The Los Angeles County Flood Control District, County of Los Angeles, 85 incorporated cities within the coastal watersheds of Los Angeles County, Ventura County Watershed Protection District, County of Ventura, and 10 incorporated cities within Ventura County (hereinafter referred to separately as Permittees and jointly as Dischargers) are subject to waste discharge requirements (WDRs) for their municipal separate storm sewer system (MS4) discharges originating from within their jurisdictional boundaries composed of storm water and non-storm water as set forth in this Order.

Table 1. Discharger Information

| Dischargers | The Los Angeles County Flood Control District, County of Los Angeles, 85 incorporated cities within the coastal watersheds of Los Angeles County, Ventura County Watershed Protection District, the County of Ventura, and 10 incorporated cities within Ventura County (see Table 2 and Table 3). |
| Name of Facility | Municipal Separate Storm Sewer Systems (MS4s) per 40 CFR § 122.26(b)(8) within the Los Angeles Region |
| Facility Contacts, Titles, Addresses, and Phone Numbers | Available through the Stormwater Multiple Application and Report Tracking System (SMARTS) at https://smarts.waterboards.ca.gov/smarts/faces/SwSmartsLogin.xhtml |

Table 2. Facility Information for Ventura County Permittees

<table>
<thead>
<tr>
<th>Permitee (SMARTS WDID)</th>
<th>Physical Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County Watershed Protection District</td>
<td>800 S. Victoria Ave.</td>
</tr>
</tbody>
</table>

1 See Attachment A for definitions of terms, acronyms, and abbreviations used in the Order and all other attachments.
2 SMARTS provides a platform where dischargers, regulators, and the public can enter, manage, and view storm water data including permit applications and compliance and monitoring data associated with NPDES permits for storm water discharges issued by the State of California. SMARTS is compliant with U.S. EPA’s Cross-Media Electronic Reporting Rule, which sets requirements for electronic reporting of NPDES permit-related submittals.
<table>
<thead>
<tr>
<th>Permittee (SMARTS WDID)</th>
<th>Physical Address</th>
</tr>
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<tbody>
<tr>
<td>(4 56M1000326) Ventura County (4 56M1000183)</td>
<td>Ventura CA, 93009 800 S. Victoria Ave. Ventura CA, 93009</td>
</tr>
<tr>
<td>Camarillo (4 56M1000173)</td>
<td>601 Carmen Drive Camarillo, CA 93010</td>
</tr>
<tr>
<td>Fillmore (4 56M1000174)</td>
<td>250 Central Ave. Fillmore, CA 93015</td>
</tr>
<tr>
<td>Ojai (4 56M1000176)</td>
<td>408 South Signal Street Ojai, CA 93023</td>
</tr>
<tr>
<td>Oxnard (4 56M1000177)</td>
<td>305 West Third Street Oxnard, CA 93030</td>
</tr>
<tr>
<td>Santa Paula (4 56M1000179)</td>
<td>970 Ventura Street Santa Paula, CA 93060</td>
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<tr>
<td>Simi Valley (4 56M1000180)</td>
<td>2929 Tapo Canyon Road Simi Valley, CA 93063</td>
</tr>
<tr>
<td>Ventura³ (4 56M1000182)</td>
<td>501 Poli Street Ventura, CA 93001</td>
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³ Formerly referred to as San Buenaventura.

### Table 3. Facility Information for Los Angeles County Permittees

<table>
<thead>
<tr>
<th>Permittee (SMARTS WDID)</th>
<th>Physical Address</th>
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<tbody>
<tr>
<td>Los Angeles County Flood Control District (4 19M1000134)</td>
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<tr>
<td>Agoura Hills (4 19M1000086)</td>
<td>30001 Ladyface Court Agoura Hills, CA 91301</td>
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<tr>
<td>Alhambra (4 19M1000087)</td>
<td>111 South First Street Alhambra, CA 91801</td>
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<tr>
<td>Arcadia (4 19M1000088)</td>
<td>11800 Goldring Road Arcadia, CA 91066-6021</td>
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<tr>
<td>Artesia (4 19M1000089)</td>
<td>18747 Clarkdale Avenue Artesia, CA 90701</td>
</tr>
<tr>
<td>Azusa (4 19M1000090)</td>
<td>213 East Foothill Boulevard Azusa, CA 91702</td>
</tr>
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<td>Permittee (SMARTS WDID)</td>
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</tr>
<tr>
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<tr>
<td>Baldwin Park (4 19M100091)</td>
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<td>Bell (4 19M100092)</td>
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<td>Bell Gardens (4 19M100093)</td>
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<td>Calabasas (4 19M100098)</td>
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<tr>
<td>El Segundo (4 19M100112)</td>
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<tr>
<td>Gardena</td>
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<td>San Gabriel (4 19M1000155)</td>
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<td>San Marino (4 19M1000156)</td>
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<td>Permittee (SMARTS WDID)</td>
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<tr>
<td>Santa Clarita (4 19M1000157)</td>
<td>23920 Valencia Boulevard, Suite 300 Santa Clarita, CA 91355</td>
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<tr>
<td>Santa Fe Springs (4 19M1000158)</td>
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<td>Santa Monica (4 19M1000159)</td>
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<td>Sierra Madre (4 19M1000160)</td>
<td>232 West Sierra Madre Boulevard Sierra Madre, CA 91024</td>
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<td>Signal Hill (4 19M1000161)</td>
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<td>South El Monte (4 19M1000162)</td>
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<td>Westlake Village (4 19M1000171)</td>
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<td>Whittier (4 19M1000172)</td>
<td>13230 Penn Street Whittier, CA 90602</td>
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Table 4. Administrative Information

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<th><strong>This Order was adopted on:</strong></th>
<th>&lt;Adoption Date&gt;</th>
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<tbody>
<tr>
<td><strong>This Order shall become effective on:</strong></td>
<td>&lt;50 calendar days after Adoption Date&gt;</td>
</tr>
<tr>
<td><strong>This Order shall expire on:</strong></td>
<td>&lt;5 years after effective date&gt;</td>
</tr>
<tr>
<td>In accordance with Title 23, Division 3, Chapter 9 of the California Code of Regulations and to Title 40, Part 122 of the Code of Federal Regulations (CFR), each Discharger shall file a Report of Waste Discharge as an application for reissuance of waste discharge requirements (WDRs) and an application for reissuance of a National Pollutant Discharge Elimination System (NPDES) permit no later than:</td>
<td>&lt;180 days prior to the Order expiration date&gt;</td>
</tr>
<tr>
<td>In accordance with Section 2235.4 of Title 23 of the California Code of Regulations, the terms and conditions of an expired permit are automatically continued pending issuance of a new permit if all requirements of the federal NPDES regulations on continuation of the expired permit are complied with. Accordingly, if a new Order is not adopted by the expiration date above, then the Permittees shall continue to implement the requirements of this Order until a new one is adopted.</td>
<td></td>
</tr>
</tbody>
</table>

I, Renee Purdy, Executive Officer, do hereby certify that this Order with all attachments is a full, true, and correct copy of the Order adopted by the California Regional Water Quality Control Board, Los Angeles Region, on <Adoption Date>.

________________________________________
Renee Purdy, Executive Officer
CONTENTS

I. Facility Information ........................................................................................................ 10

II. Findings ......................................................................................................................... 10

III. Discharge Prohibitions ................................................................................................. 12

A. Prohibitions – Toxic Substances .................................................................................. 12
B. Prohibitions – Non-Storm Water Discharges ............................................................... 12
C. Prohibitions – Trash ....................................................................................................... 23
D. Prohibitions – Federal Insecticide, Fungicide, and Rodenticide Act .............................. 24

IV. Effluent Limitations and Discharge Specifications ...................................................... 26

A. Effluent Limitations ........................................................................................................ 26
B. Total Maximum Daily Load Provisions .......................................................................... 26
   1. General ....................................................................................................................... 26
   2. U.S. EPA Established TMDLs .................................................................................... 26
   3. Water Quality-Based Effluent Limitations for Trash ................................................ 28

V. Receiving Water Limitations ......................................................................................... 36

VI. Standard Provisions ...................................................................................................... 37

VII. Monitoring and Reporting Program (MRP) Requirements .......................................... 40

VIII. Storm Water Management Program Minimum Control Measures .......................... 40

A. General .......................................................................................................................... 40
B. Progressive Enforcement and Interagency Coordination ............................................ 42
C. Modifications/Revisions ............................................................................................... 44
D. Public Information and Participation Program ............................................................ 44
E. Industrial/Commercial Facilities Program ................................................................... 46
F. Planning and Land Development Program .................................................................. 50
G. Construction Program .................................................................................................. 66
H. Public Agency Activities Program ............................................................................... 70
I. Illicit Discharge Detection and Elimination Program .................................................... 78

IX. Watershed Management Programs ............................................................................... 81

A. General .......................................................................................................................... 81
B. Program Development .................................................................................................. 82
C. Watershed Management Program Implementation ..................................................... 87
D. Integrated Watershed Monitoring and Assessment ....................................................... 87
E. Adaptive Management Process .................................................................................... 87
F. Ventura County Permittees ........................................................................................... 89
G. Los Angeles County Permittees ................................................................................... 90

X. Compliance Determination for WQBELs and Receiving Water Limitations ............... 94

A. General .......................................................................................................................... 94
B. WQBELs and Receiving Water Limitations for Pollutants other than Trash ............... 94
C. WQBELs and Receiving Water Limitations for Trash .................................................. 96
D. Commingled Discharges ............................................................................................... 97
E. Time Schedule Orders ................................................................................................... 97

XI. Enforcement ................................................................................................................ 98

A. General .......................................................................................................................... 98
B. Trash TMDLs ................................................................................................................ 99

TABLES

Table 1. Discharger Information .......................................................................................... 1
Table 2. Facility Information for Ventura County Permittees ........................................... 1
Table 3. Facility Information for Los Angeles County Permittees ...................................... 2
Table 4. Administrative Information .................................................................................. 7
Table 5. Required Conditions for Conditionally Exempt Non-Storm Water Discharges ..... 17
Table 6. Source Control BMPs for Industrial and Commercial Facilities ........................................... 50
Table 7. Minimum Set of BMPs for All Construction Sites .................................................................. 67
Table 8. Minimum Required BMPs for Roadway Paving or Repair Operation (For Private or Public Projects) ............................................................................................................................ 68
Table 9. Activities Requiring BMP Implementation ............................................................................. 72
Table 10. Ventura County WMP Implementation Schedule ............................................................... 89
Table 11. Los Angeles County WMP Implementation Schedule ............................................................ 90
Table 12. Watershed Management Programs ....................................................................................... 92

ATTACHMENTS
Attachment A – Definitions ................................................................................................................ A-1
Attachment B – Watershed Management Area Maps ........................................................................ B-1
Attachment C – Los Angeles Region Storm Drain System and Ventura County Monitoring Location Maps ................................................................................................................................. C-1
Attachment D – Standard Provisions .................................................................................................. D-1
Attachment E – Monitoring and Reporting Program ........................................................................ E-2
Attachment F – Fact Sheet .................................................................................................................... F-1
Attachment G – Aquatic Toxicity ....................................................................................................... G-1
Attachment H – Annual Report Forms .............................................................................................. H-1
Attachment I – Trash Reporting Forms .............................................................................................. I-1
Attachment J – Permittees and TMDLs Matrix .................................................................................... J-1
Attachment K – TMDL Provisions for Ventura River Watershed ...................................................... K-1
Attachment L – TMDL Provisions for Miscellaneous Ventura County Coastal Watershed ............. L-1
Attachment M – TMDL Provisions for Santa Clara River Watershed ............................................... M-1
Attachment N – TMDL Provisions for Calleguas Creek Watershed .................................................. N-1
Attachment O – TMDL Provisions for the Santa Monica Bay Watershed .......................................... O-1
Attachment P – TMDL Provisions for Dominguez Channel and Greater Harbors Watershed .......... P-1
Attachment Q – TMDL Provisions for the Los Angeles River Watershed ........................................ Q-1
Attachment R – TMDL Provisions for San Gabriel River Watershed ............................................... R-1
Attachment S – TMDL Provisions for Los Cerritos Channel and Alamitos Bay Watershed ............ S-1
I. FACILITY INFORMATION

The 99 entities listed in Table 2 and Table 3 of this Order are the owners and/or operators4 of Municipal Separate Storm Sewer Systems within the Los Angeles Region (hereinafter MS4 or Facility). References to the “discharger,” “permittee,” “co-permittee,” or “municipality” in applicable federal and state laws, regulations, plans, or policy are held to be equivalent to references to the Dischargers or Permittees herein. Information describing the Permittees’ MS4 within the Los Angeles Region (Facility) is summarized in Table 1, Table 2, and Table 3 of this Order and in the Fact Sheet (Attachment F). The Fact Sheet also includes information regarding the Permittees’ permit applications. Attachment A lists definitions of terms, abbreviations, and acronyms used in this Order and all other attachments.

II. FINDINGS

The California Regional Water Quality Control Board, Los Angeles Region (hereinafter Los Angeles Water Board or Board), finds:


This Order serves as WDRs pursuant to article 4, chapter 4, division 7 of the California Water Code (commencing with section 13260). This Order is also issued pursuant to section 402 of the federal Clean Water Act (CWA) and implementing regulations adopted by the U.S. EPA and chapter 5.5, division 7 of the Water Code (commencing with section 13370). It shall serve as an NPDES permit authorizing the Dischargers to discharge into waters of the U.S. within the Los Angeles Region subject to the WDRs in this Order.

B. Background and Rationale for Requirements

The Los Angeles Water Board developed the requirements in this Order based on information submitted as part of the Permittees’ reapplication packages, through monitoring and reporting programs, and other available information. In accordance with federal regulations at 40 CFR section 124.8, the Fact Sheet (Attachment F), which contains background information and the legal, policy and technical rationale for the requirements in this Order, is hereby incorporated into and constitutes Findings for this Order. Attachments A through E and G through S are also incorporated into this Order.

C. This Order, Regional MS4 Permit

This Order supersedes the previous Orders for the City of Long Beach, 86 Permittees in the coastal watersheds of Los Angeles County, and 12 Permittees in Ventura County to cover 99 Permittees within the coastal watersheds of the Los Angeles Region with one region-wide Phase I MS4 Permit (Regional MS4 Permit). This Order implements the federal Phase I NPDES Storm Water Program requirements. These federal requirements include three fundamental elements: (i) a requirement to effectively prohibit non-storm water discharges through the MS4, (ii) requirements to implement controls to reduce the discharge of pollutants in storm water to the maximum extent practicable (MEP), and (iii) other provisions the Los Angeles Water Board has determined appropriate for the control of such pollutants.

D. Delegation of Authority to the Executive Officer

The Los Angeles Water Board by prior resolution has delegated limited authority to its Executive Officer to act on the Los Angeles Water Board’s behalf pursuant to Water Code section 13223. Therefore, the Los Angeles Water Board Executive Officer is authorized to act on the Los Angeles Water Board’s behalf on all matters within this Order that have been delegated unless

4 Owner or operator means the owner or operator of any facility or activity subject to regulation under the NPDES program (40 CFR § 122.2).
such delegation is unlawful under Water Code section 13223 or this Order explicitly states otherwise.

E. Notification of Interested Parties

In accordance with state and federal laws and regulations, the Los Angeles Water Board has notified the Permittees and interested agencies and persons of its intent to prescribe WDRs for the discharges authorized by this Order and has provided them with an opportunity to submit their written and oral comments. Details of the notification, as well as the meetings and workshops held on the working proposal and drafts of the permit, are provided in the Fact Sheet (Attachment F) of this Order.

F. Consideration of Public Comment

The Los Angeles Water Board, in a public meeting, heard and considered all oral and written comments pertaining to the discharges authorized by this Order and the requirements contained herein. The Los Angeles Water Board has prepared written responses to all timely comments on the draft permit, which are included in the Administrative Record for this Order. Details of the public hearing are provided in the Fact Sheet (Attachment F) of this Order.

THEREFORE, IT IS HEREBY ORDERED that this Order supersedes Order No. R4-2010-0108, Order No. R4-2012-0175, and Order No. R4-2014-0024 except for enforcement purposes, and, in order to meet the provisions contained in division 7 of the Water Code (commencing with section 13000) and regulations adopted thereunder, and the provisions of the CWA and regulations and guidelines adopted thereunder, the Dischargers shall comply with the requirements in this Order. This action in no way prevents the Los Angeles Water Board from taking enforcement action for violations of the previous Orders.
III. DISCHARGE PROHIBITIONS

A. Prohibitions – Toxic Substances

Any discharge from the MS4 into surface waters in concentrations acutely or chronically toxic to animal or plant life is prohibited.

B. Prohibitions – Non-Storm Water Discharges

1. Prohibition of Non-Storm Water Discharges. Each Permittee shall prohibit non-storm water discharges through the MS4 to receiving waters.

2. Exceptions to Prohibition of Non-Storm Water Discharges. The following authorized and conditionally exempt non-storm water discharges are not prohibited:

   a. Authorized non-storm water discharges separately regulated by an individual or general NPDES permit;

   b. Authorized non-storm water discharges separately regulated by a conditional waiver or WDRs for agricultural lands;

   c. Temporary non-storm water discharges authorized pursuant to sections 104(a) or 104(b) of CERCLA that either: (i) will comply with water quality standards as applicable or relevant and appropriate requirements (“ARARs”) under section 121(d)(2) of CERCLA; or (ii) are subject to either (a) a written waiver of ARARs pursuant to section 121(d)(4) of CERCLA or (b) a written determination that compliance with ARARs is not practicable considering the exigencies of the situation pursuant to 40 CFR. section 300.415(j);

   d. Authorized non-storm water discharges from emergency firefighting activities (i.e., discharges resulting from water use necessary for the protection of life or property from fire);6

   e. Natural flows including:

      i. Natural springs;

      ii. Flows from riparian habitats and wetlands;

      iii. Diverted stream flows, authorized by the State Water Board or Los Angeles Water Board;

      iv. Uncontaminated ground water infiltration;

      v. Rising ground waters, where ground water seepage is not otherwise covered by a NPDES permit;8

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5 These typically include short-term, high volume discharges resulting from the development or redevelopment of groundwater extraction wells, or federal or State-required compliance testing of potable water treatment plants, as part of an authorized groundwater remediation action under CERCLA.

6 Discharges from vehicle washing, building fire suppression system maintenance and testing (e.g., sprinkler line flushing), fire hydrant maintenance and testing, and other routine maintenance activities are not considered emergency firefighting activities.

7 Uncontaminated ground water infiltration is water other than wastewater that enters the MS4 (including foundation drains) from the ground through such means as defective pipes, pipe joints, connections, or manholes. Infiltration does not include, and is distinguished from, inflow. (See 40 CFR § 35.2005(20).)

8 A NPDES permit for discharges associated with ground water dewatering is required within the Los Angeles Region.
f. Conditionally exempt non-storm water discharges in accordance with Parts III.B.3 and III.B.4 below.

3. **Conditional Exemptions from Non-Storm Water Discharges Prohibition.** The following categories of non-storm water discharges are exempt from the non-storm water discharge prohibition, if (1) the Permittee ensures that all required conditions specified below, including in Table 5 of this Order, or other conditions specified and/or approved by the Los Angeles Water Board Executive Officer are met, and (2) the discharge is not a direct discharge into an Area of Special Biological Significance (ASBS) within the Los Angeles Region unless otherwise allowed in Part III.B.4 of this Order.

a. **Conditionally Exempt Essential Non-Storm Water Discharges.** The following non-storm water discharges are directly or indirectly required by other state or federal statutes and/or regulations, and are exempt from the discharge prohibition in Part III.B.1 of this Order:

i. Discharges from essential *non-emergency* firefighting activities;

ii. Discharges from drinking water systems that are not otherwise regulated by NPDES Permit No. CAG674001, NPDES Permit No. CAG140001, or another separate NPDES permit;

b. **Conditionally Exempt Non-Essential Non-Storm Water Discharges.** The following non-storm water discharges are exempt from the discharge prohibition in Part III.B.1 of this Order, provided that the discharge is not a source of pollutants that will cause or contribute to an exceedance of applicable limitations in Part IV, Part V, and Attachments K through S of this Order:

i. Dewatering of lakes;

ii. Landscape irrigation;

iii. Dechlorinated/debrominated swimming pool/spa discharges not otherwise regulated by a separate NPDES permit;

iv. Dewatering of decorative fountains;

v. Non-commercial car washing by residents or by non-profit organizations;

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9 This includes firefighting training activities, which simulate emergency responses, and routine maintenance and testing activities necessary for the protection of life and property, including building fire suppression system maintenance and testing (e.g., sprinkler line flushing) and fire hydrant testing and maintenance. Discharges from vehicle washing are not considered essential and as such are not conditionally exempt from the non-storm water discharge prohibition.

10 Drinking water system discharges means short-term or seasonal discharges from a drinking water system of water that has been dedicated for drinking water purposes. Discharges from drinking water systems include sources of flows from drinking water storage, supply and distribution systems (including flows from system failures), pressure releases, system maintenance, distribution line testing, and flushing and dewatering of pipes, reservoirs, and vaults, and minor non-invasive well maintenance activities not involving chemical addition(s).

11 Dewatering of lakes does not include dewatering of drinking water reservoirs. Dewatering of drinking water reservoirs is addressed in Part III.B.3.a.ii of this Order.

12 Conditionally exempt dechlorinated/debrominated swimming pool/spa discharges do not include swimming pool/spa filter backwash or swimming pool/spa water containing bacteria, detergents, wastes, or algaecides, or any other chemicals (including salts from pools commonly referred to as "saltwater pools").

13 Conditionally exempt discharges from dewatering of decorative fountains do not include fountain water containing bacteria, detergents wastes, or algaecides, or any other chemicals.
vi. Street/sidewalk wash water\textsuperscript{14};

vii. Short-term releases of potable water with no additives or dyes for filming purposes;

viii. Potable wash water used to clean reservoir covers.

4. Additional Provisions for Non-Storm Water Discharges to an ASBS. The following non-storm water discharges to an MS4 with a direct discharge to an ASBS are allowed pursuant to the California Ocean Plan, provided that:

a. The non-storm water discharge falls within any of the following categories:

i. One of the conditionally exempt essential non-storm water discharge categories in Part III.B.3.a of this Order;

ii. Essential for emergency response purposes, structural stability, and slope stability, which may include but are not limited to the following discharges:

(a) Discharges associated with emergency firefighting operations (i.e., discharges resulting from water use necessary for the protection of life or property from fire)\textsuperscript{15};

(b) Foundation and footing drains;

(c) Water from crawl space or basement pumps;

(d) Hillside dewatering.

iii. Naturally occurring discharges as follows:

(a) Naturally occurring groundwater seepage via a MS4;

(b) Non-anthropogenic flows from a naturally occurring stream via a culvert or MS4, as long as there are no contributions of anthropogenic runoff.

b. The non-storm water discharge shall not cause or contribute\textsuperscript{16} to an exceedance of applicable limitations in Part IV, Part V, and Attachments K through S of this Order or the water quality objectives in Chapter II of the Ocean Plan, or an undesirable alteration in natural ocean water quality in an ASBS.

5. Permittee Requirements. For conditionally exempt non-storm water discharges, each Permittee shall:

a. Develop and implement procedures to ensure that a discharger, if not a named Permittee in this Order, fulfills the following for conditionally exempt non-storm water discharges to the Permittee’s MS4:

i. Notifies Permittee of the planned discharge in advance, consistent with requirements in Table 5 of this Order or recommendations pursuant to the applicable BMP manual;

\textsuperscript{14} Conditionally exempt non-storm water discharges of street/sidewalk wash water only include those discharges resulting from use of high pressure, low volume spray washing using only potable water with no cleaning agents at an average usage of 0.006 gallons per square feet of sidewalk area in accordance with Los Angeles Water Board Resolution No. 98-08. Conditionally exempt non-storm water discharges of street/sidewalk wash water do not include hosing of any sidewalk or street with a garden hose with a high pressure high volume nozzle.

\textsuperscript{15} Discharges from vehicle washing, building fire suppression system maintenance and testing (e.g., sprinkler line flushing), fire hydrant maintenance and testing, and other routine maintenance activities are not considered emergency firefighting activities.

\textsuperscript{16} Based on the water quality characteristics of the conditionally exempt non-storm water discharge itself.
ii. Obtains any local permits required by the MS4 owner(s) and/or operator(s);

iii. Provides documentation that it has obtained any other necessary permits or water quality certifications\(^\text{17}\) for the discharge;

iv. Conducts monitoring of the discharge, if required by the Permittee;

v. Implements BMPs and/or control measures as specified in Table 5 of this Order or in the applicable BMP manual(s) as a condition of the approval to discharge into the Permittee’s MS4; and

vi. Maintains records of its discharge to the MS4, consistent with requirements in Table 5 of this Order or recommendations pursuant to the applicable BMP manual. For lake dewatering, the Permittee shall require that the following information is maintained by the lake owner/operator: name of discharger, date and time of notification, method of notification, location of discharge, discharge pathway, receiving water, date of discharge, time of the beginning and end of the discharge, duration of the discharge, flow rate or velocity, total number of gallons discharged, type(s) of sediment controls used, pH of discharge, type(s) of volumetric and velocity controls used, and field and laboratory monitoring data. These records shall be made available upon request by the Permittee or Los Angeles Water Board.

b. Maintain records of all conditionally exempt non-storm water discharges greater than 100,000 gallons in an electronic database consistent with Table 5 of this Order.

c. Evaluate monitoring data collected pursuant to the Monitoring and Reporting Program (MRP) of this Order (Attachment E), and any other associated data or information, and determine whether any of the authorized or conditionally exempt non-storm water discharges identified in Parts III.B.2-4 above are a source of pollutants that may be causing or contributing to an exceedance of applicable limitations in Part IV, Part V, and Attachments K through S of this Order. Based on non-storm water outfall-based monitoring as implemented through the MRP, if monitoring data show exceedances of applicable limitations at the outfall, the Permittee shall take further action to determine whether the discharge is causing or contributing to exceedances of applicable limitations in the receiving water.

6. If the Permittee determines that any of the conditionally exempt non-essential non-storm water discharges identified in Part III.B.3.b of this Order is a source of pollutants that causes or contributes to an exceedance of applicable limitations in Part IV, Part V, and Attachments K through S of this Order, the Permittee(s) shall report its findings to the Los Angeles Water Board in its annual report. Based on this determination, the Permittee(s) shall also either:

a. Effectively prohibit\(^\text{18}\) the non-storm water discharge into the MS4; or

b. Impose conditions in addition to those in Table 5 of this Order, subject to approval by the Los Angeles Water Board Executive Officer, on the non-storm water discharge such that it will not be a source of pollutants; or

c. Require diversion of the non-storm water discharge to the sanitary sewer; or

\(^\text{17}\) Pursuant to the Federal Clean Water Act § 401.

\(^\text{18}\) To “effectively prohibit” means to not allow the non-storm water discharge into the MS4 unless the discharger obtains coverage under a separate NPDES permit prior to discharge into the MS4.
d. Require treatment of the non-storm water discharge prior to discharge to the receiving water.

7. If the Permittee effectively prohibits the non-storm water discharge to the MS4, as per Part III.B.6.a above, then the Permittee shall implement procedures developed under Part VIII.I of this Order (Illicit Discharge Detection and Elimination Program) to eliminate the discharge to the MS4.

8. If the Permittee determines that any of the authorized or conditionally exempt essential non-storm water discharges is a source of pollutants that causes or contributes to an exceedance of applicable limitations in Part IV, Part V, and Attachments K through S of this Order, the Permittee shall notify the Los Angeles Water Board within 30 days.

9. Notwithstanding the above, the Los Angeles Water Board, based on an evaluation of monitoring data and other relevant information including TMDLs and antidegradation policies, may require that a discharger obtain coverage under a separate individual or general State Water Board or Los Angeles Water Board NPDES permit for the non-storm water discharge or may require that the Permittee ensures that the discharger implements additional conditions specified or approved by the Executive Officer to ensure that the discharge is not a source of pollutants.
Table 5. Required Conditions for Conditionally Exempt Non-Storm Water Discharges

<table>
<thead>
<tr>
<th>Discharge Category</th>
<th>General Conditions for Exempt MS4 Discharges</th>
<th>Requirements/Required BMPs Prior to Discharge through the MS4</th>
</tr>
</thead>
<tbody>
<tr>
<td>All Discharge Categories</td>
<td>See discharge specific conditions below.</td>
<td>Ensure conditionally exempt non-storm water discharges avoid potential sources of pollutants in the flow path to prevent introduction of pollutants to the MS4 and receiving water. Whenever there is a discharge of 100,000 gallons or more into the MS4, Permittees shall require advance notification by the discharger to the potentially affected MS4 Permittees, including at a minimum either the VCWPD or the LACFCD, and the Permittee with jurisdiction over the land area from which the discharge originates.</td>
</tr>
<tr>
<td>Discharges from essential non-emergency firefighting activities</td>
<td>Discharges allowed after implementation of specified BMPs.</td>
<td>Implement appropriate BMPs based on the CAL FIRE, Office of the State Fire Marshal’s <em>Water-Based Fire Protection Systems Discharge Best Management Practices Manual</em> (September 2011) for water-based fire protection system discharges, and based on <em>Riverside County’s Best Management Practices Plan for Urban Runoff Management</em> (May 1, 2004), or equivalent BMP manual for fire training activities and post-emergency firefighting activities.</td>
</tr>
<tr>
<td>Discharges from drinking water systems that are not otherwise regulated by NPDES Permit No. CAG674001, NPDES Permit No. CAG140001, or another</td>
<td>Discharges allowed after implementation of specified BMPs.</td>
<td>Implement appropriate BMPs based on the American Water Works Association (California-Nevada Section) <em>Guidelines for the Development of Your Best Management Practices (BMP) Manual for Drinking Water System Releases</em> (2005) or equivalent industry standard BMP manual. Chlorine residual in the discharge shall not exceed 0.1 mg/L. Additionally, each Permittee shall work with drinking water system owners/operators that may discharge to the Permittee’s MS4 to ensure the following for all discharges greater than 100,000 gallons: (1) notification at least 72 hours prior to a planned discharge and as soon as possible after an unplanned discharge; (2) monitoring of any pollutants of concern in the drinking water system discharge; and (3) record keeping.</td>
</tr>
</tbody>
</table>

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19 Pollutants of concern in drinking water distribution system discharges may include trash and debris, including organic matter, total suspended solids (TSS), residual chlorine, pH, and any pollutant for which there is a limitation in Part IV, Part V, and Attachments K through S of this Order applicable to discharges from the MS4 to the receiving water. Determination of the pollutants of concern for a particular discharge shall be based on an evaluation of the potential for the constituent(s) to be present in the discharge at levels that may cause or contribute to exceedances of applicable limitations in Part IV, Part V, and Attachments K through S of this Order.
| separate NPDES permit | Permittees shall ensure that the following information is maintained for all drinking water system discharges to the MS4 (planned and unplanned) greater than 100,000 gallons: name of discharger, date and time of notification (for planned discharges), method of notification, location of discharge, discharge pathway, receiving water, date of discharge, time of the beginning and end of the discharge, duration of the discharge, flow rate or velocity, total number of gallons discharged, type of dechlorination equipment used, type of dechlorination chemicals used, concentration of residual chlorine, type(s) of sediment controls used, pH of discharge, type(s) of volumetric and velocity controls used, and field and laboratory monitoring data. Records shall be retained for five years and made available upon request by the Permittee or Los Angeles Water Board. |
| Potable wash water discharges associated with reservoir cover cleaning | Per the Operations and Maintenance Plan approved by the California Department of Public Health (CDPH) Create a list of the total number of reservoir covers that must be cleaned to comply with operations and maintenance requirements for reservoir covers; the list should also include the annual cleaning frequency, the address where the reservoirs are located; and the type and size (surface area) of the reservoir covers. The cleaning of the reservoirs shall be done in such a way that minimizes the amount of water used to clean the cover. Wastewater from the cleaning of the reservoir covers shall be discharged to a sanitary sewer or allowed to percolate into the ground; and the discharge shall not cause or contribute to erosion in the area where there will be percolation. If wastewater from the cleaning of the reservoir covers is percolated into the ground, the wash water shall not contain solvents, or other contaminants that might migrate into and contaminate the groundwater supplies. |
| Lake Dewatering | Discharge allowed only if all necessary permits/water quality certifications for dredge and fill activities, including water diversions, are obtained prior to discharge. Ensure procedures for advanced notification by the lake owner/operator to the Permittee(s) no less than 72 hours prior to the planned discharge. Immediately prior to discharge, visible trash on the shoreline or on the surface of the lake shall be removed and disposed of in a legal manner. Immediately prior to discharge, the discharge pathway and the MS4 inlet to which the discharge is directed, shall be inspected and cleaned out of all pre-existing trash and debris. |
**Landscape irrigation using potable water**

Discharges shall be volumetrically and velocity controlled to minimize re-suspension of sediments. Measures shall be taken to stabilize lake bottom sediments. Ensure procedures for water quality monitoring for pollutants of concern\(^{20}\) in the lake. Ensure record-keeping of lake dewatering by the lake owner/operator as described in Part III.B.5.a.vi of this Order.

Discharge allowed if runoff due to potable landscape irrigation is minimized through the implementation of an ordinance specifying water efficient landscaping standards, as well as an outreach and education program focusing on water conservation and landscape water use efficiency.

Implement BMPs to minimize runoff and prevent introduction of pollutants to the MS4 and receiving water, including landscape water use efficiency requirements for existing landscaping, use of drought tolerant, native vegetation, and the use of less toxic options for pest control and landscape management.

Implement water conservation programs to minimize discharge by using less water.

**Landscape irrigation using reclaimed or recycled water**

Discharges must comply with applicable O&M Plans, and all relevant portions thereof, including the Irrigation Management Plan.

Discharge of reclaimed or recycled water runoff from landscape irrigation is allowed if the discharge is in compliance with the producer and distributor operations and management (O&M) plan, and all relevant portions thereof, including the Irrigation Management Plan.

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\(^{20}\) Pollutants of concern include, at a minimum, trash and debris, including organic matter, TSS, and any pollutant for which there is an limitation in Part IV, Part V, and Attachments K through S of this Order for the lake and/or receiving water.
| Dechlorinated / debrominated swimming pool / spa discharges | Discharges allowed after implementation of specified BMPs.  
Pool or spa water containing copper-based algaecides is not allowed to be discharged to the MS4.  
Discharges of cleaning wastewater and filter backwash allowed only if authorized by a separate NPDES permit. | Implement BMPs and ensure discharge avoids potential sources of pollutants in the flow path to prevent introduction of pollutants prior to discharge to the MS4 and receiving water.  
Swimming pool water must be de-chlorinated or de-brominated using holding time, aeration, and/or sodium thiosulfate. Chlorine residual in the discharge shall not exceed 0.1 mg/L.  
Swimming pool water shall not contain any detergents, wastes, or algaecides, or any other chemicals (including salts from pools commonly referred to as “salt water pools”) in excess of applicable water quality objectives.  
Swimming pool discharges are to be pH adjusted, if necessary, and be within the range of 6.5 and 8.5 standard units.  
Swimming pool discharges shall be volumetrically and velocity controlled to promote evaporation and/or infiltration.  
Ensure procedures for advanced notification by the pool owner to the Permittee(s) at least 72 hours prior to planned discharge for discharges of 100,000 gallons or more.  
For discharges of 100,000 gallons or more, immediately prior to discharge, inspect and clean out of all pre-existing trash and debris the discharge pathway and the MS4 inlet to which the discharge is directed to. |
|---|---|---|
| Dewatering of decorative fountains | Discharges allowed after implementation of specified BMPs.  
Fountain water containing copper-based algaecides may not be discharged to the MS4.  
Fountain water containing dyes may not be discharged to the MS4. | Implement BMPs and ensure discharge avoids potential sources of pollutants in the flow path to prevent introduction of pollutants prior to discharge to the MS4 and receiving water.  
Fountain water must be de-chlorinated or de-brominated using holding time, aeration, and/or sodium thiosulfate. Chlorine residual in the discharge shall not exceed 0.1 mg/L.  
Fountain discharges are to be pH adjusted, if necessary, and be within the range of 6.5 and 8.5 standard units.  
Fountain discharges shall be volumetrically and velocity controlled to promote evaporation and/or infiltration. |

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21 Applicable mineral water quality objectives for surface waters are contained in Chapter 3 of the Basin Plan for the Los Angeles Region.
| Non-commercial car washing by residents or by non-profit organizations | Ensure procedures for advanced notification by the fountain owner to the Permittee(s) at least 72 hours prior to planned discharge for discharges of 100,000 gallons or more. For discharges of 100,000 gallons or more, immediately prior to discharge, the discharge pathway and the MS4 inlet to which the discharge is directed to shall be inspected and cleaned out of all pre-existing trash and debris. |

| Non-commercial car washing by residents or by non-profit organizations | Implement BMPs and ensure discharge avoids potential sources of pollutants in the flow path to prevent introduction of pollutants prior to discharge to the MS4 and receiving water. Minimize the amount of water used by employing water conservation practices such as turning off nozzles or kinking the hose when not spraying a car and using a low volume pressure washer. Encourage use of biodegradable, phosphate free detergents and non-toxic cleaning products. Where possible, wash cars on a permeable surface where wash water can percolate into the ground (e.g. gravel or grassy areas). Empty buckets of soapy or rinse water into the sanitary sewer system (e.g., sinks or toilets). |

<p>| Street/sidewalk wash water | Discharges allowed after implementation of specified BMPs. Sweeping should be used as an alternate BMP whenever possible and sweepings should be disposed of in the trash. Remove trash, debris, and free standing oil/grease spills/leaks (use absorbent material if necessary) from the area before washing. Use high pressure, low volume spray washing using only potable water with no cleaning agents at an average usage of 0.006 gallons per square feet of sidewalk area. In areas of unsanitary conditions (e.g., areas where the congregation of transient populations can reasonably be expected to result in a significant threat to water quality), whenever practicable, Permittees shall collect and divert street and alley wash water from the Permittee’s street and sidewalk cleaning public agency activities to the sanitary sewer. |</p>
<table>
<thead>
<tr>
<th>Potable water discharges for filming activities</th>
<th>Discharges allowed after implementation of specified BMPs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prior to discharging the water, the storm drain to the receiving water where the discharge will occur as well as the area in the immediate vicinity of the outlet to the receiving water, and the adjacent downstream portion of the channel that will be influenced by the discharge must be cleaned of all pre-existing trash and debris, and kept free of trash and debris during filming.</td>
<td></td>
</tr>
<tr>
<td>No trash or debris from the filming activities shall be allowed to remain in the storm drain or channel.</td>
<td></td>
</tr>
<tr>
<td>Each day, prior to water discharge for the movie scenes, a walk-through of the filming area (including the targeted storm drain and receiving water) will be conducted by the Permittee to ensure that all trash and debris has been removed and no illicit discharges are observed.</td>
<td></td>
</tr>
<tr>
<td>The source of the water that will be discharged will be de-ionized, chlorine free water.</td>
<td></td>
</tr>
<tr>
<td>In receiving waters where scour of the channel is a concern, the water must be discharged at a steady, low velocity to minimize scour.</td>
<td></td>
</tr>
<tr>
<td>Upon the completion of the discharges and associated filming, the Permittee shall visually inspect the storm drain and channel downstream of the storm drain outlet to remove any possible trash or debris related to the discharge and filming activities.</td>
<td></td>
</tr>
</tbody>
</table>
C. Prohibitions – Trash

The discharge of trash to surface waters of the State or the deposition of trash where it may be discharged into surface waters of the State is prohibited. Compliance with this prohibition of discharge shall be achieved as follows:

1. **For areas addressed by a trash TMDL.** Each Permittee shall comply with the appropriate trash WQBELs as specified in Part IV.B.3 of this Order.

2. **For areas not addressed by a trash TMDL.** Permittees with regulatory authority over Priority Land Uses (PLUs),22 designated land uses,23 and equivalent alternate land uses24 shall comply with the following requirements:
   
   a. **Compliance Methods**25: The Permittee shall install and maintain either:
      
      i. **Track 1:** A full capture system (FCS)26 for all storm drains that capture runoff from the PLUs, designated land uses, and equivalent alternate land uses in the Permittee’s jurisdiction; or
      
      ii. **Track 2:** Any combination of full capture systems, multi-benefit projects,27 other treatment controls, and/or institutional controls within either the Permittee’s jurisdiction or within the jurisdiction of the Permittee and contiguous Permittees. The Permittee may determine the locations or land uses within its jurisdiction to implement any combination of controls. The Permittee shall demonstrate that such combination achieves Full Capture System Equivalency (FCSE).28 The Permittee may determine which controls to implement to achieve compliance with Full Capture System Equivalency.

   The Permittee may change its compliance method by submitting a written request to the Los Angeles Water Board for approval of a modified Implementation Plan and/or Jurisdictional Map consistent with the requirements specified in subparts b and c below29:

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22 Priority Land Uses as defined in Attachment A of this Order.

23 If the Los Angeles Water Board determines that specific land uses or locations (e.g., parks, stadia, schools, campuses, or roads leading to landfills) generate a substantial amount of trash, a Permittee may be required to comply with Part III.C.2 of this Order. These specific land uses and locations are defined as designated land uses.

24 Equivalent alternate land uses as defined in Attachment A of this Order. A Permittee may request authorization from the Executive Officer to substitute one or more PLUs with equivalent alternate land uses that generate rates of trash equivalent to or greater than the PLU(s) being substituted.

25 Permittees selected a compliance method in response to the Los Angeles Water Board’s August 18, 2017, Water Code Section 13383 Order to Submit Method to Comply With Statewide Trash Provisions; Requirements For Phase I Municipal Separate Storm Sewer System (MS4) Permittees In The Los Angeles Region. Refer to the Fact Sheet (Attachment F) for Permittees’ selected tracks.


27 Defined as treatment control projects designed to achieve any of the benefits set forth in section 10562, subdivision (d) of the Water Code.

28 Full capture system equivalency as defined in Attachment A of this Order.

29 In no case shall the Permittee receive a time extension to meet final compliance. The Permittee shall meet full compliance per Part III.C.2.d of this Order.
b. **Implementation Plan (For Track 2 Only):** The Permittee shall maintain and implement a Trash Implementation Plan. At a minimum, the Trash Implementation Plan shall include the following:

i. Locations of proposed and existing certified *full capture systems*, the drainage area served, design specifications and treatment capacity treated by each *full capture system*.

ii. In drainage areas without certified *full capture systems*, the combination of controls selected by the Permittee and the rationale for the selection; discussion of how the combination of controls is designed to achieve Full Capture System Equivalency; and

iii. How Full Capture System Equivalency will be demonstrated;

iv. Trash levels (baseline load), using the methodology per the Visual Trash Assessment Approach or other equivalent trash assessment methodology, for all PLUs as well as any designated land uses, and equivalent alternate land uses;

v. If using a methodology other than the Visual Trash Assessment Approach to determine trash levels, a description of the methodology used and rationale of how the alternative methodology is equivalent to the Visual Trash Assessment Approach; and

vi. If proposing equivalent alternate land uses, a rationale demonstrating that any alternative land uses generate trash at rates that are equivalent to or greater than the PLUs.

c. **Jurisdictional Map:** The Permittee shall maintain and update, at least annually, a Jurisdictional Map identifying the following:

i. All PLUs, designated land uses and equivalent alternate land uses discharging to the storm drain network;

ii. Any drainage areas addressed by existing trash TMDLs;

iii. The corresponding storm drain network;

iv. Proposed locations of all certified *full capture systems* and where any combination of controls will be implemented that will achieve Full Capture System Equivalency;

d. **Implementation Schedule:** The Permittee shall achieve full compliance as follows:

i. **Interim Compliance Deadline:** Within 5 years from the effective date of this Order, 50 percent of all PLUs and equivalent alternate land uses must meet Full Capture or Full Capture System Equivalency.

ii. **Final Compliance Deadline:** By no later than December 2, 2030, except in designated land uses that have been issued a time schedule by the Los Angeles Water Board. In no case may the final compliance date in a time schedule for a designated land use be longer than ten years from the determination by the Los Angeles Water Board to designate a land use or location as a designated land use.

D. **Prohibitions – Federal Insecticide, Fungicide, and Rodenticide Act**

The discharge of any product registered under the Federal Insecticide, Fungicide, and Rodenticide Act to any waste stream that may ultimately be released to waters of the United
States, is prohibited, unless specifically authorized elsewhere in this Order or another NPDES permit. This requirement is not applicable to products used for lawn and agricultural purposes.
IV.  EFFLUENT LIMITATIONS AND DISCHARGE SPECIFICATIONS

A.  Effluent Limitations

1.  Technology Based Effluent Limitations. Each Permittee shall reduce pollutants in storm water discharges from the MS4 to the maximum extent practicable (MEP).

2.  Water Quality-Based Effluent Limitations. Each Permittee shall comply with applicable water quality-based effluent limitations (WQBELs) as set forth in Attachments K through S of this Order, pursuant to applicable compliance schedules. The WQBELs in this Order are consistent with the assumptions and requirements of the TMDL waste load allocations (WLAs) assigned to discharges from the MS4.  

B.  Total Maximum Daily Load Provisions

1.  General

   a.  The provisions of this Part IV.B implement and are consistent with the assumptions and requirements of available WLAs established in TMDLs applicable to the Permittees.

   b.  The provisions in this Part IV.B are designed to ensure that Permittees achieve WLAs and meet other requirements of TMDLs covering receiving waters impacted by the Permittees’ MS4 discharges. TMDL provisions are grouped by WMA in Attachments K through S of this Order.

   c.  Permittees subject to each TMDL are identified in Attachment J of this Order.

   d.  Permittees shall comply with the applicable WQBELs and/or receiving water limitations contained in Attachments K through S of this Order, consistent with the assumptions and requirements of the WLAs established in the TMDLs, including programs of implementation and schedules, where provided for in the State adoption of the TMDL (40 CFR §122.44(d)(1)(vii)(B); Cal. Wat. Code §13263(a)).

   e.  Permittees may comply with WQBELs and receiving water limitations in Attachments K through S of this Order using any lawful means.

2.  U.S. EPA Established TMDLs

   a.  For U.S. EPA promulgated TMDLs that have Los Angeles Water Board adopted programs of implementation pursuant to Water Code sections 13240 and 13242, Permittees shall comply with the applicable WQBELs and/or receiving water limitations contained in Attachments K through S of this Order, including the programs of implementation and schedules adopted by the Los Angeles Water Board. These TMDLs are the **TMDLs for Nutrients in the Malibu Creek Watershed; Malibu Creek and Lagoon TMDL for Sedimentation and Nutrients to Address Benthic Community Impairments; TMDLs for Metals and Selenium in the San Gabriel River and Impaired Tributaries; and Los Cerritos Channel TMDLs for Metals**.

   b.  For U.S. EPA promulgated TMDLs where the WLAs are equivalent to existing loads or, where Permittees’ data reported under the previous MS4 permits indicates they are complying with WLAs; Permittees shall comply with the applicable WQBELs and/or receiving water limitations contained in Attachments K though S as of the effective date of this Order. These TMDLs are the **TMDL for Chloride in the Santa [River]**.

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30 According to 40 CFR § 130.2, waste load allocations constitute a type of water quality-based effluent limitation. Pursuant to 40 CFR § 122.2, effluent limitation means any restriction imposed by the permitting authority on quantities, discharge rates, and concentrations of pollutants that are discharged from point sources.
Clara River Reach 3; Santa Monica Bay TMDLs for DDTs and PCBs; Ballona Creek Wetlands TMDLs for Sediment and Invasive Exotic Vegetation; Echo Park Lake Nutrient and Trash TMDLs; and Peck Road Park Lake Nutrient and Trash TMDLs.\(^{31}\)

**c.** For U.S. EPA promulgated TMDLs where load reductions are required to meet the WLAs and there is no program of implementation pursuant to Water Code section 13240 and 13242, this Order allows Permittees to propose and implement BMPs that will be effective in achieving compliance with U.S. EPA established WLAs. These TMDLs are the Pesticides, PCBs, and Sediment Toxicity in Oxnard Drain 3 TMDL; Long Beach City Beaches and Los Angeles River Estuary Indicator Bacteria TMDL; Legg Lake System Nutrient TMDL; Lake Calabasas Nutrient TMDL; Echo Park Lake Chlordane, Dieldrin, and PCBs TMDLs; Peck Road Park Lake Chlordane, Dieldrin, DDTs, and PCBs TMDLs; and Puddingstone Reservoir Nutrient, Mercury, Chlordane, Dieldrin, DDTs, and PCBs TMDLs.\(^{32}\)

**i.** Each Permittee, individually or collaboratively, shall propose BMPs to achieve the applicable numeric WQBELs and/or receiving water limitations contained in Attachments K through S of this Order and a schedule for implementing the BMPs that is as short as possible, in a Watershed Management Program.

**ii.** At a minimum, each Permittee shall include the following information in its Watershed Management Program, relevant to each applicable U.S. EPA established TMDL:

(a) Available data demonstrating the current quality of the Permittee’s MS4 discharge(s) in terms of concentration and/or load of the target pollutant(s) to the receiving waters subject to the TMDL.

(b) A detailed description of BMPs that have been implemented, and/or are currently being implemented by the Permittee to achieve the TMDL WLA(s), if any.

(c) A detailed time schedule of specific actions the Permittee will take in order to achieve compliance with the applicable TMDL WLA(s).

(d) A demonstration that the time schedule requested is as short as possible. The time schedule requested should take into account the time since U.S. EPA establishment of the TMDL, and technological, operation, and economic factors that affect the design, development, and implementation of the control measures that are necessary to comply with the applicable numeric WQBELs contained in Attachments K through S of this Order.

(1) For the Long Beach City Beaches and Los Angeles River Estuary Indicator Bacteria TMDL the time schedule to achieve the WQBELs and receiving water limitations shall be as follows:

(i) During dry weather, for the Long Beach City Beaches no later than the effective date of this Order.\(^{33}\)

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\(^{31}\) The Echo Park Lake Nutrient and Trash TMDLs and the Peck Road Park Lake Nutrient and Trash TMDLs are part of the Los Angeles Area Lakes TMDLs for Nitrogen, Phosphorus, Mercury, Trash, Organochlorine Pesticides and PCBs (Los Angeles Area Lakes TMDLs).

\(^{32}\) The Legg Lake System Nutrient TMDL; Lake Calabasas Nutrient TMDL; Echo Park Lake Chlordane, Dieldrin, and PCBs TMDLs; Peck Road Park Lake Chlordane, Dieldrin, DDTs, and PCBs TMDLs; and Puddingstone Reservoir Nutrient, Mercury, Chlordane, Dieldrin, DDTs, and PCBs TMDLs are part of the Los Angeles Area Lakes TMDLs.

\(^{33}\) Deadline is established per the City of Long Beach MS4 Permit, Order No. R4-2014-0024, Part VIII.G.1.c.iv.(1).
(ii) During wet weather, for the Long Beach City Beaches a time schedule as short as possible per Part IV.B.2.c.i of this Order;

(iii) During dry weather, for the Los Angeles River Estuary no later than the schedule for Segment A (Rosecrans Avenue to Willow Street) in Table Q – 1 within Attachment Q of this Order;

(iv) During wet weather, for the Los Angeles River Estuary no later than March 23, 2037; and

(v) For the geometric mean WQBELs and receiving water limitations, no later than the time schedule proposed for wet weather for the Long Beach City Beaches and the Los Angeles River Estuary.

(e) If the requested time schedule exceeds one year, the proposed schedule shall include interim requirements and the dates for their achievement.

iii. Each Permittee subject to WQBELs and/or receiving water limitations contained in Attachments K through S of this Order for U.S. EPA established TMDL(s), individually or collaboratively, may submit a Watershed Management Program to the Los Angeles Water Board for approval per the schedule in Parts IX.F and G of this Order.

iv. If a Permittee submits a Watershed Management Program that is not approved, then the Permittee shall be required to directly demonstrate compliance with the applicable numeric WQBELs and/or receiving water limitations immediately upon notification of the Los Angeles Water Board’s disapproval.

v. If a Permittee does not submit a Watershed Management Program, then the Permittee shall be required to directly demonstrate compliance with the applicable numeric WQBELs and/or receiving water limitations as of the effective date of the Order.

3. Water Quality-Based Effluent Limitations for Trash

Permittees assigned a WQBEL for a trash TMDL shall comply as set forth below.

a. Effluent Limitations. Permittees shall comply with the interim and final WQBELs for the following trash TMDLs:

i. Ventura River Estuary Trash TMDL (Attachment K)

ii. Lake Elizabeth Trash TMDL (Attachment M)

iii. Revolon Slough and Beardsley Wash Trash TMDL (Attachment N)

iv. Santa Monica Bay Nearshore and Offshore Debris TMDL (Attachment O)

v. Malibu Creek Watershed Trash TMDL (Attachment O)

vi. Ballona Creek Watershed Trash TMDL (Attachment O)

vii. Machado Lake Trash TMDL (Attachment P)

viii. Los Angeles River Watershed Trash TMDL (Attachment Q)

ix. Legg Lake Trash TMDL (Attachment Q)

x. Echo Park Lake Trash TMDL (Attachment Q)

xi. Peck Road Park Lake Trash TMDL (Attachment Q)
b. Compliance. Pursuant to California Water Code section 13360(a), Permittees may comply with the trash effluent limitations using any lawful means. Such compliance options are broadly described below. Any combination of these, as allowed by the applicable TMDL, may be employed to achieve compliance:

i. **Full Capture Systems (FCS) Compliance Approach**

(a) **Certified Full Capture Systems.** *Full capture systems* are systems that meet the operating and performance requirements described in Attachment A of this Order. The Los Angeles Water Board recognizes the *full capture systems* certified by the State Water Board Executive Director as well as the systems previously certified by the Los Angeles Water Board Executive Officer: nine Los Angeles Water Board Executive Officer-certified *full capture systems*, including Vortex Separation Systems (VSS), specific types or designs of trash nets; two gross solids removal devices (GSRDs); catch basin brush inserts and mesh screens; vertical and horizontal trash capture screen inserts; a connector pipe screen device; and a nutrient separating baffle box.\(^{34}\)

(b) Permittees are authorized to comply with their effluent limitations through certified *full capture systems* provided the requirements of subpart (c), immediately below, and any conditions in the certification, continue to be met.

(c) Permittees may comply with their effluent limitations through progressive installation of *full capture systems* throughout their jurisdictional areas until all areas draining to the waterbody associated with the trash TMDL are addressed. For purposes of this Order, attainment of the effluent limitations shall be conclusively presumed for any drainage area to the waterbody associated with the trash TMDL where certified *full capture systems* treat all drainage from the area, provided that the *full capture systems* are adequately sized and maintained, and that maintenance records are up-to-date and available for inspection by the Los Angeles Water Board.

(1) **Final Effluent Limitations.** A Permittee shall be in compliance with its final effluent limitation if all drainage areas under its jurisdiction and/or authority are serviced by appropriate certified *full capture systems*.

(2) **Interim Effluent Limitations.** A Permittee shall be in compliance with its interim effluent limitations, where applicable:

(i) By demonstrating that *full capture systems* treat the percentage of drainage areas in the watershed that corresponds to the required trash abatement.

(ii) Alternatively, a Permittee may propose a schedule for installation of *full capture systems* in areas under its jurisdiction and/or authority within a given watershed, targeting first the areas of greatest trash generation, for the Los Angeles Water Board Executive Officer’s approval. Any such schedule shall result in timely compliance with the final effluent limitations, consistent with the established TMDL implementation schedule and applicable State policies. A Permittee shall be in compliance with its interim

\(^{34}\) See August 3, 2004 Los Angeles Water Board Memorandum titled "Procedures and Requirements for Certification of a Best Management Practice for Trash Control as a Full Capture System".
effluent limitations provided it is fully in compliance with any such approved schedule.

(d) Full Capture System Technical Infeasibility. In drainage areas where the vast majority of catch basins are retrofitted with full capture systems; the full capture systems are properly sized, operated, and maintained; and retrofit of remaining catch basins is technically infeasible; a Permittee may submit a written request that the Los Angeles Water Board Executive Officer make a determination that the Permittee is in full compliance with its final effluent limitation if all of the following criteria are met:

(1) 98% of all catch basins within the Permittee’s jurisdictional land area in the watershed are retrofitted with full capture systems (or, alternatively, 98% of the jurisdiction’s drainage area is addressed by full capture systems) and at least 97% of the catch basins (or, alternatively, drainage area) within the Permittee’s jurisdiction in the subwatershed (the smaller of the HUC-12 equivalent area or tributary subwatershed) are retrofitted with full capture systems; and

(2) The Permittee submits to the Los Angeles Water Board a report for Executive Officer concurrence, detailing the technical infeasibility of full capture system retrofits in the remaining catch basins and evaluating the feasibility of partial capture devices, and the potential to install full capture systems or partial capture devices along the storm drain or at the MS4 outfall downgradient from the catch basin; and

(3) The Permittee submits to the Los Angeles Water Board a report for Executive Officer approval, detailing the partial capture devices and institutional controls that are currently and will continue to be implemented in the affected subwatershed(s), including an assessment of the effectiveness of the partial capture devices and institutional controls using existing data and representative studies.

In addition, if significant land use changes occur in the affected subwatershed (based on permits for new development and significant re-development) or if there is a significant change in the suite of implemented partial capture devices and/or institutional controls (e.g., reduced frequency of implementation, reduced spatial coverage of implementation, change in technology employed), the Permittee shall re-evaluate the effectiveness of institutional controls and partial capture devices and report the findings to the Los Angeles Water Board for confirmation or change to the determination. Such re-evaluation shall occur within one year of the identification of the significant changes.

(e) Exceptions for Malibu Creek Watershed and Revolon Slough and Beardsley Wash Trash TMDLs. Permittees subject to the Malibu Creek Watershed and Revolon Slough and Beardsley Wash Trash TMDLs, in Attachments O and N of this Order respectively, may comply with trash WQBELs through the installation of full capture systems, or any lawful manner to achieve Full Capture System Equivalency, in Priority Land Uses (PLUs) consistent with implementation of Part III.C.2.a of this Order.

ii. Mass Balance Compliance Approach. Permittees may comply with their interim and final effluent limitations through a combination of full capture
MS4 DISCHARGES WITHIN THE ORDER R4-202X-FFFF
LOS ANGELES REGION
NPDES NO. CAS004004

**systems, partial capture devices, and the application of institutional controls.** In this approach, a Permittee shall demonstrate compliance by calculating its annual trash discharge and comparing this estimate to applicable interim and/or final effluent limitations. To calculate the annual trash discharge, the Permittee shall conduct a study to determine how much trash is accumulating within its jurisdiction between storm events to calculate a Daily Generation Rate (DGR).

(a) Intermediate Calculations

(1) Daily Generation Rate (DGR). The DGR is the average amount of litter deposited to land or surface water during a 24-hour period, as measured in a specified drainage area. Permittees shall conduct a study to estimate the DGR for the applicable trash TMDL area. The DGR will be used in the mass balance calculation to determine the trash discharged during storm events.

(i) Study Area: The DGR study area(s) shall be representative of the land uses and activities within the Permittee’s authority. The DGR for the applicable area under the Permittee’s jurisdiction and/or authority shall be extrapolated from the representative drainage area(s) analyzed during the study.

(ii) Study Time Period: The DGR shall be determined from direct measurement of trash deposited in the drainage study area during any 30-day period between June 22nd and September 22nd exclusive of rain events.

(iii) Recalculation Frequency: The DGR shall be re-calculated every year unless a less frequent period for recalculation is approved by the Los Angeles Water Board Executive Officer. Upon achieving compliance with final water quality-based effluent limitations, Permittees may reduce the frequency of DGR recalculation to every five years (no Executive Officer approval necessary).

**Daily Generation Rate**

\[
DGR = \sum \left( \frac{A_i}{A_{i\text{study}}} \right) \left( \frac{m_i}{t_i} \right)
\]

where:

- \( A_i \) = total area within jurisdiction represented by land use \( i \)
- \( A_{i\text{study}} \) = representative area used in DGR study for land use \( i \)
- \( m_i \) = amount of trash collected during the DGR study collection period for land use \( i \) [gal or lbs]
- \( t_i \) = number of days of DGR study collection period for land use \( i \) (should be at least 30 days) [days]

(2) Partial Capture Devices. Trash discharges from areas serviced solely by partial capture devices may be estimated based on demonstrated

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35 While interim effluent limitations may be complied with using partial capture devices, compliance with final effluent limitations cannot be achieved with the exclusive use of partial capture devices.

36 Provided no special events are scheduled that may affect the representative nature of that collection period.
performance of the device(s) in the implementing area. Performance shall be demonstrated under different conditions (e.g. low to high trash loading). That is, trash reduction is equivalent to the partial capture devices’ trash removal efficiency multiplied by the percentage of drainage area serviced by the devices. For automatic retractable screens (ARS), Permittees may use an 86% removal efficiency.37

(3) Certified Full Capture Systems. Areas serviced by properly sized, operated, and maintained full capture systems are considered to have no trash discharge.

(b) Mass Balance Calculation. A mass balance equation shall be used to estimate the amount of trash discharged during a storm event.38

(1) Storm Event Trash Discharge. The Storm Event Trash Discharge for a given rain event in the Permittee’s drainage area shall be calculated by multiplying the number of days since the last street sweeping39 by the DGR and subtracting the amount of any trash recovered in the catch basins. For each day of a storm event that generates greater than 0.25 inch of rain, the Permittee shall calculate a Storm Event Trash Discharge. In cases where the calculated Storm Event Trash Discharge is negative, the Storm Event Trash Discharge will be equivalent to zero gallons or pounds of trash.

\[
\text{Storm Event Trash Discharge} = (t \times DGR) - m_{\text{recovered}}
\]

where:
- \( t \) = days since last street sweeping [days]
- \( DGR \) = Daily Generation Rate [gal/day or lbs/day]
- \( m_{\text{recovered}} \) = trash recovered from catch basins [gal or lbs]

(2) Total Storm Year Trash Discharge. The sum of the Storm Event Trash Discharges for the storm year shall be the Permittee’s calculated annual trash discharge.

38 Amount of trash shall refer to the uncompressed volume (in gallons) or drip-dry weight (in pounds) of trash collected.
39 If the Permittee’s jurisdiction is not swept all in one day but on multiple days of the week, the weighted average of days since the last street sweeping shall be used, using the “Weighted Average of Days Since Last Street Sweeping” spreadsheet in Attachment I of this Order.
Interim Effluent Limitations. Permittees employing a mass balance compliance approach shall be in compliance with interim effluent limitations if the calculated Total Storm Year Trash Discharge is less than the applicable interim water quality-based effluent limitation. This can also be expressed as an equivalent percent reduction relative to the Permittee’s baseline load in the applicable TMDL.

Final Effluent Limitations.

(1) Permittees using a mass balance compliance approach shall be in compliance with the final effluent limitations when the reduction of trash from the jurisdiction’s baseline load is 99% or greater as calculated using the approach, and partial capture devices are properly sized, operated, and maintained; or

(2) Mass Balance Equivalency. A Permittee may request that the Los Angeles Water Board Executive Officer make a determination that a 97% to 98% reduction of the baseline load, as calculated using a mass balance approach, constitutes full compliance with the final effluent limitation if the Permittee submits a report to the Los Angeles Water Board for Executive Officer approval including:

(i) Two or more consecutive years of data showing that the Permittee’s compliance was at or above a 97% reduction in its baseline trash load; and

(ii) An evaluation of institutional controls in the jurisdiction demonstrating continued effectiveness and any potential enhancements; and

(iii) Demonstration that opportunities to implement partial capture devices have been fully exploited.

Scientifically Based Alternative Compliance Approach. A Permittee may comply with their interim and final effluent limitations using a scientifically based alternative compliance approach wherein the Permittee conducts effectiveness studies of institutional controls and partial capture devices for their particular subwatershed(s) and/or demonstrates that existing studies are representative and transferable to their implementing area. Permittees must request approval from the Los Angeles Water Board Executive Officer prior to conducting any studies and/or reporting compliance using this approach. In any such request to use an scientifically based alternative compliance approach, the Permittee shall provide a schedule for periodic compliance effectiveness demonstration and evaluation.

If allowed in a trash TMDL and approved by the Executive Officer, a Permittee may alternatively comply with its final effluent limitations by implementing a program for *minimum frequency of assessment and collection* (MFAC) in conjunction with BMPs. To the satisfaction of the Executive Officer, the MFAC/BMP program must meet the following criteria:

(a) The MFAC/BMP Program includes an initial minimum frequency of trash assessment and collection and suite of structural and/or nonstructural BMPs. The MFAC/BMP program shall include collection and disposal of all trash found in the receiving water and shoreline. Permittees shall implement an initial suite of BMPs based on current trash management practices in land areas that are found to be sources of trash to the water body.

(b) The MFAC/BMP Program includes reasonable assurances that it will be implemented by the responsible Permittees.

(c) MFAC protocols may be based on Surface Water Ambient Monitoring Program (SWAMP) protocols for rapid trash assessment, or alternative protocols proposed by Permittees and approved by the Los Angeles Water Board Executive Officer.

(d) Implementation of the MFAC/BMP program should include a Health and Safety Program to protect personnel. The MFAC/BMP program shall not require Permittees to access and collect trash from areas where personnel are prohibited.

(e) The Los Angeles Water Board Executive Officer may approve or require a revised assessment and collection frequency and definition of the critical conditions under the MFAC:

   (1) To prevent trash from accumulating in deleterious amounts that cause nuisance or adversely affect beneficial uses between collections;
   
   (2) To reflect the results of trash assessment and collection;
   
   (3) If the amount of trash collected does not show a decreasing trend, where necessary, such that a shorter interval between collections is warranted; or
   
   (4) If the amount of trash collected is decreasing such that a longer interval between collections is warranted.

(f) At the end of the implementation period, a revised MFAC/BMP program may be required if the Los Angeles Water Board Executive Officer determines that the amount of trash accumulating between collections is causing nuisance or otherwise adversely affecting beneficial uses.

(g) With regard to subparts (iv)(e)(1), (iv)(e)(2), or (iv)(e)(3) above, the Los Angeles Water Board Executive Officer is authorized to allow responsible Permittees to implement additional structural or non-structural BMPs in lieu of modifying the monitoring frequency.

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40 The Lake Elizabeth Trash TMDL (Attachment M), Legg Lake Trash TMDL (Attachment Q), Machado Lake Trash TMDL (Attachment P), Ventura River Estuary Trash TMDL (Attachment K), and Revolon Slough and Beardsley Wash Trash TMDL (Attachment N) allow Permittees to comply with WQBELs by implementing an MFAC program in conjunction with BMPs.
c. Los Angeles County Flood Control District and Ventura County Watershed Protection District Compliance for Trash TMDLs. For all trash TMDLs where the LACFCD and VCWPD are named as a responsible Permittee per Attachment J of this Order, the following shall apply:

i. The LACFCD and VCWPD are responsible for performing storm drain operation and maintenance, including but not limited to: catch basin labeling, catch basin label inspections, and open channel signage; open channel maintenance that includes removal of trash and debris; and implementation of activity specific BMPs, including those related to litter/debris/graffiti in compliance with this Order.

ii. The LACFCD and VCWPD may be held responsible with a Permittee for non-compliance with water quality-based effluent limitations where it has either:

(a) Without good cause denied entitlements or other necessary authority to a responsible jurisdiction or agency for the timely installation and/or maintenance of full and/or partial capture trash control devices for purposes of TMDL compliance in parts of the MS4 physical infrastructure that are under its authority, or

(b) Not fulfilled its obligations regarding proper BMP installation, operation, and maintenance for purposes of TMDL compliance within the MS4 physical infrastructure under its authority, thereby causing or contributing to a responsible jurisdiction and/or agency to be out of compliance with its interim or final water quality-based effluent limitation.

iii. Under these circumstances, the LACFCD and VCWPD’s responsibility shall be limited to non-compliance related to the drainage area(s) within the jurisdiction where the LACFCD and VCWPD has authority over the relevant portions of the MS4 physical infrastructure.
V. RECEIVING WATER LIMITATIONS

A. Discharges from the MS4 that cause or contribute to the violation of receiving water limitations are prohibited.

B. Discharges from the MS4 of storm water, or non-storm water, for which a Permittee is responsible,⁴¹ shall not cause or contribute to a condition of nuisance.

C. The Permittee shall comply with Parts V.A and V.B through timely implementation of control measures and other actions to reduce pollutants in the discharges in accordance with their storm water management program and its components and other requirements of this Order including any modifications. The Permittees’ storm water management program and its components shall be designed to achieve compliance with receiving water limitations. If exceedances of receiving water limitations persist, notwithstanding implementation of the Permittees’ storm water management program and its components and other requirements of this Order, the Permittee shall ensure compliance with discharge prohibitions and receiving water limitations by complying with the following procedure:

1. Upon a determination by either the Permittee or the Los Angeles Water Board that discharges from the MS4 are causing or contributing to an exceedance of an applicable Receiving Water Limitation, the Permittee shall promptly notify the Los Angeles Water Board and thereafter submit a Receiving Water Limitations Compliance Report (as described in the Reporting Requirements, Part XIV.C of the Monitoring and Reporting Program, Attachment E) to the Los Angeles Water Board for approval. The Receiving Water Limitations Compliance Report shall describe the BMPs that are currently being implemented by the Permittee and additional BMPs, including modifications to current BMPs that will be implemented to prevent or reduce any pollutants that are causing or contributing to the exceedances of receiving water limitations. The Receiving Water Limitations Compliance Report shall include an implementation schedule. This Receiving Water Limitations Compliance Report shall be submitted per Attachment E Part XIV.C unless the Los Angeles Water Board directs an earlier submittal. The Los Angeles Water Board may require modifications to the Receiving Water Limitations Compliance Report.

2. The Permittee shall submit any modifications to the Receiving Water Limitations Compliance Report required by the Los Angeles Water Board within 30 days of notification.

3. Within 30 days following the Los Angeles Water Board Executive Officer’s approval of the Receiving Water Limitations Compliance Report, the Permittee shall revise its storm water management program and its components and monitoring program to incorporate the approved modified BMPs that have been and will be implemented, an implementation schedule, and any additional monitoring required.

4. The Permittee shall implement its revised storm water management program and its components and monitoring program according to the approved implementation schedule in the Receiving Water Limitations Compliance Report.

D. So long as the Permittee has complied with the procedures set forth in Part V.C above and is implementing its revised storm water management program and its components, the Permittee does not have to repeat the same procedure for continuing or recurring exceedances of the same receiving water limitations unless directed by the Los Angeles Water Board to modify current BMPs or develop additional BMPs.

⁴¹ Pursuant to 40 CFR § 122.26(a)(3)(vi), a Permittee is only responsible for discharges of storm water and non-storm water from the MS4 for which it is an owner or operator. MS4 is defined in Attachment A of this Order and 40 CFR § 122.26(b)(8).
VI. STANDARD PROVISIONS

Permittees shall comply with the following provisions. If there is any conflict, duplication, or overlap between provisions specified by this Order, the more stringent provision shall apply:


Each Permittee shall comply with all Standard Provisions included in Attachment D of this Order, in accordance with 40 CFR sections 122.41 and 122.42.

B. Legal Authority

1. Each Permittee must establish and maintain adequate legal authority, within its respective jurisdiction, to control pollutant discharges into and from its MS4 through ordinance, statute, permit, contract or similar means. This legal authority must, at a minimum, authorize or enable the Permittee to:
   a. Control the contribution of pollutants to its MS4 from storm water discharges associated with industrial and construction activity and control the quality of storm water discharged from industrial and construction sites. This requirement applies both to industrial and construction sites with coverage under an NPDES permit, as well as to those sites that do not have coverage under an NPDES permit.
   b. Prohibit all non-storm water discharges into the MS4 to receiving waters not otherwise authorized or conditionally exempt pursuant to Part III.B of this Order;
   c. Prohibit and eliminate illicit discharges and illicit connections to the MS4;
   d. Control the discharge of spills, dumping, or disposal of materials other than storm water to its MS4;
   e. Require compliance with conditions in Permittee ordinances, permits, contracts or orders (i.e., hold dischargers to its MS4 accountable for their contributions of pollutants and flows);
   f. Utilize enforcement mechanisms to require compliance with applicable ordinances, permits, contracts, or orders;
   g. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements among Permittees;
   h. Control the contribution of pollutants from one portion of the shared MS4 to another portion of the MS4 through interagency agreements with other owners of the MS4 such as the State of California Department of Transportation;
   i. Carry out all inspections, surveillance, and monitoring procedures necessary to determine compliance and noncompliance with applicable municipal ordinances, permits, contracts and orders, and with the provisions of this Order, including the prohibition of non-storm water discharges into the MS4 and receiving waters. This means the Permittee must have authority to enter, monitor, inspect, take measurements, review and copy records, and require regular reports from entities discharging into its MS4;
   j. Require the use of control measures to prevent or reduce the discharge of pollutants to achieve water quality standards/receiving water limitations;
   k. Require that structural BMPs are properly operated and maintained; and
   l. Require documentation on the operation and maintenance of structural BMPs and their effectiveness in reducing the discharge of pollutants to the MS4.
2. Each Permittee must submit a statement certified by its chief legal counsel that the Permittee has the legal authority within its jurisdiction to implement and enforce each of the requirements contained in 40 CFR § 122.26(d)(2)(i)(A-F) and this Order. Each Permittee shall submit this certification annually as part of its Annual Report beginning with the first Annual Report required under this Order. These statements must include:

   a. Citation of applicable municipal ordinances or other appropriate legal authorities and their relationship to the requirements of 40 CFR § 122.26(d)(2)(i)(A)-(F) and of this Order; and
   
   b. Identification of the local administrative and legal procedures available to mandate compliance with applicable municipal ordinances identified in subpart a above and therefore with the conditions of this Order, and a statement as to whether enforcement actions can be completed administratively or whether they must be commenced and completed in the judicial system.

C. Fiscal Resources

1. Each Permittee shall conduct a fiscal analysis of the annual capital and operation and maintenance expenditures necessary to implement the requirements of this Order. The analysis shall include the following: costs incurred to comply with this Order and an estimate of the costs for the upcoming permit year. See Attachment E for Annual Report requirements.

2. Each Permittee shall also enumerate and describe in its Annual Report the source(s) of funds used in the past year, and proposed for the coming year, to meet necessary expenditures to implement the requirements of this Order.

D. Responsibilities of the Permittees

Each Permittee is required to comply with the requirements of this Order applicable to its discharges. Permittees are not responsible for the implementation of the provisions applicable to other Permittees. Each Permittee shall:

1. Comply with the requirements of this Order including attachments and any modifications thereto.

2. Inform the Los Angeles Water Board of instances of non-compliance pursuant to the MRP (Attachment E).

3. Submit complete and timely reports including but not limited to non-compliance reporting, annual reports, monitoring reports, and the report of waste discharge.

4. Consider facilitating coordination among internal departments and agencies, as necessary, to achieve the implementation of the requirements of this Order applicable to such Permittees in an efficient and cost-effective manner.

5. Consider participating in intra-agency coordination (e.g., Planning Department, Fire Department, Building and Safety, Code Enforcement, Public Health, Parks and Recreation, and others) and inter-agency coordination (e.g., other Permittees under this Order, other NPDES permittees) necessary to successfully implement the provisions of this Order.

E. Public Review

1. All documents submitted by the Permittee to the Los Angeles Water Board in compliance with the terms and conditions of this Order shall be made available to members of the public pursuant to the Freedom of Information Act (5 U.S.C. § 552 (as amended)) and the Public Records Act (Cal. Government Code § 6250 et seq.).
2. All documents submitted by the Permittee to the Los Angeles Water Board Executive Officer for approval shall be made available by the Permittee to the public for a 30-day period to allow for public comment, unless otherwise specified.

F. Los Angeles Water Board Review

1. An approval of a document by the Los Angeles Water Board or the Executive Officer per their delegated authority, may include conditions that must be met by the Permittee. If the conditions are not met, the approval may be revoked.

2. Any formal determination or approval made by the Los Angeles Water Board Executive Officer pursuant to the provisions of this Order may be reviewed by the Los Angeles Water Board. A Permittee(s) or a member of the public may request such review upon petition within 30 days of the effective date of the notification of such decision to the Permittee(s) and interested persons on file at the Los Angeles Water Board.

G. Reopener and Modification

1. This Order may be modified, revoked, reissued, or terminated in accordance with the provisions of 40 CFR sections 122.44, 122.62, 122.63, 122.64, 124.5, 125.62, and 125.64. Causes for taking such actions include, but are not limited to:

   a. Endangerment to human health or the environment resulting from the permitted activity, including information that the discharge(s) regulated by this Order may have the potential to cause or contribute to adverse impacts on water quality and/or beneficial uses;

   b. Acquisition of newly obtained information that would have justified the application of different conditions if known at the time of Order adoption;

   c. To address changed conditions identified in required reports or other sources deemed significant by the Los Angeles Water Board;

   d. To incorporate provisions as a result of future amendments to the Basin Plan, such as a new or revised water quality objective or the adoption or reconsideration of a TMDL, including the program of implementation and time schedule for implementation. As soon as possible after the effective date of a revised TMDL, where the revisions warrant a change to the provisions of this Order, the Los Angeles Water Board may modify this Order consistent with the assumptions and requirements of the revised WLA(s), including the program of implementation;

   e. To incorporate provisions as a result of new or amended statewide water quality control plans or policies adopted by the State Water Board;

   f. To incorporate provisions as a result of the promulgation of new or amended federal or state laws or regulations, U.S. EPA guidance concerning regulated activities, or judicial decisions that becomes effective after adoption of this Order.

   g. To incorporate effluent limitations for toxic constituents determined to be present in significant amount in the discharge through a more comprehensive monitoring program included as part of this Order;

   h. To include new Reporting Levels (RLs), in accordance with the provisions set forth in 40 CFR Parts 122 and 124; and/or

   i. To include provisions or modifications to WQBELs in Part IV and Attachments K through S of this Order prior to the final compliance deadlines, if practicable, that would allow an action-based, BMP compliance demonstration approach with regard to final WQBELs for storm water discharges. Such modifications shall be based on
the Los Angeles Water Board’s evaluation of whether Watershed Management Programs in Part IX of this Order have resulted in attainment of interim WQBELs for storm water and review of relevant research, including but not limited to data and information provided by Permittees and other stakeholders, on storm water quality and the efficacy and reliability of storm water control technologies. Provisions or modifications to WQBELs in Part IV and Attachments K through S of this Order shall only be included in this Order where there is evidence that storm water control technologies can reliably achieve final WQBELs.

2. After notice and opportunity for a hearing, this Order may be terminated or modified for cause, including, but not limited to:
   a. Violation of any term or condition contained in this Order;
   b. Obtaining this Order by misrepresentation, or failure to disclose all relevant facts; or
   c. A change in any condition that requires either a temporary or permanent reduction or elimination of the authorized discharge.

3. The filing of a request by a Permittee for a modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any condition of this Order.

4. This Order may be modified to make corrections or allowances for changes in the permitted activity, following the procedures at 40 CFR section 122.63, if processed as a minor modification. Minor modifications may only:
   a. Correct typographical errors; or
   b. Require more frequent monitoring or reporting by a Permittee.

H. Any discharge of waste to any point(s) other than specifically described in this Order is prohibited and constitutes a violation of this Order.

I. A copy of this Order shall be maintained by each Permittee so as to be available during normal business hours to Permittee employees responsible for implementation of the provisions of this Order and members of the public.

J. This Order does not exempt any Permittee from compliance with any other laws, regulations, or ordinances that may be applicable.

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

VII. MONITORING AND REPORTING PROGRAM (MRP) REQUIREMENTS

Permittees shall comply with the MRP, and future revisions thereto, in Attachment E of this Order and Standard Provisions relating to monitoring, reporting, and record keeping in Attachment D of this Order.

VIII. STORM WATER MANAGEMENT PROGRAM MINIMUM CONTROL MEASURES

A. General
   1. Each Permittee shall implement the requirements in Parts VIII.D through VIII.I below or may in lieu of the requirements in Parts VIII.D through VIII.I, implement customized actions within each of these general categories of control measures as set forth in an approved Watershed Management Program per Part IX of this Order. Implementation shall be consistent with the requirements of 40 CFR § 122.26(d)(2)(iv).
2. **Timelines for Implementation.** Unless otherwise noted in this Part VIII, each Permittee that does not elect to develop or continue to implement a Watershed Management Program per Part IX shall implement the requirements contained in this Part VIII as of the effective date of this Order.

3. **Municipal Employee and Contractor Training**
   
a. Each Permittee shall ensure all employees in targeted positions (whose interactions, jobs, and activities affect storm water quality) are trained on an annual basis on the requirements of the overall storm water management program in this Order, and shall ensure contractors performing privatized/contracted municipal services are appropriately trained to:
   
i. Promote a clear understanding of the potential for activities to pollute storm water.
   
ii. Identify opportunities to require, implement, and maintain appropriate BMPs in their line of work.

b. Each Permittee shall ensure all employees and contractors who use or have the potential to use pesticides and/or fertilizers (whether or not they normally apply these as part of their work) are trained on an annual basis. Training programs shall address:
   
i. The potential for pesticide-related surface water toxicity;
   
ii. Proper use, handling, and disposal of pesticides;
   
iii. The least toxic methods of pest prevention and control, including Integrated Pest Management (IPM); and
   
iv. Reduction of pesticide use.

c. Outside contractors can self-certify, providing they certify they have received all applicable training to implement the requirements in this Order and have documentation to that effect.

d. New Permittee staff members must be provided with storm water training applicable to their position within 180 days of starting employment. Each Permittee must create and maintain a list of applicable positions and contractors which require specific MS4 Permit compliance training.

e. Each Permittee must continue to annually implement a training program regarding the identification of illicit discharges through an illicit discharges detection and elimination (IDDE) program for all municipal field staff, who, as part of their normal job responsibilities (including but not limited to street sweeping, storm drain maintenance, solid waste management, sanitary sewer collection system maintenance, road maintenance), may come into contact with or otherwise observe an illicit discharge or illicit connection to the MS4. The IDDE training program should address, at a minimum, the following:
   
i. Illicit connection and discharge identification, including definitions and examples,
   
ii. investigation,
   
iii. elimination,
   
iv. cleanup,
   
v. reporting, and
   
vi. documentation.
f. Each Permittee shall ensure that all staff whose primary job duties are related to implementing the construction storm water program in Part VIII.G of this Order are adequately trained on an annual basis. Training shall be provided to pertinent staff to ensure appropriate knowledge of:

i. The General Permit for Storm Water Discharges Associated with Construction and Land Disturbance Activities (Construction General Permit), including its SWPPP, monitoring and reporting program, and BMP requirements.

ii. Local requirements, including any applicable ordinances and BMP standards.

iii. Appropriate structural and non-structural BMPs.

iv. Post-construction and runoff reduction requirements.

g. Each Permittee shall ensure that all staff whose primary job duties are related to implementing the industrial and commercial facilities program in Part VIII.E of this Order are adequately trained on an annual basis. Training shall be provided to pertinent staff to ensure appropriate general knowledge of:

i. The General Permit for Storm Water Discharges Associated with Industrial Activities (Industrial General Permit), including its SWPPP, monitoring and reporting program, and BMP requirements.

ii. Local requirements, including any applicable ordinances and BMP standards.

iii. Appropriate structural and non-structural BMPs.

h. Each Permittee shall maintain documentation of municipal employee and contractor training activities.

B. Progressive Enforcement and Interagency Coordination

1. Each Permittee shall develop and implement a Progressive Enforcement Policy to ensure that (1) regulated Industrial/Commercial facilities, (2) construction sites, (3) new development and redevelopment sites with post-construction controls, and (4) illicit discharges are each brought into compliance with all storm water and non-storm water requirements within a reasonable time period as specified below.

a. Follow-up Inspections. In the event that a Permittee determines, based on an inspection or illicit discharge investigation, that a facility or site operator has failed to adequately implement all necessary BMPs, that Permittee shall take progressive enforcement actions which, at a minimum, shall include a follow-up inspection within 4 weeks from the date of the initial inspection and/or investigation.

b. Enforcement Action. In the event that a Permittee determines that a facility or site operator has failed to adequately implement BMPs after a follow-up inspection, that Permittee shall take enforcement action as established through authority in its municipal code and ordinances, through the judicial system, or refer the case to the Los Angeles Water Board, per the Interagency Coordination provisions below.

c. Records Retention. Each Permittee shall maintain records, per their existing record retention policies, and make them available on request to the Los Angeles Water Board, including inspection reports, warning letters, notices of violations, and other enforcement records, demonstrating a good faith effort to bring facilities into compliance.

d. Referral of Violations of Municipal Ordinances and California Water Code § 13260. A Permittee may refer a violation(s) of its municipal storm water ordinances and/or California Water Code section 13260 by industrial and commercial facilities
and construction site operators not subject to the Industrial and/or Construction General Permits to the Los Angeles Water Board (via telephone or electronically\textsuperscript{42}) provided that the Permittee has made a good faith effort of applying its Progressive Enforcement Policy to achieve compliance with its own ordinances. At a minimum, a Permittee’s good faith effort must be documented with:

i. Two follow-up inspections; and

ii. Two warning letters or notices of violation.

e. Referral of Violations of the Industrial and Construction General Permits, including Requirements to File a Notice of Intent or No Exposure Certification. For those facilities or site operators in violation of municipal storm water ordinances and subject to the Industrial and/or Construction General Permits, Permittees may escalate referral of such violations to the Los Angeles Water Board (promptly via telephone or electronically\textsuperscript{43}) after one inspection and one written notice of violation (copied to the Los Angeles Water Board) to the facility or site operator regarding the violation. In making such referrals, Permittees shall include, at a minimum, the following documentation:

i. Name of the facility or site,

ii. Facility or site physical address (or GPS coordinates if a physical address is not available),

iii. Contact information of the Owner and Operator of the facility or site (i.e., name, address, phone number, email),

iv. WDID Number (if applicable),

v. Records of communication with the facility/site operator regarding the violation, which shall include at least one inspection report,

vi. The written notice of violation (copied to the Los Angeles Water Board),

vii. For industrial sites, the industrial activity being conducted at the facility that is subject to the Industrial General Permit and the corresponding SIC code (if available), and

viii. For construction sites, site acreage and site risk level.

2. Investigation of Complaints Transmitted by the Los Angeles Water Board Staff. Each Permittee shall initiate, within one business day,\textsuperscript{44} investigation of complaints from facilities within its jurisdiction. The initial investigation shall include, at a minimum, a limited inspection of the facility to confirm validity of the complaint and to determine if the facility is in compliance with municipal storm water ordinances and, if necessary, to oversee corrective action. Each Permittee shall report their findings of their investigation to the Los Angeles Water Board within 3 weeks of receiving the complaint.

3. Assistance with Los Angeles Water Board Enforcement Actions. As directed by the Los Angeles Water Board Executive Officer, Permittees shall assist Los Angeles Water Board enforcement actions by:

\textsuperscript{42} Email to MS4stormwaterRB4@waterboards.ca.gov.

\textsuperscript{43} Ibid.

\textsuperscript{44} Permittees may comply with the Permit by taking initial steps (such as logging, prioritizing, and tasking) to “initiate” the investigation within that one business day. However, the Los Angeles Water Board would expect that the initial investigation, including a site visit, to occur within four business days.
a. Assisting in identification of current owners, operators, and lessees of properties and sites.
b. Providing staff, when available, for joint inspections with Los Angeles Water Board inspectors.
c. Appearing to testify as witnesses in Los Angeles Water Board enforcement hearings.
d. Providing copies of inspection reports and documentation demonstrating application of its Progressive Enforcement Policy.

C. Modifications/Revisions
Each Permittee shall modify its storm water management programs, protocols, practices, and municipal codes to make them consistent with the requirements in this Order.

D. Public Information and Participation Program
a. Each Permittee shall continue to include public participation in their storm water management program consistent with the requirements of 40 C.F.R. section 122.26(d)(2)(iv).

b. Each Permittee shall develop and implement the requirements listed in this Part VIII.D.3 below using one or more of the following approaches:
   i. Collaboratively (i.e., multiple Permittees, County-wide or Region-wide, or one or more Watershed Groups)
   ii. State or national partnerships with storm water member agencies (e.g., CASQA)
   iii. Individually within its jurisdiction.

c. Each Permittee shall adapt its Public Information and Participation Program (PIPP) over time to address new information, water quality priorities, and storm water management program priorities as they arise.

2. Objectives
a. Reach the general population and involve the range of socioeconomic groups and ethnic communities that make up the Los Angeles Region in Permittees’ storm water management programs to achieve:
   i. Widespread understanding about the importance of storm water management to public health/community health, environmental quality and local water resiliency; and
   ii. Broad support for storm water management programs and projects among residents in the region.

b. Facilitate pollution prevention through the proper management and disposal of used oil, toxic materials, and targeted pollutants as potential sources of water quality impacts associated with discharges into the MS4.

c. Use effective strategies to educate and involve residents and population subgroups through culturally effective methods.

3. Program Requirements
a. Permittee(s) shall create opportunities for public engagement in storm water planning and program implementation and shall raise public awareness of storm water program benefits and needs. The Permittee may build upon past programs/activities
such as the *Don’t Trash California* campaign and the Measure W campaign, which featured many educational events conducted by multiple stakeholders and MS4 Permittees.

**b.** Permittee(s) shall conduct educational activities and public information activities to facilitate storm water and non-storm water pollution prevention and mitigation. Activities should be focused on priority water quality issues as identified by the Permittee(s).

i. The Permittee(s) shall identify and select targeted pollutants for public information/education topics and materials. In selecting targets, the Permittee(s) shall consider the proper management and disposal of:

   (a) Vehicle wastes (e.g., used oil, used tires);

   (b) Household waste materials (i.e., trash and household hazardous waste, including personal care products, pharmaceuticals, and household cleaners);

   (c) Pesticides, herbicides, and fertilizers;

   (d) Green waste;

   (e) Animal wastes; and/or

   (f) Other materials as determined by the Permittee(s).

ii. Public informational/educational materials shall be distributed using the method(s) that the Permittee(s) chooses to most effectively reach the public and promote behavioral change and achieve the objectives in Part VIII.D.2 above. Such methods may include, but are not limited to the following:

   (a) Internet-based platforms (e.g., storm water websites, social media websites and applications);

   (b) Commercial points-of-purchase (e.g., automotive parts stores, home improvement centers / hardware stores / paint stores, landscape / gardening centers, pet shops);

   (c) Schools;

   (d) Radio/television; and/or

   (e) Community events.

4. **Documentation and Tracking**

   a. Permittee(s) shall develop metrics for measuring the effectiveness in achieving each objective listed in Part VIII.D.2 above.

   b. Each Permittee shall, at a minimum, document and track the following information on Public Information and Participation activities implemented:

      i. Activity;

      ii. Date(s) of activity;

      iii. Method of Dissemination;

      iv. Targeted Behavior;

      v. Targeted Pollutant;

      vi. Targeted Audience;
vii. Culturally Effective Method(s); and

viii. Other information necessary for the metrics identified in Part VIII.D.4.a above

ix. Metric for measuring effectiveness.

E. Industrial/Commercial Facilities Program

This Part VIII.E is applicable to all Permittees except LACFCD and VCWPD.

1. General. Each Permittee except LACFCD and VCWPD shall implement an Industrial / Commercial Facilities Program that meets the requirements of this Part VIII.E. Through policies, procedures, and/or ordinances, the Industrial / Commercial Facilities Program shall be designed to prevent illicit discharges to the MS4 and receiving waters, reduce industrial / commercial discharges of storm water to the maximum extent practicable, and prevent industrial / commercial discharges from the MS4 from causing or contributing to a violation of receiving water limitations. Minimum program components shall include the following:

a. Inventory and track Critical Industrial/Commercial Sources;

b. Educate, assist, and inspect Critical Industrial/Commercial Sources; and

c. Ensure compliance with municipal policies, procedures, and/or ordinances at industrial and commercial facilities that are critical sources of pollutants in storm water.

2. Industrial/Commercial Sources Inventory / Electronic Tracking System

a. Each Permittee shall maintain an updated watershed-based inventory or database of all industrial and commercial facilities within its jurisdiction that are critical sources of storm water pollution. The inventory or database shall be maintained in electronic format and incorporation of facility information into a Geographical Information System (GIS) is recommended. Critical Sources to be tracked are summarized below:

i. U.S. EPA “Phase I” Facilities [as specified in 40 CFR §122.26(b)(14)(i)-(xi)]

ii. Other federally mandated facilities [as specified in 40 CFR §122.26(d)(2)(iv)(C)]:

   (a) Municipal landfills;

   (b) Hazardous waste treatment, disposal, and recovery facilities; and

   (c) Industrial facilities subject to section 313 “Toxic Release Inventory" reporting requirements of the Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA) [42 U.S.C. § 11023].

iii. Commercial Facilities may include, but are not limited to:

   (a) Restaurants;

   (b) Automotive service facilities (including those located at automotive dealerships);

   (c) Retail Gasoline Outlets; and

   (d) Nurseries and Nursery Centers (Merchant Wholesalers, Nondurable Goods, and Retail Trade).

iv. All other facilities that the Permittee determines may contribute significant amounts of pollutants to the MS4.
b. Each Permittee shall include the following minimum fields of information for each critical source industrial and commercial facility identified in its watershed-based inventory or database:
   i. Name of facility;
   ii. Name of owner/operator and contact information;
   iii. Address of facility (physical and mailing);
   iv. The latitude / longitude coordinates;
   v. Standard Industrial Classification (SIC) code;
   vi. North American Industry Classification System (NAICS) code (optional);
   vii. A narrative description of the activities performed and/or principal products produced;
   viii. Identification of facilities that have active coverage under the State Water Board’s General NPDES Permit for the Discharge of Storm Water Associated with Industrial Activities (Industrial General Permit) or other individual or general NPDES permits. For facilities with active coverage under the Industrial General Permit, the type of coverage (i.e. Notice of Intent or No Exposure Certification) and the Waste Discharge Identification (WDID) number shall be included;
   ix. Identification of facilities that have filed a Notice of Non-Applicability (NONA) or any applicable waiver issued by the Los Angeles Water Board or State Water Board pertaining to storm water discharges;
   x. Date and description of outreach; and
   xi. Date(s) of inspection(s).

c. Each Permittee shall update its inventory of critical sources at least once every two years. The update shall be accomplished through collection of new information obtained through field activities or through other readily available inter- and intra-agency informational databases (e.g., business licenses, pretreatment permits, sanitary sewer connection permits, and similar information).

3. Requirements for Commercial Sources. The provisions contained in this Part VIII.E.3 apply to all facilities listed in Parts VIII.E.2.a.ii through iv above.

   a. Outreach. At least once during the five-year period of this Order, each Permittee shall notify the owner/operator of each of its inventoried sites of the BMP requirements applicable to the site/source.

   b. Business Assistance Program. Each Permittee shall implement a Business Assistance Program to provide technical information to businesses to facilitate their efforts to reduce the discharge of pollutants in storm water. Assistance shall be targeted to select business sectors or small businesses upon a determination that their activities may be contributing substantial amounts of pollutants to the MS4 or receiving water. Assistance may include technical guidance and provision of educational materials. The Program may include:

      i. On-site technical assistance, telephone, or e-mail consultation regarding the responsibilities of business to reduce the discharge of pollutants, procedural requirements, and available guidance documents.

      ii. Distribution of storm water pollution prevention educational materials to operators of auto repair shops; car wash facilities; restaurants and mobile
sources including automobile/equipment repair, washing, or detailing; power
cleaning services; swimming pool, water softener, and spa services; portable sanitary services; and
commercial applicators and distributors of pesticides, herbicides and fertilizers,
if present.

c. Inspection. Each Permittee shall inspect all facilities identified in Parts VIII.E.2.a,ii through iv of this Order in accordance with the frequency and scope stated below:

i. Frequency of Inspections. Each Permittee shall inspect the facilities every two years, ensuring that the first mandatory compliance inspection occurs no later than 2 years after the effective date of this Order. A minimum interval of 6 months between the compliance inspections is required.

ii. Scope of Inspections. Each Permittee shall inspect these facilities to confirm that storm water and non-storm water BMPs are being effectively implemented in compliance with municipal ordinances. At each facility, inspectors shall verify that the operator is implementing effective source control BMPs for the pollutants generated by the commercial activity. Likewise, for those BMPs that are not adequately protective of water quality, a Permittee may require additional site-specific controls. Each inspection shall be documented by an inspection report that includes a summary of the inspection, conclusion, and photos.

4. Requirements for Industrial Sources. The provisions contained in this Part VIII.E.4 apply to all facilities listed in Part VIII.E.2.a.i of this Order. The Industrial General Permit is the primary regulating permit for these facilities. Requirements for Permittees are as follows:

a. Business Assistance Program. Each Permittee shall implement a Business Assistance Program to provide technical information to businesses to facilitate their efforts to comply with the requirements of the Industrial General Permit. Assistance shall be targeted to select business sectors or small businesses upon a determination that their activities may be contributing substantial amounts of pollutants to the MS4 or receiving water. Assistance may include technical guidance and provision of educational materials. The Program may include on-site technical assistance, telephone, or e-mail consultation regarding the responsibilities of business and techniques to reduce the discharge of pollutants, procedural requirements, and available guidance documents. Permittees may also refer businesses to the Los Angeles Water Board or State Water Board to provide further technical assistance.

b. Inspection. Each Permittee shall inspect all facilities identified in Part VIII.E.2.a.i of this Order in accordance with the frequency and scope stated below:

i. Frequency of Inspections. Each Permittee shall inspect the facilities every two years for facilities that have exposure to storm water and every five years for facilities that do not have exposure to storm water. Permittees shall ensure that the first mandatory compliance inspection occurs no later than 2 years after the effective date of this Order. A minimum interval of 6 months between the compliance inspections is required.

ii. Scope of Inspections. Each Permittee shall inspect these facilities to confirm that:

(a) The facility is either enrolled in the Industrial General Permit (i.e. has an active WDID number) or has submitted a NONA application to the Los Angeles Water Board.

(b) A Storm Water Pollution Prevention Plan (SWPPP) is developed and available at the facility.

(c) BMPs are being effectively implemented at the facility for all pollutants of concern.

(d) Each inspection shall be documented by an inspection report that includes a summary of the inspection, conclusion, and if possible, photos.

iii. Exclusion of Industrial Facility Inspection. The Permittee is exempt from performing the inspection requirements listed in Parts VIII.E.4.b.i and ii above if the facility has been inspected by the Los Angeles Water Board within the past 2 years.46

5. Source Control BMPs for All Facilities Listed Under Part VIII.E.2.a.i – iv. Effective source control BMPs for the activities listed in Table 6 of this Order shall be implemented at all facilities listed under Part VIII.E.2.a.i – iv of this Order unless the pollutant generating activity does not occur or occurs in areas where there is no exposure to storm water discharges:

46 History of inspections may be verified by contacting the Los Angeles Water Board or through SMARTS at https://smarts.waterboards.ca.gov.
Table 6. Source Control BMPs for Industrial and Commercial Facilities

<table>
<thead>
<tr>
<th>Pollutant-Generating Activity</th>
<th>BMP Narrative Description</th>
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<tbody>
<tr>
<td>Unauthorized Non-Storm Water Discharges</td>
<td>Effective elimination of unauthorized non-storm water discharges</td>
</tr>
<tr>
<td>Accidental Spills/Leaks</td>
<td>Implementation of effective spills/leaks prevention and response procedures</td>
</tr>
<tr>
<td>Vehicle/Equipment Fueling</td>
<td>Implementation of effective fueling source control devices and practices</td>
</tr>
<tr>
<td>Vehicle/Equipment Cleaning</td>
<td>Implementation of effective equipment/vehicle cleaning practices and appropriate wash water management practices</td>
</tr>
<tr>
<td>Vehicle/Equipment Repair</td>
<td>Implementation of effective vehicle/equipment repair practices and source control devices</td>
</tr>
<tr>
<td>Outdoor Liquid Storage</td>
<td>Implementation of effective outdoor liquid storage source controls and practices</td>
</tr>
<tr>
<td>Outdoor Equipment Operations</td>
<td>Implementation of effective outdoor equipment source control devices and practices</td>
</tr>
<tr>
<td>Outdoor Storage of Raw Materials</td>
<td>Implementation of effective source control practices and structural devices</td>
</tr>
<tr>
<td>Storage and Handling of Solid Waste</td>
<td>Implementation of effective solid waste storage/handling practices and appropriate control measures</td>
</tr>
<tr>
<td>Building and Grounds Maintenance</td>
<td>Implementation of effective facility maintenance practices</td>
</tr>
<tr>
<td>Parking/Storage Area Maintenance</td>
<td>Implementation of effective parking/storage area designs and housekeeping/maintenance practices</td>
</tr>
<tr>
<td>Storm Water Conveyance System Maintenance Practices</td>
<td>Implementation of proper conveyance system operation and maintenance protocols</td>
</tr>
<tr>
<td>Pollutant-Generating Activity</td>
<td><strong>BMP Narrative Description from Los Angeles Water Board Resolution No. 96-08</strong></td>
</tr>
</tbody>
</table>

**Sidewalk Washing**
1. Remove trash, debris, and free-standing oil/grease spills/leaks (use absorbent material, if necessary) from the area before washing; and
2. Use high pressure, low volume spray washing using only potable water with no cleaning agents at an average usage of 0.006 gallons per square feet of sidewalk area.

**Street Washing**
Collect and divert wash water to the sanitary sewer. Note: Approval from the applicable sanitary sewer collection agency may be needed.

6. **Progressive Enforcement.** Each Permittee shall implement its Progressive Enforcement Policy to ensure that Industrial / Commercial facilities are brought into compliance with all storm water requirements within a reasonable time period. See Part VIII.B for requirements for the development and implementation of a Progressive Enforcement Policy.

F. **Planning and Land Development Program**

This Part VIII.F is applicable to all Permittees except LACFCD and VCWPD. Each Permittee except LACFCD and VCWPD must use their land use and planning authorities to implement a Planning and Land Development Program.
1. **Priority Development Projects.** Priority Development Projects are land development projects that fall under the Permittee’s planning and building authority for which the Permittee must impose specific requirements, including the implementation of structural BMPs to meet the performance requirements described in Part VIII.F.4 and VIII.F.5 of this Order.

   a. **Definition of Priority Development Projects.** Priority Development Projects include the following:

   i. New development projects that are in any of the following categories:

      (a) Projects equal to 1 acre or greater of disturbed area and adding more than 10,000 square feet or more of impervious surface area (collectively over the entire project site)

      (b) Industrial parks of 10,000 square feet or more of surface area

      (c) Commercial malls of 10,000 square feet or more of surface area

   ii. Redevelopment projects that create and/or replace 5,000 square feet or more of impervious surface (collectively over the entire project site) on any of the following:

      (a) Existing sites of 10,000 square feet or more of impervious surface area

      (b) Industrial parks 10,000 square feet or more of surface area

      (c) Commercial malls 10,000 square feet or more of surface area

   iii. New development and redevelopment projects that create and/or replace 5,000 square feet or more of impervious surface (collectively over the entire project site) and support one or more of the following uses:

      (a) Restaurants (SIC 5812)

      (b) Parking lots

      (c) Automotive service facilities (SIC 5013, 5014, 5511, 5541, 7532-7534 and 7536-7539)

      (d) Retail gasoline outlets

   iv. New development and redevelopment projects that create and/or replace 2,500 square feet or more of impervious area; discharge storm water that is likely to impact a sensitive biological species or habitat; and are located in or directly adjacent to or are discharging directly to an ASBS, “Sensitive Ecological Area” in Los Angeles County, or “Environmentally Sensitive Area” in Ventura County.

   v. Street and road construction of 10,000 square feet or more of impervious surface area shall follow U.S. EPA guidance regarding Managing Wet Weather with Green Infrastructure: Green Streets (December 2008 EPA-833-F-08-009) to the maximum extent practicable. Street and road construction applies to standalone streets, roads, highways, and freeway projects. Temporary access roads are not subject to this requirement. Projects under this category are exempt from the

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47 As identified by the County of Los Angeles’ Significant Ecological Areas Program. ([http://planning.lacounty.gov/site/sea/home/](http://planning.lacounty.gov/site/sea/home/))

48 As identified by Ventura County Permittees using the definition of an “Environmentally Sensitive Area” in Order No. R4-2010-0108.
b. Considerations for Redevelopment Projects

i. The structural BMP performance requirements of Part VIII.F.4 and Part VIII.F.5 of this Order are applicable to redevelopment Priority Development Projects, as defined in Part VIII.F.1.a of this Order, as follows:

(a) Where redevelopment results in an alteration to more than fifty percent of impervious surfaces of a previously existing development the entire project must be mitigated.

(b) Where redevelopment results in an alteration of less than fifty percent of impervious surfaces of a previously existing development only the alteration must be mitigated, and not the entire development.

ii. Redevelopment does not include routine maintenance activities that are conducted to maintain original line and grade, hydraulic capacity, original purpose of facility or emergency redevelopment activity required to protect public health and safety. Impervious surface replacement, such as the reconstruction of parking lots and roadways which does not disturb additional area and maintains the original grade and alignment, is considered a routine maintenance activity. Redevelopment does not include the repaving of existing roads to maintain original line and grade.

c. Exemptions. Permittees can exempt themselves from the Priority Development Project Structural BMP Performance Requirements in Part VIII.F.4 and Part VIII.F.5 of this Order if they implement one of the following:

i. Local Ordinance Equivalence. A Permittee that has adopted a local LID ordinance prior to the adoption of this Order, and which includes a retention requirement numerically equal to the 0.75-inch, 24-hour rain event or the 85th percentile, 24-hour rain event, whichever is greater, may submit documentation to the Los Angeles Water Board that the alternative requirements in the local ordinance will provide equal or greater reduction in storm water discharge pollutant loading and volume as would have been obtained through strict conformance with Part VIII.F.4 and Part VIII.F.5 of this Order and, if applicable, Part VIII.F.2 of this Order.

(a) The Los Angeles Water Board shall provide public notice of the proposed equivalency determination and a minimum 30-day period for public comment. After review and consideration of public comments, the Los Angeles Water Board Executive Officer will determine whether implementation of the local ordinance provides equivalent pollutant control to the applicable provisions of this Order. Local ordinances that do not strictly conform to the provisions of this Order must be approved by the Los Angeles Water Board Executive Officer as being “equivalent” in effect to the applicable provisions of this Order in order to substitute for the requirements in Part VIII.F.4 and Part VIII.F.5 of this Order and, where applicable, Part VIII.F.2 of this Order.

(b) Where the Los Angeles Water Board Executive Officer determines that a Permittee’s local LID ordinance does not provide equivalent pollutant control, the Permittee shall either:
(1) Require conformance with Part VIII.F.4 and Part VIII.F.5 of this Order and, where applicable, Part VIII.F.2 of this Order, or

(2) Update its local ordinance to conform to the requirements herein and resubmit to the Los Angeles Water Board Executive Officer for approval.

ii. **Regional Storm Water Mitigation Program.** Permittees may apply for approval of a regional or sub-regional storm water mitigation program to substitute in part of wholly for new development and redevelopment requirements for proposed areas. Upon review and a determination by the Los Angeles Water Board Executive Officer that the proposal is technically valid and appropriate, the Los Angeles Water Board may consider for approval such a program if its implementation meets all of the following requirements:

(a) Retains the runoff from the 85th percentile, 24-hour rain event or the 0.75 inch, 24-hour rain event, whichever is greater;

(b) Results in improved storm water quality;

(c) Protects stream habitat;

(d) Promotes cooperative problem solving by diverse interests;

(e) Is fiscally sustainable and has secure funding; and

(f) Is completed in five years including the construction and start-up of treatment facilities.

(g) Nothing in this provision shall be construed as to delay the implementation of requirements for new development and redevelopment, as approved in this Order.

d. **Priority Development Project Structural BMP Performance Requirements.** Each Permittee shall require all Priority Development Projects identified in Part VIII.F.1.a of this Order to meet the Structural BMP Performance Requirements contained in Part VIII.F.4 and Part VIII.F.5 of this Order in the following order of preference:

i. On-site infiltration, bioretention and/or rainfall harvest and use,

ii. If subpart i above is infeasible, on-site biofiltration, off-site groundwater replenishment, and/or off-site retrofit, or

iii. If subpart ii above is infeasible, on-site treatment, where all the above options are infeasible.

2. **Hydromodification Management Requirements.** Permittees must require (i) Priority Development Projects within natural drainage systems in Los Angeles County and (ii) Priority Development Projects disturbing land areas of 50 acres or greater in Ventura County to implement hydrological control measures to prevent accelerated downstream erosion and protect stream habitat.

a. **Definition of Natural Drainage Systems.** Natural drainage systems that are subject to the hydromodification assessments and control include all drainages that have not been modified using engineering controls or drainages that are tributary to a natural drainage system. Examples of engineering modifications to a drainage include channelization, armoring with concrete, and application of rip-rap. The clearing or dredging of a natural drainage system does not constitute a “modification” for purposes of these provisions.
b. Exemptions to Hydromodification Controls. Permittees may exempt the following New Development and Redevelopment projects from implementation of hydromodification controls where assessments of downstream channel conditions and proposed discharge hydrology indicate that adverse hydromodification effects to beneficial uses of Natural Drainage Systems are unlikely:

i. Projects that are replacement, maintenance or repair of a Permittee’s existing flood control facility, storm drain, or transportation network.

ii. Redevelopment Projects in the Urban Core that do not increase the effective impervious area or decrease the infiltration capacity of pervious areas compared to the pre-project conditions.

iii. Projects that have any increased discharge directly or via a storm drain to a sump, lake, area under tidal influence, into a waterway that has a 100-year peak flow (Q100) of 25,000 cfs or more, or other receiving water that is not susceptible to hydromodification impacts.

iv. Projects that discharge directly or via a storm drain into concrete or otherwise engineered (not natural) channels (e.g., channelized or armored with rip rap, shotcrete, etc.), which, in turn, discharge into receiving water that is not susceptible to hydromodification impacts (as in Parts VIII.F.2.b.i-iii above).

v. LID BMPs implemented on single family homes are sufficient to comply with Hydromodification criteria.

c. Hydromodification Management Control Criteria

i. Projects disturbing an area less than or equal to 1 acre must implement controls meeting applicable performance requirements in Part VIII.F.4 and Part VIII.F.5 of this Order.

ii. Projects disturbing an area greater than 1 acre, but less than 50 acres will be presumed to meet pre-development hydrology if one of the following demonstrations are made:

   (a) The project is designed to retain onsite the runoff of the 95th percentile, 24-hour storm; or

   (b) The runoff flow rate, volume, velocity, and duration for the post-development condition do not exceed the pre-development condition for the 2-year, 24-hour storm event. This condition may be substantiated by simple screening models, including those described in Hydromodification Effects on Flow Peaks and Durations in Southern California Urbanizing Watersheds or other models acceptable to the Executive Officer of the Los Angeles Water Board; or

   (c) The Erosion Potential (Ep) in the receiving water is approximately 1. Ep is determined as follows: The total effective work done on the channel boundary is derived and used as a metric to predict the likelihood of channel adjustment given watershed and stream hydrologic and geomorphic variables. The index under urbanized conditions is compared to the index under pre-urban conditions expressed as a ratio (Ep). The effective work index (W) can be computed in several different ways including simplistic work equations, material specific sediment transport equations, or more complex functions based on site calibrated sediment rating curves. One
such work equation, which represents the total work done on the channel boundary, includes the following:

**Equation 1:** \( W = \sum_{i=1}^{n} (\tau_i - \tau_c)^{1.5} \cdot V \cdot \Delta t_i \)

Where: \( W \) = effective work, \( \tau_c \) = critical shear stress that initiates bed mobility or erodes the weakest bank layer, \( \tau_i \) = applied hydraulic shear stress, \( \Delta t \) = duration of flows (in hours), \( V \) = mid-channel flow velocity, and \( n \) = length of flow record. The effective work index for presumed stable stream channels under pre-urban conditions (\( W_{\text{post}} \)) is compared to stable and unstable channels under current urbanized conditions (\( W_{\text{pre}} \)). The comparison, expressed as a ratio, is defined as the Erosion Potential (\( E_p \))\(^{49} \) (McRae (1992, 1996)).

**Equation 2:** \( E_p = \frac{W_{\text{post}}}{W_{\text{pre}}} \)

where:

- \( W_{\text{post}} \) = work index estimated for the post-urban condition
- \( W_{\text{pre}} \) = work index estimated for the pre-urban condition

Alternatively, Permittees can demonstrate that an \( E_p \) of approximately 1 has been achieved in the receiving water as determined by a Hydromodification Analysis Study or opt to use other work equations to demonstrate that an \( E_p \) of approximately 1 has been achieved for Los Angeles Water Board Executive Officer approval. Additionally, Permittees can use a sediment transport function such as the Brownlie equation or the Meyer-Peter and Muller equation (US Department of Agriculture, Natural Resources Conservation Service, 2007. Part 654 Stream Restoration Design, National Engineering Handbook, August 2007) to demonstrate appropriate Hydromodification control.

iii. Projects disturbing 50 acres or more will be presumed to meet pre-development hydrology based on the successful demonstration of one of the following conditions:

(a) The site infiltrates onsite the runoff from a 2-year, 24-hour storm event; or

(b) The runoff flow rate, volume, velocity, and duration for the post-development condition does not exceed the pre-development condition for the 2-year, 24-hour storm event. These conditions must be substantiated by hydrologic modeling acceptable to the Los Angeles Water Board Executive Officer; or

(c) The Erosion Potential (\( E_p \)) in the receiving water is approximately 1.

d. Alternative Criteria

i. Low Impact Development Manual. Permittees may satisfy hydromodification requirements by implementing the hydromodification requirements in the County of Los Angeles Low Impact Development Manual (2014) and/or Ventura County Hydromodification Control Plan (2013) for all projects disturbing an area greater than 1 acre within natural drainage systems.

ii. Hydromodification Control Plans. Permittees may alternatively develop and implement watershed specific Hydromodification Control Plans (HCPs). Such plans shall be developed no later than one year after the effective date of this Order for Los Angeles Water Board Executive Officer approval. The HCP shall be deemed in effect upon approval.

(a) An HCP shall identify:

1. Stream classifications
2. Flow rate and duration control methods
3. Sub-watershed mitigation strategies
4. Stream and/or riparian buffer restoration measures, which will maintain the stream and tributary Erosion Potential at 1 unless an alternative value can be shown to be protective of the natural drainage systems from erosion, incision, and sedimentation that can occur as the result of flow increases from impervious surfaces and prevent damage to stream habitat in natural drainage system tributaries.

(b) An HCP shall contain the following elements:

1. Hydromodification Management Standards
2. Natural Drainage Areas and Hydromodification Management Controls
3. Hydromodification Management Control Design Criteria
4. For flow duration control methods, the range of flows to control for, and goodness of fit criteria
5. Allowable low critical flow ($Q_c$) which initiates sediment transport
6. Description of the approved Hydromodification Model
7. Any alternate Hydromodification Management Model and Design
8. Stream Restoration Measures Design Criteria
9. Monitoring and Effectiveness Assessment
10. Record Keeping

3. Implementation Requirements

a. Project Coordination. Each Permittee shall facilitate a process for effective approval of post-construction storm water control measures. The process shall include:

i. Detailed LID site design and BMP review including BMP sizing calculations, BMP pollutant removal performance, and municipal approval; and

ii. An established structure for communication and delineated authority between and among municipal departments that have jurisdiction over project review,
plan approval, and project construction through memoranda of understanding or an equivalent agreement.

b. Maintenance Agreement and Transfer. Prior to issuing approval for final occupancy, each Permittee shall require that all new development and redevelopment projects subject to post-construction BMP requirements, with the exception of simple LID BMPs implemented on single family residences, provide an operation and maintenance plan, monitoring plan, where required, and verification of ongoing maintenance provisions for LID practices, Treatment Control BMPs, and Hydromodification Control BMPs including but not limited to: final map conditions, legal agreements, covenants, conditions or restrictions, CEQA mitigation requirements, conditional use permits, and/or other legally binding maintenance agreements. Permittees shall require maintenance records be kept on site for treatment BMPs implemented on single family residences.

i. Verification at a minimum shall include the developer’s signed statement accepting responsibility for maintenance until the responsibility is legally transferred; and either:

(a) A signed statement from the public entity assuming responsibility for BMP maintenance; or

(b) Written conditions in the sales or lease agreement, which require the property owner or tenant to assume responsibility for BMP maintenance and conduct a maintenance inspection at least once a year; or

(c) Written text in project covenants, conditions, and restrictions for residential properties assigning BMP maintenance responsibilities to the Homeowners Association; or

(d) Any other legally enforceable agreement or mechanism that assigns responsibility for the maintenance of BMPs.

ii. Each Permittee shall require all development projects subject to post-construction BMP requirements to provide a plan for the operation and maintenance of all structural and treatment controls. The plan shall be submitted for examination of relevance to keeping the BMPs in proper working order. Where BMPs are transferred to Permittee for ownership and maintenance, the plan shall also include all relevant costs for upkeep of BMPs in the transfer. Operation and Maintenance plans for private BMPs shall be kept on-site for periodic review by Permittee inspectors.

c. Tracking, Inspection, and Enforcement of Post-Construction BMPs. Each Permittee shall implement a tracking system and an inspection and enforcement program for new development and redevelopment post-construction storm water no later than 60 days after Order adoption date.

i. Implement a GIS or other electronic system for tracking projects that have been conditioned for post-construction BMPs. The electronic system, at a minimum, should contain the following information:

(a) Municipal Project ID

(b) Project Acreage

(c) BMP Type and Description

(d) BMP Location (coordinates)
(e) Date of Acceptance
(f) Date of Maintenance Agreement
(g) Maintenance Records
(h) Inspection Date and Summary
(i) Corrective Action
(j) Date Certificate of Occupancy Issued
(k) Replacement or Repair Date

ii. Inspect all development sites upon completion of construction and prior to the issuance of occupancy certificates to ensure proper installation of LID measures, structural BMPs, treatment control BMPs and hydromodification control BMPs. The inspection may be combined with other inspections provided it is conducted by trained personnel.

iii. Verify proper maintenance and operation of post-construction BMPs previously approved for new development and redevelopment and operated by the Permittee. The post-construction BMP maintenance inspection program shall incorporate the following elements:

(a) The development of a Post-construction BMP Maintenance Inspection checklist; and

(b) Inspection at least once every 2 years after project completion, of post-construction BMPs to assess operation conditions with particular attention to criteria and procedures for post-construction treatment control and hydromodification control BMP repair, replacement, or re-vegetation.

iv. For post-construction BMPs operated and maintained by parties other than the Permittee, the Permittee shall require the other parties to document proper maintenance and operations.

v. Undertake enforcement action per the established Progressive Enforcement Policy as appropriate based on the results of the inspection. See Part VIII.B of this Order for requirements for the development and implementation of a Progressive Enforcement Policy.

4. Priority Development Project Structural BMP Performance Requirements for Ventura County Permittees

a. EIA Limitation: Except as provided in Part VIII.F.1.c, Part VIII.F.2, or Part VIII.F.4.e of this Order, Ventura County Permittees shall require all Priority Development Projects identified in Part VIII.F.1.a of this Order to control pollutants, pollutant loads, and runoff volume emanating from impervious surfaces through infiltration, storage for reuse, evapotranspiration, or bioretention/biofiltration by reducing the percentage of Effective Impervious Area (EIA) to 5 percent or less of the total project area. For the purposes of this provision, EIA is defined as the portion of the surface area that is hydrologically connected via sheet flow over a hardened conveyance or impervious surface without any intervening medium to mitigate flow volume.

b. Rendering Impervious Surfaces Ineffective: Impervious surfaces may be rendered “ineffective”, and thus not count toward the 5 percent EIA limitations, if the storm water runoff from those surfaces is fully retained on-site for the design storm event specified in Part VIII.F.4.c below. To satisfy the EIA limitation and low-impact development requirements, Ventura County Permittees must require storm water runoff to be
infiltrated, reused, or evapotranspired on-site through a storm water management technique allowed under the terms of this permit and implementing documents. If on-site retention is determined to be technically infeasible pursuant to Part VIII.F.4.e.ii below, an on-site biofiltration system that achieves equivalent storm water volume and pollutant load reduction as would have been achieved by on-site retention shall satisfy the EIA limitation. An on-site biofiltration system that releases above the design volume shall achieve 1.5 times the amount of storm water volume and pollutant load reduction as would have been achieved by on-site retention and, thereby, shall satisfy the EIA limitation.

c. **Design Volume:** Ventura County Permittees shall require all features constructed or otherwise utilized to render impervious surfaces "ineffective", as described in Part VIII.F.4.b, above, to be properly sized to infiltrate, store for reuse, or evapotranspire, without any runoff at least the volume of water, or in the case of biofiltration with release above the design volume, 1.5 times the volume of water, that results from:

i. The 85\(^{th}\) percentile 24-hour runoff event determined as the maximized storm water capture volume for the area using a 48 to 72-hour draw down time, from the formula recommended in Urban Runoff Quality Management, WEF Manual of Practice No. 23/ASCE Manual of Practice No. 87, (1998);

ii. The volume of annual runoff based on unit basin storage water quality volume, to achieve 80 percent or more volume treatment by the method recommended in the Ventura County Technical Guidance Manual for Storm Water Quality Control Measures (July 2002 and its revisions); or

iii. The volume of runoff produced from a 0.75-inch storm event.

d. **Impervious Surface Mitigation:** To address any impervious surfaces that may not be rendered "ineffective", surface discharge of storm water runoff if any, that results from Priority Development Projects identified in Part VIII.F.1.a of this Order which have complied with Part VIII.F.4.c above, shall be mitigated in accordance with Part VIII.F.4.f of this Order.

e. **Alternative Compliance for Technical Infeasibility**

i. To encourage smart growth and infill development of existing urban centers where on-site compliance with post-construction requirements may be technically infeasible, Ventura County Permittees may allow projects that are unable to meet the Integrated Water Quality/Flow Reduction/Resources Management Criteria in Part VIII.F.4.c, above, to comply with this permit through the alternative compliance measures described in Part VIII.F.4.e.iii of this Order.

ii. Technical infeasibility may be determined by the Permittee or demonstrated to the Permittee by the project applicant. If a project applicant is demonstrating technical infeasibility, the project applicant must demonstrate that compliance with the applicable post-construction requirements would be technically infeasible by submitting a site-specific hydrologic and/or design analysis conducted and endorsed by a registered professional engineer, geologist, architect, and/or landscape architect. Technical infeasibility may result from conditions including the following:

(a) Locations where seasonal high ground water is within 5 feet of the surface;

(b) Locations within 100 feet of a ground water well used for drinking water;
(c) Brownfield development sites where infiltration poses a risk of causing pollutant mobilization.

(d) Other locations where pollutant mobilization is a documented concern;50

(e) Locations with potential geotechnical hazards;

(f) Smart growth and infill or redevelopment locations where the density and/or nature of the project would create significant difficulty for compliance with the on-site volume retention requirement;

(g) Other site or implementation constraints identified in the Ventura County Technical Guidance Manual.

iii. **Alternative Compliance Measures.** When a Ventura County Permittee finds that a project applicant has demonstrated technical infeasibility, the permittee shall identify alternative compliance measures that the project will need to comply with as a substitute for the otherwise applicable post-construction requirements listed in Part VIII.F.4 of this Order. The Ventura County Technical Guidance Manual shall include alternative compliance measures that are consistent with the following requirements:

(a) **Minimum on-site requirement.** The project must take all feasible measures to reduce the percentage of Effective Impervious Area to no more than 30 percent of the total project area and treat all remaining runoff pursuant to the design and sizing requirements of Parts VIII.F.4.b through VIII.F.4.d of this Order.

(b) **Off-site mitigation volume.** The difference in volume between the amount of storm water infiltrated, reused, and/or evapotranspired and/or biofiltered by the project on-site and the otherwise applicable requirements of Parts VIII.F.4.a through VIII.F.4.c of this Order (the "offsite mitigation volume"), above, must be mitigated by the project applicant either by performing offsite mitigation that is approved by the Ventura County Permittee or by providing sufficient funding for public or private offsite mitigation to achieve equivalent storm water volume and pollutant load reduction through infiltration, reuse, evapotranspiration and/or biofiltration.

1. For projects with demonstrable technical infeasibility that cannot reduce the Effective Impervious Area to 5% or less of the total project, but are able to reduce the Effective Impervious Area to no more than 30 percent of the total project, mitigation or payment in lieu must be equivalent to the amount of storm water not managed on site.

2. For projects with demonstrable technical infeasibility that cannot reduce the Effective Impervious Area to 30% of the total project or less, mitigation or payment in lieu must be for 1.5 times the amount of storm water not managed on site.

(c) **Location of offsite mitigation.** Offsite mitigation projects must be located in the same sub-watershed (defined as draining to the same hydrologic area in the Basin Plan) as the new development or redevelopment project. A list of eligible public and private offsite mitigation projects available for funding shall be identified by the Ventura County Permittees and provided to the

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50 Pollutant mobilization is considered a documented concern at or near properties that are contaminated or store hazardous substances underground.
project applicant. Offsite mitigation projects include green streets projects, parking lot retrofits, other site-specific LID BMPs, and regional BMPs. Project applicants seeking to utilize these alternative compliance provisions may propose other offsite mitigation projects, which Ventura County Permittees may approve if they meet the requirements of this subpart.

(d) **Timing and Reporting Requirements for Offsite Mitigation Projects.** Ventura County Permittee(s) shall develop a schedule for the completion of offsite mitigation projects, including milestone dates to identify fund, design, and construct the projects. Offsite mitigation projects shall be completed as soon as possible, and at the latest, within 4 years of the certificate of occupancy for the first project that contributed funds toward the construction of the offsite mitigation project, unless a longer period is otherwise authorized by the Executive Officer. For public offsite mitigation projects, Ventura County Permittees must document the total offsite mitigation funds raised to date, location(s), general design concept(s), volume of water expected to be retained, and total estimated budget of all pending public offsite mitigation projects. Funding sufficient to address the offsite mitigation volume must be transferred to the Ventura County Permittee (for public offsite mitigation projects) or to an escrow account (for private offsite mitigation projects) within one year of the initiation of construction.

(e) The project applicant must demonstrate that the EIA achieved on-site is as close to 5 percent EIA as technically feasible, given the site’s constraints.

iv. **Watershed equivalence.** Regardless of the methods through which Ventura County Permittees allow project applicants to implement alternative compliance measures, the sub-watershed-wide (defined as draining to the same hydrologic area in the Basin Plan) result of all development must be at least the same level of water quality protection as would have been achieved if all projects utilizing these alternative compliance provisions had complied with Parts VIII.F.4.a through VIII.F.4.d of this Order.

f. **Water Quality Mitigation Criteria:** Each Ventura County Permittee shall require all Priority Development Projects to implement post-construction storm water treatment BMPs and control measures to mitigate storm water pollution as follows:

i. **Projects disturbing land areas less than 50 acres**

   (a) **Volumetric Treatment Control BMP**

   (1) The 85th percentile 24-hour runoff event determined as the maximized capture storm water volume for the area using a 48 to 72-hour draw down time, from the formula recommended in Urban Runoff Water Quality Management, WEF Manual of Practice No. 23/ASCE Manual of Practice No. 87, (1998); or

   (2) The volume of annual runoff based on unit basin storage water quality volume, to achieve 80 percent or more volume treatment by the method recommended in the Ventura County Technical Guidance Manual for Storm Water Quality Control Measures (July 2002 and its revisions); or

   (3) The volume of runoff produced from a 0.75 inch storm event prior to its discharge to a storm water conveyance system; and/or
(b) Flow Based Treatment Control BMP

1. The flow of runoff produced from a rain event equal to at least 0.2 inches per hour intensity; or

2. The flow of runoff produced from a rain event equal to at least 2 times the 85th percentile hourly rainfall intensity as determined from local rainfall records; or

3. Eight percent of the 50-year storm design flow rate as determined from the method recommended in the Ventura County Technical Guidance Manual for Storm Water Quality Control Measures (July 2002 and its revisions)

ii. Projects disturbing land area of 50 acres or greater. Eighty percent of the average runoff volume using an appropriate public domain continuous flow model (such as Storm Water Management Model (SWMM) or Hydrologic Engineering Center – Hydrologic Simulation Program – Fortran (HEC-HSPF), using the local rainfall record and relevant BMP Performance data.

5. Priority Development Project Structural BMP Performance Requirements for Los Angeles County Permittees

a. Water Quality / Flow Reduction / Resources Management Criteria

i. Except as provided in Part VIII.F.1.c, Part VIII.F.2, or Part VIII.F.5.b of this Order, each Los Angeles County Permittee shall require Priority Development Projects to retain on-site the Storm Water Quality Design Volume (SWQDV). The SWQDV is defined as the greater of the following:

(a) The runoff from the 0.75-inch, 24-hour rain event; or

(b) The runoff from the 85th percentile, 24-hour rain event.

ii. When evaluating the potential for on-site retention, each Los Angeles County Permittee shall consider the maximum potential for evapotranspiration from green roofs and rainfall harvest and use.

b. Alternative Compliance

i. In instances of technical infeasibility or where a project has been determined to provide an opportunity to replenish regional ground water supplies at an offsite location within the same sub-watershed (HUC-12) as the new development or redevelopment project, each Los Angeles County Permittee may allow projects to comply with this Order through the alternative compliance measures as described in Part VIII.F.5.c of this Order.

ii. Technical Infeasibility Demonstration. Technical infeasibility may be determined by the Permittee or demonstrated to the Permittee by the project applicant. If a project applicant is demonstrating technical infeasibility, the project applicant must demonstrate that the project cannot reliably retain 100 percent of the SWQDV on-site, even with the maximum application of green roofs and/or rainwater harvest and use, and that compliance with the applicable postconstruction requirements would be technically infeasible by submitting a site-specific hydrologic and/or design analysis conducted and endorsed by a registered professional engineer, geologist, architect, and/or landscape architect. Technical infeasibility may result from conditions including the following:
(a) The infiltration rate of saturated in-situ soils is less than 0.3 inch per hour and it is not technically feasible to amend the in-situ soils to attain an infiltration rate necessary to achieve reliable performance of infiltration or bioretention BMPs in retaining the SWQDV on-site.

(b) Locations where seasonal high ground water is within 5 to 10 feet of the surface.

(c) Locations within 100 feet of a ground water well used for drinking water.

(d) Brownfield development sites where infiltration poses a risk of causing pollutant mobilization.

(e) Other locations where pollutant mobilization is a documented concern.\textsuperscript{51}

(f) Locations with potential geotechnical hazards.

(g) Smart growth and infill or redevelopment locations where the density and/or nature of the project would create significant difficulty for compliance with the on-site volume retention requirement.

iii. Alternative Compliance for Ground Water Replenishment Opportunities. To utilize alternative compliance measures to replenish ground water at an offsite location, the project applicant shall demonstrate:

(a) Why it is not advantageous to replenish ground water at the project site,

(b) That the offsite location is in the same sub-watershed (HUC-12) as the new development or redevelopment project,

(c) That ground water can be used for beneficial purposes at the offsite location, and

(d) That the alternative measures shall also provide equal or greater water quality benefits to the receiving surface water than the Water Quality/Flow Reduction/Resource Management Criteria in Part VIII.F.5.a of this Order.

c. Alternative Compliance Measures

i. On-site Biofiltration: Projects can use biofiltration for 1.5 times the portion of the SWQDV that is not reliably retained onsite where \( R_v \) = volume reliably retained onsite and \( B_v \) is the biofiltration volume.

\[
\text{Equation 3: } B_v = 1.5(\text{SWQDV} - R_v)
\]

(a) Biofiltration systems shall, at a minimum, meet design specifications provided in the Los Angeles County LID Manual.

(b) Biofiltration systems discharging to a receiving water that is included on the Clean Water Act section 303(d) list of impaired water quality-limited water bodies due to nitrogen compounds or related effects shall be designed and maintained to achieve enhanced nitrogen removal capacity.

ii. On-site Flow-based BMPs: If a Los Angeles County Permittee determines that on-site biofiltration and off-site alternative compliance measures are not technically feasible, the Permittee may request the Executive Officer allow the use of on-site flow-based BMPs. In the request, Permittees must outline why

\textsuperscript{51} Pollutant mobilization is considered a documented concern at or near properties that are contaminated or store hazardous substances underground.
none of the other alternative compliance measures are feasible. Approval will only be granted to areas where other alternative compliance measures are not feasible due to significant technical issues.

If approved, the Los Angeles County Permittee may allow the Priority Development Project to utilize flow-through treatment control BMPs to treat runoff leaving the site, and mitigate for the design capture volume not reliably retained onsite pursuant to Part VIII.F.5.d of this Order. Flow-through treatment control BMPs must be sized and designed to:

(a) Filter or treat either:

(1) The maximum flow rate of runoff produced from a rainfall intensity of 0.2 inch of rainfall per hour, for each hour of a storm event; or

(2) The maximum flow rate of runoff produced by the 85th percentile hourly rainfall intensity (for each hour of a storm event), as determined from the local historical rainfall record, multiplied by a factor of two;

(b) Be certified for “Enhanced Treatment” under the Washington State Department of Ecology’s TAPE Program; or an appropriate future BMP certification developed by the State of California.

iii. Off-site Infiltration: Projects may use infiltration or bioretention BMPs to intercept a volume of storm water runoff equal to the SWQDV, less the volume of storm water runoff reliably retained on-site, at an approved offsite project located within the same sub-watershed (HUC-12) as the new development or redevelopment project, and provide pollutant reduction (treatment) of the storm water runoff discharged from the project site in accordance with the Water Quality Mitigation Criteria provided in Part VIII.F.5.d of this Order. The required offsite mitigation volume \( M_v \) shall be calculated by the equation below:

**Equation 4:** \[ M_v = SWQDV - R_v \]

iv. Ground Water Replenishment Projects: Los Angeles County Permittees may propose regional projects to replenish regional ground water supplies at offsite location, provided the ground water supply has a designated beneficial use in the Basin Plan.

(a) Regional ground water replenishment projects must use infiltration, ground water replenishment, or bioretention BMPs to intercept a volume of storm water runoff equal to the SWQDV for new development and redevelopment projects, subject to Los Angeles County Permittee conditioning and approval for the design and implementation of post-construction controls, within the approved project area, and

(b) Provide pollutant reduction (treatment) of the storm water runoff discharged from development projects, within the project area, subject to Los Angeles County Permittee conditioning and approval for the design and implementation of post-construction controls to mitigate storm water pollution in accordance with the Water Quality Mitigation Criteria provided in Part VIII.F.5.d of this Order.

(c) Los Angeles County Permittees implementing a regional ground water replenishment project in lieu of onsite controls shall ensure the volume of runoff captured by the project shall be equal to the mitigation volume calculated using Equation 4 in Part VIII.F.5.c.iii of this Order.
(d) Regional ground water replenishment projects must be located in the same sub-watershed (HUC-12) as the new development or redevelopment project which did not fully retain the SWQDV. Los Angeles County Permittees may consider locations outside of the HUC-12 but within the HUC-10 subwatershed area if there are no opportunities within the HUC-12 subwatershed or if greater pollutant reductions and/or ground water replenishment can be achieved at a location within the expanded HUC-10 subwatershed. The use of a mitigation, ground water replenishment, or retrofit project outside of the HUC-12 subwatershed is subject to the approval of the Executive Officer of the Los Angeles Water Board.

v. Off-site Project – Retrofit Existing Development: Project proponents may use infiltration, bioretention, rainfall harvest and use and/or biofiltration BMPs to retrofit an existing development, with similar land uses or land uses associated with comparable or higher storm water runoff event mean concentrations (EMCs) than the as the project which did not fully retain the SWQDV. Comparison of EMCs for different land uses shall be based on published data from studies performed in southern California.

(a) The retrofit land shall be designed and constructed to intercept a volume of storm water runoff equal to the mitigation volume as described above in Equation 4, except biofiltration BMPs shall be designed to meet the biofiltration volume as described in Equation 3 and

(b) Provide pollutant reduction (treatment) of the storm water runoff form the project site as described in the Water Quality Mitigation Criteria provided in Part VIII.F.5.d of this Order.

d. Water Quality Mitigation Criteria

i. Each Los Angeles County Permittee shall require all Priority Development Projects that have been approved for offsite mitigation or ground water replenishment projects as defined in Part VIII.F.6.b through Part VIII.F.5.c of this Order to also provide treatment of storm water runoff from the project site. Each Los Angeles County Permittee shall require these projects to design and implement post-construction storm water BMPs and control measures to reduce pollutant loading as necessary to ensure that the controls implemented on the site are designed so that the discharge does not cause or contribute to an exceedance of receiving water limitations at the Los Angeles County Permittee’s downstream MS4 outfall.

ii. Each Los Angeles County Permittee may allow the project proponent to install flow-through modular treatment systems including sand filters, or other proprietary BMP treatment systems that are certified for “Basic Treatment” under the Washington State Department of Ecology’s TAPE Program; or an appropriate future BMP certification developed by the State of California. The sizing of the flow through treatment device shall be based on a rainfall intensity of:

(a) 0.2 inch per hour, or

(b) The one year, one-hour rainfall intensity as determined from the most recent Los Angeles County isohyetal map, whichever is greater.

iii. In addition to the requirements for controlling pollutant discharges as described in Part VIII.F.5.c of this Order and the treatment benchmarks described above,
each Los Angeles County Permittee shall ensure that the new development or redevelopment will not cause or contribute to an exceedance of applicable limitations at the outfall established in Part IV.B and Attachments K through S of this Order.

G. Construction Program

1. **Construction Program Applicability.** The requirements contained in this part apply to all activities involving land disturbance with the exception of agricultural activities. Activities covered by this permit include construction or demolition activity, including, but not limited to clearing, grading, grubbing, soil compaction, excavation, paving or re-paving, linear underground/overhead projects (LUPs), or any other activity that results in a land disturbance.

2. Each Permittee shall develop, implement, and enforce a construction program that:
   a. Prevents illicit construction-related discharges of pollutants into the MS4 and receiving waters.
   b. Implements and maintains structural and non-structural BMPs to reduce pollutants in storm water runoff from construction sites.
   c. Reduces construction site discharges of pollutants to the MS4 to the maximum extent possible.
   d. Prevents construction site discharges to the MS4 from causing or contributing to a violation of receiving water limitations.
   e. Ensures that the pertinent provisions contained in Part VIII.F (Planning and Land Development Program) of this Order are incorporated in applicable construction projects.

3. Each Permittee shall establish for its jurisdiction an enforceable erosion and sediment control ordinance for all construction sites that disturb land.

4. **Construction Site Inventory / Electronic Tracking System**
   a. Each Permittee shall use an electronic system to inventory grading permits, encroachment permits, demolition permits, building permits, or construction permits (and any other municipal authorization to move soil and/or conduct construction or destruction that involves land disturbance) issued by the Permittee. To satisfy this requirement, the use of a database or GIS is recommended.
   b. Each Permittee shall continuously update the inventory as new sites are permitted and sites are completed. The inventory/tracking system shall contain, at a minimum:
      i. Relevant contact information for each project (e.g., name, address, phone, email, etc. for the owner and contractor);
      ii. The latitude/longitude coordinates of the project;
      iii. The basic site information including status, size of the project and area of disturbance;
      iv. Site Risk Level (or Type for Linear Underground/Overhead projects) for projects that disturb an area of 1 acre or greater;
      v. The current construction phase where feasible;
      vi. Inspection date(s);
      vii. The project start date and anticipated completion date;
viii. Whether the project has submitted a Notice of Intent and obtained coverage under the Construction General Permit, if required, and if so, the project’s Waste Discharge Identification (WDID) number; and

ix. A brief description of the project’s post-construction BMPs and a comparison of pre-construction storm water runoff volume versus post-construction storm water runoff volume (if applicable).

5. Construction Sites Less than One Acre. The provisions contained in this Part VIII.G.5 apply exclusively to construction sites less than 1 acre that are not part of a common plan of development.

a. BMP Implementation. Through the use of the Permittee’s erosion and sediment control ordinance and/or building permit, the Permittee shall require the implementation of an effective combination of erosion and sediment control BMPs from Table 7 and/or Table 8 of this Order (where applicable) to prevent erosion and sediment loss, and the discharge of construction wastes.

<table>
<thead>
<tr>
<th>Site Management</th>
<th>Erosion Controls</th>
<th>Sediment Controls</th>
<th>Non-Storm Water Management</th>
<th>Waste Management</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appropriate housekeeping</td>
<td>Appropriate Scheduling</td>
<td>Preservation of Existing Vegetation</td>
<td>Appropriate Water Conservation Practices</td>
<td>Appropriate Material Delivery and Storage</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Appropriate wind erosion controls</td>
<td>Appropriate Dewatering Operations</td>
<td>Appropriate Stockpile Management</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Appropriate perimeter controls (e.g. Silt Fence, Sandbag Barriers, etc.)</td>
<td></td>
<td>Spill Prevention and Control</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Appropriate linear sediment controls along the face and toe of slopes (every 20 feet for 0-25% slopes, every 15 feet for 25-50% slopes, and every 10 feet for slopes greater than 50%)</td>
<td></td>
<td>Appropriate Solid Waste Management</td>
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<tr>
<td></td>
<td></td>
<td>Stabilized Construction Site Entrance/Exit</td>
<td></td>
<td>Appropriate Concrete Waste Management</td>
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<td></td>
<td>Appropriate Sanitary/Septic Waste Management</td>
</tr>
</tbody>
</table>
Table 8. Minimum Required BMPs for Roadway Paving or Repair Operation (For Private or Public Projects)

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Restrict paving and repaving activity to exclude periods of rainfall or predicted rainfall unless required by emergency conditions.</td>
</tr>
<tr>
<td>2</td>
<td>Install gravel bags and filter fabric or other equivalent inlet protection at all susceptible storm drain inlets and at manholes to prevent spills of paving products and tack coat.</td>
</tr>
<tr>
<td>3</td>
<td>Prevent the discharge of release agents including soybean oil, other oils, or diesel to the storm water drainage system or receiving waters.</td>
</tr>
<tr>
<td>4</td>
<td>Minimize non storm water runoff from water use for the roller and for evaporative cooling of the asphalt.</td>
</tr>
<tr>
<td>5</td>
<td>Clean equipment over absorbent pads, drip pans, plastic sheeting or other material to capture all spillage and dispose of properly.</td>
</tr>
<tr>
<td>6</td>
<td>Collect liquid waste in a container, with a secure lid, for transport to a maintenance facility to be reused, recycled or disposed of properly.</td>
</tr>
<tr>
<td>7</td>
<td>Collect solid waste by vacuuming or sweeping and securing in an appropriate container for transport to a maintenance facility to be reused, recycled or disposed of properly.</td>
</tr>
<tr>
<td>8</td>
<td>Cover the &quot;cold-mix&quot; asphalt (i.e., pre-mixed aggregate and asphalt binder) with protective sheeting during a rainstorm.</td>
</tr>
<tr>
<td>9</td>
<td>Cover loads with tarp before haul-off to a storage site, and do not overload trucks.</td>
</tr>
<tr>
<td>10</td>
<td>Minimize airborne dust by using water spray or other approved dust suppressant during grinding.</td>
</tr>
<tr>
<td>11</td>
<td>Avoid stockpiling soil, sand, sediment, asphalt material and asphalt grindings materials or rubble in or near storm water drainage system or receiving waters.</td>
</tr>
<tr>
<td>12</td>
<td>Protect stockpiles with a cover or sediment barriers during a rain.</td>
</tr>
</tbody>
</table>

b. Construction Site Inspection. Inspect construction sites as needed based on the evaluation of the factors that are a threat to water quality. In evaluating the threat to water quality, the following factors shall be considered: project start and estimated completion date; soil erosion potential; site slope; project size and type; sensitivity of receiving water bodies; proximity to receiving water bodies; non-storm water discharges; past record of non-compliance by the operators of the construction site; and any water quality issues relevant to the watershed where the construction site is located.

6. Construction Sites One Acre or Greater. The provisions contained in this Part VIII.G.6 apply exclusively to construction sites 1 acre or greater and construction sites less than 1 acre that are part of a common plan of development totaling 1 acre or greater. The Construction General Permit is the primary regulating permit for these sites. Requirements for Permittees are as follows:


i. Prior to the Permittee issuing a grading or building permit (or any pertinent permits), each Permittee shall verify that the construction site operators have existing coverage under applicable permits, including, but not limited to the Construction General Permit, and State Water Board 401 Water Quality Certification.

ii. Prior to the Permittee issuing a grading or building permit (or any pertinent permits), each Permittee shall require each operator of a construction activity within its jurisdiction to prepare and submit a post-construction plan prior to the disturbance of land for the Permittee’s review and written approval. Prior to approval, each Permittee shall verify that the post-construction plans comply with
the applicable provision listed in Part VIII.F (Planning and Land Development Program) of this Order.

b. **Construction Site Inspection.** Each Permittee shall inspect all construction sites 1 acre or greater and construction sites less than 1 acre that are part of a common plan of development totaling 1 acre or greater in accordance with the frequency and scope stated below:

i. **Frequency of Inspections**
   
   (a) For construction sites that are determined to be a significant threat to water quality\(^{52}\) and construction sites that discharge to a 303(d)-listed waterbody impaired for sediment or turbidity, the Permittee shall conduct an inspection:

   (1) At least once every two weeks,

   (2) When two or more consecutive days with greater than 50% chance of rainfall are predicted by National Oceanic and Atmospheric Administration (NOAA)\(^{53}\),

   (3) And within 48 hours of a 0.5-inch rain event.

   (b) For all other construction sites, the Permittee shall conduct monthly inspections.

   (c) If following a site inspection, the Permittee deems the site in compliance with the requirements listed in Part VIII.G.6.b.ii below, the Permittee may reduce the inspection frequency as necessary to a minimum of once during wet weather and once during dry weather.

   (d) Once the project is completed and prior to issuing a certificate of occupancy, the Permittee shall conduct a post-construction inspection.

ii. **Scope of Inspections.** Each Permittee shall inspect these sites to confirm that:

   (a) The project is enrolled in the Construction General Permit (i.e. has an active WDID number).

   (b) A SWPPP is developed and available at the site.

   (c) Appropriate combination of erosion and sediment control BMPs from Table 7 or Table 8 of this Order (where applicable) are implemented to prevent erosion and sediment loss, and the discharge of construction wastes.

   (d) During the Certificate of Occupancy inspection, or any type of post-construction inspection, each Permittee shall ensure post-construction BMPs have been implemented in accordance with the project’s post-construction plans approved per Part VIII.G.6.a.ii above.

7. **Progressive Enforcement.** Each Permittee shall implement its Progressive Enforcement Policy to ensure that construction sites are brought into compliance with all storm water requirements within a reasonable time period. See Part VIII.B of this Order for requirements for the development and implementation of a Progressive Enforcement Policy.

\(^{52}\) In evaluating the threat to water quality, the following factors shall be considered: soil erosion potential; site slope; project size and type; sensitivity of receiving water bodies; proximity to receiving water bodies; non-storm water discharges; past record of non-compliance by the operators of the construction site; and any water quality issues relevant to the particular MS4.

\(^{53}\) [https://www.nws.noaa.gov](https://www.nws.noaa.gov)
H. Public Agency Activities Program

1. General Provisions. Each Permittee shall implement a Public Agency Activities Program consistent with the requirements specified in this Part VIII.H. The purpose of the program is to prevent or minimize impacts from MS4 discharges from Permittee-owned or operated facilities and activities. Requirements for Public Agency Facilities and Activities consist of the following components:
   a. Public Facility and Activity Inventory;
   b. Public Facility and Activity Management;
   c. Vehicle and Equipment Wash Areas;
   d. Landscape, Park, and Recreational Facilities Management;
   e. Storm Drain Operation and Maintenance;
   f. Road Reconstruction;
   g. Streets and Road Pollutant Management;
   h. Parking Facilities Maintenance; and
   i. Emergency Procedures.

2. Public Agency Facility and Activity Inventory.
   a. Each Permittee shall maintain an updated inventory or database of all Permittee-owned or operated (i.e., public) facilities and activities within its jurisdiction that the Permittee determines are potential sources of pollutants to the MS4. The inventory or database shall be maintained in electronic format and incorporation of facility information into a GIS is recommended. The Permittee shall consider the following facilities when determining sources to be inventoried:
      i. Animal control facilities
      ii. Chemical storage facilities
      iii. Composting facilities
      iv. Equipment storage and maintenance facilities (including landscape maintenance-related operations)
      v. Fueling or fuel storage facilities (including municipal airports)
      vi. Hazardous waste disposal facilities
      vii. Hazardous waste handling and transfer facilities
      viii. Incinerators
      ix. Landfills
      x. Materials storage yards
      xi. Pesticide storage facilities
      xii. Fire stations
      xiii. Public restrooms
      xiv. Public parking lots
      xv. Public golf courses
xvi. Public swimming pools
xvii. Public parks
xviii. Public works yards
xix. Public marinas
xx. Recycling facilities
xxi. Solid waste handling and transfer facilities
xxii. Vehicle storage and maintenance yards
xxiii. Storm water management facilities (e.g., detention basins)
xxiv. Streets and roads
xxv. Catch basins
xxvi. Storm water capture, control, and treatment devices
xxvii. All other Permittee-owned or operated facilities or activities that each Permittee determines may contribute a substantial amount of pollutants to the MS4.

b. Each Permittee shall include the following minimum fields of information for each Permittee-owned or operated facility in its inventory.

i. Name of facility;
ii. Name of facility manager and contact information;
iii. Address of facility (physical and mailing, or description if no address available or applicable);
iv. A narrative description of activities performed and potential pollution sources;
v. If applicable, coverage under the Industrial General Permit or other individual or general NPDES permits or any applicable waiver issued by the Los Angeles or State Water Board pertaining to storm water discharges;
vi. Activities listed in Table 9 of this Order that occur at the facility and a description of BMPs implemented for the activity. Treatment control BMPs (i.e., BMPs that remove pollutants) and/or BMPs that involve storm water capture (including infiltration or use) must also be noted; and
vii. For trash treatment control devices, indication of whether it is a partial capture system or a certified full capture system.

c. Each Permittee shall verify the accuracy of their inventory once during the permit term. The update shall be accomplished through collection of new information obtained through field activities or through other readily available inter- and intra-agency informational databases (e.g., property management, land-use approvals, accounting and depreciation ledger account, and similar information).

3. Public Agency Facility and Activity Management

a. Where activities listed in Table 9 of this Order occur at Permittee-owned/leased facilities, including streets and roads, each Permittee must implement BMPs to control the discharge of pollutants to the MS4. The Permittee shall select BMPs that will

54 Treatment control BMPs are defined as any engineered system designed to remove pollutants by simple gravity settling of particulate pollutants, filtration, biological uptake, media absorption or any other physical, biological, or chemical process.
reduce pollutants in discharges from the MS4 to the MEP and prevent discharges from public agency facilities and activities to the MS4 from causing or contributing to a violation of receiving water limitations.

Table 9. Activities Requiring BMP Implementation

<table>
<thead>
<tr>
<th>General Category</th>
<th>Specific Activity</th>
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<tbody>
<tr>
<td><strong>Flexible Pavement</strong></td>
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<tr>
<td>Asphalt Cement Crack and Joint Grinding/Sealing</td>
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<tr>
<td>Asphalt Paving</td>
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<tr>
<td>Structural Pavement Failure (Digouts) Pavement Grinding and Paving</td>
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<tr>
<td>Emergency Pothole Repairs</td>
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<tr>
<td>Sealing Operations</td>
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<tr>
<td><strong>Rigid Pavement</strong></td>
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<tr>
<td>Portland Cement Crack and Joint Sealing</td>
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<tr>
<td>Mudjacking and Drilling</td>
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<tr>
<td>Concrete Slab and Spall Repair</td>
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<tr>
<td><strong>Slope/Drains/Vegetation</strong></td>
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<tr>
<td>Shoulder Grading</td>
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<tr>
<td>Non-landscaped Chemical Vegetation Control</td>
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<tr>
<td>Non-landscaped Mechanical Vegetation Control/Mowing</td>
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<tr>
<td>Non-landscaped Tree and Shrub Pruning, Brush Chipping, Tree and Shrub Removal</td>
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<tr>
<td>Fence Repair</td>
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<tr>
<td>Drainage Ditch and Channel Maintenance</td>
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<tr>
<td>Drain and Culvert Maintenance</td>
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<td>Curb and Sidewalk Repair</td>
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<td>Sweeping Operations</td>
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<td>Litter and Debris Removal</td>
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<td>Emergency Response and Cleanup Practices</td>
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<td>Graffiti Removal</td>
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<tr>
<td><strong>Landscaping</strong></td>
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<td>Chemical Vegetation Control</td>
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<tr>
<td>Manual Vegetation Control</td>
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<tr>
<td>Landscaped Mechanical Vegetation Control/ Mowing</td>
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<tr>
<td>Landscaped Tree and Shrub Pruning, Brush Chipping, Tree and Shrub Removal</td>
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<tr>
<td>Irrigation Line Repairs</td>
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<tr>
<td>Irrigation (Watering), Potable and Non-potable</td>
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<tr>
<td>Storm Drain Stenciling</td>
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<td><strong>Environmental</strong></td>
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<tr>
<td>Roadside Slope Inspection</td>
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<td>Roadside Stabilization</td>
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<tr>
<td>Storm Water Treatment Devices</td>
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<td>Traction Sand Trap Devices</td>
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<tr>
<td><strong>Bridges</strong></td>
<td></td>
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<tr>
<td>Welding and Grinding</td>
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<tr>
<td>Sandblasting, Wet Blast with Sand Injection and Hydroblasting</td>
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<tr>
<td>Painting</td>
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<tr>
<td>Bridge Repairs</td>
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<td><strong>Other Structures</strong></td>
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<tr>
<td>Pump Station Cleaning</td>
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<tr>
<td>Tube and Tunnel Maintenance and Repair</td>
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<td>Tow Truck Operations</td>
<td></td>
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<tr>
<td>General Category</td>
<td>Specific Activity</td>
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<tr>
<td>Toll Booth Lane Scrubbing Operations</td>
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<tr>
<td>Sawcutting for Loop Installation</td>
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<tr>
<td>Thermoplastic Striping and Marking</td>
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<tr>
<td>Paint Striping and Marking</td>
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<tr>
<td>Raised/Recessed Pavement Marker Application and Removal</td>
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<tr>
<td>Sign Repair and Maintenance</td>
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<tr>
<td>Median Barrier and Guard Rail Repair</td>
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<tr>
<td>Emergency Vehicle Energy Attenuation Repair</td>
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<tr>
<td>Minor Slides and Slipouts Cleanup / Repair</td>
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<tr>
<td>Building and Grounds Maintenance</td>
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<td>Storage of Hazardous Materials (Working Stock)</td>
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<td>Material Storage Control (Hazardous Waste)</td>
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<tr>
<td>Outdoor Storage of Raw Materials</td>
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<tr>
<td>Vehicle and Equipment Fueling</td>
<td></td>
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<tr>
<td>Vehicle and Equipment Cleaning</td>
<td></td>
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<tr>
<td>Vehicle and Equipment Maintenance and Repair</td>
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<tr>
<td>Aboveground and Underground Tank Leak and Spill Control</td>
<td></td>
</tr>
</tbody>
</table>

b. Each Permittee shall ensure proper operation of all treatment control BMPs and maintain them as necessary for proper operation, including all post-construction treatment control BMPs.

c. Any residual water produced by a treatment control BMP and not being internal to the BMP performance when being maintained shall be:
   i. Hauled away and legally disposed of,
   ii. Applied to the land without runoff, or
   iii. Discharged to the sanitary sewer system (with permits or authorization).

d. Any contractors hired by the Permittee to conduct Public Agency Activities listed in Table 9 of this Order shall be contractually required to implement and maintain the activity specific BMPs as required by Part VIII.H.3.a and b of this Order. Each Permittee shall conduct oversight of contractor activities to ensure these BMPs are implemented and maintained.

e. Each Permittee shall implement an inspection and maintenance program for all Permittee-owned treatment control BMPs, including post-construction treatment control BMPs. The inspection shall document whether the BMPs identified in the inventory are implemented in compliance with municipal ordinances. The Permittee shall use inspection results to target future inspection sites.

f. If there is any storage of hazardous or toxic materials or hydrocarbons at a facility owned and/or operated by a Permittee and if the facility is not manned at all times, a 24-hour emergency response telephone number shall be prominently posted where it can easily be read from the outside.

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55 In the context of this Order, residual water is defined as water remaining in a structural BMP subsequent to the drawdown or drainage period. The residual water typically contains high concentration(s) of pollutants.
g. Permittee-owned or operated facilities that have obtained coverage under the Industrial General Permit shall implement and maintain BMPs consistent with the associated SWPPP in areas of industrial activity at the facility. The activity specific BMPs listed in Table 9 of this Order shall be implemented in the areas of non-industrial activity at the facility.

4. Vehicle and Equipment Washing
   a. Each Permittee shall implement and maintain appropriate activity specific BMPs as required by Part VIII.H.3.a of this Order for all fixed vehicle and equipment washing; including firefighting and emergency response vehicles.
   b. Each Permittee shall prevent discharges of wash waters from vehicle and equipment washing to the MS4 by implementing any of the following measures at existing facilities with vehicle or equipment wash areas:
      i. Self-contained, and haul off for disposal;
      ii. Equip with a clarifier or an alternative pre-treatment device and plumb to the sanitary sewer in accordance with applicable wastewater provider regulations; or
      iii. Infiltrate with no discharge off-site.
   c. Each Permittee shall ensure that any municipal facilities constructed, redeveloped, or replaced shall not discharge wastewater from vehicle and equipment wash areas to the MS4 by plumbing all areas to the sanitary sewer in accordance with applicable wastewater provider regulations, or self-containing all wastewater / wash water and hauling to a point of legal disposal.

5. Landscape, Park, and Recreational Facilities Management
   a. Each Permittee shall implement and maintain appropriate activity specific BMPs as required by Part VIII.H.3.a of this Order for all Landscape, Park, and Recreational Facilities Management facilities.
   b. Each Permittee shall comply with pesticide regulations pertaining to the use, application, and disposal of Pesticides in California Code of Regulations (CCR), Chapter 4, Subchapters 3, 4, and 5 and shall implement an Integrated Pesticide Management (IPM) program that includes the following:
      i. Pesticides are used only if monitoring indicates they are needed, and pesticides are applied according to applicable permits and established guidelines.
      ii. Treatments are made with the goal of removing only the target organism.
      iii. Pest controls are selected and applied in a manner that minimizes risks to human health, beneficial non-target organisms, and the environment.
      iv. The use of pesticides, including organophosphates and pyrethroids, that does not threaten water quality.
      v. Partner with other agencies and organizations to encourage the use of IPM.
      vi. Adopt and verifiably implement policies, procedures, and/or ordinances requiring the minimization of pesticide use and encouraging the use of IPM techniques (including beneficial insects) for Public Agency Facilities and Activities.
vii. Policies, procedures, and ordinances shall include commitments and a schedule to reduce the use of pesticides that cause impairment of surface waters by implementing the following procedures:

(a) Prepare and annually update an inventory of pesticides used by all internal departments, divisions, and other operational units.

(b) Quantify pesticide use by staff and hired contractors.

(c) Demonstrate implementation of IPM alternatives where feasible to reduce pesticide use.

c. Each Permittee shall implement the following requirements:

i. Use a standardized protocol for the routine and non-routine application of pesticides (including pre-emergent), and fertilizers.

ii. Ensure there is no application of pesticides or fertilizers (1) when two or more consecutive days with greater than 50% chance of rainfall are predicted by NOAA,\(^\text{56}\) (2) within 48 hours of a \(\frac{1}{2}\)-inch rain event, or (3) when water is flowing off the area where the application is to occur. This requirement does not apply to the application of aquatic pesticides or pesticides which require water for activation.

iii. Ensure that no banned or unregistered pesticides are stored or applied.

iv. Ensure that all staff applying pesticides are certified in the appropriate category by the California Department of Pesticide Regulation or are under the direct supervision of a pesticide applicator certified in the appropriate category.

v. Implement procedures to encourage the retention and planting of native vegetation to reduce water, pesticide and fertilizer needs; and

vi. Store pesticides and fertilizers indoors or under cover on paved surfaces or use secondary containment.

vii. Reduce the use, storage, and handling of hazardous materials to reduce the potential for spills.

viii. Regularly inspect storage areas.

6. Storm Drain Operation and Maintenance

a. Each Permittee shall implement and maintain activity specific BMPs as required in Part VIII.H.3.a of this Order.

b. Each Permittee shall ensure that all material removed from the MS4 does not reenter the system. Solid material shall be dewatered in a contained area and liquid material shall be disposed in accordance with any of the following measures:

i. Self-contain, and haul off for legal disposal; or

ii. Applied to the land without runoff; or

iii. Equip with a clarifier or an alternative pre-treatment device; and plumb to the sanitary sewer in accordance with applicable wastewater provider regulations.

\(^{56}\) https://www.nws.noaa.gov
c. **Catch Basin Labels and Open Signage**
   
   i. Each Permittee shall label all storm drain inlets that they own with a legible “no dumping” message.
   
   ii. Each Permittee shall inspect the legibility of the stencil or label nearest each inlet prior to the wet season every year.
   
   iii. Each Permittee shall record all catch basins with illegible stencils and labels and re-stencil or re-label within 180 days of inspection.
   
   iv. Each Permittee shall post signs, referencing local code(s) that prohibit littering and illegal dumping, at designated public access points to open channels, creeks, urban lakes, and other relevant water bodies.
   
   d. **MS4 Maintenance.** Each Permittee shall continue to implement a program for MS4 maintenance that includes the following:
      
      i. Visual monitoring of Permittee-owned open channels\(^{57}\) and other drainage structures for trash and debris at least annually.
      
      ii. Removal of trash and debris from open channels\(^{58}\) a minimum of once per year before the wet season.
      
      iii. Reduce or eliminate the discharge of contaminants during MS4 maintenance and clean outs.
      
      iv. Proper disposal of debris and trash removed during MS4 maintenance.

7. **Road Reconstruction**
   
   a. Each Permittee shall require that for any project that includes roadbed or street paving, repaving, patching, digouts, or resurfacing roadbed surfaces, that the following BMPs be implemented for each project.
   
   b. Restrict paving and repaving activity to exclude periods of rainfall or predicted rainfall\(^{59}\) unless required by emergency conditions.
   
   c. Install sandbags or gravel bags and filter fabric at all susceptible storm drain inlets and at manholes to prevent spills of paving products and tack coat.
   
   d. Prevent the discharge of release agents including soybean oil, other oils, or diesel into the MS4 or receiving waters.
   
   e. Prevent non-storm water runoff from water use for the roller and for evaporative cooling of the asphalt.
   
   f. Clean equipment over absorbent pads, drip pans, plastic sheeting or other material to capture all spillage and dispose of properly.
   
   g. Collect liquid waste in a container, with a secure lid, for transport to a maintenance facility to be reused, recycled or disposed of properly.
   
   h. Collect solid waste by vacuuming or sweeping and securing in an appropriate container for transport to a maintenance facility, or other appropriate facility, to be reused, recycled or disposed of properly.

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\(^{57}\) Open channel excludes curbs, trenches in parking lots that lead to catch basins, etc.

\(^{58}\) Ibid.

\(^{59}\) A probability of precipitation (POP) of 50% or more is required.
i. Cover the “cold-mix” asphalt (i.e., pre-mixed aggregate and asphalt binder) with protective sheeting during a rainstorm.

j. Cover loads with tarp before haul-off to a storage site, and do not overload trucks.

k. Minimize airborne dust by using water spray during grinding.

l. Avoid stockpiling soil, sand, sediment, asphalt material and asphalt grindings materials or rubble in or near MS4 or receiving waters.

m. Protect stockpiles with a cover or sediment barriers during a rain.

8. Streets and Road Pollutant Management

a. Each Permittee shall designate streets and/or street segments within its jurisdiction as one of the following:

i. **Priority A**: Streets and/or street segments that are designated as consistently generating the highest volumes of trash and/or debris.

ii. **Priority B**: Streets and/or street segments that are designated as consistently generating moderate volumes of trash and/or debris.

iii. **Priority C**: Streets and/or street segments that are designated as generating low volumes of trash and/or debris.

b. Each Permittee shall perform street sweeping of curbed streets according to the following schedule:

i. **Priority A**: Streets and/or street segments that are designated as Priority A shall be swept at least two times per month.

ii. **Priority B**: Streets and/or street segments that are designated as Priority B shall be swept at least once per month.

iii. **Priority C**: Streets and/or street segments that are designated as Priority C shall be swept as necessary but in no case less than once per year.

9. Parking Facilities Maintenance. Permittee-owned parking lots exposed to storm water shall be inspected at least twice per month. If debris and/or oil is observed during the inspection, the parking lot shall be cleaned. At a minimum, parking lots must be cleaned once per month. For parking lots with a gravel/sediment base, Permittees shall also implement and maintain BMPs to prevent the discharge of gravel and sediment to the MS4.

10. Emergency Procedures. Each Permittee may conduct activities to restore essential public service systems and infrastructure in emergency situations with a self-waiver of the provisions of this Order as follows:

a. The Permittee shall abide by all other regulatory requirements, including notification to other agencies as appropriate.

b. Where the self-waiver has been invoked, the Permittee shall submit to the Los Angeles Water Board Executive Officer a statement of the occurrence of the emergency, an explanation of the circumstances, and the measures that were implemented to reduce the threat to water quality, no later than 30 business days after the situation of emergency has passed.

c. Minor restorations of essential public service systems and infrastructure in emergency situations (that can be completed in less than 1 week) are not subject to the
notification provisions. Appropriate BMPs to reduce the threat to water quality shall be implemented.

I. Illicit Discharge Detection and Elimination Program

1. General
   a. Each Permittee shall continue to implement a program to detect and remove or require the dischargers to the MS4 to obtain a separate NPDES permit for, illicit discharges and improper disposal into the storm sewer as required by 40 C.F.R. section 122.26(d)(2)(iv)(B).
   b. Each Permittee shall maintain a written description, including a schedule and procedures, for its IDDE program\(^{60}\) that addresses the required program elements in 40 C.F.R. section 122.26(d)(2)(iv)(B)(1-7).
   c. Once each permit term, each Permittee shall review, and update as necessary, all written program descriptions including procedures, that pertain to its IDDE program.
   d. Oil or oily material, chemicals, refuse, or other pollution causing materials shall not be stored or deposited in areas where they may be picked up by rainfall and carried off of the property and/or discharged to surface waters. Any such spill of such materials shall be contained and removed immediately.

2. Illicit Discharge Source Investigation
   a. Each Permittee shall conduct an investigation to identify the location and source of all reported illicit discharges. For non-storm water discharges from outfalls, the Permittee shall follow procedures in Part VII of the MRP (Non-Storm Water Outfall-Based Screening and Monitoring Requirements).
   b. At a minimum, each Permittee shall initiate an investigation to identify and locate the source within 72 hours of becoming aware of the illicit discharges.

3. Illicit Discharge Elimination
   a. Once the source of the illicit discharge is identified, the Permittee shall notify the responsible party and require the responsible party to conduct all necessary corrective actions to eliminate the illicit discharge or obtain a separate NPDES permit for the discharge.
   b. The Permittee shall conduct follow-up inspections as necessary until the illicit discharge is eliminated or permitted.
   c. If the Permittee determines that the source of the illicit discharge originates within an upstream jurisdiction, the Permittee shall notify the upstream jurisdiction and the Los Angeles Water Board within 30 days of such determination and provide all information collected regarding efforts to identify its source.
   d. In the event the Permittee is unable to eliminate an ongoing illicit discharge following full execution of its legal authority and in accordance with its Progressive Enforcement Policy, or other circumstances prevent the full elimination of an ongoing illicit discharge, including the inability to find the responsible party(ies), the Permittee shall provide for elimination of the illicit discharge through diversion to the sanitary sewer or, alternatively, provide treatment at the location of the identified discharge. In either instance, the Permittee shall notify the Los Angeles Water Board in writing within 30 days of such determination and shall provide a written description of the efforts that

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\(^{60}\) Referred to as Illicit Connection and Illicit Discharge Elimination Program in previous Orders.
have been undertaken to eliminate the illicit discharge, the actions to be undertaken, anticipated costs, and a schedule for completion.

4. **Infiltration from Sanitary Sewer to MS4 – Preventive Maintenance**
   a. Each Permittee shall implement controls and measures to prevent and eliminate infiltration of seepage from sanitary sewers to MS4s through thorough, routine preventive maintenance of the MS4.
   b. Each Permittee that operates both a municipal sanitary sewer system and an MS4 must implement controls and measures to prevent and eliminate infiltration of seepage from the sanitary sewers to the MS4s that must include overall sanitary sewer and MS4 surveys and thorough, routine preventive maintenance of both. Implementation of a Sewer System Management Plan in accordance with the Statewide General Waste Discharge Requirements for Sanitary Sewer Systems may be used to fulfill this requirement.
   c. Each Permittee shall implement controls to prevent infiltration of seepage from sanitary sewers to the MS4 where necessary. Such controls must include:
      i. Adequate plan checking for construction and new development;
      ii. Incident response training for its municipal employees that identify sanitary sewer spills;
      iii. Code enforcement inspections;
      iv. MS4 maintenance and inspections;
      v. Interagency coordination with sewer agencies; and
      vi. Proper education of its municipal staff and contractors conducting field operations on the MS4 or its municipal sanitary sewer (if applicable).

5. **Spill Response**
   a. Each Permittee shall continue to implement a spill response plan that includes procedures to prevent, contain, and respond to all sewage and other spills that may discharge into the MS4.
   b. Each Permittee shall report spills that may endanger health or the environment in accordance with California Water Code § 13271.

6. **Public Reporting**
   a. Permittee(s) shall publicize and provide a means for public reporting of illicit discharges and other water quality impacts from storm water and non-storm water discharges into or from MS4s.
      i. Permittee(s) may elect to use either an existing county-wide telephone hotline for Los Angeles County or Ventura County as the public reporting contact, or may establish its own hotline, if preferred.
      ii. In lieu of a telephone hotline, the Permittee(s) may facilitate public reporting by providing an email address, Web-based form/reporting portal, or other Internet-based application.
   b. Permittee(s) shall maintain current contact information for staff assigned to the IDDE public reporting program.

7. **Progressive Enforcement.** Each Permittee shall implement its Progressive Enforcement Policy to ensure that illicit discharges are brought into compliance with all storm water
requirements within a reasonable time period. See Part VIII.B of this Order for requirements for the development and implementation of a Progressive Enforcement Policy.

8. **Documentation and Tracking**
   
a. Public reports of illicit discharges shall be documented.

b. Each Permittee shall track all investigations to document, at a minimum, the date(s) the illicit discharge was observed; the results of the investigation, including the corrective actions taken to eliminate the discharge; any follow-up inspections; and the date the investigation was closed.
IX. WATERSHED MANAGEMENT PROGRAMS

A. General

1. The purpose of this Part IX is to allow Permittees the flexibility to develop Watershed Management Programs to implement the requirements of this Order on a watershed scale through customized strategies, control measures, and BMPs.

2. Participation in a Watershed Management Program is voluntary and allows a Permittee to address the highest watershed priorities, including complying with the requirements of Part V (Receiving Water Limitations), Part IV and Attachments K through S (Total Maximum Daily Load Provisions), Part III (Discharge Prohibitions), and Part VIII (Minimum Control Measures) of this Order. This Part IX and other requirements in this Order pertaining to Watershed Management Programs do not apply to Permittees not participating in an approved Watershed Management Program.

3. A Permittee’s implementation of an approved Watershed Management Program does not constitute compliance with the non-storm water discharge prohibition in Part III.B of this Order. However, a Permittee may use an approved Watershed Management Program to implement program elements and control measures to effectively eliminate prohibited non-storm water discharges consistent with Part III.B and Part VIII.I (Illicit Discharge Detection and Elimination Program) of this Order as appropriate.

4. The Permittee(s) may elect to develop a Watershed Management Program (WMP) using the Los Angeles Water Board’s WMAs. Where appropriate, WMAs may be separated into subwatersheds to focus water quality prioritization and implementation efforts by receiving water. Each WMP shall:

a. Be consistent with the provisions in Parts IX.B through IX.E of this Order,

b. Identify and implement strategies, control measures, and BMPs to ensure that: (i) discharges from the Permittee’s MS4 achieve applicable WQBELs in Part IV and Attachments K through S of this Order pursuant to the corresponding compliance schedules, (ii) discharges from the Permittee's MS4 do not cause or contribute to exceedances of receiving water limitations in Part V, Part IV.B, and Attachments K through S of this Order, and (iii) non-storm water discharges that are a source of pollutants are prohibited pursuant to Part III.B of this Order. The program shall also ensure that controls are implemented to reduce the discharge of pollutants to the MEP pursuant to Part IV.A.1 of this Order,

c. Execute a monitoring and reporting program pursuant to Attachment E (MRP) of this Order to determine progress towards achieving applicable limitations,

d. Modify strategies, control measures, and BMPs as necessary based on analysis of monitoring data collected pursuant to the MRP to ensure that applicable WQBELs, receiving water limitations, TMDL compliance schedules, and other milestones set forth in the WMP are achieved in the required timeframes.

e. Provide appropriate opportunity for meaningful stakeholder and community input into the development or revision of the WMP.

f. Maximize the effectiveness of available funds by leveraging the funds through partnerships and creative funding models that utilize multiple funding sources and through analysis of alternatives and the selection and sequencing of actions needed to comply with WQBELs and receiving water limitations according to compliance schedules and, thus, to address human health and water quality related challenges;
g. Incorporate effective innovative technologies, approaches and practices, including green infrastructure;

h. Ensure that actions to address existing requirements in this Order to comply with technology-based effluent limitations and core requirements (e.g., including elimination of non-storm water discharges of pollutants through the MS4, and controls to reduce the discharge of pollutants in storm water to the maximum extent practicable) are not interrupted or delayed;

i. Include an estimate of the capital and operation and maintenance costs of implementing the WMP and a financial strategy to fund those costs. Discuss which program costs have secured funding and the corresponding funding sources. If funding is not available for near-term watershed control measures (within 5 years from the effective date of this Order), discuss how Permittee(s) plan to obtain funding and what the anticipated funding sources are.

j. Implement structural watershed control measures such as multi-benefit regional projects. Permittees and other partners are encouraged to collaborate on multi-benefit regional projects.

k. Demonstrate that strategies, control measures, and BMPs cumulatively retain the runoff volume of the 85th percentile, 24-hour storm event for the drainage area tributary to the applicable receiving water. For areas not addressed as aforementioned, the WMP shall include a Reasonable Assurance Analysis (RAA) to demonstrate that applicable WQBELs and receiving water limitations shall be achieved through implementation of other watershed control measures.

B. Program Development

1. **Water Quality Characterization.** The WMP shall include an evaluation of existing water quality conditions, including characterization of storm water and non-storm water discharges from the MS4 and receiving water quality, to support identification of water quality priorities and sequencing of management actions. The evaluation shall include, at a minimum, the routine water quality data collected over the last five years pursuant to the Permittee(s) monitoring and reporting program(s) and approved TMDL monitoring programs.

2. **Source Assessment.** In identifying Waterbody Pollutant Combinations (WBPCs) in Categories 1 – 3 in subpart 3 below, Permittees shall consider known and suspected storm water and non-storm water pollutant sources in discharges to the MS4 and from the MS4 to receiving waters and any other stressors related to MS4 discharges causing or contributing to the water quality priorities. The identification of known and suspected pollutant sources shall consider the following:
   
   a. Special studies conducted pursuant the Permittee(s) monitoring and reporting program or TMDLs; and

   b. Locations of the Permittees’ MS4s, including, at a minimum, all MS4 major outfalls and major structural controls for storm water and non-storm water that discharge to receiving waters.

3. **Water Body-Pollutant Combinations (WBPCs).** On the basis of the evaluation of existing water quality conditions, WBPCs shall be classified into one of the following three categories:
a. **Category 1 (Highest Priority):** WBPCs for which WQBELs and receiving water limitations are established in Part IV and Attachments K through S of this Order to implement TMDLs.

b. **Category 2 (High Priority):** Pollutants for which data indicate water quality impairment in the receiving water according to the State’s Water Quality Control Policy for Developing California’s Clean Water Act Section 303(d) List (State Listing Policy) and for which MS4 discharges may be causing or contributing to the impairment.

c. **Category 3 (Medium Priority):** Pollutants for which there are insufficient data to indicate water quality impairment in the receiving water according to the State’s Listing Policy, but which exceed applicable receiving water limitations contained in this Order and for which MS4 discharges may be causing or contributing to the exceedance within the last five years.

4. **Sequencing of Water Quality Priorities.** Permittees shall identify the water quality priorities within each WMA that will be addressed by the WMP. Based on the water quality characterization, source assessment, and WBPC prioritization, management actions to address WBPCs shall be sequenced in the following order:

   a. **TMDLs**
      
      i. Controlling pollutants for which there are WQBELs and/or receiving water limitations with final compliance deadlines within the permit term, or TMDL compliance deadlines that have already passed, and limitations have not been achieved.
      
      ii. Controlling pollutants for which there are WQBELs and/or receiving water limitations with interim deadlines within the term of this Order.
      
      iii. Progress toward controlling pollutants for which there are WQBELs and/or receiving water limitations with interim and/or final compliance deadlines beyond the term of this Order.

   b. **Other Receiving Water Considerations**
      
      i. Controlling pollutants for which data indicate impairment pursuant to the State’s Listing Policy and the findings from the source assessment implicates discharges from the MS4.
      
      ii. Controlling pollutants for which data indicate exceedances of receiving water limitations in the receiving water within the last five years and the findings from the source assessment implicates discharges from the MS4.

5. **Selection of Watershed Control Measures.** Permittees shall identify strategies, control measures, and BMPs to implement through their jurisdiction-specific storm water management programs, and collectively on a watershed or subwatershed scale, with the goal of creating a cost-effective program to focus individual and collective resources on water quality priorities.

   a. The objectives of the Watershed Control Measures shall include:
      
      i. Prevent or eliminate non-storm water discharges through the MS4 that are a source of pollutants to receiving waters.
      
      ii. Implement pollutant controls necessary to achieve all applicable interim and final WQBELs and/or receiving water limitations pursuant to corresponding compliance schedules in Part IV.B and Attachments K through S of this Order.
iii. Ensure that discharges from the MS4 do not cause or contribute to exceedances of receiving water limitations.

b. Watershed Control Measures may include but are not limited to:

i. Structural controls such as:
   (a) Vegetated nature-based solutions (e.g., bioretention, green roofs, constructed storm water wetlands, wet and dry detention basins);
   (b) Multi-benefit regional projects;
   (c) Storm water retention basins/subsurface storm water infiltration galleries or dry wells;
   (d) Green infrastructure (e.g., permeable pavement);
   (e) Low Impact Development (LID) design features such as cisterns and rooftop/imperious area disconnection; and
   (f) Diversions to sanitary sewer collection, treatment, and reclamation systems.

ii. Non-structural controls such as:
   (a) Operation and maintenance procedures; and
   (b) Source control, including but not limited to market-based solutions such as product replacement/substitution initiatives; human source management programs; and local ordinances prohibiting sources of pollutants (e.g., plastic bags, straws, Styrofoam containers).

c. Each Permittee shall ensure that all employees and contractors whose primary job duties are related to implementation of structural and non-structural BMPs are adequately trained to effectively implement, operate, and maintain such BMPs and are versed in factors affecting BMP effectiveness.

6. Watershed Management Program Provisions. The following provisions of this Order shall be incorporated as part of the WMP:

a. Storm Water Management Program Minimum Control Measures

i. Permittees shall assess the minimum control measures (MCMs) as defined in Parts VIII.D to VIII.I of this Order to identify opportunities for focusing resources on the water quality priorities in each watershed. For each of the following minimum control measures, Permittees shall propose modifications, if appropriate, that will address water quality priorities:
   (a) Public Information and Participation Program (PIPP)
   (b) Industrial/Commercial Facilities Program
   (c) Planning and Land Development Program
   (d) Development Construction Program
   (e) Public Agency Activities Program
   (f) Illicit Discharge Detection and Elimination Program (IDDE)

ii. At a minimum, the WMP shall include management programs consistent with 40 CFR section 122.26(d)(2)(iv)(A)-(D).

iii. If the Permittee(s) proposes to eliminate in their WMP a control measure identified in Parts VIII.D through VIII.I of this Order because that specific control
measure is not applicable to the Permittee(s), the Permittee(s) shall provide a rationale and appropriate documentation for its elimination.

iv. Such modifications, once approved as part of the WMP, shall replace in part or in whole the requirements in Parts VIII.D through VIII.I of this Order for participating Permittees.

b. Non-Storm Water Discharge Measures. Where Permittees identify non-storm water discharges from the MS4 as a source of pollutants that cause or contribute to exceedance of receiving water limitations and/or WQBELs, the Watershed Control Measures shall include strategies, control measures, and/or BMPs to effectively eliminate the source of pollutants consistent with Parts III.B (Prohibitions – Non-Storm Water Discharges) and VIII.I (IDDE) of this Order. Requirements in Part III.B of this Order apply to all Permittees regardless of whether a Permittee is implementing a Watershed Management Program or not.

7. Each program shall include the following components:

a. Documentation that Permittees have the necessary legal authority to implement the Watershed Control Measures identified in the program, or that other legal authority exists to compel implementation of the Watershed Control Measures.

b. Identification of watershed control measures to achieve WQBELs and receiving water limitations contained in this Part IV, V, and Attachments K through S of this Order to which the Permittee(s) is subject. The WMP shall clearly identify which watershed control measures are addressing which WQBELs and receiving water limitations;

c. For structural controls, the number, type, and locations of projects and/or the volume capture or target load reduction for a drainage area that will be met by structural controls;

d. For each non-structural control, the nature and scope of implementation;

e. Interim milestones and dates for achievement to ensure that TMDL compliance deadlines will be met; and

f. The program shall clearly identify the responsibilities of each participating Permittee for implementation of watershed control measures.

g. Reasonable Assurance Analysis. Per Part IX.A.4.k of this Order, Permittees shall conduct a Reasonable Assurance Analysis (RAA)\(^61\) to demonstrate that implementation of the watershed control measures in the WMP will reasonably ensure that the Permittee’s MS4 discharges achieve applicable WQBELs and do not cause or contribute to exceedances of receiving water limitations.

i. The RAA shall be a quantitative analysis and performed using a peer-reviewed model in the public domain. Examples of models that may be considered for use for the RAA include the Watershed Management Modeling System (WMMS) and the Structural BMP Prioritization and Analysis Tool (SBPAT). As appropriate, the Permittees may consider new numeric analyses or other quantitative methods,

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including a non-modeling-based analysis (e.g., empirical data analysis) for its RAA.

ii. Models utilized in the RAA shall be calibrated using available data that are relevant to the WMP's environmental setting and conditions.

iii. Models utilized in the RAA shall be validated with relevant data that are independent of the data used for model calibration.

iv. Permittees shall address all WBPCs in its RAA. Where appropriate, Permittees may identify the “limiting” pollutant(s), which if controlled to achieve the applicable WQBEL and/or receiving water limitation will ensure that the applicable limitations for other pollutants are also achieved. For WBPCs that are addressed by the limiting pollutant approach but not modeled, the RAA shall provide quantitative reasoning for how control of the limiting pollutant(s) will address the identified non-modeled WBPCs and their applicable WQBELs and receiving water limitations. For WBPCs that are not addressed by the limiting pollutant approach, the RAA shall provide an analysis demonstrating how control measures will result in attainment of applicable WQBELs and receiving water limitations.

v. The RAA shall involve the assembly of relevant data, including land use, hydrological, and pollutant loading data. Permittees shall review quality assurance/quality control (QA/QC) criteria for data and identify datasets that meet QA/QC criteria. A Permittee's use of WMMS shall satisfy this requirement.

vi. Parameters or data relating to the performance of watershed control measures represented in a model utilized in the RAA shall be based on impartial, well accepted studies and sources. These data shall have been statistically analyzed to determine appropriate estimates of control measure performance.

vii. Permittees shall demonstrate using the RAA that the activities and watershed control measures identified in the WMP will achieve applicable WQBELs and/or receiving water limitations in Part IV, Part V, and Attachments K through S of this Order.

8. **Compliance Schedules.** Permittees shall incorporate compliance schedules in Part IV.B and Attachments K through S of this Order into the program and, where necessary develop interim requirements and dates for their achievement. Compliance schedules and interim requirements and dates for their achievement shall be used to measure progress towards addressing the highest water quality priorities and achieving applicable WQBELs and/or receiving water limitations.

a. Schedules must be adequate for measuring progress on a watershed or subwatershed scale throughout the term of this Order.

b. Schedules must be developed for both the strategies, control measures and BMPs implemented by each Permittee within its jurisdiction and for those that will be implemented by multiple Permittees on a watershed scale.

c. Schedules shall incorporate the following:

i. Final compliance deadlines occurring within the permit term for all applicable WQBELs and/or receiving water limitations in Part IV.B and Attachments K through S of this Order;

ii. Where WQBELs and/or receiving water limitations in Part IV.B and Attachments through S of this Order have final compliance deadlines beyond the permit term,
Permittees shall identify interim requirements and dates for their achievement that are within the permit term to ensure adequate progress toward achieving final compliance deadlines.

iii. For water quality priorities related to addressing exceedances of receiving water limitations in Part V and not otherwise addressed by TMDLs in Part IV.B and Attachments K through S of this Order:

(a) Requirements based on measurable criteria or indicators, to be achieved in the receiving waters and/or MS4 discharges,

(b) A schedule with dates for achieving the requirements, and

(c) A final date for achieving the receiving water limitations as soon as possible.

iv. Incorporation of the requirements and implementation schedule in subpart B.8 above into an approved WMP fulfills the requirements in Part V.C.1 of this Order to prepare an Receiving Water Limitations Compliance Report.

C. Watershed Management Program Implementation

1. Each Permittee shall begin implementing the WMP immediately upon approval of the program by the Los Angeles Water Board.

2. Notwithstanding Part IX.E (Adaptive Management) of this Order, Permittees may propose WMP modifications at any time during the term of this Order, as necessary. Permittees shall provide written requests explaining the nature of the proposed modification and justification for consideration by the Los Angeles Water Board.

3. Through the process in Part IX.C.2, above, Permittees may request an extension of deadlines for achievement of interim requirements and final compliance deadlines established pursuant to Part IX.B.8 of this Order, with the exception of those final compliance deadlines established in a TMDL. Permittees shall provide requests in writing and shall include in the request the justification for the extension. Extensions are subject to approval by the Los Angeles Water Board.

D. Integrated Watershed Monitoring and Assessment

Permittees shall conduct monitoring as set forth in the MRP (Attachment E). The monitoring program shall assess progress toward achieving the WQBELs and/or receiving water limitations, per applicable compliance schedules as set forth in Part IX.B.8 of this Order, and progress toward addressing water quality priorities.

E. Adaptive Management Process

1. Permittees shall implement an adaptive management process for each approved WMP. The purpose of the adaptive management process is to adapt the WMP so that the watershed control measures in the WMP become more effective, based on, but not limited to a consideration of the following:

   a. Progress toward achieving interim and/or final WQBELs and/or receiving water limitations in Part IV and Attachments K through S of this Order, according to established compliance schedules set forth in Part IX.B.8 of this Order;

   b. Progress toward achieving improved water quality in MS4 discharges and achieving receiving water limitations through implementation of the watershed control measures based on an evaluation of outfall-based monitoring data and receiving water monitoring data;
c. Achievement of interim and final requirements for storm water volume addressed (via capture, infiltration, diversion, etc.);

d. Multi-year efforts that were not completed in the current permit term and will continue over the next 5 years;

e. Re-evaluation of the water quality priorities identified for the WMA based on more recent water quality data for discharges from the MS4 and the receiving water(s) and a reassessment of sources of pollutants in MS4 discharges;

f. Availability of new information and data from sources other than the Permittees’ monitoring program(s) within the WMA that informs the effectiveness of the actions implemented by the Permittees;

g. Los Angeles Water Board recommendations; and

h. Recommendations for modifications to the WMP solicited through a public participation process.

2. Based on the results of the adaptive management process, the Permittee(s) may propose WMP modifications necessary to improve the effectiveness of the WMP, including but not limited to new compliance deadlines and interim requirements, with the exception of those final compliance deadlines established in a TMDL, and new or substitute watershed control measures. The Permittee(s) shall clearly identify any WMP modification proposals in their submittal.

3. The adaptive management process fulfills the requirements in Part V.D of this Order to address continuing exceedances of receiving water limitations.

4. Reporting on the adaptive management process results. The results of the adaptive management process shall be submitted with the Permittees’ ROWD. Permittees shall report the following information to the Los Angeles Water Board concurrently with the submittal of the ROWD (180 days before Order expiration date) required pursuant to Part II.B of Attachment D (Standard Provisions):

a. On-the-ground structural control measures completed since approval of the WMP;

b. Non-structural control measures completed since approval of the WMP;

c. Monitoring data that evaluates the effectiveness of implemented control measures in improving water quality;

d. Comparison of the effectiveness of the control measures to the results projected by the RAA;

e. Assessment of the appropriateness of the assumptions used in the RAA (e.g. non-structural BMP implementation and corresponding reductions, rates of redevelopment, etc.);

f. Comparison of control measures completed to date with control measures projected to be completed to date pursuant to the WMP using equivalent metrics;

g. Control measures proposed to be completed in the next five years pursuant to the WMP and the schedule for completion of those control measures using metrics consistent with those in the approved WMP;

h. Status of funding and implementation for control measures proposed to be completed in the next five years; and

i. Identification of the most effective and least effective control measures and explain why those control measures were effective or least effective and how control
measures will be optimized, modified, or terminated accordingly for WMP implementation in the next 5 years.

5. Subsequent to the first adaptive management submittal, the Los Angeles Water Board Executive Officer may require additional implementation of an adaptive management process and submittal of results at any time but no earlier than two years after the submittal of the ROWD.

F. Ventura County Permittees

1. Ventura County Permittees that opt to develop a Watershed Management Program shall implement requirements per the schedule specified in Table 10 below:

<table>
<thead>
<tr>
<th>Part</th>
<th>Provision</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>IX.F.2</td>
<td>Submit NOI to the Los Angeles Water Board electing to develop a WMP</td>
<td>Order effective date</td>
</tr>
<tr>
<td>IX.F.3</td>
<td>For Ventura County Permittees that elect to develop a WMP, submit the WMP to Los Angeles Water Board</td>
<td>18 months after Order effective date</td>
</tr>
<tr>
<td>IX.F.5</td>
<td>Begin implementation of the WMP</td>
<td>Immediately upon Los Angeles Water Board approval of final program</td>
</tr>
<tr>
<td>IX.E</td>
<td>Submit results of WMP adaptive management process</td>
<td>With submittal of ROWD</td>
</tr>
</tbody>
</table>

2. Ventura County Permittees that elect to develop a WMP shall submit a Notice of Intent (NOI) to the Los Angeles Water Board by the effective date of this Order. The NOI shall:
   a. Identify all participating Ventura County Permittees and provide the program concept and geographical scope (county-wide and/or watershed/subwatershed scale).
   b. Provide a letter of intent from each participating Permittee that is signed per the signatory requirements in Part V.B in Attachment D of this Order.
   c. Identify all Category 1 Water-Body Pollutant Combinations as defined in Part IX.B.3 of this Order that will be addressed in the WMP.

3. A Ventura County Permittee(s) that elects to develop a WMP shall submit the WMP to the Los Angeles Water Board Executive Officer no later than 18 months after the effective date of this Order. Within 3 months of receipt of comments from the Los Angeles Water Board or as otherwise directed by the Executive Officer, Ventura County Permittee(s) shall submit the final WMP in response to comments.

4. Until the WMP is approved by the Los Angeles Water Board, Ventura County Permittees that elect to develop a WMP shall:
   a. Continue to implement their existing storm water management programs, including actions within each of the six categories of minimum control measures consistent with 40 CFR section 122.26(d)(2)(iv) in lieu of Part VIII.D through Part VIII.I in this Order;
b. Comply with all other Parts of this Order, including Parts III, IV, V, VI, VII, and VIII.A and B and Attachments K through S.

5. The Ventura County Permittee(s) shall implement their WMP immediately upon approval by the Los Angeles Water Board.

6. Ventura County Permittees that do not elect to develop a WMP shall be subject to all requirements in this Order except those requirements pertaining to Watershed Management Programs immediately upon the effective date of this Order.

7. Ventura County Permittees that do not have an approvable WMP shall be subject to all requirements in this Order except those requirements pertaining to Watershed Management Programs upon disapproval by the Los Angeles Water Board.

8. Ventura County Permittees may request an extension of the deadlines to submit an NOI to develop a WMP, submit a draft program, and submit a final program. The extension is subject to approval by the Executive Officer of the Los Angeles Water Board. If the extension is approved, Ventura County Permittees shall comply with Part VIII (Storm Water Management Program Minimum Control Measures) of this Order and requirements specified in subparts b and c above during any extension period.

G. Los Angeles County Permittees

1. Los Angeles County Permittees with an approved Watershed Management Program\(^6\) shall implement requirements per the schedule specified in Table 11 below:

<table>
<thead>
<tr>
<th>Part</th>
<th>Provision</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>IX.G.2.a</td>
<td>Notify the Los Angeles Water Board of intent to continue or discontinue participation in approved WMP(s)</td>
<td>Order effective date</td>
</tr>
<tr>
<td>IX.G.3.a</td>
<td>Submit an updated RAA and WMP to Los Angeles Water Board</td>
<td>June 30, 2021</td>
</tr>
<tr>
<td>IX.G.3.a</td>
<td>Submit final updated RAA and WMP in response to comments from the Los Angeles Water Board</td>
<td>Within 3 months of receipt of comments from the Los Angeles Water Board or as otherwise directed by the Executive Officer</td>
</tr>
<tr>
<td>IX.G.3.d</td>
<td>Implement updated WMP</td>
<td>Upon Los Angeles Water Board approval of revised program</td>
</tr>
<tr>
<td>IX.E</td>
<td>Submit results of WMP Adaptive Management process</td>
<td>With submittal of ROWD</td>
</tr>
</tbody>
</table>

2. Notice of Intent (NOI)

a. By effective date of this Order, the Los Angeles County Permittees implementing an approved Watershed Management Program shall submit a NOI for each approved WMP to the Los Angeles Water Board indicating if the Los Angeles County Permittees

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\(^6\) Reference to the term “approved Watershed Management Program or approved WMP” in this section includes Watershed Management Programs (WMPs) and Enhanced Watershed Management Programs (EWMPs) that were developed pursuant to the previous MS4 permits (Order Number R4-2012-0175 and Order Number R4-2014-0024).
are opting to continue implementation of the Watershed Management Program or discontinue implementation of the Watershed Management Program.

b. For those Los Angeles County Permittees opting to continue implementation of an approved Watershed Management Program, the NOI shall indicate:
   i. For a collaborative Watershed Management Program, which Los Angeles County Permittee is the group lead contact; and
   ii. If there is any change in Los Angeles County Permittee(s) participation in a Watershed Management Program (i.e., names of additional Los Angeles County Permittees, names of Los Angeles County Permittees no longer participating).

c. Los Angeles County Permittees that currently do not have an approved Watershed Management Program may opt to join an approved Watershed Management Program. In such case, the Los Angeles County Permittee shall submit their NOI per subparts a and b above and include their name in the NOI submitted by Los Angeles County Permittees with an approved Watershed Management Program.

d. For those Los Angeles County Permittees opting to discontinue participation in an approved Watershed Management Program, the Los Angeles County Permittee, immediately upon submittal of their notice shall be subject to all requirements of this Order except those requirements pertaining to Watershed Management Programs.

e. If no notice is received affirming the Los Angeles County Permittee’s continued participation in an approved WMP per subparts a and b above, the Los Angeles County Permittee, shall be subject to all requirements of this Order except those requirements pertaining to Watershed Management Programs starting on the following day after the NOI submittal deadline. Los Angeles County Permittee(s) that opt to continue implementing a Watershed Management Program shall update their Watershed Management Program and RAA to be consistent with the requirements of this Order.

3. Revised WMP and RAA

a. Los Angeles County Permittee(s) shall submit their updated WMP and RAA to the Los Angeles Water Board no later than June 30, 2021 unless otherwise directed by the Los Angeles Water Board Executive Officer. The updated WMP must comply with all provisions in Part IX of this Order. The updated RAA must incorporate both water quality data and control measure performance data, and any other available information gathered through December 31, 2020. Furthermore, the cover/transmittal letter for submitting the updated WMP and RAA shall briefly summarize changes to WBPCs and other major changes in the updated WMP. If the Los Angeles Water Board provides comments on the updated WMP and RAA, Los Angeles County Permittee(s) shall submit a final updated RAA and WMP within three months of receipt of comments or as otherwise directed by the Executive Officer.

b. The Los Angeles Water Board will provide a 60-day public review and comment period with an option for Permittees or other stakeholders to request a hearing. If a hearing is requested, the decision as to whether to grant the request shall be at the discretion of the Executive Officer.

c. The Los Angeles Water Board, or the Executive Officer pursuant to their delegated authority, will approve or disapprove the updated WMP. The Executive Officer may waive the requirement for approval of the updated WMP, following a 60-day public review and comment period, if the Executive Officer determines that a Los Angeles County Permittee has adequately demonstrated using water quality monitoring data
that the WMP as currently approved is meeting appropriate water quality targets in accordance with established deadlines.

d. The Los Angeles County Permittee(s) shall implement revisions to their WMP immediately upon approval by the Los Angeles Water Board.

e. Until the updated WMP is approved by the Los Angeles Water Board, the Los Angeles County Permittee(s) shall continue to implement the currently approved version of their Watershed Management Program as identified in Table 12 below:

**Table 12. Watershed Management Programs**

<table>
<thead>
<tr>
<th>Los Angeles County Permittee / Group Name</th>
<th>Initial Approval Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Upper Santa Clara River Watershed Group (Los Angeles County, LACFCD, and city of Santa Clarita)</td>
<td>4/7/2016</td>
</tr>
<tr>
<td>Upper Los Angeles River Watershed Group (Los Angeles County, LACFCD, and cities of Alhambra, Burbank, Calabasas, Glendale, Hidden Hills, La Canada, Flintridge, Los Angeles, Montebello, Monterey Park, Pasadena, Rosemead, San Fernando, San Gabriel, San Marino, South El Monte, South Pasadena, and Temple City)</td>
<td>4/20/2016</td>
</tr>
<tr>
<td>Los Angeles River Upper Reach 2 Sub Watershed Group (LACFCD and cities of Bell, Bell Gardens, Commerce, Cudahy, Maywood, and Huntington Park, and Vernon)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Lower Los Angeles River Watershed Group (LACFCD and cities of Downey, Lakewood, Long Beach, Lynwood, Paramount, Pico Rivera, Signal Hill, and South Gate)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Rio Hondo/San Gabriel River Water Quality Group (Los Angeles County, LACFCD, and cities of Arcadia, Bradbury, Duarte, Monrovia, and Sierra Madre)</td>
<td>4/21/2016 (Revised WMP approved 4/2/2019)</td>
</tr>
<tr>
<td>East San Gabriel Valley Watershed Management Area Group (cities of Claremont, La Verne, Pomona, and San Dimas)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Lower San Gabriel River Group (LACFCD, and cities of Artesia, Bellflower, Cerritos, Diamond Bar, Downey, Hawaiian Gardens, La Mirada, Lakewood, Long Beach, Norwalk, Pico Rivera, Santa Fe Springs, and Whittier)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Los Cerritos Channel Watershed Group (LACFCD, and cities of Bellflower, Cerritos, Downey, Lakewood, Long Beach, Paramount, and Signal Hill)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Malibu Creek Watershed Group (Los Angeles County, LACFCD, and Agoura Hills, Calabasas, Hidden Hills, and Westlake Village)</td>
<td>4/27/2016</td>
</tr>
<tr>
<td>Marina del Rey Group (Los Angeles County, LACFCD, and cities of Culver City and Los Angeles)</td>
<td>4/27/2016</td>
</tr>
<tr>
<td>North Santa Monica Bay Coastal Watersheds Group (Los Angeles County, LACFCD, and City of Malibu)</td>
<td>4/19/2016</td>
</tr>
<tr>
<td>Santa Monica Bay Watershed Jurisdictions 2 &amp; 3 Group (Los Angeles County, LACFCD, and cities of El Segundo, Los Angeles, and Santa Monica)</td>
<td>4/21/2016</td>
</tr>
<tr>
<td>Beach Cities Watershed Management Group (LACFCD and cities of Hermosa Beach, Manhattan Beach, Redondo Beach, and Torrance) / Machado Lake Subwatershed Supplement (City of Torrance)</td>
<td>4/18/2016; 12/9/2016</td>
</tr>
</tbody>
</table>
## Los Angeles County Permittee / Group Name

<table>
<thead>
<tr>
<th>Los Angeles County Permittee / Group Name</th>
<th>Initial Approval Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballona Creek Group (Los Angeles County, LACFCD, Beverly Hills, Culver City, Inglewood, Los Angeles, Santa Monica, and West Hollywood)</td>
<td>4/20/2016</td>
</tr>
<tr>
<td>Dominguez Channel Watershed Management Area Group (Los Angeles County, LACFCD, and cities of Carson, El Segundo, Hawthorne, Inglewood, Lawndale, Lomita, and Los Angeles)</td>
<td>4/21/2016</td>
</tr>
<tr>
<td>Alamitos Bay/Los Cerritos Channel Group (Los Angeles County and LACFCD)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Santa Monica Bay Watershed Jurisdiction 7 Group (LACFCD and City of Los Angeles)</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>Nearshore Watersheds (City of Long Beach)</td>
<td>1/28/2016</td>
</tr>
<tr>
<td>City of El Monte</td>
<td>4/28/2015</td>
</tr>
<tr>
<td>City of La Habra Heights</td>
<td>12/12/2014</td>
</tr>
<tr>
<td>City of Walnut</td>
<td>4/28/2015</td>
</tr>
</tbody>
</table>

4. Los Angeles County Permittees that do not have an approvable updated WMP shall be subject to all requirements in this Order except those requirements pertaining to Watershed Management Programs upon disapproval by the Los Angeles Water Board.

5. Los Angeles County Permittees may request an extension of the deadlines to submit an NOI to continue or discontinue a WMP, submit a revised program, and submit a final program. The extension is subject to approval by the Executive Officer of the Los Angeles Water Board. Part IX.G.3.e above applies until the Los Angeles County Permittee(s) has an approved revised WMP in place.
X. Compliance Determination for WQBELs and Receiving Water Limitations

A. General

1. Compliance Points

A Permittee shall demonstrate compliance with WQBELs and receiving water limitations in Part IV, Part V, and Attachments K through S of this Order, at the compliance monitoring locations identified in monitoring programs per Attachment E of this Order unless a Permittee is implementing a Watershed Management Program per Part IX of this Order. Compliance points may include outfalls and/or alternative access points, such as manholes or in channels at the Permittee’s jurisdictional boundary.

2. Compliance with Receiving Water Limitations

Compliance with the procedure described in Part V.C of this Order does not constitute compliance with the receiving water limitation provisions of Part V.A and Part V.B of this Order.

B. WQBELs and Receiving Water Limitations for Pollutants other than Trash

1. Interim WQBELs and Receiving Water Limitations

a. Direct Demonstration of Compliance with TMDL-Specific Requirements

i. A Permittee is in compliance with interim WQBELs and receiving water limitations associated with a TMDL, if the Permittee is implementing the requirements, including compliance schedules, outlined in Part IV.B and Attachments K through S of this Order applicable to the waterbody-pollutant combination(s) addressed by that TMDL.

ii. A Permittee demonstrates compliance with interim WQBELs and receiving water limitations associated with a TMDL in the same manner as described in Part X.B.2 of this Order

b. Alternative Demonstration of Compliance

i. A Permittee shall be deemed in compliance with interim WQBELs and receiving water limitations if it is implementing an approved Watershed Management Program, consistent with the actions and schedules therein, to address the applicable waterbody-pollutant combination pursuant to Part IX of this Order.

ii. Minor deviations from interim actions, requirements, and schedules in an approved Watershed Management Program are permitted under the following circumstances:

(a) Notification is provided to the Los Angeles Water Board in the Annual Report, including a clear description of the interim action or requirement in the Watershed Management Program, an explanation for the deviation, and the revised schedule, requirement, and/or action.

(b) The final deadline for project completion or program implementation will still be met.

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63 In this Order all interim WQBELs are associated with TMDLs. Interim receiving water limitations are generally associated with TMDLs (i.e. an interim WLA expressed as a standard to be met in the receiving water), but may also include interim requirements incorporated into an approved Watershed Management Program to achieve compliance with final receiving water limitations in Part V of this Order for waterbody-pollutant combinations that are not addressed by a TMDL.
(c) Any revised action or substituted action(s) will provide equivalent water quality improvement.

iii. A Permittee that fails to implement the actions and schedules in an approved Watershed Management Program for any waterbody-pollutant combination must either:

(a) Comply directly with the WQBELs and receiving water limitations in Part IV.B and Attachments K through S of this Order, or

(b) If there is no applicable TMDL, comply directly with the final receiving water limitations in Part V of this Order.

2. Final WQBELs and Receiving Water Limitations

a. Direct Demonstration of Compliance. A Permittee is in compliance with final WQBELs and receiving water limitations in Part IV.B and Attachments K through S of this Order and/or in Part V of this Order, if the Permittee demonstrates any of the following:

i. There are no exceedances of the WQBEL for the specific pollutant in the discharge at the Permittee's compliance point(s), including an outfall to the receiving water that collects discharges from multiple Permittees’ jurisdictions;

ii. There are no exceedances of the receiving water limitation for the specific pollutant in the receiving water(s) at, or downstream of, the Permittees’ compliance point(s);

iii. There is no direct or indirect discharge from the Permittee’s MS4 to the receiving water during the relevant time period; or

iv. The exceedance is the result of an authorized or exempt non-storm water discharge specified in Part III.B.2 of this Order during a specific sampling event. The water quality characteristics must be based on the source specific water quality monitoring data from the authorized or conditionally exempt essential non-storm water discharge or other relevant information documenting the characteristics of the specific non-storm water discharge.

b. Alternative Demonstration of Compliance

i. A Permittee shall be deemed in compliance with the receiving water limitations in Part V of the Order if it is implementing the applicable TMDL requirement(s) in Part IV.B and Attachments K though S of this Order; or

ii. A Permittee shall be deemed in compliance with the WQBELs and receiving water limitations for the U.S. EPA TMDLs identified in Part IV.B.2.c of this Order and/or the receiving water limitations in Part V of the Order if it is implementing an approved Watershed Management Program, consistent with the actions and schedules therein, to address the applicable waterbody-pollutant combination pursuant to Part IX of this Order. A Permittee may only rely on this compliance path up until the final deadline for achievement of the relevant WQBEL and/or receiving water limitation; or

iii. A Permittee shall be deemed in compliance with final WQBELs and receiving water limitations in Part IV.B and Attachments K through S of this Order if it has retained all conditionally exempt, non-essential non-storm water as defined in Part III.B (Prohibitions – Non-Storm Water Discharges) of this Order and all storm water runoff up to and including the volume equivalent to the 85th percentile, 24-hour event for the drainage area tributary to the applicable...
receiving water for that waterbody provided the Permittee is implementing all actions and schedules in an approved Watershed Management Program including, but not limited to the ongoing monitoring and adaptive management requirements Parts IX.D and IX.E of this Order.

C. WQBELs and Receiving Water Limitations for Trash

1. General
   a. A Permittee may rely on another permittee or entity to implement trash controls or systems to achieve compliance with WQBELs or receiving water limitations for trash, however, a Permittee remains ultimately responsible for compliance with any WQBEL or receiving water limitation for trash applicable to its jurisdictional area.
   b. If a Permittee’s compliance strategy includes the installation of a full capture systems and/or partial capture devices and institutional controls in the area serviced by another public entity, then the Permittee is responsible for obtaining all necessary authorizations, including any permits, to do so.
   c. If a Permittee is unable to obtain the necessary authorizations to install a full capture system or partial capture device within another Permittee’s MS4 infrastructure, either Permittee may request a dispute resolution conference with the Los Angeles Water Board. Nothing in this subsection shall be construed as relieving a Permittee of any liability that the Permittee would otherwise have under this Order.

2. Areas not addressed by a Trash TMDL
   a. A Permittee is in compliance with the receiving water limitation for trash in Part V of this Order if the Permittee demonstrates any one of the following:
      i. There are no exceedances of the trash receiving water limitation in the receiving water(s) at, or downstream of, the Permittees’ outfall(s); or
      ii. There is no direct or indirect discharge from the Permittee’s MS4 to the receiving water during the relevant time period.
   b. Compliance with the Discharge Prohibition in Part III.C of this Order will be considered as evidence of whether a Permittee is causing or contributing to a violation of the receiving water limitation for trash in Part V of this Order in drainage areas within PLUs, equivalent alternative land uses, or designated land uses.

3. Areas Addressed by a Trash TMDL
   a. Full Capture System Compliance Option
      i. A Permittee is in compliance with the interim and final WQBELs for trash outlined in Part IV.B and Attachments K through S of this Order, as specified in Part IV.B.3.b.i of this Order.
      ii. A Permittee violates its interim or final WQBELs for trash, if any of the following are true:
         (a) The Permittee fails to demonstrate that it has addressed all drainage areas within its jurisdiction with full capture systems, regardless of catch basin ownership,
         (b) The full capture systems for any drainage area(s) are not adequately sized and maintained,
         (c) Maintenance records are not up-to-date and available for inspection by the Los Angeles Water Board, or
(d) It is not in compliance with any of the conditions of the certification of the specific full capture device.

iii. A Permittee that violates its interim or final WQBELs for trash is presumed to have discharged trash in an amount equal to the percentage of the baseline waste load allocation\(^64\) represented by the drainage area within its jurisdiction not addressed with full capture systems. A Permittee may overcome this presumption by demonstrating that the actual or calculated discharge for that drainage area is fully or partially in compliance with the applicable interim or final effluent limitation.

b. Other Compliance Options

i. A Permittee is in compliance with the interim or final WQBELs for trash outlined in Part IV.B and Attachments K through S of this Order, as specified in Part IV.B.3.b.ii-iv of this Order (Mass Balance, Scientifically Based Alternative, and Minimum Frequency of Assessment and Collection).

ii. A Permittee that violates its interim and/or final WQBEL is presumed to have violated the applicable limitation for each day of each storm event that generated precipitation greater than 0.25 inch during the applicable water year, except those storm days on which it establishes that its cumulative Storm Event Trash Discharges has not exceeded the applicable effluent limitation.

D. Commingled Discharges

1. Permittees that have commingled MS4 discharges are jointly responsible for meeting the requirements of this Order. However, Permittees are only responsible for discharges from the MS4 for which they are owners and/or operators.

2. Where Permittees have commingled MS4 discharges to the receiving water, compliance at the outfall discharging to the receiving water or compliance in the receiving water shall be determined for the group of Permittees as a whole unless an individual Permittee demonstrates that its discharge did not cause or contribute to the exceedance.

3. Permittees are responsible for demonstrating that their discharge did not cause or contribute to an exceedance of an applicable WQBEL or receiving water limitation.

4. A Permittee may demonstrate that its discharge did not cause or contribute to an exceedance of an applicable WQBEL or receiving water limitation in the manner described in Part X.B.2 of this Order.

5. A Permittee may also demonstrate that its discharge did not cause or contribute to an exceedance of an applicable receiving water limitation by demonstrating that there was an alternative source of a pollutant that is not typically associated with MS4 discharges that caused the exceedance, and that pollutant was not discharged from the Permittee’s MS4. For any such demonstration, the Permittee shall use the most current source identification methodology(ies) for the applicable pollutant.

E. Time Schedule Orders

1. Unless a Permittee has selected, and is in compliance, with one of the alternative compliance options set forth in Part X.B of this Order, the Permittee must comply with any applicable interim and final WQBELs and receiving water limitations in accordance with the corresponding compliance schedule deadlines.

\(^64\) Baseline Waste Load Allocation as defined in Attachment A of this Order.
2. Where a Permittee believes that it needs additional time to comply with these WQBELs and/or receiving water limitations, a Permittee may request a Time Schedule Order (TSO) pursuant to California Water Code sections 13300 and/or 13385(j)(3) for the Los Angeles Water Board’s consideration. A Permittee seeking an extension of a compliance deadline, other than a final TMDL deadline, in an approved Watershed Management Program does not need a TSO and may request the extension in accordance with the modification provisions in Part IX.C of this Order.

3. If a TSO is issued and the Permittee is in compliance with that TSO, the Los Angeles Water Board will not pursue further enforcement of violations involving the specific waterbody-pollutant combination(s) addressed in the TSO, including the mandatory minimum penalty provisions of section 13385(h) and (i) for violations of WQBELs in Part IV.B and Attachments K through S of this Order.

4. Permittees may either individually request a TSO or may jointly request a TSO with Permittees subject to the WQBELs and/or receiving water limitations.

5. At a minimum, a written request for a time schedule order must include the following:
   a. Data demonstrating the current quality of the MS4 discharge(s) in terms of concentration and/or load of the target pollutant(s) to the receiving waters subject to the TMDL;
   b. A detailed description and chronology of structural controls and source control efforts, since the effective date of the TMDL, to reduce the discharge of the pollutant(s) from the MS4 to the receiving waters subject to the TMDL;
   c. Justification of the need for additional time to achieve the WQBELs and/or receiving water limitations;
   d. A detailed time schedule of specific actions the Permittee will take in order to achieve the water WQBELs and/or receiving water limitations;
   e. A demonstration that the time schedule requested is as short as possible, considering the technological, operation, and economic factors that affect the design, development, and implementation of the control measures that are necessary to comply with the WQBELs and/or receiving water limitation(s); and
   f. If the requested time schedule exceeds one year, the proposed schedule must include interim requirements and the date(s) for their achievement.

XI. ENFORCEMENT

A. General

1. With the caveat that only one kind of penalty may be applied for each kind of violation, violation of any of the provisions of this Order may subject the violator to any of the penalties described herein or in Attachment D of this Order, or any combination thereof, at the discretion of the prosecuting authority.

2. Failure to comply with provisions or requirements of this Order, or violation of other applicable laws or regulations governing discharges through the MS4 to receiving waters, may subject a Permittee to administrative or civil liabilities, criminal penalties, and/or other enforcement remedies to ensure compliance. Additionally, certain violations may subject a Permittee to civil or criminal enforcement from appropriate local, state, or federal law enforcement entities.

3. Section 13385 of the California Water Code provides that any person who violates a waste discharge requirement or a provision of the California Water Code is subject to civil
penalties of up to $5,000 per day, $10,000 per day, or $25,000 per day of violation, or when the violation involves the discharge of pollutants, is subject to civil penalties of up to $10 per gallon per day or $25 per gallon per day of violation; or some combination thereof, depending on the violation, or upon the combination of violations.

4. California Water Code section 13385(h)(1) requires the Los Angeles Water Board to assess a mandatory minimum penalty of three-thousand dollars ($3,000) for each serious violation. Pursuant to California Water Code section 13385(h)(2), a “serious violation” is defined as any waste discharge that violates the effluent limitations contained in the applicable waste discharge requirements for a Group II pollutant by 20 percent or more, or for a Group I pollutant by 40 percent or more. Appendix A of 40 CFR section 123.45 specifies the Group I and II pollutants. Pursuant to California Water Code section 13385.1(a)(1), a “serious violation” is also defined as “a failure to file a discharge monitoring report required pursuant to Section 13383 for each complete period of 30 days following the deadline for submitting the report, if the report is designed to ensure compliance with limitations contained in waste discharge requirements that contain effluent limitations.”

5. California Water Code section 13385(i) requires the Los Angeles Water Board to assess a mandatory minimum penalty of three-thousand dollars ($3,000) for each violation whenever a person violates a waste discharge requirement effluent limitation in any period of six consecutive months, except that the requirement to assess the mandatory minimum penalty shall not be applicable to the first three violations within that time period.

6. Pursuant to California Water Code section 13385.1(d), for the purposes of section 13385.1 and subdivisions (h), (i), and (j) of section 13385, “effluent limitation” means a numeric restriction or a numerically expressed narrative restriction, on the quantity, discharge rate, concentration, or toxicity units of a pollutant or pollutants that may be discharged from an authorized location. An effluent limitation may be final or interim and may be expressed as a prohibition. An effluent limitation, for these purposes, does not include a receiving water limitation, a compliance schedule, or a best management practice.

7. Unlike subdivision (c) of California Water Code section 13385, where violations of effluent limitations may be assessed administrative civil liability on a per day basis, the mandatory minimum penalties provisions identified above require the Los Angeles Water Board to assess mandatory minimum penalties for “each violation” of an effluent limitation. Some water quality-based effluent limitations in Attachments K through S of this Order (e.g., trash, as described immediately below) are expressed as annual effluent limitations. Therefore, for such limitations, there can be no more than one mandatory minimum penalty for each interim or final effluent limitation per year.

B. Trash TMDLs

1. The water quality-based effluent limitations in Attachments K through S of this Order for trash are expressed as annual effluent limitations. Therefore, for purposes of enforcement with mandatory minimum penalties under California Water Code section 13385, there can be no more than one violation of each interim or final effluent limitation per water year. Trash is considered a Group I pollutant, as specified in Appendix A to 40 CFR section 123.45. Therefore, each annual violation of a trash effluent limitation in Attachments K through S of this Order by forty percent or more would be considered a “serious violation” under California Water Code section 13385(h). With respect to the final effluent limitation of zero trash, any detectable discharge of trash is therefore a serious violation. Violations of the effluent limitations in Attachments K through S of this Order would not constitute “chronic” violations that would give rise to mandatory liability under California Water Code
section 13385(i) because four or more violations of the effluent limitations subject to a mandatory penalty cannot occur in a period of six consecutive months.

2. For the purposes of discretionary enforcement under California Water Code section 13385, subdivisions (a), (b), and (c), not every storm event may result in trash discharges. In trash TMDLs adopted by the Los Angeles Water Board, the Los Angeles Water Board states that improperly deposited trash is mobilized during storm events of greater than 0.25 inch of precipitation. Therefore, violations of the effluent limitations are limited to the days of a storm event of greater than 0.25 inch. In addition to the mandatory minimum penalties described in subpart 1 above, when a Permittee has violated the annual effluent limitation, any subsequent discharges of trash during any day of a storm event of greater than 0.25 inch during the same water year constitutes an additional day in which the violation of the effluent limitation occurs.