

**STATE OF CALIFORNIA
CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
SANTA ANA REGION**

**ORDER NO. R8-2010-0033
NPDES NO. CAS 618033**

**NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMIT AND
WASTE DISCHARGE REQUIREMENTS FOR
THE RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION
DISTRICT, THE COUNTY OF RIVERSIDE, AND THE INCORPORATED CITIES OF
RIVERSIDE COUNTY WITHIN THE SANTA ANA REGION**

AREA-WIDE URBAN RUNOFF MANAGEMENT PROGRAM

The following Discharger(s) are subject to waste discharge requirements as set forth in this Order:

Table 1. Municipal Permittees (Dischargers)

Principal Permittee	Riverside County Flood Control and Water Conservation District (RCFC&WCD)*	
Co-Permittees	1. Beaumont	-9. Moreno Valley
	2. Calimesa	-10. Murrieta
	3. Canyon Lake	11. Norco
	4. Corona	12. Perris
	5. County of Riverside (County)	13. Riverside
	6. Hemet	14. San Jacinto
	7. Lake Elsinore	15. Wildomar
	8. Menifee	

* The Principal Permittee and the Co-Permittees are collectively referred to as the Permittees or the Dischargers.

Table 2. - Administrative Information

This Order was adopted by the Regional Water Board on:	January 29, 2010
This Order will become effective on:	January 29, 2010
This Order will expire on:	January 29, 2015
The U.S. Environmental Protection Agency (USEPA) and the California Regional Water Quality Control Board have classified this discharge as a major discharge.	
The Discharger must file a Report of Waste Discharge in accordance with Title 23, California Code of Regulations, as application for issuance of new waste discharge requirements no later than 180 days in advance of the Order expiration date.	

IT IS HEREBY ORDERED, that this Order supersedes Order No. R8-2002-0011 except for enforcement purposes, and, in order to meet the provisions contained in Division 7 of the California Water Code (CWC) and regulations adopted there under, and the provisions of the federal Clean Water Act (CWA), and regulations and guidelines adopted there under, the Permittees must comply with the requirements in this Order.

I, Gerard J. Thibeault, Executive Officer, do hereby certify that this Order No. R8-2010-0033 with all attachments is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Santa Ana Region, on January 29, 2010.

Gerard J. Thibeault, Executive Officer

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TABLE OF CONTENTS

I.	FACILITY INFORMATION	6
II.	FINDINGS	8
	A. BACKGROUND.....	8
	B. LEGAL AUTHORITIES.....	10
	C. RATIONALE FOR REQUIREMENTS	14
	D. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)	15
	E. DISCHARGE CHARACTERISTICS	15
	F. CWA SECTION 303(D) LISTED WATERBODIES AND TMDLS (ALSO SEE SECTION K).....	23
	G. NEW DEVELOPMENT/SIGNIFICANT REDEVELOPMENT – WQMP /LID	29
	H. MUNICIPAL CO-PERMITTEE INSPECTION PROGRAMS	35
	I. ILLICIT CONNECTIONS/ ILLEGAL DISCHARGES (IC/ID)	36
	J. TECHNOLOGY-BASED EFFLUENT LIMITATIONS (Not Applicable).....	37
	K. WATER QUALITY-BASED EFFLUENT LIMITATIONS (WQBELs) AND TMDL WLA	37
	L. WATER QUALITY CONTROL PLAN (BASIN PLAN).....	40
	M. NATIONAL TOXICS RULE (NTR) AND CALIFORNIA TOXICS RULE (CTR)	42
	N. STATE IMPLEMENTATION POLICY (SIP).....	42
	O. COMPLIANCE SCHEDULES AND INTERIM REQUIREMENTS	42
	P. ANTIDegradation POLICY	43
	Q. ANTI-BACKSLIDING	43
	R. PUBLIC EDUCATION/PARTICIPATION	43
	S. PERMITTEE FACILITIES AND ACTIVITIES.....	45
	T. MUNICIPAL CONSTRUCTION PROJECTS	45
	U. MONITORING AND REPORTING	46
	V. STANDARD AND SPECIAL PROVISIONS.....	48
	W. NOTIFICATION OF INTERESTED PARTIES	48
	X. CONSIDERATION OF PUBLIC COMMENT	48
	Y. ALASKA RULE.....	48
	Z. COMPLIANCE WITH CZARA	49
	AA. NON-POINT SOURCE (NPS) DISCHARGES	49
	BB. STRINGENCY REQUIREMENTS FOR INDIVIDUAL POLLUTANTS. (N/A)	49
	CC. FISCAL RESOURCES	49
III.	PERMITTEE RESPONSIBILITIES:	50
	A. RESPONSIBILITIES OF THE PRINCIPAL PERMITTEE:	50
	B. RESPONSIBILITIES OF THE CO-PERMITTEES:	53
	C. IMPLEMENTATION AGREEMENT	55
IV.	LOCAL IMPLEMENTATION PLAN:	55
V.	DISCHARGE PROHIBITIONS:	58
VI.	EFFLUENT LIMITATIONS, DISCHARGE SPECIFICATIONS AND OTHER TMDL RELATED REQUIREMENTS	59
	A. ALLOWED DISCHARGES:	59

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B. DISCHARGE SPECIFICATIONS FOR DISCHARGES FROM PERMITTEE OWNED AND/OR OPERATED FACILITIES AND ACTIVITIES - DE-MINIMUS DISCHARGES : 60

C. NON-POINT SOURCE (NPS) DISCHARGES: 62

D. WATER QUALITY BASED EFFLUENT LIMITATIONS TO IMPLEMENT THE- TOTAL MAXIMUM DAILY LOADS (TMDLS) 62

VI. RECEIVING WATER LIMITATIONS 70

VII. LEGAL AUTHORITY/ENFORCEMENT 72

IX. ILLICIT CONNECTIONS/ILLEGAL DISCHARGES (IC/ID); LITTER, DEBRIS AND TRASH CONTROL 75

X. SEWAGE SPILLS, INFILTRATION INTO THE MS4 SYSTEMS FROM LEAKING SANITARY SEWER LINES, SEPTIC SYSTEM FAILURES, AND PORTABLE TOILET DISCHARGES 77

XI. CO-PERMITTEE INSPECTION PROGRAMS 77

A. GENERAL REQUIREMENTS 77

B. CONSTRUCTION SITES 80

C. INDUSTRIAL FACILITIES 81

D. COMMERCIAL FACILITIES 82

E. RESIDENTIAL PROGRAM 84

XII. NEW DEVELOPMENT (INCLUDING SIGNIFICANT REDEVELOPMENT) 85

A. GENERAL REQUIREMENTS: 85

B. WATERSHED ACTION PLAN 86

C. INCORPORATION OF WATERSHED PROTECTION PRINCIPLES INTO PLANNING PROCESSES 88

D. WATER QUALITY MANAGEMENT PLAN (WQMP) FOR URBAN RUNOFF (FOR NEW DEVELOPMENT/ SIGNIFICANT REDEVELOPMENT): 90

E. LOW IMPACT DEVELOPMENT (LID) AND HYDROMODIFICATION MANAGEMENT TO MINIMIZE IMPACTS FROM NEW DEVELOPMENT/SIGNIFICANT REDEVELOPMENT PROJECTS: 94

F. ~~Permittee Road Projects~~ROAD PROJECTS 99

G. ALTERNATIVES AND IN-LIEU PROGRAMS 99

H. APPROVAL OF WQMP 101

I. FIELD VERIFICATION OF BMPS ~~100~~99

J. CHANGE OF OWNERSHIP AND RECORDATION ~~100~~99

K. OPERATION AND MAINTENANCE OF POST-CONSTRUCTION BMPS 102

L. PRE-APPROVED PROJECTS 103

XIII. PUBLIC EDUCATION AND OUTREACH 103

XIV. PERMITTEE FACILITIES AND ACTIVITIES 105

G. PERMITTEE COMPLIANCE WITH GENERAL PERMITS 107

1. GENERAL CONSTRUCTION PERMIT 107

2. GENERAL DE-MINIMUS PERMIT DISCHARGES 108

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XV. TRAINING PROGRAM FOR STORM WATER MANAGERS, PLANNERS, INSPECTORS AND MUNICIPAL CONTRACTORS
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XVI. NOTIFICATION REQUIREMENTS 111

XVII. PROGRAM MANAGEMENT ASSESSMENT/DAMP REVIEW 112

XVIII. FISCAL RESOURCES 113

XIX. MONITORING AND REPORTING PROGRAM..... 113

XX. PROVISIONS..... 114

XXI. PERMIT MODIFICATION.....115

XXII. PERMIT EXPIRATION AND RENEWAL.....115

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 Tab stops: 18 pt, Left

LIST OF TABLES

Table 1- Municipal Permittees (Dischargers) 1

Table 3a – Receiving Waterbodies and Municipal Dischargers: 16

Table 3b- Beneficial Uses and 2006 CWA Section 303(d) Impaired Waters 17

Table 4 - Impaired Waterbodies 23

Table 5 - Middle Santa Ana River Bacterial Indicator TMDL Task Force 26

Table 6 - Canyon Lake and Lake Elsinore Nutrient TMDL Task Force 29

Table 7 - Lake Elsinore In-lake Sediment Nutrient Reduction Strategy 67

Table 8 - Lake Elsinore/Canyon Lake Model Update Plan..... 68

Table 9 - Canyon Lake Nitrogen and Phosphorus Waste Load and Load Allocations^a 69

Table 10 - Lake Elsinore Nitrogen and Phosphorus Waste Load and Load Allocations^a 70

LIST OF APPENDICES

Appendix Number	DESCRIPTION
1	Permit Area
2	Other Entities that May Discharge Pollutants to the MS4
3	Monitoring And Reporting Program
4	Glossary
5	Notice of Intent and Notice of Termination for Construction Activities
6	Fact Sheet
7	Notice of Intent and Notice of Termination for De-Minimus Discharges

I. FACILITY INFORMATION¹

- A. Each of the municipalities listed in Table 1, above, hereinafter called Permittees, owns and/or operates portions of the municipal separate storm sewer system (MS4²), through which Urban Runoff¹ is discharged into Waters of the United States (Waters of the U.S.) that are located within the jurisdiction of the Santa Ana Regional Water Quality Control Board (Santa Ana Region). The MS4 falls into one or more of the following categories: (1) a medium or large MS4 that services a population of greater than 100,000 or 250,000 respectively; or (2) an MS4 which contributes to a violation of a Water Quality Standard; or (3) an MS4 which is a significant contributor of Pollutants to Waters of the U. S.; or (4) an MS4 owned and/or operated by a small municipality that is interrelated to a medium or large municipality. Section 402(p) of the CWA requires that discharges of Urban Runoff from MS4 be regulated under a ~~National Pollutant Discharge Elimination System (NPDES)~~ permit.
- B. This Order regulates the discharge of Pollutants ~~(as defined in Appendix 4, Glossary)~~ in Urban Runoff from ~~a~~Anthropogenic ~~(generated from non-agricultural human activities)~~ sources from the MS4 that is owned and/or operated by the Permittees. The Permittees lack legal jurisdiction over discharges into their MS4 facilities from agricultural activities, State and federal facilities, public schools and hospitals, utilities, railroads, and special districts, Native American tribal lands, wastewater management agencies and other point and non-point source discharges otherwise permitted by the Regional Board. The Regional Board recognizes that the Permittees should not be held responsible for discharges from such facilities or Pollutants in those discharges. However, to the extent that the Permittees authorize the connection of these discharges into their MS4s, this Order requires the Permittees to provide written notification of Water Quality Management Plan (WQMP) requirements for post-construction BMPs and/or other applicable requirements of this Order. -A WQMP approved by the Permittee who owns the MS4 constitutes compliance with the General Construction Permit post construction standardsrequirements³ for the Permit Area.
- C. The Co-Permittees have established legal authority to control discharges into the MS4 facilities that they own and/or operate. As owners and/or operators of the MS4, the Permittees are responsible for discharges into their MS4 facilities to the extent of their legal authority. The discharge of Pollutants into the MS4 may cause or contribute to, or threaten to cause or contribute to, a condition of Pollution in Receiving Waters. Federal regulations, 40 CFR 122.26(d)(2)(i), require the Permittees to control the

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¹ Note: Acronyms and capitalized terms used in this document are defined in Appendix 4.

² See Appendix 4.

³ The State General Construction Permit Section XIII

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discharge of Pollutants into the MS4 to the maximum extent practicable (MEP, ~~see Appendix 4~~). Certain activities and sources that generate Pollutants present in Urban Runoff may be beyond the ability of Permittees to prevent or eliminate. Examples of these activities and sources include, but are not limited to: emissions from internal combustion engines, brake pad wear and tear, atmospheric deposition, bacteria and wildlife (including feral cats and dogs) and leaching of naturally occurring nutrients and minerals from local soils. This Order is not intended to address background or naturally occurring Pollutants or flows.

- D. The Permittees have identified ~~m~~Major Outfalls (~~Outfalls with a pipe diameter of 36 inches or greater or drainage areas draining 50 acres or more~~) and have submitted maps of existing MS4 facilities. The Co-Permittees reported having approximately 269 miles of underground storm drains, and 95 miles of channels⁴. The RCFC&WCD reported having 75 miles in underground storm drains and 59 miles of channels in the Permit Area.
- E. On February 5, 2008 Wildomar residents voted for cityhood and the city incorporated on July 1, 2008. Menifee residents voted for cityhood on June 3, 2008 and the city incorporated on October 1, 2008. Both cities in letters dated May 5 and May 6, 2009, respectively, have expressed their intent to be a Co-Permittee in this Order and for the purposes of this Order shall be considered as such. Urban Runoff from the cities of Menifee, Murrieta and Wildomar discharges into watersheds within the Santa Ana Regional Board and the San Diego Regional Board jurisdictions. Therefore, these cities are regulated by MS4 permits issued by both Regional Boards. Urban Runoff from the County of Riverside and RCFC&WCD discharge into watersheds within the Santa Ana, San Diego and Colorado River Region Regional Board jurisdictions. Therefore, these entities are regulated by MS4 permits issued by three Regional Boards.
- F. The Permit Area contains 1,396 square miles or 19.1% of the 7,300 square miles within Riverside County and includes 15 of the 26 municipalities within Riverside County. The more densely populated areas of Riverside County are located within the Santa Ana Regional Board's jurisdiction. The population of the Permit Area was estimated at ~~1,237,388~~~~1,232,979~~ as of January 1, 2006⁵. The California Department of Finance estimates that as of January 1, 2009, the population of Riverside County was 2,107,653⁶. Other portions of Riverside County are regulated by the San Diego and the Colorado River Basin Regional Boards.

Comment [b2]: To match 2007 ROWD per footnote.

⁴ Section 3.6.1 of the 2007 ROWD 2008-2009 Permittee Santa Ana NPDES MS4 Annual Report.

⁵ Section 3.3.1 of the 2007 ROWD (Western Riverside Council of Governments (WRCOG), Sub-regional Growth Forecast, Riverside County Projection (Revised Draft), November 22, 2006.)

⁶ E-1 report dated April 30, 2009 (http://www.dof.ca.gov/research/demographic/reports/estimates/e-1/2008-09/documents/E-1_2009%20Press%20Release.pdf).

II. FINDINGS

The California Regional Water Quality Control Board, Santa Ana Region (hereinafter the "Regional Board") finds that:

A. BACKGROUND

1. The Co-Permittees own and operate flood control facilities. Some of the natural channels, streambeds and other drainage facilities that are generally considered as Waters of the U.S. have been converted to flood control facilities. In such cases, where a natural streambed is modified to convey storm water flows, the conveyance system becomes both a MS4 and a Water of the U.-S.
2. The Permittees are currently discharging from the MS4 pursuant to Order No. R8-2002-0011, NPDES Permit No. CAS 618033. This Order renews Order No. R8-2002-0011 and regulates discharges of Urban Runoff from the MS4 within Riverside County.
3. On April 27, 2007, the ~~Riverside County Flood Control and Water Conservation District (hereinafter referred to as "RCFC&WCD" or "Principal Permittee")~~, in cooperation with the County of Riverside, (the "County") and the incorporated cities of Beaumont, Calimesa, Canyon Lake, Corona, Hemet, Lake Elsinore, Moreno Valley, Murrieta, Norco, Perris, Riverside, and San Jacinto, jointly submitted a permit renewal application, a Report of Waste Discharge (the "2007 ROWD"), to renew the NPDES permit for discharges of Urban Runoff from the MS4 in the Permit Area. Subsequently, the cities of Menifee and Wildomar also signed letters of intent to include discharges from their MS4 facilities under this MS4 Permit. The County and incorporated cities are hereinafter the "Co-Permittees", and collectively with the Principal Permittee referred to as the "Permittees". ~~The Permit Area (as defined in Appendix 4, Glossary)~~ is shown in Appendix 1 and includes the urban areas and those portions of agriculture and open space as shown on Appendix 1 that may convert to industrial, commercial, or residential use during the term of this Order.
4. To more effectively carry out the requirements of this Order, the Permittees have agreed that the RCFC&WCD will continue as the Principal Permittee and the County and the incorporated cities within the Permit Area will continue as the Co-Permittees.
5. The Permittees submitted a revised Drainage Area Management Plan ("2007 DAMP" ~~as defined in Appendix 4, Glossary~~) as contained in Appendix B of the 2007 ROWD. The proposed DAMP identifies programs and policies, including best management practices ~~(BMPs as defined in Appendix 4, Glossary)~~, to achieve Water Quality Standards in the Receiving Waters. These BMPs can be organized into two categories: BMPs for existing facilities and BMPs for New Development

Comment [r3]: Previously defined

and Significant Redevelopment. Both categories include regulatory activities, public education programs, waste management, and operations and maintenance activities. The Permittees currently implement the 2006 DAMP. With the adoption of this Order, the Permittees are required to implement the 2007 DAMP. The DAMP is a dynamic document that defines the MEP standard (see discussion of this term in the Glossary, Appendix 4) for the Permittee activities and is incorporated by reference as an enforceable element of this Order.

6. This Order requires the Permittees to revise the DAMP and associated documents to incorporate new MS4 Permit requirements which include recommendations from the 2007 ROWD. Future modifications of the DAMP, once approved by the Regional Board Executive Officer⁷, are also enforceable elements of this Order.
7. During the Third Term Permit, Regional Board staff conducted an evaluation of each of the Permittees' Urban Runoff programs. This evaluation indicated that most of the Permittees lacked proper documentation of procedures and policies for implementation of various elements of their Urban Runoff program. This Order requires each Permittee to develop a Local Implementation Plan (LIP ~~as defined in Appendix 4, Glossary~~) that documents its internal procedures for implementation of the various program elements described in the DAMP and this Order.
8. On July 13, 1990, the Regional Board adopted the first term Riverside County MS4 permit, Order No. 90-104 (NPDES No. CA 8000192). On March 8, 1996, the Regional Board renewed Order No. 90-104 by adopting the second term Riverside County MS4 permit, Order No. 96-30 (NPDES No. CAS618033). On October 25, 2002, the Regional Board renewed Order No. 96-30 by adopting the third term MS4 permit, Order No. R8-2002-0011 (NPDES No. CAS618033).
9. This Order renews Order No. R8-2002-0011 (NPDES No. CAS618033), and regulates discharges of Urban Runoff from the MS4 within the Permit Area in Riverside County. This Order is the fourth term permit and is intended to regulate the discharge of Pollutants in Urban Runoff from non-agricultural ~~Anthropogenic (as defined in Appendix 4, Glossary)~~ activities and sources under the jurisdiction of and/or maintenance responsibility of the Permittees and is not intended to address background or naturally occurring Pollutants or flows.

⁷ The Executive Officer shall provide members of the public with notice and at least a 30-day comment opportunity for all documents submitted in accordance with this Order. If the Executive Officer, after considering timely submitted comments, concludes that the document is adequate or adequate with specified changes, the Executive Officer may approve the document or present it to the Board for its consideration at a regularly scheduled and noticed meeting. If there are significant issues that cannot be resolved by the Executive Officer, the document will be presented to the Board for its consideration at a regularly scheduled meeting.

10. The Santa Ana River Basin is the major watershed within the Santa Ana Region. The Regional Board and the Permittees recognize the importance of watershed management initiatives and regional planning and coordination in the development and implementation of programs and policies related to water quality protection.
11. It is recognized that in some cases MS4 facilities are used to convey Urban Runoff to sub-regional or regional Treatment Control BMPs or may incorporate regional BMPs directly. The Regional Board recognizes this appropriate strategy for treatment provided that Waters of the U.S. are not used to convey Pollutants. Further, such BMPs are not considered MS4 or Waters of the U.S..
12. A number of regional and watershed-wide efforts are underway in which the Permittees are active participants. The Regional Board also recognizes that, in certain cases, diversion of funds targeted for certain monitoring programs to regional monitoring programs may be necessary. The Executive Officer is authorized to approve, after proper public notification and consideration of all comments received, reallocation of resources to the watershed management initiatives and regional planning and coordination programs and regional monitoring programs.
13. The Permittees are required to submit all documents, where appropriate, to the Regional Board in an electronic format. All such documents will be posted at the Regional Board's website and all interested parties will be notified. In addition, the website will include the administrative and civil procedures for appealing any decision made by the Executive Officer. Some Urban Runoff issues, such as monitoring, public education, and training can be more effectively addressed on a regional or statewide basis thereby increasing program consistency and efficiency. This Order encourages continued participation in such programs and policies.

B. LEGAL AUTHORITIES

1. This Order Is issued pursuant to Section 402 of the CWA federal Clean Water Act, the Porter-Cologne Water Quality Control Act (Division 7 of the Water Code, commencing with Section 13000), applicable State and federal regulations, all applicable provisions of statewide Water Quality Control Plans and Policies adopted by the State Water Resources Control Board (State Board), the Water Quality Control Plan for the Santa Ana River Basin adopted by the Regional Board (Basin Plan), the California Toxics Rule (CTR), and the California Toxics Rule Implementation Plan. This Order also serves as Waste Discharge Requirements (WDRs) pursuant to Article 4, Chapter 4, Division 7 of the Water Code (commencing with Section 13260).
2. This Order is consistent with the following precedential Orders adopted by the State Board addressing municipal storm water NPDES Permits: Order 99-05-DWQ (Petition of Environmental Health Coalition/Receiving Water Limitation Language

Comment [r4]: Previously defined

for Municipal Storm Water Permits), Order WQ-2000-11 (Petitions Bellflower, City of Arcadia, Western States Petroleum Association, Review of RWQCB and Its Executive Officer Pursuant to Order 96-054, Permit for Municipal Storm Water and Urban Run-Off Discharges within Los Angeles County), Order WQ 2001-15 (In the Matter of the Petitions of Building Industry Association of San Diego County and Western States Petroleum Association), and Order WQO 2002-0014 (Petitions of Aliso Viejo, et al/Order to stay provision F.5.f of the permit and part of last sentence of Finding 26, permit issued by San Diego Regional Water Quality Control Board).

3. Consistent with the State Board's orders, this Order requires the Permittees to comply with the applicable Water Quality Standards, which is to be achieved through an iterative approach requiring the implementation of increasingly more effective BMPs until Water Quality Standards are not impaired by Urban Runoff. All MS4 permits issued in California specify certain minimum ~~BMPs~~control measures and incorporate an iterative process that requires increasingly more effective ~~BMPs~~control measures if the Water Quality Standards are not met.
4. The federal Clean Water Act established a national policy designed to help maintain and restore the physical, chemical and biological integrity of the nation's waters. In 1972, the CWA established the NPDES permit program to regulate the discharge of Pollutants from ~~"p~~Point sources" to waters of the nation or Waters of the U.S. (the Receiving Waters and as defined in Appendix 4, Glossary). From 1972 to 1987, the main focus of the NPDES program was to regulate conventional Pollutant sources such as sewage treatment plants and industrial facilities. As a result, on a nationwide basis, non-point sources, including agricultural runoff and Urban Runoff, now contribute a larger portion of many kinds of Pollutants than the more thoroughly regulated sewage treatment plants and industrial facilities.
5. Studies conducted by the USEPA, the states, counties, cities, flood control districts and other entities dealing with Urban Runoff indicate that the following are major sources of Urban Runoff Pollution nationwide:
 - a. Industrial ~~Facilities~~sites where appropriate Pollution Prevention and BMPs are not implemented;
 - b. Construction ~~s~~Sites where erosion and sediment controls and BMPs are not implemented; and,
 - c. Runoff from urbanized areas.
6. The 1987 amendments to the CWA added Section 402(p) that required the USEPA to develop permitting regulations for storm water discharges from MS4 and from ~~i~~ndustrial facilities, including construction sites. The USEPA promulgated the final Phase I storm water regulations on November 16, 1990. Neither the 1987

amendments to the CWA nor the Phase I storm water regulations (40 CFR Part 122) have been amended since their effective dates.

7. Prior to the USEPA's promulgation of the final storm water regulations, three counties (Orange, Riverside, and San Bernardino) and their incorporated cities located within the Regional Board's jurisdiction requested area-wide NPDES MS4 permits. These area-wide MS4 NPDES permits are:
 - a. Orange County, NPDES No. CAS 618030
 - b. Riverside County, NPDES No. CAS 618033
 - c. San Bernardino County, NPDES No. CAS 618036
8. Consistent with the CWA and the USEPA regulations promulgated pursuant thereto, the State Board and the Regional Board have adopted a number of permits to address Pollution from the sources identified in Finding 5, above. Industrial activities (as defined in 40 CFR 122.26(b)(14)) including construction activities on one or more acres are to be covered under one of the following permits and those individuals or entities that engage in such activities are required to secure permission to engage in such identified activities pursuant to the provisions of one of the following permits:
 - a. State Board Order No. 97-03-DWQ, for storm water runoff from industrial activities (NPDES No. CAS000001), (the "General Industrial ~~Activities Storm Water~~ Permit").
 - b. ~~State Board Order No. 20099-00098-DWQ, for storm water runoff from construction activities (NPDES No. CAS000002), (the "General Construction Activity Storm Water Permit"). Order No. 99-08-DWQ was amended by State Board Resolution No. 2001-046 on April 26, 2001, to incorporate monitoring provisions as directed by the Superior Court, County of Sacramento. This Order is in the process of being renewed.~~
 - c. State Board Order No. 99-06-DWQ (NPDES No. CAS000003) for storm water runoff from facilities (including freeways and highways) owned and/or operated by the ~~California Department of Transportation ("Caltrans").~~
 - d. ~~State Board Order No. 2003-0007-DWQ, for discharges of storm water runoff associated with small linear underground/overhead construction projects (NPDES No. CAS000005), (the "General Permit Small Linear Underground Projects). This State Board Order may be merged into the General Construction Activity Storm Water Permit upon its renewal.~~

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Comment [r6]: Previously defined

Comment [JEU7]: Permit is void as new Board Order is in effect.

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e. The Regional Board also issues individual storm water NPDES permits for certain ~~i~~Industrial ~~f~~Facilities within the Santa Ana River watershed. Currently there is only one ~~individual industrial~~ storm water NPDES permit that has been issued by the Regional Board for an ~~Industrial f~~Facility (March Air Reserve Base) located within the Permit Area. Additionally, the Regional Board has issued NPDES permits for a number of facilities that discharge process wastewater and storm water; storm water discharge requirements are included in such a facility's NPDES permit.

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9. Section 402(p) of the CWA establishes two different performance standards for storm water discharges. NPDES MS4 permits require controls to reduce the discharge of Pollutants to the MEP. NPDES permits issued for industrial storm water discharges (including construction activities) must meet Best Available Technology (“BAT”) and Best Conventional Pollutant Control Technology (“BCT”) standards. The CWA and the USEPA regulations allow each state the flexibility to decide what constitutes the MEP.

10. This Order does not constitute an unfunded mandate subject to subvention under Article XIII.B, Section (6) of the California Constitution for several reasons, including the following:

a. This Order implements federally mandated requirements under ~~CWA Clean Water Act~~ Section 402(p)(3)(B). (33 USC § 1342(p)(3)(B)).

b. The Permittees' obligation under this order are similar to, and in many respects less stringent than, the obligations of non-governmental dischargers who are issued NPDES permits for storm water discharges.

c. The Permittees have the authority to levy service charges, fees, or assessments to pay for compliance with this Order⁸.

d. The Permittees requested permit coverage in lieu of compliance with the complete prohibition against the discharge of Pollutants contained in ~~federal CWA Clean Water Act~~ Section 301, subdivision (a). (33 USC § 1311(a)).

11. Section 13225 of the ~~CWC California Water Code~~ identifies the Regional Board as being the enforcement authority for NPDES permits, including the Industrial General Permit, ~~and the Construction General Permit, and the General Permit - Small Linear Underground Projects,~~ which are collectively referred to as the “General Stormwater Permits.” However, in many areas, the ~~i~~Industrial ~~F~~Facilities and ~~e~~Construction ~~s~~Sites discharge directly into MS4 facilities owned and operated by the Permittees. These ~~i~~Industrial ~~F~~Facilities and ~~e~~Construction ~~s~~Sites are also

Comment [r8]: Previously defined

Comment [b9]: Small LUP Permit now part of CGP

⁸ Voter approval may be required for new tax levies.

regulated under local ordinances and regulations. The Permittees and Regional Board staff work together to avoid duplicative efforts in regulating these facilities. As part of this coordination, the Permittees have been notifying Regional Board staff when they observe, during their routine activities, conditions that result in a threat or potential threat to water quality, or when a required Industrial Facility or Construction Activity fails to obtain coverage under the appropriate General Stormwater Permit.

12. This Order does not authorize any act that results in the taking of a threatened or endangered species or any act that is now prohibited, or becomes prohibited in the future, under either the California Endangered Species Act (Fish and Game Code Sections 2050 to 2097) or the Federal Endangered Species Act (16 U.S.C.A. Sections 1531 to 1544). This Order requires compliance with Effluent Limits, Receiving Water Limits, and other requirements to protect the Beneficial Uses of Waters of the U.S. The Permittees are responsible for meeting all requirements of the applicable Endangered Species Act.
13. The Permittees may petition the Regional Board to issue a separate NPDES permit to any discharger of Non-storm Water into MS4 facilities that they own or operate.
14. The Regional Board has considered anti-degradation requirements, pursuant to 40 CFR 131.12 and State Board Resolution No. 68-16, for this discharge. The Regional Board finds that the Urban Runoff regulated under this Order is consistent with the federal and state anti-degradation requirements and a complete anti-degradation analysis is not necessary. This Order requires the continued implementation of programs and policies to reduce the discharge of Pollutants in Urban Runoff. This Order includes additional requirements to control the discharge of Pollutants in Urban Runoff from "Significant Redevelopment," and "New Development," as defined in Finding II.G. and Section XII of this Order.

C. C. RATIONALE FOR REQUIREMENTS

1. The Regional Board developed the requirements in this Order based on information submitted as part of the 2007 ROWD (including the 2007 DAMP), monitoring and reporting data, program audits, and other available information and consistent with the CWA, CWC and regulations adopted thereunder.
2. The Fact Sheet (Appendix 6) which contains additional background information and rationale for requirements specified in this Order is hereby incorporated into this Order and constitutes part of the Findings for this Order. Appendices 1 through 5 and 7 are also incorporated into this Order.

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D. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA)

1. Under Water Code Section 13389, this action to adopt an NPDES permit is exempt from the provisions of CEQA, Public Resources Code Sections 21100 -21177 (*County of Los Angeles v. California State Water Resources Control Board* [2006] 142 Cal Appl. 4th 985, mod. [Nov. 6, 2006, B184034] 50 Cal. Rptr 3rd 619, 632-636). This action also involves the re-issuance of ~~WDRs~~~~Waste Discharge Requirements~~ for existing facilities and as such, is exempt from the provisions of ~~California Environmental Quality Act~~~~CEQA~~ (commencing with Section 21100) in that the activity is exempt pursuant to Title 14 of the California Code of Regulations Section 15301.
2. Compliance with this Order and the DAMP does not necessarily constitute mitigation that is sufficiently specific to satisfy the requirements of CEQA with regards to projects. The intent of the ~~Drainage Area Management Plan/Water Quality Management Plan~~ (DAMP/WQMP), Storm Water Pollution Prevention Plan (SWPPP) and other programs and policies incorporated into this order is to minimize the impacts from a specific project to a level that is below significance as defined in CEQA.

Comment [r10]: Previously defined

Comment [r11]: Both acronyms previously defined

E. DISCHARGE CHARACTERISTICS

1. This Order regulates Urban Runoff from areas under the jurisdiction of the Permittees. The term Urban Runoff as used in this Order includes storm water runoff, snowmelt runoff and surface runoff and drainage as defined in Appendix 4.
2. Pollutants in Urban Runoff can threaten and adversely affect human health and the environment. Human illnesses have been clearly linked to recreating near storm drains flowing into coastal waters⁹. Also, Pollutants in Urban Runoff can bioaccumulate in receiving waters in the tissues of invertebrates and fish and eventually consumed by humans and other animals.
3. Urban Runoff can carry Pollutants described in the Fact Sheet to rivers, streams, and lakes within the Permit Area (collectively the "Receiving Waters"). In addition, although infrequently, Urban Runoff from the Permit Area can carry these Pollutants to other receiving waters such as the Pacific Ocean.
4. Management of dry weather discharges resulting from urbanization provides an opportunity to promote water conservation as well as address water quality.
5. The Co-Permittees discharge Urban Runoff into lakes, drinking water reservoirs, rivers, streams, creeks, and tributaries thereto within the Upper Santa Ana River,

⁹ The Santa Monica Bay Restoration Project, Epidemiology Study, 1996.

Middle Santa Ana River, and San Jacinto hydrologic units within the Santa Ana Region, as shown in Tables 3a and 3b. Some of the Receiving Waters have been designated as Impaired by the Regional Board and the USEPA pursuant to CWA Section 303(d).

Table 3a – Receiving Waterbodies and Municipal Dischargers:

Municipality	Upper Santa Ana										San Jacinto									
	Mill Creek Prado Area	Chino Creek, Reach 1A	Chino Creek, Reach 1B	Temescal Creek	San Timoteo Wash	Little San Geronio	Santa Ana River, Reach 3	Santa Ana River, Reach 4	Cucamonga Creek	San Jacinto River reaches 1-4	Lake Elsinore	Canyon Lake	Strawberry Creek	Lake Hemet	Salt Creek	Poppet Creek	Indian Creek	Bautista Creek		
RCFC&WCD				◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆		
Beaumont						◆	◆	✕	✕		◆	✕		◆						
Calimesa						◆	✕	✕	✕		◆	✕	◆							
Canyon Lake				✕			✕			✕	✕	◆								
Corona				◆			✕													
County of Riverside (County)	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆	◆			
Hemet				✕			✕			✕	✕	✕		✕						
Lake Elsinore				◆			✕			✕	◆									
Menifee				✕			✕			✕	✕	✕		✕						
Moreno Valley				✕			✕			✕	✕	✕								
Murrieta				✕			✕				✕									
Norco				✕			◆													
Perris				✕			✕			◆	✕	✕		✕						
Riverside				✕			◆	◆			✕									
San Jacinto										◆	✕	✕								
Wildomar				✕			✕				✕									

◆ Direct Discharge of MS4 to Receiving Water
 ✕ Tributary to Receiving Water

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Table 3b. Beneficial Uses and 2006 CWA Section 303(d) Impaired Waters

Watershed Management Areas in Riverside County	Hydraulic Unit	Beneficial Uses
Upper Santa Ana River		
Santa Ana River, Reach 3,	801.21, 801.25, 801.27,	AGR, GWR, REC1, REC2, WARM, WILD, RARE, SPWN
Santa Ana River, Reach 4	801.27, 801.44	GWR, REC1, REC2, WARM, WILD, SPWN
Temescal Creek – Reach 1	801.25	REC1, REC2, WARM, WILD,
Temescal Creek – Reach 2	801.32, 801.25	INTERMITTENT - AGR, IND, GWR, REC1, REC2, LWARM
Temescal Creek – Reach 3 See Lee Lake		
Temescal Creek – Reach 4	801.34	RARE, INTERMITTENT - AGR, GWR, REC1, REC2, WARM, WILD
Temescal Creek – Reach 5	801.35	AGR, GWR, REC1, REC2, WARM, WILD, RARE
Temescal Creek – Reach 6	801.35	INTERMITTENT - GWR, REC1, REC2, WARM, WILD
Coldwater Canyon Creek	801.32	MUN, AGR, GWR, REC1, REC2, WARM, WILD
Bedford Canyon Creek	801.32	INTERMITTENT - GWR, REC1, REC2, WARM, WILD
Dawson Canyon Creek	801.32	MUN, GWR, REC1, REC2, WARM, WILD
Day Creek	801.21	MUN, PROC, GWR, REC1, REC2, COLD, WILD
San Sevaine Creek	801.21	INTERMITTENT - MUN, GWR, REC1, REC2, COLD, WILD
San Timoteo Wash Reach 3	801.62	IGWR, REC1, REC2, WARM, WILD, RARE
Little San Gorgonio Creek & Tributaries	801.62, 801.63, 801.69	MUN, GWR, REC1, REC2, COLD, -WILD,
Sunnyslope Channel	801.27,	MUN, REC1, REC2, WARM, WILD, SPWN
Tequesquite Arroyo (Sycamore Creek)	801.27,	GWR, REC1, REC2, WARM, WILD, SPWN
Chino Basin/ Middle Santa Ana		
Chino Creek, Reach 1A	801.21	REC1, REC2, WARM, WILD, RARE
Chino Creek, Reach 1B	801.21	REC1, REC2, WARM, WILD, RARE
Mill Creek (Prado Area)	801.25	REC1, REC2, WARM, WILD, RARE
Cucamonga Creek – Reach 1	801.21	GWR, REC1, REC2, LWARM, WILD

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Watershed Management Areas in Riverside County	Hydraulic Unit	Beneficial Uses
San Jacinto San Jacinto River reaches 1 and 6	802.31, 802.32 & 802.21	INTERMITTENT - MUN, AGR, GWR, REC1, REC2, WARM, WILD
San Jacinto San Jacinto River reaches 3-5	802.11, 802.14, 802.21,	INTERMITTENT - AGR, GWR, REC1, REC2, WARM, WILD
San Jacinto San Jacinto River reach 2 See Canyon Lake		
San Jacinto San Jacinto River reach 7	802.21	MUN, AGR, GWR, REC1, REC2, COLD, WILD
- Bautista Creek	802.21, 802.23	MUN, AGR, GWR, REC1, REC2, COLD, WILD,
Strawberry Creek	802.21	MUN, AGR, GWR, REC1, REC2, COLD, W-ILD
Fuller Mill Creek	802.22	MUN, AGR, GWR, REC1, REC2, COLD, WILD
Stone Creek	802.21	MUN, AGR, GWR, REC1, REC2, COLD, W-ILD
Salt Creek	802.12	INTERMITTENT - REC1, REC2, WARM, WILD
Logan, Black Mtn, Juaro Canyon, Indian, Hurkey, Poppet and Protrero Creeks, and other Tributaries to these Creeks	802.21, 802.22	INTERMITTENT - MUN, AGR, GWR, REC1, REC2, WARM, WILD,
Lakes		
Lake Elsinore	802.31	REC1, REC2, WARM, WILD
Canyon Lake	802.11	MUN, AGR, GWR, REC1, REC2, WARM, WILD
Lake Hemet	802.22	MUN, AGR, GWR, POW, REC1, REC2, WARM, COLD, WILD, SPWN
Lake Fulmor	802.21	MUN, AGR, REC1, REC2, WARM, COLD, WILD
Lake Perris	802.11	MUN, AGR, IND, PROC, GWR, REC1, REC2, COMM, WARM, COLD, WILD
Lake Evans	801.27	REC1, REC2, WARM, COLD, WILD
Lake Mathews	801.33	MUN, AGR, IND, PROC, GWR, REC1, REC2, WARM, WILD, RARE
Lee Lake	801.34	AGR, IND, GWR, REC1, REC2, WARM, WILD
Mockingbird Reservoir	801.26	AGR, REC1, REC2, WARM, WILD

AGR: Agricultural Supply; MUN: Municipal and Domestic Supply; GWR: Groundwater Recharge; IND – Industrial Service Supply, POW – Hydropower generation, REC1: Water Contact Recreation; REC2: Non-Contact Water Recreation; WARM: Warm Freshwater Habitat; LWARM: Limited Warm Freshwater Habitat, COLD - Cold freshwater habitat, WILD: Wildlife Habitat, RARE – Rare threatened or endangered species. SPWN – Spawning, reproduction and development waters.

6. Urban Runoff is defined in the Glossary (Appendix 4). It includes those discharges from residential, commercial, industrial, and construction areas within the Permit Area and excludes discharges from Open Space¹⁰, feedlots, dairies, farms and agricultural fields. Urban Runoff consists of storm water and "authorized non-storm water" (see Section VI) surface runoff from drainage sub-areas with various, often mixed, land uses within all of the hydrologic drainage areas that discharge into the Receiving Waters. In addition to Urban Runoff, the MS4 regulated by this Order receives flows from Open Space, agricultural activities, state and federal properties and other non-urban land uses not under the control of the Permittees. The quality of the discharges from the MS4 varies considerably and is affected by, among other things, past and present land use activities, basin hydrology, geography and geology, season, the frequency and duration of storm events, and the presence of past or present illegal and allowed disposal practices and Illicit Connections.
7. Pathogens (from sanitary sewer overflows, septic system leaks, and spills and leaks from portable toilets, pets, wildlife, and human activities) can impact water contact recreation and non-contact water recreation. Floatables (from trash) are an aesthetic nuisance and can be a substrate for algae and insect vectors. Oil and grease can coat birds and aquatic organisms, adversely affecting respiration and/or thermoregulation. Other petroleum hydrocarbon components may cause Toxicity (as defined in Appendix 4, Glossary) to aquatic organisms and may impact human health. Suspended and settleable solids (from sediment, trash, and industrial activities) may be deleterious to benthic organisms and may cause anaerobic conditions to form. Sediments and other suspended particulates may cause turbidity, clog fish gills and interfere with respiration in aquatic fauna. They may also screen out light, hindering photosynthesis and normal aquatic plant growth and development. However, it is recognized that storm flows from non-urbanized areas such as national forest, state parks, wilderness, and agriculture, as shown on Appendix 1, naturally exhibit high levels of suspended solids due to climate, hydrology, geology and geography.¹¹ Toxic substances (from pesticides, petroleum products, metals, and industrial wastes (as defined in Appendix 4, Glossary) can cause acute and/or chronic Toxicity, and can bioaccumulate in organisms to levels that may be harmful to human health. Nutrients (from fertilizer use, fire fighting chemicals, decaying plants, confined animal facilities, pets, and wildlife) may cause excessive algal blooms. These blooms may lead to problems with taste, odor, color and increased turbidity, and may depress the dissolved oxygen content, leading to fish kills.

¹⁰ Only includes Open Space in strictly unurbanized areas. See Glossary definition of Urban Runoff.

¹¹ Riverside County Flood Control and Water Conservation District's "Hydrology Manual," dated April 1978 and page II-4 of "Santa Ana River, Design Memorandum No. 1, Phase II GDM on the Santa Ana River Mainstem, including Santiago Creek, Volume 2, Prado Dam." dated August 1988 and D.I. Inman & S.A. Jenkins "Climate Change and the Episodicity of Sediment Flux in Small California Rivers," Journal of Geology, Volume 107, pp. 251-270, 1999.

8. Bacteria and nutrients are the Pollutants of Concern for a majority of the inland waters that are listed under the 303(d) list of Impaired waterbodies or an adopted Total Maximum Daily Load (TMDL). This Order requires the Permittees to identify sources of bacteria and nutrients in Urban Runoff to their MS4 and to control those Pollutant sources.
9. Recent information¹² shows that plastic wastes and materials released to surface water bodies can harm aquatic species by entanglement or ingestion. This Order requires the Permittees to consider facilities that handle nurdles¹³ as a high priority site for inspection, and outreach. Nurdles are a major contributor to marine debris. During a three month study of Orange County researchers found them to be the most common beach contaminant¹⁴. Nurdles comprised roughly 98% of the beach debris collected in a 2001 Orange County study.
10. The Permittees' water quality monitoring data submitted to date document a number of violations of Basin Plan Water Quality Objectives for various Urban Runoff-related Pollutants (fecal coliform bacteria, nutrients, total suspended solids, turbidity, metals, etc.) at various watershed monitoring stations.
11. This Order includes requirements for control of Dry Wweather flows from Permittee activities that may cause an exceedance of Water Quality Objectives in Receiving Waters for Total Dissolved Solids (TDS) or total inorganic nitrogen (TIN). Storm water was considered to be an insignificant source for nitrogen/TDS in groundwater.
12. The Permittees' 2003-2004, 2004-2005, 2005-2006, 2006-2007 and 2007-2008 Annual Reports indicate exceedances of Water Quality Objectives for each core MS4 monitoring station discussed in a through g, below. The Permittees have identified nutrients and bacteria as priority constituents for initial corrective actions.
 - a. Corona Storm Drain (40) - Six samples were collected and analyzed for fecal coliforms. Three samples were collected in the dry season and three during wet weather events. All samples analyzed exceeded bacteria (as fecal coliform) Water QualityBasin Plan Objectives with a maximum value of 160,000 MPN fecal coliforms. Boron analyses exceeded Water QualityBasin Plan Objectives of 0.75 mg/L in one out of eighteen samples collected (0.78 mg/L).

¹² http://www.bestlifeonline.com/cms/publish/health-fitness/Our_oceans_are_turning_into_plastic_are_we_2_printer.shtml, (alternative reference: <http://rstb.royalsocietypublishing.org/search?fulltext=entanglement+and+ingestion&sortspec=date&submit=Submit&andorexactfulltext=phrase>)

¹³ A nurdle is a plastic pellet, also known as pre-production plastic pellet or plastic resin pellet.

¹⁴ Moore, Charles (2002). "[A comparison of neustonic plastic and zooplankton abundance in Southern California's coastal waters and elsewhere in the North Pacific](http://www.mindfully.org/Plastic/Ocean/Marine-Debris-Panel30oct02.htm)". *Algalita Marine Research Foundation*. <http://www.mindfully.org/Plastic/Ocean/Marine-Debris-Panel30oct02.htm>.

Six samples were collected and analyzed for ~~Total Dissolved Solids (TDS)~~ in 2003-2004. -All samples were below the Temescal Creek and Santa Ana River Reach 3 ~~Water Quality Basin Plan~~ Objectives of 800 mg/L/700 mg/L TDS (respectively) and only one (11 mg/L) of ten samples (2005-2008) exceeded the 10 mg/L total nitrogen ~~o~~Objective.

- b. Sunnymead Channel (316) - Three samples were collected during wet weather events and analyzed for fecal coliforms in this time frame. All samples were greater than 5000 MPN and exceeded bacteria ~~Water Quality Basin Plan~~ Objectives of 200 or 400 MPN fecal coliforms. Two samples were collected during wet weather events and analyzed for TDS and were below the ~~Water Quality Basin Plan~~ Objective of 700 mg/L for Canyon Lake. Total nitrogen values in all ten samples collected during wet weather events were below the ~~Water Quality Basin Plan~~ Objective of 8 mg/L.
- c. Hemet Channel (318) - All four wet weather samples were detected at greater than 7000 MPN and exceeded the bacteria ~~Water Quality Basin Plan~~ Objective of 200 or 400 MPN for fecal coliforms. -As Salt Creek does not have numeric objectives for TDS, the Receiving Water for Salt Creek is Canyon Lake with an objective of 700 mg/L TDS. All eighteen samples collected during wet weather events and analyzed for TDS were below the Canyon Lake ~~Water Quality Basin Plan~~ Objective. Total nitrogen values in all nine samples collected during ~~wWet W~~weather events were below the ~~Water Quality Basin Plan~~ Objective of 8 mg/L.
- d. Magnolia Center (364) – Eleven out of thirteen samples (3-~~wWet W~~weather samples [>160000 MPN maximum concentration] and 10 dry [5000 MPN maximum]) collected exceeded the ~~Water Quality Basin Plan~~ Objective for fecal coliform (200 -or 400 MPN MPN). -Two (both collected during ~~wWet W~~weather events) out of thirty-four samples identified total nitrogen concentrations in excess of the 10 mg/L ~~Water Quality Basin Plan~~ Objective. The maximum concentration measured was 13 mg/L. ~~Water Quality Basin Plan~~ Objective of 700 mg/L TDS were exceeded in three out of eight samples analyzed. The maximum TDS concentration was 930 mg/L TDS.
- e. University Wash Channel (702) – All three samples were detected at greater than 5000 MPN concentration and exceeded the fecal coliform ~~Water Quality Basin Plan~~ Objective of 200 or 400 MPN. The maximum concentration was ~~greater than~~ 13,000 MPN. -One (11 mg/L) out of sixteen samples analyzed for total nitrogen was above the Santa Ana River Reach 4 ~~Water Quality Basin Plan~~ Objective of 10 mg/L. Ten samples analyzed for TDS were below ~~the Water Quality Basin Plan o~~Objective of 550 mg/L.

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- f. North Norco Channel (707) – Three out of four samples (>16000 MPN maximum) analyzed for fecal coliform exceeded bacteria Basin Plan Objective of 200 or 400 MPN fecal coliform. Three (1300 mg/L maximum concentration dry, 900 mg/L wet) out of four samples analyzed for TDS were above the Santa Ana River-Reach 3 Water Quality Basin Plan Objective of 700 mg/L. Two samples were dDry Seasonweather and two samples were wWet Wweather. One out of ten samples analyzed for total nitrogen exceeded the Water Quality Basin Plan Objective of 10 mg/L for total nitrogen.
- g. Perris Line J Channel (752) – All four wWet SeasonWeather eventweather samples analyzed exceeded bacterial indicator Water Quality Basin Plan Objective the highest value was 13,000 MPN fecal coliform. Two of four samples analyzed for TDS exceeded the Basin Plan Objective of 700 mg/L for Canyon Lake. One out of twelve samples analyzed exceeded the Water Quality Basin Plan Objective of 8 mg/L for total nitrogen.
13. The Permittees are participating in several studies in conjunction with the Storm Water Monitoring Coalition (SMC), Storm Water Quality Standards Task Force, the Lake Elsinore and Canyon Lake TMDL Task Force, the Middle Santa Ana River TMDL Task Force and Southern California Coastal Water Research Project (SCCWRP) to address the elevated fecal bBacterial iIndicator levels. Also, the Permittees are anticipating that the use of fecal bBacterial iIndicator will be changed to E. coli and the reclassification of REC uses for several MS4 facilities in the near future. However, E. coli data still indicates Water Quality Basin Plan Objective exceedances that will need to be addressed as part of the TMDL.
14. The above monitoring results, the 303(d) list of Impaired Waterbodies and the approved TMDLs indicate that bacterial contamination is one of the persistent problems in Urban Runoff. TMDL Implementation Plans including Urban Runoff Waste Load Allocations (WLAs) have been adopted by the Regional Board for the Middle Santa Ana River to address this problem. It should be noted, however, that the work of the Storm Water Quality Standards Task Force is likely to result in changes to Recreational Water Quality Objectives and implementation measures, including the suspension of recreational standards during high flow events. Further, some MS4 facilities may be recategorized as REC 2 or REC X (REC 1 nor REC_2) pursuant to Use Attainability aAnalyses (UAAs). These changes will likely allow the Permittees to focus their TMDL compliance resources on bacterial contamination that is affecting recreational swimming areas used during the dry season as the highest priority.
15. The Santa Ana River is the major Receiving Water in the Permit Area. During non-storm periods the flow in the River is dominated by effluent from POTW

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discharges. POTW discharges are regulated under NPDES permits issued by the Regional Board. In addition, the quality of the Santa Ana River within the Upper Santa Ana sub-watershed is greatly influenced by runoff from agricultural activities. Urban Runoff from the Permit Area constitutes a minor component of the dry weather flow in the Upper Santa Ana and San Jacinto sub-watersheds of the Santa Ana River. However, Urban Runoff may be more polluted than POTW discharges and therefore a more significant concern based on monitoring results identified in the Annual Reports.

F. CWA SECTION 303(D) LISTED WATERBODIES AND TMDLS (ALSO SEE SECTION K)

1. Water quality assessment conducted by Regional Board staff has identified a number of Beneficial Use Impairments due, in part, to Urban Runoff. Section 305(b) of the CWA requires the USEPA and each state that has been delegated NPDES permitting authority to routinely monitor and assess the quality of waters of their respective regions. If this assessment indicates that Beneficial Uses are not met, then that waterbody must be listed under Section 303(d) of the CWA as an Impaired Waterbody.
2. Based on the Regional Board's 2006¹⁵ water quality assessment a number of water bodies within the Permit Area are listed (see Table 4, below) as Impaired pursuant to Section 303(d).

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¹⁵ On April 24, 2009, the Regional Board adopted Resolution No. R8-2009-0032 approving the ~~CWA~~Clean Water Act Section 305(b) Integrated Report/Clean Water Act Section 303(d) List of Impaired Waterbodies. Minor additional modifications were approved by the Regional Board on October 23, 2009. When the revised list is approved by the State Board and the USEPA, the 2006 list will be updated.

Table 4 - Impaired Waterbodies

Waterbody	Pollutant	Potential Sources	Proposed TMDL Completion
Santa Ana River, Reach 3,	Pathogens	Dairies	Approved 2007
Canyon Lake	Nutrients	Non-point Source	Approved 2005
	Pathogens	Non-point Source	Listing under evaluation
Lake Elsinore	Nutrients	Non-point Source	Approved 2005
	Unknown Toxicity PCBs	Unknown Unknown Non-point Source	2021 2019
Lake Fulmor	Pathogens	Unknown Non-point Source	2019
Santa Ana River, Reach 4	Pathogens	Non-point Source	2019

3. Federal regulations require that a ~~total maximum daily load (TMDL)~~ be established for each 303(d) listed waterbody for each of the Pollutants causing Impairment. The TMDL is the total amount of a Pollutant that can be discharged to a subject waterbody, while still enabling the waterbody to attain Water Quality Standards in the receiving water. Attaining Water Quality Standards means that the receiving waterbody's Water Quality Objectives are met and its Beneficial Uses are protected. The TMDL is the sum of the individual WLAs for point source inputs, Load Allocations (LAs) for Non-Point Source inputs and natural background, and a margin of safety. The TMDLs are one of the bases for limitations established in Waste Discharge Requirements.
4. The Basin Plan amendment incorporating the Middle Santa Ana River Watershed Bacterial Indicator TMDLs (MSAR TMDL) was approved by the Regional Board on August 26, 2005 (Resolution No. R8-2005-0001), by the State Board on May 15, 2006, by the state's Office of Administrative Law on September 1, 2006, and by the USEPA on May 16, 2007.
5. The MSAR TMDL established limits for ~~b~~Bacterial ~~source-i~~Indicators for Santa Ana River (Reach 3), Chino Creek (Reaches 1 and 2), Prado Park Lake, Mill Creek (Prado Area), and Cucamonga Creek (Reach 1). The MSAR TMDLs Implementation Plan identifies three sub-watersheds in Riverside County that drain to the Santa Ana River, Reach 3: 1) Riverside Watershed - Contributes surface drainage generally westward from the City of Riverside to the Santa Ana River; 2) Temescal Canyon ~~W~~watershed - Contributes surface drainage generally northward to Temescal Creek and then to the Santa Ana River; and 3) Chino Basin - The

southeastern portion of the Chino Basin drains generally south to the Santa Ana River in Riverside County.

Comment [b13]: Does not reflect our Oct. 8 comments.

6. The MSAR TMDLs specifies WLAs for Urban Runoff, and discharges from concentrated animal feeding operations. LAs are specified for runoff from other types of agriculture and from natural sources (open space/undeveloped forest land). WLAs and LAs are specified for both ~~d~~Dry ~~s~~Season discharges and ~~w~~Wet ~~s~~Season discharges, with separate compliance dates. -To protect REC1 ~~b~~Beneficial ~~u~~Uses, the TMDL has WLAs for fecal coliform and *E. coli*. -The Basin Plan currently does not have an established ~~Water Quality~~ ~~o~~Objective for *E. coli*. Stakeholders in the Santa Ana Region have formed the Storm Water Quality Standards Task Force (SWQSTF) to evaluate USEPA's ~~b~~Bacterial ~~i~~Indicator recommendations and appropriate ~~r~~Recreational ~~b~~Beneficial ~~u~~Use designations for waterbodies throughout the Region. The SWQSTF is expected to make recommendations for the adoption of alternative ~~b~~Bacterial ~~i~~Indicators such as *E. coli*, based on USEPA's "Ambient Water Quality Criteria for Bacteria - 1986". These and other recommendations of the SWQSTF are likely to result in changes to ~~r~~Recreational ~~w~~Water ~~q~~Quality ~~o~~Objectives.
7. The MSAR TMDL Implementation Plan assigns responsibilities to specific MS4 dischargers to identify sources of ~~i~~Impairment, to propose BMPs to address those sources, and to monitor, evaluate, and revise BMPs as needed, based on the effectiveness of the BMP implementation program. These are generally considered as the short-term solutions. The MSAR Permittees are required to develop and implement a long-term solution (a ~~e~~Comprehensive ~~TMDL~~ ~~p~~Plan) designed to achieve compliance with the WLAs by the dates specified in the TMDLs. Specific ~~TMDL~~ Implementation Plan tasks are described in Chapter 5 of the Basin Plan and are assigned to one or more of the Permittees. Requirements of the TMDL Implementation Plan tasks are incorporated into this Order. A number of these ~~TMDL~~ Implementation Plan tasks are also jointly assigned to non-Permittee stakeholders. The stakeholders have established TMDL task forces to jointly implement and coordinate the TMDL Implementation Plan tasks.
8. The MSAR TMDL Task Force members are listed in Table 5.

Table 5 - Middle Santa Ana River Bacterial Indicator TMDL Task Force

MS4 Permittees	Non-MS4 Permittees
Corona, City of	Santa Ana Watershed Project Authority
Norco, City of	US Department of Agriculture, Forest Service
Riverside, City of	Ag Pool, Milk Producers Council
Riverside, County of	Region 4 MS4 Permittees - Claremont and Pomona (pending formal agreement)
RCFC&WCD,	Region 4 MS4 Permittees - Claremont and Pomona (pending formal agreement), Regional Board
San Bernardino County Flood Control District (representing the County of San Bernardino and the municipalities named in the TMDL) (San Bernardino County, and the Cities of Chino, Chino Hills, Fontana, Montclair, Ontario, Rancho Cucamonga, Rialto and Upland)]	Regional Board

9. Pursuant to Task 3 of the MSAR TMDL, on June 29, 2007, the Regional Board approved the monitoring program (Resolution No. R8-2007-0046) proposed by the TMDL Task Force. Pursuant to Task 4 of the MSAR TMDL, on April 18, 2008, the Regional Board approved the Urban Source Evaluation Plan (USEP) that included a BMP effectiveness study (Resolution No. R8-2008-0044) proposed by the TMDL Task Force. This Order requires the Permittees on the Task Force to continue to implement the approved monitoring program and the [USEP Urban Source Evaluation Plan](#).
10. A BMP effectiveness study was completed as part of the [MSAR Watershed-Wide](#) and BMP effectiveness components of the Middle Santa Ana River Water Quality Monitoring Plan (dated April 3, 2008). The results of this study will be incorporated into BMP selection criteria that will be used as a guide to address bacterial indicator sources within the MSAR watershed. The Principal Permittee plans to conduct a phase 2 study at its [Low Impact Development \(LID\)](#) testing facility to evaluate the effectiveness of several LID-based BMPs, which will further guide BMP selection in the [MSAR](#) watershed.
11. As part of Task 4.1, the MSAR Permittees completed the first phase of the approved USEP (Resolution No. R8-2008-0044) and the [USEP](#) report is currently under review by Regional Board staff. Several discrete sources of [bBacterial iIndicator](#) were identified, controlled, or eliminated as a result of this effort. Based on the outfall monitoring data collected to date, additional sites are identified, monitored and prioritized yearly for further evaluation in the next phases of the USEP. The next phase of the USEP will focus on an [n-BMP-retrofit](#) implementation plan [to retrofit BMPs](#) to address elevated [bBacterial iIndicator](#)s from urban

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drainage areas flowing into Mill Creek and Cucamonga Creek in San Bernardino County is currently being evaluated.

12. Consistent with Task 4.3, this Order requires the Permittees to revise the DAMP to incorporate the results of the USEP and/or other studies. The DAMP revisions shall include schedules for meeting the ~~b~~Bacterial ~~i~~ndicator ~~W~~LAs ~~w~~asteload ~~a~~llocations based on the schedule established in the MSAR TMDLs and the results of the USEP and/or other studies. These revisions shall also provide a proposal and schedule for 1) evaluating the effectiveness of BMPs and other control actions implemented and 2) evaluating compliance with the ~~b~~Bacterial ~~i~~ndicator ~~W~~LAs ~~w~~asteload ~~a~~llocations for ~~u~~Urban ~~r~~unoff by initiating a WLA pre-compliance evaluation monitoring program¹⁶.
13. Pursuant to Task 4.5, the Permittees are required to revise the ~~W~~QMP ~~W~~ater ~~Q~~uality ~~M~~anagement ~~P~~lan to incorporate BMPs as per the USEP, Task 4.1, for ~~n~~New ~~d~~evelopment and ~~s~~ignificant ~~r~~edevlopment projects.
14. The Permittees are required to develop a ~~l~~ong-term ~~p~~lan ~~(e~~Comprehensive ~~T~~MDL ~~p~~lan) to achieve compliance with the WLAs by the compliance dates. Periodic evaluation and update of the ~~e~~Comprehensive ~~T~~MDL ~~p~~lan may be necessary based on a BMP effectiveness analysis to ensure compliance with the WLAs by the compliance dates.
15. Within the Permit Area, there are two watershed-wide MSAR TMDL monitoring stations (WW-S1 Santa Ana River Reach 3 at MWD Crossing and WW-S4 Santa Ana River Reach 3 at Pedley Avenue). ~~The MSAR Permittees within the MSAR TMDL area~~ are required to comply with the numeric ~~b~~Bacterial ~~i~~ndicator targets at these monitoring locations by December 31, 2015 for ~~the d~~Dry ~~w~~Weather conditions (April 1 through October 31, as defined in the TMDL) and by December 31, 2025 for ~~the w~~Wet ~~w~~Weather conditions (November 1 through March 31, as defined by the TMDL).
16. In the absence of an approved ~~e~~Comprehensive ~~T~~MDL ~~p~~lan, the WLAs become the final numeric ~~W~~QBEL ~~w~~ater ~~q~~uality ~~b~~ased ~~e~~ffluent ~~l~~imit that must be achieved by the compliance dates.
17. On December 20, 2004, the Regional Board adopted Resolution R8-2004-0037 amending the Basin Plan to incorporate the Lake Elsinore and Canyon Lake Nutrient TMDLs. These TMDLs were subsequently approved by the State Board on May 19, 2005, by the Office of Administrative Law on July 26, 2005 and by the

¹⁶ Pre-compliance evaluation monitoring is monitoring conducted prior to the TMDL compliance date to assess the effectiveness of BMPs implemented in reducing ~~p~~ollutant(s) of ~~e~~Concern by the compliance date.

USEPA on September 30, 2005. These TMDLs include urban WLAs that are now incorporated into Chapter 5 of the Basin Plan. For both Canyon Lake and Lake Elsinore, the TMDLs specify causal numeric targets (nitrogen and phosphorus) and response numeric targets (chlorophyll *a*, dissolved oxygen and un-ionized ammonia). The TMDLs also specify nitrogen and phosphorus WLAs (point source discharges) and LAs (nonpoint source discharges) for each lake. Compliance with interim dissolved oxygen and chlorophyll *a* numeric targets is to be achieved no later than December 31, 2015. Compliance with the final numeric targets and WLAs and LAs is to be achieved no later than December 31, 2020. The LAs and WLAs are specified as 10-year running average.

18. The nitrogen and phosphorus WLAs and LAs for Canyon Lake are applicable to those discharges tributary to Canyon Lake. The nitrogen and phosphorus WLAs and LAs for Lake Elsinore apply to those areas downstream of Canyon Lake and to overflows from Canyon Lake.
19. TMDL Implementation Plans for each TMDL assign responsibilities to specific MS4 dischargers/stakeholders to identify sources of Impairment, to propose BMPs to address those sources, and to monitor, evaluate and revise BMPs based on monitoring results. Specific TMDL implementation plan tasks associated with Urban Runoff are described in Chapter 5 of the Basin Plan and are assigned to one or more of the Permittees. Requirements of the TMDL implementation plan tasks are incorporated into this Order and were proposed for inclusion in Chapter 13 of the DAMP (see 2007 ROWD). Several of these tasks are also jointly assigned to non-Permittee stakeholders. The Permittees have established TMDL Task Forces to jointly implement and coordinate those tasks.
20. To evaluate compliance with TMDL WLAs as per the Implementation Plans, the Permittees proposed to submit a compliance plan to:
 - a. Evaluate the effectiveness of BMPs and other control actions implemented; and
 - b. Evaluate the progress towards compliance with the nutrient WLA allocation for Urban Runoff.
21. The Canyon Lake and Lake Elsinore Nutrient TMDL Task Force (also referred to as the San Jacinto Watershed Urban Dischargers) members are tabulated below:

Table 6 - Canyon Lake and Lake Elsinore Nutrient TMDL Task Force

Riverside MS4 Permittees	Non-Permittees
Beaumont, City of	California Department of Fish and Game
Canyon Lake, City of	California Department of Transportation (Caltrans),
Hemet, City of	Eastern Municipal Water District
Lake Elsinore, City of	Elsinore Valley Municipal Water District
Moreno Valley, City of	U.S. Air Force (March Air Reserve Base), March Joint Powers Authority,
Murrieta, City of	U.S. Forest Service
Perris, City of	Western Riverside County Agricultural Coalition
San Jacinto, City of	
Riverside, City of	
Riverside, County of	
RCFC&WCD	

22. The cities of Menifee and Wildomar were recently incorporated and are responsible for compliance with the Canyon Lake and Lake Elsinore Nutrient TMDL requirements. They have the option to participate in the TMDL Task Force or comply with the TMDL requirements on their own.

23. Interim compliance (compliance determination prior to the final WLA compliance dates) determination with the WLAs in the TMDLs will be based on the [Lake Elsinore and Canyon Lake \(LE/CL\)](#) Permittees progress towards implementing the various TMDL Implementation Plan tasks as per the resultant studies and plans approved by the Regional Board. The [CL/LE Canyon Lake and Lake Elsinore area](#) Permittees are required to develop a [eComprehensive TMDL pPlan](#) designed to achieve compliance with the WLAs by the final compliance date for approval of the Regional Board. In the absence of an approved [eComprehensive TMDL pPlan](#), the WLAs specified in the approved Canyon Lake/Lake Elsinore Nutrient TMDL will constitute the final numeric [WQBELswater quality-based effluent limits](#).

G. NEW DEVELOPMENT/SIGNIFICANT REDEVELOPMENT – WQMP /LID

1. The California Constitution and Government Code provide the Co-Permittees planning policy powers that mandate that the Co-Permittees review and condition New Development consistent with the Subdivision Map Act, CEQA, and their respective general plans, ordinances, and resolutions to ensure the general public’s health and safety. If these constitutional and statutory mandates are not properly implemented and local ordinances and resolutions are not properly enforced, there is a creditable potential that New Development could result in the discharge of Pollutants via Urban Runoff to the Waters of the U.S within the Permit Area.
2. Significant development has taken place in Riverside County in the last decade. These developments have resulted in the urbanization of many areas.

Urbanization generally increases Urban Runoff volume and velocity of runoff and the amount of Pollutants in the runoff. As development occurs, natural vegetated pervious ground cover is converted to impervious surfaces such as highways, streets, rooftops and parking lots. Natural vegetated soil can both absorb rainwater and remove Pollutants providing an effective natural purification process. In contrast, impervious surfaces can neither absorb water nor remove Pollutants, and the natural purification characteristics are lost. Additionally, urban development can significantly increase Pollutant loads as the increased population density causes proportionately higher levels of vehicle emissions, vehicle maintenance wastes, municipal sewage wastes, pesticide, household hazardous wastes, pet wastes, trash, and other anthropogenic Pollutants.

3. Urbanization can especially threaten environmentally sensitive areas (ESAs) and stream geomorphology. ESAs typically have a much lower capacity to withstand Pollutant loads. In essence, development that is ordinarily insignificant in its impact on the environment may in a particular sensitive environment become significant. Designated ESAs are defined in the Glossary (Appendix 4).
4. Unmitigated high volumes and velocities of discharges from MS4 facilities associated with new development (which may include non-Urban Runoff) into natural watercourses can alter the natural rate of change of a stream and adversely impact aquatic ecosystems and stream habitat and cause stream bank erosion and physical modifications. These changes are the result of Hydromodification. Typically, Hydromodification especially impacts those natural streams in the developing foothills and in other urbanizing fringe portions of the Permit Area.
5. On October 5, 2000, the State Board adopted Order No. WQ-2000-11, which is a precedential order. Order No. WQ-2000-11 required that Urban Runoff generated by 85th percentile storm events from specific types of development categories be infiltrated, filtered or treated. The essential elements of this precedential order were incorporated into the 2002 MS4 Permit and are incorporated herein. In accordance with the requirements specified in the 2002 MS4 Permit, the Permittees developed a model [Water Quality Management Plan \(WQMP\)](#) and Template.
6. The WQMP and Template provide a framework to incorporate some of the watershed protection principles into the Co-Permittees' planning, construction and post-construction phases of New Development and Significant Redevelopment projects. The WQMP includes site design (including, where feasible, [Low Impact Development \(LID\)](#) principles) ([LID, see Appendix 4](#)), Source Control and Treatment Control elements to reduce the discharge of Pollutants in Urban Runoff. On September 17, 2004, the Regional Board approved the WQMP. The Co-Permittees are requiring proponents of New Developments and Significant

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Redevelopments to develop and implement site-specific WQMPs. This Order requires Co-Permittees to continue requiring preliminary project-specific WQMPs as early as possible during the environmental review or planning phase (land use entitlement) and to review and approve final project-specific WQMP that is in substantial conformance with the preliminary project-specific WQMP prior to the issuance of any building or grading permit. This Order also requires Co-Permittees to verify functionality of post-construction BMPs prior to issuance of certificate of occupancy and to track and ensure long term operation and maintenance of those BMPs as per the approved project-specific WQMPs.

7. An audit of each of the Permittees' Urban Runoff management programs during the term of the 2002 MS4 Permit indicated no clear nexus between the watershed protection principles, including LID techniques specified in the WQMP and the Permittees' General Plan or related documents such as Development Standards, Zoning Codes, Conditions of Approval and Project Development Guidance. Existing procedures, ordinances, local codes, and development standards may be barriers to implementation of LID practices. This Order requires the Permittees to evaluate their General Plans, comprehensive or master plans, zoning codes, subdivision ordinances, project development standards, conditions of approval or related documents to determine whether the removal of any barriers, within their control, is feasible for implementation of LID techniques and other requirements of this Order. Where feasible, the Co-Permittees will make appropriate changes to remove barriers to implement LID techniques and other requirements of this Order.
8. This Order also requires the Permittees to review and enforce covenants, conditions and restrictions (CC&R) or develop other mechanisms to ensure proper long term operation and maintenance of post-construction BMPs.
9. In addition to addressing post-development water quality, the WQMP includes requirements to protect ESAs and address potential ~~h~~Hydromodification issues. Section 4.4 of the WQMP requires identification of ~~h~~Hydrologic ~~e~~Conditions of ~~e~~Concern (HCOC). An HCOC exists when a site's hydrologic regime is altered and there are significant impacts on downstream channels and aquatic habitats, alone or in conjunction with impacts of other projects. Currently, New Development and Significant Re-development projects are required to perform this assessment and incorporate appropriate BMPs to ensure existing hydrologic conditions are maintained. This Order requires the Permittees to implement LID techniques to minimize HCOC.
10. Management of the impacts of urbanization on water quality and stream stability in the Permit Area is more effective if the techniques are implemented at the project site, within the neighborhood and within each Co-Permittee's jurisdiction based on an overall watershed plan. The Permittees have identified ~~m~~Major Outfalls ~~(with a pipe diameter of 36 inches or greater or drainage areas draining 50 acres or more)~~ and have submitted maps of existing MS4 facilities. This Order requires the

Permittees to expand upon the existing maps to include a map of its lined and unlined channels and streams within the Permit Area with the goal of identifying, prioritizing, and developing specific action plans for protecting those segments of streams that are vulnerable to development impacts.

11. This Order further requires the Permittees to develop a Watershed Action Plan that would address TMDL Implementation Plan BMP strategies and provide regional tools to address Hydromodification. The Permittees may choose to implement a single Watershed Action Plan for the entire Permit Area, or subdivide the Permit Area into sub-watersheds as appropriate to cost-effectively address TMDL requirements. The Watershed Action Plan integrates existing watershed based planning efforts and incorporates watershed tools to manage cumulative impacts of development on vulnerable streams, preserve structure and function of streams, and protect source, surface and groundwater quality and water supply in the ~~p~~Permitted ~~a~~Area. The Watershed Action Plan should integrate ~~h~~Hydromodification and water quality management strategies with land use planning policies, ordinances, and plans within each jurisdiction. Existing Permittee watershed planning efforts include the Western Riverside County Multiple Species Habitat Conservation Plan, Special Area Management Plan, Santa Ana and San Jacinto Integrated Regional Watershed Management Plans, Lake Elsinore and Canyon Lake and Middle Santa Ana River TMDL Task Forces, SCCWRP ~~h~~Hydromodification sensitivity mapping project, and various regional BMP evaluations being conducted by the Principal Permittee in conjunction with various water districts should be evaluated and incorporated into the Watershed Action Plan as necessary to address TMDL Implementation Plan requirements and Hydromodification. The regional efforts should be evaluated, and if necessary, enhanced to provide Permittees with the tools to integrate Hydromodification and TMDL management strategies with Permittee MS4 Permit compliance programs and land use planning policies, ordinances, and plans within appropriate Permittee jurisdictions within the Permit Area.
12. Pending completion of a Watershed Action Plan and implementing tools, management of the impacts of urbanization shall be accomplished on a per project and per jurisdiction basis through jurisdictional implementation of the watershed tools incorporated into the local general plans, ordinances and other requirements and the project-specific WQMPs.
13. The ~~Southern California Monitoring Coalition (SMC)~~ in collaboration with SMC member ~~Southern California Coastal Water Research Project (SCCWRP)~~ and the California Storm Water Quality Association (CASQA) with funding from the State ~~Water Resources Control~~ Board and CASQA is developing a LID manual for ~~s~~Southern California. This manual will be incorporated into the CASQA BMP Handbooks. The Permittees are encouraged to utilize the LID manual as a resource to implement LID techniques once completed.

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14. This Order requires the project proponents to first consider preventative and conservation techniques (e.g., preserve and protect natural features to the MEP) prior to considering mitigative techniques (~~structural~~ ~~Treatment~~ Control BMPs, such as infiltration systems). The mitigative measures should be prioritized with the highest priority for BMPs that remove Pollutants in Urban Runoff and reduce the volume of Urban Runoff, such as infiltration, then other BMPs, such as harvesting and use, evapotranspiration and bio-treatment should be considered. Consistent with the MEP standard, these LID BMPs must be implemented at the project site. Consideration of “highest and best use” of the discharge should also be considered. For example, Lake Elsinore is evaporating faster than runoff from natural precipitation can recharge it. Requiring infiltration of 85% of runoff events for projects tributary to Lake Elsinore would only exacerbate current water quality problems associated with Pollutant concentration due to lake water evaporation. In cases such as this, requiring infiltration of Urban Runoff from projects is counterproductive to the overall watershed goals. Project proponents, in these cases, would be allowed to discharge Urban Runoff, provided they used equally effective filtration-based BMPs. The Regional Board also recognizes that site conditions, including site soils, contaminant plumes, high groundwater levels, etc., could limit the applicability of infiltration and other LID BMPs at certain project sites. Where LID BMPs are not feasible or appropriate at the project site, more traditional, but equally effective ~~BMPs~~~~control measures~~ should be implemented. This Order provides for alternatives and in-lieu programs where preferred LID BMPs are infeasible or inappropriate.
15. The USEPA has determined that LID/green infrastructure can be a cost-effective and environmentally preferable approach for the control of storm water pollution and to minimize downstream impacts by mimicking pre-development hydrology. LID techniques promote the reduction of impervious areas which may achieve multiple environmental and economic benefits in addition to enhanced water quality and supply, stream and habitat protection, cleaner air, reduced urban temperature, increased energy efficiency and other community benefits such as aesthetics recreation, and wildlife areas. This Order incorporates a volume capture metric based on the design volume specified in the WQMP.
16. If not properly designed and maintained, the ~~structural~~ Treatment Control BMPs could create a nuisance and/or habitat for vectors¹⁷ (e.g., mosquitoes and rodents). The 2002 MS4 Permit required the Permittees to closely collaborate with the local vector control agencies during the development and implementation of such Treatment Control BMPs. The Permittees should continue these collaborative efforts with the vector control agencies to ensure that Treatment Control BMPs do

¹⁷ Managing Mosquitoes in Storm water Treatment Devices, Marco E. Metzger, University of California Davis, Division of Agriculture and Natural Resources, Publication 8125.

not become a Nuisance or a potential source of Pollutants. The requirements specified in this Order include identification of responsible agencies for maintaining the Treatment Control BMPs and for providing funding for operation and maintenance.

17. If not properly designed and maintained, groundwater infiltration systems may adversely impact groundwater quality. Restrictions placed on Urban Runoff infiltration in this Order (Section XI.D.8) are based on recommendations provided by the USEPA Risk Reduction Laboratory. The Permittees should work closely with the water districts and water conservation districts to insure groundwater protection.
18. This Order incorporates new project categories and revised thresholds for several categories of new development and redevelopment projects that trigger the requirement for a WQMP. The 2008 National Research Council (NRC) report¹⁸ indicates that roads and parking lots constitute as much as 70% of total impervious cover in ultra-urban landscape, and as much as 80% of the directly connected impervious cover. Roads tend to capture and export more storm water ~~p~~Pollutants than other impervious covers. As such, roads are included as a priority development category for which WQMPs are required. Private New Development and Significant Redevelopment projects incorporating roads typically allow road runoff to be addressed as part of the overall water quality strategy for the larger common plans of development. Permittee streets, roads and highways capital projects have special limitations. For example, the footprint of street, road and highway capital projects is often limited and may have hydraulic constraints due to lack of underground storm drain systems that would otherwise be necessary to hydraulically facilitate treatment of runoff. There are also limitations specified in state and federal design and code specifications that may limit or prohibit certain BMPs. Permittees may also be subject to flow diversion liability and limited road maintenance budgets and equipment. Street, road and highway projects that function as part of the MS4 also receive runoff and associated Pollutants from both existing urban areas and other external sources, including-adjacent land use activities, aerial deposition, brake pad and tire wear and other sources that may be outside the Co-Permittee's authority to regulate and/or economic or technological ability to control. These offsite flows can overwhelm Treatment Control BMPs designed to address the footprint (consistent with the typical requirements for a WQMP) of street, road or highway capital projects incorporating curb and gutter as part of its storm water conveyance function. –Despite these limitations, the Regional Board finds that Permittee construction of streets, roads and highway capital projects may provide an opportunity to address Pollutant loads from existing urban areas. However, due to the nature of the facilities and projects, it would be unduly burdensome for the Co-Permittees to maintain WQMP documents for

¹⁸ National Research Council Report (2008), http://www.nap.edu/catalog.php?record_id=12465

transportation projects (in addition to Facility Pollution Prevention Plans and other overlapping requirements of this Order). The Permittees are therefore not required to prepare WQMP documents for street, road and highway capital projects, but instead are required to develop functionally equivalent documents that include site specific consideration utilizing BMP guidance to address street, roads and highway capital project runoff to the MEP.

19. The NRC report also indicates that there is a direct relationship between impervious cover and the biological condition of downstream receiving waters. The Permittees are required to address ~~HCOC~~ hydrologic conditions of concern from ~~a~~New ~~e~~Development and ~~s~~Significant ~~r~~Redevelopment projects to minimize downstream impacts.

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H. MUNICIPAL CO-PERMITTEE INSPECTION PROGRAMS

1. Each Co-Permittee conducts inspections of those ~~e~~Construction ~~s~~Sites for which it has issued either a grading or building permit to determine compliance with its ordinances, regulations, and codes, including its Storm Water Ordinance. Each Co-Permittee, consistent with its ordinances, rules and regulations, inspects each ~~Construction~~ ~~s~~Site for compliance with the conditions of approval governing the grading or building permit. These inspections have been expanded by the Co-Permittees to determine that sites requiring coverage under the General Construction ~~Activity Storm Water~~ Permit have filed an ~~an~~ Notice of Intent (NOI).
2. The DAMP addresses compliance strategies with regard to industrial and commercial facilities. As part of their Urban Runoff management activities, the Principal Permittee and the County entered into an agreement, dated August 10, 1999 by which they have developed and funded, in cooperation with the Riverside County Environmental Health Department, the "Compliance Assistance Program" (CAP) which includes a storm water survey component as part of existing inspections of hazardous material ~~(as defined in Appendix 4, Glossary)~~ handlers and retail food service activities. The CAP consists of educational outreach to the inspected facilities and detailed storm water compliance surveys for each facility that must secure a hazardous materials permit for either storing, handling or generating such materials (there are approximately 5,500 facilities of which approximately 2,300 are inspected annually, and all facilities are inspected at least once during a two year cycle) and retail food facilities (there are approximately 6,750 facilities, all of which are inspected 1 to 3 times annually). Storm Water Compliance Surveys are conducted with each inspection of hazardous materials facilities, and at least once during the MS4 Permit term for restaurants. Restaurant inspectors are authorized to conduct additional surveys if they observe an IC/ID or ordinance violation. The type of industrial/commercial establishment that is inspected includes, but is not limited to, automobile mechanical repair, maintenance, fueling, or cleaning operation, automobile or other vehicle body

repair or painting operations, and painting or coating operations. Completed surveys that indicate non-compliance are forwarded to the appropriate Co-Permittee's enforcement division for follow up action. In addition, the cities of Corona and Riverside, which operate publicly owned treatment works (POTW), conduct annually on average, approximately 4,400 wastewater pre-treatment inspections, on a variety of industrial and commercial establishments within their respective jurisdictions, including, but not limited to, retail food establishments, car washes, and carpet, drape & furniture cleaning establishments. The Permittees have agreed to notify Regional Board staff when conditions are observed during such inspections that appear to be in violation of either the Storm Water General Permits or a permit issued by the Regional Board.

3. An evaluation of the Permittees' inspection programs during the 2002 MS4 Permit indicated a wide range of compliance and non-compliance with the ~~e~~Construction ~~s~~Site, and ~~i~~Industrial and ~~e~~Commercial ~~f~~Facilities inspection requirements. In many instances, the ~~C~~onstruction ~~S~~ite and ~~f~~Facilities' return to compliance was not properly documented. This Order includes requirements for a more effective inspection program and includes a performance measure, time to return to compliance, as a metric for program effectiveness.

I. ILLICIT CONNECTIONS/ ILLEGAL DISCHARGES (IC/ID)

1. Illegal Discharges to the MS4 can contribute to ~~e~~Contamination (~~as defined in Appendix 4, Glossary~~) of Urban Runoff and other surface waters. During the term of the 1990 MS4 Permit, the underground MS4 facilities were inspected and only one Illicit Connection was identified. Open channels and other aboveground elements of the MS4 are inspected for evidence of Illegal Discharges as an element of routine maintenance by the Permittees. The Permittees also developed a program to prohibit IC/IDs to their MS4 facilities. Continued surveillance and enforcement of these programs are required to eliminate IC/IDs. The Permittees have a number of procedures in place to eliminate IC/IDs to the MS4, including ~~e~~Construction ~~S~~ite and, ~~e~~Commercial, and ~~i~~Industrial ~~f~~Facility inspections, MS4 facility inspections, water quality monitoring and reporting programs, and public education.
2. The Permittees have the authority to control Pollutants in Urban Runoff, to prohibit IC/ID, to control spills, and to require compliance and carry out inspections of the MS4 facilities within their respective jurisdictions. The Co-Permittees have been extended necessary legal authority through California statutes and local charters. Consistent with this statutory authority, each of the Co-Permittees have adopted their respective Storm Water Ordinances.
3. Even though the Permittees have established the authority and the procedures to detect and eliminate IC/IDs, audits conducted during the term of the 2002 MS4

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Permit indicated that this program element is generally carried out passively through complaint response. IC/IDs are also detected through inspection programs and maintenance activities. Reports from maintenance inspectors are also typically logged as complaints. This Order requires each Permittee to revise this program element based on the Center for Watershed Protection's Illegal Discharge Detection and Elimination: A Guidance Manual for Program Development and Technical Assessments, or equivalent program.

J. TECHNOLOGY-BASED EFFLUENT LIMITATIONS (Not Applicable)

K. WATER QUALITY-BASED EFFLUENT LIMITATIONS (WQBELs) AND TMDL WLA

1. 40 CFR 122.44(d) requires that NPDES permits include WQBELs to attain and maintain applicable numeric and narrative water quality criteria to protect the Beneficial Uses of the Receiving Water. Where numeric water quality criteria have not been established, 40 CFR 122.44(d) specifies that WQBELs may be established using USEPA criteria guidance under CWA section 304(a), proposed State criteria or a State policy interpreting narrative criteria supplemented with other relevant information, or an indicator parameter. In *Defenders of Wildlife, et al v. Browner*, No. 98-71080 (9th Cir, October 1999), the Court held that the CWA does not require strict compliance with State Water Quality Standards for MS4 permits under section 301(b)(1)(C), but that at the same time, the CWA does give the permitting authority the discretion to incorporate appropriate ~~WQBEL water quality-based Effluent Limitations~~ under another provision, CWA Section 402(p)(3)(B)(iii). The use of BMPs to control or abate the discharge of Pollutants is allowed by 40 CFR 122.44(k)(3) when Numeric Effluent Limitations are infeasible or when practices are reasonably necessary to achieve Effluent Limitations and standards or to carry out the purposes and intent of the CWA. The legislative history and the preamble to the federal storm water regulations indicate that the Congress and the USEPA were aware of the difficulties in regulating Urban Runoff solely through traditional end-of-pipe treatment. It is the Regional Board's intent to require the Permittees to implement BMPs consistent with the MEP standard in order to support attainment of Water Quality Standards. This Order includes Receiving Water Limitations based on Water Quality Objectives; it prohibits the creation of Nuisance and requires the reduction of ~~w~~Water ~~q~~Quality ~~s~~Standards ~~i~~mpairment in Receiving Waters. The Permit includes a procedure for determining whether Urban Runoff is causing or contributing to exceedances of Receiving Water Limitations and for evaluating whether the DAMP must be revised to include additional or more effective BMPs designed to meet Water Quality Standards. The Order establishes an iterative process to determine compliance with the Receiving Water Limitations.

Comment [JEU18]: From 12/17 meeting between MJA, Tim Moore and Legal Counsel

2. To support attainment of Water Quality Standards, consistent with the MEP standards, this Order aims to reduce the discharge of Pollutants in Urban Runoff from the MS4 by requiring Permittees to:
 - a. Implement BMPs at Permittee facilities and activities,
 - b. Require BMPs, including, where appropriate, LID techniques, to be implemented at New Development and Significant Redevelopment project sites prior to accepting discharges into their MS4 facilities, where feasible,
 - c. Implement and annually evaluate the DAMP and each Permittee's LIP for effectiveness in reducing Pollutants in Urban Runoff, and
 - d. Determine if Urban Runoff is contributing to exceedances of ~~w~~Water ~~q~~Quality ~~o~~bjectives or ~~b~~Beneficial ~~u~~ses in ~~r~~Receiving ~~w~~Waters by comparing ~~e~~Outfall and ~~r~~Receiving ~~w~~Water monitoring results to: (1) ~~Basin Plan~~ Water Quality Objectives (~~WQOs~~), (2) ~~California Toxic Rule (CTR)~~, (3) USEPA Multi-Sector Permit Parameter Benchmark Values and (4) other appropriate data identified by the Permittees. The Permittees should also evaluate the Regional Monitoring reports prepared by SCCWRP to assess trends in ~~u~~Urban ~~r~~unoff and ~~r~~Receiving ~~w~~Water quality within the Permit Area.
3. Federal regulations (40 CFR 122.44(d)(1)(vii)(B) require inclusion of ~~e~~Effluent ~~l~~imits that are "consistent with the assumptions and requirements of any available ~~WLA~~wasteload allocation for the discharge prepared by the State and approved by ~~USEPA~~." Consistent with this requirement, ~~the WLAs in the approved TMDLs are incorporated into this Order as WQBELs~~waterthis Order includes interim Effluent Limitations and a process for developing a bmp-based approach which, if adopted by the Regional Board prior to compliance date(s) specified in the associated TMDL Implementation Plan, shall become the final WQBEL(s).~~quality-based effluent limits. In order for the Regional Board to consider approving a BMP-based approach as the final WQBELs~~water quality based effluent limits.~~t~~The Permittees are required to submit a BMP-based eC~~omprehensive TMDL p~~Plan (comprehensive plan)~~describing the proposed BMPs and the documentation demonstrating that the BMPs are expected to attain the WLAs by the compliance dates when implemented. If the Regional Board approves this eC~~omprehensive TMDL p~~Plan, this Order will be amended to include the eC~~omprehensive TMDL p~~Plan as the final WQBEL~~water quality based effluent limit. However, should the Regional Board not approve the eC~~omprehensive TMDL p~~Plan prior to the compliance date; the WLAs shall become the final WQBELs~~water quality based effluent limits. If the Regional Board does not approve the comprehensive plan prior to the compliance date(s), the WLAs will become the final WQBEL(s) on the applicable compliance date and will remain in effect until a BMP comprehensive plan is approved by the Regional Board. The eC~~omprehensive TMDL p~~Plan will be updated, as necessary, to reflect evaluations of the effectiveness of the BMPs, including evaluations presented in the a~~Annual r~~Reports. The WLAs for Big Bear Lake Lake Elsinore and Canyon Lake Nutrient TMDLs are currently being~~

Comment [JEU19]: From Meeting between MJA, Tim Moore and legal counsel 12/17.

Comment [r20]: Previously defined

Comment [r21]: Previously defined

Comment [JEU22]: This change is based on the E-mail MJA sent to me on 12/17 with revisions approved by David Rice.

Comment [JEU23]: From 12/17 meeting between MJA, Tim Moore and legal counsel

Comment [JEU24]: From 12/17 meeting between MJA, Tim Moore and legal counsel

Comment [JEU25]: Inappropriate reference to Big Bear Lake TMDLs.

~~achieved. The CL/LE Permittees in the Big Bear Lake area are required to continue to implement BMPs (specific tasks identified in the LE/CL Big Bear Lake Nutrient TMDL Implementation Plan) and to monitor to ensure continued compliance with the WLAs.~~

4. These WQBELs are consistent with the assumptions and requirements identified in the ~~TMDL~~ iImplementation ~~p~~Plans adopted with the TMDLs because the WQBELs are expected to be sufficient to meet the WLAs by the compliance dates. The ~~two approved~~ TMDLs within the Permit Area are described in Section F, above. These include the following:

a. MSAR Bacterial indicator TMDL

- i. The TMDL relies on this Order to implement the WLAs for Urban Runoff ~~from the MSAR Permittees.~~
- ii. This Order requires the MSAR Permittees within the MSAR TMDL area to fully comply with the TMDL Implementation Plan. The TMDL Implementation Plan includes requirements for monitoring, and submittal of plans and schedules to implement short term solutions and develop long-term solutions to achieve TMDL compliance by the specified compliance dates.
- iii. There are two components in the MSAR TMDL (fecal coliform and *E. coli*). The Basin Plan currently does not have an established objective for *E. coli*. The work that is currently being done by SWQSTF is expected to make recommendations for the adoption of *E. coli* objectives and revised WLAs based on *E. coli*. This Order incorporates the current WLAs as WQBELs. If the WLAs are revised, this Order will be reopened to incorporate the new WLAs.
- iv. Upon adoption of this Order, the tasks identified in the MSAR TMDL ~~i~~Implementation ~~p~~Plan that have been developed by the MSAR Permittees and approved by the Regional Board become the interim ~~e~~Effluent ~~l~~Limits.
- v. The MSAR Permittees are required to develop a ~~e~~Comprehensive TMDL ~~bacteria-reduction p~~Plan designed to achieve WLAs by the compliance date. Once approved by the Regional Board, the ~~is~~ Comprehensive TMDL pPlan becomes the final ~~e~~Effluent ~~l~~Limit. In the absence of an approved ~~e~~Comprehensive TMDL ~~bacteria-reduction p~~Plan, the WLAs become the final numeric ~~WQBEL~~ water quality-based effluent limit by the compliance date specified in the TMDL.

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b. Canyon Lake and Lake Elsinore Nutrient TMDLs

- i. This Order is consistent with the assumptions of the ~~u~~Urban WLAs specified in the Canyon Lake and Lake Elsinore Nutrient TMDLs.
- ii. Consistent with the TMDL Implementation Plan, this Order requires the LE/CL Permittees to identify sources of Impairment, propose BMPs to address those sources, and to monitor, evaluate and revise BMPs based on the monitoring results. Specific TMDL Implementation Plan tasks are described in Chapter 5 of the Basin Plan and are assigned to one or more of the Permittees. Requirements of the TMDL Implementation Plan tasks are incorporated into this Order and Chapter 13 of the 2007 DAMP.
- iii. In Chapter 13 of the 2007 DAMP submitted with the ROWD, the LE/CL Permittees have proposed BMP programs, consistent with the aforementioned TMDL Implementation Plan tasks.
- iv. This Order also requires the LE/CL Permittees to monitor at representative Urban Runoff monitoring locations defined in the Consolidated Program for Water Quality Monitoring (CMP), (Phase 2 TMDL Monitoring is specified in the Lake Elsinore and Canyon Lake Nutrient TMDL Monitoring Plan dated February 15, 2006) and TMDL Implementation Plan and to evaluate the effectiveness of BMPs implemented in the Permit Area in reducing Pollutants of Concern in Urban Runoff to determine progress towards attainment of WLAs by the specified compliance date.
- v. The Regional Board recognizes that additional research is needed to determine the most appropriate control mechanism to attain Water Quality Standards in these two lakes. This Order provides the LE/CL Permittees the flexibility to meet the WLAs through a variety of techniques. Even though, the WLAs for ~~the~~ Canyon Lake and Lake Elsinore Nutrient TMDLs are expressed as WQBELs, if Water Quality Standards in the Lakes are met through biological or other in-Lake control mechanisms, the LE/CL Permittees' obligation to meet the ~~e~~ffluent ~~l~~imits is satisfied. The Permittees in the affected watersheds are required to develop a ~~e~~Comprehensive TMDL pPlan designed to achieve the WLAs by the compliance dates. In the absence of ~~such~~ an approved ~~e~~Comprehensive TMDL pPlan, the WLAs become the final numeric WQBELswater quality-based effluent limits.

L. WATER QUALITY CONTROL PLAN (BASIN PLAN)

1. The Regional Board adopted a revised ~~Water Quality Control Plan for the Santa Ana River Basin (hereinafter~~ Basin Plan) that became effective on January 24, 1995. The Basin Plan designates Beneficial Uses, establishes Water Quality

5. The existing and potential Beneficial Uses of groundwater that could be ~~Impaired~~~~impacted~~ by the discharge of Urban Runoff within the Permit Area include one or more of the following:
 - a. Municipal and Domestic Supply,
 - b. Agricultural Supply,
 - c. Industrial Service Supply, and
 - d. Industrial Process Supply

6. The Basin Plan also incorporates by reference all State Board water quality control plans and policies including the 1990 Water Quality Control Plan for Ocean Waters of California (Ocean Plan) and the 1974 Water Quality Control Policy for Enclosed Bays and Estuaries of California (Enclosed Bays and Estuaries Policy). Water ~~q~~Quality ~~e~~Objectives specified in the Basin Plan are local numeric and narrative objectives that may be more stringent than the national or statewide water quality criteria.

M. NATIONAL TOXICS RULE (NTR) AND CALIFORNIA TOXICS RULE (CTR)

NTR and CTR are blanket water quality criteria that apply to all surface water discharges. However, the *Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California* states that the Policy does not apply to regulation of storm water discharges. Regional Board believes that compliance with Water Quality Standards through implementation of BMPs is appropriate for regulating Urban Runoff. The USEPA articulated this position on the use of BMPs in storm water permits in the policy memorandum entitled, "Interim Permitting Approach for Water Quality-Based Effluent Limitations in Storm Water Permits" (61 FR 43761, August 9, 1996).¹⁹

N. STATE IMPLEMENTATION POLICY (SIP)

See Section M, above.

O. COMPLIANCE SCHEDULES AND INTERIM REQUIREMENTS

The Basin Plan contains schedules for achieving compliance with WLAs for ~~b~~Bacterial ~~i~~Indicators in the ~~M~~SARiddle ~~S~~Santa Ana River watershed and nutrients in the San Jacinto watershed (Canyon Lake/Lake Elsinore). It is appropriate to require ~~the CL/LE~~ Permittees ~~within the Permit Area~~ to comply with those time schedules for various deliverables as specified in the approved TMDL Implementation Plans. Consistent with the State Board's Compliance Schedule Policy (Resolution No. 2008-0025), this Order incorporates interim and final ~~e~~Effluent ~~l~~imits, where applicable. Additionally,

¹⁹ See discussions on Wet Weather Flows in the Federal Register/Vol. 65, No. 97/Thursday, May 18, 2000/Rules and Regulations

since the TMDL compliance dates are outside the term of this MS4 Permit, it is also appropriate to require the Permittees to monitor and report the effectiveness of BMPs implemented in the Permit Area to evaluate progress towards attainment of WLAs by the time schedules specified in the adopted TMDLs. This Order includes the schedules for deliverables as part of the TMDL Implementation Plans as well as a requirement to monitor the effectiveness of BMPs in the Permit Area in reducing Pollutant discharges and to report progress towards compliance with the TMDL WLAs by the compliance dates.

P. ANTIDEGRADATION POLICY

40 CFR 131.12 requires that State Water Quality Standards include an antidegradation policy consistent with the federal policy. The State Board established California's antidegradation policy in Resolution No. 68-16. Resolution No. 68-16 incorporates the federal antidegradation policy where the federal policy applies under federal law. Resolution No. 68-16 requires that existing quality of waters be maintained unless degradation is justified based on specific findings. The Regional Board's Basin Plan implements, and incorporates by reference, both the State and federal antidegradation policies. As discussed in detail in the Fact Sheet (see sections IV and V), the permitted discharges are consistent with the antidegradation provisions of 40 CFR 131.12 and State Board Resolution No. 68-16.

Q. ANTI-BACKSLIDING

Sections 402(o)(2) and 303(d)(4) of the CWA and federal regulations at 40 CFR 122.44(l) prohibit backsliding in NPDES permits. These anti-backsliding provisions require Effluent Limitations in a reissued NPDES permit to be as stringent as those in the previous permit, with some exceptions where Effluent Limitations may be relaxed. All Effluent Limitations in this Order are at least as stringent as the Effluent Limitations in the 2002 [eOrder](#).

R. PUBLIC EDUCATION/PARTICIPATION

1. Public participation during the development of Urban Runoff management programs and implementation plans is necessary to ensure that all stakeholder interests and a variety of creative solutions are considered. In addition, the federal storm water regulations require public participation in the development and implementation of the Urban Runoff management program. As such, the Permittees are required to solicit and consider all comments received from the public and submit copies of the comments to the Executive Officer of the Regional Board with the Annual Reports. In response to public comments, the Permittees may modify reports, plans, or schedules prior to submittal to the Executive Officer.
2. There are Pollutants in Urban Runoff from privately owned and operated facilities such as residences, businesses and commercial establishments and public and

private institutions. A successful NPDES MS4 permit program should include the participation and cooperation of public entities, private businesses, and public and private institutions. Therefore, public education is a critical element of the DAMP. As the population increases in the Permit Area, it will be even more important to continue to educate the public regarding the impact of human activities on the quality of Urban Runoff.

3. In addition to the Regional Board, a number of other stakeholders are involved in the management of the water resources of the Region. These include, but are not limited to, the incorporated cities in the Region, POTWs, the three counties, and the Santa Ana Watershed Project Authority and its member agencies. The entities listed in Appendix 2 are considered as potential dischargers of Urban Runoff in the Permit Area. It is expected that these entities will also work cooperatively with the Permittees to manage Urban Runoff. The Regional Board, pursuant to 40 CFR 122.26(a), has the discretion and authority to require non-cooperating entities to participate in this Order or to issue individual MS4 permits. The Permittees may request the Regional Board to issue a separate NPDES Permit to any discharger into MS4 facilities they own or operate.
4. Cooperation and coordination among the stakeholders (regulators, Permittees, the public, and other entities) are critical to optimize the use of finite public resources and ensure economical management of water quality in the Region. Recognizing this fact, this Order focuses on integrated watershed management and seeks to integrate the programs of the stakeholders, especially the holders of the three MS4 permits within the Regional Board's jurisdiction.
5. Education is an important aspect of every effective Urban Runoff management program and the basis for changes in behavior at a societal level. Education of municipal planning, inspection, and maintenance department staff is especially critical to ensure that in-house staff understand how their activities impact water quality, how to accomplish their jobs while protecting water quality, and their specific roles and responsibilities for compliance with this Order. Public education, designed to target various urban land users and other audiences, is also essential to inform the public of how individual actions affect ~~R~~Receiving ~~w~~Water quality and how adverse effects can be minimized.
6. Some Urban Runoff issues, such as public education and training, can be effectively addressed on a regional or statewide basis. Regional approaches to Urban Runoff management can improve program consistency and promote sharing of resources, which can result in implementation of more efficient programs. In particular the counties of San Bernardino and Riverside and their collective municipalities are encouraged to cooperatively work together and generate a unified education and training program.

S. PERMITTEE FACILITIES AND ACTIVITIES

1. The Permittees own/operate facilities where industrial or related activities take place that may have an impact on Urban Runoff quality. Some of the Permittees enter into contracts with outside parties to carry out activities that may also have an impact on Urban Runoff quality. These facilities and related activities include, but are not limited to, street sweeping, catch basin cleaning, maintenance yards, vehicle and equipment maintenance areas, waste transfer stations, corporation and storage yards, parks and recreational facilities, landscape and swimming pool maintenance activities, MS4 maintenance activities and the application of herbicides, algaecides and pesticides.
2. This Order requires continued implementation of BMPs intended to reduce Pollutant discharges from those Permittee activities/facilities that are found to be significant sources of Pollutants in Urban Runoff. This Order prohibits non-storm water discharges from facilities owned or operated by the Permittees unless the discharges are exempt under Section VI of this Order or are permitted by the Regional Board under an individual NPDES permit.
3. Program evaluations conducted during the term of the 2002 MS4 Permit indicated varying degrees of compliance/noncompliance at Permittee facilities and activities. This Order requires each Permittee to review its inventory of fixed facilities, field operations and drainage facilities to ensure that Permittee facilities do not cause or contribute to a Pollution or Nuisance in Receiving Waters. Permittee fixed public facilities and field operations are to be inspected annually.

T. MUNICIPAL CONSTRUCTION PROJECTS

1. The 2002 MS4 Permit authorized the discharge of storm water from construction activities on an acre or more, that are under ownership or direct responsibility of the Permittees. Permittees were required to notify the Regional Board prior to commencement of construction activities, and to comply with the latest **Statewide General Construction Permit**. Permittees were also required to develop a SWPPP and monitoring program specific to the **eConstruction** site. Program evaluations conducted during the term of the 2002 MS4 Permit indicated that some Permittees were not submitting or were not aware of the requirement to submit a **NOtice of Intent** and subsequent **NOtice of Termination (NOT)** for Permittee **eConstruction Sitesprojects**. This Order continues the notification requirement.
2. This Order builds upon the requirement of the 2002 MS4 Permit by requiring Permittees to include post-construction BMP information for Permittee **Construction Sitesprojects** meeting WQMP and General Construction Permit criteria along with the **NOtice of Termination** submitted to the Executive Officer upon completion of the construction activity. The **NOtice of Termination** must include photographs

Comment [r26]: Previously defined

of the completed project, a site map including structural post-construction BMP locations, long term operation and maintenance responsibility information, field verification report and copies of the final field verification reports required under Section XII.I. Permittees are required to develop a database of post-construction BMPs per Section XII.K.4. for which they are responsible and reference this database in the LIPs.

3. Emergency Permittee public works projects required to protect public health and safety are exempted from these requirements, until the emergency ends, at which time they need to comply with the requirements.

U. MONITORING AND REPORTING

1. 40 CFR 122.48 requires that all NPDES permits specify requirements for monitoring and reporting. Sections 13267 and 13383 of the CWC authorize the Regional Board to require technical and monitoring reports. The Monitoring and Reporting Program, Attachment 3, establishes monitoring and reporting requirements to implement federal and State requirements.
2. An effective monitoring program characterizes Urban Runoff, identifies problem areas, and determines the impact of Urban Runoff on receiving waters and the effectiveness of BMPs. The Principal Permittee administers the ~~Consolidated Program for Water Quality Monitoring~~²⁰ (CMP) for the Permittees. The CMP includes ~~wWet~~ and ~~dDry~~ ~~Season~~~~weather~~ monitoring of MS4 Outfalls and Receiving Waters throughout Riverside County.
3. The Regional Board recognizes the importance of watershed management efforts and regional planning and coordination in the development and implementation of programs and policies related to Receiving Water quality protection, including the Urban Runoff program and TMDL processes. In light of recent TMDLs that have been developed and the expectation of future TMDLs, this Order allows -the Permittees to develop a Coordinated Watershed Monitoring Plan that shows the nexus among various Urban Runoff related monitoring programs that the Permittees are participating and the MS4 permit requirements including but not limited to WLA pre-compliance, BMP effectiveness, urban source and trend evaluation, Receiving Water quality and Hydromodification effects monitoring as part of the requirements of the Monitoring and Reporting Program.
4. Multiple entities, such as POTWs, MS4, CAFOs, and other permitted and non-permitted dischargers, discharge into the same water bodies. The discharges from

Comment [r27]: Previously defined

²⁰ ~~Consolidated Program for Water Quality Monitoring, Riverside County Flood Control and Water Conservation District, March 1994.~~

these various sources could potentially affect the water quality of these water bodies even when these dischargers are complying with their discharge permits. Monitoring the Receiving Waters where these multiple types of discharges take place is necessary to determine these water bodies' compliance with Water Quality Objectives and their attainment of Beneficial Uses.

5. In the past, multiple entities have individually monitored the water bodies receiving their discharges to determine impacts to these waters from their discharges. The monitoring has resulted in fragmented data that is inconsistent in quality, and that has potentially resulted in duplication of resources.
6. The ~~SMC's Storm Water Monitoring Coalition's~~ "Model Monitoring Program for Municipal Separate Storm Sewer Systems in Southern California", August 2004 Technical Report #419 indicated that "...the lack of mass emissions stations in the inland counties hampers their ability to estimate the proportional contribution of these inland areas to cumulative loads downstream." The ~~SMC Coalition~~ consists of representatives from the Counties of Ventura, Los Angeles, Orange, San Bernardino, Riverside, and San Diego and the City of Long Beach. Consistent with this coordinated effort, this Order includes requirements for mass emissions monitoring.
7. Every two years, the Regional Board will assess readily available data to determine if the water bodies within its jurisdiction comply with the Water Quality Objectives and attain the assigned Beneficial Uses. The data reviewed for the assessment comes from sources such as municipalities, POTWs, individual public submittals, TMDL monitoring, and special studies. The data necessary for the assessment is of known and documented quality and generated under the auspices of a Quality Assurance Project Plan (QAPP). The data also is required to be statistically sufficient to assess if the water body is meeting Water Quality Objectives and to determine if water quality is declining over time.
8. A coordinated monitoring effort is needed for each sub-watershed in the Santa Ana Region that will provide statistically sufficient data. These data should be collected with appropriate quality control and quality assurance programs and should be made available in an electronic format to meet assessment objectives.
9. The Regional Board has identified sub-watersheds in the Santa Ana Region where potential duplication of effort is taking place. These sub-watersheds include: the Upper Santa Ana River watershed, ~~MSA Riddle Santa Ana River~~ watershed, Lower Santa Ana River watershed, and the San Jacinto River watershed.
10. Regional Board staff proposes to require the various entities discharging into the waterbodies in these sub-watersheds to coordinate monitoring efforts, prepare, submit for approval, and implement a watershed monitoring plan; a QAPP, and a

Comment [r28]: Previously defined

Comment [r29]: Previously defined

data management, validation, verification mechanism in order to meet the assessment objectives.

11. Under the direction of the MS4 permittees in Southern California, ~~SCCWRP~~~~the Southern California Coastal Water Research Project~~ is coordinating a watershed monitoring effort in Southern California. The Santa Ana Region is included in their monitoring effort. This effort will potentially produce data that will meet the needs of the Regional Board in assessing water quality. This Order requires the Permittees to continue their participation in this regional effort.

Comment [r30]: Previously defined

V. STANDARD AND SPECIAL PROVISIONS

The dischargers must comply with all standard provisions and with those additional conditions that are applicable under Federal NPDES Regulations 40 CFR 122.41 and 40 CFR 122.42.

W. NOTIFICATION OF INTERESTED PARTIES

The Regional Board has notified the dischargers and interested agencies and persons of its intent to prescribe ~~WDRs~~~~Waste Discharge Requirements~~ for the discharge and has provided them with an opportunity to submit their written comments and recommendations. Details of notification are provided in the Fact Sheet for this Order.

Comment [r31]: Previously defined

X. CONSIDERATION OF PUBLIC COMMENT

The Regional Board has notified the Permittees, all known interested parties, and the public of its intent to issue ~~WDRs~~~~Waste Discharge Requirements~~ for this discharge and has provided them with an opportunity to submit their written views and recommendations.

The Regional Board, in a public meeting, heard and considered all comments pertaining to the discharge and the requirements of this Order. Details of the Public Hearing are provided in the Fact Sheet for this Order.

Y. ALASKA RULE

On March 30, 2000, USEPA revised its regulation that specifies when new and revised State and Tribal ~~w~~~~Water~~ ~~q~~~~Quality~~ ~~s~~~~Standards~~ become effective for CWA purposes (40 CFR 131.21, 65 FR 24641, April 27, 2000). Under the revised regulation (also known as the Alaska rule), USEPA must approve new and revised ~~w~~~~Water~~ ~~q~~~~Quality~~ ~~s~~~~Standards~~ submitted to USEPA after May 30, 2000 before being used for CWA

purposes. The final rule also provides that standards already in effect and submitted to USEPA by May 30, 2000 may be used for CWA purposes, whether or not approved by USEPA.

Z. COMPLIANCE WITH CZARA

The Coastal Zone Act Reauthorization Amendments of 1990 (CZARA), Section 6217(g), requires coastal states with approved coastal zone management programs to address ~~Non-Point Source~~ Pollution impacting or threatening coastal water quality. CZARA addresses five sources of ~~Non-Point Source~~ Pollution: agriculture, silviculture, urban, marinas, and Hydromodification. This Order addresses the management measures required for the urban category, with the exception of septic systems. Compliance with requirements specified in this Order relieves the Permittees for developing a ~~Non-Point Source~~ plan, for the urban category, under CZARA. The Regional Board addresses septic systems through the administration of other programs.

AA. NON-POINT SOURCE ~~(NPS)~~ DISCHARGES

Consistent with the State Board's 2004 "Policy for the Implementation and Enforcement of the Nonpoint Source Pollution Control Program," the Regional Board may issue ~~WDRs Waste Discharge Requirements~~ for ~~Non-Point Source (NPS)~~ Pollutant discharges, such as agricultural irrigation runoff or return flows that are not subject to NPDES requirements, if identified as a significant source of Pollutants. In addition, if the water quality significance of ~~Non-Point Source NPS~~ discharges is not clearly understood, the Regional Board may issue conditional waivers of ~~WDRs Waste Discharge Requirements~~ to ~~Non-Point Source NPS~~ dischargers, and require monitoring to gather the information necessary to effectively manage these discharges.

Comment [r32]: This term previously used without acronym – awkward to start using here.

BB. STRINGENCY REQUIREMENTS FOR INDIVIDUAL POLLUTANTS. (N/A)

CC. FISCAL RESOURCES

California is experiencing a fiscal crisis unprecedented since the Great Depression. The ~~November~~ June 2009 unemployment rate is ~~12.26~~ percent in California and ~~14.79~~ percent in Riverside County.²¹ The seasonally adjusted national

²¹ Employment Development Department, State of California, December 18 July 17, 2009. [http://www.calmis.ca.gov/file/lfmonth/rive\\$pds.pdf](http://www.calmis.ca.gov/file/lfmonth/rive$pds.pdf)

unemployment rate in November 2009 is at a 26-year high of 10.2 percent. The

Federal Reserve projected that the national unemployment rate, currently at a 26-year high of 9.54 percent, will pass 10 percent by the end of the year. Most federal policymakers said it could take "five or six years" for the economy and the labor market to get back on a path of long-term health.²² State and local governments are experiencing significant budgetary shortfalls and are reducing staffing and programs across the board. Given this economic environment, priority will be given to preserving the most essential elements of existing Urban Runoff programs and identifying and implementing strategies to improve the efficiency of existing programs in protecting Receiving Waters.

PERMIT REQUIREMENTS:

IT IS HEREBY ORDERED that the Riverside County Flood Control and Water Conservation District, the County of Riverside, and the incorporated cities of Beaumont, Calimesa, Canyon Lake, Corona, Hemet, Lake Elsinore, Menifee, Moreno Valley, Murrieta, Norco, Perris, Riverside, San Jacinto, and Wildomar, in order to meet the provisions contained in Division 7 of the Water Code and regulations adopted thereunder, and the provisions of the CWA, as amended, and the regulations and guidelines adopted there under, must comply with the following:

III. PERMITTEE RESPONSIBILITIES:

A. RESPONSIBILITIES OF THE PRINCIPAL PERMITTEE:

1. The Principal Permittee shall be responsible for managing the overall Urban Runoff program and shall:
 - a. Coordinate revisions to the DAMP.
 - b. Implement area-wide management programs, monitoring and reporting programs, and related plans as required by this Order.
 - c. Coordinate chemical and biological water quality monitoring and any other monitoring as required by the Executive Officer.
 - d. Prepare, coordinate the preparation of, and submit to the Executive Officer, those reports and programs necessary to comply with this Order.
 - e. Provide staff support to the Management Steering Committee (Appendix 4, Glossary) to address Urban Runoff management policies for the Permit Area and coordinate the review, and necessary revisions to the DAMP and

²² http://www.msnbc.msn.com/id/31963779/ns/business-stocks_and_economy/

Implementation Agreement. The Management Steering Committee will continue to meet consistent with the requirements of Section XVII.D of this Order.

- f. Coordinate and conduct Technical Committee (Appendix 4) meetings consistent with the requirements of Section XVII.D of this Order. The Technical Committee will continue to direct the development of the DAMP and coordinate the implementation of the overall Urban Runoff program.
- g. Take the lead role in initiating and developing area-wide programs and activities necessary to comply with this Order.
- h. Coordinate activities and participate in committees/subcommittees formed to comply with this Order.
- i. Coordinate the implementation of this Order with the Regional Board and Co-Permittees, including the submittal of joint reports, plans, and programs as required under this Order.
- j. Provide technical and administrative support to the Co-Permittees, including informing them of the status of known pertinent municipal programs, pilot projects, and research studies.
- k. Coordinate with the Co-Permittees the implementation and necessary updates to Urban Runoff quality management programs, monitoring and reporting programs, implementation plans, public education, other Pollution Prevention measures, household ~~H~~Hazardous ~~w~~Waste collection, and BMPs outlined in the DAMP and take other actions consistent with the MEP standard.
- l. Gather and disseminate information on the status of statewide Urban Runoff programs and evaluate the information for potential use in the execution of this Order. Hold workshops focused on Urban Runoff regulatory requirements, BMPs, and other related topics.
- m. Compile information provided by the Co-Permittees and determine the effectiveness of the overall Urban Runoff program in attaining Receiving Water Quality Standards. This determination must include a comparative analysis of monitoring data to the applicable Water Quality Objectives for Receiving Waters as specified in Chapter 4 of the Basin Plan.
- n. Solicit and coordinate public input for major changes to the Urban Runoff management programs and the implementation thereof.
- o. Coordinate the development and implementation of procedures and performance standards, to assist in the consistent implementation of BMPs

consistent with the MEP standard, as well as Urban Runoff management programs, among the Co-Permittees.

- p. Participate in watershed management programs and regional and/or statewide monitoring and reporting programs.
 - q. In collaboration with the Co-Permittees, other MS4 Programs and/or CASQA, develop guidelines for defining expertise and competencies of storm water program managers and inspectors and develop and submit for approval a training program for various positions in accordance with these guidelines and Section XV of this Order.
 - r. Within 6 months of adoption of this Order, the Principal Permittee shall develop a library of BMP performance reports, and revise the library annually thereafter. At a minimum, obsolete performance reports should be removed and updated reports from the Permittees, CalTrans, CASQA, [American Society of Civil Engineers](#) or other appropriate sources that include more effective and proven BMPs should be added. The library may use national, statewide or regional reports. The purpose of this library is to facilitate the Permittees approval of BMPs, review and approval of WQMPs, etc.
 - s. Within 6 months of adoption of this Order, the Principal Permittee shall coordinate a review of the DAMP with the Co-Permittees to determine the need for update or revisions to ensure compliance with the requirements of this Order and establish a schedule for those revisions.
2. The activities of the Principal Permittee shall also include, but not be limited to, the following for MS4 owned or operated by the Principal Permittee:
- a. To cause appropriate enforcement actions as necessary against IC/IDs to its MS4 to ensure compliance with Urban Runoff management programs, ordinances and implementation plans, including physical removal of Illicit Connections and prohibition of Illicit Discharges.
 - b. Ensure that [applicants for encroachment permits for permanent connection to its MS4 facilities](#) ~~notify applicants~~ [are notified](#) in writing of their obligations to comply with Storm Water Ordinances, WQMP, and General Stormwater Permit requirements. The Principal Permittee shall make sure that encroachment activities within the limits of its rights-of-way comply with the General Construction Permit post construction standards. An encroachment project ~~with~~ reviewed and approved by the Co-Permittee with jurisdictional authority constitutes compliance with the General Construction Permit post construction ~~standards~~ [requirements](#)²³.

²³ The State General Construction Permit Order No. 2009-0009-DWQ, Section XIII

- c. Conduct inspections and maintain the MS4 facilities over which it has jurisdiction.
- d. Review and revise, if necessary, those agreements to which it is a party and those regulations and policies it deems necessary to provide adequate legal authority to maintain the MS4 facilities for which it has jurisdiction and to take those actions required of it by this Order and the federal Storm Water Regulations (see Section VIII);
- e. Monitor, document, and report that appropriate enforcement actions against Illegal Discharges to the MS4 facilities for which it has jurisdiction are taken and pursued as necessary to ensure compliance with Urban Runoff management programs, implementation plans, and regulations and policies, including physical elimination of IC/IDs (see Section IX);
- f. Continue to respond or cause the appropriate entity or agency to respond to emergency situations such as accidental spills, leaks, and IC/IDs to prevent or reduce the discharge of Pollutants to its MS4 facilities and to the Receiving Waters (see Section XVI).
- g. Track, monitor, and keep training records of all personnel involved in the implementation of the Principal Permittee's Urban Runoff management program.

B. RESPONSIBILITIES OF THE CO-PERMITTEES:

1. Each Co-Permittee shall complete a LIP, in conformance with Section IV of this Order and the approved LIP template.
2. Each Co-Permittee shall be responsible for managing the Urban Runoff program within its jurisdiction and shall:
 - a. Maintain adequate legal authority to control the contribution of Pollutants to the MS4 and enforce those authorities.
 - b. Conduct inspections of and maintain its MS4 facilities in accordance with the criteria developed pursuant to Section XIV.
 - c. Continue to implement management programs, monitoring and reporting programs, appropriate BMPs listed in the DAMP and LIP, and related plans as required by this Order and take such other actions consistent with the MEP standard.
 - d. Continue to seek sufficient funding for the area-wide Urban Runoff management plan, local Urban Runoff program management, Urban Runoff

enforcement, public outreach and education activities and other Urban Runoff related program implementation.

- e. Continue to coordinate with other public agencies as appropriate, to facilitate the implementation of this Order and the DAMP/LIP.
 - f. Ensure that applicants for encroachment permits for permanent connection to Permittee MS4 facilities ~~notify applicants are notified~~ of their obligations to comply with Storm Water Ordinances, WQMP, and the ~~State~~ General Construction Permit post construction standards. The Permittees shall enforce their Storm Water Ordinances to the extent of their legal authority. An encroachment project reviewed and approved by the Co-Permittee who owns the MS4 constitutes compliance with the General Construction Permit post construction ~~standards requirements~~²⁴.
 - g. Maintain up-to-date MS4 facility maps. Annually review these maps and if necessary, submit revised maps to the Principal Permittee with the information required for preparation of the Annual Report.
 - h. Prepare and submit to the Principal Permittee in a timely manner specific reports/information, related to the Co-Permittees' Urban Runoff ~~management~~ program, necessary to develop an Annual Report for submittal to the Executive Officer.
3. The Co-Permittees' activities shall include, but not be limited to, the following:
- a. Participate in the Management Steering Committee and the Technical Committee meetings consistent with the requirements of Section XVII.D of this Order.
 - b. Conduct and coordinate with the Principal Permittee surveys and monitoring needed to identify Pollutant sources and drainage area characteristics within its jurisdiction. Where an Illegal Discharge crosses jurisdictional boundaries, to the extent feasible coordinate with neighboring jurisdictions to locate and end the Illegal Discharge.
 - c. Prepare and submit reports to the Principal Permittee to facilitate compilation of joint reports to the Regional Board in compliance with submittal deadlines.

Comment [b33]: Per Corona.

²⁴ The State General Construction Permit Section XII

- d. Participate in the development and implementation of plans, strategies, management programs, monitoring and reporting programs that are proposed by the Principal Permittee, Technical Committee, or the Management Steering Committee to comply with this Order.
- e. Participate in subcommittees formed by the Principal Permittee, Technical Committee, or the Management Steering Committee to comply with this Order.
- f. Respond to or arrange for the appropriate entity or agency to respond to ~~e~~Emergency ~~s~~Situations such as accidental spills, leaks, IC/IDs, etc., to prevent or reduce the discharge of Pollutants to their MS4 facilities and the Receiving Waters.
- g. Continue to pursue enforcement actions as necessary within its jurisdiction for violations of Storm Water Ordinances, and other elements of its Urban Runoff management program.

C. IMPLEMENTATION AGREEMENT

The Permittees shall allow any cities that were not signatories to the original Implementation Agreement but have been subsequently added to this Order to participate in the Implementation Agreement. The Permittees must annually review their Implementation Agreement and determine the need, if any, for additional revision. Beginning with the first Annual Report after adoption of this Order the Permittees must include the findings of this review and a schedule for any necessary revision(s) to the Implementation Agreement, if any. A copy of the signature page and any revisions to the Agreement shall be included in the Annual Report.

IV. LOCAL IMPLEMENTATION PLAN:

- A. Within 6 months of adoption of this Order, the Permittees shall develop and submit for approval of the Executive Officer a ~~Local Implementation Plan (LIP)~~ template. The LIP template shall be amended as the provisions of the DAMP are amended to address the requirements of this Order. The LIP template shall facilitate a description of the Co-Permittee's individual programs to implement the DAMP and address:
 - 1. A description of how each program element of the DAMP shall be implemented, including the organizational units responsible for implementation and identify positions responsible for Urban Runoff program implementation. The description shall specifically address:
 - a. Overall program management, including internal reporting requirements and procedures for communication and accountability;

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- i. Interagency or interdepartmental agreements necessary to implement the Permittee's Urban Runoff program
- ii. A summary of fiscal resources available to implement the Urban Runoff program;
- iii. The ordinances, agreements, plans, policies, procedures and tools (e.g. checklists, forms, educational materials, etc.) used to execute the DAMP, including legal authorities and enforcement tools.
- iv. Summarize procedures for maintaining databases required by the Permit;
- v. Describe internal procedures to ensure and promote accountability;
- b. ~~WQBELs~~ Water Quality Based Effluent Limitations to Implement the Total Maximum Daily Loads (TMDLs) (Section VI.D);
- c. Receiving Water Limitations (Section VII.D).
- e.d. Legal authority/enforcement (Section VIII)
 - i. Identify enforcement procedures and actions and procedures for tracking return to compliance;
- d.e. Illicit Connections/Illegal Discharges (IC/ID); Litter, Debris and Trash Control (Section IX),
 - i. Procedures and the staff positions responsible for different components of their IC/ID and Illegal Discharge Detection and Elimination (IDDE) pP programs.
- e.f. Sewage Spills, Infiltration into the MS4 Systems from Leaking Sanitary Sewer Lines, Septic System Failures, and Portable Toilet Discharges (Section X)
 - i. A description of the interagency or interdepartmental sewer spill response coordination within each Permittee's jurisdiction.
- f.g. Co-Permittee inspection programs(Section XI),
 - i. Maintenance of Construction, Industrial, Commercial, and Post-Construction BMP databases;
 - ii. Procedures for incorporating erosion and sediment control BMPs into the permitting of Construction Sites (Section XI.B)
 - iii. Implementation of the Residential Program (Section XI.E.)
 - iv. Specify the verification procedure(s) and any tools utilized to verify that coverage under the General Construction Permit;
- g.h. New Development (Including Significant Redevelopment) (Section XII)

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- i. A list of discretionary maps and permits over which the Permittee has the authority to require WQMPs;
- ii. Permittee procedures to implement the Hydromodification Management Plan
- iii. Permittee procedures and tools to implement the WQMP (Sections XII.H, XII.I & XII.K)
- iv. Permittee procedures for Municipal Road Projects (Section XII.F).
- v. A description of the credits programs or other in-lieu programs implemented (Section XII.G).

h.i. Public education and outreach (Section XIII)

h.j. Permittee Facilities and Activities (Section XIV)

- i. A description of the Permittee's MS4 facilities;
- ii. At a minimum a list of facilities that include the following:
 - a) Parking facilities;
 - b) Fire fighting training facilities;
 - c) Facilities and activities discharging directly to environmentally sensitive areas such as 303(d) listed waterbodies or those with a RARE beneficial use designation;
 - d) POTW publicly owned treatment works (including water and wastewater treatment plants) and sanitary sewage collection systems;
 - e) Solid waste transfer facilities;
 - f) Land application sites;
 - g) Corporate yards including maintenance and storage yards for materials, waste, equipment and vehicles;
 - h) Household hazardous waste collection facilities;
 - i) Municipal airfields;
 - j) Maintenance Facilities serving parks and recreation facilities;
 - k) Special event venues following special events (festivals, sporting events);
 - l) Other municipal areas and activities that the Permittee determines to be a potential source of pollutants.

k. Compliance of Permittee Facilities and Activities with the General Construction Permit and De-Minimus Permit (Section XIV.G).

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~~j.~~ j. Training Program for Storm Water Managers, Planners, Inspectors and Municipal Contractors (Section XV);

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- i. Training log forms
- ii. Identify departments and positions requiring training

~~k.~~ k. Compliance of Permittee Facilities and Activities with the General Construction Permit and De-Minimus Permit (Section XIV.G).

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- B. Within 12 months of approval of the LIP template, and amendments thereof, by the Executive Officer, each Permittee shall complete a LIP²⁵, in conformance with the LIP template. The LIP shall be signed by the principal executive officer or ranking elected official or their duly authorized representative pursuant to Section XX.M of this Order.
- C. Each Permittee shall annually review and evaluate the effectiveness of its Urban Runoff programs to determine the need for revisions to its LIP as necessary in compliance with Section VIII.H of this Order, and document revisions in the Annual Report.

V. DISCHARGE PROHIBITIONS:

- A. In accordance with the requirements of 40 CFR 122.26(d)(2)(i)B) and 40 CFR 122.26(d)(2)(i)(F), the Permittees shall prohibit IC/IDs (see Appendix 4) from entering the MS4.
- B. The discharge of Urban Runoff from the MS4 to Receiving Waters containing Pollutants, including trash and debris, that have not been reduced consistent with the MEP standard is prohibited.
- C. Non-~~S~~storm Water discharges from public agency activities into Waters of the U.S. are prohibited unless the Non-storm Water discharges are permitted by a NPDES permit, granted a waiver, or as otherwise specified in Section VI, below.
- D. Discharges from the MS4 shall be in compliance with the discharge prohibitions contained in Chapter 5 of the Basin Plan.
- E. Discharges of Urban Runoff from the Permittee's MS4 shall not cause or contribute to a condition of Pollution, Contamination, or Nuisance (as defined in CWC Section 13050).
- F. The discharge of any substances in concentrations toxic to animal or plant life is prohibited.

²⁵ As the Principal Permittee is not a general purpose government, some portions of the NPDES MS4 Program may not be applicable to it. The Principal Permittee should identify the basis for its exclusion from the applicable program elements in the appropriate LIP section.

VI. EFFLUENT LIMITATIONS, DISCHARGE SPECIFICATIONS AND OTHER TMDL RELATED REQUIREMENTS

For purposes of this Order, a discharge may include storm water or other types of discharges identified below.

A. ALLOWED DISCHARGES:

The discharges identified need not be prohibited by the Permittees unless identified by the Permittees or the Executive Officer as a significant source of Pollutants. The DAMP shall include public education and outreach activities directed at reducing these discharges even if they are not substantial contributors of Pollutants to the MS4.

1. Discharges composed entirely of storm water;
2. Air conditioning condensate;
3. Irrigation water from agricultural sources ;
4. Discharges covered by a NPDES Permit, ~~WDR~~~~aste Discharge Requirements~~, or waivers issued by the Regional Board or State Board.
5. ~~Discharges from landscape irrigation, lawn/garden watering and other irrigation waters. These shall be minimized through public education and water conservation efforts, as prescribed under this Order Section XI.E., Residential Program.~~
6. Passive foundation drains²⁶;
7. Passive footing drains²⁷;
8. Water from crawl space pumps²⁸;
9. Non-commercial vehicle washing, (e.g. residential car washing (excluding engine degreasing) and car washing fundraisers by non-profit organization);
10. Dechlorinated swimming pool discharges (cleaning wastewater and filter backwash shall not be discharged into the MS4 or to Waters of the U.S.)
11. Diverted stream flows²⁹;
12. Rising ground waters³⁰ and natural springs;

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²⁶ Allowed discharges only if the source water drained from the foundation is storm water or uncontaminated groundwater. Discharges from contaminated groundwater may require coverage under the De Minimus Permit (Order No. R8-2009-0003, NPDES No. CAG998001) or ~~General Groundwater Cleanup Permit~~ (Order No. R8-2007-0008, NPDES Permit No CAG918001) or its latest version.

²⁷ See footnote 254, above.

²⁸ Allowed discharges only if the discharge is uncontaminated, otherwise permit coverage under the De Minimus Permit or Order No. 2006-0008-DWQ (NPDES No. CAG990002), General NPDES Permit for Discharges from Utility Vaults and Underground Structures to Surface Waters (General Permit-Utility Vaults).

²⁹ Diversion of stream flows that encroach into Waters of the U.S. requires a 404 permit from the US Army Corps of Engineers and a 401 Water Quality Certification from the Regional Board. Stream diversion that requires active pumping also requires coverage under the De Minimus Permit, Order No. R8-2009-0003.

³⁰ Discharge of rising ground water and natural springs into surface water is only allowed if groundwater is

13. Uncontaminated ground water infiltration as defined in 40 CFR 35.2005 (20) and uncontaminated pumped groundwater (as defined in Appendix 4, glossary),
14. Flows from riparian habitats and wetlands;
15. Emergency fire fighting flows (i.e., flows necessary for the protection of life and property do not require BMPs and need not be prohibited. However, appropriate BMPs to reduce the discharge of Pollutants to the MEP must be implemented when they do not interfere with health and safety issues [see also Appendix K of the DAMP]).
16. Waters not otherwise containing Wastes as defined in California Water Code Section 13050 (d), and
17. Other types of discharges identified and recommended by the Permittees and approved by the Regional Board.

When types of discharges listed above are identified as a significant source of Pollutants to Waters of the U.S., a Permittee must either: prohibit the discharge category from entering the MS4 or ensure that Source Control BMPs and Treatment Control BMPs are implemented to reduce or eliminate **p**Pollutants resulting from the discharge. The Permittees shall evaluate the permitted discharges, as listed above to determine if any are a significant source of Pollutants to the MS4 and notify the Executive Officer if any are a significant source of Pollutants to the MS4.

B. DISCHARGE SPECIFICATIONS FOR DISCHARGES FROM PERMITTEE OWNED AND/OR OPERATED FACILITIES AND ACTIVITIES - DE-MINIMUS DISCHARGES³¹ :

The following types of discharges from Permittee owned and/or operated facilities and activities are authorized by this Order provided they are in compliance with the terms and conditions of the General De Minimus Permit except that separate coverage under that permit is not required.

1. *Discharges from potable water sources, including water line flushing, superchlorinated water line flushing, fire hydrant system flushing, and hydrostatic test water from pipelines, tanks and vessels:* These discharges shall be dechlorinated to a concentration of 0.1 ppm³² or less, pH adjusted if necessary, and volumetrically and velocity controlled to prevent re-suspension of sediments.

uncontaminated. Otherwise, coverage under the General Groundwater Cleanup Permit, Order No. R8-2007-0008 may be required.

³¹ General De Minimus Permit for Discharges to Surface Waters, Order NO. R8-2009-0003, NPDES No. CAG 998001 (General De Minimus Permit).

³² Total residual chlorine = 0.1 mg/l or parts per million (ppm) or less; compliance determination shall be at a point before the discharge mixes with any Receiving Water.

2. Discharges from lawn, greenbelt and median watering and other irrigation runoff³³ from non-agricultural operations: These discharges shall be minimized through requirements consistent with Section 5.3 of the DAMP and Section XIV of this Order.
3. *Dechlorinated swimming pool discharges*: Dechlorinated to a concentration of 0.1 ppm³⁴ or less, pH adjusted and reoxygenated if necessary, and volumetrically and velocity controlled to prevent resuspension of sediments. Swimming pool cleaning wastewater and filter backwash shall not be discharged to the MS4.
4. *Discharges from facilities that extract, treat and discharge water diverted from Waters of the US*: These discharges shall meet the following conditions:
 - a. The discharges to Waters of the U.S. must not contain Pollutants added by the treatment process or Pollutants in greater concentration than the influent;
 - b. The discharge must not cause or contribute to a condition of erosion;
 - c. Be in compliance with Section 401 of the ~~CWA~~ Clean Water Act; and
 - d. Conduct monitoring in accordance with Section XIX of this Order.
5. *Construction dewatering wastes*: The maximum daily concentration limit for Total ~~s~~Suspended ~~s~~Solids (TSS) shall not exceed 75 mg/L; sulfides shall not exceed 0.4 mg/L; total petroleum hydrocarbons shall not exceed 0.1 mg/L; and oil and grease shall not exceed 15 mg/L.
6. *For all ~~D~~de-minimus type of discharges*: The pH of the discharge shall be within 6.5 to 8.5 pH units and there shall be no visible oil and grease in the discharge.
7. Table 4-1 of the Basin Plan incorporates **TDS/TIN** objectives for groundwater and surface waters within the Santa Ana Region. Permittees discharging to those Receiving Waters shall ensure compliance with the following for ~~e~~Dry ~~Season~~weather conditions:
 - a. For discharges to surface waters where groundwater will not be affected by the discharge, the maximum daily concentration (mg/L) of TDS and/or TIN of the effluent shall not exceed the Water Quality Objectives for the Receiving Water where the effluent is discharged, as specified in Table 4-1 of the Basin Plan³⁵.
 - b. For discharges to surface waters where the groundwater will be affected by the discharge, the TDS and/or TIN concentrations of the effluent shall not exceed the Water Quality Objectives for the surface water where the effluent is discharged

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³³ Non-agricultural irrigation using recycled water must comply with the statewide permit for Landscape Irrigation Using Recycled Water and the State Department Health guidelines.

³⁴ See footnote 30.

³⁵ Resolution No. R8-2004-0001

and the affected groundwater management zone, as specified in Table 4-1 of the Basin Plan. The more restrictive Water Quality Objectives shall govern. However, treated effluent exceeding the groundwater management zone Water Quality Objectives may be returned to the same management zone from which it was extracted without reduction of the TDS or TIN concentrations so long as the concentrations of those constituents are no greater than when the groundwater was first extracted. Incidental increases in the TDS and TIN concentrations (such as may occur during air stripping) of treated effluent will not be considered increases for the purposes of determining compliance with this discharge specification.

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8. The Regional Board may add categories of Non-~~S~~storm Water discharges that are not significant sources of ~~P~~ollutants or remove categories of Non-~~S~~storm Water discharges listed above based upon a finding that the discharges are a significant source of Pollutants.

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C. NON-POINT SOURCE (NPS) DISCHARGES:

The NPS discharges are being addressed through the Non-Point Source Program.

D. WATER QUALITY BASED EFFLUENT LIMITATIONS TO IMPLEMENT THE TOTAL MAXIMUM DAILY LOADS (TMDLS)

1. The MIDDLE SANTA ANA RIVER (MSAR) WATERSHED BACTERIA INDICATOR {tc "1. Middle Santa River (MSAR) Watershed Bacteria Indicator" \f A \i 3} TMDL – Interim WQBELs (effective upon adoption of this Order){tc "Middle Santa River (MSAR) Watershed Bacteria Indicator TMDL" \f C \i 3}

- a. The MSAR Permittees³⁶ as part of the MSAR Task Force (Table 5) shall:
- i. Continue to implement the watershed-wide water quality monitoring program (including any future amendments thereto) approved by the Regional Board (Resolution No. R8-2007-0046) as per Task 3 of the MSAR- TMDL Implementation Plan.

³⁶ Riverside County MS4 Permittees in the MSAR watershed (County of Riverside, and the Cities of Corona, Norco, Riverside are collectively referred to as the "MSAR Permittees")

- ii. Submit reports summarizing all relevant data from the MSAR watershed-wide water quality monitoring program. Beginning in 2010, the cool (or wet) season report is due to the Executive Officer by May 31st of each year (for monitoring conducted from November 1st through March 31st) and the warm (dry) season report is due to the Executive Officer by December 31st of each year (for monitoring conducted from April 1st through October 31st).
- iii. Submit comprehensive reports every three years summarizing the data collected for the preceding 3 year period and evaluating progress towards achieving the Urban WLA wasteload allocation by the dates specified in the TMDL. The first report is due to the Executive Officer on February 15, 2010.
- iv. Continue to implement the approved (Regional Board Resolution No. R8-2008-0044) urban source evaluation/reduction plan (USEP) developed as per Task 4.1 of the MSAR TMDL Implementation Plan. The USEP must describe the specific methods that will be used to identify urban sources and BMPs strategies to address those sources. Submit semi-annual reports on January 31st and July 31st of each year as required under the approved USEP, and any amendments thereto.
- v. Revise the DAMP as specified in Task 4.2 of the MSAR-TMDL Implementation Plan. Summarize any such revisions in the Annual Report due to the Executive Officer by November 30 of each year.
- vi. Revise the Water Quality Management Plan (WQMP) as specified in Task 4.4 of the MSAR TMDL Implementation Plan. Summarize any such revisions in the Annual Report due by November 30 of each year.
- vii. Amend the Local Implementation Plans (LIP) to be consistent with the revised MSWMP DAMP and WQMPs within 90 days after said revisions are approved by the Regional Board. Summarize any such LIP amendments in the Annual Report due November 30 of each year.

Comment [r36]: Previously defined

Comment [JEU37]: Once source is identified (e.g. human signal in san sevine channel) the Permittees will implement strategies to address the source – e.g. Source Investigation and Elimination (remove cross connection or homeless encampment), BMP implementation, or possibly other strategies in between. If BMP is interpreted in this way I'm ok...

Comment [r38]: Previously defined

Comment [r39]: Previously defined

2. Final WQBELs for MSAR Bacterial indicator TMDL under Dry Weather Conditions

- a. The final WQBELs for Bacterial indicators during the under Dry Season Weather Conditions contained in this section shall be achieved no later than December 31, 2015. These final Effluent limits shall be considered effective for enforcement purposes on January 1, 2016.
- b. The Final WQBELs for MSAR Bacterial indicator TMDL during the under Dry Season Weather conditions shall be developed and implemented in the following manner:

i. The MSAR Permittees shall prepare for approval by the Regional Board a ~~Comprehensive Bacteria Reduction TMDL Plan (GBRP)~~ describing, in detail, the specific actions that have been taken or will be taken to achieve compliance with the ~~uUrban WLAwasteload-allocation during the under dDry Seasonweather conditions~~ (April 1st through October 31st) by December 31, 2015. The ~~Comprehensive TMDL PlanGBRP~~ must include:

Comment [r40]: Revised consistent with term used throughout Permit

- (1) The specific ordinance(s) adopted to reduce the concentration of ~~bBacterial iIndicator~~ in urban sources.
- (2) The specific BMPs implemented to reduce the concentration of ~~bBacterial iIndicator~~ from urban sources and the water quality improvements expected to result from these BMPs.
- (3) The specific inspection criteria used to identify and manage the urban sources most likely causing exceedances of ~~wWater eQuality eObjectives for bBacterial iIndicators~~.
- (4) The specific regional treatment facilities and the locations where such facilities will be built to reduce the ~~levelscconcentration of bBacterial iIndicator~~ discharged from urban sources and the expected water quality improvements to result when the facilities are complete.

~~(4)~~
(5) The scientific and technical documentation used to conclude that the ~~Comprehensive TMDL PlanGBRP~~, once fully implemented, is expected to achieve compliance with the urban ~~WLAwasteload-allocation~~ for ~~bBacterial iIndicator~~ by December 31, 2015.

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~~(7)~~(6) A detailed schedule for implementing the ~~Comprehensive TMDL PlanGBRP~~. The schedule must identify discrete milestones to assess satisfactory progress toward meeting the ~~uUrban WLAwasteload allocations during the for dDry Seasonweather~~ by December 31, 2015. The schedule must also indicate which agency or agencies are responsible for meeting each milestone.

~~(8)~~(7) The specific metric(s) that will be established to demonstrate the effectiveness of the ~~Comprehensive TMDL PlanGBRP~~ and acceptable progress toward meeting the ~~uUrban WLAwasteload-allocations~~ for ~~bBacterial iIndicator~~ by December 31, 2015.

~~(9)~~(8) The ~~MSWMPDAMP~~, WQMP and LIPs shall be revised consistent with the ~~Comprehensive TMDL PlanGBRP~~ no more than 180 days after the ~~Comprehensive TMDL PlanGBRP~~ is approved by the Regional Board.

- (10)(9) Detailed descriptions of any additional BMPs planned, and the time required to implement those BMPs, in the event that data from the MSAR watershed-wide water quality monitoring program indicate that ~~w~~Water ~~q~~Quality ~~o~~bjectives for ~~b~~Bacterial ~~i~~ndicator are still being exceeded after the Comprehensive TMDL Plan~~CBRP~~ is fully implemented.
- (14)(10) A schedule for developing a Comprehensive TMDL Plan~~CBRP~~ needed to comply with the ~~u~~Urban ~~WLA~~wasteload allocation for ~~b~~Bacterial indicator during ~~the w~~et ~~Season~~weather conditions (November 1st thru March 31st) to achieve compliance by December 31, 2025.
- ii. The draft Comprehensive TMDL Plan~~CBRP~~ must be submitted to the Regional Board no later than December 31, 2010. The Permittees may submit the Comprehensive TMDL Plan~~plan~~ individually, jointly or through a collaborative effort with other urban dischargers such as the existing MSAR-TMDL Task Force. Regional Board staff will review the draft Comprehensive TMDL Plan~~document~~ and recommend necessary revisions no more than 90 days after receiving the ~~draft plan~~. The MSAR Permittees must submit the final version of the Comprehensive TMDL Plan~~plan~~ no more than 90 days after receiving the comments from Regional Board staff. The Regional Board will schedule a public hearing to consider approving the Comprehensive TMDL Plan~~CBRP~~, as a final WQBEL~~water quality-based effluent limitation~~ for the Dry ~~Season~~Weather Urban ~~WLA~~wasteload Allocation, no more than 120 days after the final plan is submitted by the MSAR Permittees. In approving the Comprehensive TMDL Plan~~CBRP~~ as the final WQBELs, the Regional Board shall make a finding that the Comprehensive TMDL Plan~~CBRP~~, when fully implemented, shall achieve the ~~u~~Urban ~~WLA~~wasteload allocations for ~~b~~Bacterial ~~i~~ndicator by no later than December 31, 2015.
- iii. Once approved by the Regional Board, the Comprehensive TMDL Plan~~CBRP~~ shall be incorporated into this Order as the final WQBELs for ~~b~~Bacterial ~~i~~ndicator ~~during the under~~ Dry ~~Season~~Weather Conditions. Based on BMP effectiveness analysis, the Comprehensive TMDL Plan~~CBRP~~ shall be updated, if necessary. The updated Comprehensive TMDL Plan~~CBRP~~ shall be implemented upon approval by the Regional Board.
- c. Should the process set forth in the preceding subsection, b., above not be completed by December 31, 2015, then the ~~u~~Urban ~~WLA~~wasteload allocations for ~~the d~~Dry ~~Season~~weather conditions specified in the MSAR-~~TMDL~~ shall

become the final numeric WQBELs for ~~b~~Bacterial ~~i~~Indicator in ~~the~~ Dry ~~Season~~Weather Conditions, effective January 1, 2016, as follows:

- i. ~~WLA~~asteload Allocation for Fecal Coliform from Urban Sources ~~for the~~ Dry ~~Season~~Weather Conditions (April 1st through October 31st)³⁷
 - ii. ~~WLA~~asteload Allocation for *E. Coli* from Urban Sources ~~for the~~ Dry ~~Season~~Weather Conditions (April 1st through October 31st)
3. ~~Final WQBELs for Bacterial i~~Indicator ~~during the~~under ~~Wet~~ET ~~Season~~Weather ~~Conditions~~ (effective Jan. 1, 2026)

In the event this Order is still in effect on December 31, 2025, and the Regional Board has not adopted alternative final ~~WQBEL~~water quality-based effluent limits ~~during the~~ for ~~w~~Wet ~~Season~~weather conditions by that date, then the ~~u~~Urban ~~WLA~~asteload allocations specified in the MSAR- TMDL ~~for the~~for ~~w~~Wet ~~Season~~weather conditions (November 1st through March 31st) will automatically become the final numeric ~~WQBEL~~water quality-based effluent limits for the MSAR Permittees on January 1, 2026.

³⁷ 5-sample/30-day logarithmic mean less than 180 organisms/100mL and not more than 10% of the samples exceed 360 organisms/100mL for any 30-day period.

4. LAKE ELSINORE/CANYON LAKE (SAN JACINTO WATERSHED) NUTRIENT TMDLS

Interim WQBELS:

- a. *Lake Elsinore In-Lake Sediment Nutrient Reduction Plan:* Pursuant to Resolution No. R8-2007-0083, or as amended by subsequent adopted Regional Board resolutions, each LE/CL Permittee shall continue to implement the approved strategy for reducing in-lake sediment nutrient loads as summarized in Table 7, below:

Table 7 - Lake Elsinore In-lake Sediment Nutrient Reduction Strategy

Lake Elsinore In-lake Sediment Reduction Strategy Task	Due Date
Submit Phase 2 Alternatives	December 31, 2010*
Submit O&M Agreement for Fishery Management Program	December 31, 2010*
Submit O&M Agreement for Aeration and Mixing Systems	December 31, 2010*
Submit Phase 2 Projects Plans	June 30, 2011*
Complete Phase 2 Project Implementation	December 31, 2014
Implement in-lake and watershed monitoring programs	Annual reports due August 31 every year.

* Within 60 days of receipt of comments from Regional Board staff, Permittees shall submit a final revised plan ~~that will be acceptable for adoption by the~~ addressing Regional Board ~~comments~~.

- b. *Lake Elsinore/Canyon Lake Model Update Plan:* Pursuant to Resolution No. R8-2007-0083, or as amended by subsequent adopted Regional Board resolutions, each LE/CL Permittee shall continue to implement the Model Update Plan as per the schedule summarized Table 8 below:- The ~~M~~Model Update Plan shall specify how the Permittees will determine compliance with the WLAs.

Table 8 - Lake Elsinore/Canyon Lake Model Update Plan

Model Update Task	Due Date
Linkage Analysis Study	December 31, 2009
Watershed Source Loading Study	August 31, 2010*
Model Evaluation	December 31, 2010*
Construct/Calibrate Model	June 30, 2011*
Conduct Model Scenarios	August 31, 2011*
Model Update Final Report	November 30, 2011

These are internal milestones in support of the Final Report due November 30, 2011. The internal milestones are provided as guidance to the Permittees to support the delivery of the Final Report on time.

- c. To evaluate compliance with TMDL-WLAs as per the TMDL Implementation Plans, the LE/CL Permittees shall submit a compliance plan by June 30 December 31, 2010 to include the following:
 - i. Evaluation of the effectiveness of BMPs and other control actions implemented; and
 - ii. Evaluation of the Proposed method for evaluating progress towards compliance with the nutrient WLA allocation for Urban Runoff.
- d. Submit an annual report summarizing of all relevant data from water quality monitoring programs in the Annual Report. This will include and evaluation of BMP control measures implemented in the watershed to control nutrient inputs into the lake from Urban Runoff pursuant to Regional Board Resolution No. R8-2006-0031 and R8-2007-0083, or as amended by subsequent Regional Board adopted resolutions.
- e. Revise the DAMP, WQMP and LIPs as necessary to implement the interim WQBEL compliance plans submitted pursuant to paragraph a, b, and c of this section and summarize all such revisions in the Annual Report.

Final WQBELS

- f. In the event this Order is still in effect on December 31, 2020, and the Regional Board has not adopted alternative final WQBEL water quality-based effluent limits by that date, then the Urban WLAs specified in Tables 9 and 10, below, shall automatically become the final numeric WQBEL water quality-based effluent limits for the LE/CL Permittees to be achieved no later than December

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Comment [JEU41]: Please note that the referenced dates were internal milestones the Permittees provided in the cover letter transmitting Task 11. These were estimated dates for internal milestones and were intended to be informative, not enforceable. Would like that clarified (as proposed using the asterisk for the internal dates). Also Linkage Analysis is being prepared by EVMWWD as a requirement of their WW Discharge permit requirement (it was basically the evaluation of the effectiveness of the aeration system in addressing external pollutant loads). Report was submitted to the Board in July I believe.

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Comment [r42]: It is not clear which "plan" is referenced! We need to sort this out.

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Comment [b43]: Will this be a part of overall Annual Report or something the Task Force puts together?

Comment [r44]: Albert – this should be provided in the Annual Report. It is in our interest to consolidate reporting to avoid multiple submission of data (more work) and to reduce complexity of scheduling.

31, 2020. These final eEffluent !Limits shall be considered effective for enforcement purposes on January 1, 2021.

Table 9 - Canyon Lake Nitrogen and Phosphorus Waste Load and Load Allocations^a

Canyon Lake Nutrient TMDL	Final Total Phosphorus WLA Waste Load Allocation (kg/yr) ^{b, c}	Final TN WLA Waste Load Allocation (kg/yr) ^{b, c}
Urban	306 (675 lbs/yr)	3,974 (8763 lbs/yr)
Septic systems	139 (306 lbs/yr)	4,850 (10692 lbs/yr)

^a The WLAs for Canyon Lake apply to those land uses located upstream of Canyon Lake.

^b Final WLA allocation compliance to be achieved by December 31, 2020.

^c TMDL and WLA allocations specified as 10-year running average.

Table 10 - Lake Elsinore Nitrogen and Phosphorus Waste Load and Load Allocations^a

Lake Elsinore Nutrient TMDL	Final Total Phosphorus WLA Waste Load Allocation (kg/yr) ^{b, c}	Final TN WLA Waste Load Allocation (kg/yr) ^{c, d}
Urban	124 (273.3 lbs/yr)	349 (769.4 lbs/yr)
Septic systems	69 (152 lbs/yr)	608 (1340 lbs/yr)

^a The Lake Elsinore TMDL ~~WLA~~allocations for septic systems only apply to those land uses located downstream of Canyon Lake.

^b Final compliance to be achieved by December 31, 2020.

^c TMDL and ~~WLA~~allocations specified as 10-year running average.

^d WLA for supplemental water should be met as a 5 year running average by December 31, 2020.

^e ~~WLA~~Allocation for Canyon Lake overflows

- g. The LE/CL ~~p~~Permittees may demonstrate compliance with the WQBELs using either of the following two methods:
 - i. Directly, using relevant monitoring data and approved modeling procedures to estimate actual nitrogen and phosphorus loads being discharged to the lakes, or
 - ii. Indirectly, using water quality monitoring data and other biological metrics approved by the Regional Board, to show ~~w~~Water ~~q~~Quality ~~s~~Standards are being consistently attained (as measured by the response targets identified in the LE/CL TMDL).

VII. RECEIVING WATER LIMITATIONS

- A. Urban Runoff discharges from the Permittees' MS4 shall not cause or contribute to exceedances of Receiving Water Quality Standards (as defined by Beneficial Uses and ~~w~~Water ~~q~~Quality ~~e~~Objectives in Chapter 4 of the Basin Plan) for surface waters or ground waters.
- B. The DAMP and its components, including the LIPs, must be designed to achieve compliance with Receiving Water Limitations associated with discharges of Urban Runoff to the MEP. It is expected that compliance with Receiving Water Limitations will be achieved through an iterative process and the application of increasingly more effective BMPs.
- C. The Permittees shall comply with Section V.B and VII.A of this Order, through timely implementation of control measures and other actions to reduce ~~p~~Pollutants in Urban Runoff in accordance with the DAMP and other requirements of this Order, including modifications thereto.

D. If exceedances of ~~Water Quality Standards (WQSs)~~ persist notwithstanding implementation of the DAMP and other requirements of this Order, the Permittees shall assure compliance with Sections V.B and VII.A of this Order, by complying with the following procedure:

Comment [r45]: This acronym is not used previously in the Permit, awkward to start using this late in the document. Also, this acronym is not consistently used in the remainder of the document.

1. Upon a determination by either the Permittees or the Executive Officer that the discharges from the MS4 are causing or contributing to an exceedance of an applicable ~~Water Quality Standard~~, the Permittees shall:
 - a. Promptly, within two (2) working days, provide oral or e-mail and thereafter submit a report to the Executive Officer that describes the BMPs that are currently being implemented and the additional BMPs that will be implemented to prevent or reduce those Pollutants that are causing or contributing to the exceedance of the applicable ~~Receiving Water Quality Standards~~.
 - b. The report may be incorporated in the annual update to the DAMP, unless the Executive Officer directs an earlier submittal.
 - c. The report shall include an implementation schedule.
 - d. The Executive Officer may require modifications to the report.
 - e. Submit any modifications to the report required by the Executive Officer within 30 days of notification;
2. Within 30 days following approval by the Executive Officer of the report described above, the Permittees shall revise the DAMP, applicable LIPs, and monitoring program to incorporate the approved modified BMPs that have been and will be implemented, the implementation schedule, and any additional monitoring required;
3. Implement the revised DAMP, applicable LIPs and monitoring program in accordance with the approved schedule.
4. If the exceedance is solely due to discharges to the MS4 from activities or areas outside the Permittees jurisdiction or control, the Permittees must, within two (2) working days of becoming aware of the situation, provide oral or e-mail notice to the Executive Officer of the determination of the exceedance and provide written documentation of these discharges to the Executive Officer within ten (10) calendar days of becoming aware of the situation.
5. So long as the Permittees have complied with the procedures set forth above and are implementing the revised LIP, DAMP, and monitoring program, the Permittees do not have to repeat the same procedure for continuing or recurring exceedances

of the same Receiving Water Limitation unless the Executive Officer determines it is necessary to develop additional BMPs

6. Nothing in Section VII.D prevents the Regional Board from enforcing any provision of this Order while the Permittee prepares and implements the above report.

VIII. LEGAL AUTHORITY/ENFORCEMENT

- A. The Permittees shall maintain adequate legal authority to control the discharge of Pollutants to the MS4 from Urban Runoff and enforce those authorities. This may be accomplished through ordinance, statute, permit, contract or similar means. Such legal authority must address all IC/IDs into the MS4, including those from residential, commercial, industrial and construction sites. The Permittees shall use the enforcement guidelines developed in Section 3.4 and 4.5 of the DAMP or develop their own enforcement program and shall incorporate the enforcement program into their LIP. Such legal authority must also at a minimum include and authorize the Permittees to:
 1. Carry out all inspections, surveillance, and monitoring necessary to determine compliance and noncompliance with their ordinances and permits. The Permittee must have authority, to the extent permitted by California and federal Law and subject to the limitations on municipal action under the constitutions of California and the United States, to enter, monitor, inspect, and gather evidence (pictures, videos, samples, documents, etc.) from residential, industrial, commercial, and construction sites discharging into the MS4 within the limits of its statutory authority. The Permittees shall progressively and decisively take enforcement actions against any violators of the Storm Water Ordinance. These enforcement actions must, at minimum, meet the guidelines and procedures listed in Sections 3.4 and 4.5 of the DAMP;
 2. Control the contribution of Pollutants to the MS4;
 3. Stop ~~p~~Pollutant discharge or threat of discharge if a discharger is unable or unwilling to correct significant non-compliance where there is a serious threat to public health or the environment;
 4. Require the use of BMPs to prevent or reduce the discharge of ~~p~~Pollutants into MS4 consistent with the MEP standard;
 5. Require documentation on the effectiveness of BMPs implemented to reduce the discharge of Pollutants to the MS4; and
 6. The Co-Permittees' Storm Water Ordinances or other local regulatory mechanisms shall include sanctions to ensure compliance. Sanctions shall include but are not

limited to: oral and/or written warnings, notice of violation or non-compliance, administrative compliance orders, stop work or cease and desist order, a civil citation or injunction, the imposition of monetary penalties or criminal prosecution (infraction or misdemeanor). These sanctions shall be issued in a decisive manner within a predetermined timeframe, from the time of the violation's occurrence and/or follow-up inspection.

- B. The Co-Permittees shall take progressive and decisive enforcement actions against violators of their Storm Water Codes and Ordinances, in accordance with the federal storm water regulations (40CFR, Part 122.26(d)(2)(I)(A-F)), and adopted/established guidelines and procedures as described in Section 3.4 of the DAMP. The Co-Permittees shall consider the time to return to compliance as one measure of effectiveness of their Storm Water Ordinances or enforcement response procedure. The Co-Permittees shall document these actions in their records (including electronic databases as outlined in the DAMP) and Annual Reports. The Co-Permittees shall use their authority to bring dischargers into immediate compliance with enforcement actions.
- C. Within two (2) years of adoption of this Order, the Co-Permittees shall promulgate ordinances that would control known pathogen or Bacterial Indicator sources such as animal wastes, if necessary.
- D. The Co-Permittees shall continue to provide notification to the Executive Officer of storm water related information obtained during site inspections of construction and industrial sites regulated by the General Storm Water Permits and of sites that should be regulated under the General Storm Water Permits. The notification should include perceived violations of the General Storm Water Permits or local requirements, prior history of violations of the Permittee's Storm Water Ordinance, enforcement actions related to the Storm Water Ordinance taken by the Permittee, and other relevant information. In addition, Section XVI.B of this Order addresses additional notification requirements for construction, industrial and commercial sites not covered under the General Storm Water Permits. Notification shall not prevent or delay the Co-Permittees from independently taking appropriate actions to bring Construction Sites and Industrial Facilities into compliance with their local ordinances, rules, regulations and WQMP.
- E. The Permittees are encouraged to enter into interagency agreements with owners of other MS4, such as CalTrans, school and college districts, universities, Department of Defense, Native American Tribes, etc., to control the contribution of Pollutants into their MS4 from the non-Permittee MS4. The Regional Board will continue to notify the owner/operator of the MS4 systems and the Permittee if the Board issues a permit for discharges into the MS4.
- F. The Co-Permittees shall annually review their Storm Water Ordinances and provide findings within the Annual Report on the effectiveness of these ordinances and

enforcement programs in prohibiting the following types of discharges to the MS4 (the Co-Permittees may propose appropriate BMPseontrol-measures in lieu of prohibiting these discharges, where the Co-Permittees are responsible for ensuring that dischargers adequately maintain those BMPseontrol-measures):

Comment [r46]: "control measures" is an undefined term. BMP is defined and is what is intended.

1. Sewage, where a eCo-pP Permittee operates the sewage collection system (also prohibited under the Statewide SSO eOrder³⁸);
2. Wash water resulting from the hosing or cleaning of gas stations, auto repair garages, and other types of automobile service stations;
3. Discharges resulting from the cleaning, repair, or maintenance of any type of equipment, machinery, or facility, including motor vehicles, concrete mixing equipment, portable toilet servicing, etc.;
4. Wash water from mobile auto detailing and washing, steam and pressure cleaning, carpet/upholstery cleaning, pool cleaning and other such mobile commercial and industrial activities;
5. Water from cleaning of municipal, industrial, and commercial sites, including parking lots, streets, sidewalks, driveways, patios, plazas, work yards and outdoor eating or drinking areas, etc.;
6. Runoff from material storage areas or uncovered receptacles that contain chemicals, fuels, grease, oil, or other Hazardous mMaterials³⁹;
7. Discharges of runoff from the washing of hazardous material from paved or unpaved areas;
8. Discharges of pool or fountain water containing chlorine, biocides, or other chemicals; pool filter backwash containing debris and chlorine;
9. Pet waste, yard waste, litter, debris, sediment, etc.; and,
10. Restaurant or food processing facility wastes such as grease, floor mat and trash bin wash water, food waste, etc.

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Comment [r47]: Defined term.

G. Within 24 months after Order adoption, each Co-Permittee shall submit a certification statement, signed by its legal counsel, that the Co-Permittee has obtained all necessary legal authority in accordance with 40 CFR 122.26(d)(2)(i) (A-F) and to comply with this Order through adoption of ordinances and/or municipal code modifications. A copy of the certification shall also be placed in the LIP.

³⁸ State Board WQO No. 2006-0003.

³⁹ ~~Hazardous material is defined as any substrate that poses a threat to human health or the environment due to its toxicity, corrosiveness, ignitability, explosive nature or chemical reactivity. These also include materials named by EPA to be reported if a designed quantity of the material is spilled into the waters of the United States or emitted into the environment.~~

H. Annually thereafter, ~~Co-~~Permittees shall evaluate the effectiveness of implementation and enforcement response procedures with respect to the above items. The findings of these reviews, along with recommended corrective actions, where appropriate, and schedules shall be submitted as part of the ~~a~~Annual ~~r~~Report for the corresponding reporting period. The LIP shall be updated accordingly.

IX. ILLICIT CONNECTIONS/ILLEGAL DISCHARGES (IC/ID); LITTER, DEBRIS AND TRASH CONTROL

A. Consistent with each Co-Permittees statutory authority, the Co-Permittees have adopted Storm Water Ordinances. The Co-Permittees must continue to prohibit IC/IDs to the MS4 through their Storm Water Ordinances and the Principal Permittee must do so through its statutory authority. In addition, the Permittees must continue to implement and improve routine inspection and monitoring and reporting programs for their MS4 ~~facilities~~. If routine inspections or dry weather monitoring indicate IC/IDs, they must be investigated and eliminated or permitted within sixty (60) calendar days of receipt of notice by its staff or from a third party.

B. The Permittees upon being put on notice by staff or a third party must immediately (within 24 hours of receipt of notice by its staff or from a third Party) investigate all spills, leaks, and/or other illegal discharges to the MS4. Based upon their assessment and as specified below, the Permittees must provide notifications and reporting as described in Section 4 of the DAMP and Section XVI of this Order.

C. The Permittees shall control ~~i~~llegal ~~e~~Dumping that may result in a discharge of ~~p~~ollutants to the MS4 to the MEP. The Permittees shall describe their procedures and authorities for managing ~~i~~llegal ~~e~~Dumping in their LIP.

D. Within 18 months of adoption of this Order, the Permittees shall review and revise their IC/ID program to include a pro-active ~~illegal discharge detection and elimination program (IDDE)~~ using the Guidance Manual for Illicit Discharge, Detection, and Elimination by the Center for Watershed Protection⁴⁰ or any other equivalent program consistent with Section IX.E below. The result of this review shall be reported in the Annual Report ~~for that reporting period~~ and include a description of the Permittees' revised pro-active program, procedures and schedules. The LIP shall be updated accordingly.

Comment [r48]: Previously defined

Comment [r49]: Redundant

⁴⁰ USEPA (Illicit Discharge Detection and Elimination - A Guidance Manual for Program Development and Technical Assessments) by the Center for Watershed Protection and Robert Pitt, University of Alabama, October 2004, updated 2005).

- E. The Permittees' revised IC/ID programs shall specify an IDDE program for each Co-Permittee to individually, or in combination:
 - a. Develop an inventory and map of Permittee MS4 facilities and Major Outfalls to Receiving Waters.
 - b. Develop a schedule to be submitted within 18 months to conduct and implement systematic investigations of MS4 Open Channels and Major Outfalls.
 - c. Use field indicators to identify potential Illegal Discharges, if applicable;
 - d. Track Illegal Discharges to their sources⁴¹ where feasible; and
 - e. Educate the public about Illegal Discharges and Pollution Prevention where problems are found.
- F. The Permittees shall continue to integrate IC/ID detection and elimination into their inspection programs, training of Permittee staff, and monitoring data collection and other indicator data.
- G. The Permittees shall annually review and evaluate their IC/ID program, including litter/trash BMPs, to determine if the program needs to be adjusted. Findings of the review and evaluation shall be submitted with the Annual Report.
- H. The Permittees shall maintain a database summarizing IC/ID incident response (including IC/IDs detected as part of field monitoring activities). This information shall be updated on an ongoing basis and submitted with the Annual Report.
- I. The Permittees shall control, consistent with the MEP standard, Illegal Discharges (including the discharge of spills, leaks, or dumping of any materials other than storm water and authorized non-storm water) into the MS4. All reports of Illegal Discharge shall be promptly investigated and reported as specified in Section XVI (Notification Requirements).
- J. In the 2004-2005 Annual Report, the Permittees characterized trash, determined its main source(s) and developed and implemented appropriate BMPs to reduce and/or to eliminate the discharge of trash and debris to Waters of the U.S. to the MEP. The BMPs should be continued and their effectiveness must be reported in the Annual Report.-
- K. Where non-jurisdictional IC/IDs within a Permittees jurisdiction are identified, the Permittees will notify the responsible party and the Executive Officer of the discharge.

⁴¹ Table 2: Land uses, Generating Sites and Activities that Produce Indirect Discharges from IDDE, A Guidance Manual for Program Development and Technical Assessments, October 2004 CWP.

X. SEWAGE SPILLS, INFILTRATION INTO THE MS4 SYSTEMS FROM LEAKING SANITARY SEWER LINES, SEPTIC SYSTEM FAILURES, AND PORTABLE TOILET DISCHARGES

- A. The Permittees shall continue to provide local sanitation districts 24-hour access to the MS4 to address sewage spills. The Permittees shall continue to work cooperatively with the local sewer agencies to determine and control the impact of infiltration from leaking sanitary sewer systems on Urban Runoff quality. Each Permittee shall implement control measures necessary to minimize infiltration of seepage from sanitary sewers to the MS4 through routine preventative maintenance of the MS4.
- B. Each Permittee shall continue to cooperate and coordinate with the sewage collection/treatment agencies as described in Appendix I of the DAMP to swiftly respond to and contain sewage spills that may discharge into its MS4. Management and/or preventive measures shall continue to be implemented for sources including portable toilets, failing septic systems, and failing private laterals that may cause or contribute to Urban Runoff Pollution problems in Permittee jurisdictions.
- C. Permittees who are regulated under the ~~Statewide General Waste Discharge Requirements for Sanitary Sewer Systems, Water Quality Order No. 2006-0003-DWQ, (SSO Order)~~, shall continue to comply with that Order to control sanitary system overflows.
- D. Permittees with septic systems in their jurisdiction shall maintain the inventory of septic systems within its jurisdiction completed in 2008. Updates to the inventory will be maintained by County Environmental Health via a database of new septic systems approved since 2008.

Comment [r50]: Previously defined

XI. CO-PERMITTEE INSPECTION PROGRAMS

The Permittee inspection programs are outlined in Sections 7 and 8 of the DAMP and describe some of the minimum inspection and enforcement procedures utilizing existing inspection programs, provides criteria for characterizing the significance of violations, criteria for prioritizing violations, appropriate response actions corresponding to the priority of violations and identifies the hierarchy of enforcement/compliance responses. Section 3.4 of the DAMP provides a framework to standardize the implementation and enforcement by the Co-Permittees of their respective Storm Water Ordinances. The Co-Permittees shall continue to enforce their respective Storm Water Ordinances consistent with the DAMP and this Order.

A. GENERAL REQUIREMENTS

- 1. The Co-Permittees shall continue to maintain and update a database inventory of all active Construction Sites, and Industrial, and Commercial Facilities within their jurisdiction consistent with the database requirements of Section 7 and 8 of the

DAMP. Construction Sites and Industrial and Commercial Facilities shall be included in the database inventories regardless of whether the Construction Sites or Commercial and Industrial Facilities are subject to the General Construction Permit or the General Industrial Permit or other individual NPDES permit or ~~WDRs~~ Waste Discharge Requirements.

Comment [r51]: Previously defined

2. The Co-Permittee inspection database inventory described in Section XI.A.1 shall be maintained in an electronic database format that may be made available to the Regional Board upon request (e.g. request via phone call, e-mail, letter, etc.). The database inventory must be consistent with the requirements of Sections 7 and 8 of the DAMP. Supporting paper (or electronic) files shall also be maintained and made available upon Regional Board request. Supporting files should include a record of inspection dates, the results of each inspection, photographs (if any), video (if any) and a summary of any enforcement actions taken. The inventory databases shall be updated on an annual basis and an electronic copy shall be provided with each Annual Report.
3. The Co-Permittee shall not issue an occupancy permit to an ~~i~~Industrial ~~f~~Facility or other license authorizing the facility to operate, unless the applicant is informed of the General Industrial Permit and that it may have to secure coverage thereunder. The Co-Permittees shall verify during Industrial Facility inspections whether a site has obtained necessary permit coverage under the General Industrial Permit.
4. If the Industrial ~~f~~Facility's SIC code falls under the mandatory category the Co-Permittee shall notify the Regional Board and the applicant that they may be required to obtain coverage under the General Industrial Permit.
5. -Permits for Construction Sites shall not be granted until appropriate coverage under the General Construction Permit ~~(s)~~ is verified.
6. Perceived Non-filers for the General Storm ~~w~~Water Permits shall be reported consistent with Section XVI.E.
7. If a Co-Permittee receives notice by its staff or from a third party of a non-Emergency Situation representing a possible violation of the General Storm ~~w~~Water Permit or other permit issued by the State or Regional Board to an Industrial Facility or Construction Site, the Co-Permittee shall, within two (2) working days, provide oral or e-mail notice to Regional Board staff of the location within its jurisdiction where the incident occurred and describe the nature of the incident. After notifying the Regional Board, no further action is necessary regarding the General Storm ~~w~~Water Permits. However, each Co-Permittee shall take appropriate actions to bring an Industrial Facility or Construction Site into compliance with its Storm Water Ordinances.
8. The Co-Permittees need not inspect facilities already inspected by Regional Board staff if the inspection was conducted within the specified time period. Regional

Board staff inspection information is available at www.ciwqs.ca.gov⁴².

9. Each Co-Permittee shall respond to complaints received from third parties regarding Construction Sites and Industrial and Commercial Facilities in a timely manner to ensure that the sites are not a source of Pollutants to the MS4 and the Receiving Waters.
10. The Co-Permittees shall enforce their ~~Stormwater~~ Storm Water Ordinances and permits at all Construction Sites and Industrial, and Commercial Facilities in a fair, firm and consistent manner. Sanctions for non-compliance as required under Section VIII (Legal Authority/Enforcement) shall be deemed adequate to bring the site into compliance with their Storm Water Ordinances and permits.
11. Each Co-Permittee shall document, evaluate and annually report the effectiveness of its enforcement procedures in achieving prompt and timely compliance with inspection programs. Sanctions for non-compliance shall be adequate to bring the site into compliance and to stop the ~~p~~ Pollutant discharge consistent with the requirements of Section VIII of this Order.
12. The Principal Permittee and the County have implemented the ~~Compliance Assistance Program (CAP)~~. Through the Riverside County Department of Environmental Health, the CAP addresses storm water compliance issues at restaurant facilities and businesses that must have a hazardous material permit for either storing, handling or generating hazardous materials. As described in Section 8 of the DAMP, the Permittees must either participate in the CAP or implement an equivalent inspection program. The cities of Corona and Riverside maintain such programs through their respective POTW pre-treatment programs that may be supplemented by the activities of the Department of Environmental Health during routine inspections. The County is establishing a stand-alone NPDES Storm water Compliance Inspection and Enforcement Program (CIEP) for Industrial and Commercial Facilities in the unincorporated areas of the County.
13. Where inspections and/or enforcement required by this Order are carried out on behalf of the Co-Permittee by other agencies or departments such as the County Department of Environmental Health, county and local fire departments, hazardous materials programs, code enforcement, industrial pretreatment, and building and safety, the Co-Permittee shall monitor and annually evaluate and report adequacy of program coverage and enforcement response in complying with this Order.
14. All inspectors shall be trained in accordance with Section XV.

Comment [r52]: Previously defined

⁴² To obtain access to the State database, registration at the following link is necessary: http://www.waterboards.ca.gov/water_issues/programs/ciwqs/chc_npdes.shtml. Contact information is available at http://www.waterboards.ca.gov/water_issues/programs/ciwqs/contactus.shtml.

B. CONSTRUCTION SITES

1. Each Co-Permittee shall include in the electronic database identified in Section XI.A.2 an inventory of all **active** Construction Sites within its jurisdiction for which building or grading permits have been issued and activities at the site include: soil movement; uncovered storage of materials or wastes, such as dirt, sand or fertilizer; or exterior mixing of cementaceous products, such as concrete, mortar or stucco.
2. Each Permittee shall continue to prioritize Construction Sites within its jurisdiction as a high, medium or low threat to water quality. Evaluation of construction sites shall be based on factors, which shall include but not be limited to: soil erosion potential, project size, proximity and sensitivity of Receiving Waters and any other relevant factors. At a minimum, high priority Construction Sites shall include: sites disturbing 50 acres and greater; sites disturbing over 1 acre with Direct Discharge to Receiving Waters with **CWA/Clean Water Act** Section 303(d) listed waters for sediment or turbidity **impairments**; site specific characteristics⁴³; and any other relevant factor. At a minimum, medium priority **eConstruction sSites** shall include: sites disturbing between 10 to less than 50 acres of disturbed soil.
3. Each Permittee shall conduct Construction Site inspections for compliance with its ordinances (grading, WQMPs, etc.) and local permits (building, grading, etc.). The Permittees shall develop a checklist for conducting Construction Site inspections. Inspections of Construction Sites shall include, but not be limited to:
 - a. Verification of coverage under the General Construction Permit (**Notice of Intent [NOI]** or Waste Discharge Identification Number [WDID]) during the initial inspection. As Permittees become aware of changes in ownership, they shall notify Regional Board staff.
 - b. Ensure that the BMPs implemented on-site are effective for the appropriate phase of construction (preliminary stage, mass grading stage, streets and utilities stage etc.).
 - c. Visual observations for Illegal Discharges, potential Illicit Connections, and potential Pollutant sources.
 - d. Implementation and maintenance of BMPs required under local requirements.
 - e. An assessment of the effectiveness of BMPs implemented at the site and the need for any additional BMPs.
4. At a minimum, the inspection frequency shall include the following:
 - a. During the **wWet sSeason (October 1 through May 31 of each year)**, all high

Comment [b53]: Per Oct. 8 comment letter.

Comment [r54]: Previously defined

Comment [r55]: Previously defined

Comment [r56]: Period of Wet Season previously defined – also provided in Glossary

⁴³ The recently adopted General Construction Permit Order No. 2009-0009-DWQ includes risk-based characterization of construction sites based on site-specific conditions.

priority Construction Sites are to be inspected, in their entirety, once a month. All medium priority Construction Sites are to be inspected at least twice during the ~~wWet sSeason~~. All low priority Construction Sites are to be inspected at least once during the ~~wWet sSeason~~. Construction Sites that disturb less than one acre may be inspected on an as needed basis. When BMPs or BMP maintenance is deemed inadequate or out of compliance, an inspection frequency of at least once per week should be maintained until BMPs and BMP maintenance are brought into compliance.

- b. During the ~~dDry sSeason (June 1 through September 30 of each year)~~, all Construction Sites shall be inspected at a frequency sufficient to ensure that sediment and other ~~pPollutants~~ are properly controlled and that unauthorized, ~~nNon-storm wWater~~ discharges are prevented.

Comment [r57]: Period of Dry Season previously defined – also provided in Glossary

C. INDUSTRIAL FACILITIES

1. To establish priorities for inspection, the Permittees shall continue to prioritize Industrial Facilities within their jurisdiction as a high, medium, or low threat to water quality. Continual evaluation of these Industrial Facilities should be based on such factors as type of industrial activities (i.e., SIC codes)⁴⁴, materials or wastes used or stored outside, ~~pPollutant~~ discharge potential, compliance history, facility size, proximity and sensitivity of Receiving Waters and any other relevant factors described in Section 8 of the DAMP. At a minimum, a high priority shall be assigned to: Industrial Facilities subject to section 313 of Title III of the Superfund Amendments and Reauthorization Act of 1986 (SARA); Industrial Facilities that handle or generate ~~pPollutants~~ for which the receiving water is ~~iImpaired~~, facilities that have a significant potential to release pre-production plastics or nurdles into the environment, and Industrial Facilities with a high potential for or history of unauthorized, ~~Non-Sstorm~~ Water discharges.
2. Each Co-Permittee shall conduct Industrial Facility inspections for compliance with its ordinances, permits and this Order. Industrial Facility inspections shall be consistent with Section 8 of the DAMP. If an inspection indicates the need for follow-up, Co-Permittee follow-up inspections shall include a review of the Industrial Facility's material and waste handling and storage practices, written documentation of ~~pPollutant~~ control BMP implementation and maintenance procedures, digital photographic documentation of water quality violations as well as evidence of past or present unauthorized, ~~Non-Sstorm~~ Water discharges and enforcement actions issued at the time of the Co-Permittee inspection. Report of inspections shall be included in the Annual Report and shall provide the basis for downgrading or upgrading priority ranking of Industrial Facilities.

Comment [r58]: Defined in Glossary

⁴⁴Industrial Facilities, as defined at 40 CFR § 122.26(b)(14), including those subject to the General Industrial Permit or other individual NPDES permit;

3. All high priority Industrial Facilities are to be inspected at least once a year; all medium priority Industrial Facilities are to be inspected at least once every two years; and all low priority Industrial Facilities are to be inspected at least once during the term of this Order. In the event that inappropriate material or waste handling or storage practices are observed, or unauthorized, non-storm water discharges are observed, an enforcement order shall be issued and a re-inspection frequency adequate to bring the Industrial Facility into compliance must be maintained (at a minimum, once a month or within the compliance schedule prescribed by the Co-Permittee in a written notice to the discharger). Once compliance is achieved, a minimum inspection frequency of once every six months should be maintained for the annual reporting period.
4. Each Co-Permittee shall continually identify undocumented Industrial Facilities within its jurisdiction and shall add them to the database, as identified in Section XI.A.2. Additionally, each Industrial Facility shall be listed as per the criteria in specified in Section XI.C.1 within 15 days from the initial date of discovery of the Industrial Facility.
5. Each Permittee shall require Industrial Facilities to implement source control and pollution prevention measures consistent with the requirements of Section 8.4.4 of the DAMP.

Comment [b59]: Shown in strikeout text.

D. COMMERCIAL FACILITIES

1. Each Permittee shall continue to implement the CAP or equivalent, pursuant to Section 8- of the DAMP and Section XI.A.9 -(complaints) of this Order; Section 8 shall be modified to clarify the types of facilities specifically addressed by the CAP. Within 18 months, the Co-Permittees shall also identify any facilities that transport, store or transfer pre-production plastic pellets and managed turf facilities (e.g. private golf courses, athletic fields, cemeteries, and private parks) within their jurisdiction and determine if these facilities warrant additional inspection to protect water quality.
2. The Permittees shall continue to develop BMPs applicable for each of the Commercial Facilities described in Section 8 of the DAMP.
3. The Co-Permittees shall continue to prioritize Commercial Facilities within their jurisdiction as a high, medium, or low threat to water quality based on such factors as the type, magnitude, and location of the commercial activity, proximity and sensitivity of Receiving Waters, potential for discharge of pPollutants to the MS4, Commercial Facilities that handle or generate pPollutants for which the Receiving Water is Impaired, frequency of inspections and facilities with a high potential for or history of unauthorized, Non-Sstorm Water discharges.
4. All high priority Commercial Facilities shall be inspected at least once per year; all medium priority Commercial Facilities shall be inspected at least every two years;

Comment [b60]: This showed up in the 3rd Draft. Is this something that we agreed to?

and all low priority Commercial Facilities shall be inspected at least once during the term of this Order. At a minimum, each Commercial Facility shall be required to implement source control and pollution prevention BMPs consistent with the requirements of Section 8 of the DAMP. Co-Permittee follow-up inspections should include a review of BMPs implemented, their effectiveness and maintenance; written and photographic documentation of materials and waste handling and storage practices; evidence of past or present unauthorized, Non-~~S~~storm Water discharges; and an assessment of management/employees awareness of storm water pollution prevention measures.

5. In the event that inappropriate material or waste handling or storage practices are observed, or there is evidence of past or present unauthorized, ~~AN~~Non-storm ~~w~~Water discharges, a written enforcement order shall be issued at the time of the initial inspection for CAP equivalent inspection programs or at the time of the CAP follow-up inspection, to bring the Commercial Facility into compliance.
6. Within 18 months of adoption of this Order, the Co-Permittee shall notify all mobile businesses based within their jurisdiction concerning the minimum Source Control and Pollution Prevention BMPs that they must develop and implement. For purposes of this Order, mobile businesses include: mobile auto washing/detailing; equipment washing/cleaning; carpet, drape, furniture cleaning; and mobile high pressure or steam cleaning activities that are based out of a Co-Permittee's jurisdiction. The mobile businesses shall be required to implement appropriate BMPs within 3 months of being notified by the Co-Permittees. The Co-Permittees shall also notify mobile businesses discovered operating within their jurisdiction.
7. Within 24 months of adoption of this Order, the Co-Permittees shall develop an enforcement strategy to address mobile businesses.
8. The Co-Permittees should continue to maintain the CAP restaurant inspection program, or equivalent. Inspections for Commercial Facilities with restaurants shall, at a minimum, address:
 - a. Oil and grease disposal to verify that these wastes are not poured onto a parking lots, streets or adjacent catch basins;
 - b. Trash bin areas, to verify that these areas are clean, the bin lids are closed, the bins are not used for liquid waste disposal and wash water from the bins is not disposed of into the MS4;
 - c. Parking lot, alley, sidewalk and street areas to verify that floor mats, filters and garbage containers are not washed in those areas and that no wash water is disposed of in those areas;
 - d. Parking lot areas to verify that they are cleaned by sweeping, not by hosing down, and that the facility operator uses dry methods for spill cleanup; and,
 - e. Violations of the Storm Water Ordinance shall be enforced by the jurisdictional Co-Permittee.

E. RESIDENTIAL PROGRAM

1. Within 18 months of adoption of this Order, each Co-Permittee shall develop and implement a residential program consistent with these requirements to reduce the discharge of ~~p~~Pollutants from residential activities to the MS4, consistent with the MEP standard.
2. The Co-Permittees shall identify residential activities that are potential sources of ~~p~~Pollutants and develop and/or enhance Fact Sheets/BMPs as appropriate. At a minimum, this should include: residential auto washing and maintenance activities; use and disposal of pesticides, herbicides, fertilizers and household cleaners; and collection and disposal of pet wastes. The Permittees shall distribute the Fact Sheets/BMPs and appropriate information from organizations such as the Riverside-Corona Resource Conservation District⁴⁵ and USDA's Backyard Conservation Program⁴⁶ to the residents to ensure that discharges from the residential areas are not causing or contributing to a violation of Water Quality Standards in the Receiving Waters.
3. The Co-Permittees, collectively or individually, shall facilitate the proper collection and management of used oil, toxic and hazardous materials, and other household wastes. The Permittees should continue distribution of information regarding the dates and locations of temporary and permanent household hazardous waste and antifreeze, oil, battery and paint collection events and facilities, and financial support of household hazardous waste and antifreeze, oil, battery and paint collection facilities and events or curbside or special collection sites managed by the Co-Permittees or private entities, such as solid waste haulers.
4. The Regional Board recommends continuation of Co-Permittee efforts to coordinate with local water purveyors and other stakeholders to encourage efficient irrigation and minimize runoff from residential areas.
5. The Co-Permittees shall enforce their Storm Water Ordinance as appropriate to control the discharge of Pollutants associated with residential activities.
6. Each Co-Permittee shall include an evaluation of its residential program in the Annual Report starting with the second Annual Report after adoption of this Order.

⁴⁵ The Riverside-Corona County Resource Conservation District (RCRCD) provides gardening and horticulture information appropriate for the area including native plant selection, backyard management, alternatives to pesticide, irrigation scheduling and composting. The RCRCD is sponsored by the cities and county of Riverside [Only Rain Down the Storm Drain Pollution Prevention Storm-water/Clean Water Protection](#) Program.

⁴⁶ Backyard Conservation, Bringing Conservation from the Countryside to Your Backyard, USDA Natural Resources Conservation Service, National Association of Conservation Districts, Wildlife Habitat Council and National Audubon Society.

XII. NEW DEVELOPMENT (INCLUDING SIGNIFICANT REDEVELOPMENT)

A. GENERAL REQUIREMENTS:

1. Each Co-Permittee, consistent with the DAMP, and requirements of this Order, when considering any map or permit for a New Development or Significant Redevelopment project for which discretionary approval is sought, must continue to require such map or permit to obtain coverage under the General Construction Permit, where applicable, prior to the issuance of grading or construction permits. Each Co-Permittee shall specify its verification procedure and any tools utilized for this purpose in its LIP.
2. Each Co-Permittee must continue to implement those BMPs identified in Section 7.1 of the DAMP. Each Permittee shall ensure that the erosion and sediment control plans it approves include appropriate erosion and sediment control BMPs (i.e., erosion measures for slopes greater than a certain length or hill-side developments, ingress/egress controls, perimeter controls, run-on diversion, if significant) such that a distinct and effective combination of BMPs consistent with site risk is implemented through all phases of construction.
3. The land use approval process of each Co-Permittee must continue to require post-construction BMPs, Source Control BMPs and Treatment Control BMPs and identify their locations and long-term maintenance responsibilities consistent with the requirements of this Order.
4. Each Permittee shall ensure, consistent with the MEP standard and within the limits of its legal authority, that runoff from New Development and Significant Redevelopment projects not regulated under this Order but that require encroachment permits for connections to the MS4 regulated under this Order are consistent with the requirements of this Order including the model WQMP for the Permit Area.
5. Each Permittee shall ensure that appropriate BMPs to reduce erosion and mitigate Hydromodification are included in the design for replacement of existing culverts or construction of new culverts and/or bridge crossings to the MEP⁴⁷.
6. Each Permittee shall ensure, consistent with the MEP ~~maximum extent practicable~~ standard, that runoff from development projects it approves, does not cause nuisance to adjoining downstream ~~properties and stream~~ channels.
7. Each Permittee shall ensure to the MEP that MS4s⁴⁸ are appropriately maintained consistent with Section XIV of this Order or are adequately maintained by a legally responsible party.

Comment [r61]: Previously defined

Comment [JEU62]: Thought this was changed previously.

⁴⁷ This type of project may require a CWA Section 404 Permit

⁴⁸ Urban runoff conveyance systems created or resulting from development projects approved by Permittees.

8. Each Permittee shall require applicants to minimize the short and long-term adverse impacts on Receiving Water quality from New Development and Significant Redevelopment maps or permits where discretionary approval is sought, as required in Section XII.D below, by: (1) continuing to review, approve, and verify implementation of project-specific WQMPs, implementation of LID principles, where feasible; (2) addressing ~~HCOCs hydrologic Conditions of Concern~~; and (3) ensuring that long term BMP operation and maintenance mechanisms are in place prior to project closure or issuance of certificates of occupancy.
9. The requirements of Section XII.D below shall apply to Permittee projects that meet the New Development and Significant Redevelopment criteria.
10. Each Permittee shall participate in the development of a Watershed Action Plan, described in Section XII.B, below, to integrate water quality, stream protection and storm water management and use within the Permit Area with land use planning policies, ordinances, and plans.

Comment [r63]: Previously defined

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B. WATERSHED ACTION PLAN

1. An integrated watershed management approach may facilitate integration of planning and project approval processes with water quality and quantity control measures. Management of the impacts of Permit Area urbanization on water quality and stream stability is more effectively done on a per-site, neighborhood and municipal basis based on an overall watershed plan. Pending completion of the Watershed Action Plan consistent with this section, management of the impacts of urbanization shall be accomplished using existing programs. The Permittees shall develop a Watershed Action Plan to address the entire Permit Area. The Permittees may choose to develop sub-watershed action plans based on the overall Watershed Action Plan in the future based on new 303(d) impairments, TMDL requirements, or other factors.
2. -The Permittees shall develop and submit to the Executive Officer for approval a Watershed Action Plan that describes and implements the Permittees' approach to coordinated watershed management. The objective of the Watershed Action Plan is to address watershed scale water quality impacts of urbanization in the Permit Area associated with Urban TMDL WLAs, stream system vulnerability to Hydromodification from Urban Runoff, cumulative impacts of development on vulnerable streams, preservation of Beneficial Uses of streams in the Permit Area, and protection of water resources, including groundwater recharge areas.
3. Within three years of Permit adoption, the Co-Permittees shall develop the Watershed Action Plan and implementation tools to address impacts of

urbanization in a holistic manner. At a minimum, the Watershed Action Plan shall include the following:

- a. Describe proposed Regional BMP approaches that will be used to address Urban TMDL WLAs.
 - b. Develop recommendations for specific retrofit studies of MS4, parks and recreational areas that incorporate opportunities for addressing TMDL Implementation Plans, Hydromodification from Urban Runoff and LID implementation.
 - c. Description of regional efforts that benefit water quality (e.g. Western Riverside County Multiple Species Conservation Plan, TMDL Task Forces, Water Conservation Task Forces, Integrated Regional Watershed Management Plans) and their role in the ~~WAP~~ Watershed Action Plan. The Permittees shall describe how these efforts link to their Urban Runoff Programs and identify any further coordination that should be promoted to address Urban WLA or Hydromodification from Urban Runoff to the MEP.
4. Within two years of adoption of this Order, the Permittees shall delineate existing unarmored or soft-armored stream channels in the Permit Area that are vulnerable to Hydromodification from New Development and Significant Redevelopment projects.
5. Within two years of completion of the delineation in Section XII.B.4 above, develop a ~~h~~Hydromodification ~~m~~Management ~~p~~Plan (HMP) describing how the delineation will be used on a per project, sub-watershed, and watershed basis to manage ~~h~~Hydromodification caused by ~~u~~Urban ~~r~~Runoff. The ~~HMP~~~~h~~Hydromodification ~~m~~Management ~~p~~Plan shall prioritize actions based on drainage feature/susceptibility/risk assessments and opportunities for restoration.
- a. The ~~HMP~~~~h~~Hydromodification ~~m~~Management ~~p~~Plan shall ~~i~~identify potential causes of identified stream degradation including a consideration of sediment yield and balance on a watershed or sub-watershed basis.
 - b. Develop and implement a ~~Hydromodification Monitoring Plan (HMP)~~ to evaluate ~~h~~Hydromodification impacts for the drainage channels deemed most susceptible to degradation. The HMP will identify sites to be monitored, include an assessment methodology, and required follow-up actions based on monitoring results. Where applicable, monitoring sites may be used to evaluate the effectiveness of BMPs in preventing or reducing impacts from ~~h~~Hydromodification.
6. Identify Impaired Waters [CWA § 303(d) listed] with identified Urban Runoff ~~p~~Pollutant sources causing ~~i~~impairment, existing monitoring programs addressing those Pollutants, any BMPs that the Permittees are currently implementing, and any BMPs the Permittees are proposing to implement consistent with the other requirements of this Order. Upon completion of XII.B.43-d, develop a schedule to implement an integrated, world-wide-web available, regional geodatabase of the

Comment [r64]: Acronym not previously defined or used.

impaired waters [CWA § 303(d) listed], MS4 facilities, critical habitat preserves defined in the Multiple Species Habitat Conservation Plan and stream channels in the Permit Area that are vulnerable to Hydromodification from Urban Runoff.

7. Develop a schedule to maintain the geodatabase required in Section XII.B.4 and other available and relevant regulatory and technical documents associated with the Watershed Action Plan.
8. Within three years of adoption of this Order, the Watershed Action Plan shall be submitted to the Executive Officer for approval and incorporation into the DAMP. Within six months of approval, each Permittee shall implement applicable provisions of the approved revised DAMP and incorporate applicable provisions of the revised DAMP into the LIPs for watershed wide coordination of the Watershed Action Plan.
9. The Permittees shall also incorporate Watershed Action Plan training, as appropriate, including training for upper-level managers and directors into the training programs described in Section XV. The Co-Permittees shall also provide outreach and education to the development community regarding the availability and function of appropriate web-enabled components of the Watershed Action Plan.
10. Invite participation and comments from resource conservation districts, water and utility agencies, state and federal agencies, non-governmental agencies and other interested parties in the development and use of the Watershed Geodatabase;

C. INCORPORATION OF WATERSHED PROTECTION PRINCIPLES INTO PLANNING PROCESSES

1. Within 24 months of adoption of this Order, each Co-Permittee shall review its ~~g~~General ~~p~~Plan and related documents including, but not limited to its development standards, zoning codes, conditions of approval and development project guidance to eliminate any barriers to implementation of the LID principles and ~~HCOC~~Hydrologic Conditions of Concern discussed in Section XII.E of this Order. The results of this review along with any proposed action plans and schedules shall be reported in the Annual Report for the corresponding reporting year. Any changes to the project approval process or procedures shall be reflected in the LIP.
2. The Co-Permittees shall continue to ensure that their ~~g~~General ~~p~~Plan and related land use ordinances and land use approval processes (including, but not limited to, its approved development standards, zoning ordinances, standard conditions of approval, or project development guidelines) ensure the principles and policies enumerated below are properly considered and are incorporated, as appropriate, into the land use approval process to the MEP:

- a. Limit disturbance of natural water bodies and drainage systems; conserve natural areas; protect slopes and channels; minimize significant adverse impacts from Urban Runoff on the biological integrity of natural drainage systems and water bodies;
 - b. Minimize changes in hydrology and Pollutant loading; require incorporation of controls including Source Control and Treatment Control BMPs to mitigate any projected increases in Pollutant loads and flows; ensure that post-development runoff rates and velocities from a site do not adversely impact downstream erosion and stream habitat; minimize the quantity of Urban Runoff directed to impermeable surfaces and the MS4; and maximize the percentage of permeable surfaces to allow more percolation of Urban Runoff into the ground;
 - c. Preserve wetlands, riparian corridors, and buffer zones that provide important water quality benefits; establish reasonable limits on the clearing of vegetation from the project site;
 - d. Encourage the use of BMPs to manage Urban Runoff quantity and quality, consistent with XII.C.1 above;
 - e. Provide for appropriate permanent measures to reduce Pollutant loads in Urban Runoff from the development site; and
 - f. Establish development guidelines for areas particularly susceptible to erosion and sediment loss.
3. The Co-Permittees, when acting as a CEQA Lead Agency for a project requiring a CEQA document, must identify at the earliest possible time in the CEQA process resources under the jurisdiction by law of the Regional Board which may be affected by the project. The preliminary WQMP should identify the need for any CWA Section 401 certification. The Co-Permittees should coordinate project review with Regional Board staff pursuant to the requirements of CEQA. Upon request by Regional Board staff, this coordination shall include the timely provision of the discharger's identity and their contact information and the facilitation of early-consultation meetings.
4. The following potential impacts shall be considered during CEQA review:
- a. Potential impact of project construction on Urban Runoff.
 - b. Potential impact of project's post-construction activity on Urban Runoff.
 - c. Potential for discharge of Pollutants from areas of material storage, vehicle or equipment fueling, vehicle or equipment maintenance (including washing), waste handling, hazardous materials handling or storage, delivery areas or loading docks, or other outdoor work areas.

- d. Potential for discharge of Urban Runoff to affect Beneficial Uses of the Receiving Waters.
 - e. Potential for significant changes in the flow velocity and/or volume of Urban Runoff that could cause environmental harm.
 - f. Potential for significant increases in erosion of the project site or surrounding areas.
5. Each Permittee shall provide the Regional Board with the draft amendment or revision when a pertinent General Plan element or the General Plan is noticed for comment in accordance with Govt. Code § 65350 et seq.

D. WATER QUALITY MANAGEMENT PLAN (WQMP) FOR URBAN RUNOFF (FOR NEW DEVELOPMENT/ SIGNIFICANT REDEVELOPMENT):

1. Each Permittee shall continue to require project-specific ~~Water Quality Management Plans~~ (WQMPs) for those maps and permits described below for which discretionary approval is sought and as further described in Section 6 and Appendix O of the DAMP. Within 18 months of adoption of this Order, the Permittees shall submit a revised WQMP to incorporate new elements required in this Order. The primary objective of the WQMP, by addressing Site Design, Source Control and Treatment Control BMPs applied on a regional, sub-regional or site specific basis, is to ensure that the land use approval process of each Co-Permittee will minimize Pollutant loads in Urban Runoff from maps or permits for which discretionary approval is given.
2. Each Co-Permittee shall ensure that an appropriate WQMP is prepared for the following categories of New Development and Significant Redevelopment projects for which a map or permit for discretionary approval is sought:
 - a. *All significant re-development projects:* Significant re-development is defined as the addition or replacement of 5,000 or more square feet of impervious surface on an already developed site. Significant Redevelopment does not include routine maintenance activities that are conducted to maintain original line and grade, hydraulic capacity, original purpose of the facility, or emergency redevelopment activity required to protect public health and safety. Where redevelopment results in an increase of less than fifty percent of the impervious surfaces of a previously existing developed site, and the existing development was not subject to WQMP requirements, the numeric sizing criteria discussed below applies only to the addition or replacement, and not to the entire developed site. Where redevelopment results in an increase of ~~more than~~ fifty percent or more of the impervious surfaces of a previously existing developed site, the numeric sizing criteria applies to the entire development.

- b. For purposes of this Order, the categories of development identified below, shall be collectively referred to as "New Development".

~~e.i.~~ *New developments that create 10,000 square feet or more of impervious surface (collectively over the entire project site) including commercial and industrial projects and residential housing subdivisions requiring a Final Map- (i.e., detached single family home subdivisions, multi-family attached subdivisions, condominiums, apartments, etc.); mixed use and public projects (excluding Permittee road projects). This category includes development projects on public and private land, which fall under the planning and building authority of the Co-Permittees.*

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~~e.ii.~~ Automotive repair shops (with SIC codes 5013, 5014, 5541, 7532-7534, 7536-7539).

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~~e.iii.~~ Restaurants (with SIC code 5812) where the land area of development is 5,000 square feet or more.

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~~f.iv.~~ Hillside developments disturbing 5,000 square feet or more which are located on areas with known erosive soil conditions or where the natural slope is twenty-five percent or more.

~~g.v.~~ Developments of 2,500 square feet of impervious surface or more adjacent to (within 200 feet) or discharging directly into ESAs.

~~h.vi.~~ Parking lots of 5,000 square feet or more exposed to storm water. Parking lot is defined as land area or facility for the temporary parking or storage of motor vehicles.

~~i.vii.~~ Retail Gasoline Outlets (RGOs) that are either 5,000 square feet or more with a projected average daily traffic of 100 or more vehicles per day.

~~j.viii.~~ Emergency public safety projects in any of the above-listed categories may be excluded if the delay caused due the requirement for a WQMP compromises public safety, public health and/or environmental protection.

Comment [b65]: Items c-j should fall under the "New Development" category (letter b.), they should be relabeled i, ii, iii,.....

3. WQMPs shall include BMPs (on-site and/or watershed-based), for the discharge of any urban sourced 303(d) listed Pollutant to an Impaired Waterbody on the 303(d) list such that the discharge shall not cause or contribute to an exceedance of Receiving Water Quality Objectives.
4. -Treatment Control BMPs- shall be in accordance with the approved WQMP and must be sized to comply with one of the following numeric sizing criteria:
 - a. VOLUME - Volume-based Treatment Control BMPs shall be designed to infiltrate, filter, or treat either:

- i. The volume of runoff produced from a 24-hour, 85th percentile storm event, as determined from the County of Riverside's 85th Percentile Precipitation Isopleth Map; or,
- ii. The volume of annual runoff produced by the 85th percentile, 24-hour rainfall event determined as the maximized capture storm water volume for the area, from the formula recommended in Urban Runoff Quality Management, WEF Manual of Practice No. 23/ASCE Manual of Practice No. 87 (1998); or,
- iii. The volume of annual runoff based on unit basin storage volume, to achieve 80% or more volume treatment by the method recommended in California Storm ~~Water~~ Best Management Practices Handbook – Industrial/Commercial (1993); or,
- iv. The volume of runoff, as determined from the local historical rainfall record, that achieves approximately the same reduction in ~~p~~Pollutant loads and flows as achieved by mitigation of the 85th percentile, 24-hour runoff event;

OR

- b. FLOW - Flow-based BMPs shall be designed to infiltrate, filter, or treat either:
 - i. The maximum flow rate of runoff produced from a rainfall intensity of 0.2 inch of rainfall per hour; or,
 - ii. The maximum flow rate of runoff produced by the 85th percentile hourly rainfall intensity, as determined from the local historical rainfall record, multiplied by a factor of two; or,
 - iii. The maximum flow rate of runoff, as determined from the local historical rainfall record that achieves approximately the same reduction in ~~p~~Pollutant loads and flows as achieved by mitigation of the 85th percentile hourly rainfall intensity multiplied by a factor of two.
5. Within 24 months of adoption of this Order, the Permittees shall develop a procedure for streamlining regulatory agency approval of regional Treatment Control BMPs. The recommendations should include information needed to be submitted to Regional Board for consideration of regional Treatment Control BMPs. At a minimum, it should include: BMP location; type and effectiveness in removing Pollutants of Concern; projects tributary to the regional treatment system; engineering design details; funding sources for construction, operation and maintenance; and parties responsible for monitoring effectiveness, operation and maintenance.
6. -The Permittees shall continue to require other development projects for which a map or permit for discretionary approval is sought (projects that are not New Developments or Significant Redevelopments required to develop project-specific

WQMPs) to incorporate conditions of approval, to require appropriate Site Design, Source Control and any other BMPs which may or may not include Treatment Control BMPs.

7. The Permittees shall ensure that the revised WQMP addresses:
 - a. A review and update of Source Control BMPs required for New Development and Significant Redevelopment.
 - b. Update of the list of Treatment Control BMPs, including an evaluation of their effectiveness based on national, statewide or regional studies.

8. Groundwater Protection:

Treatment Control BMPs utilizing infiltration [exclusive of incidental infiltration and BMPs not designed to primarily function as infiltration devices (such as grassy swales, detention basins, vegetated buffer strips, constructed wetlands, etc.)] must comply with the following minimum requirements to protect groundwater:

- a. Use of structural infiltration ~~Treatment~~ Control BMPs shall not cause or contribute to an exceedance of groundwater Water Quality Objectives.
- b. Use of structural infiltration ~~Treatment~~ Control BMPs shall not cause a ~~Nuisance~~ or ~~Pollution~~ as defined in Water Code Section 13050.
- c. Use of structural infiltration ~~Treatment~~ Control BMPs shall not be used in areas of known soil or groundwater contamination⁴⁹, without written authorization from the Regional Board Executive Officer.
- d. Located at least 100 feet horizontally from any water supply well.
- e. The vertical distance from the bottom of any infiltration structural ~~Treatment~~ Control BMP to the historic high groundwater mark shall be at least 10 feet. Where the groundwater basins do not support ~~Beneficial~~ ~~Uses~~, this vertical distance criteria may be reduced, provided groundwater quality is maintained.
- f. Source ~~Control~~ and ~~Pollution~~ ~~Prevention~~ ~~control~~-BMPs shall be implemented to protect groundwater quality.
- g. Adequate pretreatment of runoff prior to infiltration shall be required in gas stations and large commercial parking lots.
- h. Unless adequate pre-treatment of runoff is provided prior to infiltration, structural infiltration ~~Treatment~~ Control BMPs must not be used for areas of industrial or

⁴⁹ Extra diligence should also be performed when proposing infiltration BMPs in areas where the proposed land use is often associated with soil and groundwater contamination,

light industrial activity, such as: areas subject to high vehicular traffic (25,000 or more daily traffic), car washes; nurseries; or any other high threat to water quality land uses or activities.

- i. Class V injection wells or dry wells must not be placed in areas subject to vehicular⁵⁰ repair or maintenance activities⁵¹, such as an auto body repair shop, automotive repair shop, new and used car dealership, specialty repair shop (e.g., transmission and muffler repair shop), or any facility that does any vehicular repair work.

E. LOW IMPACT DEVELOPMENT (LID) AND HYDROMODIFICATION MANAGEMENT TO MINIMIZE IMPACTS FROM NEW DEVELOPMENT/SIGNIFICANT REDEVELOPMENT PROJECTS:

E.

1. Within 18 months of adoption of this Order, the Permittees shall update the WQMP to address LID principles and ~~Hydrologic Conditions of Concern~~ consistent with the MEP standard. A copy of the updated WQMP shall be submitted to the Executive Officer for approval. Within six months of approval, each Permittee shall implement the updated WQMP. Onsite LID principles as close to Pollution sources as possible shall be given preference, however, project site, sub-regional or regional LID principles may also be applied.
2. The Permittees shall require those projects identified in Section XII.D.2- to infiltrate, harvest and use, evapotranspire and/or bio-treat⁵² the 85th percentile storm event ("~~d~~Design ~~e~~Capture ~~v~~Volume"). The ~~d~~Design ~~e~~Capture ~~v~~Volume should be calculated as specified in Section XII.D.4.a, above. -It is recognized that LID principles are not universally applicable and they are dependent on factors such as: soil conditions including soil compaction and permeability, groundwater levels, soil contaminants (Brownfield development), space restrictions (in-fill projects, redevelopment projects, high density development, transit-oriented developments), highest and best use of Urban Runoff (to support downstream uses), etc. Any

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⁵⁰ Vehicles include automobiles; motor vehicles include trucks, trains, boats, motor cycles, farm machineries, airplanes, and recreation vehicles such as snow mobiles, all terrain vehicles, and jet skis.

⁵¹ United States Environmental Protection Agency, Office of Water, EPA 816-R-00-008, September 2000 *State Implementation Guidance - Revisions to the UIC Regulations for Class V Injection Wells and "Class V Rule"* (Revisions to the Underground Injection Control Regulations for Class V Injection Wells, 64 FR 68546) indicate that these activities are prohibited from Class V injection wells.

⁵² Only volume bio-treated and retained onsite qualify towards the volume capture standard. A properly engineered and maintained bio-treatment system may be considered only if infiltration, harvesting and use and evapotranspiration cannot be feasibly implemented at a project site (feasibility criteria will be established in the WQMP [Section XII.G.1]. Specific design, operation and maintenance criteria for bio-treatment systems shall be part of the WQMP that will be produced by the Permittees.

portion of this volume that is not infiltrated, harvested and used, evapotranspired, and/or bio-treated shall be treated and discharged in accordance with the requirements set forth in Section XII.G, below.

3. The Permittees shall incorporate LID site design principles into the revised WQMP to reduce runoff to a level consistent with the MEP standard. The Co-Permittees shall require that New Development and Significant Redevelopment projects include Site Design BMPs during the development of the project-specific WQMP. The design goal shall be to maintain or replicate the pre-development hydrologic regime through the use of design techniques that create a functionally equivalent post-development hydrologic regime through site preservation techniques and the use of integrated and distributed infiltration, retention, detention, evapotranspiration, filtration and treatment systems. The revised WQMP should continue to consider Site Design BMPs described in Appendix O of the DAMP and LID principles described in the pending Southern California Stormwater Monitoring Coalition/CASQA *LID Guidance Manual for Southern California*.
4. Within 18 months of adoption of this Order, each Permittee shall revise, where feasible its ordinances, codes, building and landscape design standards to promote green infrastructure/LID techniques including, but not limited to, the following:
 - a. Landscaping designs that promote longer water retention and evapotranspiration such as 1 foot depth of compost/top soil in commercial and residential areas on top of 1 foot of non-compacted subsoil, concave landscape grading to allow runoff from impervious surfaces, and water conservation by selection of water efficient native plants, weather-based irrigation controllers, etc..
 - b. Allow permeable surface designs in low traffic roads and parking lots. This may require land use/building code amendment.
 - c. Allow natural drainage systems for street construction and catchments (with no drainage pipes) and allow vegetated ditches and swales where feasible.
 - d. Require landscape in parking lots to provide treatment, retention or infiltration.
 - e. Reduce curb requirements where adequate drainage, conveyance, treatment and storage are available.
 - f. Amend land use/building codes to allow no curbs, curb cuts and/or stop blocks in parking areas and residential streets with low traffic.
 - g. Use of green roof, rain garden, and other green infrastructure in urban/suburban area.
 - h. Allow rainwater harvesting and use.

- i. Narrow streets provide alternatives to minimum parking requirements, etc. to facilitate LID where acceptable to public safety departments.
 - j. Consider vegetated landscape for storm water treatment as an integral element of streets, parking lots, playground and buildings.
 - k. Consider and facilitate application of landform grading techniques⁵³ and revegetation as an alternative to traditional approaches, particularly in areas susceptible to erosion and sediment loss such as hillside development projects,
 - l. Other site design BMPs identified in the WQMP not included above.
5. Consistent with the requirements of AB 1881, each ~~e~~Co-Permittee is mandated to update its landscape ordinance. The bill requires the local agencies to adopt the State Model Water Efficient Landscape Ordinance⁵⁴ or prepare one that is "at least as effective" as the State Model by January 2010. The proposed state model ordinance applies to landscape requiring a building or landscape permit, plan check or design review. Each Permittee shall provide the Regional Board a copy of its report to Department of Water Resources (DWR).
 6. Each Permittee shall implement effective education programs to educate property owners to use Pollution Prevention ~~BMPs~~measures and to maintain on-site hydrologically functional landscape controls.
 7. To reduce Pollutants in Urban Runoff, address ~~h~~Hydromodification, and manage Urban Runoff as a resource to the MEP, the revised WQMP shall specify preferential use of ~~s~~Site ~~d~~Design BMPs that incorporate LID techniques, where feasible, in the following manner (from highest to the lowest priority):
 - a. Preventative measures (these are mostly non-structural measures, e.g., preservation of natural features to a level consistent with the MEP standard; minimization of Urban Runoff through clustering, reducing impervious areas, etc.) and
 - b. Mitigation measures (these are structural measures, such as, infiltration, harvesting and use, bio-treatment, etc.).
 8. The mitigation or structural Site Design BMPs shall also be prioritized (from highest to lowest priority):

⁵³<http://www.epa.gov/Region3/mtntop/pdf/appendices/d/aquatic-ecosystem-enhanc-symp/symposiumfinal.pdf>

⁵⁴ http://www.owue.water.ca.gov/docs/final_reg_text.pdf

- a. Infiltration BMPs (examples include permeable pavement with infiltration beds, dry wells, infiltration trenches, surface and sub-surface infiltration basins. The Permittees should work with local groundwater management agencies to ensure that infiltration Treatment Control BMPs are designed appropriately;
 - b. BMPs that harvest and use (e.g., cisterns and rain barrels); and
 - c. Vegetated BMPs that promote infiltration and evapotranspiration including bioretention, biofiltration and bio-treatment. Upon the Permittees' determination of LID infeasibility per Section XII.G, design capture volume specified in Section XII.D.4, that is not addressed by onsite or offsite LID *Site Design BMPs* as listed above shall be treated using *Treatment Control BMPs* as described in Section XII.G.
9. Hydrologic Condition of Concern (HCO):
- a. -The Permittees shall continue to ensure, consistent with the MEP standard, through their review and approval of project-specific WQMPs that New Development and Significant Redevelopment projects do not pose a ~~HCO~~hydrologic condition of concern due to increased runoff volumes and velocities.
 - b. A New Development and Significant Redevelopment project does not cause a ~~HCO~~Hydrologic Condition of Concern if any one of the following conditions is met:
 - i) ~~The~~ project disturbs less than one acre and is not part of a common plan of development.
 - ii) ~~The~~ volume and the time of concentration⁵⁵ of storm water runoff for the post-development condition is not significantly different from pre-development condition for a 2-year return frequency storms (a difference of 5% or less is considered insignificant). This may be achieved through Site Design and Treatment Control BMPs.
 - iii) All downstream conveyance channels to an adequate sump (e.g. Prado Dam, Lake Elsinore, Canyon Lake, Santa Ana River or other lake, reservoir or natural resistant feature) that will receive runoff from the project are engineered and regularly maintained to ensure design flow capacity, and no sensitive stream habitat areas will be affected; or not identified in the Permittees ~~h~~Hydromodification sensitivity maps required in Section XII.B.3, and no sensitive stream habitat areas will be affected.
 - iv) The Permittees may request a variance from these criteria based on studies conducted by the Southern California ~~SMC~~Stormwater Monitoring Coalition, ~~SCCWRP~~Southern California Coastal Watershed Research Project, CASQA,

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⁵⁵ Time of concentration is defined as the time after the beginning of rainfall when all portions of the drainage basin are contributing simultaneously to flow at the outlet.

or other regional studies. Requests for consideration of any variances should be submitted to the Executive Officer.

- c. If a ~~HCO hydrologic condition of concern~~ exists, the WQMP shall include an evaluation of whether the project will adversely impact downstream erosion, sedimentation or stream habitat. This evaluation should include consideration of pre- and post-development hydrograph volumes, time of concentration and peak discharge velocities for a 2-year storm event, construction of sediment budgets, and a sediment transport analysis. If the evaluation determines adverse impacts are likely to occur, the project proponent shall implement additional Site Design BMPs, on-site BMPs, Treatment Control BMPs and/or in-stream BMPs⁵⁶ to mitigate the impacts. The project proponent should first consider Site Design BMPs and on-site BMPs prior to proposing in-stream BMPs; in-stream BMPs must not adversely impact Beneficial Uses or result in sustained degradation of Receiving Water quality and shall require all necessary regulatory approvals⁵⁷.
- d. ~~HCO hydrologic conditions of concern~~ are considered mitigated if they meet one of the following conditions:
 - i. Require additional onsite or offsite mitigation to address potential erosion or habitat impact using LID BPs.
 - ii. BMPs address sensitivity of the Receiving Waters in proximity to the project site to changes in storm water discharge, flow rates, velocities, durations, time of concentration and volumes.
 - iii. The project is developed consistent with an approved Watershed Action Plan that addresses ~~HCO hydrologic conditions of concern~~ for the downstream Receiving Waters.
 - iv. Mimicking the pre-development hydrograph with the post-development hydrograph, for a 2-year return frequency storm. Generally, the ~~HCO hydrologic conditions of concern~~ are not significant, if the post-development hydrograph is no more than 510% greater than pre-development hydrograph. In cases where excess volume cannot be

Comment [b66]: I thought we had agreed to 10% with the RB (keep language same as OC Permit.

⁵⁶ In-stream measures involve modifying the receiving stream channel slope and geometry so that the stream can convey the new flow regime without increasing the potential for erosion and aggradation. In-stream measures are intended to improve long-term channel stability and prevent erosion by reducing the erosive forces imposed on the channel boundary.

⁵⁷ In-stream control projects require a Stream Alteration Agreement from the California Department of Fish & Game, a CWA section 404 permit from the U.S. Army Corps of Engineers, and a section 401 certification from the Water Board. Early discussions with these agencies on the acceptability of an in-stream modification are necessary to avoid project delays or redesign.

infiltrated or captured and reused, discharge from the site must be limited to a flow rate no greater than 110% of the pre-development 2-year peak flow.

- e. If site conditions do not permit items i, through iv, above, the alternatives and in-lieu programs discussed under Section XII.G, below, may be considered.

F. ROAD PROJECTS

1. Within 24 months of adoption of this Order, the Co-Permittees shall develop standard design and post-development BMP guidance to be incorporated into projects for streets, roads, highways, and freeway improvements, under the jurisdiction of the Co-Permittees to reduce the discharge of pollutants from the projects to the MEP. The draft guidance shall be submitted to the Executive Officer for review and approval and shall meet the performance standards for site design/LID BMPs, source control and treatment control BMPs as well as the HCOC criteria. The guidance and BMPs shall address streets, roads or highways under the jurisdiction of the Co-Permittees used for transportation of automobiles, trucks, motorcycles, and other vehicles, and excludes routine road maintenance activities where the surface footprint is not increased. The guidance shall incorporate principles contained in the USEPA guidance, "Managing Wet Weather with Green Infrastructure: Green Streets" to the ~~MEP~~ maximum extent practicable and at a minimum shall include the following:
 - a. Guidance specific to new road projects;
 - b. Guidance specific to projects for existing roads;
 - c. Size or impervious area criteria that trigger project coverage;
 - d. Preference for green infrastructure approaches wherever feasible;
 - e. Criteria for design and BMP feasibility analyses on a project –specific basis.
2. Within six months of approval by the Executive Officer, the Permittees shall implement the standard design and post-development BMP guidance for all road projects. Pending approval of the standard design and post-development BMP guidance, site specific WQMPs for streets, road and highway projects shall be required pursuant to Section XII.D.2.

G. ALTERNATIVES AND IN-LIEU PROGRAMS

1. Within 18 months of adoption of this Order, the Permittees shall develop technically-based feasibility criteria for project evaluation to determine the feasibility of implementing LID BMPs which may include factors such as a groundwater protection assessment to determine if infiltration BMPs are appropriate for the site⁵⁸. These criteria shall be submitted to the Executive Officer for approval. Only

⁵⁸ Such feasibility determinations may be based on regional analyses conducted by the Permittees (see finding G-14) or on site specific conditions. Site specific determinations shall be certified by a Professional Civil Engineer registered in the State of California, and will be documented in the project WQMP, which

those projects that have completed a feasibility analysis as per the approved criteria should be considered for alternatives and in-lieu programs.— If a particular BMP is not technically feasible, other BMPs should be implemented to achieve the same level of compliance, or if the cost of BMP implementation greatly outweighs the Pollution control benefits, the Co-Permittees may grant a waiver of the BMPs. All waivers, along with waiver justification documentation, must be submitted to the Executive Officer in writing within 30 days prior to Permittee approval.

2. The Permittees may collectively or individually propose to establish an Urban Runoff fund to be used for urban water quality improvement projects within the same watershed that is funded by contributions from developers granted waivers. The contributions should be at least equivalent to the cost savings for waived projects. If a waiver is granted and an Urban Runoff fund is established, the Annual Report for the year should include:
 - a. Total amount deposited into the funds; and
 - b. The party responsible for managing the Urban Runoff fund;
3. The obligation to install Treatment Control BMPs at a New Development or Significant Redevelopment project is met if, for a common plan of development, BMPs are constructed with the requisite capacity to serve the entire common project, even if certain phases of the common project may not have BMP capacity located on that phase in accordance with the requirements specified above. The goal of the WQMP is to develop and implement practicable programs and policies to minimize the effects of urbanization on site hydrology, Urban Runoff flow rates, velocities, duration and time of concentration and Pollutant loads. This goal may be achieved through watershed-based Treatment Control BMPs, in combination with site-specific BMPs. All Treatment Control BMPs should be located as close as possible to the Pollutant sources, should not be located within ~~W~~Waters of the U.S., and Pollutant removal should be accomplished prior to discharge to Waters of the U.S. Regional Treatment Control BMPs shall be operational prior to occupation of any of the New Development or Significant Redevelopment project sites tributary to the regional Treatment Control BMP.
4. The Permittees may establish, where feasible and practicable, a water quality credit system for alternatives to infiltration, harvesting and use, evapotranspiration and other LID and Hydromodification requirements specified above. A summary of any waivers of LID, Hydromodification and Treatment Control BMPs should be included in the Annual Report. The following types of projects may be included in this credit system:

shall be approved by the Permittee prior to submittal to the Executive Officer. Within 30 days of submittal to the Executive Officer, the Permittee will be notified if the Executive Officer intends to take any action.

- a. Redevelopment projects that reduces the overall impervious area
- b. Brownfield redevelopment
- c. High density developments (>7 units per acre)
- d. Mixed use and transit-oriented development (within ½ mile of transit)
- e. Dedication of undeveloped portions of the project site to parks, preservation areas and other pervious uses
- f. Regional treatment systems with a capacity to treat flows from all upstream developments
- g. Contribution to an Urban Runoff fund (see XII.FG.2, above)
- h. Offsite mitigation or dedicated mitigation areas within the same watershed
- i. Highly urbanized areas such as city center area
- j. Historic Districts and Historic Preservation areas
- k. Live-work developments
- l. In-fill projects
- m. Projects that enhance the transport of coarse sediment to the coast for beach replenishment.

H. APPROVAL OF WQMP

Within 18 months of adoption of this Order, each Permittee shall develop and implement standard procedures and tools and include in its LIP the following:

1. The Permittees shall utilize a mechanism for review and approval of WQMPs, including a checklist that incorporates the minimum requirements of the model WQMP. The process for review and approval shall be described in the Permittee's LIP.
2. The Co-Permittees shall maintain a database to track structural post-construction BMPs (consistent with XII.KJ.4 below).
3. Continue to ensure that the entity(ies) responsible for BMP maintenance and the mechanism for BMP funding is identified prior to WQMP approval.
4. The Permittees shall train those involved with WQMP reviews in accordance with Section XV, Training Requirements.

I. FIELD VERIFICATION OF BMPS

1. The Co-Permittees' permit close-out procedures shall include field verification that structural Site Design, Source Control and Treatment Control BMPs are designed, constructed and functional in accordance with the approved WQMP.
2. Prior to occupancy, the Co-Permittees shall verify through visual observation that the BMPs are working and functional.
3. The Co-Permittees may accept self-certification or third-party certification of BMPs from State-licensed professional engineers.

J. CHANGE OF OWNERSHIP AND RECORDATION

The Co-Permittees shall establish a mechanism to ensure that appropriate easements and ownerships of structural post-construction BMPs are properly recorded in public records at the County and/or the city and the information is conveyed to all appropriate parties when there is a change in project or site ownership.

K. OPERATION AND MAINTENANCE OF POST-CONSTRUCTION BMPS

1. The Co-Permittees shall ensure that structural post construction BMPs are designed and implemented with control measures necessary to effectively minimize the creation of ~~n~~Nuisance or ~~p~~Pollution associated with vectors, such as mosquitoes, rodents, flies, etc. The Co-Permittee should work with the local vector agencies to ensure that structural post construction BMPs are designed to minimize the potential for vector breeding during operation and maintenance.
2. The Co-Permittees shall specify conditions of approval and as built inspections ensure that require proper maintenance and operation of any structural post construction BMPs including requirements for vector control.
3. The parties responsible for the maintenance and operation of the structural post construction BMPs, and a funding mechanism for operation and maintenance of structural post construction BMPs for the life of the project shall be identified prior to issuance of occupancy permits. Design of these structures shall allow adequate access for maintenance.
4. Each Co-Permittee shall maintain a database to track the operation and maintenance of the structural post construction BMPs installed after adoption of this Order. The database shall include: type of BMP; watershed where it is located; date of certification; party responsible for maintenance and any problems identified during inspection including any vector or nuisance problems.
5. Within 18 months of adoption of this order and annually thereafter, all ~~public agency~~Permittee-owned structural post construction BMPs installed after the date of this Order shall be inspected prior to the Rainy Season. The Co-Permittees

Comment [b67]: Per Oct. 8 comment letter.

shall also develop an inspection frequency for New Development and Significant Redevelopment projects, based on the project type and the type of structural post construction BMPs deployed. Pursuant to XII.K.4, all New Development and Significant Redevelopment, structural post construction BMPs shall be inspected within the five-year Permit Term. The Co-Permittees shall ensure that the BMPs are operating and are maintained properly and all ~~control BMPs measures~~ are working effectively to remove Pollutants in runoff from the site. If vector problems are identified, the Co-Permittees should work with the vector control agencies to remedy vector control problems. All inspections shall be documented and kept as Permittee record. The Co-Permittees may accept inspection reports conducted and certified by state licensed professional engineers in lieu of Co-Permittee inspections.

6. The Annual Report shall include a list of all structural post construction BMPs approved contained in the database required in XII.K.4 above.

L. PRE-APPROVED PROJECTS

The above provisions for LID and ~~HCO hydrologic conditions of concern~~ are not applicable to projects that have an approved WQMP as of the date of approval of the revised WQMP. The above provisions shall be implemented in a manner consistent with the MEP standard for all other projects 45 days from the date of approval of the revised WQMP. The Regional Board recognizes that full implementation may not be feasible for certain projects which have received tentative tract or parcel map or other discretionary approvals.

XIII. PUBLIC EDUCATION AND OUTREACH

- A. The Permittees shall continue to implement the public education efforts already underway and shall continue to promote the most effective elements of the comprehensive public and business education strategy contained in the ROWD and Section 10 of the DAMP. As part of the Annual Report, the Permittees shall review their public education and outreach efforts and revise their activities to adapt to the needs identified in the annual reassessment of program priorities with particular emphasis on addressing the Pollutants of Concern. Results of this review shall direct the focus of its public education effort and cause recommendations for any changes to the public and business education program including: (1) how to make the multimedia efforts more effective; (2) a reevaluation of audiences and key messages for targeted behaviors; and (3) opportunities for participation in regional and statewide public education efforts. The goal of the public and business education program shall be to target 100% of the residents, including businesses, commercial and industrial establishments.

- B. A status report on the requirements of this section and any changes to the on-going public education program shall be described in the ~~a~~Annual ~~r~~Report.
- C. The Permittees shall implement an assessment program to measurably increase public knowledge of its communities regarding MS4 and impacts of Urban Runoff on Receiving Waters. The Permittees shall implement programs that can measure the change in behavior of its target communities to reduce Pollutant releases to the MS4 and the environment. A description of the program tasks, schedule and measurable goals shall be included in the first Annual Report due after adoption of this Order.
- D. When feasible, the Permittees shall participate in joint outreach programs with other agencies including, but not limited to, the Santa Ana Watershed Project Authority, Caltrans, and other county and municipal storm water programs to ensure that a consistent message on storm water pollution prevention is disseminated to the public.
- E. ~~The~~ Permittees shall continue to ensure that appropriate outreach materials are available for construction, industrial and commercial inspection programs. Outreach materials should be provided to Permittee inspectors for distribution to inspected facilities.
- F. Within 18 months from the date of adoption of this Order, the Permittees shall ensure that they have developed, maintained and distributed BMP guidance for the control of those potentially polluting activities identified during the term of the 2002 MS4 Permit, which are not otherwise regulated by any agency, including guidelines for the household use of fertilizers, pesticides, herbicides and other chemicals, and guidance for mobile vehicle maintenance, carpet cleaners, commercial landscape maintenance, and pavement cutting. These guidance documents shall be distributed to the public, trade associations, etc., through participation in community events, trade association meetings and/or by mail.
- G. The Permittees shall ensure that appropriate educational materials, including the BMP brochures, are provided to all new industrial and commercial enterprises within their jurisdiction at the time appropriate permits (e.g. business licenses or occupancy permits) are issued.
- H. The Permittees shall continue to maintain, and if necessary enhance, public education materials to encourage the public to report: ~~i~~Illegal ~~d~~Dumping and unauthorized, non-storm water discharges from residential, industrial, construction and commercial sites into public streets, storm drains and to surface waterbodies and their tributaries; clogged storm drains; and faded stencils or missing catch basin markers. ~~The~~ Principal Permittee's hotline and web site shall provide guidance regarding where to locate information regarding general Urban Runoff pollution control measures. The hotline and website information shall be included in outreach materials and shall be listed in the governmental pages of prominent regional phone books and on the Co-Permittees' website.

- I. The Permittees shall maintain a Public Education Committee to provide oversight and guidance for the implementation of the public education program. The Permittees shall continue to participate in the Public Education Committee to review and update existing guidance for the implementation of the public education program. One of the functions of the Public Education Committee shall be to review outreach materials for construction, industrial and commercial inspection programs and residential outreach to ensure they appropriately address common violations observed during inspections. Once deficiencies are identified, alternative text to address the deficiency shall be developed within 6 months and reported in the Annual Report. The Public Education Committee shall meet at least twice per year.
- J. The Permittees shall continue to sponsor or staff a table or booth at community, regional, and/or countywide events to distribute public education materials related to Urban Runoff pollution prevention to the public. Each Permittee shall participate in at least one event per year.
- K. Successful implementation of the provisions and limitations in this Order will require the cooperation of all the public agency organizations within Riverside County having programs/activities that have an impact on Urban Runoff quality. This may include, but not be limited to, those listed in Appendix 2. As such, the Permittees should coordinate their efforts with those organizations where feasible and appropriate to ensure participation in implementing the requirements of this Order. The Permittees should notify the Regional Board where assistance is needed improving local cooperation.
- L. Within 18 months of adoption of this Order, each Permittee shall develop BMP Fact Sheets for mobile businesses for distribution consistent with the requirements of Section XI.D.6. At a minimum, the mobile business Fact Sheets/training program should include: laws and regulations dealing with Urban Runoff and discharges to MS4; appropriate BMPs and proper procedures for disposing of ~~w~~Wastes generated from each mobile business category.
- M. The Principal Permittee shall continue to develop and distribute BMP guidance for Permittee and contract field operations and maintenance staff to provide guidance in appropriate Pollution Prevention measures, how to respond to spills and reports of Illegal Discharges, etc..

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XIV. PERMITTEE FACILITIES AND ACTIVITIES

- A. Each Permittee shall continue to implement measures to ensure that their -facilities and activities do not cause or contribute to a Pollution or Nuisance in Receiving Waters, as defined in Section 13050 of the Water Code. The Permittees must annually review their activities and facilities to determine the need for revisions to Section 5 of the DAMP and to their LIP. The Annual Report shall include the findings

of this review and a schedule for any needed revisions. The Permittees should continue to use Facility Pollution Prevention Plans as noted in Chapter 5 of the DAMP to ensure that the Permittee facilities are not sources of Pollutants to the Waters of the U.S. to the MEP.

- B. Within 12 months of adoption of this Order, each Permittee shall review its inventory of fixed facilities listed in the DAMP, its field operations and ~~MS4 drainage~~ facilities to ensure that Permittee facilities and activities are addressed by Facility Pollution Prevention Plans consistent with Chapter 5 of the DAMP and do not cause or contribute to a Pollution or Nuisance in Receiving Waters. Existing Facility Pollution Prevention Plans shall be reviewed to insure proper BMPs for these facilities. For Permittee facilities and/or activities tributary to CWA Section 303(d) Impaired Water Bodies that generate Pollutants for which the water body is Impaired, additional Pollutant-specific ~~s~~Source ~~e~~Control BMPs to target that Pollutant shall be identified and implemented in the Facility Pollution Prevention Plan to the MEP.
- C. Each Permittee shall conduct inspections of its fixed facilities and field operations identified in Chapter 5 of the DAMP annually to ensure that they do not contribute Pollutants to Receiving Waters. The Permittees shall record the findings in the inspection forms developed by the Permittees. Each Permittee shall implement BMPs to manage the application, storage, and disposal of pesticides, herbicides, and fertilizers associated with their facilities and activities. At a minimum, the Facility Pollution Prevention Plans for these facilities and activities shall:
1. Ensure that Permittee applicators (including contractors) and distributors have appropriate training, permits, and certifications;
 2. Utilize integrated pest management measures that rely on non-chemical solutions, to the extent practicable;
 3. Promote the use of native vegetation into facility landscaping;
 4. Include schedules for irrigation and chemical application to the extent feasible; and
 5. Collect and properly dispose of unused pesticides, herbicides, and fertilizers.
 6. The following BMP fact sheets are identified as minimum BMPs:
 - i. SC-35/SC-61, Safer Alternative Products
 - ii. SC-41, Building & Grounds Maintenance
 - iii. SC-60, Housekeeping Practices
 - iv. SC-73, Landscape Maintenance
- D. Each Permittee shall review, update, and implement the individual clean out schedules and frequency for its MS4 ~~facilities~~, including open channels ~~s~~MS4, catch basins, retention/detention facilities and wetlands created for Urban Runoff treatment during the

Comment [r68]: Not defined. Replaced with defined term.

~~w~~Wet and ~~d~~Dry ~~s~~Seasons to protect Receiving Water quality consistent with the MEP standard. The inspection and cleaning frequency for all portions of the specified MS4 shall be included in each Permittee's LIP and shall be evaluated annually to determine the need for adjusting the inspection and cleaning frequency. Each Permittee must clean those MS4 facilities where there is evidence of Illegal Discharge. In addition, each Permittee must clean those retention/detention basins and ~~MS4 facilities~~ conveyance systems where the inspection reveals that the storage volume is about 25% full or if accumulated sediment or debris impairs the hydraulic capacity of the facility.

- E. Unless otherwise supported by field information, each Permittee shall at a minimum inspect, clean, and maintain at least 80% of its open channels, catch basins, retention/detention basins, and wetlands created for Urban Runoff treatment on an annual basis, with 100% of the facilities in a two year period. The MS4 clean out schedule shall continue to be included in the Annual Report.
- F. -Each Permittee shall examine opportunities to retrofit existing MS4 facilities with water quality protection measures, where feasible.

G. PERMITTEE COMPLIANCE WITH GENERAL PERMITS

1. GENERAL CONSTRUCTION PERMIT

- a. All Permittee ~~e~~C~~onstruction~~ ~~S~~ites~~activities~~ shall be in compliance with the latest adopted version of the General Construction Permit.
- b. This Order authorizes the discharge of storm water runoff from Permittee ~~e~~C~~onstruction~~ ~~S~~ites~~projects~~ that may result in land disturbance consistent with the acreage criteria of the General Construction Permit.
- c. Prior to commencement of construction activities, the Permittees shall notify the Executive Officer of the proposed ~~e~~C~~onstruction~~ ~~S~~ite~~project~~ by submitting a NOI, or Permit Registration Documents (PRDs) as provided in Attachment 5, and a location map depicting the ~~Construction Site~~project location. The filing fees for these NOIs/PRDs are waived for the Permittees.
- d. Upon completion of the construction project, the Executive Officer shall be notified of the completion of the project by submitting (1) A Notice of Termination (NOT), provided in Attachment 5. (2) Photographs of the completed project; (3) A site map (depicting the project location and the locations of structural post-construction BMPs, including the latitude and longitude if appropriate); and (4) copies of the final field verification reports required under Section ~~V~~XII.I.

- e. The Permittees shall develop, approve, and implement a WQMP for Permittee projects that meet the requirements of Section XII.D. of this Order.
- f. The Permittees shall develop and implement a SWPPP and the monitoring and reporting program for their construction projects that meet the requirements of the latest version of the General Construction Permit. The Permittee must review and approve SWPPPs prepared by their contractors.
- g. The Permittees shall give advance notice to the Executive Officer of planned changes in the construction activity, which may result in non-compliance with the latest version of the General Construction Permit.
- h. Emergency Permittee projects required to protect public health and safety are exempted from compliance with the requirements of this subsection until the emergency ends, at which time they need to comply with the requirements of this section.

2. GENERAL DE-MINIMUS PERMIT DISCHARGES

- a. The Permittees are authorized to discharge de-minimus types of discharges listed under the latest adopted version of the Regional Board's General De Minimus Discharge Permit, currently Order No. R8-2009-0003. The de-minimus discharges from Permittee owned and/or operated facilities and/or activities shall be in compliance with Order No. R8-2009-0003 except that the Permittees need not pay the filing fee.
- b. The Permittees shall notify the Executive Officer of the proposed discharge at least 15 days prior to start of the discharge, by submitting a NOI and supporting documents, as provided in Attachment 7.
- c. For existing Permittee Dischargers (authorized to discharge under Order No. R8-2009-0003 prior to the adoption date of this Order), discharges will continue to be regulated under the terms and conditions of Order No. R8-2003-003 until a new discharge authorization is issued, provided that the Discharger submits, no later than June 10, 2010, an updated NOI, a copy of the current Monitoring & Reporting Program previously issued to the Discharger, and proposed treatment modifications (if any). If no application for continued discharges are submitted by that date, the Discharger shall do one of the following:
 - i. Cease discharge and submit a letter informing the Regional Board that coverage under Order R8-2009-0003 is no longer needed; or

- ii. Apply for new discharge authorization as a new de-minimus discharge, under this Order.

XVI.XV. TRAINING PROGRAM FOR STORM WATER MANAGERS, PLANNERS, INSPECTORS AND MUNICIPAL CONTRACTORS

A. Within 24 months of adoption of this Order, the DAMP and each Permittee's LIP shall be updated to include a program to provide formal and where necessary, informal training to Permittee staff that implement the provisions of this Order. Formal training must be implemented as described herein and may consist of regional training provided by the Permittees or individual Co-Permittee training provided in-lieu of Principal Permittee training. Informal training (i.e. tailgate training) shall be implemented by each Permittee on an as-needed basis to supplement the formal training. Each Permittee shall maintain a written and/or electronic record of stormwater training provided to its storm water and related program staff.

B. The training programs should be coordinated with the local Vector Control District to ensure that vector control issues related to post-construction BMPs maintenance and operation are incorporated into the training curriculum.

C. **Formal Training:** The formal training programs shall educate Permittee employees responsible for implementing requirements of this Order, by providing training on the following Permittee activities: construction site inspection, WQMP review, residential/industrial/commercial site inspection, and Permittee facility maintenance. Formal training may be conducted in classrooms or using videos, DVDs or other multimedia. The program shall consider all applicable Permittee staff such as storm water program managers, construction/industrial/-commercial/residential inspectors, planners, engineers, public works crew, etc. and shall: define the required knowledge and competencies for each Permittee compliance activity, outline the curriculum, include testing or other procedures to determine that the trainees have acquired the requisite knowledge to carry out their duties, and provide proof of completion of training such as Certificate of Completion, and/or attendance sheets. The formal training curriculum shall:

1. Highlight the potential effects that Permittee or Public activities related to their job duties can have on water quality.
2. Overview the principal applicable water quality laws and regulations that are the basis for the requirements in the DAMP.
3. Discuss the provisions of the DAMP that relate to the duties of the target audience, including but not limited to:
 - a. The requirements of the DAMP regarding Storm Water Ordinances, resolutions, codes, and standards that relate to the duties of the target audience, including enforcement thereof;
 - b. Overview of CEQA requirements contained in Section XII.C of this Order;

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- c. Implementation and assessment of ~~SWPPPs and Facility~~ appropriate ~~p~~Pollution ~~p~~Prevention ~~p~~Plans relative to the duties of the target audience;
 - d. Selection, implementation and maintenance of appropriate BMPs relative to the duties of the target audience;
 - e. Tools, checklists and procedures included in the DAMP to assist in implementing the requirements of this Order relative to the duties of the target audience.
- D. **Informal Training:** The informal training shall ensure that staff have the requisite knowledge to implement the applicable provisions in the ~~Permittee's local~~ LIP, such as (but not limited to):
1. The requirements of ~~local~~ Storm Water Ordinances, resolutions, codes, and standards that relate to the duties of the target audience;
 2. Local tools, checklists and/or procedures to implement the requirements of this Order relative to the duties of the target audience;
 3. The proper use and maintenance of erosion and sediment controls;
 4. Vector control issues related to storm water pollution control BMPs.
- E. **Reporting:** Formal training shall be summarized and documented in the Annual Reports.
- F. **Schedule:** At a minimum, the training schedule should include the following:
1. New Permittee employees responsible for implementing requirements of this Order must receive informal training within six months of hire and formal training within one year of hire.
 2. Permittee ~~F~~facility ~~M~~maintenance staff must receive formal training at least once every two years.
 3. Permittee inspection and code enforcement (if applicable) employees must receive formal or informal refresher training focused on appropriate BMP implementation at least once a year prior to the rainy season.
 4. Other existing Permittee employees responsible for implementing the requirements of this Order must receive formal training at least once during the term of this Order.
 5. The start date for training programs described in this Section shall be included in the schedule required in Section III.A.1.q, but shall be no later than six months after Executive Officer approval of DAMP updates applicable to the Permittee activities described in Section XIV.
- G. The Permittees shall require verification of BMP training from contract staff where applicable.

H. The Permittee(s) shall include designated Regional Board staff on training notification e-mails announcing upcoming formal training sessions.

XVI. NOTIFICATION REQUIREMENTS

A. Within 24 hours of discovery, the Permittees shall provide oral or email notification to Regional Board staff of ~~events noncompliant sites~~ within its jurisdiction that are determined to be an Emergency Situation. Following oral notification, a written report must be submitted within 10 days of receipt of notice of the Emergency Situation, detailing the nature of the non-compliance, any corrective action taken by the site/facility owner, other relevant information (e.g., past history of the Emergency Situation, environmental damage resulting from the Emergency Situation, site/facility owner responsiveness) and the type of enforcement, consistent with Section 4 of the DAMP, that will be carried out by the Co-Permittee. Further, incidences of noncompliance shall be recorded along with the information noted in the written report and the final outcome/enforcement for the incident in the databases for ~~e~~Construction ~~Site and~~ Industrial or ~~e~~Commercial ~~Facility~~ inspections, as appropriate.

Comment [r69]: Emergency Situations are not necessarily associated with a Construction Site or Industrial or Commercial Facility. Revision is more inclusive.

B. Notification requirements for non-Emergency Situations that are discovered during the course of Construction Site and Industrial Facility inspections that may be a violation of the General Stormwater Permits are addressed in Sections XI.A.7 of this Order.

C. Sewage spill notification shall be consistent with the timelines specified in the Statewide General Waste Discharge Requirements for Sanitary Sewer Systems, Water Quality Order No. -2006-0003-DWQ.

D. All reportable quantities of ~~h~~Hazardous ~~w~~Waste spills as per 40CFR 117 and 302 shall be reported within 24 hours. All spill incidents shall be also included in the ~~a~~Annual ~~r~~Report. These requirements are consistent with the Notification requirements for IC/IDs that are addressed in Section IX.B of this Order.

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E. Enforcement requirements for ~~C~~Construction Sites and ~~I~~Industrial ~~F~~Facilities operating without an applicable General Stormwater Permit are specified in Section XI.A.7. These ~~S~~Sites and ~~F~~Facilities shall be reported within 14 calendar days to Regional Board staff by electronic mail or other written means. Permittees' notifications of facilities' failure to obtain required ~~c~~coverage ~~p~~permits under the General Construction Permit ~~o~~or General Industrial Permit, including requirements to file a NOI or No Exposure Certification, Notice of Non-applicability, and/or 401 Certification must include, at a minimum, the following documentation:

1. Name of the ~~S~~Site or ~~F~~Facility
2. Operator of the ~~S~~Site or ~~F~~Facility
3. Owner of the ~~S~~Site or ~~F~~Facility

4. Construction ~~or /Commercial/~~ Industrial activity being conducted at the ~~Site or Facility~~ that is subject to the ~~General Construction or /Commercial/~~ Industrial Permit or 401 Certification
5. Records of communication with the facility operator regarding the violation, which must include at least an inspection report.

Comment [r70]: There is no General Commercial Permit

F. The Permittees shall report to the Executive Officer:

1. Any enforcement actions and known discharges of Urban Runoff to MS4 facilities, known to the Permittees, which may have an impact on human health or the environment consistent with Sections XI.A and XI.B above; if the discharge is to Canyon Lake or any tributary to Canyon Lake, Elsinore Valley Municipal Water District shall also be notified immediately; and
2. Any suspected or reported activities on federal, state, or other entity's land or facilities, where the Permittees do not have any jurisdiction, and where the suspected or reported activities may be contributing Pollutants to ~~w~~Waters of the U.S.

XVII. PROGRAM MANAGEMENT ASSESSMENT/DAMP REVIEW

- A. By November 30 of each year, the Permittees shall evaluate the effectiveness of the Urban Runoff management program described in the DAMP to determine the need for any revisions in order to reduce Pollutants in MS4 discharges consistent with the MEP standard consistent with the reporting requirements in Appendix 3, Section IV.B. In addition, the first Annual Report (~~November 2010~~) after adoption of this Order shall include the following:
 1. Review of the formal training needs of ~~-~~Permittee employees
 2. Review of coordination meeting/training for the designated NPDES inspectors.
 3. Proposal for assessment of Urban Runoff management program effectiveness on an area wide as well as jurisdiction-specific basis. Permittees shall utilize the CASQA Guidance⁵⁹ for developing these assessment measures at the six outcome levels. The assessment measures must target both water quality outcomes and the results of municipal enforcement activities consistent with the requirements of Appendix 3, Section IV.B.
- B. The Annual Report shall include the findings of this review and a schedule to address necessary revisions, or a copy of the amended DAMP with the proposed changes. Replacement pages are acceptable if modifications are not extensive. Annual Reports shall also be submitted in electronic format.

⁵⁹ CASQA, May 2007. Municipal Storm ~~w~~Water Program Effectiveness Assessment Guidance.

- C. Upon the effective date of this Order, the Permittees shall implement the 2007 DAMP and modify it to be consistent with the requirements of this Order and the schedules contained herein.
- D. Each Permittee shall designate at least one representative to the Management Steering Committee and Technical Committee. The Principal Permittee shall be notified immediately, in writing, of changes to the designated representative to either Committee. The designated representative for each Committee shall attend that Committee's meeting as follows: at least one (1) out of two (2) Management Steering Committee meetings and eight (8) out of ten (10) Technical Committee meetings per year to discuss issues related to permit implementation and regional and statewide issues.
- E. The Permittees shall continue to implement all elements of the approved DAMP. Program elements revised in compliance with the requirements of this Order must be implemented in conformance with the schedules specified in this Order following approval of the Executive Officer.

XVIII. FISCAL RESOURCES

- A. Each Permittee shall exercise its full authority to secure the resources necessary to meet the requirements of this Order. This Order may be revised to adjust time schedules to accommodate prioritization of available resources.
- B. The Permittees shall prepare and submit a financial summary to the Executive Officer. The financial summary shall be submitted with the Annual Report each year and shall, at a minimum, include the following:
 - 1. Each Permittee's MS4 Permit compliance expenditures for the previous fiscal year.
 - 2. Fiscal developments that may impact availability of funding for MS4 Permit compliance program implementation and to achieve the required implementation schedule.
 - 3. Each Permittee's MS4 Permit compliance program budget for the current fiscal year.
 - 4. A description of the source of funds to implement the MS4 Permit compliance program and
 - 5. Each Permittee's estimated budget to implement the MS4 Permit compliance program for the next fiscal year.

XIX. MONITORING AND REPORTING PROGRAM

The Permittees must comply with Monitoring and Reporting Program No. R8-2010-0033, Appendix 3, and any revisions thereto, which are hereby made a part of this Order. The Executive Officer is hereby authorized to revise the Monitoring and Reporting Program in

a manner consistent with this Order to allow the Permittees to participate in regional, statewide, national or other monitoring and reporting programs in lieu of or in addition to Monitoring and Reporting Program No. R8-2010-0033. In addition, dates for completion and implementation of certain program elements and reporting requirements are outlined in the Monitoring and Reporting Program.

XX. PROVISIONS

- A. All reports submitted by the Permittees as per the requirements in this Order for the approval of the Executive Officer shall be publicly noticed and made available on the Regional Board's website, or through other means, for public review and comments. The Executive Officer shall consider all comments received prior to approval of the reports. Any unresolved significant issues shall be scheduled for a public hearing at a Regional Board meeting prior to approval by the Executive Officer.
- B. Permittees shall demonstrate compliance with all the requirements in this Order and shall implement the DAMP and any modifications, revisions, or amendments thereto, which are developed pursuant to this Order or determined by the Permittees to be necessary to meet the requirements of this Order. The DAMP, including any approved amendments thereto is hereby made an enforceable component of this Order.
- C. The Permittees shall implement all elements of the DAMP and its components. Where the dates in the DAMP are different from the corresponding dates in this Order, the dates in this Order shall prevail. Any proposed revisions to the DAMP shall be submitted with the Annual Report for review and approval by the Executive Officer. All approved revisions to the DAMP shall be implemented as per the time schedules approved by the Executive Officer. In addition to those specific controls and actions required by: (1) the terms of this Order and (2) the DAMP and its components, each Permittee shall implement additional controls, if any are necessary, to reduce the discharge of pollutants in Urban Runoff consistent with the MEP standard.
- D. Certain BMPs implemented or required by the Permittees for Urban Runoff management may create habitat for vectors (e.g., mosquitoes and rodents) if not properly designed and maintained. Close collaboration and cooperative effort between the Permittees and local vector control agencies and the State Department of Health Services are necessary to minimize potential vector habitat and public health impacts resulting from vector breeding. Nothing in this Order is intended to prohibit inspection or abatement of vectors by the State or local vector control agencies in accordance with the respective Health and Safety Code.
- E. Upon approval by the Executive Officer all plans, reports and subsequent amendments required by this Order shall be implemented and shall become an enforceable part of this Order. Prior to approval by the Executive Officer, these plans, reports and amendments shall not be considered as an enforceable part of this Order.

- F. The MS4 pP Permit application and special NPDES program requirements are contained in 40 CFR 122.21 (a), (b), (d)(2), (f), (p); 122.41 (a), (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l); and 122.42 (c), and are incorporated into this Order by reference.
- G. The Permittees must comply with all terms, requirements, and conditions of this Order. Any violation of this Order constitutes a violation of the CWA, its regulations and the California Water Code, and is grounds for enforcement action, Order termination, Order revocation and re-issuance, denial of an application for re-issuance, Order revisions, or a combination thereof.
- H. Permittees must continue to take reasonable steps to minimize or prevent any discharge to the MS4 that has a reasonable likelihood of adversely affecting human health or the environment.
- I. Regional Board staff, USEPA, and other authorized representatives must be allowed to:
1. Inspect Permittee records associated with compliance of this Order.
 2. Access and copy records that are kept under the conditions of this Order.
 3. Photograph and inspect any facilities or equipment (including monitoring and control equipment) that are related to or may impact storm water discharge or authorized Non-storm Water discharge.
 4. Conduct sampling, and monitoring activities for the purpose of assuring compliance with this Order, or as otherwise authorized by the CWA and/or the Water Code.
 5. Review the Permittee's programs and request the Regional Board to authorize modification to Permittee programs to comply with the requirements of this Order.
 6. Request copies of data, monitoring reports, and sampling data and copies of the Permittee's conclusions and evaluations of the data.
- J. -This Order does not convey any property rights or any exclusive privileges.
- K. The issuance of this Order does not authorize any injury to persons or property or invasion of other private rights, or any infringement of State or local law or regulations.
- L. When Permittees become aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in a permit application or in any report to the Regional Water Board, State Board, or USEPA, the Permittees must promptly submit such facts or information.

- M. All applications, reports, or information submitted to the Regional ~~Water~~ Board, State Board, and/or USEPA are to be signed and certified by either:
1. A principal executive officer or ranking elected official. For purposes of this provision, a principal executive officer of a federal agency includes: (i) the chief executive officer of the agency, or (ii) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrators of USEPA)
 2. A duly authorized representative of the person in 1, above. A person is a duly authorized representative only if the authorization is made in writing by a person described above;
 3. The authorization specified either an individual or a position having responsibility for the overall operation of the regulated facility or activity such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual or position having overall responsibility for environmental matters for the company (A duly authorized representative may thus be either a named individual or any individual occupying a named position.); and
 4. The written authorization is submitted to the Executive Officer.
 5. If an authorization described above is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization must be submitted to the Executive Officer prior to or together with any reports, information, or applications, to be signed by an authorized representative.
 6. Any person signing a document described above must make the following certification:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations".

XXI. PERMIT MODIFICATION

- A. Following appropriate public notice, and in accordance with 40 CFR 122.41(f), this Order may be modified, revoked or reissued prior to its expiration date for the following reasons:

1. To address significant changes in conditions identified in the technical reports required by the Regional Board which were unknown at the time of the issuance of this Order;
 2. To incorporate applicable requirements of statewide water quality control plans adopted by the State Water Resources Control Board or any amendments to the Basin Plan (including TMDLS) approved by the Regional Board, the State Board and, if necessary, by the Office of Administrative Law and the USEPA;
 3. To comply with any applicable requirements, guidelines, or regulations issued or approved under the Clean Water Act, if the requirements, guidelines, or regulations contain different conditions or additional requirements than those included in this Order; or,
 4. To incorporate new or revised program elements and compliance schedule(s) necessary to comply with this Order;
- B. The filing of a request by the Permittees for modification, revocation and re-issuance, or termination or a notification of planned changes or anticipated noncompliance does not stay any conditions of this Order.
- C. Pursuant to Section 13228 of the Water Code, the Regional Board may exercise its option for allowing the portion of the City of Murrieta located within the Santa Ana Region to be regulated by the San Diego Regional Water Quality Control Board under its Riverside County MS4 Permit. Similarly, if the San Diego Regional Water Quality Control Board authorizes this Regional Board to exercise authority over the City of Menifee within the portions of the City regulated by the San Diego Regional Water Quality Control Board, this Regional Board will exercise its authority under this Order in those Regions.

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XXII. PERMIT EXPIRATION AND RENEWAL

- A. This Order expires on ~~January 29, 2015~~ ~~December 10, 2014~~, and the Permittees must file a ROWD no later than 180 days in advance of such expiration date as application for issuance of new waste discharge requirements. The ROWD shall, at a minimum, include the following:

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A.

1. Names and mailing address(es) of the primary administrative and technical contacts for the Permittees that operate the MS4;
2. Any revisions to the DAMP including, but not limited to, all the activities the Permittees propose to undertake during the next permit term, goals and objectives of such activities, an evaluation of the need for additional source control and/or structural BMPs, any proposed pilot studies, etc.;
3. Changes in land use and/or population including map updates;
4. Any significant changes to the MS4 including map updates of the MS4; and
5. An assessment of the overall Urban Runoff management program and its effectiveness in meeting Water Quality Standards. If Water Quality Standards are not being met, the ROWD shall include new or revised program elements and compliance schedule(s) necessary to comply with Section VI of this Order.

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~~G.B.~~ The ROWD, Annual Reports and other information submitted under this Order shall be signed by either a principal executive officer or a ranking elected official (40 CFR 122.22(a)(3)) or a duly authorized representative as per 40 CFR 122.22(b).

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~~B.~~
~~E.C.~~ This Order shall serve as an NPDES Permit pursuant to Section 402(p) of the Clean Water Act, or amendments thereto, and shall become effective ten days after the date of its adoption provided the Regional Administrator of the USEPA has no objections. If the Regional Administrator objects to its issuance, the Permit shall not become effective until such objection is withdrawn.

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~~F.D.~~ The Regional Board is authorized to enforce the terms of this permit under several provisions of the CWC, including, but not limited to, sections 13385, 13386, and 13387.

~~G.E.~~ Order No. R8-2002-0011 is hereby rescinded.

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I, Gerard J. Thibeault, Executive Officer, do hereby certify that the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, Santa Ana Region, on January 29, 2010. ~~December 10, 2009.~~

Gerard J. Thibeault
Executive Officer

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 1

PERMITTED AREA

ORDER NO. R8-2010-0033

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 2
OTHER ENTITIES THAT MAY DISCHARGE POLLUTANTS
TO THE MS4

ORDER NO. R8-2010-0033

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 3
MONITORING AND REPORTING PROGRAM
ORDER NO. R8-2010-0033

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 4

GLOSSARY

ORDER NO. R8-2010-0033

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 5

**NOTICE OF INTENT AND
NOTICE OF TERMINATION
FOR CONSTRUCTION ACTIVITIES**

ORDER NO. R8-2010-0033

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 6

FACT SHEET

ORDER NO. R8-2010-0033

Order No. R8-2010-0033 (NPDES No. CAS 618033)
Area-wide Urban Runoff
RCFC&WCD, the County of Riverside, and the Incorporated Cities

APPENDIX 7

**NOTICE OF INTENT AND
NOTICE OF TERMINATION
FOR DE-MINIMUS DISCHARGES**