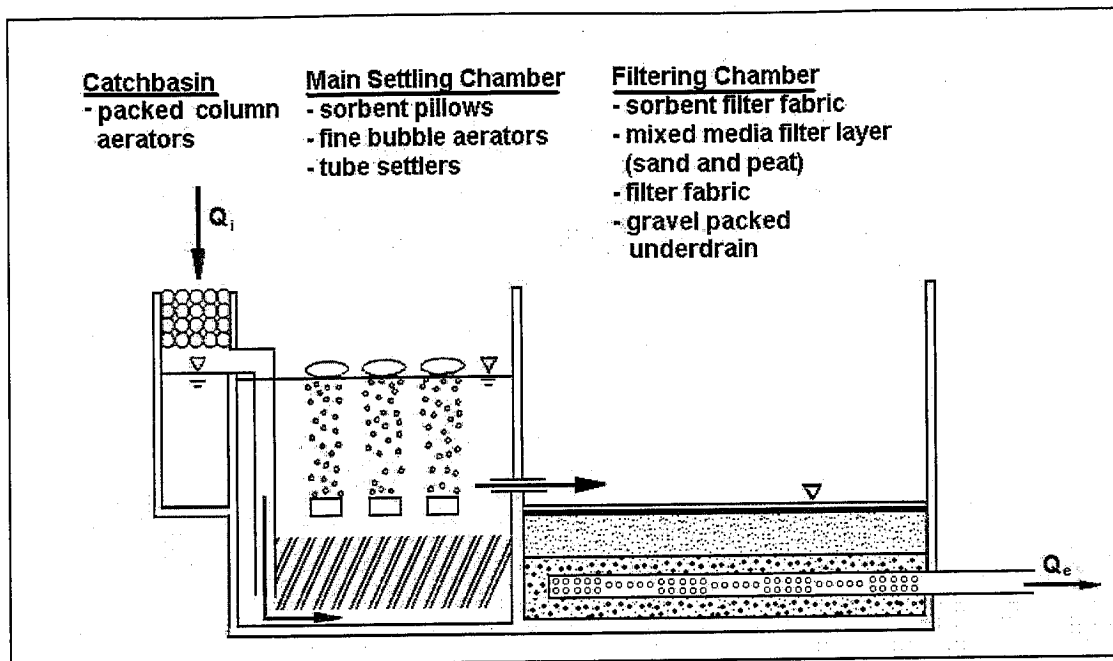


Figure 10-1 Schematic of an MCTT (Source: Pitt, et al., 1999)

Fine bubble aerators were not incorporated in the study designs, because the concentration of volatile organics was expected to be low in runoff from a park-and-ride. As mentioned previously, pumps were included in the design to move the runoff from the sedimentation chamber to the filter chamber. Although the pumps could be triggered automatically, for this study they were activated manually on the day following a storm event to ensure that the runoff remained in the sedimentation basin for at least 24 hours.

The final chamber consisted of a 600 mm thick filter media layer consisting of a 50/50 mixture of sand and peat moss. This layer is separated from a gravel-packed underdrain by a layer of filter fabric. The filter area was determined from the recommended solids loading rate of the peat/sand mixture of 5000 g TSS/m<sup>2</sup>/yr (Pitt, et al., 1999). To estimate the solids loading it was assumed that the TSS influent concentration to the device was 100 mg/L, of that half was retained in the settling chamber, and of the remainder, 90 percent was retained on the filter. Pumps were employed to return the filtered runoff to the pre-existing drainage system.

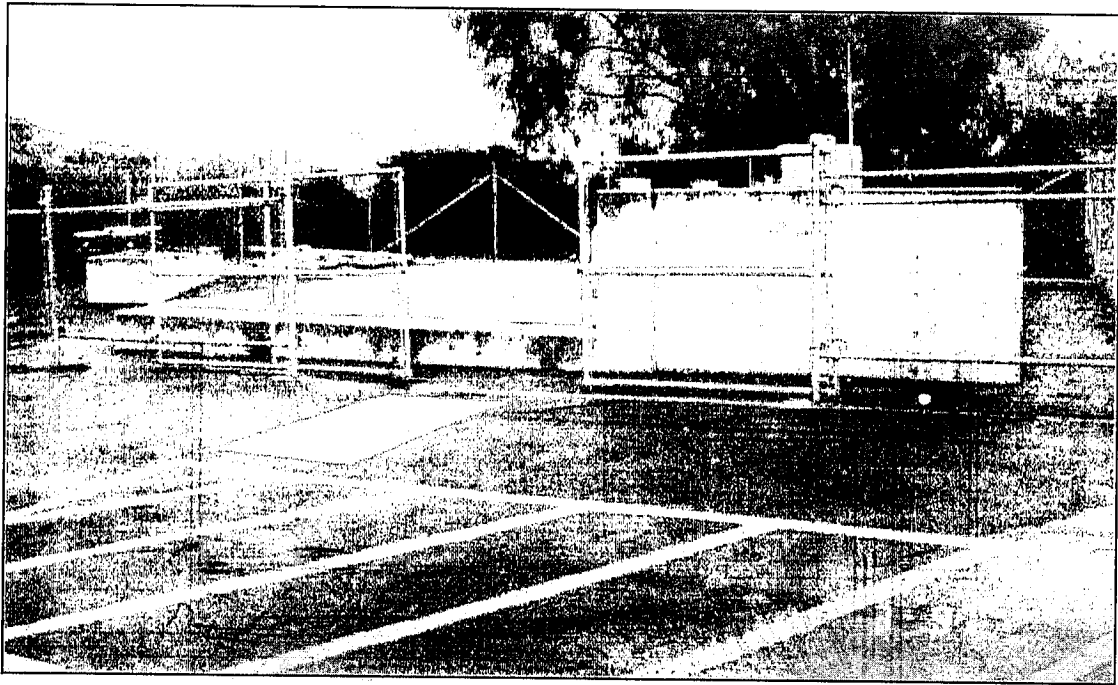


Figure 10-2 Surface View of an MCTT (Via Verde P&R)

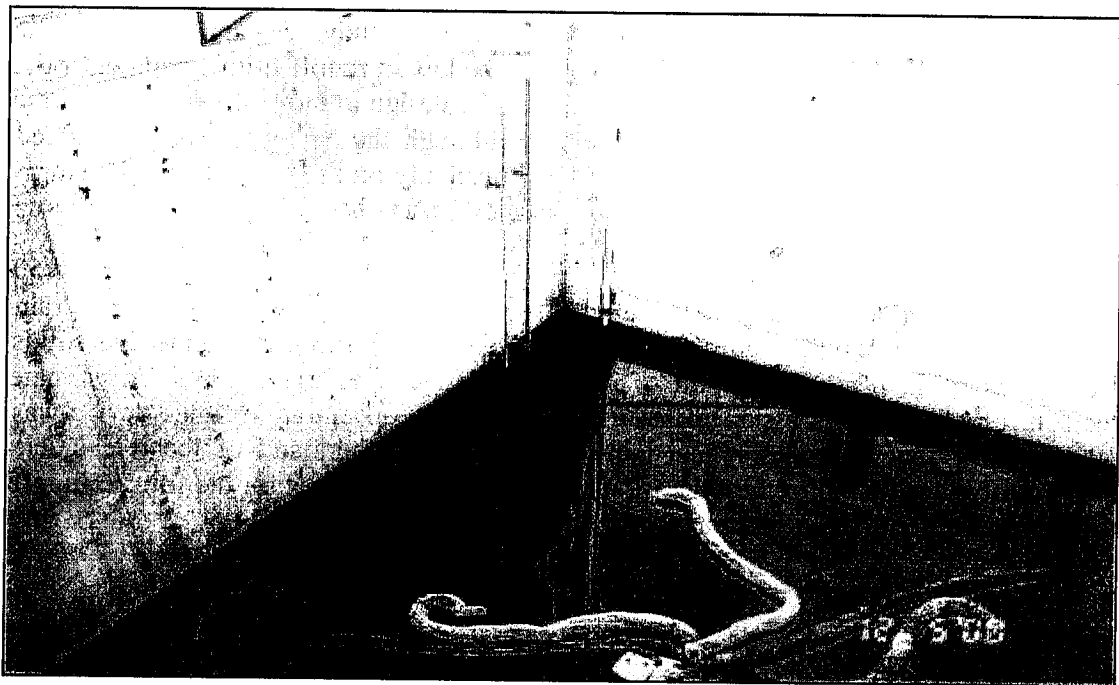


Figure 10-3 Internal View of an MCTT (Lakewood P&R)

**Table 10-2 Design Characteristics of the MCTTs**

Site	Design Storm mm	WQV m <sup>3</sup>	Sedimentation Basin	Filter Basin
			Area m <sup>2</sup>	Area m <sup>2</sup>
Via Verde P&R	25	123	35.5	17.4
Lakewood P&R	25	173	61.2	32.9

### 10.3 Construction

The lessons learned during the construction of the MCTTs were similar to those described for sand filters and centered on material availability for the filter, excavation of the site for the device, unknown field conditions, and interface with existing activities at the site. The filters were all constructed in park-and-ride facilities that provided a limited work area and the requirement to coordinate with normal facility operations. For additional information, see Section 2.3 in *Sand Filters*.

The tube settler systems and associated stainless steel hardware were special-order items requiring a significant lead-time. The fabrication and delivery time should be considered in the construction schedule, or the items should be pre-purchased. Further, the sand specified in the plans for the filter was a special gradation and required a custom mix with additional time and expense.

Since the MCTTs are designed to maintain a permanent pool covering the tube settlers, it is important that the facilities be made watertight. Leaks were detected at the Via Verde site during operation of the facility and an additional \$35,000 was required to waterproof the sedimentation chamber and line the piping between the grit and sedimentation chambers.

Difficult excavation was a problem at the Via Verde site. The MCTT unit requires a significant excavation with a sound subgrade. Large boulders were removed at the site from the excavation, resulting in increased costs and construction time.

Unmapped utilities were encountered at the Lakewood site. Two 100 mm water service lines were damaged as well as a 50 mm electrical conduit. None of these utilities were shown on as-built drawings.

Site layout was also an issue during construction. At the Via Verde site, the City requested that a recently installed electric vehicle charging station not be relocated to avoid conflict with the MCTT. The MCTT design was modified at the City's request. In addition, power was not available at the Via Verde site to operate the pumps, except from the existing lighting system, and additional trenching was required to establish the service.

#### 10.4 Maintenance

Major maintenance items for MCTTs include removal of sediment from the sedimentation basin when the accumulation exceeds 150 mm and removing and replacing the filter media every 3 years. Neither of these activities were required during the course of the study. After two wet seasons, total accumulated sediment depth was less than 25 mm. This indicates that sediment removal may not be required for as many as 10 years or more. The sorbent pillows are scheduled to be replaced annually or sooner if darkened by oily stains.

In addition, weekly inspections for trash accumulation in the inlet and outlet structures were conducted during the wet season. Finally, monthly inspections also were conducted to identify damage to inlet and outlet structures, and evidence of graffiti or vandalism.

MCTTs generally have greater maintenance requirements than many other types of stormwater treatment facilities. An average of about 108 hr/yr was required for field activities, not including the 70 hours needed for vector control activities. This is nearly twice the maintenance required for the Austin and Delaware media filter designs. As shown in Figure 10-4, vector-related issues, including dewatering and mosquito proofing the sites account for a significant amount of the fieldwork. Structural repair of the leaks at Via Verde and pump replacement and repair also contributed substantially to the large total. As with the pumped sand filters, the pumps and associated electrical circuits were a continual source of problems. The number of inspections and time spent reflect the requirements of the MID, which required weekly inspections during the wet season.

Previous MCTT installations in Wisconsin did not use pumps, but used small orifices to control the water flows (Corsi et al., 1999). These installations therefore did not experience these electrical or pumping maintenance problems. In addition, it is expected that underground and fully sealed MCTT installations would have needed much less vector abatement activity.

MCTTs were originally conceived to be small footprint devices that would be covered. Because of the size of the drainage area and required water quality volume, the two constructed devices are much larger than any implemented previously. Consequently, the original designs did not call for covers for the two facilities. Unfortunately, the open design provided easy access for mosquitoes to the permanent pool of water below the tops of the tube settlers in the sedimentation chamber. This standing water required repeated abatement activities, and the tube settlers compromised the ability of the vector control agencies to adequately monitor larval growth. The tube settlers also made abatement difficult since each settler formed, in effect, a separate chamber. Covers were fabricated for both sites and installed in February 2001 to eliminate mosquito access to the areas with standing water.

Maintenance activities at the MCTT sites also were hampered by the lack of adequate access and by the presence of the tube settlers. Each basin was fitted with a rung-type

ladders to allow maintenance personnel access; however, these are not sufficient for allowing equipment access for major maintenance activities.

Since the MCTT maintains a permanent pool below the tops of the tube settlers, mosquito breeding was a constant problem at these sites. Table 10-3 shows the number of occurrences of mosquito breeding and the number of abatement actions that were taken. In addition, the presence of the settlers restricted access to the runoff and hampered effective mosquito abatement activities. The operation practices had to be modified to allow 0.3 m of water to remain above the settling tubes to allow for vector inspection and abatement. Both sites were ultimately completely enclosed to prevent mosquito access, which added \$35,000 to the cost (excluded from costs shown in Tables 10-6 and 10-7). Litter and other debris also occasionally blew into the basin, and the tube settlers impeded access when removal of this material was necessary.

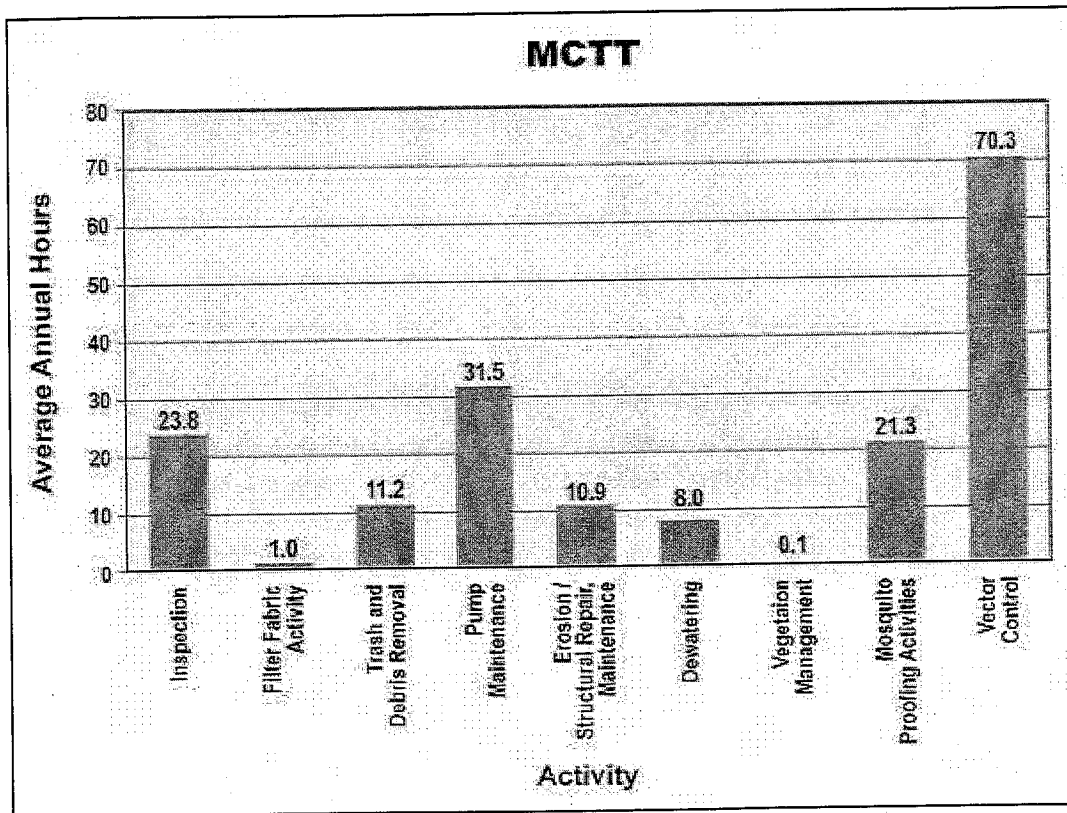


Figure 10-4 Field Maintenance Activities at MCTT Sites (1999-2001)

**Table 10-3 Incidences of Mosquito Breeding - MCTTs**

Site	<u>Number of Times</u>	
	Breeding Observed	Abatement Performed
Via Verde P&R	7	7
Lakewood P&R	49	43

Draining of the MCTTs at the end of the wet season was also extremely difficult due to the need to remove the settling tubes. In addition, a supplemental pump or relocation of an existing pump was needed to pump the MCTT dry. A method for complete draining of the sedimentation basin should be incorporated in the design of the MCTT.

## 10.5 Performance

### 10.5.1 Chemical Monitoring

Data from both of the MCTT sites were combined for calculating performance. Since both of the devices are constructed of concrete, it is assumed that the effluent volume equals the influent volume (i.e., there are no significant infiltration or evaporation losses). Therefore, all constituent mass reduction is reflected by the reduction in concentration between the influent and effluent.

The data shown in Table 10-4 indicate that the observed constituent reduction is generally comparable to that observed in sand filters. As with the sand filters, nitrate increased; however, unlike the sand filters there was no removal of total nitrogen. In addition, there was export of ortho-phosphate indicating that the peat used in the media mixture was exporting nutrients. The column labeled "Significance" is the probability that the influent and effluent concentrations are not significantly different.

The performance for constituents such as TSS is especially good in light of the very low influent concentrations measured. The last column in the table summarizes removal efficiencies reported by Pitt et al. (1999). These data indicate that the devices in this study performed roughly the same as those evaluated previously.

Although the filter media consisted of a mixture of sand and peat, which is intended to provide better performance than filter systems using sand alone, the difference in constituent removal between Austin sand filters and the MCTTs was generally small.

**Table 10-4 Concentration Reduction of MCTTs**

Constituent	Mean EMC		Removal %	Significance P	Concentration Reduction Previous Work (Pitt et al., 1999)
	Influent mg/L	Effluent mg/L			
TSS	40.8	10.2	75	<0.000	83
NO <sub>3</sub> -N	0.47	0.78	-68	0.004	24
TKN	1.93	1.61	17	0.471	NA
Total N <sup>a</sup>	2.40	2.39	0	-	NA
Ortho-phosphate	0.120	0.123	-3	0.972	NA
Phosphorus	0.22	0.18	18	0.302	NA
Total Cu	0.011	0.007	35	0.129	22
Total Pb	0.007	0.002	74	<0.000	93
Total Zn	0.146	0.037	75	0.009	91
Dissolved Cu	0.006	0.005	22	0.408	17
Dissolved Pb	0.002	0.001	32	0.177	42
Dissolved Zn	0.074	0.022	71	<0.000	46
TPH-Oil <sup>b</sup>	1.0	0.3	70	0.161	NA
TPH-Diesel <sup>b</sup>	1.0	0.2	80	0.186	NA
TPH-Gasoline <sup>b</sup>	<0.05 <sup>c</sup>	<0.05 <sup>c</sup>	-	-	NA
Fecal Coliform <sup>b</sup>	700	600	14	1.000	NA
	MPN/100mL	MPN/100mL			

<sup>a</sup> Sum of NO<sub>3</sub>-N and TKN

<sup>b</sup> TPH and Coliform are collected by grab method and may not accurately reflect removal

<sup>c</sup> Equals value of reporting limit

Table 10-5 summarizes the results of the linear regression analysis of influent and effluent concentrations. The analysis revealed many of the same phenomena observed for the sand filters. The effluent concentrations of most of the particulate constituents were independent of the influent concentration and are best represented as constant values, while the effluent concentrations of dissolved constituents were generally a function of influent concentration.

**Table 10-5 Predicted Effluent Concentrations - MCTT**

Constituent	Expected Concentration <sup>a</sup>	Uncertainty, ±
TSS	9.8	2.4
NO <sub>3</sub> -N	0.52x + 0.57	$0.48 \left( \frac{1}{16} + \frac{(x-0.41)^2}{2.69} \right)^{0.5}$
TKN	0.78x + 0.08	$1.61 \left( \frac{1}{18} + \frac{(x-1.97)^2}{39} \right)^{0.5}$
P Particulate	0.12	0.04
Ortho-Phosphate	0.55x + 0.05	$0.10 \left( \frac{1}{9} + \frac{(x-0.11)^2}{0.04} \right)^{0.5}$
Particulate Cu	1.1	0.5
Particulate Pb	0.7	0.7
Particulate Zn	4.4	2.0
Dissolved Cu	0.39x + 2.4	$5.20 \left( \frac{1}{17} + \frac{(x-6.1)^2}{456} \right)^{0.5}$
Dissolved Pb	1.1	0.14
Dissolved Zn	0.19x + 5.2	$17.5 \left( \frac{1}{17} + \frac{(x-73)^2}{35565} \right)^{0.5}$

<sup>a</sup> Concentration in mg/L except for metals, which are µg/L.; x = influent concentration

### 10.5.2 Empirical Observations

Empirical observations were recorded during and after storm events. One of the primary concerns at these two sites was the use of pumps for transferring the runoff. As mentioned in the maintenance section, the pumps and associated electrical circuits were a significant source of problems. The pumps were powered by the same electrical circuits as the park-and-ride lights and at the Lakewood site, there was insufficient power at night to operate the pumps. In addition, pumps failed on several occasions, requiring replacement – a situation likely caused or exacerbated by the low voltage condition.



## 10.6 Cost

### 10.6.1 Construction

The construction costs for the two sites are presented in Table 10-6. The costs per water quality volume treated were similar to the Austin sand filters that included pumps, although the costs were significantly more than for Austin sand filters that drained by gravity.

**Table 10-6 Actual Construction Costs for MCTTs (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
Via Verde P&R	383,793	375,617	3,054
Lakewood P&R	464,743	456,567	2,639

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: *Caltrans Cost Summary Report* CTSW-RT-01-003.

The adjusted construction costs for the MCTTs are shown in Table 10-7. Reductions to the actual MCTT costs were made for the following reasons:

- The MCTTs were installed in areas where existing conditions did not allow for gravity drainage and space constraints required extensive shoring. Including the cost of pumps and extensive shoring increases adjusted cost by 41 percent and 52 percent for the two locations. These costs were excluded from the adjusted cost.
- Miscellaneous site-specific factors caused increased construction cost at both locations. This cost would increase the adjusted cost by 1 percent. These costs were excluded from the adjusted cost.

**Table 10-7 Adjusted Construction Costs for MCTTs (1999 dollars)**

MCTT	Adjusted Construction Cost, \$	Cost/WQV \$/m <sup>3</sup>
Mean	275,616	1,875
High	320,531	1,895
Low	230,701	1,856

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

All MCTT installations were in park-and-ride lots and subsequently did not incur traffic control costs. If constructed roadside, MCTTs could incur traffic control cost typical of EDBs, in which traffic control accounted for an average of 9percent of the adjusted construction cost. Traffic control costs were not used to estimate adjusted construction cost.

In January 2001 the sedimentation chamber and inlet pipe at the Via Verde MCTT had to be repaired and waterproofed when the BMP was found to be leaking. This was done at a cost of \$15,000.

**10.6.2 Operation and Maintenance**

Table 10-8 shows the annual average number of hours required for maintaining the BMP as described above. The operation and maintenance hours are generally higher due to numerous problems encountered with the pumps. Lakewood did not receive enough power during the evening hours when the park-and-ride lights were on, so the site had to be visited after every storm to manually turn on the pump during the daylight hours when there was enough power. Problems encountered with the pumps themselves also resulted in additional maintenance. The higher number of field hours at Via Verde was mainly associated with the work to repair leaks in the facility. Field hours include inspections, maintenance and vector control.

**Table 10-8 Actual Operation and Maintenance Hours for MCTTs**

District	Site Name	Average Annual	
		Equipment Hours	Field Hours
7 (Los Angeles)	Via Verde P&R	44	125
	Lakewood P&R	35	231
	<b>Average Value</b>	<b>40</b>	<b>178</b>

Table 10-9 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 10-9 Actual Average Annual Maintenance Effort – MCTT**

Activity	Labor Hours	Equipment & Materials, \$
Inspections	24	-
Maintenance	84	308
Vector control*	70	-
Administration	131	-
Direct cost	-	2,504
<b>Total</b>	<b>309</b>	<b>\$ 2,812</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate an MCTT or reflect the design lessons learned during the course of the study. Table 10-10 presents the expected maintenance costs that would be incurred under the final version of the MID for an MCTT serving about 2 ha, constructed following the recommendations in Section 10.7. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Some of the estimated hours are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Only one hour is shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. This estimate also assumes that the facility is constructed of concrete and no vegetation maintenance is required. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Vector control hours were converted to cost assuming an hourly rate of \$62. Equipment generally consists of a single truck for the crew, their tools, and material removed from the filter.

**Table 10-10 Expected Annual Maintenance Costs for Final Version of MID – MCTT**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	46	216	2,240
Vector control	12	0	744
Administration	3	0	132
Direct costs	-	4,006	4,006
<b>Total</b>	<b>62</b>	<b>\$4,222</b>	<b>\$7,166</b>

### **10.7 Criteria, Specifications and Guidelines**

MCTTs were originally designed to reduce toxicity in runoff from critical stormwater source areas, including gas stations, oil change facilities, transmission repair shops and other auto repair facilities. The MCTT was designed with enhanced pollutant removal capabilities compared to a conventional sand filter in order to better operate in heavily contaminated areas for longer periods of time. The extra pretreatment capability protects the media from clogging before the filtration media is exhausted and the selection of appropriate filtration/sorption media also allows targeted control of specific pollutants.

In this study, MCTTs were installed at park-and-ride sites where the runoff contained relatively low levels of pollutants. Consequently, the extra pretreatment capabilities were not utilized. In addition, the performance evaluation of MCTTs was based on the removal of a number of conventional stormwater constituents, rather than on toxicity or PAH reduction. Using this measure of performance, the MCTTs provided approximately the same pollutant removal as sand filters. This is not surprising given that the device, in essence, is an enhanced media filter. At the same time, there are a number of areas in which MCTTs were at a disadvantage to the Austin sand filter design relative to maintenance requirements. A permanent pool of water is maintained in the MCTT, which increased vector concerns and hampered maintenance. The presence of tube settlers in the sedimentation basin also impeded maintenance activities.

MCTTs are considered technically feasible depending on site specific conditions. However, given the comparable performance, it is difficult to conceive of a situation within the context of Caltrans operations in which the selection of an Austin sand filter would not be a better choice for implementation where media filtration of stormwater discharges is desired. Nevertheless, should implementation of an MCTT be considered, the following lessons learned, similar to those for sand filters, may be useful.

#### **10.7.1 Siting**

The original siting criteria seem to have been generally successful at locating MCTTs where they could operate effectively. The lack of sufficient head to drive these devices with gravity flow was overcome at all sites with the use of pumps. The pumps have not performed well. Based on the results of this study the primary siting criteria for future installations should include:

- Allow sufficient head to operate by gravity flow (about 1.0 m).
- Contributing watershed area should be relatively small and highly impervious.
- Do not plan any construction up-gradient of the proposed location.
- Avoid installing the device in areas where vector propagation may be a concern.

### ***10.7.2 Design***

Because these devices have had no implementation history in California, design engineers were unfamiliar with basin configuration, filter sizing and appropriate sources of sand for the filter, tube settlers, and absorbent booms. Consequently, design details would be useful to engineers with limited experience. In addition, there are other media filter configurations not tested in this study, such as under-pavement designs and shallower chambers that may be more economical, less intrusive on work space, and acceptably fulfill other requirements. Based on the observations and measurements in this study, the following guidelines are recommended:

- Provide a method to completely drain the sedimentation basin during the dry season if vector issues are a concern.
- The sand/peat mixture in the filtration chamber showed no improvement in removal of the monitored constituents as compared with a filter system using sand alone. Thus, the simpler medium may be preferred.
- When possible, use standard details and prefabricated vaults, where concrete vaults are needed.
- If mosquito breeding is a concern, include vector-restricting covers in the initial design.

### ***10.7.3 Construction***

Determining the location of all utilities before construction may not be practical due to limited documentation of utility locations. It is suggested that a small (1-2 percent) contingency be provided in case unknown utilities are encountered. In addition, unsuitable material was encountered at many of the construction sites. Sufficient borings should be made before going out for bid to avoid the delays and expense of contract change orders.

### ***10.7.4 Operation and Maintenance***

The MCTTs required more maintenance than other devices in this study; however, some factors helped control maintenance. The basins were constructed of concrete; consequently, no vegetation maintenance was required and slope stability was not an issue. Of course, the initial construction cost is significantly higher than it would be at a comparable site with earthen walls and floors. Additional reduction in maintenance costs could be expected by reducing the maintenance frequency from weekly to semiannually (assuming vectors are adequately controlled) and not siting the units where pumping is required.

Based on the level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes inspections for trash and debris, sediment accumulation, standing water, and pump operation.
- Schedule semiannual inspections for the beginning and end of wet season to identify potential problems.
- Remove accumulated trash and debris in the sedimentation basin and the filter bed during routine inspections.
- Inspect the facility once during the wet season after a large rain event to determine whether the facility is draining completely within 48 hours.
- Remove and dispose of top 50 mm of media if facility drain time exceeds 72 hours. Restore media depth to 450 mm when overall media depth drops to 300 mm.
- Remove accumulated sediment in the sedimentation basin every 10 years or when the sediment occupies 50 percent of the volume underneath the tube settlers.
- Where there is a long dry season and concern with mosquito breeding, pump MCTTs dry at the end of the wet season.

## 11 DRAIN INLET INSERTS

### 11.1 Siting

A total of six drain inlet inserts (DIIs) were sited, installed, and monitored for this study. All were located within District 7. Of the six inserts, three were FossilFilter™ and three were StreamGuard™. One of each type of drain inlet insert was sited at each of three maintenance stations. Initially, six different DII manufacturers were considered. These included Aquafend Filter, FossilFilter™, Gullywasher® Geotextile CB Insert, Hydro-Kleen, StreamGuard™, and Zero Discharge Storm Drain Liner. These candidates use a variety of arrangements (e.g., trays, bags, and baskets) and construction materials (e.g., stainless steel, fiberglass, polypropylene, PVC, and galvanized steel).

The process of selecting two types of DIIs included review of manufacturers' literature and the limited test data available to identify the advantages and constraints of each of the technologies. Two different types of arrangements (bag vs. tray) were selected by the study team to allow for comparison between types of arrangements. FossilFilter™ had over 5,000 installations according to the manufacturer and was the most thoroughly evaluated insert. The StreamGuard™ had over 20,000 installations according to the manufacturer, although data on performance was limited. After the first year of operation, all of the inserts, including some that were introduced since the study began, were again considered for testing; however, the study team elected to continue testing the FossilFilter™ and StreamGuard™.

One of the primary siting criteria that reduced the number of viable sites was that the proposed sites needed to contain at least two drain inlet structures so that a comparison between each DII type could be made under similar conditions. Additional criteria included storage of heavy vehicles and/or equipment in the tributary area, since petroleum hydrocarbons were primary target constituents for the inserts. Initially, the Alameda, Altadena, Central, Eastern Regional, Foothill, Las Flores, Metro and Rosemead Maintenance Stations were considered for drain inlet insert retrofit because they contained drain inlet structures with heavy equipment on site. Reasons for rejection included: the absence of two onsite catch basins, the high cost of site improvements required to direct water to a second inlet, and the cost and feasibility associated with extensive offsite improvements for those sites not containing adequate onsite drainage facilities.

After review, only three sites met the site selection criteria: Foothill, Rosemead, and Las Flores Maintenance Stations. These sites contained multiple drainage inlets and site activities consistent with the criteria for the study. Table 11-1 shows the characteristics of the contributing watersheds for each drain inlet insert.

Since the purpose of the pilot study was to assess the effectiveness of two types of drain inlet inserts, ideally each insert would have treated the same amount of runoff. Since this

was not possible, the inserts were rotated over the course of the study placed so that one type did not always treat the larger flow at all sites.

Another important siting criterion for DIIs was that flows should enter the insert from all sides of the inlet. Flow that concentrates on one side or corner of device can cause bypass for even moderate events. This was most relevant for the FossilFilter™, which had a center bypass through the perimeter ‘tray.’

**Table 11-1 Summary of Contributing Watershed Characteristics for DIIs**

Site	Drain Inlet Insert Type	Watershed Area Hectare	Impervious Cover %
Foothill MS	FossilFilter™	0.64	100
	StreamGuard™	0.07	100
Rosemead MS	FossilFilter™	0.10	100
	StreamGuard™	0.49	100
Las Flores MS	FossilFilter™	0.32	70
	StreamGuard™	0.09	62

## 11.2 Design

The FossilFilter™ DII is a trough structure that is installed under the grate of a drain inlet. The trough contains stainless steel filter cartridges filled with amorphous alumina silicate for the removal of petroleum hydrocarbons and other contaminants. The trough is made of fiberglass and consists of a large center opening for the bypass of water when the flow-through capacity of the filter is exceeded. A schematic of the device is shown in Figure 11-1. An installation is shown in Figure 11-3.

The StreamGuard™ DII is a conical-shaped porous bag made of polypropylene fabric and contains an oil absorbent polymer. As stormwater flows through the insert, the fabric absorbs oil and retains sediment. Floating oil and grease are absorbed by the absorbent polymer. The insert has two overflow cutouts near the top of the cone to allow bypass when the fabric’s flow-through capacity is exceeded. A schematic is shown in Figure 11-2. An installation is shown in Figure 11-4.



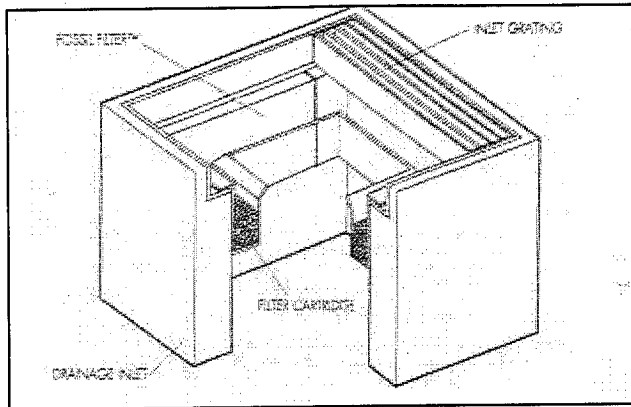


Figure 11-1 Schematic of FossilFilter™  
SOURCE: KriStar

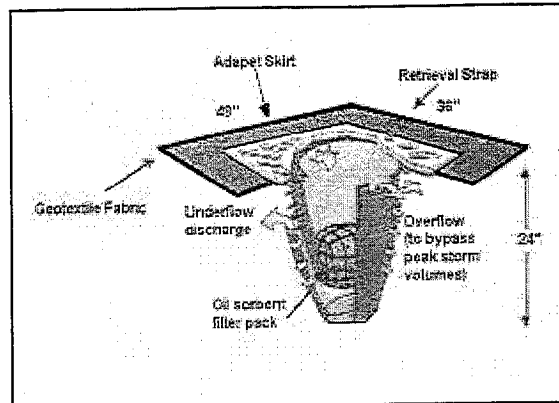


Figure 11-2 Schematic of StreamGuard™  
SOURCE: Foss Environmental

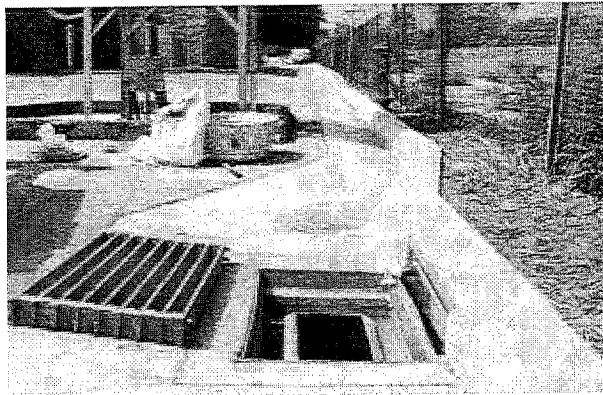


Figure 11-3 FossilFilter™

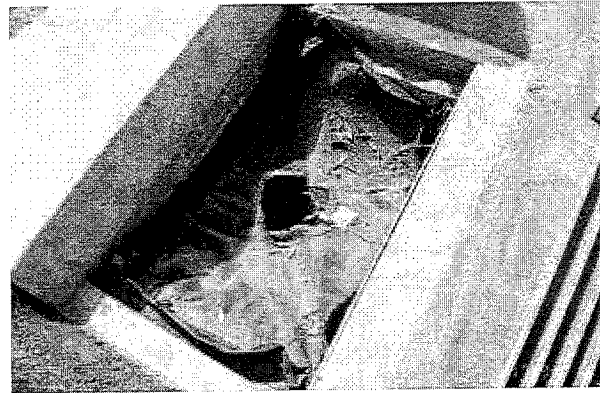


Figure 11-4 StreamGuard™

Each pair of drain inlets at the three maintenance stations originally operated in series, with one drain inlet discharging into the other drain inlet. This situation would distort the monitoring results of the downstream inlet since the effluent sample would contain runoff that did not flow through the insert. Therefore, the design included the diversion of the upstream piping to isolate the retrofitted inlet. For widespread installation of DIIs this would be unnecessary.

The StreamGuard™ fits catch basins up to 0.760 m by 1.02 m. Bypass was observed when the depth of water reached 0.56 m. This occurred at various flow rates depending on the filter fabric, but generally the StreamGuard™ is designed to handle flow rates up to 0.005 m<sup>3</sup>/s. It is designed to fill with the heavier sediment particles, and the oil rises to

the surface where it is absorbed in the oil-absorbent media. The FossilFilter™ fits a standard Caltrans G1 type inlet using type 450-9X and 600-12X grates. It has a flow capacity of 0.0025 m<sup>3</sup>/s/m of filter rail. The design peak flows for the water quality storm are shown in Table 11-2.

**Table 11-2 Design Characteristics of the DIIs**

Site	Design Storm mm	Design Storm Peak Flow m <sup>3</sup> /s	WQV m <sup>3</sup>
Foothill MS FF*	25	0.010	160
Foothill MS SG*	25	0.001	12
Rosemead MS FF	25	0.003	25
Rosemead MS SG	25	0.014	123
Las Flores MS FF	25	0.005	86
Las Flores MS SG	25	0.001	25

\*FF = FossilFilter™, SG = StreamGuard™

### 11.3 Construction

Both the StreamGuard™ and FossilFilter™ were installed according to the manufacturer's guidelines. However, the guidelines were insufficient for providing a tight seal between the frame of the drain inlet and the insert. Both DIIs had to be sealed to minimize flow bypass around the insert. For the FossilFilter™, this was done by sealing the DII-inlet interface with foam material. For the StreamGuard™, this was done by inserting wood between the insert and the inlet edge to form a tight seal between the grate, the grate frame and the insert fabric. This is likely to be a consideration for most DII applications.

Most of the other issues that occurred during construction and installation of the drain inlet inserts were caused by construction activities that were associated exclusively with the monitoring equipment and the need to redirect flows as part of the monitoring program. Installation of the inserts themselves had little impact on normal facility operations and was not impacted by unknown field conditions, presence of utilities or lack of accurate as-built plans.

### 11.4 Maintenance

Maintenance of the drain inlet inserts depended on the rate pollutants and debris accumulated, the storage capacity, and the requirements for proper operation. Inspections for debris and trash were conducted at each DII site before, during and after each storm event, and monthly during the dry season. In general, small amounts of trash, debris, and

sediment were removed from the insert. The DIIs were inspected for oil and grease at the end of each target storm, and monthly during the dry season. Monthly inspections of the structural integrity of the insert were conducted and the medium was replaced annually. Additionally, sediment was scheduled for removal when more than 150 mm had accumulated at the StreamGuard™ sites.

The FossilFilter™ inserts were subject to flow bypass because of sediment and debris (leaves, litter, etc.) covering the cartridges. Therefore, sediment and debris had to be removed from the top of the cartridges before a storm event and generally once during the event. This requirement could be a major operation and maintenance burden depending on the DII siting.

The StreamGuard™ inserts at Las Flores and Rosemead had to be refitted into the drain inlet after they had slipped because of the weight of the water and material collected within the filter bag. Pre-storm inspections and maintenance of the inserts were necessary to minimize the slipping of the insert into the drain inlet during the storms. Inspections were conducted prior to and during each storm event, as well as monthly. Figure 11-5 shows the average number of hours spent in the field for maintenance at the DIIs. An average of 40 hours was needed to maintain the FossilFilter™ DII and 32 hours to maintain the StreamGuard™ DII. Of these hours each had approximately 17 hours for vector control related activities.

## 11.5 Performance

### 11.5.1 Chemical Monitoring

Removal efficiencies were estimated using a mass-balance approach for each DII, because paired influent and effluent samples were not collected. The effluent pollutant mass was determined through flow weighted monitoring and the influent mass was estimated from the amount of material retained on the insert as described below.

1. Calculate percent efficiency representing the time interval since the last time the insert medium was changed, using the equation:

$$\text{Efficiency (\%)} = \frac{\text{Estimated Influent Pollutant Mass} - \text{Effluent Pollutant Mass}}{\text{Estimated Influent Pollutant Mass}} \times 100$$

2. Estimate the influent pollutant mass for the time interval according to:

$$\begin{aligned} \text{Estimated Influent Pollutant Mass} &= \text{Insert Medium Pollutant Mass} \\ &+ \text{Total Effluent Pollutant Mass for the Time Interval} \end{aligned}$$

3. Estimate the total effluent mass for all storm events in the time interval according to:

$$\text{Estimated Total Effluent Pollutant Mass} = \text{Mean EMC} \times \text{Total Runoff Volume}$$

4. Compute mean efficiencies for each pollutant for the monitoring period.

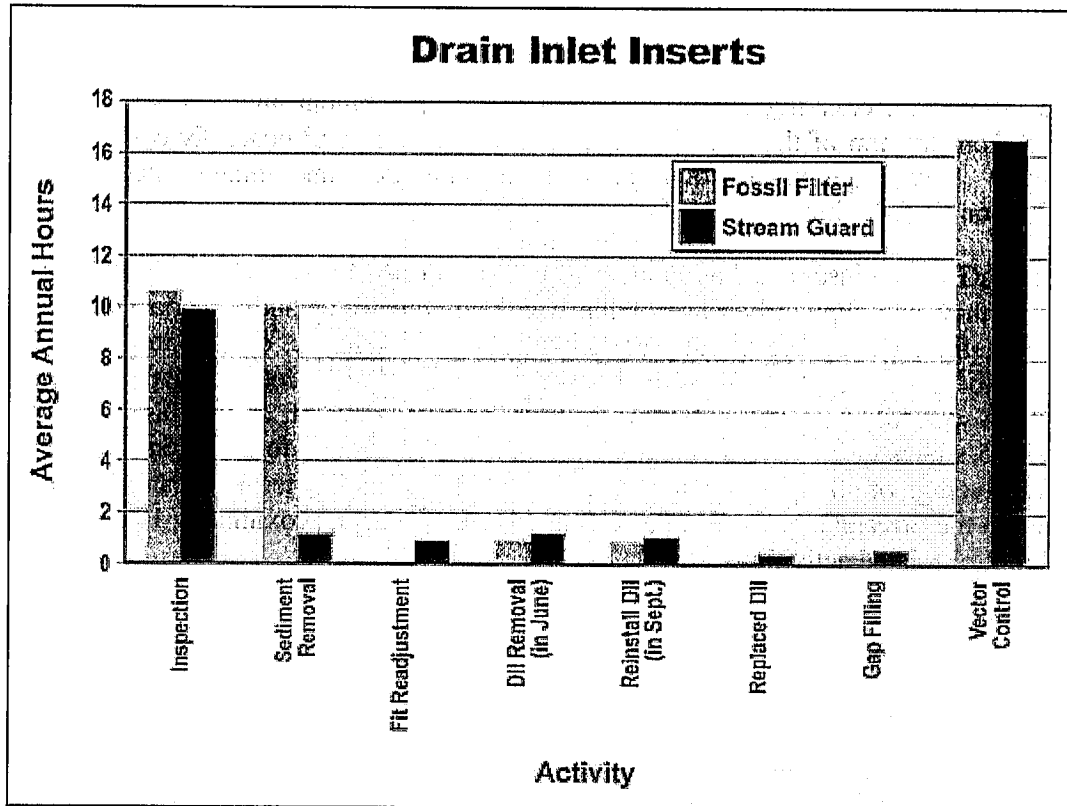


Figure 11-5 Field Maintenance Activities at DII Sites (1999-2001)

Tables 11-3 and 11-4 show the average removal efficiencies for the StreamGuard™ and FossilFilter™. The amount of material retained by the device is the total weight from all the installations of each type of device during the 2000-2001 monitoring period. For most constituents less than a 10 percent reduction in concentration was observed despite a maintenance program that included removal of obstructing material during storm events. Solids removal is slightly higher than that calculated for metals and hydrocarbons.

Solids, metals and hydrocarbon removal efficiency by the FossilFilter™ DII generally decreased with increased flow volume. Solids removal efficiency by the FossilFilter™ at Rosemead MS and the StreamGuard™ DIIs at Foothill and Las Flores MS were comparatively higher than the other DIIs because of the quantity of wind-blown material entrapped by the DIIs. Consequently, these removal efficiencies are not directly comparable to those monitored using automated equipment, since the automated devices

do not collect samples of the large debris that was manually removed from the inserts. Therefore, the amount of litter that bypassed the devices could not be measured. Efficiencies of the StreamGuard™ DII at Rosemead MS were especially low, at or near zero, and this was attributed to the large flow volume passing through the DII and the relatively small amount of sediment and debris in its watershed.

**Table 11-3 Mass Reduction Efficiencies for StreamGuard™  
 (excluding litter and debris)**

Constituent	Gram Retained Absorbent	Gram Retained Fabric	Gram Effluent	Removal, %
TSS	2,410	6,170	248,930	3
Total Cu	0.03	0.33	98.8	0
Total Pb	0.05	0.68	55.07	1
Total Zn	0.22	4.70	695.88	1
Hydrocarbons	69.94	13.55	3613.05	2

**Table 11-4 Mass Reduction Efficiencies for FossilFilter™  
 (excluding litter and debris)**

Constituent	Gram Retained Insert	Gram Effluent	Removal, %
TSS	22,320	131,730	14
Total Cu	0.74	39.64	2
Total Pb	1.08	13.89	7
Total Zn	6.80	417.52	2
Hydrocarbons	7.43	1628.57	0

Note: The manufacturer of FossilFilter™ advises that all models of the FossilFilter™ similar to those used in this study are no longer in production and have been replaced by a product called FloGard™.

### 11.5.2 Empirical Observations

The hydraulic capacity of the FossilFilter™ DII had an impact on the performance of this insert. The FossilFilter™ DII was designed not to impede flow to prevent flooding from backwater. Therefore, during higher discharge rates, the runoff had sufficient velocity and/or volume to pass over the lip of the cartridges and enter the storm drain directly through the tray bypass area. This occurred during 10 of 18 events at Foothill, five of 18 events at Las Flores and eight of 19 events at Rosemead.

Flow bypass also occurred in the FossilFilter™ DII due to accumulation of trash, debris, and sediment on top of the filter cartridge screens. This blocked the filter cartridge screens so that stormwater could not pass through them. At the Foothill MS FossilFilter™ bypass was observed during 11 events with rainfall intensities as low as

6 mm/hr. At the Rosemead FossilFilter™ bypass was observed during 15 events with rainfall intensities as low as 3.3 mm/hr. At the Las Flores FossilFilter™ bypass was observed during seven events with rainfall intensities starting at 9 mm/hr.

Flow bypass also occurred at the StreamGuard™ DII sites during five of 18 events at Foothill, six of 18 events at Las Flores and eight of 19 events at Rosemead. This was due to runoff filling the cone and flowing through the overflow cut-outs. The cone of the StreamGuard™ is 0.61 m deep; when the standing water in the cone reached a depth of 0.56 m, bypass occurred through the two overflow cut-outs on the sides. It was determined that there were variations in the pore size of the filter fabric and the smaller pore size reduced the flow rate. The manufacturer indicated that the apparent opening size (AOS) of the fabric used to construct the unit was highly variable, resulting in substantial differences in the hydraulic capacity of a specific filter unit.

A secondary failure due to low hydraulic capacity occurred when the weight of the standing water in the cone caused the insert to slip downward into the inlet. This caused a gap in the inlet-insert interface and allowed bypass to occur. During heavy rainfall conditions, the StreamGuard™ did not have sufficient flow bypass capacity; consequently, flooding occurred at the Rosemead MS on three occasions.

Each DII site was monitored for mosquito activity by the local vector control agency. One location, Rosemead MS, had observations of breeding on five occasions; however, this was due to standing water associated with the monitoring equipment and was not related to the performance of the DII. At the Las Flores Maintenance Station, abatement was performed on one occasion when standing water was observed in the monitoring vault, even though no breeding had been detected. The vector control district was subsequently notified to only abate when vector breeding was verified. Table 11-5 lists the incidences of mosquito breeding at the DII sites.

**Table 11-5 Incidences of Mosquito Breeding – DIIs**

Site	<u>Number of Times</u>	
	Breeding Observed	Abatement Performed
Foothill MS	0	0
Rosemead MS	5	5
Las Flores MS	0	1

## 11.6 Cost

### 11.6.1 Construction

Table 11-6 shows the cost for construction and installation of the drain inlet inserts. The actual costs are the costs incurred for the installation of the drain inlet inserts and the associated monitoring facilities needed for the pilot program. This includes the

installation of flumes for monitoring and diversion of flows to isolate effluent flow for monitoring. These costs are easily the lowest of any of the BMPs evaluated in this study. Costs were normalized for drain inlet inserts by calculating a water quality volume for the drainage area treated by the device and the amount of rainfall during the design storm. While the size of inlets does vary according to catchment area, the variation is not enough to significantly affect the cost of a DII; in most cases, these types of BMPs would be installed on a unit (per drain inlet) basis and not according to runoff volume or flow.

The adjusted construction costs for the DIIs are shown in Table 11-7. No single item was responsible for the cost adjustment. The majority of the cost for the drain inlet insert pilot was related to monitoring. Since the material cost of the inserts was a minor part of the bid package, the labor to install these could have been incorporated into the larger bid items. Consequently, the adjusted construction cost seems to reflect the purchase price of the inserts and may not accurately include labor cost.

**Table 11-6 Actual Construction Costs for DIIs (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
Foothill MS FF	36,879	1,186	7.30
Foothill MS SG	36,879	1,186	66.70
Rosemead MS FF	32,116	1,186	46.69
Rosemead MS SG	32,116	1,186	9.53
Las Flores MS FF	51,696	1,186	14.59
Las Flores MS SG	51,696	1,186	51.88

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: *Caltrans Cost Summary Report* CTSW-RT-01-003.

All DII installations were in maintenance stations and subsequently did not incur traffic control costs. If constructed roadside, DII could incur significant traffic control cost. Traffic control costs were not used to estimate adjusted construction cost.

### **11.6.2 Operation and Maintenance**

Table 11-8 shows the average annual operation and maintenance hours for each site and the average annual hours for equipment. Field hours include inspections, maintenance and vector control.

**Table 11-7 Adjusted Construction Costs for DIIs (1999 dollars)**

DII	Adjusted Construction Cost \$	Cost/WQV \$/m <sup>3</sup>
Mean	370	10.23
High	371	20.81
Low	369	2.28

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

**Table 11-8 Actual Operation and Maintenance Hours for DIIs**

Site Name	<u>Average Annual</u>	
	Equipment Hours	Field Hours
Foothill MS FF*	0	31
Rosemead MS FF	0	56
Las Flores MS FF	0	31
Foothill MS SG*	0	21
Rosemead MS SG	0	51
Las Flores MS SG	0	24
<b>Average Value</b>	<b>0</b>	<b>36</b>

\*FF = FossilFilter™; SG = StreamGuard™

Slightly more hours were spent at the FossilFilter™ DIIs than at the StreamGuard™ DIIs. This was primarily due to the more frequent cleaning needed by the FossilFilter™ DII to prevent flow bypass during storm events. The actual number of maintenance hours spent in the field for the FossilFilter™ was an average of 36 hr/yr and for the StreamGuard™ an average of 20 hr/yr.

Table 11-9 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time



required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 11-9 Actual Average Annual Maintenance Effort - DII**

Activity	Labor Hours	Equipment & Materials \$
Inspections	11	-
Maintenance	9	0
Vector control*	17	-
Administration	84	-
Direct cost	-	563
<b>Total</b>	<b>121</b>	<b>\$ 563</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a DII or reflect the design lessons learned during the course of the study. Table 11-10 presents the expected maintenance costs that would be incurred under the final version of the MID for a DII at a single inlet. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

Only one hour is shown for facility inspection, which is to occur simultaneously with all other inspection requirements for that time period. Hours assume maintenance will occur during business hours. If maintenance is required during non-business hours bypass may occur. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Equipment generally consists of a single truck for the crew and their tools.

**Table 11-10 Expected Annual Maintenance Costs for Final Version of MID – DII**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	18	21	813
Vector control	0	0	0
Administration	3	0	132
Direct Costs	-	115	115
<b>Total</b>	<b>22</b>	<b>\$136</b>	<b>\$1,104</b>

### 11.7 Criteria, Specifications and Guidelines

The DII devices selected for the pilot program appeared to be the best available at the time for the intended use. The most appropriate application for DII is probably an area where source controls can prevent most but not all pollutant releases to the drainage system, and with personnel in attendance to provide the level of maintenance needed. However, the devices proved to be more maintenance-intensive and less effective than expected. The main maintenance issue was that personnel had to be available during storms to remove material causing bypass of the devices.

This technology is continually evolving and new configurations may be developed that are better suited for Caltrans facilities and that should be considered. However, they are not considered technically feasible for use at the piloted locations at this time due to poor constituent removal, and required level of maintenance. It also would be beneficial to have a test site for DII devices, where manufacturers could install their devices and have them operated and tested at their expense to facilitate rapid adoption of those devices that prove successful.

#### 11.7.1 Siting

Based on the results of this study, the primary siting criteria recommended for future installations include the following:

- Implement DIIs where the drainage area is less than 0.8 ha.
- DII should be installed in maintenance yards or other facilities where there are personnel available to do regular maintenance and monitor operation.
- Source control should be the primary means to prevent pollutants from coming in contact with stormwater.

- DIIs may be more appropriate for temporary conditions (e.g., a construction project or a special operation that may release pollutants), than for installation as a primary treatment BMP.
- Avoid installation of DIIs in areas with overhanging vegetation and other sources of material that could potentially clog the filters, or where wind-blown debris from off-site is a problem.

#### ***11.7.2 Design***

Based on the observations and measurements in this study, the following guidelines are recommended:

- Avoid installing perimeter-type drain inlet inserts where runoff enters the insert as concentrated flow.
- If flows do not enter the insert along all sides of the inlet, determine the maximum flow rate allowed considering only the sides the flows enter.

#### ***11.7.3 Construction***

Listed below are guidelines that should improve the construction process:

- To prevent flow bypass seal all gaps between the inlet and the drain inlet insert.
- Be aware of mesh-size variation in “sock” type DIIs.

#### ***11.7.4 Operation and Maintenance***

Based on the level of maintenance required in this study, recommended future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes inspections for trash and debris, structural integrity and sediment accumulation.
- Inspect the insert for debris and trash weekly during the wet season and remove accumulated material.
- Inspect the structural integrity at the beginning and end of the wet season.
- Renew the insert or medium annually at the end of the wet season or per manufacturer’s direction.
- For the StreamGuard™, remove sediment when it accumulates to more than 150 mm, and inspect weekly during the wet season.

## 12 OIL-WATER SEPARATOR

### 12.1 Siting

One Oil-Water Separator (OWS) was sited, installed, and monitored for this study. It was located in District 7 at the Alameda Maintenance Station.

The primary siting criteria for an OWS were:

- Presence of heavy equipment, light-duty vehicles and cars
- Presence of liquid asphalt crack sealant and solids
- Quality of oil waste storage area
- Type of runoff flow paths (concentrated for sampling purposes)
- Site exposure to rain
- Existence of drain inlets on site
- Accessibility of site for sampling
- Safety with respect to vehicular traffic

Initially, 22 sites were investigated within District 7 and District 11; the 10 sites with the most potential were then subject to further investigations. Those sites were Alameda, Altadena, Eastern Regional, Escondido, Foothill, Kearny Mesa, Metro, San Fernando, Tarzana and Westdale Maintenance Stations. Sites with concentrations of free oil and grease in runoff of greater than 10 mg/L were preferred since this is about the lowest concentration the coalescing plate separator technology can achieve. Stormwater runoff was sampled during the site screening process at the four maintenance stations that had the most potential for high levels of oil and grease. The results are shown in Table 12-1.

**Table 12-1 Oil/Grease Sampling Results**

Location Maintenance Station	Average Oil/Grease Concentration mg/L
Alameda	34.7
Altadena	20.3
Metro	8.6
Escondido	9.4

Alameda MS was selected for implementation of the oil-water separator because it had the highest oil and grease concentration. More than 25 heavy vehicles were located in areas of the site exposed to stormwater. There was also onsite petroleum-based material storage, such as oil waste, asphalt crack sealant, and solid asphalt. Tables 12-2 and 12-3 show the characteristics of the selected contributing watershed for the oil-water separator.

**Table 12-2 Summary of Contributing Watershed Characteristics for Oil-Water Separator**

Site	Watershed Area Hectare	Impervious Cover %
Alameda MS	0.3	100

**12.2 Design**

The oil-water separator selected for this study was an Areo-Power® 500 gallon ST1-P3. The OWS separates oil and water by allowing the oil droplets to collide and coalesce to become larger globules that are then captured in the separator. There are three compartments in the separator, a forebay, an oil separation chamber, and an afterbay. The forebay traps and collects sediments. The oil separation chamber contains a parallel, corrugated plate coalescer and a removable oleophilic fiber coalescer that promote the separation of oil and water. The oil is captured and held in this cell (second chamber). The afterbay discharges treated stormwater with a free oil and grease concentrations of about 10 mg/L or less. A schematic of the device, shown in Figure 12-1, summarizes the design characteristics for the oil water separator. The actual OWS installed is shown in Figure 12-2.

**Table 12-3 Design Characteristics of the OWS**

Site	Design Storm mm	Design Storm Peak Flow m <sup>3</sup> /s	WQV m <sup>3</sup>
Alameda MS	25	0.03	65

**12.3 Construction**

Construction problems centered primarily on conflict with existing utilities. The site is also somewhat constrained with relatively limited space for maintenance station activities. Consequently, some conflicts with the ongoing operation of the station were also encountered.

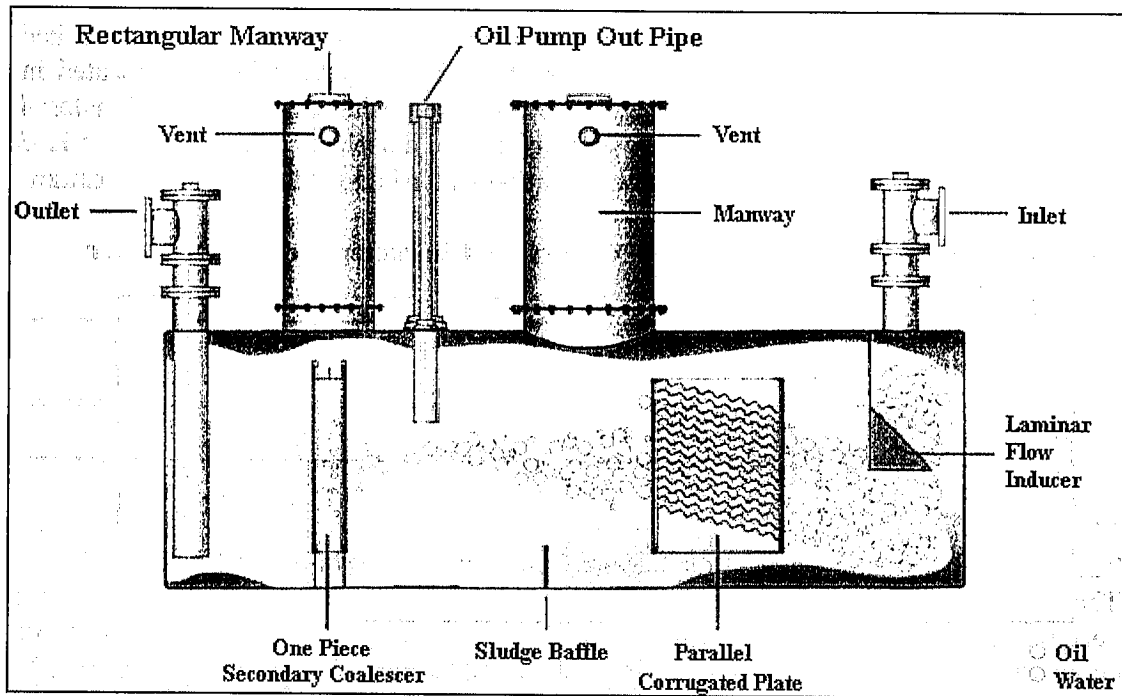


Figure 12-1 Schematic of an OWS (Source: Highland Tank and Manufacturing Company)

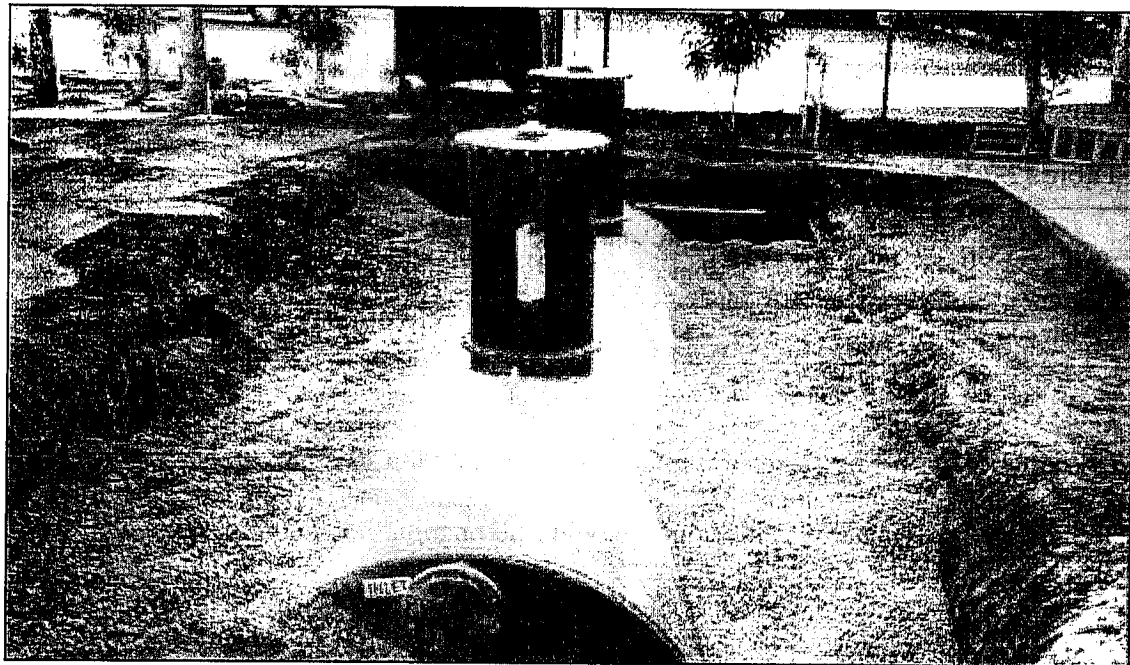


Figure 12-2 Alameda OWS

### ***12.3.1 Unknown Field Conditions***

The final location of the oil-water separator was changed twice during construction because of conflicts with a fire water line, irrigation line, and electrical conduit. These utilities were in locations different than shown on as-built drawings. The re-excavation resulted in additional labor and equipment costs as well as increased costs for soil and asphalt disposal and backfill. Additional design work was required to re-calculate the system elevations in order to ensure proper drainage of the BMP in the new location. These changes resulted in increased costs and schedule delays.

### ***12.3.2 Interface with Existing Activities***

The maintenance station supervisor identified the need for improved access to an existing building entrance. The perimeter fence length was increased to provide better access.

## **12.4 Maintenance**

Initially, there were monthly inspections for sediment accumulation in the pre-separator and separator chamber and inspections for oil accumulation in the oil chamber. The MID requires removal of the accumulated oil when it occupies more than 50 percent of the chamber volume. Because little or no accumulation was observed, the inspection frequency was reduced to quarterly after the first monitoring season.

Additional maintenance included inspection of the coalescer for debris and gummy deposits at the beginning and end of the wet season. On a monthly basis, the water level of the tank was measured to ensure it was at the operating level. The general mechanical integrity of the oil-water separator was assessed monthly before the beginning of and during the wet season.

The annual number of maintenance field hours, 74 hours, by activity is shown in Figure 12-3. Because of the small amount of oil and grease in the runoff, little actual maintenance of the facility was required. Inspections required under the MID and by the vector control agencies constituted almost all of the activities at the site, 14 hours and 57 hours, respectively.

## **12.5 Performance**

### ***12.5.1 Chemical Monitoring***

Removal efficiencies were estimated for the oil-water separator based on grab samples collected at the influent and effluent. TSS, TPH-gasoline, TPH-diesel, TPH-oil and oil and grease removal efficiencies were analyzed and the results are shown in Table 12-4. TPH-diesel exhibited the highest removal efficiency, followed closely by TSS. Despite the relatively high concentrations of oil and grease measured during the siting phase at this location, most events after installation of the device had no detectable amounts of oil and grease. During one event (10/26/00) a concentration of 216 mg/L of oil and grease

was reported; however, this far exceeds the concentrations of TPH gasoline and diesel (both below reporting limits) and TPH oil (3.1 mg/L) measured for the same event. This single high value is mainly responsible for the average oil and grease concentration of 30 mg/L shown in Table 12-4. Only low levels of other hydrocarbons were observed.

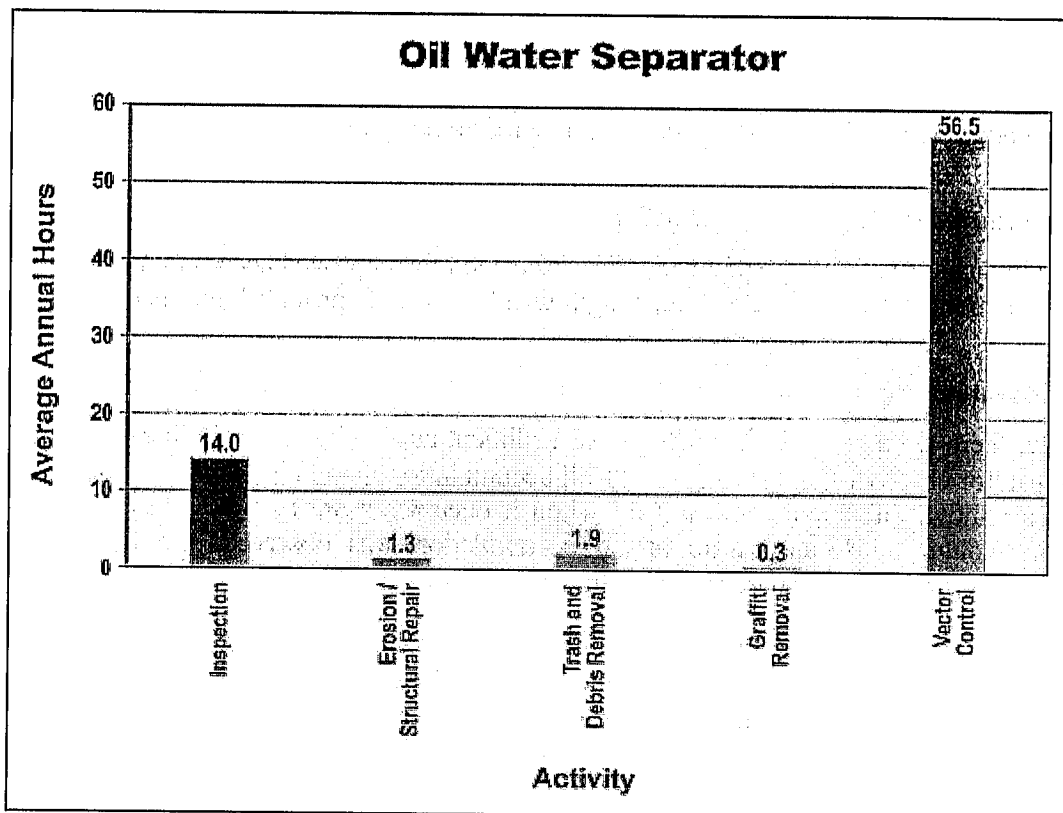


Figure 12-3 Field Maintenance Activities at OWS (1999-2001)

Table 12-4 Concentration Reduction for the OWS

Constituent	Mean of Grab Samples		Removal %
	Influent mg/L	Effluent mg/L	
TSS	144.7	74.3	49
TPH – Oil <sup>b</sup>	0.83	0.71	14
TPH – Diesel <sup>b</sup>	0.83	0.40	52
TPH – Gasoline <sup>b</sup>	<0.050 <sup>a</sup>	<0.050 <sup>a</sup>	-
Oil & Grease <sup>b</sup>	30	<5 <sup>a</sup>	89

<sup>a</sup> Equals value of reporting limit

<sup>b</sup> TPH was collected by grab method and may not accurately reflect removal



**12.5.2 Empirical Observations**

The observations of the OWS indicated there was no bypass or short-circuiting of the unit during design level storms. The influent water generally appeared brown with suspended solids and a slight oily sheen. The effluent discharged was clear with black suspended solids and a hydrocarbon odor; however, as noted previously, oil accumulation in the device was never observed.

The OWS was monitored for mosquito activity by the local vector control agency. As shown in Table 12-5, mosquito breeding was observed and abatement was performed on two occasions.

**Table 12-5 Incidences of Mosquito Breeding – OWS**

Site	Number of Times	
	Breeding Observed	Abatement Performed
Alameda MS	2	2

**12.6 Cost**

**12.6.1 Construction**

Table 12-6 shows the cost for construction and installation of the oil-water separator. The actual costs are the costs incurred for the installation of the oil-water separator and the associated monitoring facilities needed for the pilot program. Construction costs without monitoring related equipment are also shown.

**Table 12-6 Actual Construction Costs for OWS (1999 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
Alameda MS	179,437	165,043	2,540

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: Caltrans Cost Summary Report CTSW-RT-01-003.

The adjusted construction costs for the OWS are presented in Table 12-7. Reductions to the actual OWS costs were made for the following reasons:

- Limited head and space caused construction cost that would increase the adjusted cost by 23 percent. This cost was excluded from the adjusted cost.
- Miscellaneous site-specific factors caused increased construction cost. This cost would increase the adjusted cost by 4 percent. These costs were excluded from the adjusted cost.

The oil-water separator installation was at a maintenance station and subsequently did not incur traffic control costs. If constructed roadside, an OWS could incur traffic control cost typical of EDBs, in which traffic control accounted for an average of 9 percent of the adjusted construction cost. Traffic control costs were not used to estimate adjusted construction cost.

**Table 12-7 Adjusted Construction Costs for OWS (1999 dollars)**

Oil-Water Separator	Adjusted Construction Cost \$	Cost/WQV \$/m <sup>3</sup>
One Location	128,305	1,970

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

### ***12.6.2 Operation and Maintenance***

Approximately 74 man-hr/yr were required for inspections, maintenance and vector control activities and no special equipment was required. Table 12-8 presents the cost of the average annual requirements for operation and maintenance performed by consultants in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 12-8 Actual Average Annual Maintenance Effort – OWS**

Activity	Labor Hours	Equipment & Materials \$
Inspections	14	-
Maintenance	3	0
Vector control*	57	-
Administration	65	-
Direct cost	-	1,066
<b>Total</b>	<b>139</b>	<b>\$1,066</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate an OWS or reflect the design lessons learned during the course of the study. Table 12-9 presents the expected maintenance costs that would be incurred under the final version of the MID for an OWS serving about 2 ha. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

**Table 12-9 Expected Annual Maintenance Costs for Final Version of MID – OWS**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	0	44
Maintenance	10	0	440
Vector Control	12	0	744
Administration	3	0	132
Direct Costs	-	180	180
<b>Total</b>	<b>26</b>	<b>\$180</b>	<b>\$1,540</b>

Some of the estimated hours are higher than those documented during the study because certain activities, such as oil and sediment removal, were not performed during the relatively short study period. Only one hour is shown for facility inspection, which is to occur simultaneously with all other inspection requirements for that time period. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Vector control hours were converted to cost assuming an hourly rate of \$62. Equipment generally consists of a single truck for the crew and their tools.

### **12.7 Criteria, Specifications and Guidelines**

Oil-water separators have generally been thought to be applicable for treatment of stormwater from “gasoline stations, and truck, car, and equipment maintenance and washing enterprises and other commercial and industrial facilities” (WEF and ASCE, 1998). Although Caltrans maintenance stations fit this profile, the initial site screening and subsequent monitoring at the Alameda Maintenance Station and other MS locations indicate that the concentrations of free oil and grease in runoff from these types of facilities is normally very low. This is primarily due to source-control measures in effect at all Caltrans maintenance station facilities.

Manufacturers indicate that free oil and grease concentrations in the influent must routinely be at 50 mg/L or higher for the units to be considered applicable for the site. Other conventional controls, such as extended detention basins, biofilters or sand filters, could be expected to provide better removal of other constituents, while providing comparable reduction in oil and grease at the concentrations observed in this study. A simple baffle box may be appropriate under certain circumstances for spill control; however, treatment of stormwater runoff would not be an objective. An oil-water separator should not be considered the first choice for a stormwater BMP. However, they may be appropriate in certain non-stormwater situations (e.g., where source controls cannot ensure low oil and grease concentrations).

## 13 CONTINUOUS DEFLECTIVE SEPARATORS (CDS®)

### 13.1 Siting

Continuous Deflective Separators (CDS®) are a proprietary water quality treatment device originally developed in Australia and marketed through CDS Technologies in the United States. They are hydrodynamic devices designed primarily as gross pollutant traps to capture trash, debris and floatables in stormwater runoff. A secondary objective is removal of sediment and associated pollutants. Two CDS® units were sited and constructed for this study, both located in District 7. Table 13-1 presents the watershed characteristics for the two sites. Siting criteria for the CDS® units included:

- Maintenance access
- Equipment security
- Sampling safety and access
- Absence of median drains
- Minimum of four and maximum of ten drain inlets contributing to the unit
- No offsite tributary area
- Sufficient space at the storm drain outfall to construct the unit and appurtenances

**Table 13-1 Summary of Contributing Watershed Characteristics for CDS®**

Site Location	Land Use	Watershed Area Hectare	Impervious Cover %
I-210 WB east of Orcas	Highway	0.44	100
I-210 WB east of Filmore	Highway	1.02	100

### 13.2 Design

The CDS® units work by diverting flow from the storm drain system via a weir into the unit separation chamber and sump. Flow must be subcritical in the storm drain system for the diversion weir to function effectively. These hydrodynamic units are designed to introduce the flow in a direction tangent to the arc of the separation chamber. Using this approach, the dominant velocity vector is parallel to the unit screen, which tends to keep the screen from blocking with debris. Water passes through the screen to an outer peripheral chamber where it reverses direction and flows back into the storm drain system. The screen retains gross pollutants from the diverted flow except for material smaller than the openings in the screen. Figures 13-1 and 13-2 show a plan and elevation view of the device.

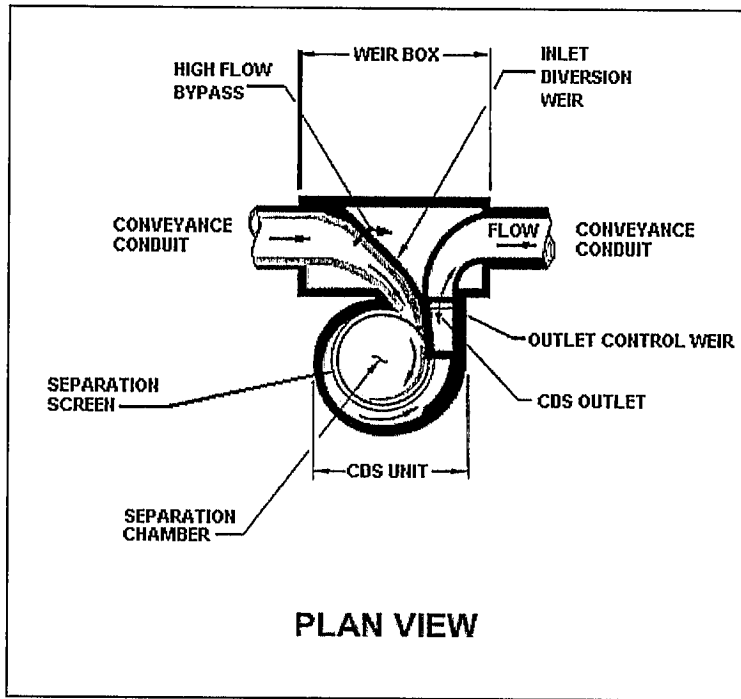


Figure 13-1 Plan View of CDS®

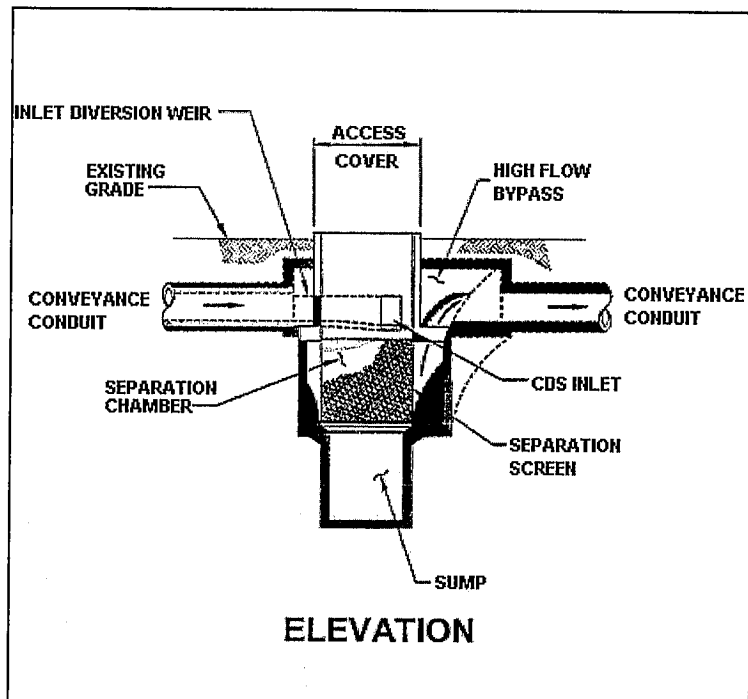


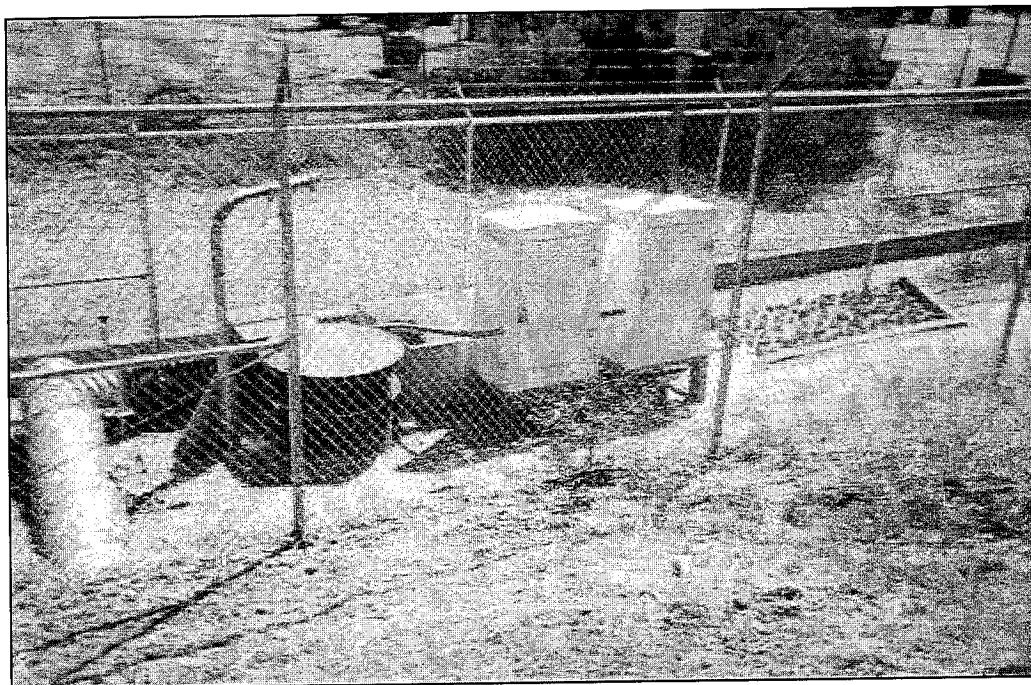
Figure 13-2 Elevation View of CDS®

Table 13-2 presents the storm characteristics used for design of the CDS® units. The units installed were the smallest manufactured, and have a sump diameter of 864 mm; sump depth of 610 mm and sump volume of 0.358 m<sup>3</sup>. The separation chamber has a depth of 686 mm. The flow capacity of the units is 0.03 m<sup>3</sup>/s. Figure 13-3 shows one of the CDS® installations at I-210 east of Filmore.

**Table 13-2 Design Characteristics of the CDS®**

Site Location	Design Storm (mm)	Peak Flow (m <sup>3</sup> /s)	WQV <sup>a</sup> m <sup>3</sup>
I-210 WB east of Orcas	25	0.007	107
I-210 WB east of Filmore	25	0.017	246

<sup>a</sup> Volume treated during a design storm



**Figure 13-3 CDS® Unit (I-210 / Filmore)**

During the early part of the 2000 wet season modifications to the units were completed. In early October 2000, CDS Technologies replaced the original 1.2 mm screen at Orcas with a 2.4 mm opening screen and replaced the 1.2 mm screen at Filmore with a 4.7 mm opening screen. The 1.2 mm screen was the smallest available at the time of installation; however, due to clogging problems experienced by the manufacturer at other locations, resulting in unreasonably high maintenance requirements, the original screen size was no longer recommended.

### 13.3 Construction

The CDS® units were installed with only one minor change order required. The existing drainage system at the I-210 / Orcas Avenue site is a concrete v-ditch channel that runs along the bottom of the embankment parallel to the roadway. The first 5 m of the channel was removed as part of the construction for the device. Following preliminary site clearing and grubbing, the contractor informed Caltrans that the v-ditch downstream of the pilot site was blocked with debris, which caused a backwater condition at the construction site during runoff events. This prevented the contractor from proceeding with construction until the v-ditch was cleaned. Caltrans maintenance forces subsequently cleaned the v-ditch and the contractor was able to resume construction. No schedule delays resulted from this action.

Site access at the I-210 / Filmore Street CDS® unit was from an existing gate at the end of the cul-de-sac on Filmore Street. During an initial progress meeting, the contractor informed Caltrans that there was not enough room between the gate and the toe-of-slope for vehicles to access the site. Caltrans concluded that although there was enough room when the freeway was originally constructed, the toe-of-slope had migrated closer to the gate over time. The contractor was instructed to remove the gate to facilitate site access. Near the end of construction, a Contract Change Order was issued for the installation of a new 3-m wide chain link gate.

### 13.4 Maintenance

Routine inspections of the CDS® units were conducted on a monthly basis and weekly during extended periods of wet weather, in accordance with the MID. Major maintenance items for the CDS® units included removal of trash and debris from the site area, clearing of the weir box of sediment and debris, and cleaning out gross pollutants (litter and vegetation) from the unit sump. Some unscheduled maintenance also had to be performed at each site. In July 2000 the manufacturer placed concrete in each unit's weir box so the invert elevation matched the pipe inlet/outlet inverts and CDS® unit invert. The manufacturer made this modification to improve the system hydraulics and eliminate standing water at the weir.

The maintenance threshold for gross pollutant removal in the sump was set at 85 percent full. During the 2000-2001 wet season, this threshold was reached in January and March 2001 at the Orcas site, and in January 2001 at the Filmore site. Neither site had been cleaned since units were placed in service in October 2000. Both units were also cleaned in May 2001, in accordance with the MID.

During the 2001-2002 wet season floatables were cleaned out of the Orcas site on November 19 and January 9. Settles and floatables were both removed on November 28 and January 30. No cleanouts were required during the wet season at the Filmore site. At the end of the wet season both Orcas and Filmore were cleaned. Figure 13-4 shows the accumulation with respect to time of floatable and settleable material in the sump at each CDS® site.



Figure 13-5 shows the amount of time spent on each identified maintenance activity. A measuring stick was inserted into the sump to determine the depth of trash and debris to assess the need for maintenance. A measuring tape was inserted into the top portion of the CDS® unit to measure the floating trash and debris.

## 13.5 Performance

### 13.5.1 Chemical Monitoring

There was some concern among the participants in the study that the protocol for estimating removal efficiencies for the other pilot BMPs would understate the performance of the CDS® units. This concern arose over potential problems of collecting a representative influent sample that included the full range of particle sizes present in the runoff. Consequently, an additional mass balance procedure was used to confirm the efficiencies determined from data collected by the automatic samplers. The manufacturer commented critically on the protocol for estimating removal efficiencies used in this study. A copy of this correspondence is included in Appendix F.

BMP constituent removal performance presented in Table 13-3 was calculated using the standard analysis procedure for the Pilot Program based upon EMCs measured at the influent and effluent points of each BMP. Since influent and effluent volumes are equal, the constituent load reduction is the same as the concentration reduction (e.g., no loss due to infiltration). The average concentrations of the influent and effluent were not significantly different for any of the conventional constituents monitored.

The mass balance approach was initiated in the second year of monitoring and consisted of quantifying the amount of sediment retained in each device as well as the amount discharged. Knowing the amount of sediment captured in the unit and the amount discharged allowed computation of the influent load and the load removal efficiency. The CDS® device targets larger sediment size fractions (greater than about 1 mm) of suspended solids. There was concern that the automatic samplers and TSS laboratory analysis procedure biased the results towards smaller size fractions. Automatic samples collected of the CDS® effluent may be more representative since the larger grain sized material would have been captured by the device and the smaller material would be captured by the sampler. Consequently, the efficiency could be calculated as:

$$\text{Removal Efficiency} = (\text{Load Captured}) / (\text{Load Discharged} + \text{Load Captured})$$

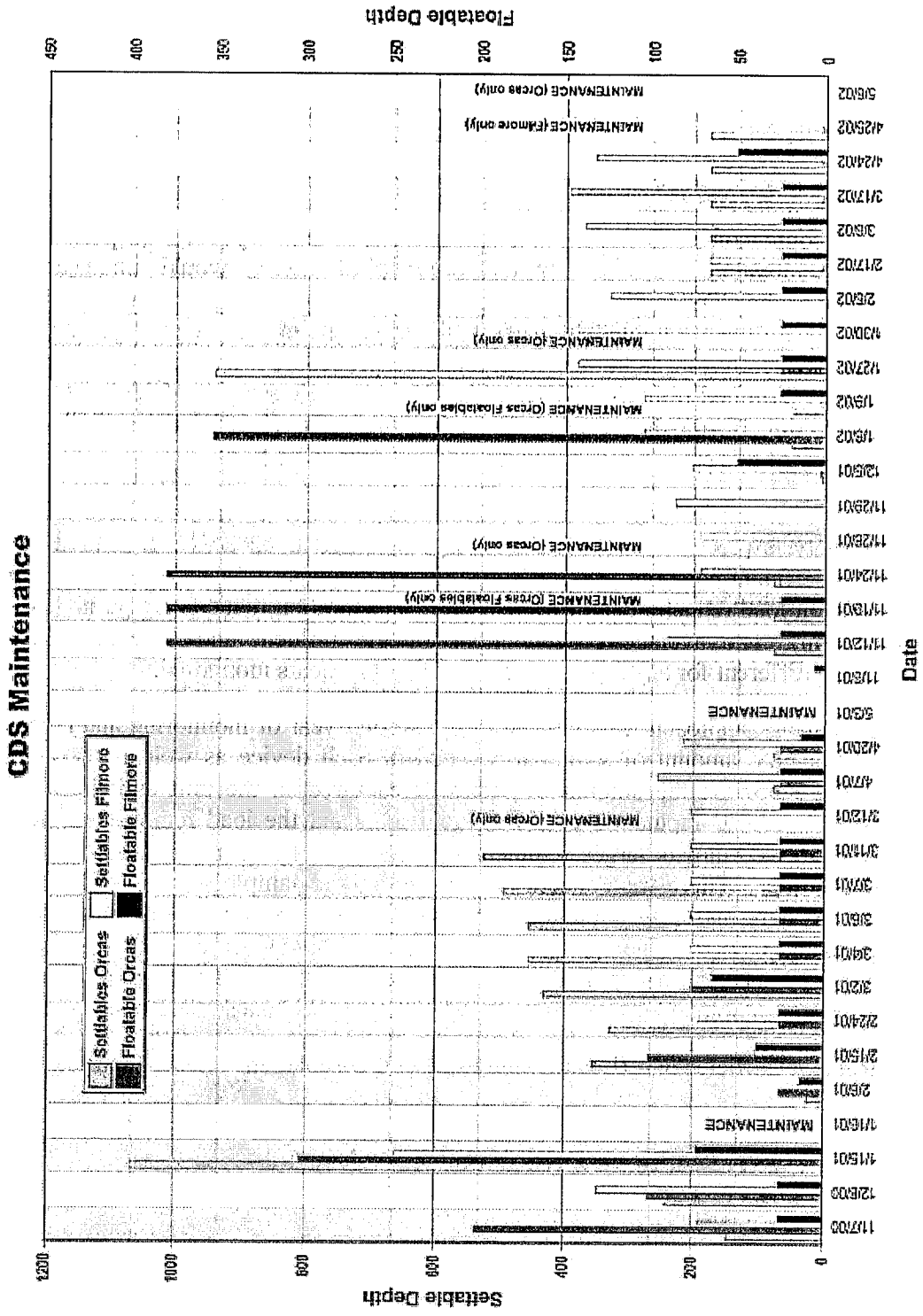
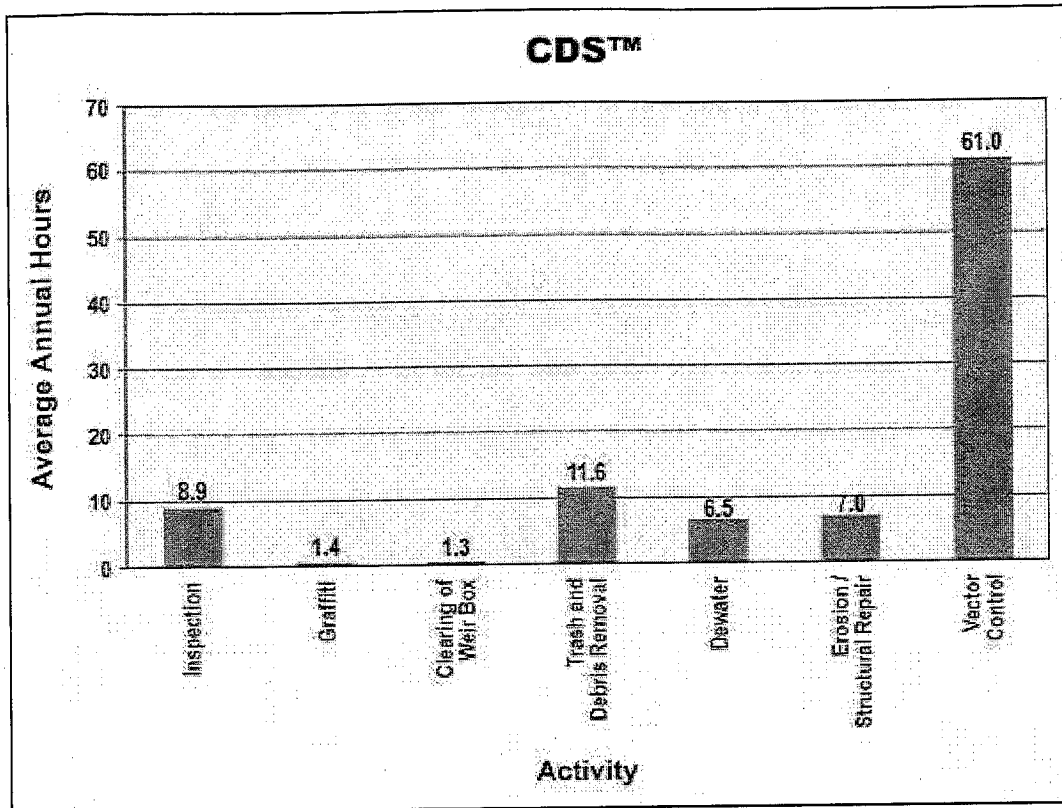


Figure 13-4 Depth of Settles and Floatable Gross Pollutants in CDS® Units



**Figure 13-5 Field Maintenance Activities (Average Annual) at CDS® Units (2000-2002)**

During the second year of monitoring 0.06 kg and 1.33 kg of TSS were removed from the separation chamber of the Orcas and Filmore sites, respectively, while 12.1 kg and 67.3 kg bypassed, based on the average concentration measured in the effluent and the total volume of runoff treated by the unit during the same time period. The resulting TSS removal efficiencies for each location using a mass balance approach were 0.75 percent for Orcas and 3.56 percent for Filmore. The mass balance approach for sediment removal and the comparison of influent and effluent TSS concentrations (Table 13-3) both show similar results – little or no TSS reduction.

**Table 13-3 Constituent Removal Performance of CDS® (Scoping Study Method)**

Constituent	Mean EMC		Removal %	Significance P
	Influent mg/L <sup>a</sup>	Effluent mg/L <sup>a</sup>		
TSS	45.3	45.4	0	0.190
NO <sub>3</sub> -N	1.46	1.24	15	0.581
TKN	2.67	2.67	0	0.962
Total N	4.13	3.91	5	-
Ortho-Phosphate	0.08	0.08	0	0.863
Phosphorus	0.29	0.25	15	0.351
Total Cu	24.6	22.6	8	0.612
Total Pb	9.5	8.5	11	0.610
Total Zn	244.2	203.9	17	0.637
Dissolved Cu	16.7	14.1	16	0.339
Dissolved Pb	4.7	4.4	6	0.889
Dissolved Zn	178.5	153.9	14	0.779
TPH-Oil <sup>c</sup>	2900	1900	34	0.331
TPH-Diesel <sup>c</sup>	250 <sup>b</sup>	250 <sup>b</sup>	0	-
TPH-Gasoline <sup>c</sup>	50 <sup>b</sup>	50 <sup>b</sup>	0	-
Fecal Coliform <sup>c</sup>	8600 MPN/100mL	19000 MPN/100mL	-121	0.365

a Concentration in µg/L for metals

b Equals value of reporting limit

c TPH and Coliform are collected by grab method and may not accurately reflect removal

Table 13-4 shows the expected concentration and the amount of uncertainty at the 90 percent confidence level for each constituent for both lined and unlined basins. The regression analysis was less effective at identifying an association between influent and effluent concentrations. This was primarily the result of highly variable effluent quality, with effluent concentrations higher than influent concentrations for a number of events.

**Table 13-4 Predicted Effluent Concentrations –CDS®**

Constituent	Concentration <sup>a</sup>	Uncertainty, ±
TSS	$0.66x + 12.4$	$39.9 \left( \frac{1}{28} + \frac{(x - 45.7)^2}{77,200} \right)^{0.5}$
NO <sub>3</sub> -N	$0.72x + 0.11$	$1.7 \left( \frac{1}{28} + \frac{(x - 1.47)^2}{203} \right)^{0.5}$
TKN	$1.01x - 0.08$	$2.44 \left( \frac{1}{28} + \frac{(x - 2.66)^2}{531} \right)^{0.5}$
Particulate P	$0.26x + 0.09$	$0.32 \left( \frac{1}{28} + \frac{(x - 0.2)^2}{2.48} \right)^{0.5}$
Ortho-phosphate	$0.79x + 0.01$	$0.9 \left( \frac{1}{28} + \frac{(x - 0.09)^2}{0.64} \right)^{0.5}$
Particulate Cu	$0.92x + 1.29$	$9.28 \left( \frac{1}{28} + \frac{(x - 8.0)^2}{2,880} \right)^{0.5}$
Particulate Pb	$0.34x + 2.32$	$10.0 \left( \frac{1}{28} + \frac{(x - 4.98)^2}{2,096} \right)^{0.5}$
Particulate Zn	$0.57x + 12.0$	$76.4 \left( \frac{1}{28} + \frac{(x - 65.6)^2}{216,000} \right)^{0.5}$
Dissolved Cu	$0.76x + 1.61$	$16.4 \left( \frac{1}{28} + \frac{(x - 16.8)^2}{12,100} \right)^{0.5}$
Dissolved Pb	$0.95x + 0.0$	$2.18 \left( \frac{1}{28} + \frac{(x - 4.94)^2}{1,890} \right)^{0.5}$
Dissolved Zn	$0.91x - 1.18$	$133.8 \left( \frac{1}{28} + \frac{(x - 186.3)^2}{2,649,200} \right)^{0.5}$

<sup>a</sup> Concentration in mg/L except for metals, which are in µg/L; x = influent concentration

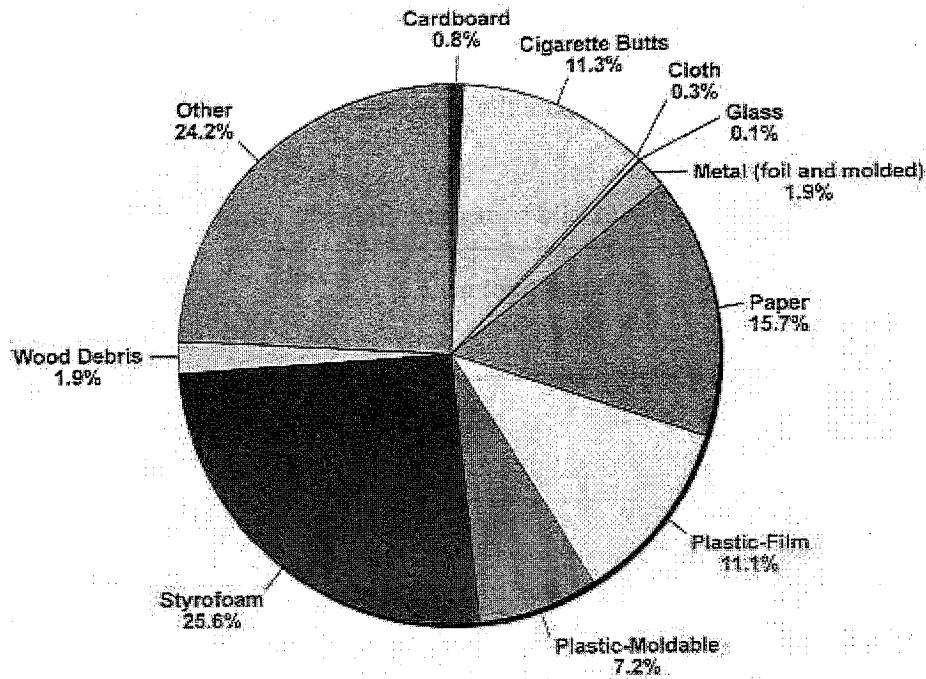
### 13.5.2 Gross Pollutant Monitoring

Table 13-5 shows the gross pollutant removal efficiencies. Gross pollutants are defined by Caltrans Litter Study as solids greater than about 4mm (Caltrans, August 2001). Gross pollutant removal efficiencies were calculated as the amount of material captured by the device divided by the total amount of material captured and bypassed. Removal efficiency was substantial at each site and was mainly affected by the amount of flow bypassing the devices. Overall, the Filmore site performed better than the Orcas site, with better constituent removal and less gross pollutant bypass. The Orcas site required more frequent cleanout due to the greater number of trees in the tributary watershed and the resulting leaf litter. Bypass may also have occurred more frequently at Orcas due to clogging of the smaller screen size.

The total wet and dry weight and volume of floatables, settlables, material contained in the weir box and bypass material were measured following each clean out. The material contained in the weir box consisted of small amounts of sediment. The litter and vegetation were separated and measured. The material was then left to dry on separate drying racks for a minimum period of 24 hours. Dry weights and volumes of the collected and bypassed material were analyzed for litter and vegetation. Approximately 93 percent of the gross pollutants retained was vegetated material with the remainder being litter. Figure 13-6 shows the percentage of the different types of material making up the litter component. The amount of litter bypass at Orcas is largely due to the January 2001 event, when debris filled the mosquito-proofing bags. This January 2001 event produced more than 100 mm of rain in a 42 hr period. However the measured peak flow rate was only 0.013 m<sup>3</sup>/s, less than half of the capacity of the unit.

**Table 13-5 Performances of CDS® (Gross Pollutant Removal 2000-2002)**

Site	Gross Pollutant	Captured Gross Solids, kg	Bypassed Gross Solids, kg	Total Gross Solids, kg	Removal Efficiency %
Orcas	Dry Mass	252	45	298	85
Filmore	Dry Mass	98	9	107	92



**Figure 13-6 Characterization of the Litter Captured (Based on Count, Both Study Sites Over Entire Study Period)**

The characteristics of the material, based on count, captured by the CDS® units are shown in Table 13-6. The majority of the debris captured by the CDS® unit at both sites was vegetation. Even though both sites are located on elevated sections of highway, there are numerous trees in the area and windblown vegetation was present in the watershed.

**Table 13-6 Characteristics of Gross Pollutants Captured by the CDS® units (2000-2002)**

Site	Dry Mass Captured	Dry Mass (Vegetation)	Dry Mass (Litter)
Orcas	252 kg	241 kg	11 kg
Filmore	98 kg	89 kg	10 kg

Material collected in the final cleanout of the CDS® units at the end of the 2001-2002 monitoring season was analyzed using a third approach as well. The litter and debris collected within the unit was burned to remove the volatile organic portion of the material in an attempt to provide another estimate the suspended solids concentration. The results are shown in Table 13-7.

**Table 13-7 Summary on Non-Volatile Inorganic Solids Captured**

Site	Settlables and Sump Sediment Dry Mass	Settlables and Sump Sediment Inorganic Mass (Incinerated)
Orcas	9,076 g	4,266 g
Filmore	63,432 g	31,081 g

At the Orcas site the entire mass of the sump material was burned and approximately 4.3 kg of non-volatile solids resulted. This was the amount of non-volatile solids that accumulated within the basket since the previous cleanout (3 months prior) and within the unit's sump since the previous cleanout (12 months prior). At the Filmore site, a representative sample was incinerated and approximately 31.1 kg of non-volatile solids remained. This was the amount of non-volatile solids that accumulated within the basket and within the sump since the previous cleanout (both 12 months prior).

Table 13-8 shows the calculations of removal efficiency based on the incinerated mass. The inorganic mass for the entire season was calculated (see 4<sup>th</sup> Year Annual Report in Appendix F). The mean event mean concentration was used, along with the volume of runoff treated by the unit during the wet season, to determine the mass of TSS that passed through the unit. Using the mass remaining in the unit and the mass passing through the unit the removal efficiency was calculated.

$$\text{Removal Efficiency (\%)} = \frac{\text{(Mass retained)}}{\text{(Mass retained + Mass passing)}} * 100$$



**Table 13-8 Summary of Incineration Based Calculation of Removal Efficiency  
 (2001-2002)**

Site	Settlables and Sump Sediment Inorganic Mass (entire season), kg	Volume of Water Passing through Unit, L	TSS Effluent EMC, mg/L	Effluent TSS Mass, kg	Removal Efficiency, %
Orcas	6.366	309,528	41.21	12.8	33
Filmore	31.164	789,366	78.73	62.1	33

The material remaining after incineration included not only sediment associated with the gross solids, but ash remaining from the incineration of the captured trash. Therefore, the mass remaining after incineration is not equivalent to the suspended solids and suspended solids attached to the gross solids. In addition, there were likely solids attached to the debris and trash bypassed at each site (about 45 kg at Orcas), which were not quantified. Consequently, calculations based on these results are not viewed as representative of the performance of these devices.

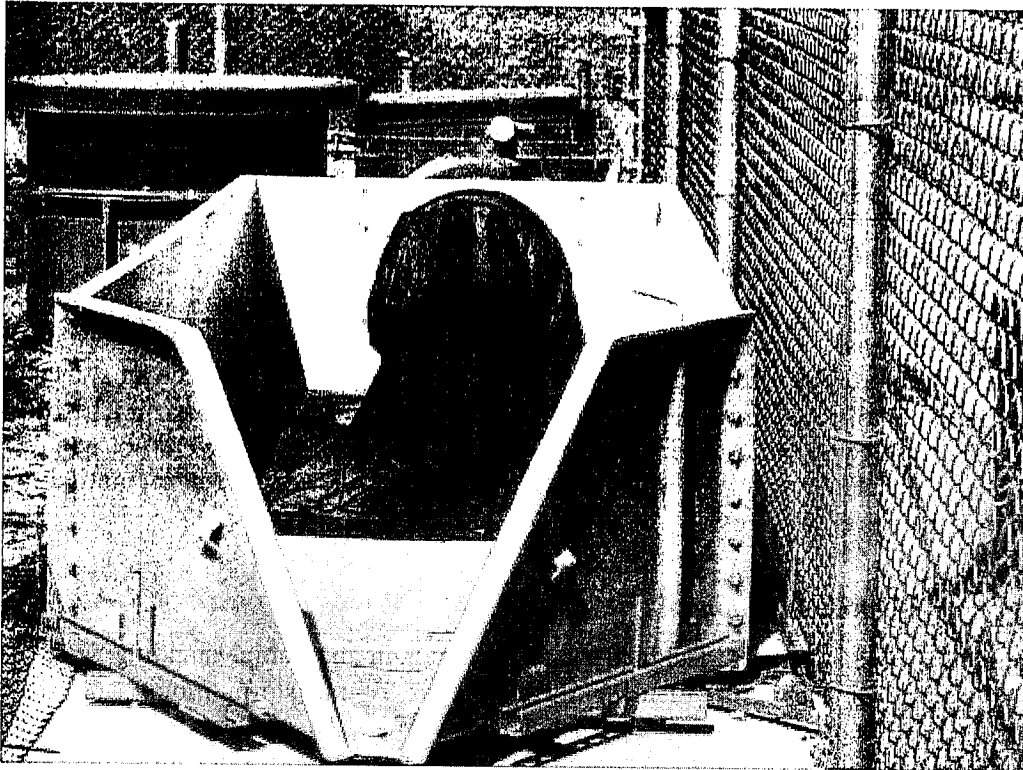
### **13.5.3 Empirical Observations**

Because the CDS® unit is designed to retain water in the sump, standing water was always present in each unit. During the early part of the storm monitoring season, mosquito breeding was observed in both CDS® units. To prevent mosquitoes from entering the CDS® units, the bypass litterbags were changed to a finer mesh and the lids of each CDS® unit were sealed with foam. Bolt holes and other openings were sealed with silicon. During one large storm event in January 2001, debris filled the mosquito-proofing bags, which caused each CDS® unit to overflow through the top of the weir box. The ends of the mosquito-proofing bags were subsequently cut out to prevent flow impedance, and litter bypass baskets were installed at the discharge ends of the H-flumes. Figure 13-7 shows a typical mosquito-proofing bag installation. Following these changes, mosquito breeding was observed within the CDS® units about 20 percent of the time (per inspection), which was much less frequently than before the modifications were made. Table 13-9 presents the number of incidents of observed mosquito breeding.

During each monitored event, the CDS® units generally operated according to design. However, there were more trees in and near the Orcas watershed; thus, more organic debris entered the Orcas unit than the Filmore unit, resulting in the need for more frequent maintenance.

It was noted that some sediment was retained in the corners of the weir box. Most sediment passed into the CDS® units and settled in the sump litter basket. Finer sediment passed through the CDS® units. In general, from visual observation, the water

quality appearance (clarity) of the effluent was improved. When oil and grease sheen was observed in the influent, it was generally observed to a lesser extent in the effluent.



**Figure 13-7 CDS® Mosquito-Proofing Bag**

**Table 13-9 Incidences of Mosquito Breeding – CDS® (2000-01)**

Site	Number of Times		Inspections Performed following installation of Mosquito bags
	Breeding Observed	Abatement Performed	
I-210 WB east of Orcas	15	15	75
I-210 WB east of Filmore	9	9	75

Bypass was observed during five storms at Filmore and three storms at Orcas. Occasionally, flows greater than the design flows would overflow the weir in the weir box and at times pop the lid off the weir box and flow out of the top. The internal riser was raised during the first season to reduce the amount of bypass occurring. Bypass also occurred due to debris such as foam plates blocking the entrance to the CDS® units. The weir opening to the CDS® unit is 204 mm x 305 mm. During several monitoring visits at each site, it was noticed that the weir box top was missing and water had evidently bypassed the unit during the storm. This was likely due to debris blocking the unit entrance at the diversion weir.

### 13.6 Cost

#### 13.6.1 Construction

Actual construction costs for the CDS® units are shown in Table 13-10. Costs are shown with and without monitoring equipment and related appurtenances for each CDS® site. The table also presents the cost per cubic meter of water quality volume, using actual cost without monitoring.

**Table 13-10 Actual Construction Costs for CDS® (2000 dollars)**

Site	Actual Cost, \$	Actual Cost w/o Monitoring, \$	Cost <sup>a</sup> /WQV \$/m <sup>3</sup>
I-210 WB east of Orcas	39,736	31,684	296
I-210 WB east of Filmore	45,024	35,681	145

<sup>a</sup> Actual cost w/o monitoring.

SOURCE: *Caltrans Cost Summary Report* CTSW-RT-01-003.

Adjusted construction costs for the CDS® units are presented in Table 13-11. Additions to the actual CDS® unit costs without monitoring were made for the following reasons:

- The low bid for construction of these two units was 40 percent lower than the engineer's estimate. Due to problems with the low bidder, the construction management team felt the low bid was not representative of the true project cost. For this reason, the second low bid was used to estimate retrofit cost. The second low bid was 30 percent lower than the engineer's estimate. Using the original bid numbers would decrease the Adjusted Construction Cost by 16 to 17 percent.

**Table 13-11 Adjusted Construction Costs for CDS® (2000 dollars)**

Site	Adjusted Construction Cost \$	Cost/WQV \$/m <sup>3</sup>
Mean (2)	40,328	264
High	42,875	353
Low	37,782	174

SOURCE: Adjusted Retrofit Construction Cost Tables, Appendix C.

### *13.6.2 Operation and Maintenance*

Table 13-12 shows the average annual operations and maintenance field hours experienced for each CDS® unit during the course of the study. Field hours include inspections, maintenance and vector control.

**Table 13-12 Actual Operation and Maintenance Hours for CDS®**

Site Name	Average Annual	
	Equipment Hours	Field Hours
I-210 WB east of Orcas	15	167
I-210 WB east of Filmore	10	134

Table 13-13 presents the average annual requirements by task for operation and maintenance performed in accordance with earlier versions of the MID. The operation and maintenance efforts are based on the following task components: administration, inspection, maintenance, vector control, equipment use, and direct costs. Included in administration was office time required to support the operation and maintenance of the BMP. Inspections include wet and dry season inspections and unscheduled inspections of the BMPs. Maintenance included time spent maintaining the BMPs for scheduled and unscheduled maintenance, vandalism, and acts of nature. Vector control included maintenance effort by the vector control districts and time required to perform vector prevention maintenance. Equipment time included the time equipment was allocated to the BMP for maintenance.

**Table 13-13 Actual Average Annual Maintenance Effort – CDS®**

Activity	Labor Hours	Equipment & Material (\$)
Inspection	11	-
Maintenance	89	63
Vector Control*	51	-
Administration	103	-
Direct Cost	-	722
<b>Total</b>	<b>254</b>	<b>785</b>

\* Includes hours spent by consultant vector control activities and hours by Vector Control District for inspections

The hours shown above do not correspond to the effort that would routinely be required to operate a CDS® unit since they do not reflect the modifications made to the maintenance protocol during the study. Table 13-14 presents the expected maintenance costs that would be incurred under the final version of the MID for a CDS® unit serving about 2 ha, constructed following the recommendations in Section 0. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

There is some trade off between maintenance cost and construction cost for a CDS® unit. A larger unit can be installed at a higher construction cost that will require less frequent maintenance due to the larger capacity of the sump.

Only one hour is shown for facility inspection, which is assumed to occur simultaneously with all other inspection requirements for that time period. Labor hours have been converted to cost assuming a burdened hourly rate of \$44 (see Appendix D for documentation). Vector control hours were converted to a cost assuming an hourly rate of \$62. Equipment generally consists of a single truck for the crew and their equipment.

**Table 13-14 Expected Annual Maintenance Costs for Final Version of MID – CDS®**

Activity	Labor Hours	Equipment and Materials, \$	Cost, \$
Inspections	1	-	44
Maintenance	40	1,037	2,797
Vector Control	12	-	744
Administration	3	-	132
Materials	-	-	0
<b>Total</b>	<b>56</b>	<b>1,037</b>	<b>3,717</b>

### 13.7 Criteria, Specifications and Guidelines

The CDS® units performed effectively for removal of litter and debris, but were not as effective for removing conventional stormwater constituents. The permanent pool of water maintained in the device was a breeding area for mosquitoes, even though the frequency was much reduced by attaching nets to the outlet and sealing the unit. Consequently, other non-proprietary devices developed by Caltrans for litter control (such as gross solids removal devices, GSRDs, Caltrans 2001), which do not maintain a permanent pool may be preferred to this technology. Should a CDS® unit be selected for implementation, the following information may be useful.

#### 13.7.1 Application

CDS® units are a below grade ‘end-of-pipe’ device that have a relatively small footprint. As a result, they are especially suited to locations where surface use must be maintained, and in locations where space to accommodate a BMP is limited. CDS® devices are also best designed to incorporate multiple drain inlets to centralize maintenance activities and provide access in a location that may be more conducive from a personnel safety or site operation perspective. The design of the unit is flow-based; the manufacturer makes several standard unit sizes that can accommodate a wide range of subcritical discharges.

#### 13.7.2 Siting

The original siting criteria seem to have been generally successful at locating CDS® units where they could operate effectively. Based on the results of this study, the primary siting criteria for future installations should include the following:

- Provide adequate space for safe construction, operation and maintenance.

- Locate where flow is subcritical, or modifications can be made to the storm drain system to achieve subcritical flow conditions upstream of the unit.

### ***13.7.3 Design***

Based on the observations and measurements in this study, the following guidelines are recommended:

- Use a screen size opening of 4.7 mm.
- Provide a method to completely drain the facility between storms and during the dry season to address concerns about vector issues.
- When possible, use standardized designs to reduce costs.
- If mosquito breeding is a concern, include vector-restricting covers in the initial design.
- Provide adequate head to avoid adversely impacting the hydraulic grade line in the upstream storm drain system.
- Avoid the use of 90° bends in the inlet pipes. When a 90° bend is needed, ensure there is maintenance access for cleanout of debris.
- Size CDS® unit sump to capture gross solids and sediment for the entire wet season.

### ***13.7.4 Construction***

Listed below are guidelines that should improve the construction process:

- Avoid above-ground structures near the roadway that will require a setback or guardrail protection.

### ***13.7.5 Operation and Maintenance***

Based on the level of maintenance required in this study, recommendations for future maintenance activities include:

- Perform inspections and maintenance as recommended in MID (Version 17) in Appendix D, which includes inspections for structural integrity, vectors and sediment accumulation.
- Empty CDS® unit annually or when needed based on watershed characteristics.
- Remove trash and debris from weir box on a monthly basis.
- Inspect the screen for damage annually.
- Inspect the structural integrity of the device annually.

## 14 CAPITAL, OPERATION, AND MAINTENANCE COSTS

### 14.1 Introduction

An important objective of this study was to establish design, construction, and maintenance costs for retrofit of structural BMP devices in existing highway infrastructure. The actual cost data developed through this study have been analyzed for two purposes: 1) to develop a relative ranking with respect to water quality volume treated in order to assist in selecting the most cost-effective BMP technology for a given set of conditions, and 2) to provide general guidance for future BMP retrofit applications by itemizing the significant independent cost items unique to retrofit construction and operation. Project delivery costs such as siting, design and construction management are excluded from the costs reported in this study. Procedures for cost estimation are presented in Appendix C.

The pilot program construction cost figures represented throughout this report are directly applicable only to Caltrans and its operations. The unique environment and constraints associated with retrofitting BMPs into the California Highway system makes comparisons to other possible applications of the same BMPs difficult. Furthermore, even within the Caltrans system, information on construction costs will undoubtedly increase greatly as BMPs continue to be developed and implemented, such that the construction cost information in this report will be of limited value over time. It should be recognized that the Operations and Maintenance cost information was based partly upon estimates and projections of future needs.

It is also recognized that the construction costs compiled as a part of the program represent stand-alone retrofit projects that, with some exceptions, do not take advantage of potential economies that would occur if the devices were constructed as a part of a new highway, or a highway undergoing substantial reconstruction. During the process of reviewing the costs incurred for this study, additional cost data from other programs throughout the country were compiled. In the interest of providing a complete record, these additional cost data also are provided.

### 14.2 Pilot Program Construction Cost

The costs incurred for constructing the BMPs in this pilot study have been documented in detail in the Caltrans *Construction Cost Data Summary Districts 7 and 11*, report no. CTSW-RT-01-003, included in Appendix C of this report. The *Construction Cost Data Summary Districts 7 and 11* provides cost breakdown by site, differentiates between those items constructed as a part of the original bid and those constructed by change order, and distributes the actual cost into 'site-specific' cost categories. The *Construction Cost Data Summary Districts 7 and 11* report makes no estimate of costs that might be incurred in a future retrofit program, or what steps might be taken to reduce future implementation costs.



**14.2.1 Actual Construction Cost**

The construction costs for each of the BMPs have been normalized by the WQV rather than tributary area to account for the significant differences in design storm depth used for sizing the controls in different parts of the study area and the differences in the runoff coefficient at each site. For the flow-through devices, such as swales, the water quality volume was calculated as if a capture and treat type device (e.g., detention basin) were implemented at the site. Where more than one facility of the same type was constructed, the mean cost per unit WQV is reported.

The capital cost of the BMP types (in cost per unit WQV) is shown in Table 14-1. The costs shown are based on the actual construction cost incurred at each site, less the cost of monitoring and sampling equipment. No site-specific cost reductions or other allowances were made for the costs shown in Table 14-1.

**Table 14-1 Actual Construction Cost of BMP Technologies (1999 dollars)**

BMP Type	Cost/m <sup>3</sup> of the Design Storm \$
Delaware Sand Filter	3,472
Multi-chambered Treatment Train	847
Wet Basin	2,670
Oil-Water Separator	2,540
Austin Sand Filter	2,009
Infiltration Trench	1,954
Storm-Filter™	1,575
Swales	951
Unlined Extended Detention Basin	877
Strips	835
Infiltration Basins	639
Lined Extended Detention Basin	348
Continuous Deflective Separator	220
Drain Inlet Inserts	33

**14.2.2 General Cost Guidance – BMP Retrofit Construction Cost**

The site-specific costs shown in the *Construction Cost Data Summary Districts 7 and 11* were further reviewed on a site-by-site basis by a technical work group comprised of

water quality specialists, construction managers and design engineers. The goal of the work group was to develop 'generic' retrofit costs that could reasonably be applied to other BMP retrofit projects. The costs were developed by reviewing the specific construction items for each site, eliminating those that were atypical and reducing the costs that were considered to be in excess of what would 'routinely' be encountered in a retrofit situation. Where there is not complete flexibility in selecting a BMP for a specific site, the cost reduction strategies (Section 14.2.4) are not sufficient in preventing cost from exceeding the costs used for planning (i.e. the 'adjusted' construction cost). Specific construction items that were reduced or eliminated from the actual costs are discussed in the individual device chapters. The results of the adjusted cost are summarized in Table 14-2.

### ***14.2.3 Considerations for Future Projects***

The technical work group that reviewed the construction cost data also identified fundamental approaches and strategies to reduce the capital cost of BMP retrofit. Many of the identified cost reduction strategies are consistent with normal evolutionary economies realized as technology and application methods mature over the course of more intensive implementation. Other strategies summarize some of the lessons learned associated with the implementation of the pilot program. The identified cost reduction strategies presented below may be useful for implementation on future projects.

In addition to the recommendations enumerated below for reducing costs of installing structural BMPs, it is generally assumed that source control is the most cost-effective stormwater best management practice. Many source control practices applicable to maintenance stations avoid contact between polluting agents and rainfall or runoff. These practices include covering materials and wastes; maintaining, fueling, and cleaning vehicles where rain and surface runoff will not contact contaminating residues; spill and leak prevention and clean-up; stabilizing bare ground; and general good housekeeping. Pollutants in runoff can be decreased on highways and in park-and-ride lots through designs that reduce impervious surfaces and retain natural soil and vegetation. However, source controls alone may not be sufficient to protect water bodies and their beneficial uses fully, and stormwater treatment BMPs may also be needed. The following cost reduction strategies can save substantially in implementing structural BMPs.

**Table 14-2 Adjusted Construction Costs by BMP Type (1999 dollars)**

BMP Type		Adjusted Construction Cost \$	Adjusted BMP Cost per WQV, \$/m <sup>3</sup>
EDB (4)	Avg	172,737	590
	High	356,300	1,307
	Low	91,035	303
IB (2)	Avg	155,110	369
	High	171,707	397
	Low	138,512	340
WB		448,412	1,731
MFSTF		305,356	1,572
MFSF		230,145	1,912
MFA (5)	Avg	242,799	1,447
	High	314,346	2,118
	Low	203,484	746
MCTT (2)	Avg	275,616	1,875
	High	320,531	1,895
	Low	230,701	1,856
BSW (6)	Avg	57,818	752
	High	100,488	2,005
	Low	24,546	182
BSTRP (3) <sup>a</sup>	Avg	63,037	748
	High	67,099	1,237
	Low	58,262	384
IT/STRP (2)	Avg	146,154	733
	High	156,975	775
	Low	135,333	691
OVS		128,305	1,970
CDS® (2)	Avg	40,328	264
	High	42,875	353
	Low	37,782	174
DII (6) <sup>b</sup>	Avg	370	10
	High	371	21
	Low	369	2

<sup>a</sup> Unit costs for strips varied widely because the unit loading ratio, or tributary area/treatment area, varied significantly in the study, ranging from 4 at the I-605/SR-91 biofilter strip in District 7 to 43 at the Altadena Maintenance Station in District 7.

<sup>b</sup> Unit cost for drain inlet inserts varied widely because the treatment area varied significantly.

#### 14.2.4 Cost Reduction Strategies

1. Integration of stormwater BMP projects with larger construction projects is one of the keys to reducing costs over the long term. This principle applies to both retrofits and new construction. Long-range, integrated planning will almost always result in the most cost-effective project. Based on the experience of other state transportation agencies, including the Maryland State Highway Administration, incorporating stormwater management as an integral part of highway construction and operation and maintenance programs offers a variety of benefits, including:
  - a) More opportunities to locate BMPs in conjunction with other features (e.g., drainage systems, interchanges)
  - b) Enhanced experience of engineering staff with respect to stormwater BMP design, construction, operation, and maintenance
  - c) Reduction of mobilization, traffic-control, and equipment costs, as well as economies of scale during the construction process
  - d) Regulatory compliance cost savings through the use of single permits for the entire project

An example from the BMP Pilot Retrofit Program of this strategy was the construction of the biofiltration swale at Palomar Road in District 11. This site was built as a part of a larger project to construct an auxiliary lane in the same vicinity as the pilot swale. The Palomar Road site had the smallest unit construction cost (\$246/m<sup>3</sup>) of any swale in the program, with unit costs for swales ranging as high as \$2,192/m<sup>3</sup> at I-605/SR-91 in District 7. It is reasonable to assume that some of the economy realized at the Palomar Road site was achieved by integrating the swale into a larger construction project.

2. There is an economy of scale in treating runoff from the largest possible drainage catchment. The unit costs for many of the BMPs evaluated in this study declined sharply as the water quality volume approached 400 m<sup>3</sup>. There are insufficient data beyond that point to determine whether there is additional advantage with greater size.

The unit cost of Austin sand filters decreased at the rate of approximately \$6.60 per m<sup>3</sup> of additional water quality volume up to about 300 m<sup>3</sup>, the largest volume treated. Unit costs of extended-detention basins and biofiltration swales also declined substantially in a similar range, although not as uniformly as the unit costs of Austin sand filters. The units costs of an extended-detention basin and a biofilter each treating approximately 400 m<sup>3</sup> were lower than the unit costs of the smallest devices of each type by factors of about four and ten, respectively.

Figure 14-1 provides a graph of unit cost vs. water quality volume for three of the pilot technologies to illustrate this point. The graphed data clearly indicate that as the water quality volume increases, the cost per unit volume for the device decreases. While it is likely that the curves shown in Figure 14-1 cannot be accurately extrapolated, it is apparent from the data that economies of scale can be realized.

3. The various BMP types do differ in the amount of runoff, and therefore catchment size, they can serve. For example, biofiltration swales cannot practically serve drainage areas as large as extended-detention basins can. Treating a larger area, and gaining the consequent economy of scale, should be considered in selection and siting of the BMP. Economies may also be gained by simultaneously constructing several BMPs of the same type to treat runoff from neighboring catchments or implementing even larger numbers of BMPs across wider geographic areas as part of a large-scale implementation program. It is probable that the significance of economy of scale is amplified for devices that serve relatively small watersheds, such as in a retrofit situation. This is because the fixed costs account for a relatively greater portion of the overall cost as compared to a site serving a relatively larger watershed.

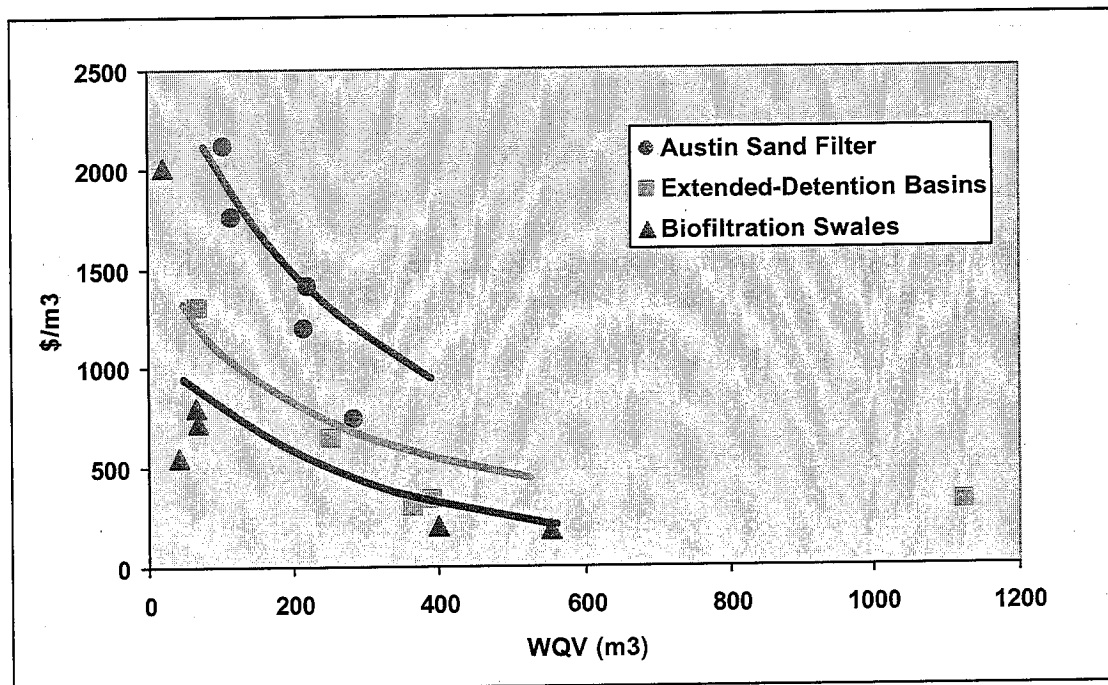


Figure 14-1 Unit Cost vs. Water Quality Volume for Selected Technologies

Two examples from the BMP Pilot program can serve to illustrate this point. The extended detention basin at I-15/SR-78 in District 7 served a tributary area of 5.42 ha and had an adjusted unit cost of \$317/m<sup>3</sup>. The extended detention basin at I-605/SR-91 in District 7 served a watershed of 0.4 hectares and had an adjusted unit cost of \$1,307/m<sup>3</sup>. Similarly, for biofilter swales, the site at Melrose Drive in District 11 served 0.96 ha (the largest tributary watershed for swales in the study) and had an adjusted unit cost of \$204/m<sup>3</sup>, and the biofilter swale at I-605/SR-91 in District 7 served a tributary watershed of only 0.08 ha and had an adjusted unit cost of \$2,005/ha.

4. The BMP sizing criterion (e.g., water quality volume) also plays a role in determining BMP costs. The criterion can be set based on hydrologic analysis for the climatological setting and is normally prescribed by regulation. Where space constraints or other factors make capture of the entire WQV infeasible, BMP implementation should still be pursued consistent with the efforts to maximize pollution reduction.
5. Engineering design and construction experience is a major cost-savings factor for state and local transportation and stormwater agencies throughout the United States. In common with most engineering programs, as the experience level of an agency increases, so does the cost effectiveness of highway stormwater projects. Contributing to higher costs, before personnel gain experience, are lack of familiarity with BMP technologies; inexperience with their selection, siting, and design; and modification of existing standard operating procedures.
6. Cross-jurisdictional partnerships within watersheds where highways are located have the potential for creating significant cost savings and water quality improvements. They must, however, be implemented in a way that ensures receiving water protection. Cost sharing and cooperation between Caltrans and other agencies in constructing joint stormwater treatment facilities should result in greater cost effectiveness for several reasons:
  - a) Economies of scale associated with construction of BMP facilities that serve large drainage areas, reducing the percentage influence of fixed costs;
  - b) Sharing design, construction, and operation and maintenance costs;
  - c) Avoidance of traffic-control costs where jurisdictional cooperation allows for constructing BMPs outside the highway right-of-way;
  - d) Other opportunities for locating BMPs, with possible avoidance of costs associated with construction of BMPs at sites constrained by space limitations within the right-of-way;

- e) More hydraulic flexibility, with possible avoidance of costs associated with construction of BMPs at sites where extensive drainage system modifications are required; and
  - f) More flexibility in BMP design and opportunities for BMP "treatment trains," where multiple BMPs are shared by several jurisdictions.
7. The development of standardized BMP designs has the potential to reduce the costs of materials needed for building BMPs. Standardizing BMP components (e.g., inlet and outlet structures, pre-cast vaults, etc.) have resulted in substantial cost savings in other parts of the country. Continued improvement in BMP selection guidance should lead to reduced costs and better BMP performance in the field. Particular highway-related facilities often have common water quality problems. If a standard BMP suite can be developed for specific types of highway facilities or locations (e.g., maintenance stations, clover leaves, center medians, highway shoulders, etc.), there can be cost savings realized throughout the planning, design, and implementation processes.
  8. BMP design complexity should be minimized. In general, non-structural (vegetation-based) BMPs are less costly than structural devices. These types of BMPs (biofiltration swales and filter strips) also tend to have pollutant removal efficiencies comparable to more expensive structural BMP devices like extended-detention ponds or sand filters. Experience in other locations in the nation supports emphasizing vegetative controls where appropriate based on site conditions. The use of distributed biofiltration and bioretention was found to be a significant component of several state transportation agency stormwater programs. Biofiltration systems can also be integrated more easily into the highway landscape (medians, shoulders, intersections, etc.), thus requiring less right-of-way space. In addition, potentially expensive piping modifications are usually minimal with these types of treatment devices.
  9. Specialized BMP devices, such as the oil-water separator, multi-chamber treatment train (MCTT), and Storm-Filter™, may not be as cost-effective as other BMPs for highway installation due to the unique aspects of that environment. They do have potential application, however, in site-specific situations (such as a unique site or specific pollutant of concern), or when the benefits of installation outweigh the costs (such as for protection of a sensitive water body or endangered species). There are situations where proprietary devices are merited, but they are generally not the most cost-effective selection for widespread highway deployment and should be lower priority choices than the other BMPs covered in the pilot program. These technologies are constantly improving, so this observation applies strictly to the experience with the BMPs evaluated in this study.
  10. While all BMP categories are amenable to cost reductions through the strategies recommended herein, the type offering the greatest potential for savings is

probably biofiltration (i.e., swales and filter strips). These BMP facilities can frequently do double duty as both drainage conveyances and runoff treatment devices. To the extent they can replace single-purpose conveyance conduits, they can ameliorate the costs normally expended for conveyance while fulfilling water quality objectives. Since structural conveyance elements (e.g., pipes) are more costly than vegetated channels and slopes, there is great potential to lower the costs exclusive to complying with stormwater management requirements through building vegetated drainage systems as part of reconstruction or new construction.

11. The following general guidelines also have potential to improve overall BMP cost effectiveness for retrofits and new construction. Generally, these guidelines are recommended when their use would not otherwise delay the implementation of structural BMPs.
  - a) Utilize the natural topography and terrain to maximize BMP performance and to achieve an aesthetic balance in design and siting.
  - b) Use natural landscape features and materials instead of concrete and other structural components.
  - c) Perform adequate site and geotechnical surveys to avoid unexpected costs and ensure post-construction BMP effectiveness, especially for infiltration BMPs and wet basins.
  - d) Select BMPs that do not require pumping, extensive shoring, or both to overcome constraints imposed by available space and head.
  - e) Minimize support features such as fencing, access roads, and gates to those necessary for safety and O&M purposes.
  - f) Minimize access road surfaces to what is necessary for O&M and use permeable materials for access roads where feasible. It should be noted that permeable materials for access roads may have a higher capital and O&M cost as compared to AC.
  - g) Include vector-control features in design and O&M plans.
  - h) Utilize prefabricated components as much as possible.
  - i) Purchase common BMP components in bulk to save on shipping and other related costs.
  - j) A site selection and assessment process should help to avoid hidden costs associated with obstructions like utility conflicts and buried objects.
  - k) Cost savings can be realized by integrating BMPs with future flood-control systems. Certain tasks would be performed if a BMP or flood control project



were constructed alone, such as mobilization, clearing and grubbing, and some excavation, piping, and concrete work. Both projects would benefit from the efficiency of sharing these costs.

- l) During long-range planning and integration, some BMP retrofits will be identified that are critical to improving water quality at ecologically significant or environmentally sensitive sites. Many potential cost savings would be lost if these projects were constructed as stand-alone retrofits. In these cases future highway repair and upgrade needs should be evaluated. If potential reconstruction projects are identified, they should be considered for early installation along with BMPs for greatest overall efficiency.

In summary, analysis of the program cost data indicates that the cost to retrofit structural BMPs is highly site-specific and does not readily lend itself to normalization for application to other studies or projects. The finding itself is a valuable conclusion, and it must be stressed that accurate BMP retrofit costs may best be determined with a complete unit cost estimate based on design plans for the site.

#### ***14.2.5 BMP Construction Costs from Other Projects***

A review of BMP installation costs in other jurisdictions indicates the potential for lower unit prices (\$/WQV) than were realized in this study, for BMPs constructed in a non-project-specific retrofit environment. Table 14-3 presents mean unit costs (\$/m<sup>3</sup> of water quality volume) calculated by the Third Party cost workgroup from data collected in a nationwide survey (see Appendix C). One set of columns lists the statistics from the Caltrans Pilot Study, a second set lists statistics of all nationwide data (excluding Caltrans), and a third set gives statistics only from BMP construction by the Maryland State Highway Administration (MD SHA). The MD SHA projects were singled out because they were BMP retrofits installed under a policy that limited cost in conjunction with broader highway reconstructions, therefore representing a potentially more efficient and less costly approach to BMP retrofit compared to other retrofit programs. The survey was not able to obtain specific line-item costs for these BMPs, because their costs were combined with those of other features of the overall projects. As a result, the authors of this study were unable to independently verify the accuracy of the data through review of the bid tabulations. The database is small, containing between one and three examples of each BMP type, except for wet ponds (five). Site-specific anomalies have a strong effect on a small data set, which can be seen where, contrary to expectation, the average cost of extended-detention basins exceeds the costs of wet ponds and wetlands.

Despite the limitations of the Maryland database, it is worth considering as an example of costs that could be realized with the application of cost-saving strategies like those listed in section 14.2.4. In addition to cost savings associated with integrating BMP retrofits with larger projects as was done in Maryland, a second likely reason for the costs being relatively low is the larger water quality volumes generally treated. This observation

supports the finding that it is important to treat the largest watershed possible to maximize economies of scale of the device.

### 14.3 Pilot Program Operation Cost

An important element in selecting the most appropriate BMP for a site is an understanding of the amount and type of maintenance required. BMPs that require less maintenance are preferred, other factors being equal. Table 14-4 summarizes the annual maintenance performed for each of the tested devices. This level of effort is related to the requirements of the earlier versions of the MID. Vector control district hours were high for all devices. Unless constructed of concrete, the largest maintenance item for each of the BMPs was vegetation management. Details on the type of activity at each site are contained in the relevant BMP chapter.

The hours shown in Table 14-4 do not correspond to the effort that would routinely be required to operate the piloted BMPs or reflect the design lessons learned during the course of the study. Table 14-5 summarizes the expected maintenance costs that would be incurred under the final version of the MID for a device serving about 2 ha, and constructed following the recommendations in each chapter. A detailed breakdown of the hours associated with each maintenance activity is included in Appendix D.

**Table 14-3 Comparison of Mean Unit Costs and Water Quality Volumes from Nationwide Survey to Adjusted Mean Unit Costs and Water Quality Volumes in Caltrans Retrofit Pilot Program (1999 dollars)**

BMP	Pilot Study		Nationwide <sup>a</sup>		MD SHA <sup>b,c</sup>	
	Adjusted Cost \$/m <sup>3</sup>	WQ Volume m <sup>3</sup>	Cost \$/m <sup>3</sup>	WQ Volume m <sup>3</sup>	Cost \$/m <sup>3</sup>	WQ Volume m <sup>3</sup>
Austin sand filter	1,447	168	82	12,123	32.81 <sup>c</sup>	1,140 <sup>c</sup>
Delaware sand filter	1,912	120	200	1,836		
Extended-detention basin	590	293	5.25	99,537	18.37	32,279
Infiltration trench	733	199	46	2,485	11.48	4,304
Biofiltration swale	752	748	8.86 <sup>c</sup>	2,066 <sup>c</sup>		
Wet pond	1,731	259	7.55	44,833	9.19	20,391
Wetland			4.59	416,695	3.94	4,877
Storm-Filter <sup>TM</sup>	1,572	194	19 <sup>d</sup>	2,350 <sup>d</sup>		

<sup>a</sup> Means for all entries in the Third Party Cost nationwide survey where water quality volume is available.

<sup>b</sup> Means for all Maryland State Highway Administration BMPs where water quality volume is available.

<sup>c</sup> Based on a single installation.

<sup>d</sup> Based on compost filters in nationwide survey

<sup>e</sup> MD SHA had a retrofit policy that capped retrofit costs at \$12,000 per acre

**Table 14-4 BMP Actual Annual Maintenance Effort for Caltrans BMP Retrofit Pilot Program**

BMP	Equipment & Materials, \$	Average Labor Hours
Sand Filters	872	157
Extended Detention Basin	958	188
Wet Basin	2,148	485
Infiltration Basin	3,126	238
Infiltration Trench	723	98
Biofiltration Swales	2,236	246
Biofiltration Strips	1,864	233
Storm-Filter™	308	106
Multi-Chambered Treatment Train	2,812	299
Drain Inlet Inserts	563	121
Oil-water Separator	1,066	139
Continuous Deflective Separator	785	254

Some of the estimated hours in Table 14-5 are higher than those documented during the study because certain activities, such as sediment removal, were not performed during the relatively short study period. Design refinements may eliminate the need for activities such as vector control. Equipment generally consists of a single truck for the crew and their tools.

The relative ranking of BMP types with known life-cycle costs is shown in Table 14-6. The table includes the adjusted annualized capital cost and total annualized maintenance cost based on a 20 yr life-cycle and a 4 percent discount rate.

**Table 14-5 Projected Future Annual Maintenance Requirements for Caltrans BMP Retrofit Pilot Program**

BMP	Equipment & Materials, \$	Average Labor Hours
Sand Filters	1,013	43
Extended Detention Basin	668	56
Wet Basin	4,875	273
Infiltration Basin	562	56
Infiltration Trench	251	27
Biofiltration Swales	492	51
Biofiltration Strips	492	51
Storm-Filter™	5,731	55
Multi-Chambered Treatment Train	4,222	62
Drain Inlet Inserts	136	22
Oil-Water Separator	180	26
Continuous Deflective Separator	1,037	56

**Table 14-6 Projected Present Worth of BMP Capital, Maintenance and Total Cost Requirements for Caltrans BMP Retrofit Pilot Program**

BMP	Present Worth Adjusted Capital Cost /m <sup>3</sup> - \$	Present Worth Maintenance Cost /m <sup>3</sup> <sup>a</sup> - \$	Present Worth Total Cost /m <sup>3</sup> \$
Wet Basin	1,731	452	2,183
MCTT	1,875	171	2,046
OWS	1,970	21	1,991
Delaware Sand Filter	1,912	78	1,990
Storm-Filter™	1,572	204	1,776
Austin Sand Filter	1,447	78	1,525
Biofiltration Swale	752	74	826
Biofiltration Strip	748	74	822
Infiltration Trench	733	71	804
Extended Detention Basin	590	83	673
Infiltration Basin	369	81	450
Continuous Deflective Separator	264	99	363
Drain Inlet Inserts	10	29	39

<sup>a</sup> Total maintenance cost based on life cycle of 20 years and 4% discount rate.

## 15 PERFORMANCE SUMMARY

The objective of this section is to summarize the performance data of the tested BMPs. The relative benefits of each of the subject technologies are based on a comparison of the expected discharge quality and load reduction from each of the devices. Regression analyses were performed on the data from each of the sites with paired influent and effluent composite samples. This allows the prediction of effluent quality from each of the BMPs based on any influent concentration of interest and selection of a BMP based on a comparison between the different technologies for specific constituents of interest.

### 15.1 Methodology and Results

The first step in this comparison process is to select the concentration in the untreated runoff for each constituent of interest for the watershed in which the BMP will be sited. This could be the average concentration expected at a site or potentially the highest concentration that one might expect to observe. In this example, concentrations were estimated for the influent for selected constituents by calculating the arithmetic mean of all the event mean concentrations observed at the highway and maintenance station monitoring sites. The park-and-rides were excluded because of their relatively low concentrations of constituents of concern. These mean concentrations, shown in Table 15-1, are the calculated water quality design storm concentrations, which will be used to compare the performance of all the BMPs.

**Table 15-1 Water Quality Design Storm Concentrations (Mean EMC for Pilot Study)**

Constituent	Concentration <sup>a</sup>	USEPA NURP
TSS	114 mg/L	100 mg/L
NO <sub>3</sub> -N	0.97 mg/L	0.68 mg/L
TKN	2.36 mg/L	NA
Ortho-phosphate	0.12 mg/L	0.12 mg/L
Particulate Phosphorus	0.26 mg/L	0.21 mg/L
Dissolved Copper	18 ug/L	NA
Dissolved Zinc	122 ug/L	NA
Dissolved Lead	8 ug/L	NA
Particulate Copper	76 ug/L	34 <sup>b</sup> ug/L
Particulate Zinc	233 ug/L	160 <sup>b</sup> ug/L
Particulate Lead	79 ug/L	144 <sup>b</sup> ug/L

<sup>a</sup> Park-and-ride sites not included.

<sup>b</sup> Total metal concentration

In general, the pollutant removal effectiveness of the tested BMPs was consistent with previously reported values (see Table 15-1). Analysis of the water quality data collected during the study indicated that in many cases the traditional method of reporting performance as a percent reduction in the influent concentration did not correctly convey the relative performance of the BMPs. The problem was primarily the result of differences in influent runoff quality among the various sites and was especially noticeable for the MCTTs. These devices were installed at park-and-rides, where the untreated runoff had relatively low constituent concentrations. This resulted in low calculated removal efficiencies even though the quality of the effluent was equal to that achieved in the best of the other BMPs. Consequently, a methodology was developed using linear regression to predict the expected effluent quality for each of the BMPs as if they were subject to identical influent quality. The study found that a comparison on this basis resulted in a more valid assessment of the relative performance of the technologies as compared to the more traditional percent removal approach. Table 15-2 presents the expected effluent quality for total suspended solids (TSS), total phosphorus, and total zinc that would be achieved if each of the BMPs were subject to runoff with influent concentrations equal to that observed on average for highway and maintenance stations during the study. Effective concentrations of zero are shown for the infiltration devices, since there is no discharge to surface waters.

Table 15-3 provides performance removal for selected constituents by percent removal across the device. As can be seen from Table 15-3, comparison between some of the devices for TSS shows counterintuitive results. For example, the MCTT has a lower percent removal for TSS than the Austin Sand Filter, even though the filter beds for each device are nearly identical. This is the result of low influent concentration of TSS at the MCTT locations. Other devices, such as the wet basin, also do not lend themselves to performance assessment using percent removal since the effluent quality from the type of wet basin used in this study is a function of the stored dry weather flow influent in the pond, not the influent wet weather runoff. For these reasons, the values shown in Table 15-3 were not used for the performance comparisons in this study and are provided here only as an illustration of the technical difficulties of this type of analysis.

**Table 15-2 Effluent Expected Concentrations for BMP types**

Device	TSS (Influent 114 mg/L)	Total Phosphorus (Influent 0.38 mg/L)	Total Zn (Influent 355 ug/L)
Austin Sand Filter	7.8	0.16	50
Delaware Sand Filter	16.2	0.34	24
EDB unlined	36.1	0.24	139
EDB lined	57.1	0.31	132
Wet Basin	11.8	0.54	37
Infiltration Basin	0	0	0
Infiltration Trench	0	0	0
Biofiltration Swale	58.9	0.62	96
Biofiltration Strip	27.6	0.86	79
Storm-Filter™	78.4	0.30	333
MCTT	9.8	0.24	33
CDS®	68.6	0.28	197



**Table 15-3 Representative Pollutant Removal Efficiencies (Percent) for Pilot Study BMPs**

BMP Type	TSS	TN	TP	TZn	TCu	TPb
Infiltration Basin	N/A	N/A	N/A	N/A	N/A	N/A
Infiltration Trench	N/A	N/A	N/A	N/A	N/A	N/A
Extended Detention Basin (Lined)	40	14	15	54	27	30
Extended Detention Basin (Unlined)	72	14	39	73	58	72
Wet Basin	94	51	5	91	89	98
Austin Sand Filter	90	32	39	80	50	87
Delaware Sand Filter	81	9	44	92	66	85
Multi-Chambered Treatment Train (MCTT)	75	0	18	75	35	74
Storm-Filter™	40	13	17	51	53	52
Biofiltration Strip	69	10	N/A	72	65	65
Biofiltration Swale	49	30	N/A	77	63	68
Drain Inlet Insert	N/A	N/A	N/A	N/A	N/A	N/A
Oil-Water Separator	N/A	N/A	N/A	N/A	N/A	N/A

The following graphs compare the discharge concentration and load reduction (including the effects of infiltration) for the technologies for treatment up to the design capacity (design storm). Infiltration basins are assumed to have 100 percent load reduction, and no constituent effluent concentration for the water quality design storm. Effectively, the

discharge concentration is always zero and the load reduction 100 percent of the design storm volume. The drain inlet inserts are included in these comparisons but the monitoring strategy did not include paired samples for the inserts; the average of the actual observed effluent quality and load reduction was used in the comparison analysis.

Figure 15-1(a) compares the expected effluent concentration for TSS for each of the BMPs. A detailed explanation of how this graph was developed can be used as an example of how the other figures were created. For the Delaware sand filter the average TSS concentration in the effluent is a constant 16.2 mg/L (from Table 2-11) with an uncertainty of 5.6 mg/L; consequently, the 90 percent confidence interval in Figure 15-1(a) ranges from 10.6 to 21.8 mg/L. Since the TSS effluent concentration for Delaware sand filters is independent of the influent concentration, these values are not affected by the selected influent concentration.

In contrast, the TSS effluent concentration for swales is dependent on influent concentration and is represented by the sum (from Table 7-5):

$$0.42x + 11.0$$

Substituting the selected influent concentration of 114 mg/L, gives a predicted effluent concentration of about 59 mg/L. The uncertainty in this estimate is given by (from Table 7-5):

$$54.6 \left( \frac{1}{39} + \frac{(x - 84.5)^2}{139,000} \right)^{0.5}$$

Substituting the influent concentration of 114 mg/L into this relation, gives a calculated uncertainty of 9.8 mg/L. Consequently, the confidence interval ranges from about 49 to 69 mg/L in Figure 15-1(a). Expected concentrations and confidence intervals for the other BMPs are, likewise, obtained from the tabulated values and/or relations presented in the appropriate BMP chapters.

The load reductions presented in Figure 15-1(b) for TSS are calculated based on the concentration reduction displayed in Figure 15-1(a) and the amount of infiltration observed for each of the BMP types. For biofiltration strips and unlined extended detention basins, approximately 30 percent of the runoff infiltrated, while for biofiltration swales the reduction was about 50 percent. The following equation describes the load reduction:

$$L_r = \left( 1 - \left( \frac{C_{eff}}{C_{inf}} (1 - I) \right) \right) \times 100$$

where:

$L_r$  = Load reduction

$I$  = Fraction of runoff which infiltrates

Concentration and load reductions for other constituents were calculated similarly.

Figure 15-1 demonstrates the comparatively low TSS concentrations produced by the sand filters (Delaware, Austin, and MCTT) and the wet basin. The small error bars for these devices reflect the consistent effluent created. The Storm-Filter™ and concrete-lined extended detention basin typically have higher concentrations of TSS in the effluent. The large error bars are a result of a highly variable effluent quality (the concrete lined EDB exported TSS on four occasions) and the relatively fewer storms for these devices that consisted of only a single site each. The graph of TSS load reduction shows that the overall difference among the devices is not large, all with load reduction of about 80 percent or more, when the Storm-Filter™, CDS®, DII and lined EDB are excluded.

Figure 15-2 compares the expected performance of the devices for nitrate removal. The wet basin is the only device in this study with an effluent concentration statistically less than the influent concentration of interest (0.97 mg/L) for nitrate (excluding infiltration devices). Media filters are consistent exporters of nitrate according to every published study, presumably the result of nitrification of ammonia in the filter. The quality of the effluent of the EDBs is not significantly different from the influent concentration (90 percent confidence level), while the swales and strips are predicted to have higher effluent than influent concentrations. The nitrate export observed in this study in the strips was during the first year of monitoring and may be related to fertilization of the grass when installed and from hydroseed maintenance. Export of nitrate occurred consistently from the swales and may be related to export of nutrients during the dormant season of the vegetation. Despite the higher concentrations in the effluent from the biofilters, there is a net load reduction of nitrate when infiltration is accounted for.

The relative performance of the various BMPs for reducing TKN in runoff is shown in Figure 15-3. Filter strips are predicted to have effluent concentrations that are higher than influent concentrations; however, a net load reduction should occur due to infiltration in this type of BMP. The concentration increase may be related to the fertilizer used to establish the salt grass at the beginning of the study.

Predicted effluent concentrations and load reduction for dissolved phosphorus are presented in Figure 15-4. Swales, strips, and the wet basin all exhibit much higher effluent than influent concentrations. For the biofilters, this may be related to export of phosphorus from the dormant vegetation. The effluent quality of the wet basin is related primarily to the quality of the wet season baseflow that is displaced from the permanent pool during storms. Consequently, these data should be used with care in estimating the performance of a wet basin relative to other BMPs if implemented at a site with higher or lower quality perennial flow.

Figure 15-5 demonstrates the highly variable performance among the BMPs for particulate phosphorus removal. As with dissolved phosphorus, strips are predicted to have higher effluent than influent concentrations. Highest load reduction was observed for Austin sand filters and unlined extended detention basins.

The relative performance of the various BMPs for particulate metals (total minus dissolved) is presented in Figures 15-6 through 15-8. In general, the Storm-Filter™ produced the highest effluent concentration, although the drain inlet inserts and the lined and unlined extended detention basin also did not perform well for these constituents. Most of the other technologies reduce the load of particulate metals by 80 percent or more.

Figures 15-9 through 15-11 compare the removal of dissolved metals for the subject BMPs. For these constituents, the load reductions associated with the swales and strips is among the best of all the technologies, often exceeding that associated with sand filters.

In each of the graphs (Figure 15-1 through Figure 15-11) the technologies are ranked by life-cycle cost from most to least expensive and graphed against constituent concentration and load reduction. The life-cycle costs include expected maintenance cost, rather than actual maintenance cost incurred during the study. One would therefore expect that those devices on the left side of the graph would have lower effluent concentrations and greater load reduction. One can easily see that this is not always the case, however. Error bars on the graphs indicate the reliability of the estimated effluent concentrations and load reductions. This uncertainty indicates the 90 percent confidence interval of the estimate of the mean effluent concentration.

Because of the influence of infiltration on load reduction estimates for the extended detention basins, biofiltration strips and biofiltration swales load reduction estimates are particularly site specific for these BMPs. The load reductions are less certain than concentrations reduction estimates due to the reliance on flow measurements (and inherent error) used to determine total volume. For the extended detention basins 30 percent infiltration was used, for the biofiltration strips 30 percent infiltration was used and for the biofiltration swales 47 percent infiltration was used. The load estimates for these devices will be site specific depending on the soil characteristics and infiltration rates. Caution should be used when using these load reduction estimates for other locations.

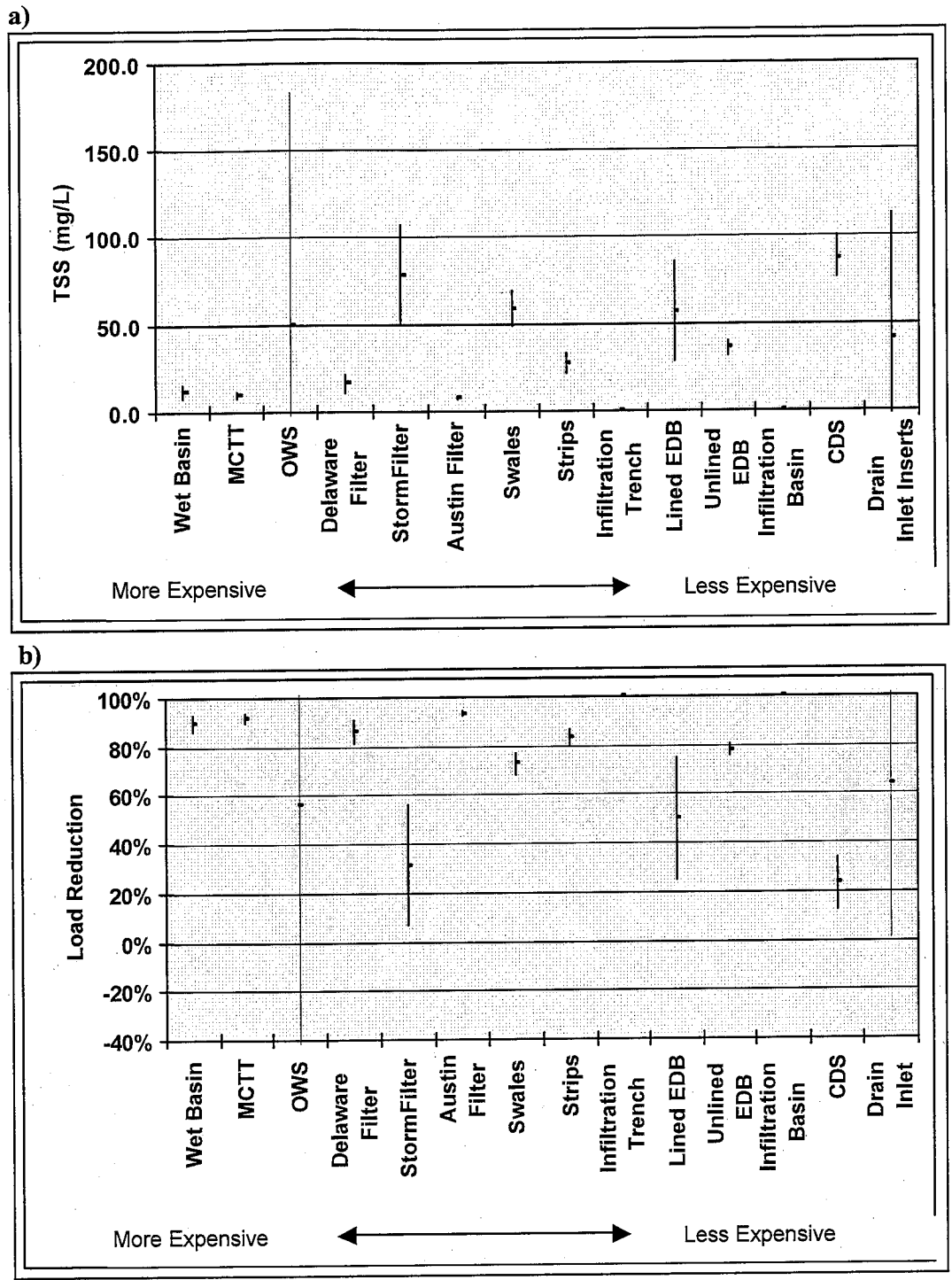


Figure 15-1 Predicted TSS Effluent Concentration (a) and Load Reduction (b)

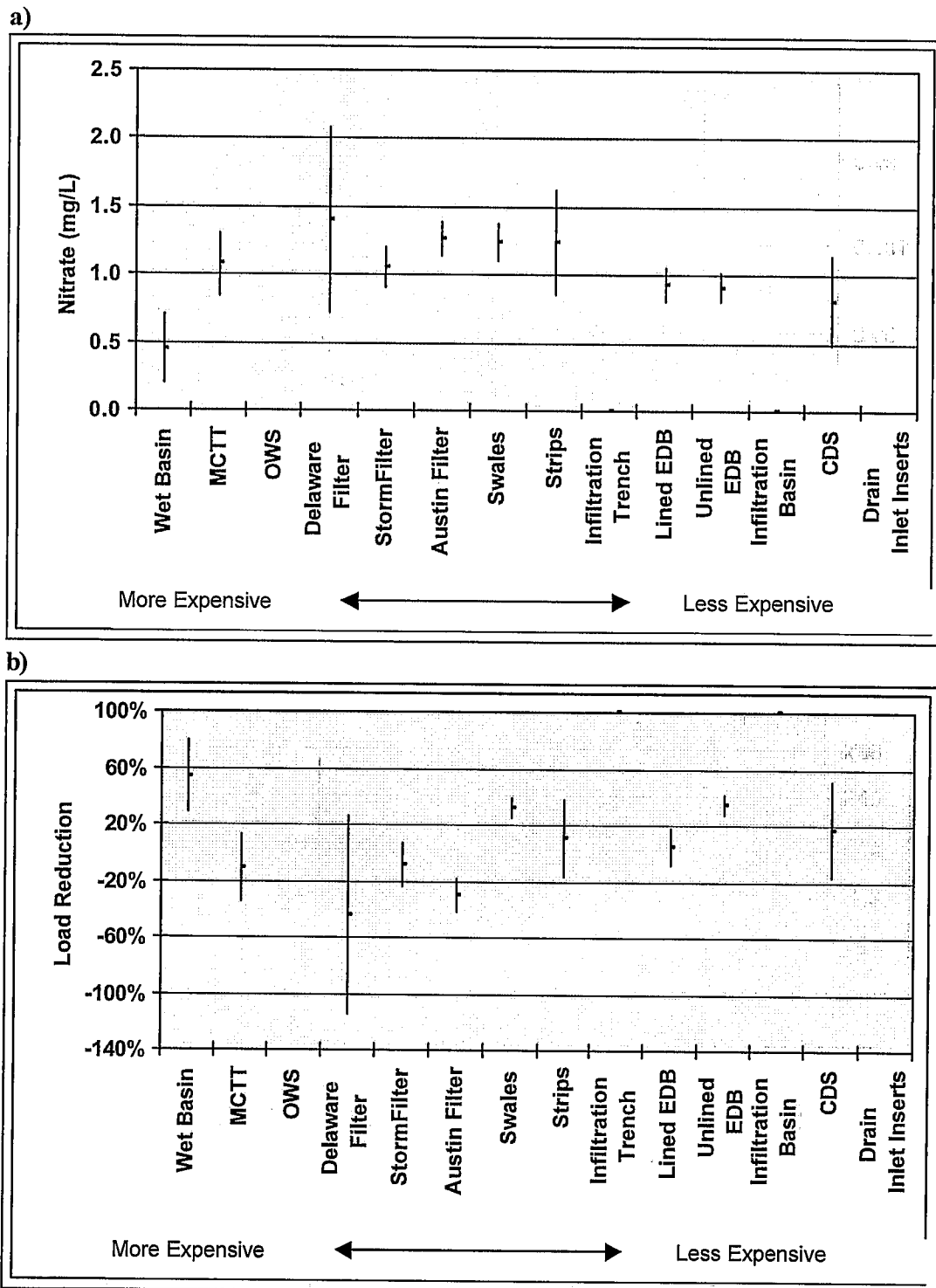


Figure 15-2 Predicted Nitrate Effluent Concentration (a) and Load Reduction (b)

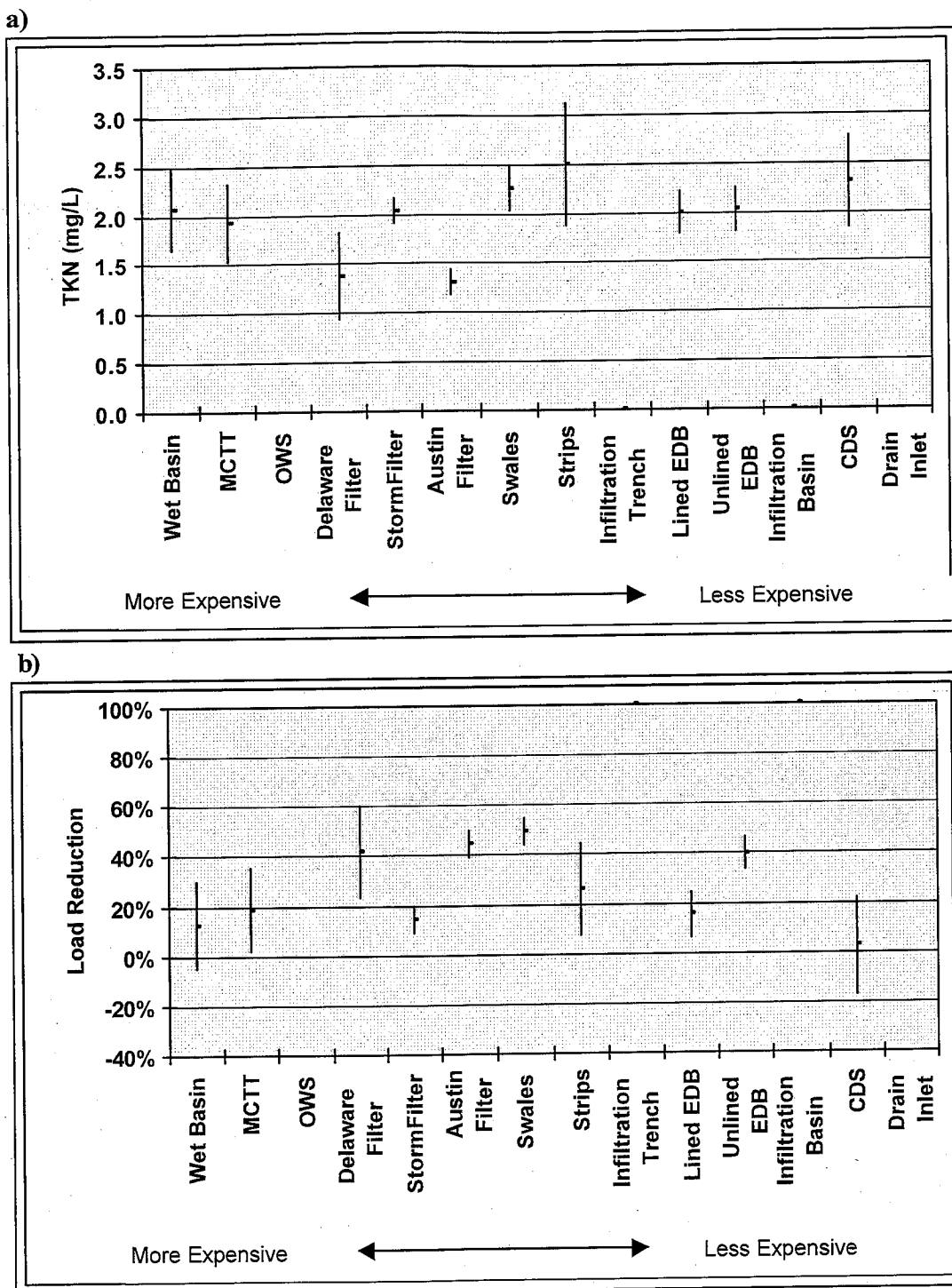


Figure 15-3 Predicted TKN Effluent Concentration (a) and Load Reduction (b)

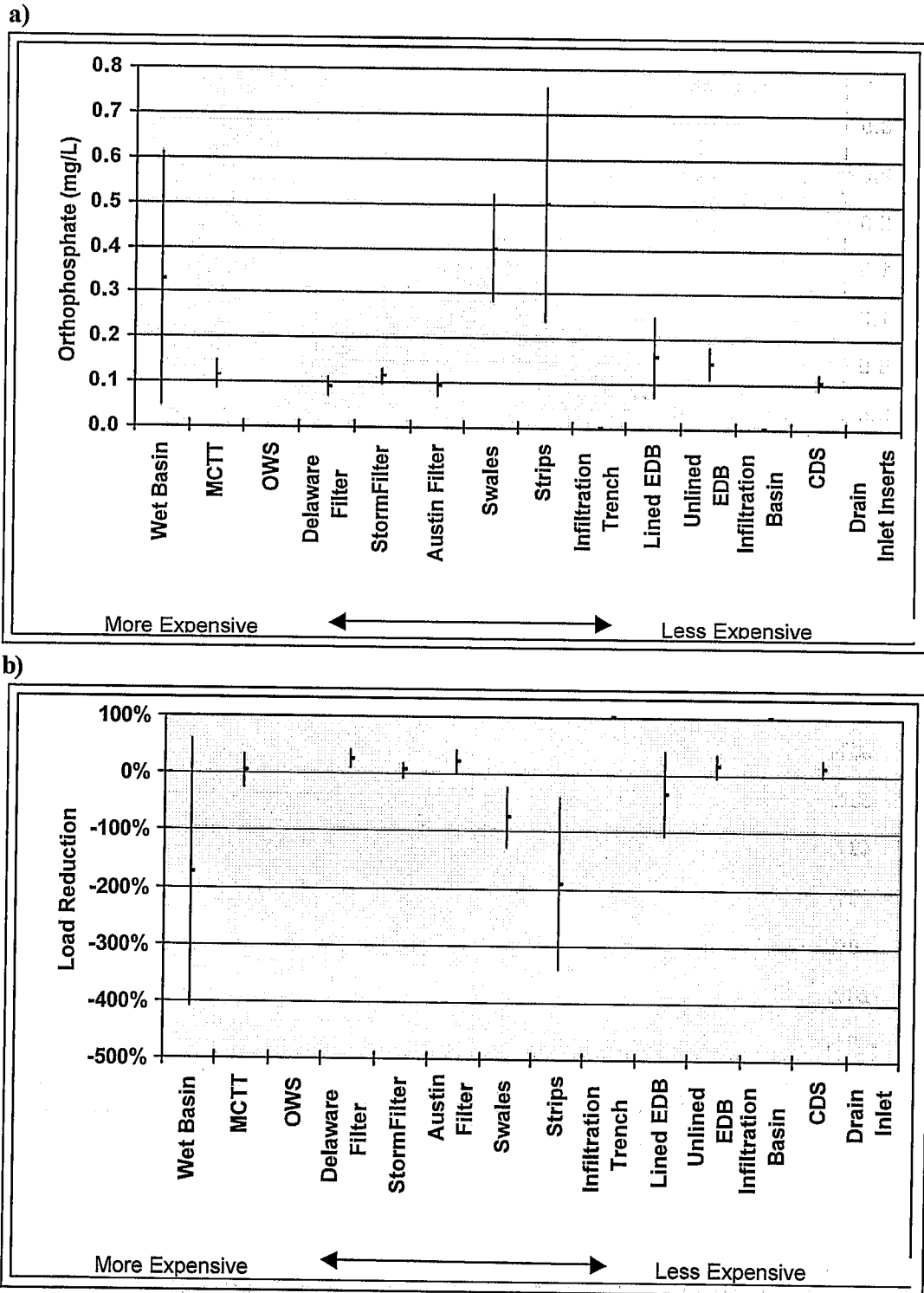


Figure 15-4 Predicted Dissolved P Effluent Concentration (a) and Load Reduction (b)



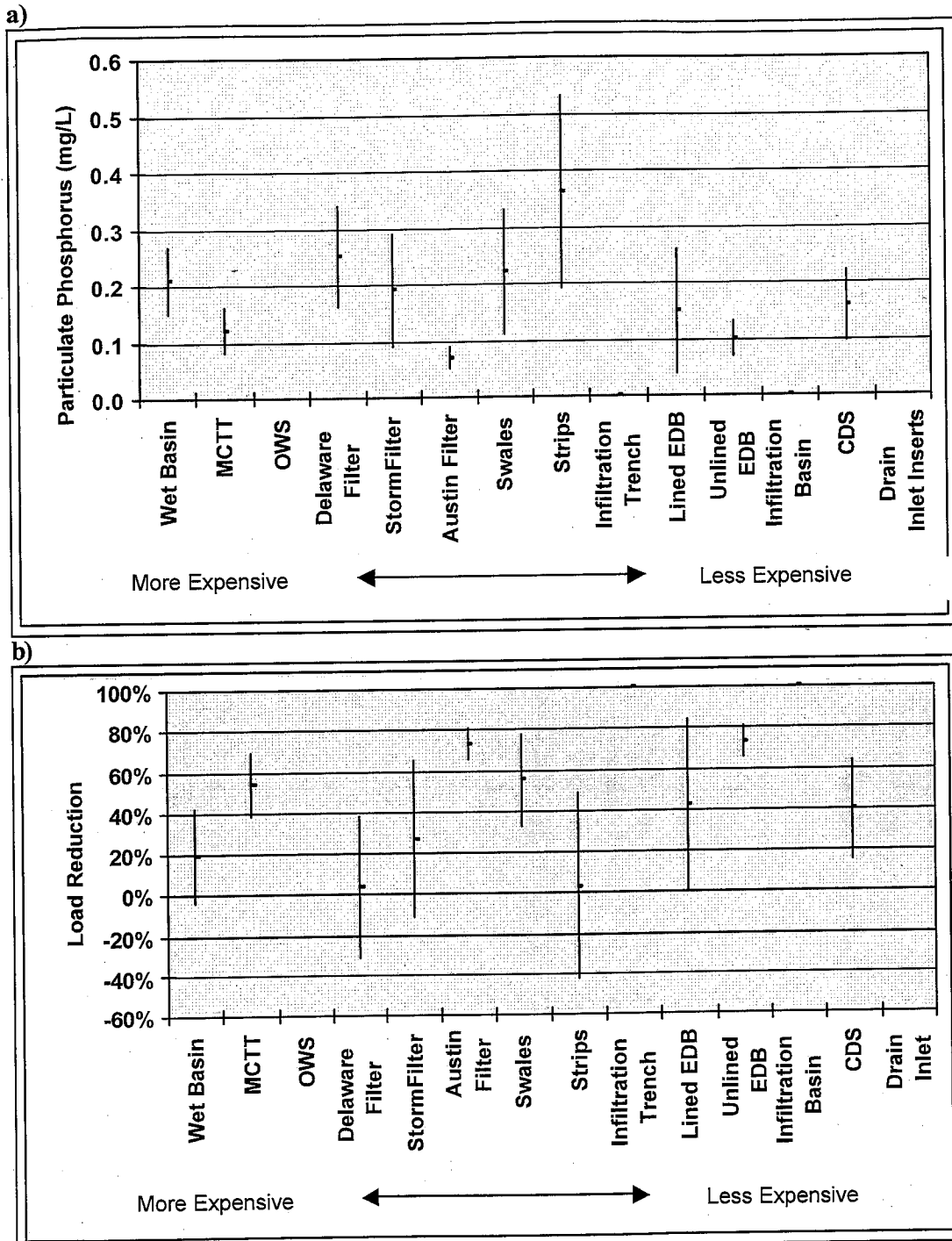


Figure 15-5 Predicted Particulate P Effluent Concentration (a) and Load Reduction (b)

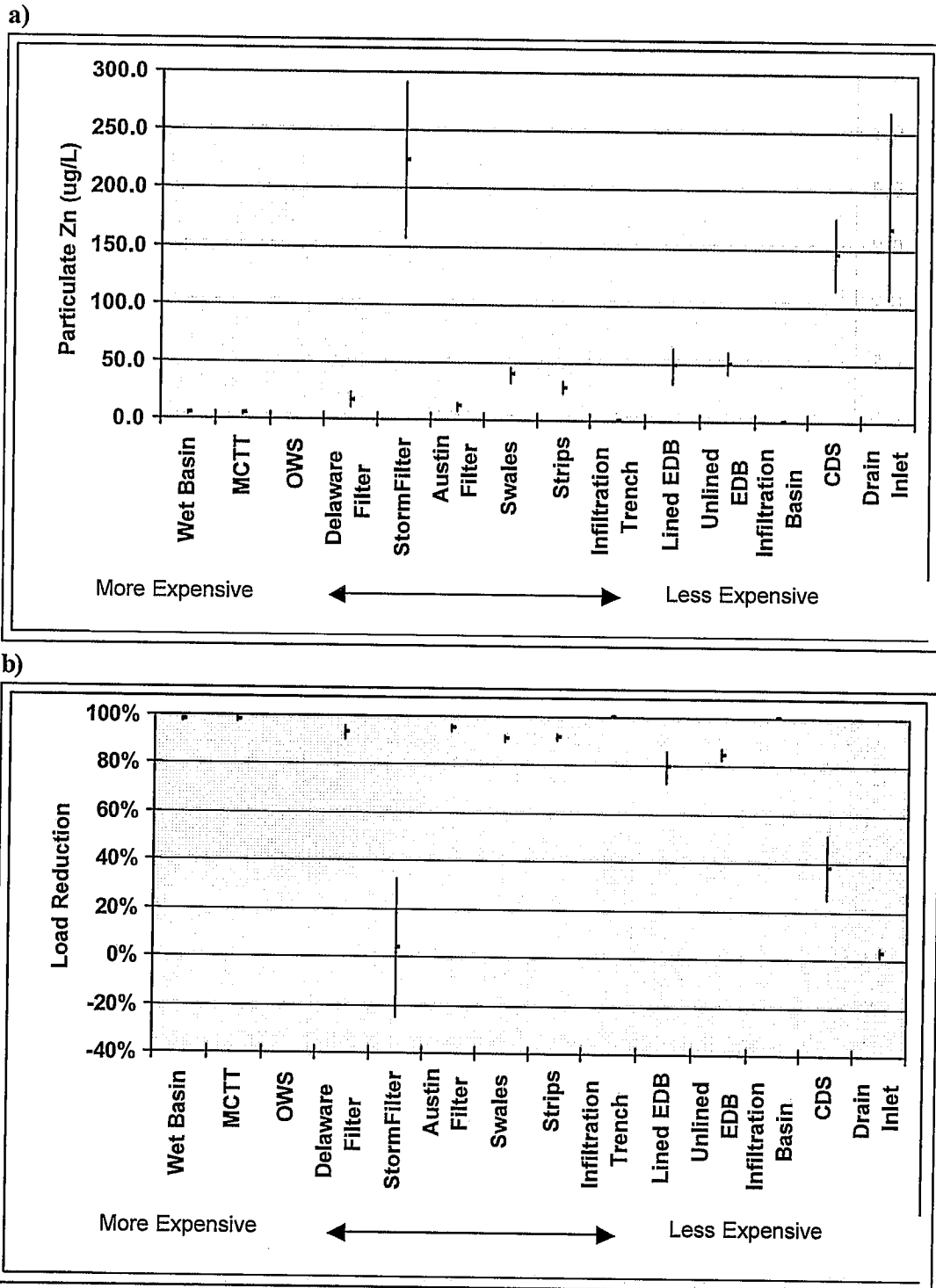


Figure 15-6 Predicted Particulate Zn Effluent Concentration (a) and Load Reduction (b)

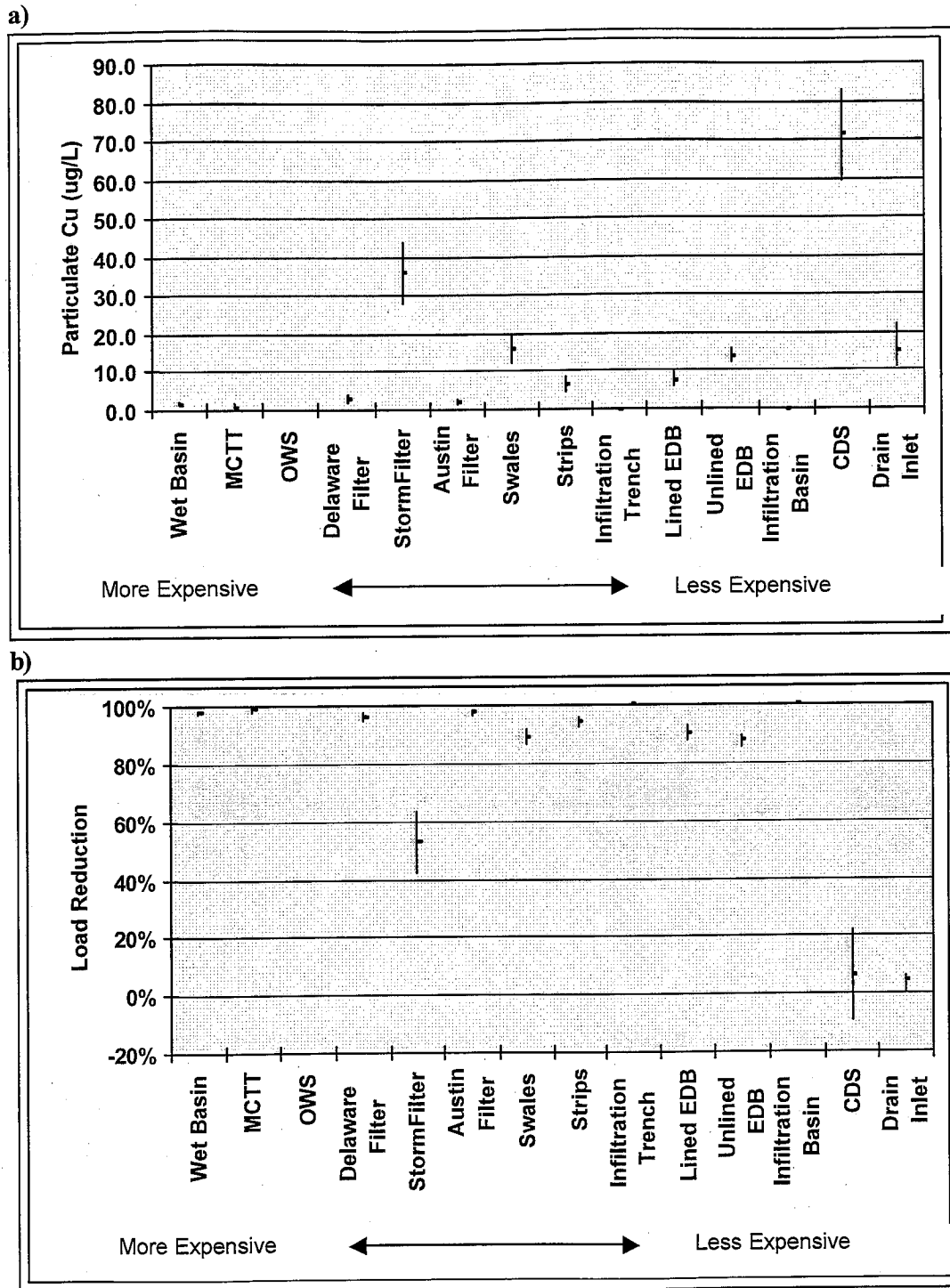


Figure 15-7 Predicted Particulate Cu Effluent Concentration (a) and Load Reduction (b)

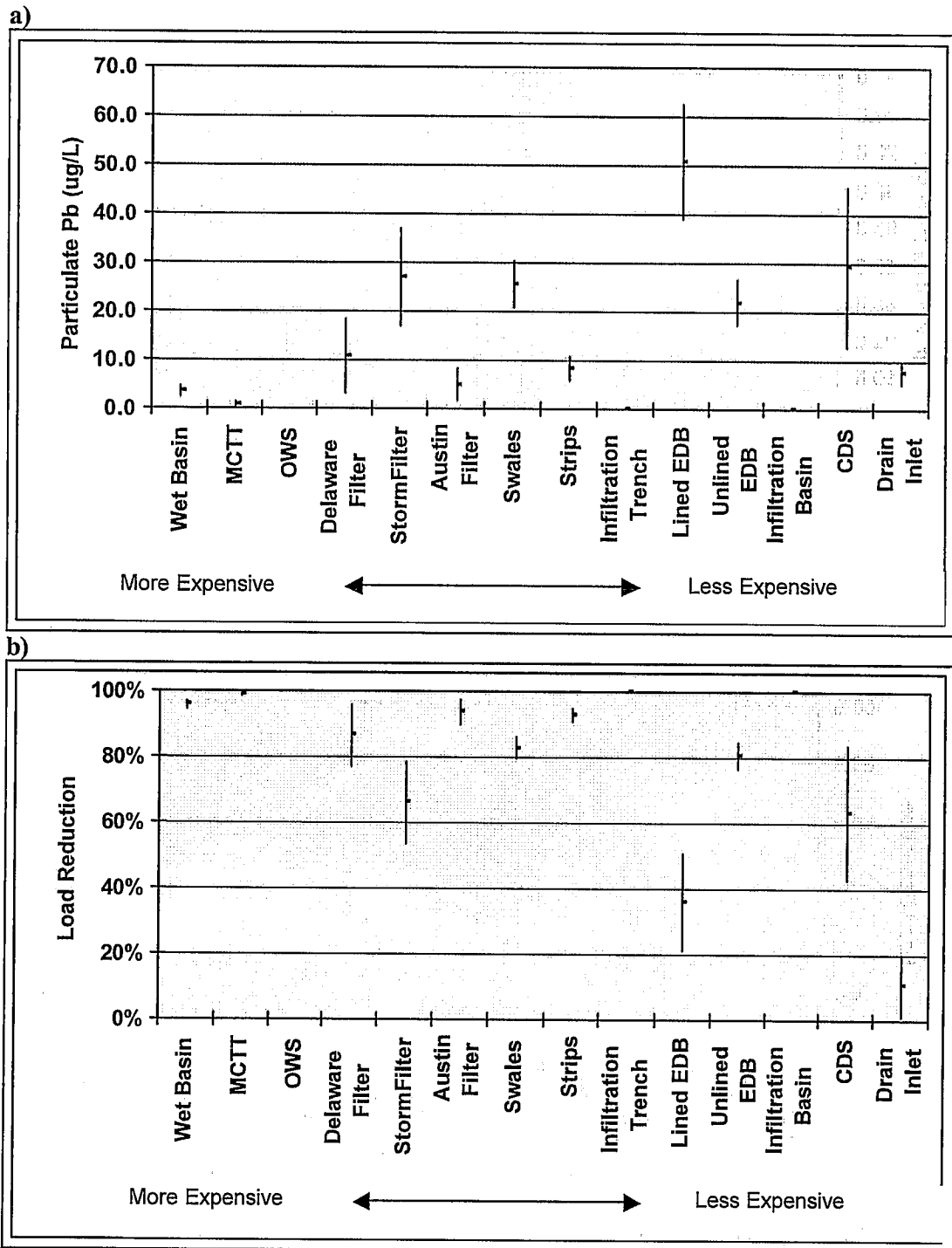


Figure 15-8 Predicted Particulate Pb Effluent Concentration (a) and Load Reduction (b)

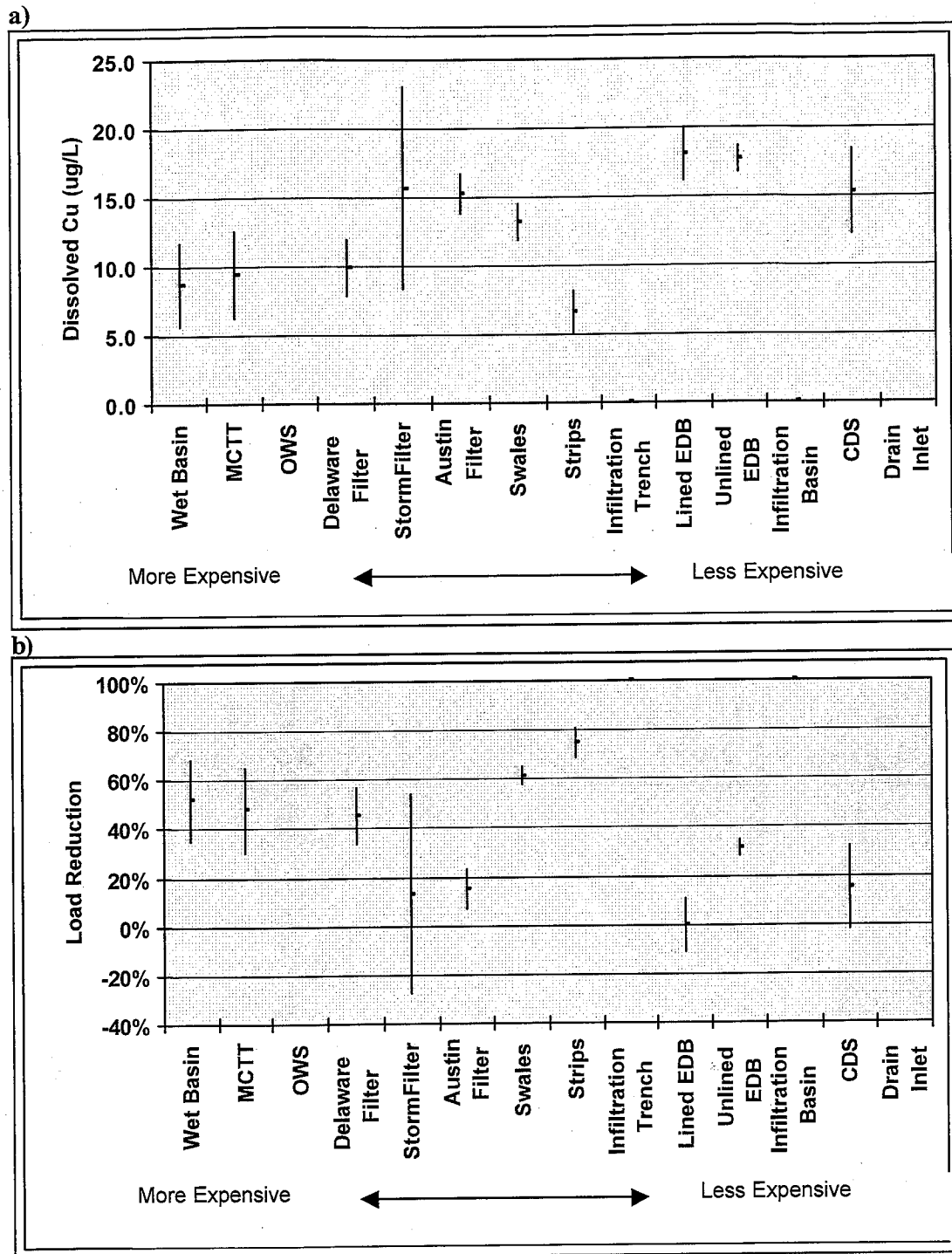


Figure 15-9 Predicted Dissolved Cu Effluent Concentration (a) and Load Reduction (b)

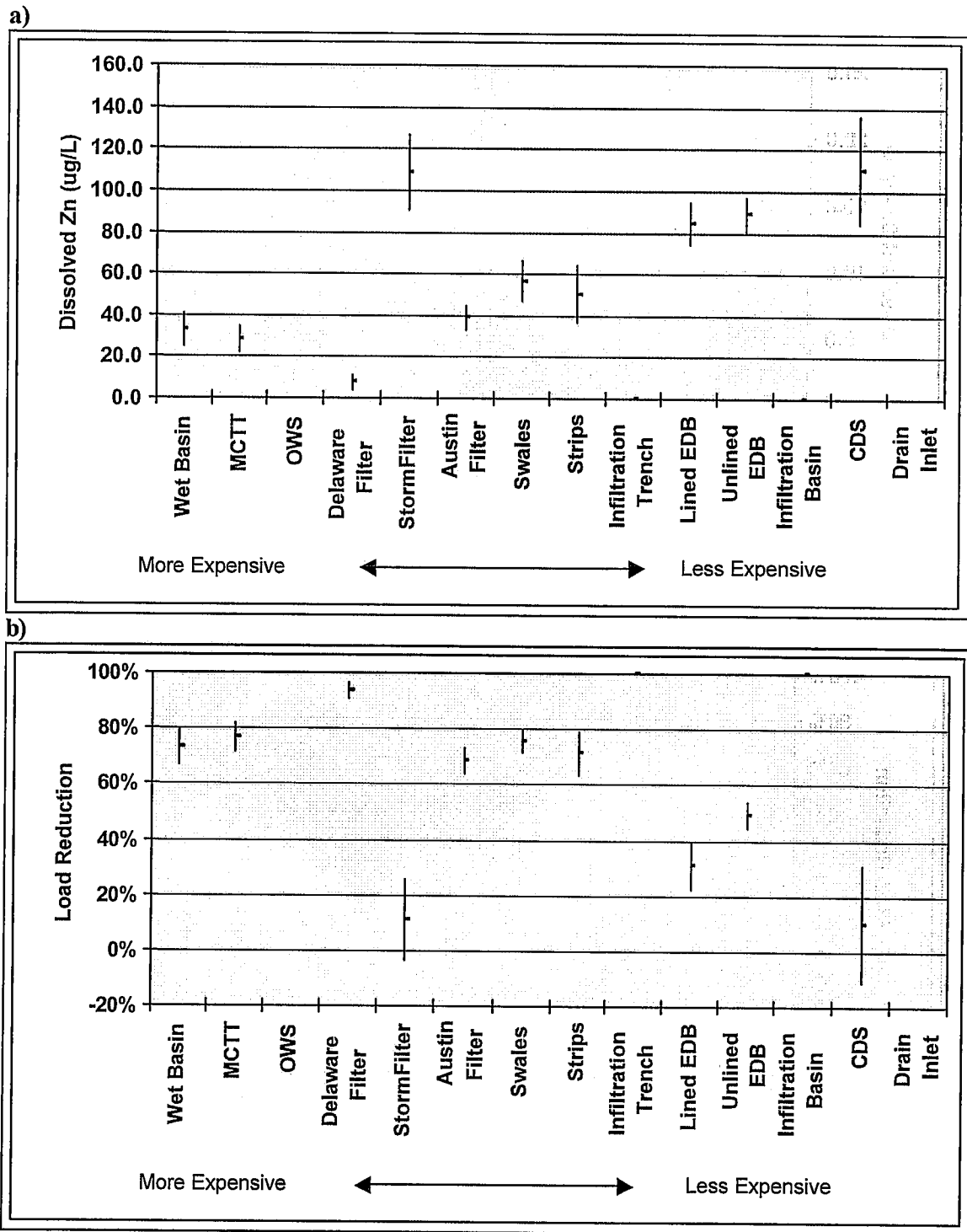


Figure 15-10 Predicted Dissolved Zn Effluent Concentration (a) and Load Reduction (b)

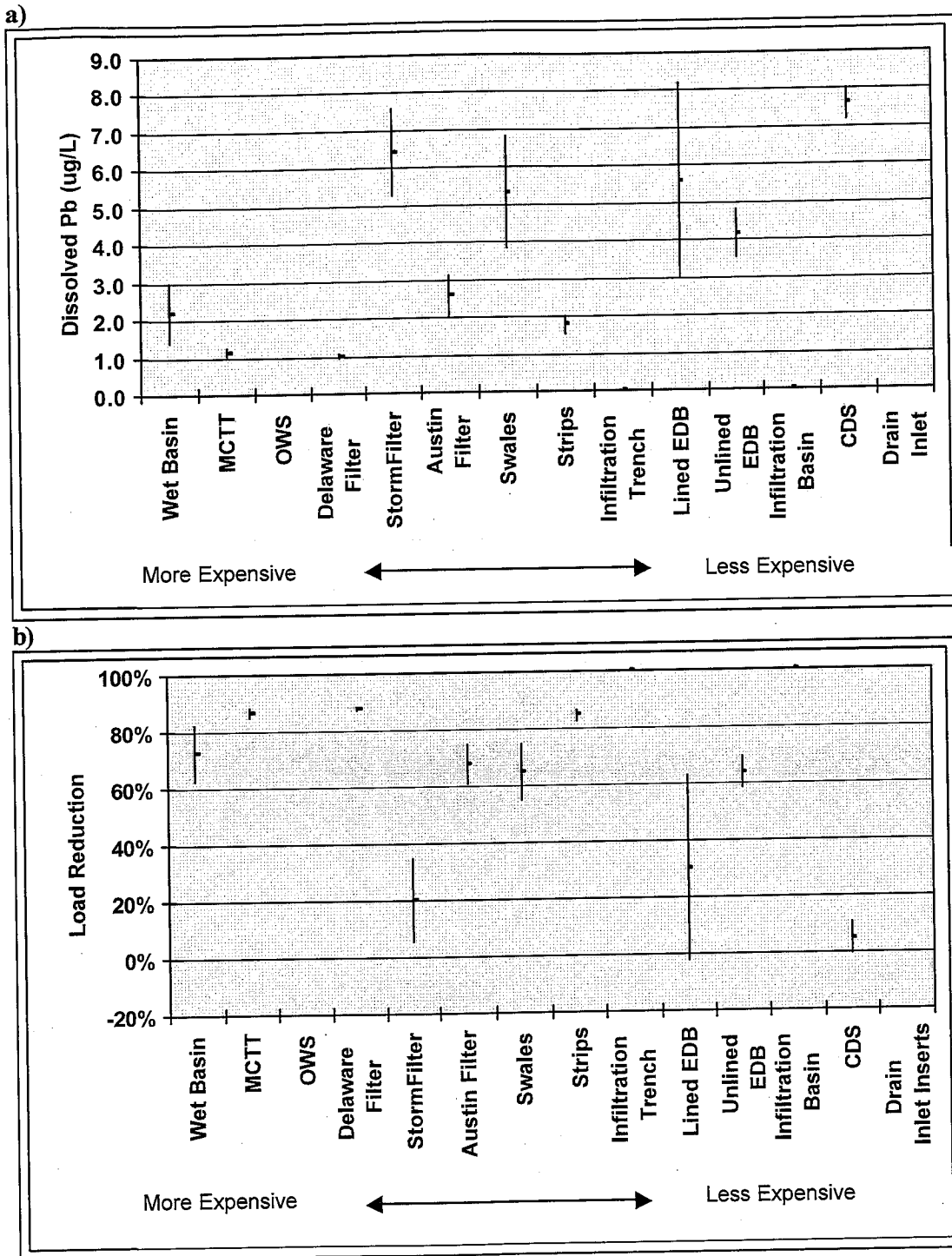


Figure 15-11 Predicted Dissolved Pb Effluent Concentration (a) and Load Reduction (b)

## 15.2 Implications of the Methodology

One of the primary products of this pilot program has been the development of this BMP selection methodology that allows a direct comparison of many BMP types based on life-cycle cost, removal efficiency for specific constituents of concern, and the concentration predicted for the untreated runoff at the proposed location. The graphs previously presented display the results based on the average runoff concentrations observed in highway runoff in southern California; however, the tabulated results allow one to make this comparison based on any runoff concentration of interest. This calculation of the expected concentration discharged from the BMPs evaluated allows a direct comparison with receiving water quality standards and a determination of the extent to which these standards can be met with conventional structural controls. Care should be taken when using this method to estimate the performance of BMPs installed in significantly different site conditions.

This methodology attempts to correct for biases introduced by the fact that many of the BMPs were evaluated at sites with very different runoff quality. For instance, the conventional analysis of removal efficiency indicates that the TSS reduction expected in an MCTT would be only 75 percent, while the very similar Austin sand filter had a calculated reduction of 90 percent. However, Figure 15-1(a) indicates that the predicted effluent TSS concentration of the two devices is not significantly different. It was only because the untreated runoff at the two MCTT sites had generally low concentrations (P&R sites) that the performance appeared to be worse. Consequently, the technique developed for performance comparison in this study may have widespread application for assessing the relative performance of BMPs nationwide.



## 16 CONCLUSIONS AND RECOMMENDATIONS

The objectives of this section are to compare and summarize the study findings of the technical feasibility and applicability for Caltrans facilities of the tested BMPs. In addition, recommendations are made for future research. Technical feasibility was assessed through detailed records kept during the installation and operation of each retrofit device. The technical feasibility considers siting, construction, operation, performance, maintenance, safety, and public health issues as described in Section 1.11.

The retrofit pilot program required Caltrans to install and implement a range of BMPs in one of the most challenging settings in the country – freeways. Despite these challenges, and despite several difficulties along the way, the program proved a large success, and several successful BMPs are now operating throughout many portions of urban southern California.

All of the tested devices were successfully sited without compromising the safety of the traveling public or Caltrans personnel; consequently, no devices were deemed infeasible based on this criterion. All of the devices met the drainage design criteria (see section 1.10) as well, except the StreamGuard™, which repeatedly caused localized flooding problems at the sites where it was installed. Siting of many of the BMPs was a technical challenge. The reasons for the difficulties included restrictive siting requirements related to the need for specific soil and subsurface conditions (infiltration devices), required baseflow (wet basin), or space limitations within the highway right-of-way. At many of the sites a significant portion of the cost was associated with changes to the original storm drain system to direct more runoff to the test sites. These difficulties point to the need to include BMP retrofit early in the planning stages of reconstruction projects to take advantage of possible drainage system reconstruction. This would also facilitate coordination with the right-of-way acquisition process to accommodate the land requirements of some types of BMPs.

An unexpected design element was the importance of avoiding standing water in the BMPs. Standing water presents opportunities for mosquito vectors to establish themselves. Mosquito breeding was observed at all of the sites where standing water occurred. In addition to the technologies that incorporate a permanent pool (i.e., wet basin, Storm-Filter™, MCTT, and Delaware filter), standing water also occurred in stilling basins, around riprap used for energy dissipation, in flow spreaders and in some outlet structures of other types of BMPs. In any future installations, nonessential pools should be avoided to minimize vector concerns.

### 16.1 Media Filters

This study confirmed the high level of pollutant removal associated with filtration systems. The Austin and Delaware sand filters and the MCTT provided substantial water quality improvement and produced a very consistent, relatively high quality effluent. Although the greatest concentration reduction occurred for constituents associated with

particles, substantial reduction in dissolved metals concentrations were also observed when the influent concentrations were sufficiently high. This contradicts expectations that little removal of the dissolved phase would occur in this type of device.

Information generated in this study showed that maintenance requirements were comparable to other devices studied, with clogging of the filter (and reconditioning) only expected to occur every 3-5 years. The main question remaining concerning applicability of Austin sand filters is whether the incremental improvement in water quality over that observed in extended detention basins justifies the higher construction costs. This would be a site specific decision based on receiving water conditions and is beyond the scope of this study. It should also be noted that implementing design alternatives will result in capital cost reductions to the Austin sand filter designs implemented in this pilot program, but may increase O&M cost.

The media filters are considered technically feasible for treatment of Caltrans stormwater runoff depending on site specific conditions. The Austin and Delaware sand filters and the MCTT provided substantial water quality improvement, and are compatible with the small, highly impervious watershed characteristic of Caltrans facilities. As discussed earlier, maintenance and operation of the pumps at several of the sites was a recurring problem. Consequently, other technologies may be a better choice at sites with insufficient hydraulic head for operation of media filters by gravity flow.

The Delaware and MCTT designs both incorporate permanent pools in the sedimentation chamber, which can increase vector concerns and maintenance requirements. Alternative designs to remedy this problem would be warranted prior to deployment consideration. The Delaware filter could be applicable at certain sites where an underground vault system was desired; however, the vector issues associated with the permanent pool must be continually monitored. The MCTT was found to have a similar footprint and provide a water quality benefit comparable to the Austin sand filter; however, the permanent pool and associated vector issues of the MCTT suggest that the Austin filter would be preferred.

In general, the Storm-Filter™ did not perform on par with other media-filters tested, showing little attenuation of the peak runoff rate and producing a reduction in concentrations that was not statistically significant for most constituents. In addition, the standing water in the Storm-Filter™ has the potential to breed mosquitoes. Since Storm-Filter™ performance was less and the life-cycle cost was greater than the Austin filter; the Storm-Filter™ is not considered applicable for implementation based on the media evaluated in this study, even if the vector problems were eliminated.

Future research on construction methods and materials for sand filters is warranted to improve the cost/benefit ratio for these devices prior to consideration for deployment. In addition, evaluation of alternative media may also allow the targeting of specific constituents or improvement in the performance for constituents, such as nitrate, which are not effectively removed by a sand medium. Caltrans has initiated extensive

additional research examining design alternatives to improve performance and reduce costs for sand filters.

Where media filters are to be deployed, the following guidelines are recommended:

- Avoid siting a media filter where a pump would be required due to lack of head for gravity operation.
- Develop standardized design details for the inlets, outlets and filter bed.
- Use a locally available filter sand specification that generally meets Caltrans Standard Specifications for fine aggregate in sections 90-2.02 and 90-3, which is similar to ASTM C-33 requirements.
- Include maintenance access ramps to the sedimentation chamber and sand filter chamber where the chamber side slope will exceed 1:4 (V:H).
- Do not use a level spreader to distribute flow over the sand bed. Local energy dissipation is acceptable, in lieu of the spreader.
- Slope the floor of the sedimentation chamber to the outlet riser to promote positive drainage and for ease of maintenance.
- Include provisions to allow a net to be installed over the sand bed to keep birds out of the filter.
- Continue research to reduce the device capital cost and maintenance cost, and improve filter performance.
- Follow the guidelines recommended in the final version of the MID for operation and maintenance (see Appendix D).

## 16.2 Extended Detention Basins

This study confirms the flexibility and performance of this conventional stormwater treatment technology. Extended detention basins have an especially extensive history of implementation in other areas and are currently considered technically feasible at suitable sites. There are few constraints for siting, although larger tributary areas can substantially reduce the cost and make clogging of the outlet orifice less likely. The relatively small head loss (as compared to sand filters) associated with this technology is particularly useful in retrofit situations where the elevations of existing stormwater infrastructure are a design constraint. The unlined installations in southern California did not experience any problems associated with establishment of wetland vegetation, erosion, or excessive maintenance (as compared to the concrete-lined basin). Except where groundwater quality may be impacted, unlined basins are preferred on a water quality basis because of the substantial infiltration and associated pollutant load reductions that were observed at these sites.

The pollutant removal observed in the extended detention basins was similar to that reported in previous studies and appeared to be independent of length/width ratio as low

as 3:1, which is a commonly used design parameter. Re-suspension of previously accumulated material seemed to be more of an issue in the concrete-lined basin, which exhibited less concentration reduction than those constructed of earth.

Extended detention basins are a thoroughly studied technology; however, Caltrans is currently researching design alternatives that reduce capital cost without sacrificing performance. These studies include refinements to inlet and outlet structures and investigating reduction of the water quality capture volume.

This study found little correlation between length-to-width ratio, which is a common design specification, and pollutant removal. Consequently, further work to define this relationship may be warranted. In addition, relaxing this requirement may allow implementation at sites where a large aspect ratio may be difficult to obtain.

Where extended detention basins are to be deployed, the following guidelines are recommended:

- Site in a watershed of at least 2 ha to minimize the potential for clogging of orifice(s) in the outlet riser.
- Additional research is warranted to determine the effect of the basin length to width ratio on constituent removal performance.
- Use earth basins in favor of concrete lined basins for best constituent removal performance.
- Tolerances may be close in retrofit situations with respect to basin inlet and outlet elevations. Ensure the contractor incorporates good quality control during construction.
- Check the drain time for a full basin in the field to ensure it coincides with the calculated design value. Modify the riser outlet orifice(s) as necessary.
- Follow the guidelines recommended in the final version of the MID for operation and maintenance (see Appendix D).

### 16.3 Wet Basins

A wet basin was successfully sited and operated for this study and pollutant removal was found to be among the best of the piloted BMPs. As described previously, the effluent quality from a wet basin with a large permanent pool volume is largely a function of the quality of the baseflow used to maintain that pool and of the transformation of the quality of that flow during its residence time in the basin.

The largest technical challenge in siting a wet basin will be finding sites with perennial flow. The siting process found that at the sites looked at many were from small, highly impervious watersheds with no dry weather flow. Footprint size was also a factor, restricting siting opportunities and increasing construction cost. With a permanent pool volume three times the WQV, the wet basin was substantially larger than other similar

technologies, such as EDBs. Larger size generally results in higher cost and land requirements above those of alternative technologies. Wet basin construction cost is among the highest of the technologies evaluated, and the annual maintenance requirements were much higher than the other devices due to vegetation management.

Two long-term operation and maintenance cost issues were not able to be determined as a part of the Pilot Study. The first issue is the possibility of harborage of endangered species in the basin. Measures were employed (such as the use of mylar in the wet basin vegetation) to preclude the harborage of endangered species during the study, but it is recognized that over a period of long-term operation, endangered species may be encountered. Further, consultation with the appropriate regulatory agency is necessary to determine the mitigation requirements for continuing maintenance at the facility if endangered species are present.

There are two additional issues related to design and operation of wet basins that warrant further research. Wetland vegetation can be sustained with interruption of baseflow for up to several months, meaning that sites receiving baseflow only during the wet season could be considered. The performance of this seasonal wet basin design alternative may differ substantially from that reported for the installation monitored in this study; consequently additional study of this design modification should be pursued. In addition, there are numerous published guidelines for sizing of the permanent pool and there could be additional work to further refine the relationship between pool size and pollutant removal for various constituents.

Where wet basins are to be deployed, the following guidelines are recommended:

- The effluent quality during storms is determined primarily by the quality of the permanent pool, which is largely a function of the baseflow.
- Additional research is needed to define the performance threshold for the minimum water quality volume to permanent pool ratio.
- Additional research is needed to determine long-term maintenance requirements and cost.
- Observe the drain time of the water quality volume to ensure that it is consistent with the design expectation. Modify the outlet riser to achieve the design drain time if needed.
- Follow the guidelines recommended in the final version of the MID for operation and maintenance (see Appendix D).

#### **16.4 Infiltration Basins and Trenches**

Infiltration basins were shown to be technically feasible at one of the piloted locations and can be an especially attractive option for BMP implementation, since they provide the highest level of surface water quality performance. In addition, they reduce the total amount of runoff, restoring some of the original hydrologic conditions of an undeveloped

watershed. Maintenance requirements were especially low for infiltration trenches and construction costs are similar to those of extended detention basins; however, periodic trench rehabilitation is an expected but unknown cost. In addition, there are three main constraints to widespread implementation of infiltration devices: locating sites with appropriate soils, potential threat to groundwater quality (especially from potentially toxic spills), and the risk of site failure due to clogging.

The original siting study did not identify sufficient suitable locations for the number of infiltration device installations specified in the District 7 Stipulation within the time frame provided. This pilot study is being followed by assessments in both District 7 and District 11 to gauge the extent of infiltration opportunities, in Los Angeles with field investigations in selected highway corridors and in San Diego using existing data, but more broadly based through the District. In addition, there is concern at the state and regional levels of the impact on groundwater quality from infiltrated stormwater runoff. The portion of this study that was implemented to assess the potential impact to groundwater quality from infiltrated stormwater runoff was largely unsuccessful; however, no adverse impacts to groundwater quality were observed. Longer term more comprehensive studies than were possible under this pilot program are warranted. Despite these uncertainties, the parties in this study worked cooperatively to develop interim guidelines for siting infiltration devices in response to requests by the State and Regional Water Quality Control Boards.

In summary, although infiltration is considered to be technically feasible depending on site specific conditions it tends to be a more challenging technology in that site assessment and long-term maintenance issues are critical elements that are subject to some uncertainty. Clearly, the experience in this study is that siting these devices under marginal soil and subsurface conditions entails a substantial risk of early failure. Analysis of this experience resulted in development of a detailed set of site assessment guidelines for locating infiltration devices in the future. It is important that these guidelines be implemented to insure that infiltration is used with adequate separation from groundwater and with soil providing a favorable infiltration rate. Even at appropriate sites, degradation of soil structure, fine sediment clogging, and other changes that may occur during construction or over the life of the facility could be difficult to ameliorate.

The primary research question left unresolved is the potential impact of the infiltrated runoff on groundwater quality. Further study of these potential impacts is certainly warranted. In addition, further study of the pilot installations is recommended to better establish the expected life of these devices and the long-term cost of operation and maintenance.

Where infiltration devices are to be deployed, the following guidelines are recommended:

- Groundwater separation of at least 3 m from the device invert to the seasonal high water table is preferred.

- Conduct a minimum of three in-drill-hole permeability tests on the site to measure the in-situ hydraulic conductivity.
- Use the minimum field-measured value from the permeability tests. The minimum acceptable value is 13 mm/hr.
- Multiply the measured conductivity value by a factor of safety of 0.5.
- Basin invert area should be determined by the equation

$$A = \frac{WQV}{kt}$$

where A = Basin invert area (m<sup>2</sup>)

WQV = water quality volume (m<sup>3</sup>)

k = 0.5 times the lowest field-measured hydraulic conductivity (m/hr)

t = drawdown time (hr)

- The use of vertical piping, either for distribution or infiltration enhancement should not be allowed to avoid device classification as a Class V injection well per 40 CFR146.5(e)(4).
- Follow the guidelines recommended in the final version of the MID for operation and maintenance (see Appendix D).

### 16.5 Biofiltration Swales and Strips

Vegetated swales and strips were found to be technically feasible at the piloted locations and are particularly applicable where sufficient space is available. They were among the least expensive devices evaluated in this study and were among the best performers for reducing sediment and heavy metals in runoff. It was generally not necessary to remove deposited sediment at the pilot installations during the course of this study; however, sediment removal and occasional regrading and revegetation must be considered a long-term operation and maintenance cost.

Although irrigation was used to establish the biofiltration swales and strips, natural moisture from rainfall was sufficient to maintain them once established. However, complete vegetation coverage, especially on the side slopes in swales, was difficult to maintain. Repeated hydroseeding of these areas had little effect other than to possibly increase the amount of nutrients leached from the sites. An important lesson of this study is that a mixture of drought-tolerant native grasses is preferred to the salt grass monoculture used at the pilot sites. In southern California, it is preferable to select species that grow best during the winter and spring (the wet season), and to schedule biofilter establishment accordingly. Few erosion problems were noted in the operation of the sites; however, damage by burrowing gophers was a problem at two sites.

Since the reduction of concentration and load of the constituents monitored was comparable in other respects to the results reported in other studies (Young et al, 1996), except for phosphorus, one could conclude that pollutant removal is not seriously compromised by lower vegetation density and occasional bare spots. While space limitations in highly urban areas may make siting these BMPs difficult, they are flexible relative to the alternatives in fitting into available space such as medians and shoulder areas. Consequently, these vegetated controls should certainly be considered where sufficient space and appropriate flow conditions are present. The swales are easily sited along highways and within portions of maintenance stations and do not require specialized maintenance. In addition, the test sites were similar in many regards to the vegetated shoulders and conveyance channels common along highways in many areas of the state. Consequently, one would expect these areas, which were not originally designed as treatment devices, to offer comparable water quality benefit as these engineered sites.

There are a number of research needs associated with vegetated controls. This is especially true for filter strips. There are few empirical data on the effect of slope and length on pollutant removal performance. In addition, there was no relationship between the ratio of the strip size to tributary area and pollutant removal. Consequently, additional information is needed relative to sizing of these devices. These questions are currently under study by Caltrans at eight sites throughout the state under a separate program. The pilot study implemented a monoculture of salt grass at all biofilter sites, so the effectiveness of other grass species for pollutant removal was not quantified. Finally, additional information is needed on the minimum vegetation density for effective operation and on the limitations on their deployment for other areas based on rainfall and climate considerations.

Where strips and swales are to be deployed, the following guidelines are recommended:

- A mixture of drought tolerant grasses is preferred. Species that grow best during the winter and spring (for southern California) will provide the best potential for good coverage during the storm season.
- Follow the guidelines presented in the final MID (see Appendix D) for operation and maintenance.
- Additional study is warranted to determine potential impacts to groundwater resources.
- Additional study is needed to determine the minimum dimensions and maximum slope (for both swales and strips) to maintain acceptable performance.
- Do not use concrete level spreaders to attempt to obtain a sheet flow condition for strips.



## 16.6 Continuous Deflective Separators

Two CDS® units were successfully sited, constructed and monitored during the study. The devices were developed in Australia with the primary objective of gross pollutant (trash and litter) removal from stormwater runoff. The devices were found to be technically feasible at the piloted locations and highly successful for removing gross pollutants, capturing an average of 88 percent, with bypass of this material occurring mainly when the flow capacity of the units was exceeded. Even though these two units were sited on elevated sections of freeways, 94 percent of the captured material by weight was vegetation. Consequently, the maintenance requirements may be excessive if these units are located in an area with a significant number of trees or other sources of vegetative material.

A secondary objective of the CDS® units is the capture of sediment and associated pollutants, particularly the larger size fractions. The average sediment concentration in the influent to the two systems was relatively low and no significant reduction was observed. Reductions in the concentrations of other constituents were also not significant.

These devices maintain a permanent pool in their sumps and mosquito breeding was observed repeatedly at the two sites. The frequency of breeding was reduced by sealing the lids of the units and installing mosquito netting over the outlet. Other non-proprietary devices developed by Caltrans for litter control, which do not maintain a permanent pool may be preferred to this technology to minimize vector concerns.

## 16.7 Drain Inlet Inserts

Two proprietary drain inlet inserts were evaluated. The data collected during this study indicate that the tested inserts were maintenance intensive and provided minimal pollutant removal. The absolute number of maintenance hours was not large, but timing is critical, immediately before and during storm events. Because of safety considerations, installation at maintenance stations might be considered more appropriate; however, timely maintenance is infeasible due to other demands on maintenance personnel during storm events. These devices did not operate passively and unattended.

In addition, the inserts tested were only marginally effective, with constituent removal generally less than 10 percent. These particular inserts would not be considered technically feasible at the piloted locations based on the observed performance and the fact that proper functioning required maintenance during storm events (i.e., they did not operate passively and unattended). There are many other types of proprietary drain inlet inserts on the market that were not evaluated and some new designs have become available since the study began. In addition, improvements are continually being made to the tested devices; consequently, the monitoring results may not reflect the performance of currently available models. Further, one of the inserts tested is no longer available from the manufacturer. It should be noted trash removal was not monitored as part of this study and certain types of drain inlet inserts may be effective for this purpose.

Where drain inlet inserts are to be deployed, the following guidelines are recommended:

- Considering the performance and maintenance requirements found in this study, DIIs may be more appropriate for temporary conditions (e.g., a construction project or a special operation), than for installation as a primary treatment BMP.
- Avoid installation of DIIs in areas with overhanging vegetation and other sources of material that could clog the filter.
- Avoid the use of perimeter type filter inserts where flow enters the inlet in concentrated stream.
- Be aware of poor quality control for apparent opening size in drain inlet insert fabrics.
- Follow the guidelines presented in the final MID (see Appendix D) for operation and maintenance.

#### **16.8 Oil-Water Separator**

An oil-water separator was successfully sited, constructed and monitored; however, this technology should not be considered the first choice for a stormwater BMP based on the water quality performance observed. Concentrations of free oil in stormwater runoff from the monitored site were too low for effective operation of this technology (minimum of about 50 mg/l). At these low levels, other conventional stormwater controls can provide better treatment of hydrocarbons in runoff. However, there may be appropriate in certain non-stormwater situations (e.g., where source controls cannot ensure low oil and grease concentrations).

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## **APPENDICES**

The appendices to this final report can be found on the CDs attached to the inside back cover of this document. The CD-ROMs contain the following appendices:

### ***CD-ROM NO. 1:***

**APPENDIX A: SITING AND SCOPING**

**APPENDIX B: DESIGN**

**APPENDIX C: CONSTRUCTION COST**

**APPENDIX D: OPERATION AND MAINTENANCE**

**APPENDIX E: VECTOR MONITORING AND ABATEMENT**

**APPENDIX F: MONITORING SUMMARY**

### ***CD-ROM NO. 2***

**APPENDIX G: AS-BUILT PLANS OF BMP PILOT SITES**

**APPENDIX H: QUARTERLY AND BIWEEKLY REPORTS**

The following pages list the appendices and the documents contained on the CD-ROMs. Included in the CD-ROM directory is a FinRptReadme.doc, which duplicates these pages and provides links to the individual documents.