# Amendment to the Water Quality Control Plan - Los Angeles Region to incorporate the Los Angeles River Watershed Bacteria TMDL

Proposed for adoption by the California Regional Water Quality Control Board, Los Angeles Region on July, 9, 2010.

#### **Amendments:**

## Table of ContentsAdd:

Chapter 7. Total Maximum Daily Loads (TMDLs) Summaries 7-28 Los Angeles River Watershed Bacteria TMDL

**List of Figures, Tables and Inserts** Add:

Chapter 7. Total Maximum Daily Loads (TMDLs) Tables

7-39 Los Angeles River Watershed Bacteria TMDL

7-39.1. Los Angeles River Watershed Bacteria TMDL: Elements

7-39.2. Los Angeles River Watershed Bacteria TMDL: Responsible Parties for Waste

Load Allocations Assigned in the Los Angeles River Watershed Bacteria TMDL

7-39.3. Los Angeles River Watershed Bacteria TMDL: Implementation Schedule

## Chapter 7. Total Maximum Daily Loads (TMDLs) Summaries

Add:

7-39 Los Angeles River Watershed Bacteria TMDL

This TMDL was adopted by: The Regional Water Quality Control Board on July 09, 2010.

This TMDL was approved by:

The State Water Resources Control Board on [Insert Date]. The Office of Administrative Law on [Insert Date]. The U.S. Environmental Protection Agency on [Insert Date].

The following table includes the elements of this TMDL.

Element	Findings and Regulatory Provisions
Problem Statement	Elevated bacteria indicator densities are causing impairment of the water contact recreation (REC-1) beneficial use at the 303(d) listed waterbodies within the Los Angeles River Watershed. Recreating in waters with elevated bacteria indicator densities has been associated with adverse health effects. Specifically, local and national epidemiological studies demonstrate a causal relationship between adverse health effects and recreational water quality, as measured by bacteria indicator densities.
Numeric Target	The TMDL has a multi-part numeric target based on the bacteriological
(Interpretation of the	water quality objectives for fresh water to protect the water contact
objective, used to	appropriate indicators of public health risk in recreational waters.
calculate anocations)	The numeric targets for this TMDL are:
	1. Geometric Mean Target
	a. <i>E. coli</i> density shall not exceed 126/100 mL.
	<ul> <li>2. Single Sample Target</li> <li>b. <i>E. coli</i> density shall not exceed 235/100 mL.</li> </ul>
	The Basin Plan includes objectives for both <i>E. coli</i> and fecal coliform. Fecal coliform objectives were retained in Chapter 3 after adoption of the <i>E. coli</i> objective. However, it has been demonstrated that <i>E. coli</i> comprise the majority of fecal coliform and the numeric targets for this TMDL are only the Basin Plan objectives for <i>E. coli</i> .
	The Basin Plan objectives and these targets are based on an acceptable health risk for fresh recreational waters of eight illnesses per 1,000 exposed individuals as recommended by the US EPA (USEPA, 1986).
	This TMDL uses a "reference system/anti-degradation approach" to implement the water quality objectives per the implementation provisions in Chapter 3. On the basis of the historical exceedance frequency at Southern California reference reaches, a certain number of daily exceedances of the single sample bacteria objectives are permitted. The allowable number of exceedance days is set such that (1) bacteriological water quality at any site is at least as good as at the reference site(s) and (2) there is no degradation of existing bacteriological water quality. This approach recognizes that there are natural sources of bacteria that may cause or contribute to exceedances of the single sample objectives and that it is not the intent of the

Table 7-39.1. Los Angeles River Watershed Bacteria TMDL: Elements

Element	Findings and Regulatory Provisions
	Regional Board to require treatment or diversion of natural coastal
	creeks or to require treatment of natural sources of bacteria from
	undeveloped areas.
	For the single sample target, each river segment and tributary is assigned
	an allowable number of exceedance days for dry weather and wet
	weather (defined as days with 0.1 inch of rain or greater and the three
	days following the rain event.)
	The geometric mean target may not be exceeded at any time.
Source Analysis	Bacteria sources in the Los Angeles River Watershed include
	anthropogenic and non-anthropogenic sources and point and non-point
	sources. Each of these sources contributes to the elevated levels of
	bacteria indicator densities in the Los Angeles River Watershed during
	dry and wet weather. There are currently five major National Pollutant
	Discharge Elimination System (NPDES) permits or Waste Discharge
	Requirements (WDRs) for discharges to the Los Angeles River
	Watershed Of these three are Water Reclamation Plants (WRPs)
	including the Donald C. Tillman WPP Los Angeles Glendale WPP
	and Purbank WDD
	There are three Municipal Separate Storm Sewer System (MSA) NDDES
	nermits in the watershed, including the County of Los Angeles and the
	Incomposited Citics Therein, execut the City of Long Peach; the City of
	Long Deach, and the California Department of Transportation (Caltrons)
	Long Beach; and the Cantornia Department of Transportation (Cantains)
	(referenced nereafter as the MS4 Permittees), which regulate municipal
	stormwater and urban runoil discharges.
	Discharges from storm drains and tributaries contribute roughly 13% of
	the flow in the Lee Angeles Piver, while the three WDPs contribute
	ne now in the Los Angeles River, while the three wRFs contribute
	roughly 72% of the flow in the river during dry weather. However,
	discharges from storm drains contribute almost 90% of the <i>E. coli</i>
	loading from point sources to the river during dry weather. During wet
	weather, WRP discharges may account for as little as 1% of the total
	flow in the river. While there are many sources of indicator bacteria to
	the MS4, discharges from the MS4 are the principal source of bacteria to
	the Los Angeles River and its tributaries in both dry weather and wet
	weather.
	Discharges from general NPDES permits, general industrial stormwater
	permits, general construction stormwater permits, industrial waste water
	permits, and WDR permits are not a significant source of bacteria to the
	river.
	Non-point sources include wildlife, direct human discharges, septic

Element	Findings and Regulatory Provisions
	systems, equestrian activities, and birds. Though sanitary sewer overflows are frequent within the watershed they are estimated to account for only 2% of the total dry-weather load and a small portion of the wet-weather load. Non-point sources may also include in-channel sources such as re-growth or re-suspension from sediments; the relative contribution of such sources is unknown.
Waste Load Allocations (for point sources)	<ul> <li>Waste load allocations (WLAs) are expressed as allowable exceedance days.</li> <li>The allowable number of exceedance days for dry weather and wet weather is based on the more stringent of two criteria (1) exceedance days in the designated reference system and (2) exceedance days based on historical bacteriological data in the subject reach. This ensures that bacteriological water quality is at least as good as that of a largely undeveloped system and that there is no degradation of existing water quality.</li> <li>For this TMDL, the mainstem of the Los Angeles River was broken down into segments for allocations due to the availability of flow data.</li> <li>Segment A includes Reaches 1 and a portion of Reach 2</li> <li>Segment D includes a portion of Reach 4</li> <li>Segment D includes a portion of Reach 4 and Reach 5</li> <li>Segment E includes Reach 6</li> </ul>
	Certain reaches and tributaries of the Los Angeles River are subject to a High Flow Suspension (HFS) of the recreational beneficial uses as identified in Chapter 2. The HFS applies during specified conditions as defined in Chapter 2. During these conditions, the REC-1 and REC-2 beneficial uses are suspended for the affected reaches and tributaries. For MS4 dischargers, the final dry-weather WLAs and wet-weather WLAs for the single sample targets are listed below. Allowable Number of Exceedance Days Daily Sampling Weekly Sampling

Element	Findings and Regulatory Pro	ovisions		
	Dry Weather	5	1	
	Non-HFS <sup>1</sup> Waterbodies Wet Weather	15	2	
	HFS Waterbodies Wet Weather	10 (not includin HSF days)	ng 2 (not including HSF days)	
	The final WLAs for the geome river segment and tributary in t (0) days of allowable exceedan assigned interim WLAs for dry assigned for specific river segn table, below.	etric mean targe the Los Angele aces.In addition weather. Inter nents and tribut	t during any time at any s River Watershed is zero , MS4 dischargers are rim dry weather WLAs a aries and are listed in the	o are e
	River Segment or Tri	butary E.	<i>coli</i> Load (10 <sup>9</sup> MPN <sup>2</sup> /Day)	
	Los Angeles River Segn	nent <sup>3</sup> A	301	
	Los Angeles River Segn	nent B	518	
	Los Angeles River Segn	nent C	463	
	Los Angeles River Segn	nent D	454	
	Los Angeles River Segn	nent E	32	
	Aliso Canyon Wash		23	
	Arroyo Seco		24	
	Bell Creek		14	
	Bull Creek		9	
	Burbank Western Chann	nel	86	
	Compton Creek		7	
	Dry Canyon		7	
	McCoy Canyon		7	
	Rio Hondo		2	
	Tujunga Wash		10	
	Verdugo Wash		51	
	Unexpectedly high-loading out compliance calculations under outfall which was 1) loading <i>E</i> of outfalls during the monitorin the time of compliance monito than the 90th percentile of outf	tfalls may be ex the following c <i>coli</i> at a rate leng events used ring, is 2) loadi	acluded from interim fircumstances: If an less than the 25th percent to develop the LRS, but, ng <i>E. coli</i> at a rate greate ons are taken prior to the	tile at er

<sup>&</sup>lt;sup>1</sup> HFS stands for high flow suspension as defined in Chapter 2.
<sup>2</sup> MPN stands for most probable number.
<sup>3</sup> The segments are defined in the Staff Report.

Element	Findings and Regulatory Provisions
	end of the first phase (i.e. 10 years after the beginning of the segment or
	tributary specific phase) such that the outfall is returned to a loading less
	than the 50th percentile of the outfalls at compliance monitoring, then
	the 90th percentile data from the outfall can be excluded from the
	compliance loading calculations. Likewise, if an outfall which was 1)
	the subject of a dry weather diversion is found, at the time of
	compliance monitoring, to be 2) contributing greater than the 90th
	percentile loading rate, and 3) actions are taken such that the outfall is
	returned to a loading less than the 50th percentile of the outfalls at
	compliance monitoring, and a maintenance schedule for the diversion is
	submitted with the compliance report, then the 90th percentile data from
	the outfall can be excluded from the compliance loading calculations.
	MS4 dischargers can demonstrate compliance with the final dry weather
	WLAs by demonstrating that final WLA are met instream or by
	demonstrating one of the following conditions at outfalls to the
	receiving waters:
	1. Flow-weighted concentration of E. coli in MS4 discharges
	during dry weather is less than or equal to 235 MPN/100mL, based
	on a weighted-average using flow rates from all measured outfalls;
	2. Zero discharge during dry weather;
	3. Demonstration of compliance as specified in the MS4 NPDES
	permit which may include the use of BMPs where the permit's
	administrative record supports that the BMPs are expected to be
	sufficient to implement the WLA in the TMDL, the use of
	calculated loading rates such that loading of <i>E. coli</i> to the segment
	or tributary during dry weather is less than or equal to a calculated
	loading rates that would not cause or contribute to exceedances
	based on a loading capacity representative of conditions in the
	River at the time of compliance or other appropriate method.
	In addition, individual or subgroups of MS4 dischargers can
	differentiate their dry weather discharges from other dischargers or
	upstream contributions by demonstrating one of the following
	conditions at outfalls to the receiving waters or at segment, tributary or
	jurisdictional boundaries:
	1. Flow-weighted concentration of <i>E. coli</i> in individual or
	subgroup MS4 discharge during dry weather is less than or equal
	to 235 MPN/100mL, based on a weighted-average using flow rates
	trom all measured outfalls;
	2. Zero discharge from individual or subgroup MS4 dischargers
	during dry weather;
	3. Demonstration that the MIS4 loading of <i>E. coli</i> to the segment or
	tributary during dry weather is less than or equal to a calculated
	loading rates that would not cause or contribute to exceedances

Element	Findings and Regulatory Pro	ovisions	
	based on the loading capa	acity representativ	e of conditions in the
	River at the time of comp	oliance.	
	The interim and final WLAs and that drain to a segment or tribut based on proportional drainage Officer.	re group-based, sh itary. However, W e area, upon appro	ared among all MS4s VLA may be distributed val of the Executive
	General NPDES permits, indiv Industrial Storm Water General Activity Storm Water General Angeles River Watershed are a allowable exceedances of the s weather and no exceedances of with an effluent limit based on demonstrate compliance with t include stormwater effluent limit receiving waters, are assigned the table for MS4 dischargers I drained is open natural land an Regional Board that any exceet The WLAs for the three WRPs Tillman, Los Angeles-Glendal day median of 2.2 MPN/100 m MPN/100mL to ensure zero (0	vidual NPDES per al Permit, the State Permit, and WDR assigned WLAs of single sample targe f the geometric me the water quality the WLA. In addinitations for sites, WLA for those site listed above, wher d a demonstration dances are due to s in the watershed, e, and Burbank W hL of <i>E. coli</i> or a de days of allowable	mits, the Statewide ewide Construction a permittees in the Los f zero (0) days of et for both dry and wet ean target. Compliance objective can be used to tion, permits which which are measured in tes in accordance with the the subwatershed has been made to the natural sources. which include D.C. TRP, are set equal to a 7- laily max of 235 le exceedances. No
Load Allocations	Load allocations (LAs) are ext	pressed as the num	ber of daily or weekly
(for non-point	sample days that may exceed t	he single sample t	arget identified under
sources)	"Numeric Target."	8 1	8
	Lands not covered by a MS4 p lands, California Department of Park Service lands are assigned weather LAs for the single san	ermit, such as the of Parks and Recre d LAs. The dry-w pple target are liste	US Forest Service eation lands, or National veather LAs and wet- ed in the table, below.
	Allowable Number of Exceedance Days	Daily Sampling	Weekly Sampling
	Dry Weather	5	1
	Non-HFS <sup>4</sup> Waterbodies Wet Weather	15	2
	HFS Waterbodies Wet Weather	10 (not including HSF days)	2 (not including HSF days)

Element	Findings and Regulatory Provisions
	Onsite Wastewater Treatment Systems are assigned LAs of zero (0)
	days of allowable exceedances for both dry and wet weather for the
	single sample target and geometric mean target.
	In addition, sewer collection systems are assigned LAs of zero (0) days
	of allowable exceedances for both dry and wet weather for the single
	sample target and the geometric mean target.
	The LAs for the geometric mean target for any responsible party during
	any time at any river segment and tributary in the Los Angeles River
	Watershed is zero (0) days of allowable exceedances.
Implementation	The regulatory mechanisms used to implement the TMDL will include general NPDES permits, individual NPDES permits, MS4 Permits
	covering jurisdictions within the Los Angeles River Watershed, the
	Statewide Industrial Storm Water General Permit, the Statewide
	Construction Activity Storm Water General Permit, the Statewide
	Stormwater Permit for Caltrans Activities, and the authority contained in
	Sections 13263 and 13267 of the Cal. Water Code. For each discharger
	assigned a wLA, the appropriate Regional Board Order shall be
	reopened or amended when the order is reissued, in accordance with
	requirement.
	LAs for onsite wastewater treatment systems will be implemented
	through WDRs or waivers of WDRs. LAs for other nonpoint sources
	such as horses/livestock, aquaculture, irrigated agriculture, and golf
	courses, will be implemented through the Nonpoint Source
	Implementation and Enforcement Policy.
	This TMDL will be implemented through the mechanisms above in
	accordance with the implementation schedule. The implementation
	schedule is detailed in Table 7-39.3.
	MS4 Permittees may achieve the WLAs by employing any viable and
	legal implementation strategy. A recommended implementation
	approach is called the "MS4 Load Reduction Strategy" (LRS) and
	requires coordinated effort by all MS4 Permittees within a segment or
	tributary. Each LRS must quantitatively demonstrate that the actions
	contained within the LRS are sufficient to result in attainment of the
	<i>final</i> WLAs. The <i>interim</i> WLAs represent a minimum threshold that
	must be attained after those actions are taken, per the implementation
	schedule. An LKS shall be approved by the Regional Board Executive
	Oncer prior to implementation.
	Individual MS4 Permittees or subgroups of MS4 Permittees may choose

Element	Findings and Regulatory Provisions
	to develop and implement alternative implementation strategies for dry weather implementation, then the group-based WLAs may be distributed based on proportional drainage area, upon approval of the Executive Officer. The implementation approaches herein, including the use of an MS4 Load Reduction Strategy, can still be followed based on the proportional WLAs. For MS4 Permittees that choose to <i>not</i> follow a MS4 Load Reduction Strategy, the compliance schedule to attain final WLAs is shorter because only one implementation phase is allowed.
	For the wet weather WLA, responsible parties must provide an Implementation Plan to the Regional Board outlining how each intends to cooperatively achieve compliance with the wet-weather WLAs. The report shall include implementation methods, an implementation schedule, and proposed milestones. The plan shall include a technically defensible quantitative linkage to the final wet-weather WLAs. The linkage should include target reductions in stormwater runoff and/or <i>E.</i> <i>coli</i> . The plan shall include quantitative estimates of the water quality benefits provided by the propose wet-weather load-based compliance at MS4 outfalls, which shall include an estimate of existing load and the allowable load from MS4 outfalls to attain the allowable number of exceedance days instream.
	Twenty-five years after the effective date of the TMDL, final WLAs and LAs shall be achieved at all segments and tributaries for dry and wet weather. Regional Board staff shall convene and oversee a workgroup, or shall participate in a stakeholder-led workgroup, to address technical and regulatory issues associated with the Los Angeles River Bacterial TMDL, which may include, where appropriate a re-evaluation of recreational uses in the Los Angeles River, re-evaluation of the high flow suspension on a site specific basis, prioritization of bacteria risk, re-evaluation of bacteria objectives for fresh water, re-evaluation of implementation provisions and compliance metrics. These re- evaluations support both this TMDL and also support many of the current triennial review priorities identified by the Board. The workgroup shall provide technical input for stakeholder-led
	technical studies and may serve to provide technical input during the scoping and development of related Basin Plan Amendments that will be considered by the Regional Board. Over the course of TMDL implementation, the TMDL shall be re- considered to incorporate new information from these stakeholder-led

Element	Findings and Regulatory Provisions
	technical studies, or other scientific studies, or to address revisions to water quality standards, such as adoption of revised water quality
	objectives based on recommendations of USEPA a revised
	implementation schedule, revised. The schedule in Table 7.39.4
	includes several specific re-consideration opportunities.
Margin of Safety	An explicit margin of safety is included in the allocations. Cumulatively, the dry-weather and wet-weather WLAs and LAs allow exceedances of the single sample target no more than 5% of the time on an annual basis. The <i>Water Quality Control Policy for Developing</i> <i>California's Clean Water Act Section 303(d) List</i> concludes that there are water quality impairments using a binomial distribution method, which lists waterbodies as impaired when the exceedances are between approximately 8 and 10 percent.
	An implicit margin of safety is incorporated in the interim allocations through the use of a conservative assumption of no (0) bacterial decay in discharges from storm drains to the receiving water when determining the assimilative capacity of the river segments and tributaries.
Seasonal Variations	Seasonal variations are addressed by developing separate allocations for
and Critical	dry weather and wet weather based on observed natural background
Conditions	levels of exceedance of bacteria indicators.
Compliance	Historic monitoring data for the Los Angeles River Watershed indicate that the critical condition for bacteria loading is during wet weather due to greater exceedance probabilities of the single sample bacteria objective than during dry weather. The 90 <sup>th</sup> percentile 'storm year' <sup>5</sup> in terms of wet days <sup>6</sup> is used as the reference year. Selecting the 90 <sup>th</sup> percentile year is a conservative approach that will accommodate a 'worst-case' scenario resulting in fewer exceedance days than the maximum allowed in drier years. Conversely, in the 10% of wetter years, there may be more than the allowable number of exceedance days.
Compliance	For MIS4 Permittees, monitoring shall entail compliance monitoring to assess attainment of WI As and monitoring in support of Load
Monitoring	Reduction Strategies or alternative compliance strategy and wet-weather implementation plans.
	An ambient water quality monitoring program shall be conducted by responsible parties as set forth in a Bacteria Coordinated Monitoring Plan (CMP), which shall be submitted for Executive Officer approval per the TMDL implementation schedule. The CMP shall detail: the number and location of sites, including at least one monitoring station per each river segment, reach and tributary addressed under this TMDL;

Element	Findings and Regulatory Provisions
	measurements and sample collection methods; and monitoring
	frequencies. Responsible parties may also include in the CMP, for
	Executive Officer consideration, other meteorological stations which
	may be more representative of the existing hydrology and climate.
	Each segment, reach, and tributary addressed under this TMDL shall be monitored at least monthly until the subject segment, reach or tributary is at the end of the execution part of its first implementation phase (i.e. 7 years after beginning the segment or tributary-specific phase), to determine compliance with the interim WLA. Each segment, reach and tributary addressed under this TMDL shall be monitored at least weekly to determine compliance with the instream targets after the first implementation phase.
	For parties pursuing an LRS, intensive outfall monitoring will be conducted before and after implementation of the LRS. Pre-LRS monitoring will be used to estimate the <i>E. coli</i> loading from MS4 outfalls to the segment or tributary, and identify the outfalls and types of implementation actions that are expected to be necessary to attain the WLAs. Post-LRS monitoring will be used to evaluate compliance with the interim WLA and to plan for additional implementation actions to meet the final WLAs, in a second implementation phase, if necessary.
	When applicable, outfall monitoring shall including <i>E. coli</i> by USEPA- approved methods and flow rate at <i>all</i> MS4 outfalls ("snapshots") that are discharging to a segment or tributary or across jurisdictional boundaries during a given monitoring event. For each Load Reduction Strategy, at least six (6) snapshots shall be conducted for pre-LRS monitoring, and at least three (3) snapshots shall be conducted for post- LRS monitoring. For MS4s that choose to follow a non-LRS implementation approach, but choose to demonstrate compliance with Equivalent Conditions, at least six (6) snapshots shall be conducted.
	Responsible parties pursuing an alternative compliance strategies shall propose monitoring to support the plan.
	The Wet Weather Implementation Plans shall propose monitoring to support the Wet Weather Implementation Plans.
	Monitoring for dischargers other than MS4 permittees to determine compliance with WLAs and LAs shall be established through monitoring and reporting programs conducted as part of the discharger's permit/waste discharge/waiver requirements and through implementation of the Nonpoint Source Implementation and Enforcement Policy, for nonpoint sources.

Responsible	l Ri	Los iver	Ang Seg	geles gme	s nt					Los An	geles River	· Tributar	·y			
Entity	А	В	C	D	E	Aliso Canyon Wash	Arroyo Seco	Bell Creek	Bull Creek	Burbank Western Channel	Compton Creek	Dry Canyon Creek	McCoy Canyon Creek	Rio Hondo	Tujunga Wash	Verdugo Wash
Alhambra																
Arcadia																
Bell		$\checkmark$														
Bell																
Bradbury																
Burbank																
Bureau of Land Management					$\checkmark$											
Calabasas													$\checkmark$			
CA Dept. of Parks and Recreation				$\checkmark$	$\checkmark$											
Caltrans											V					
Carson		,												,		
Commerce																
Compton																
Cudahy																
Downey																
Duarte																
El Monte																
Glendale										$\checkmark$					$\checkmark$	
Hidden Hills																

7-39.5. Los Angeles River Bacteria TMDL: Responsible Parties for Waste Load or Load Allocations

Responsible	R.	Los iver	Ang Seg	geles mer	Jt					Los Anș	geles River	Tributar	y.			
Entity	А	В	C	D	Е	Aliso Canyon Wash	Arroyo Seco	Bell Creek	Bull Creek	Burbank Western Channel	Compton Creek	Dry Canyon Creek	McCoy Canyon Creek	Rio Hondo	Tujunga Wash	Verdugo Wash
Huntington Park		$\mathbf{r}$									$\checkmark$					
Irwindale														~		
La Cañada			$\mathbf{k}$				~									$\checkmark$
Flintridge																
Lakewood	$\overline{}$															
Long Beach	$\overline{}$										$\checkmark$					
Los Angeles		$\checkmark$	$\overline{\mathbf{v}}$	$\checkmark$	$\overline{}$	$^{\mathbf{h}}$	$\overline{\mathbf{v}}$	$\checkmark$	$^{\mathbf{\lambda}}$	$\overline{\mathbf{v}}$	$\checkmark$	$\checkmark$	$\checkmark$		$\checkmark$	$\checkmark$
Los Angeles County	$\geq$	$\mathbf{k}$	$\mathbf{r}$		$\overline{\mathbf{x}}$	$\mathbf{r}$	$\mathbf{r}$	$\mathbf{r}$	$\mathbf{r}$		~	~	7	$\sim$	$\checkmark$	$\mathbf{r}$
LA County Flood	$\mathbf{k}$	$\mathbf{r}$	$\searrow$	$\mathbf{k}$	$\mathbf{i}$	٢	$\checkmark$	7	7	$\checkmark$	~	~	$\sim$	$\uparrow$	$\checkmark$	$\checkmark$
Control																
Lynwood	$\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{\mathbf{$	$\mathbf{i}$									$\checkmark$					
Maywood		$\mathbf{i}$														
Monrovia														$\checkmark$		
Montebello		$\checkmark$												$\mathbf{r}$		
Monterey		$\mathbf{i}$												$\mathbf{r}$		
Park																
National				$\geq$	$\geq$											
Park Service																
Paramount	$\overline{}$	$\overline{}$														
Pasadena		$\mathbf{i}$	$\geq$				~							~		$\checkmark$
Pico Rivera														~		
Rosemead														$\mathbf{i}$		

13

Responsible	Los Angeles River Segment				s nt	Los Angeles River Tributary										
Entity	А	В	С	D	E	Aliso Canyon Wash	Arroyo Seco	Bell Creek	Bull Creek	Burbank Western Channel	Compton Creek	Dry Canyon Creek	McCoy Canyon Creek	Rio Hondo	Tujunga Wash	Verdugo Wash
San Fernando															$\checkmark$	
San Gabriel																
San Marino																
Santa Clarita									N							
Sierra Madre														$\checkmark$		
Signal Hill																
South El Monte														$\checkmark$		
South Gate																
South Pasadena							$\checkmark$							$\checkmark$		
State Land Commission					$\checkmark$											
Temple City																
U.S. Forest Service														$\checkmark$	$\checkmark$	$\checkmark$
Vernon																

#### 7-39.4. Los Angeles River Bacteria TMDL: Implementation Schedule

Italics in this Table refer to Permittees using an alternative compliance plan instead of an LRS.							
Implementation Action	<b>Responsible Parties</b>	Deadline					
Segment by Segment Schedule <u>Dry Weather</u> (Schedule for all river and wet weather is at the end of the Table)							
SEGMENT B (upper and middle Rea	ich 2 – Figueroa Street to Rosecrans Aver	ue) Dry Weather					
First phase – Segment B							
Submit a Load Reduction Strategy (LRS) for Segment B (or submit an alternative compliance plan)	MS4 and Caltrans NPDES Permittees discharging to Segment B	2.5 years after effective date of the TMDL					
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment B, if using LRS	7 years after effective date of the TMDL					
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment B, if using LRS	10 years after effective date of the TMDL					
Achieve final WLA or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment B, if using alternative compliance plan	10 years after effective date of the TMDL					
Second phase, if necessary – Segment B (LRS only)							
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment B	11 years after effective date of the TMDL					
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment B, if using LRS	14.5 years after effective date of the TMDL					
Achieve final WLAs in Segment B or demonstrate that non-compliance is only due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment B, if using LRS	16.5 years after effective date of the TMDL					
SEGMENT B TRIBUTARIES (Rio Hondo and Arroyo Seco) Dry Weather							
First phase – Segment B Tributaries (Rio Hondo and Arroyo Seco)							
Submit a Load Reduction Strategy (LRS) for Segment B tributaries (or submit an alternative compliance plan)	MS4 and Caltrans NPDES Permittees discharging to Segment B tributaries	4 years after effective date of the TMDL					
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS					

using LRS

MS4 and Caltrans NPDES Permittees

discharging to Segment B tributaries, if

Complete implementation of LRS

8.5 years after effective date of

the TMDL

Implementation Action	<b>Responsible Parties</b>	Deadline				
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment B tributaries, if using LRS	11.5 years after effective date of the TMDL				
Achieve final WLA or demonstrate that non-compliance is only due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment B tributaries, if using alternative compliance plan	11.5 years after effective date of the TMDL				
Second phase, if necessary – SEGMENT B TRIBUTARIES (Rio Hondo and Arroyo Seco) (LRS only)						
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment B tributaries	12.5 years after effective date of the TMDL				
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS				
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment B tributaries, if using LRS	16 years after effective date of the TMDL				
Achieve final WLAs Segment B tributaries or demonstrate that non- compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment B tributaries, if using LRS	18 years after effective date of the TMDL				
SEGMENT A (lower Reach 2 and Reach 1 – Rosecrans Avenue to Willow Street) Dry Weather						
First phase – Segment A						
Submit a Load Reduction Strategy (LRS) for Segment A (or submit an alternative compliance plan)	MS4 and Caltrans NPDES Permittees discharging to Segment A	4.5 years after effective date of the TMDL				
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS				
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment A, if using LRS	9 years after effective date of the TMDL				
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment A, if using LRS	12 years after effective date of the TMDL				
Achieve final WLA or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment A, if using alternative compliance plan	12 years after effective date of the TMDL				
Second phase, if necessary – Segment A (LRS only)						
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment A	13 years after effective date of the TMDL				
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS				

Implementation Action	<b>Responsible Parties</b>	Deadline					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment A, if using LRS	17.5 years after effective date of the TMDL					
Achieve final WLAs in Segment A or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment A, if using LRS	19.5 years after effective date of the TMDL					
SEGMENT A TRIBUTARY (Compton Creek) Dry Weather							
First phase – Segment A Tributary							
Submit a Load Reduction Strategy (LRS) for Segment A tributary (or submit an alternative compliance plan)	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary	6 years after effective date of the TMDL					
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary if using LRS	10.5 years after effective date of the TMDL					
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary if using LRS	13.5 years after effective date of the TMDL					
Achieve final WLA or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary, if using alternative compliance plan	13.5 years after effective date of the TMDL					
Second phase, if necessary – Segment A tributary (LRS only)							
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary	14.5 years after effective date of the TMDL					
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary, if using LRS	18 years after effective date of the TMDL					
Achieve final WLAs in Segment A tributary or demonstrate that non- compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment A tributary, if using LRS	20 years after effective date of the TMDL					
SEGMENT E (Reach 6 – LA River headwaters [confluence with Bell Creek and Calabasas Creek] to Balboa Boulevard) Dry Weather							
First phase – Segment E							

Implementation Action	<b>Responsible Parties</b>	Deadline				
Submit a Load Reduction Strategy (LRS) for Segment E ( <i>or submit an</i> <i>alternative compliance plan</i> )	MS4 and Caltrans NPDES Permittees discharging to Segment E	5.5 years after effective date of the TMDL				
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS				
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment E, if using LRS	10 years after effective date of the TMDL				
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment E, if using LRS	13 years after effective date of the TMDL				
Achieve final WLA or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment E, if using alternative compliance plan	13 years after effective date of the TMDL				
Second phase, if necessary –Segment l	E, (LRS only)					
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment E	14 years after effective date of the TMDL				
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS				
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment E, if using LRS	17.5 years after effective date of the TMDL				
Achieve final WLAs in Segment E or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment E, if using LRS	19.5 years after effective date of the TMDL				
SEGMENT E TRIBUTARIES (Dry Canyon Creek, McCoy Creek, Bell Creek, and Aliso Canyon Wash) Dry Weather						
First phase – Segment E Tributaries						
Submit a Load Reduction Strategy (LRS) for Segment E tributaries (or submit an alternative compliance plan)	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries	9.5 years after effective date of the TMDL				
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS				
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries if using LRS	14 years after effective date of the TMDL				
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries, if using LRS	17 years after effective date of the TMDL				

Implementation Action	<b>Responsible Parties</b>	Deadline					
Achieve final WLA or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries, if using alternative compliance plan	17 years after effective date of the TMDL					
Second phase, if necessary – Segment E tributaries (LRS only)							
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries	18 years after effective date of the TMDL					
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries, if using LRS	21.5 years after effective date of the TMDL					
Achieve final WLAs in Segment E tributaries or demonstrate that non- compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment E tributaries, if using LRS	23.5 years after effective date of the TMDL					
Segment C (lower Reach 4 and Reach 3 – Tujunga Avenue to Figueroa Street) Dry Weather Segment C Tributaries (Tujunga Wash, Burbank Western Channel, and Verdugo Wash) Dry Weather Segment D (Reach 5 and upper Reach 4 – Balboa Boulevard to Tujunga Avenue) Dry Weather Segment D Tributaries (Bull Creek) Dry Weather First phase – Segment C, Segment C Tributaries, Segment D, Segment D tributaries							
Submit a Load Reduction Strategies (LRS) for Segment C, Segment C tributaries, Segment D, Segment D tributaries (or submit an alternative compliance plan)	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries	11 years after effective date of the TMDL					
Approve LRS (or alternative compliance plan)	Regional Board, Executive Officer	6 months after submittal of LRS					
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries, if using LRS	15.5 years after effective date of the TMDL					
Achieve interim (or final) WLA and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries, if using LRS	18.5 years after effective date of the TMDL					
Achieve final WLA or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries, if using alternative compliance plan	18.5 years after effective date of the TMDL					
Second phase, if necessary - Segment C, Segment C Tributaries, Segment D, Segment D Tributaries (LRS only)							

Implementation Action	<b>Responsible Parties</b>	Deadline
Submit a new LRS	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries	19.5 years after effective date of the TMDL
Approve LRS	Regional Board, Executive Officer	6 months after submittal of a second LRS
Complete implementation of LRS	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries if using LRS	23 years after effective date of the TMDL
Achieve final WLAs in Segment C, Segment C tributaries, Segment D, Segment D tributaries or demonstrate that non-compliance is due to upstream contributions and submit report to Regional Board	MS4 and Caltrans NPDES Permittees discharging to Segment C, Segment C tributaries, Segment D, Segment D tributaries if using LRS	25 years after effective date of the TMDL
All Los Angeles River Segments and T	Tributaries	
Submit a Bacteria Coordinated Monitoring Plan (CMP)	All responsible parties	1 year after the effective date of the TMDL
Conduct ambient water quality monitoring set forth in the CMP	All responsible parties	6 months after approval of the CMP
Reconsider TMDL based upon technical studies or policy changes, including but not be limited to: (1) Alterations to recreational beneficial use designations (2) Revision of US EPA recommended bacteria criteria, Regional Board or State Board bacteria standards (3) Expansion of the High Flow Suspension provisions of Chapter 2 (i.e. extension in duration or spatial extent).	Regional Board	4 years after the effective date of the TMDL

Implementation Action	<b>Responsible Parties</b>	Deadline
Reconsider TMDL based upon technical studies or policy changes, including but not be limited to: (1) Alterations to recreational beneficial use designations (2) Revision of US EPA recommended bacteria criteria, Regional Board or State Board bacteria standards (3) Expansion of the High Flow Suspension provisions of Chapter 2 (i.e. extension in duration or spatial extent). (4) Technical evaluations of natural and anthropogenic sources of bacteria, including viable alternatives to defining natural or anthropogenic sources of bacteria (5) Wet weather compliance options	Regional Board	10 years after the effective date of the TMDL
Reconsider TMDL based upon technical studies or policy changes, including but not be limited to: (1) Natural sources exclusion	Regional Board	Within one year of a demonstration that interim limits are met in a segment
Submit implementation plan for wet weather with interim milestones	All responsible parties	Within 10 years of the effective date of the TMDL
Achieve final wet-weather WLAs and LAs and submit report to Regional Board demonstrating wet weather and dry weather compliance.	All responsible parties	25 years after effective date of the TMDL