#### Proposed Amendment to the Water Quality Control Plan – Los Angeles Region to incorporate the Ballona Creek Estuary Toxic Pollutants TMDL

Proposed for adoption by the California Regional Water Quality Control Board, Los Angeles Region on December 5, 2013.

#### Amendments:

# Chapter 7. Total Maximum Daily Loads (TMDLs) Summaries, Section 7-14 (Ballona Creek Estuary Toxic Pollutants TMDL)

This TMDL was adopted by the Regional Water Quality Control Board on July 7, 2005.

This TMDL was approved by:

The State Water Resources Control Board on October 20, 2005. The Office of Administrative Law on December 15, 2005. The U.S. Environmental Protection Agency on December 22, 2005.

This TMDL was revised by:

The Regional Water Quality Control Board on December 5, 2013.

This revised 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 tables include the elements of this TMDL.

Element	Key Findings an	d Regulator	y Provisions		
Problem Statement	Ballona Creek an Water Act Section copper, lead, silve sediments. The these toxic pollut water recreation (MAR); wildlife species (RARE); and early develop (COMM); and show	on 303(d) lis er, zinc, chlo following de tants: water (REC2); es habitat (WII migration of pment of fish	t of impaired w rdane, DDT, PC signated benefic contact recreat stuarine habitat LD); rare and t aquatic organis n (SPWN); com	vaterbodies for CBs, PAHs and cial uses are in ion (REC1); r (EST); mari hreatened or o ms (MIGR); re	cadmium, toxicity in npaired by non-contact ne habitat endangered production
	Recent data india existing numeric uses. Therefore, a	targets and a	re not impairing	the designated	
Numeric Target (Interpretation of the narrative and numeric water quality objective, used to calculate the allocations)	Enclosed Bays and Estuaries (EB&E Plan Part 1), which contains t			nn for tains the idelines tration	
	Sediment Targets for Direct Effects Numeric water quality targets are based on the sediment quality guidelines compiled by the National Oceanic and Atmospheric Administration, which are used in evaluating waterbodies within the Los Angeles Region for development of the 303(d) list. The NOAA Effects Range-Low (ERLs) guidelines are established as the numeric targets for metals in sediments in Ballona Creek Estuary.				
	Metal Numeric Targets (mg/kg)				
	Cadmium	Copper 34	Lead 46.7	Silver	Zinc
	1.2 In addition, the ca <b>Unimpacted</b> and integration of mul protective objecti effects. The thresh significance and r implicitly include its use of the SQC <u>Sediment Target</u>	ategories desi <b>Likely Unin</b> Itiple lines of ve for sedime holds establis magnitude of s sediment to O Part 1.	gnated in the St <b>pacted</b> by the i evidence shall be ent toxicity and be shed in the SQO the effect. The pacifies and benth	nterpretation a be considered a benthic commu s are based on refore, this TM hic community	as the unity direct statistical DL

 Table 7-14.1. Ballona Creek Estuary Toxic Pollutants TMDL: Elements

Element	Key Findings and	l Regulatory Provisions	
	Fish tissue targets were determined from <i>Fish Contaminant Goals and</i> <i>Advisory Tissue Levels for Common Contaminants in California Sport</i> <i>Fish: Chlordane, DDTs, Dieldrin, Methylmercury, PCBs, Selenium,</i> <i>and Toxaphene</i> , developed by the California Office of Environmental Health Hazard Assessment (2008) to assist agencies in developing fish tissue-based criteria for pollution mitigation or elimination and to protect humans from consumption of contaminated fish. Fish tissue targets are set for the Chlordane, Total DDT, and Total PCBs based on these Fish Contaminant Goals.		
	DDT based on the Bay Indirect Effect	e 2007 San Francisco Bay	et for Chlordane and Total Estuary Institute Newport al PCBs based on the 2010 Gobas and Arnot.
	Fish Tissue Tar	rgets and Fish Tissue Assoc	ciated Sediment Targets
	Pollutant	Fish Tissue target (µg/kg wet)	Associated sediment target (µg/kg dry)
	Chlordane	5.6	1.3
	Total DDT	21	1.9
	Total PCBs	3.6	3.2
Source Analysis	metals. Numerous metals in urban s degree cadmium) Because metals a water runoff, the sediments where t estimated that 83 associated with the the majority of or particulates, mea organochlorine con Ballona Creek fou association with s suspended solids well as with the re Nonpoint sources pollutants in this 7 Ballona Wetland, through a tide gat	researchers have document torm water (i.e., copper, lare consistently associated re typically associated with they may pose a risk of to 3% of the cadmium and e particle phase in Ballona ganic constituents in storm sured concentrations of mpounds in Sepulveda Chaund that the majority of the suspended solids. There is in urban runoff discharge ceiving water sediments. are not considered a si FMDL. Nonpoint sources since this area discharge te, and direct atmospheric pproximately 460 acres of	as a substantial source of the that the most prevalent lead, zinc, and to a lesser ed with suspended solids. The fine particles in storm accumulate in estuarine oxicity. McPherson et al. <sup>1</sup> 1 86% of the lead were a Creek. Similar to metals, a water are associated with PAHs, phthalates, and annel, Centinela Creek, and ese compounds occurred in is toxicity associated with d from Ballona Creek, as

<sup>&</sup>lt;sup>1</sup> McPherson, T.N., S.J. Burian, H.J. Turin, M.K. Stenstrom and I.H. Suffet. 2002. Comparison of Pollutant Loads in Dry and Wet Weather Runoff in a Southern California Urban Watershed. *Water Science and Technology* 45:255-261.

Element	Key Findings and	Regulatory I	Provisions		
	atmospheric deposi portion of the Bal approximately 489 atmospheric deposi on the land surfa delivered to Ballon associated with ind storm water runoff.	llona Creek v 0 acres or ition reflects t ce may be v na Creek and lirect atmosph	vatershed cov 0.6% of th the process by washed off d its tributaries	vered by water e watershed. y which metals luring storm e s. The loading	r is small, Indirect deposited events and of metals
Loading Capacity	TMDLs are deve chlordane, DDT, a Estuary.	·		•	
	The loading capar multiplying the nur sediment, defined within the Estuary annual fine sedime and the bulk densit TMDL is set equal	neric targets b as silts (grain by the bulk ent deposited ty is 1.42 met	by the average size 0.0625 density of the is 5,004 cubic ric tons per c	e annual deposit millimeters) an e sediment. Th c meters per ye	tion of fine nd smaller, he average ear $(m^3/yr)$
	Meta	als Loading C	Capacity (kilo	grams/year)	
	Cadmium	Copper	Lead	Silver	Zinc
	8.5	241.6	332	7.1	1,066
	Org	anics Loadin	g Capacity (g	grams/year)	
	Chlordane	DDTs	Total PCBs		
	9.2	13.5	22.7		
<i>Load Allocations</i> (for nonpoint sources)	Load allocations ( Creek Estuary. L direct atmospheric	oad allocation			
	The mass-based b percentage of the multiplied by the to	watershed cov	vered by the 1		
				Space (kg/yr)	
	Cadmium 0.05	Copper 1.4	Lead 2	<u>Silver</u> 0.04	Zinc 6
				n Space (g/yr)	0
	Chlordane	DDTs	Total PCBs		
	0.05	0.08	0.13	tmoorhau's 1	nosition i
	The mass-based lo equal to the perce				
	multiplied by the to	otal loading ca	pacity.	-	
	Metals Load Allo				
		0	T1	0.1	
	Cadmium 0.05	Copper 1.4	Lead 2	Silver 0.04	Zinc 6

Element	Key Findings and R	egulatory P	rovisions			
	Organics Load Allo	cations for ]	Direct Atm	ospheric E	Depositio	on (g/vr)
		DDTs	Total PC			
	0.05	0.08	0.13			
Waste Load Allocations (for point sources)		hed. A gro torm water onstruction allocation waste load vatershed. V oound pollu Load Alloc opper	uped mass- permittees and Genera is from th allocation Waste load a tant load th cations for Lead	based wast (Los Angel Il Industria te total lo s are deve allocations tat can be <u>Storm Wa</u> Silv	e load al es Coun l permit vading d eloped f are expr deposite ter (kg/ rer	llocation ity MS4, itees) by capacity. or other ressed as ad to the <u>yr)</u> Zinc
	8.4 2	38.8	328	7.0	)2	1,054
	Organics Wast Chlordane	DDTs	Total PC	Bs	′ater (g/	yr)
	9.13 The storm water wa			e apportior		
		ste load all ltrans, the r permits ba <b>r WLAs A</b> J	ocations argeneral con sed on an an apportioned	e apportion nstruction a real weighti between P	and the ing appr <b>ermits</b>	general oach. ( <b>kg/yr</b> )
	The storm water wa MS4 permittees, Ca industrial storm water <u>Metals Storm Wate</u>	ste load all ltrans, the permits ba r WLAs Aj Cadmium	ocations ar general con sed on an an pportioned Copper	e apportion nstruction real weighti <u>between P</u> Lead	and the ing appr <b>ermits</b> Silver	general oach. ( <b>kg/yr)</b> Zinc
	The storm water wa MS4 permittees, Ca industrial storm water <u>Metals Storm Wate</u> MS4 Permittees	ste load all ltrans, the permits ba <u>r WLAs A</u> <u>Cadmium</u> 8.0	ocations are general consed on an are pportioned Copper 227.3	e apportion nstruction a real weight between P Lead 312.3	and the ing appr <u>ermits</u> <u>Silver</u> 6.69	general oach. ( <b>kg/yr)</b> Zinc 1003
	The storm water wa MS4 permittees, Ca industrial storm water <u>Metals Storm Wate</u> MS4 Permittees Caltrans	ste load all ltrans, the permits ba r WLAs Aj Cadmium 8.0 0.11	ocations ar general con sed on an ar pportioned Copper 227.3 3.2	e apportion nstruction real weight between P Lead 312.3 4.4	and the ing appr <u>ermits</u> Silver 6.69 0.09	general oach. (kg/yr) Zinc 1003 14
	The storm water wa MS4 permittees, Ca industrial storm water <u>Metals Storm Wate</u> MS4 Permittees Caltrans General Construction	ste load all ltrans, the permits ba r WLAs Aj Cadmium 8.0 0.11 0.23	ocations ar general consed on an ar pportioned Copper 227.3 3.2 6.6	e apportion nstruction a real weighti between P Lead 312.3 4.4 9.1	and the ing appr <u>ermits</u> <u>Silver</u> 6.69 0.09 0.20	general oach. ( <b>kg/yr)</b> Zinc 1003 14 29
	The storm water wa MS4 permittees, Ca industrial storm water <u>Metals Storm Wate</u> MS4 Permittees Caltrans	ste load all ltrans, the permits ba r WLAs Aj Cadmium 8.0 0.11	ocations ar general con sed on an ar pportioned Copper 227.3 3.2	e apportion nstruction real weight between P Lead 312.3 4.4	and the ing appr <u>ermits</u> Silver 6.69 0.09	general oach. (kg/yr) Zinc 1003 14
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Element	Key Findings and Regulatory Provisions	
	Organics per Acre WLAs for Individual Gen	
	Construction or Industrial Storm Water Permittees	s (mg/yr/ac)
	Chlordane DDTs Total PCBs	
	0.11 0.16 0.28	
	Concentration-based waste load allocations are assigned NPDES permits and general non-storm water NPDES discharge to Ballona Creek or its tributaries. Any future permits or enrollees under a general non-storm water I will also be subject to the concentration-based waste lo Short-term discharges of potable water that are required not assigned WLAs but may be subject to alternative pursuant to the State Water Resources Control Board Implementation of Toxic Standards for Inland Surface Wa Bays, and Estuaries of California (2005).	S permits that minor NPDES NPDES permit ad allocations. by statute are permit limits d's Policy for
	Motols Concentration based Wester Load Allocation	
	Metals Concentration-based Waste Load Allocation           Cadmium         Copper         Lead         Silver	
	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	150
	1.2 54 40.7 1.0	150
	Organic Concentration-based Waste Load Allocat	ions (µg/kg)
	Chlordane DDTs Total PCBs	
	1.3 1.9 3.2	
Margin of Safety	The addition of numeric targets for indirect effects compliance options listed in the implementation section serve as an implicit margin of safety.	
Implementation	Compliance with the TMDL shall be determined through fish tissue monitoring and comparison with the WLAs and numeric targets.	
	Compliance with the sediment TMDL for metals shall be achieving the LAs and WLAs or, alternatively, demonstra attainment of the State's direct effects SQO through the se triad/multiple lines of evidence approach outlined therein	nting ediment
	Compliance with the TMDL for chlordane, DDT and PCI based on achieving the LAs or WLAs, the fish tissue relat target or, alternatively, by meeting fish tissue targets. If m or special studies indicate that load and waste load allocat attained, but fish tissue targets may not be achieved, the F Board shall reconsider the TMDL to modify the waste load allocations to ensure that the fish tissue targets are attained	ted sediment nonitoring data tions will be Regional nd and load
	The regulatory mechanisms used to implement the TMD the Los Angeles County Municipal Storm Water N (MS4), the State of California Department of Transporta Storm Water Permit, minor NPDES permits, general N	PDES Permit tion (Caltrans)

Element	Key Findings and Regulatory Provisions
	general industrial storm water NPDES permits, general construction storm water NPDES permits. Nonpoint sources will be regulated through the authority contained in sections 13263 and 13269 of the Water Code, in conformance with the State Water Resources Control Board's Nonpoint Source Implementation and Enforcement Policy (May 2004). Each NPDES permit assigned a WLA shall be reopened or amended at re-issuance, in accordance with applicable laws, to incorporate the applicable WLAs as a permit requirement.
	Table 7-14.2 presents the implementation schedule for the responsible permittees.
	Minor NPDES Permits and General Non-Storm Water NPDES Permits:
	The concentration-based waste load allocations for the minor NPDES permits and general non-storm water NPDES permits will be implemented through NPDES permit limits. Permit writers may translate applicable waste load allocations into effluent limits for the minor and general NPDES permits by applying the effluent limitation procedures in Section 1.4 of the State Water Resources Control Board's Policy for Implementation of Toxic Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California (2005) or applying other applicable methodologies authorized under federal regulations. The minor and general non-storm water NPDES permittees are allowed until January 11, 2013 to achieve the waste load allocations.
	General Industrial and Construction Storm Water Permit:
	Waste load allocations will be incorporated into the State Board general permits upon renewal or into watershed specific permits developed by the Regional Board.
	General construction permittees must attain WLAs by January 11, 2015. General industrial permittees must attain WLAs by January 11, 2013. Permittees may demonstrate compliance with WLAs in one of two ways.
	First, general industrial and construction storm water permittees may be deemed in compliance with permit limitations if they demonstrate that there are no exceedances of the permit limitations at their discharge points or outfalls.
	Second, if permittees provide a quantitative demonstration that control measures and best management practices (BMPs) will achieve wetweather WLAs consistent with the schedule in Table 7-14.2, then compliance may be demonstrated by implementation of those control measures and BMPs, subject to Executive Officer approval.

Element	Key Findings and Regulatory Provisions
	MS4 and Caltrans Storm Water Permits:
	The County of Los Angeles, Los Angeles County Flood Control District, City of Los Angeles, Beverly Hills, Culver City, Inglewood, Santa Monica, and West Hollywood are jointly responsible for meeting the mass-based waste load allocations assigned to the MS4 permittees. Caltrans is responsible for meeting its mass-based waste load allocations, however, it may choose to work with the other MS4 permittees.
	<ul> <li>Compliance with sediment WLAs for copper, lead, and zinc, may be demonstrated via any one of three different means:</li> <li>a. Sediment numeric targets are met in bed sediments.</li> <li>b. The qualitative sediment condition of Unimpacted or Likely Unimpacted via the interpretation and integration of multiple lines of evidence as defined in the SQOs is met.</li> <li>c. Final sediment allocations, as presented above, are met.</li> </ul>
	<ul> <li>Compliance with sediment WLAs for Chlordane, total DDT, and total PCBs may be demonstrated via any one of four different means: <ul> <li>a. Sediment numeric targets are met in bed sediments.</li> <li>b. Fish tissue targets are met in species resident to Ballona Creek Estuary.</li> <li>c. Final sediment allocations, as presented above, are met.</li> <li>d. Demonstrate that the sediment quality condition protective of fish tissue is achieved per the Statewide Enclosed Bays and Estuaries Plan, as amended to address contaminants in resident finfish and wildlife.</li> </ul> </li> </ul>
	Each municipality and permittee will be required to meet the waste load allocations. If permittees provide a quantitative demonstration as part of a watershed management program that control measures and BMPs will achieve wet-weather WLAs consistent with the schedule in Table 7-14.2, then compliance with wet-weather WQBELs may be demonstrated by implementation of those control measures and BMPs, subject to Executive Officer approval. A phased implementation approach, using a combination of non-structural and structural BMPs may be used to achieve compliance with the waste load allocations. The administrative record and the fact sheets for the MS4 and Caltrans storm water permits must provide reasonable assurance that the BMPs selected will be sufficient to implement the numeric waste load allocations. We expect that reductions to be achieved by each BMP will be documented and that sufficient monitoring will be put in place to verify that the desired reductions are achieved. The permits should also provide a mechanism to adjust the required BMPs as necessary to ensure their adequate performance.
	The implementation schedule for the MS4 and Caltrans permittees consists of a phased approach, with compliance to be achieved in

Element	Key Findings and Regulatory Provisions
	prescribed percentages of the watershed or as a reduction from the baseline loading, with total compliance to be achieved by January 11, 2021. Baseline loading is defined as loading estimated when the TMDL was developed in 2005.
Seasonal Variations and Critical Conditions	There is a high degree of inter- and intra-annual variability in sediments deposited at the mouth of Ballona Creek. This is a function of the storms, which are highly variable between years. Studies by the Army Corps of Engineers have shown that sediment delivery to Ballona Creek is related to the size of the storm (USACE, 2003). The TMDL is based on a long-term average deposition patterns over a 10-year period from 1991 to 2001. This time period contains a wide range of storm conditions and flows in the Ballona Creek watershed. Use of the average condition for the TMDL is appropriate because issues of sediment effects on benthic communities and potential for bioaccumulation to higher trophic levels occurs over long time periods.
Monitoring	Effective monitoring will be required to assess the on-going condition of Ballona Creek and Estuary and to assess attainment of WLAs and LAs assigned to dischargers and responsible parties to reduce toxic pollutants loading to the Ballona Creek Estuary. Special studies may also be appropriate to provide further information about new data, new or alternative sources, and revised scientific assumptions. Below the Regional Board identifies the various goals of monitoring efforts and studies. The programs, reports, and studies shall be included in subsequent permits and the associated monitoring and reporting programs, or other orders.
	TMDL Effectiveness Monitoring
	The water quality samples collected during wet weather as part of the MS4 storm water monitoring program shall be analyzed for total dissolved solids, settable solids and total suspended solids. Sampling shall be designed to collect sufficient volumes of settable and suspended solids to allow for analysis of cadmium, copper, lead, silver, zinc, chlordane, dieldrin, total DDT, total PCBs, total PAHs, and total organic carbon in the bulk sediment. Sediment quality evaluation for direct effects as detailed in the SQOs (sediment triad sampling) shall be performed every five years beginning in 2008. Sampling and analysis for the full chemical suite, two toxicity tests and four benthic indices as specified in the SQOs shall be conducted and evaluated. Locations for sediment triad assessment and the methodology for combining results from sampling locations to determine sediment conditions shall be specified in the Coordinated Monitoring Plan to be approved by the Executive Officer. The sampling design shall be in compliance with the SQO Sediment Monitoring section (VII.E).
	A stressor identification, as required by the EB&E Plan Part 1 (Section VII.F), shall be conducted if sediments fail to meet the narrative

Element	Key Findings and Regulatory Provisions
	protective condition of <b>Unimpacted</b> or <b>Likely Unimpacted</b> in accordance with the revised coordinated monitoring plan or the Integrated Monitoring Program or Coordinated Integrated Monitoring Program from the MS4 permit is approved per Table 7-14.2.
	Sediment chemistry and sediment toxicity samples shall be collected annually (in addition to, the sediment triad sampling events as described above), to evaluate trends in general sediment quality constituents (TOC, grain size) and listed constituents (cadmium, copper, lead, silver, zinc, chlordane, total DDT, total PAHs, and total PCBs) relative to sediment quality targets.
	Monitoring of chlordane, total DDTs, and PCBs in fish and mussel tissue within the Estuary shall be conducted annually. The permittees are required to submit for approval of the Executive Officer a monitoring plan that will provide the data needed to assess the effectiveness of the TMDL.
	Special Studies
	Special studies are recommended to refine source assessments, to provide better estimates of loading capacity, and to optimize implementation efforts. Special studies may include:
	• Evaluation and use of low detection level techniques to evaluate water quality concentrations for those contaminants where standard detection limits cannot be used to assess compliance for CTR standards or are not sufficient for estimating source loadings from tributaries and storm water.
	• Developing and implementing a monitoring program to collection the data necessary to apply a multiple lines of evidence approach.
	• Evaluation and use of sediment stressor identification in compliance with the EB&E Plan Part 1 to evaluate causes of any recurring sediment toxicity.
	• Evaluate partitioning coefficients between water column and sediment to assess the contribution of water column discharges to sediment concentrations in the Estuary.
	• Studies to refine relationship between pollutants and suspended solids aimed at better understanding of the delivery of pollutants to the watershed.
	• Studies to understand transport of sediments to the estuary, including the relationship between storm flows, sediment loadings to the estuary, and sediment deposition patterns within the estuary.
	• Studies to evaluate effectiveness of BMPs to address pollutants and/or sediments.

Date	Action
January 11, 2006	Regional Board permit writers shall incorporate the waste load allocations for sediment into the NPDES permits. Waste load allocations will be implemented through NPDES permit limits in accordance with the implementation schedule contained herein, at the time of permit issuance, renewal or re-opener.
Within 6 months after the effective date of the State Board adopted sediment quality objectives and implementation policy	The Regional Board will re-assess the numeric targets and waste load allocations for consistency with the State Board adopted sediment quality objectives.
January 11, 2011	Responsible jurisdictions and agencies shall provide to the Regional Board result of any special studies.
January 11, 2012	The Regional Board shall reconsider this TMDL to re-evaluate the waste load allocations and the implementation schedule.
MINOR NPDES PERMITS	AND GENERAL NON-STORM WATER NPDES PERMITS
January 11, 2013	The non-storm water NPDES permits shall achieve the concentration-based waste load allocations for sediment per provisions allowed for in NPDES permits.
GENERAL	INDUSTRIAL STORM WATER PERMIT
January 11, 2013	The general industrial storm water permits shall achieve the mass- based waste load allocations for sediment per provisions allowed for in NPDES permits.
GENERAL C	ONSTRUCTION STORM WATER PERMIT
January 11, 2015	The general construction storm water permits shall achieve the mass-based waste load allocations for sediment per provisions allowed for in NPDES permits.
MS4 AND	CALTRANS STORM WATER PERMITS
January 11, 2007	In response to an order issued by the Executive Officer, the MS4 and Caltrans storm water NPDES permittees must submit a coordinated monitoring plan, to be approved by the Executive Officer, which includes both ambient monitoring and TMDL effectiveness monitoring. Once the coordinated monitoring plan is approved by the Executive Officer, ambient monitoring shall commence within 6 months.
June 11, 2015	Revise the coordinated monitoring plan or the Integrated Monitoring Program or Coordinated Integrated Monitoring Program prepared in compliance with the Los Angeles County MS4 permit.
January 11, 2011 (Draft Report)	The MS4 and Caltrans storm water NPDES permittees shall provide a written report to the Regional Board outlining how they will

 Table 7-14.2. Ballona Creek Estuary Toxic Pollutants TMDL: Implementation Schedule

Date	Action
July 11, 2011 (Final Report)	achieve the waste load allocations for sediment to Ballona Creek Estuary. The report shall include implementation methods, an implementation schedule, proposed milestones, and any applicable revisions to the TMDL effectiveness monitoring plan.
January 11, 2013	Compliance with the metals TMDLs may be demonstrated via any one of three different means:
	1. Demonstrate that the sediment quality condition of Unimpacted or Likely Unimpacted via the interpretation and integration of multiple lines of evidence as defined in the SQOs, is met; or
	2. Sediment numeric targets are met in bed sediments; or
	3. Interim allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 25% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for sediment.
	Alternatively, permittees shall attain a 25% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.
	Compliance with sediment WLAs for Chlordane, total DDT, and total PCBs may be demonstrated via any one of three different means:
	1. Sediment numeric targets are met in bed sediments.
	<ol> <li>Fish tissue targets are met in species resident to Ballona Creek Estuary.</li> </ol>
	3. Demonstrate that the sediment quality condition protective of fish tissue is achieved per the Statewide Enclosed Bays and Estuaries Plan, as amended to address contaminants in resident finfish and wildlife.
	4. Interim allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 25% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for sediment.

Alternatively, permittees shall attain a 25% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.
Compliance with the metals TMDLs may be demonstrated via any one of three different means:
1. Demonstrate that the sediment quality condition of Unimpacted or Likely Unimpacted via the interpretation and integration of multiple lines of evidence as defined in the SQOs, is met; or
2. Sediment numeric targets are met in bed sediments; or
3. Interim allocations in the discharge are met, as described below:
The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 50% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for sediment.
Alternatively, permittees shall attain a 50% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.
Compliance with sediment WLAs for Chlordane, total DDT, and total PCBs may be demonstrated via any one of three different means:
1. Sediment numeric targets are met in bed sediments.
<ol> <li>Fish tissue targets are met in species resident to Ballona Creek Estuary.</li> </ol>
3. Demonstrate that the sediment quality condition protective of fish tissue is achieved per the Statewide Enclosed Bays and Estuaries Plan, as amended to address contaminants in resident finfish and wildlife.

Date	Action
	4. Interim allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 50% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for DDT and chlordane. For PCBs, 25% of the total drainage area must meet the allocations required by the TMDL in effect in $2013^2$ .
	Alternatively, for DDT and chlordane, permittees shall attain a 50% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan. For PCBs, a 25% reduction in loading of the TMDL in effect in 2013 <sup>2</sup> shall be obtained.
January 11, 2017	Compliance with the metals TMDLs may be demonstrated via any one of three different means:
	1. Demonstrate that the sediment quality condition of Unimpacted or Likely Unimpacted via the interpretation and integration of multiple lines of evidence as defined in the SQOs, is met; or
	2. Sediment numeric targets are met in bed sediments; or
	3. Interim allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 75% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for sediment.
	Alternatively, permittees shall attain a 75% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.

 $<sup>^2</sup>$  In 2013, the PCB target was 22.7  $\mu g/kg$  and the WLA for stormwater was 159 g/yr.

Date	Action
	Compliance with sediment WLAs for Chlordane, total DDT, and total PCBs may be demonstrated via any one of three different means:
	1. Sediment numeric targets are met in bed sediments.
	<ol> <li>Fish tissue targets are met in species resident to Ballona Creek Estuary.</li> </ol>
	3. Demonstrate that the sediment quality condition protective of fish tissue is achieved per the Statewide Enclosed Bays and Estuaries Plan, as amended to address contaminants in resident finfish and wildlife.
	4. Interim allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 75% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for Chlordane and DDT and for PCBs the MS4 and Caltrans storm water NPDES permittees shall demonstrate that 25% of the total drainage area is effectively meeting the waste load allocations.
	Alternatively, for DDT and Chlordane permittees shall attain a 75% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.
March 23, 2018	The Regional Board shall reconsider the TMDL based upon new data, technical studies, and revisions to State or regional water quality control plans or policies.
January 11, 2021	Compliance with the metals TMDLs may be demonstrated via any one of three different means:
	1. Demonstrate that the sediment quality condition of Unimpacted or Likely Unimpacted via the interpretation and integration of multiple lines of evidence as defined in the SQOs, is met; or
	2. Sediment numeric targets are met in bed sediments; or

Date	Action
	3. Final allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 100% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for sediment.
	Alternatively, permittees shall attain a 100% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.
	Compliance with sediment WLAs for Chlordane, total DDT, and total PCBs may be demonstrated via any one of three different means:
	1. Sediment numeric targets are met in bed sediments.
	<ol> <li>Fish tissue targets are met in species resident to Ballona Creek Estuary.</li> </ol>
	3. Demonstrate that the sediment quality condition protective of fish tissue is achieved per the Statewide Enclosed Bays and Estuaries Plan, as amended to address contaminants in resident finfish and wildlife.
	4. Final allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 100% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for Chlordane and DDT and for PCBs the MS4 and Caltrans storm water NPDES permittees shall demonstrate that 50% of the total drainage area is effectively meeting the waste load allocations.
	Alternatively, for DDT and Chlordane, permittees shall attain a 100% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant

Date	Action
	MS4 monitoring stations identified in an approved coordinated monitoring plan and for PCBs permittees shall attain a 50% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.
January 11, 2025	Compliance with sediment WLAs total PCBs may be demonstrated via any one of three different means:
	1. Sediment numeric targets are met in bed sediments.
	<ol> <li>Fish tissue targets are met in species resident to Ballona Creek Estuary.</li> </ol>
	3. Demonstrate that the sediment quality condition protective of fish tissue is achieved per the Statewide Enclosed Bays and Estuaries Plan, as amended to address contaminants in resident finfish and wildlife.
	4. Final allocations in the discharge are met, as described below:
	The MS4 and Caltrans storm water NPDES permittees shall demonstrate that 100% of the total drainage area served by the MS4 is effectively meeting the waste load allocations for sediment.
	Alternatively, permittees shall attain a 100% reduction in the difference between the baseline loadings and WLAs, as measured at the relevant existing MS4 permit monitoring location and/or at relevant MS4 monitoring stations identified in an approved coordinated monitoring plan.