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STATE OF CALIFORNIA	
CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD	E
LOS ANGELES REGION	
ORDER 09-xxx	V
NPDES PERMIT NO. CAS004002	_
WASTE DISCHARGE REQUIREMENTS	I
FOR	
STORM WATER (WET WEATHER) AND NON-STORM WATER (DRY WEATHER) DISCHARGES FROM	S
THE MUNICIPAL SEPARATE STORM SEWER SYSTEMS WITHIN THE VENTURA	
COUNTY WATERSHED PROTECTION DISTRICT, COUNTY OF VENTURA AND	E
THE INCORPORATED CITIES THEREIN.	L
May 7, 2009	D



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		fornia Regional Water Quality Control Board, Los Angeles Region (hereinafter called Water Board), finds that:	D
A.	Per	mit Parties and History	
	1.	Ventura County Watershed Protection District (Principal Permittee), County of Ventura, cities of Camarillo, Fillmore, Moorpark, Ojai, Oxnard, Port Hueneme, San Buenaventura (Ventura), Santa Paula, Simi Valley and Thousand Oaks (hereinafter referred to separately as Permittees) have joined together to form	T
		the Ventura Countywide Storm Water Quality Management Program to discharge wastes. The Permittees discharge or contribute to discharges of storm water and non-storm water from municipal separate storm sewer systems (MS4s), also called storm drain systems, into the Watershed Management Areas of Ventura River, Santa Clara	E
		River, Calleguas Creek, Malibu Creek and Miscellaneous Ventura Coastal all within Ventura County and Los Angeles County (see Attachment "A").	T
	2.	Prior to the issuance of this permit, storm water discharges from the Ventura County MS4 were covered under the countywide waste discharge requirements contained in Order No. 00-108, adopted by the Regional Water Board on July 27, 2000, which	A
		replaced Order No. 94-082, adopted by the Regional Water Board on August 22, 1994. Order No. 00-108 also served as a National Pollutant Discharge Elimination System (NPDES) permit for the discharge of municipal storm water.	T
	3.	The Ventura County Board of Supervisors approved the concept of a countywide NPDES permit program and the use of the Flood Management District (presently the Watershed Protection District) benefit assessment authority to finance it on	I V
		April 14, 1992. On June 30, 1992, the Ventura County Board of Supervisors adopted a benefit assessment levy for storm water and flood management in the unincorporated areas of Ventura County and the cities within the County, to be used	E
		in part to finance the implementation of a countywide NPDES municipal storm water	

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permit program. The Ventura County MS4 Permittees have entered into an agreement with the Watershed Protection District to finance the activities related to the Ventura County MS4 Permit for shared and district wide expenses. The Permittees are also given the option to use the Benefit Assessment Program to finance their respective activities related to reducing the discharge of storm water pollutants under the MS4 Permit.

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4. The Regional Water Board may require a separate NPDES permit for any entity that discharges storm water into the watersheds of Ventura County. Such an entity can be any State or Federal facility, special district or other public or private party.

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B. Nature of Discharge

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1. Storm water discharges consist of surface water runoff generated from various land uses in all the hydrologic drainage basins, which discharge into Waters of the State. The quality of these discharges varies and is affected by geology, land use, season, hydrology, and sequence and duration of hydrologic events. Based on the Ventura Countywide Storm Water Monitoring Program's Water Quality Monitoring Reports which were required under Order No. 00-108, the dry weather and wet weather Pollutants of Concern (POC) in urban stormwater include an anion, bacteria, conventional pollutants, metals, a nutrient, organic compounds, and pesticides. The POC are identified in Attachment "B" of this Order. Many of the POC listed are causing impairments identified on the federal Clean Water Act (CWA) § 303(d) list of impaired waterbodies.

The State Water Board submits a report (a list of water quality limited segments (§ 303[d] list)) on the State's water quality to the U.S. EPA pursuant to § 305(b) of the 1972 CWA, and Title 40, CFR 130.7, every 2 years. The Report provides water quality information to the general public and serves as the basis for the U.S. EPA's National Water Quality Inventory Report to Congress. Section 303(d) requires that all waters that are not attaining standards after the implementation of those controls required by 1977, shall be included on the list. Title 40 CFR 130.7(b)(3) defines "water quality standard applicable to such waters" as "those water quality standards established under § 303 of the Clean Water Act, including numeric criteria, narrative criteria, waterbody uses, and antidegradation requirements."

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2. Common pollutants in urban storm water and their respective sources are: bacteria from animal droppings and illegal discharges; Polycyclic Aromatic Hydrocarbons (PAHs) from the products of internal combustion engine operation and parking lot sealants wash off; nitrates from fertilizer application; pesticides from pest mitigating applications and from plant mitigating applications; bis (2-ethylhexyl) phthalate from the break down of plastic products; mercury from atmospheric fallout and improper disposal of mercury switches; lead from fuels, paints and automotive parts; copper

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from brake pad wear and roofing materials, zinc from tire wear and galvanized sheeting and fencing; sediment from land disturbance and erosion; trash and dioxins as products of combustion.

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3. In general, the pollutants that are found in municipal storm water runoff can harm human health and aquatic ecosystems. In addition, the high volumes and high velocities of storm water discharged from MS4s into receiving waters can adversely impact aquatic ecosystems and stream habitat and cause stream bank erosion and physical modifications. These changes are collectively termed hydromodification. Municipal point source discharges of runoff from urbanized areas remain a leading cause of impairment of surface waters in California.

4. Ammonia as Nitrogen, and Nitrate plus Nitrite as Nitrogen are biostimulatory substances that can cause or contribute to eutrophic effects such as low dissolved oxygen and algae growth impairing warm freshwater and wildlife habitats. Ammonia is highly toxic to fish and other aquatic life. Excessive ammonia can cause aquatic life toxicity.

5. Elevated bacterial indicator densities impair the water contact recreation (REC-1) beneficial use at beaches, creeks, estuaries, lagoons, and marinas. Swimming in waters with elevated bacterial indicator densities has been associated with adverse health effects. Specifically, local and national epidemiological studies indicate that there is a causal relationship between adverse health effects and recreational water quality, as measured by bacterial indicator densities (REFERENCE?). Sources of elevated bacteria to marine and fresh waters may also include illegal discharges from improperly maintained standard septic systems, onsite wastewater treatment systems (OWTS) and illicit discharges from private drains.

Pesticides are substances used to prevent, destroy, repel or mitigate pests such as insects, weeds, and microorganisms. Their effects can be direct (e.g. fish die from exposure to a pesticide entering waterways, or birds do not reproduce after ingesting contaminated fish), or indirect (a hawk becomes sick from eating a mouse dying from pesticide poisoning). Pesticide categories include: Organochlorine, Organophosphorus, Organophosphate, and Pyrethroid.

7. Polychlorinated Biphenyls (PCBs) are a subset of the synthetic organic chemicals known as chlorinated hydrocarbons. Concern over PCBs toxicity, persistence (chemical stability) in the environment and bioconcentration in aquatic organisms has led to prohibitions on PCBs.

8. Rising groundwater and swimming pool water have been found to be sources of pollutants such as salts (chloride). Salts increase the salinity of otherwise freshwater systems and disrupt physiological processes. The Regional Water Board has

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waterbodies listed on the CWA § 303(d) list for impairment due to salts and has adopted Basin Plan amendments to include Total Maximum Daily Loads (TMDLs) for salts. This Order includes provisions to control the discharges from these activities in order to directly or indirectly reduce or eliminate the discharge of salts to fresh water systems where salts may impair water quality and beneficial uses.

9. Trash and debris are pervasive pollutants which accumulate in streams, rivers, bays, and ocean beaches throughout Southern California. They pose a serious threat to our oceans and coasts, navigation, biological resources, recreation, human health and safety, aesthetics, and economies.

Municipal storm water (wet weather) and non-storm water (dry weather) discharges may contain pollutants that cause or threaten to cause an exceedance of the water quality standards, as outlined in the Los Angeles Region's Basin Plan. Wet weather and dry weather discharges from the MS4 are subject to conditions and requirements established in the Basin Plan for point source discharges. Discharges from the MS4 may not cause or contribute to exceedances of water quality standards.

Biological communities act to integrate the effects of water quality conditions in a stream by responding with changes in their population abundances and species composition over time. These populations are sensitive to multiple aspects of water and habitat quality, and provide expressions of ecological health easier to understand than the results of chemical and toxicity tests. Biological assessments and criteria address the cumulative impacts of all stressors, especially habitat degradation, and chemical contamination, which result in a loss of biological diversity. Biological information can help provide an ecologically based assessment of the status of a waterbody. Bioassessment is a cost-effective tool and protocol for assessing the biological and physical habitat conditions of streams and rivers for evaluation of the overall health of a watershed. The Principal Permittee consents to participate in the Southern California Storm Water Monitoring Coalition (SMC) Southern California

Regional Bioassessment Monitoring Program. The increased volume, increased velocity, and discharge duration of storm water

runoff from developed areas has the potential to accelerate downstream erosion and impair stream habitat in natural drainages. Studies have demonstrated a direct correlation between the degree of imperviousness of an area and the degradation of its receiving waters (Managing Runoff to Protect Natural StreamsL The Lates Development on Investigation and Management of Hydromoification in California; Stein, E. et al, December 2005; Effect of Increase in Peak Flows and Imperviousness on the Morphology of Southern California Streams; Coleman, D., April 2005). Significant declines in the biological integrity and physical habitat of streams and other receiving waters have been found to occur with as little as 3-10 percent conversion from natural to impervious surfaces in a subwatershed. Percentage

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Tentative Order Ventura County Municipal Separate Storm Sewer System Permit

impervious cover is a one indicator and predictor of potential water quality degradation expected from new development.

- 13. Studies indicate that facilities with paved surfaces subject to frequent motor vehicular traffic (such as: strip malls, parking lots, commercial business parks, and fast food restaurants), or facilities that perform vehicle repair, maintenance, or fueling (automotive service facilities) are potential sources of POC in storm water (*California Stormwater Quality Association, Stormwater Best Management Practice Handbook, Municipal, January* 2003).
- 14. Retail Gasoline Outlets (RGOs) are points of convergence for vehicular traffic and are similar to parking lots and urban roads. Studies indicate that storm water discharges from RGOs have high concentrations of hydrocarbons and heavy metals (California Stormwater Quality Association, Stormwater Best Management Practice Handbook, Municipal, January 2003).
- 15. The industries and businesses listed in this Order that are to be inspected by Permittees have the potential to discharge contaminated storm water into the MS4. This storm water is an environmental threat because it can adversely impact public health and safety, and the quality of receiving waters. For example, pretreatment program compliance inspections and audits performed in the Los Angeles and Ventura Counties indicate that automotive service and food service facilities sometimes discharge polluted storm water to the MS4s. The POC in such wash waters include oil and grease, toxic chemicals, and food waste. Spills from clogged sanitary sewer lines have a high likelihood to reach the receiving waters via MS4s. Overall, the most common POC identified in storm water discharge to the MS4s are: (i) heavy metals, (ii) oil and grease/ PAHs, (iii) sediments, (iv) oxygen demanding substances, (v) litter/ trash/ debris, (vi) nutrients, (vii) other toxic materials, such as pesticides. Municipal storm water monitoring data and industrial storm water monitoring data indicate that industrial and commercial sites continue to contribute significant quantities of pollutants in storm water runoff.
- 16. Development and urbanization increase pollutant loads, volume, and discharge velocity. First, natural vegetated pervious ground cover is converted to impervious surfaces (paved) such as highways, streets, rooftops and parking lots. Natural vegetated soil can both absorb rainwater and remove pollutants providing an effective natural purification process. In contrast, impervious surfaces (such as pavement and concrete) can neither absorb water nor remove pollutants, and thus the natural purification characteristics are lost. Second, urban development creates new pollution sources as the increased density of human population brings proportionately higher levels of vehicle emissions, vehicle maintenance wastes, municipal sewage waste, pesticides, household hazardous wastes, pet wastes, trash, and other anthropogenic pollutants. Development and urbanization especially threaten environmentally

sensitive areas. Such areas have a much lower capacity to withstand pollutant shocks than might be acceptable in the general circumstance. In essence, development that is

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ordinarily insignificant in its impact on the environment may become significant in a particularly sensitive environment. These environmentally sensitive areas (ESAs) designated by the State in the Ventura County watershed are defined in Part 7 (Definitions).

17. The implementation of Low Impact Development (LID) techniques across the United States and Canada has demonstrated that the proper implementation of LID techniques not only results in water quality protection benefits and in a reduction of the cost of land development and construction but also bears other positive attributes that go beyond economic benefits such as enhanced property values, improved habitat, aesthetic amenities, and improved quality of life. Reducing Stormwater Costs through Low Impact Development (LID) Strategies and Practices, USEPA Doc No. EPA 841-F-07-006, December 2007. Further, properly implemented LID techniques reduce the volume of runoff leaving a newly developed or re-developed area thereby lowering the peak rate of runoff, and thus minimizing the adverse affects of hydromodification on stream habitat. A Review of Low Impact Development Policies: Removing Institutional Barriers to Adoption, Low Impact Development Center and State of California, State Water Resources Control Board, December 2007. The requirements of this Order facilitate the implementation of LID strategies to protect water quality, reduce runoff volume, and to benefit from these additional

enhancements. The Regional Water Board adopted a Conditional Waiver of Waste Discharge Requirements for Discharges from Irrigated Lands (Order No. R4-2005-0080) on November 3, 2005. The objective of the program is to monitor runoff from irrigated agriculture facilities in the coastal watersheds of Ventura and Los Angeles Counties. The Basin Plan, which designates beneficial uses and establishes water quality objectives for the Region, recognizes that agricultural activities can generate

pollutants such as sediment, pesticides, and nutrients that upon discharge to receiving water, can degrade water quality and impair beneficial uses. A category identified by the Conditional Waiver as a source of pollutants is nursery operations. This Order includes requirements for the municipal operator to confirm that nursery operators implement pollutant reduction and control measures with the objective of reducing pollutants in storm water runoff discharges.

Staff finds there is a growing acceptance by stormwater professionals to integrate LID principles into stormwater management programs and MS4 permits. However, there remains significant controversy regarding the appropriate requirements and metrics for LID. At the heart of this controversy is a dispute regarding the feasibility and effectiveness of requiring a fixed volume of stormwater to be captured and retained onsite for infiltration, reuse, and evapotranspiration, as opposed to permitting a

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portion of the stormwater to be released off site after it is treated, when it is infeasible to retain the required stormwater on site due to site specific conditions.

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Staff has reviewed extensive technical literature regarding this issue (e.g. R. Horner, *Investigation of the Feasibility and Benefits of Low-Impact Site Design Practices* ("*LID*") for Ventura County (February 2007); E.Strecker, A.Poresky, D. Christsen, *Memorandum: Rainwater Harvesting and Reuse Scenarios and Cost Consideration*, (April, 2009). Staff finds that there is consensus in the technical community that site conditions and the type of development can limit the feasibility of retaining, infiltrating, and reusing stormwater at sites due to a variety of site specific conditions. Factors that affect the feasibility of a fixed volume capture standard include, but are not limited to: soils infiltration capacity, subsurface pollution, and locations in urban core centers.

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Regarding the effects of capturing a fixed stormwater volume on site, Staff finds the fixed volume approach may be ignoring basic hydrological principles that relate the feasible infiltration volume to the infiltration capacity of local soils. Requirements to capture a fixed volume on site could disturb the natural water balance and lead to unintended engineering and hydrologic consequences. For example, a typical hydrological condition in Ventura County is one of successive storms during the winter which may exceed the stormwater capacity that can be retained on site. This may result in ponded water on site with attendant health and safety risks, saturation of the near surface soils, and reduction of water resources in Regional waterbodies.

These effects could damage site structures, increase groundwater pollution by forcing enhanced pollution spreading, or destroy aquatic habitat. Staff finds these reasonably potential effects are not well evaluated scientifically. Finally, staff cannot find that a fixed retention volume versus a standard that attempts to release surface flows at a predevelopment level would result in a greater reduction of stormwater pollution.

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20. Research conducted on the contribution of aerial deposition of trace heavy metals in Los Angeles County watersheds indicates that dry indirect deposition may account for a significant load of pollutants into surface waters. Similar patterns of aerial deposition likely occur in Ventura County. Of the atmospherically deposited pollutants on the watersheds, ten to twenty percent may account for the total load for copper, zinc, nickel, lead, and chromium to the waterbodies. Land reservoirs and sequestration may account for the remaining eighty to ninety percent of the atmospherically deposited pollutants on the watersheds. Emissions of semi-volatile organics such as polycyclic aromatic hydrocarbons (PAHs) and pesticides and their subsequent deposition may contribute to the contamination of receiving waters but appear to be less significant. The remaining percentage is stored in land reservoirs and eventually shows up in receiving waters.

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C. Permit Background

	No. CAS004002 Order No. 09-xxx e Order Ventura County Municipal Separate Storm Sewer System Permit	R
1	The assential components of the Storm Water Management Program, as required by	E
1.	The essential components of the Storm Water Management Program, as required by the Code of Federal Regulations (CFR) [40 CFR122.26(d)] are: (a) Adequate Legal Authority.	V
	(b) Fiscal Resources.(c) Storm Water Quality Management Program (SMP)(1) Public Information and Participation Program	Ι
	 (2) Industrial/ Commercial Facilities Program (3) Planning and Land Development Program 	S
	 (4) Development Construction Program (5) Public Agency Activities Program 	3
	 (6) Illicit Connection and Illicit Discharges Elimination Program (d) Reporting Program (Monitoring Report and Program Report) 	E
2.	The Ventura County SMP, dated November 2001 (revision 2) identifies seven program areas, which are listed below and were previously approved under Board Order No. 00-108. For purposes of consistency, they are titled as follows: (a) Ventura County SMP.	D
	 Program Management Programs for Residents Programs for Industrial/ Commercial Businesses 	T
	 (4) Programs for Planning and Land Development (5) Programs for Construction Sites (6) Programs for Public Agency Activities 	B
	 (7) Programs for Illicit Connections/ Illegal Discharges (b) For purposes of region-wide consistency, the program titles are revised and consolidated into the six areas listed in the preceding C.1(c). All Permittee storm water documents submitted to the Regional Water Board are to follow the 	N T
	organization enumerated in C.1(c).	_
3.	The Permittees filed a Report of Waste Discharge (ROWD), dated January 26, 2005. The Permittees applied for renewal of their waste discharge requirements for a 5-year period, which serves as an NPDES permit to discharge wastes to surface waters.	A
4.	The Regional Water Board reviewed the ROWD and determined it to be partially complete under the reapplication policy for MS4s issued by the United States Environmental Protection Agency (U.S. EPA) (61 Fed. Reg. 41697). The Regional Water Board has prepared this Order so that implementation of provisions contained in this Order by Permittees will meet the requirements of the federal NPDES regulations at 40 CFR122.26.	T I V
5.	The Permittees ROWD contained a proposed Storm Water Management Program and a Monitoring Program to be considered by the Regional Water Board for	E

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incorporation into an MS4 NPDES Permit as permit conditions and to demonstrate compliance with federal law.

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6. To-date, the monitoring program has consisted of mass emission, receiving water (tributaries), and land-use monitoring stations, toxicity testing, special studies for bioassessment of the Ventura River and hydrology, identification of ESAs, implementation of the Storm Water Quality Urban Impact Mitigation Plan (SQUIMP), and has provided support for volunteer monitoring programs. This Order requires a monitoring program consisting of mass emission, toxicity, TMDL storm water (wet weather) MS4 water quality-based effluent limits, TMDL non-storm water (dry weather) MS4 water quality-based effluent limits, Pyrethroid assessment study, continuation of the hydromodification study, low impact development study, and participation in the Southern California Regional Bioassessment Program and Southern California Bight Project (SCBP).

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7. The Principal Permittee is a member of the Southern California Coastal Water Research Project (SCCWRP) Commission. The Principal Permittee also participates in the Regional Monitoring Programs and research partnerships, such as the Southern California Storm Water Monitoring Coalition (SMC) and the Bioassessment Working Group.

D. Permit Coverage

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1. The area covered by this Order includes all areas within Ventura County boundaries and all areas within each co-permittee's boundaries (see Figure 1) that drain into the MS4.

2. The Permittees covered under this Order were designated on a system-wide basis under Phase I of the CWA § 402(p)(3)(B)(i). The action of covering all Ventura County municipalities under a single MS4 permit on a system-wide basis was consistent with the provisions of 40 CFR122.26(a)(3)(iv), which states that one permit application may be submitted for all or a portion of all municipal separate storm sewers within adjacent or interconnected large or medium municipal separate storm sewer systems; and the Regional Water Board may issue one system-wide permit covering all, or a portion of all municipal separate storm sewers in adjacent or interconnected large or medium municipal separate storm sewer systems.

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3. Federal, State, Regional, or local entities within the Permittees' boundaries or in jurisdictions outside the Ventura County Watershed Protection District, and not currently named in this Order, may operate storm drain facilities and/ or discharge storm water to storm drains and receiving waters covered by this Order. The Permittees may lack legal jurisdiction over these entities under State and Federal constitutions. The Regional Water Board will coordinate with these entities to

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implement programs that are consistent with the requirements of this Order. The Regional Board may consider such facilities for coverage under its NPDES permitting scheme pursuant to USEPA Phase II storm water regulations. Permittees have expressed their intention to work cooperatively to control the contribution of pollutants from one portion of the MS4 to another portion of the system. Permittees shall make good faith efforts to control the contribution of pollutants to the MS4 from non-permittee dischargers such as Caltrans, the U.S. Department of Defense, and other state and federal facilities.

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4. TMDLs are numerical calculations of the maximum amount of a pollutant that a waterbody can receive and still meet water quality standards, and an allocation of that amount to the pollutant's sources. A TMDL is the sum of the allowable loads of a single pollutant from all contributing point sources (Waste Load Allocation (WLA) and non-point sources (Load Allocation (LA)). Discharges from the MS4s are considered point sources discharges, because the MS4 is a point source.

5. This Order incorporates applicable WLAs that have been adopted by the Regional Water Board and have been approved by the Office of Administrative Law and the U.S. EPA. The TMDL WLAs in the Order are expressed as water quality-based effluent limits in a manner consistent with the assumptions and requirements of the TMDL from which they are derived.

- The CWA and the California Water Code contain specific provisions on how wastewater discharges from point sources are to be permitted. Stormwater discharges (both dry weather and wet weather) are considered point source discharges.
- 7. Permittees should work cooperatively to control the contribution of pollutants from one portion of the MS4 to another portion of the system through inter-agency agreements or other formal arrangements.

Ε. Federal, State and Regional Regulations

- 1. The Water Quality Act of 1987 added § 402(p) to the CWA (33U.S.C. § 1251-1387). This section requires the U.S. EPA to establish regulations setting forth NPDES requirements for storm water discharges in 2 phases.
 - (a) U.S. EPA Phase I storm water regulations were directed at MS4s serving a population of 100,000 or more, including interconnected systems and storm water discharges associated with industrial activities, including construction activities. The Phase 1 Final Rule was published on November 16, 1990 (55 Fed. Reg. 47990).
 - (b) U.S. EPA Phase II storm water regulations are directed at storm water discharges not covered in Phase I, including small MS4s (population of less than 100,000), small construction projects (less than 5 acres), municipal facilities with delayed

coverage under the Intermodal Surface Transportation Efficiency Act of 1991, and other discharges for which the U.S. EPA Administrator or the State determines that the storm water discharge contributes to a violation of a water

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quality standard, or is a significant contributor of pollutants to waters of the U.S. The Phase II Final Rule was published on December 8, 1999 (64 Fed. Reg. 68722).

2. The U.S. EPA published an 'Interpretative Policy Memorandum on Reapplication Requirements for MS4 permits on August 9, 1996 (61 Fed. Reg. 41697). This policy requires that MS4 reapplication for reissuance for a subsequent five-year permit term contain certain basic information and information for proposed changes and improvements to the storm water management program and monitoring program.

3. The U.S. EPA has entered into a Memorandum of Agreement (MOA) with the U.S. Fish and Wildlife Service, and the National Marine Fisheries Service for enhancing coordination regarding the protection of endangered and threatened species under section 7 of the Endangered Species Act, and the CWA's water quality standards and NPDES programs. Among other actions, the MOA establishes a framework for coordination of actions by the U.S. EPA, the Services, and CWA delegated States on CWA permit issuance under § 402 of the CWA [66 Fed. Reg. 11202-11217].

4. The CWA allows the U.S. EPA to authorize states with an approved environmental regulatory program to administer the NPDES program in lieu of the U.S. EPA. The State of California is a delegated State. The Porter-Cologne Water Quality Control Act (California Water Code) authorizes the State Water Resources Control Board (State Water Board), through the Regional Water Boards, to regulate and control the discharge of wastese that could affect the quality of waters of the State, including waters of the United States, and tributaries thereto.

Under CWA § 303(d) of the CWA, States are required to identify a list of impaired water-bodies and develop and implement TMDLs for these waterbodies (33 USC § 1313(d)(1)). The most recent 303(d) list's U.S. EPA approval date was June 28, 2007. The U.S. EPA entered into a consent decree with the Natural Resources Defense Council (NRDC), Heal the Bay, and the Santa Monica BayKeeper on March 22, 1999, under which the Regional Water Board must adopt all TMDLs for the Los Angeles Region within 13 years from that date. This Order incorporates provisions incorporating approved WLAs for municipal storm water discharges and requires amending the SMP after subsequent pollutant loads have been allocated and approved.

Collectively, the restrictions contained in the TMDL Provisions for Storm Water 6. (Wet Weather) Discharges and Non-Storm Water (Dry Weather) Discharges of this Order on individual pollutants are no more stringent than required to implement the

provisions of the TMDL, which have been adopted and approved in a manner that is consistent with the CWA. Where a TMDL has been approved, NPDES permits must contain effluent limits and conditions consistent with the assumptions and requirements of the available WLAs in TMDLs (40 CFR122.44(d)(1)(vii)(B)).

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7. This Order does not constitute an unfunded local government mandate subject to subvention under Article XIIIB, Section (6) of the California Constitution for several reasons, including, but not limited to, the following. This Order implements federally mandated requirements under CWA § 402, subdivision (p)(3)(B).

(33 U.S.C. § 1342(p)(3)(B)) This includes federal requirements to effectively prohibit non-storm water discharges, to reduce the discharge of pollutants to the maximum extent practicable, and to include such other provisions as the Administrator or the State determines appropriate for the control of such pollutants. Federal cases have held these provisions require the development of permits and permit provisions on a case-by-case basis to satisfy federal requirements. (Natural Resources Defense Council, Inc. v. U.S. E.P.A. (9th Cir. 1992) 966 F.2d 1292, 1308, fn. 17.) The authority exercised under this Order is not reserved state authority under

the Clean Water Act's savings clause (cf. Burbank v. State Water Resources Control Bd. (2005) 35 Cal.4th 613, 627-628 [relying on 33 U.S.C. § 1370, which allows a state to develop requirements which are not "less stringent" than federal requirements]), but instead, is part of a federal mandate to develop pollutant reduction requirements for municipal separate storm sewer systems. To this extent, it is entirely federal authority that forms the legal basis to establish the permit provisions. (See, City of Rancho Cucamonga v. Regional Water Quality Control Bd.-Santa Ana Region (2006) 135 Cal.App.4th 1377, 1389; Building Industry Ass'n of San Diego

Likewise, the provisions of this Order to implement TMDLs are federal mandates. The CWA requires TMDLs to be developed for waterbodies that do not meet federal water quality standards (33 U.S.C. § 1313(d)). Once the U.S. EPA or a state develops a TMDL, federal law requires that permits must contain effluent limitations consistent

County v. State Water Resources Control Bd. (2004) 124 Cal. App. 4th 866, 882-883.)

with the assumptions of any applicable wasteload allocation. CFR122.44(d)(1)(vii)(B)).

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Second, the local agency Permittees' obligations under this Order are similar to, and in many respects less stringent than, the obligations of non-governmental dischargers who are issued NPDES permits for storm water discharges. With a few inapplicable exceptions, the Clean Water Act regulates the discharge of pollutants from point sources (33 U.S.C. § 1342) and the Porter-Cologne regulates the discharge of waste (Wat. Code, § 13263), both without regard to the source of the pollutant or waste. As a result, the "costs incurred by local agencies" to protect water quality reflect an overarching regulatory scheme that places similar requirements on governmental and nongovernmental dischargers. (See County of Los Angeles v. State of California

(1987) 43 Cal.3d 46, 57-58 [finding comprehensive workers compensation scheme did not create a cost for local agencies that was subject to state subvention].)

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The Clean Water Act and the Porter-Cologne Water Quality Control Act largely regulate storm water with an even hand, but to the extent there is any relaxation of this even-handed regulation, it is in favor of the local agencies. Except for municipal separate storm sewer systems, the Clean Water Act requires point source dischargers, including discharges of storm water associated with industrial or construction activity, to comply strictly with water quality standards. (33 U.S.C. § 1311(b)(1)(C), Defenders of Wildlife v. Browner (1999) 191 F.3d 1159, 1164-1165 [noting that industrial storm water discharges must strictly comply with water quality standards].) As discussed in prior State Water Resources Control Board decisions, in many respects this Order does not require strict compliance with water quality standards. (SWRCB Order No. WQ 2001-15, p. 7.) The Order, therefore, regulates the discharge of waste in municipal storm water more leniently than the discharge of waste from non-governmental sources.

Third, the local agency Permittees have the authority to levy service charges, fees, or assessments sufficient to pay for compliance with this Order subject to certain voting requirements contained in the California Constitution. (See California Constitution XIII D, section 6, subdivision (c); see also Howard Jarvis Taxpayers Association v. City of Salinas (2002) 98 Cal. App. 4th 1351, 1358-1359.). The fact sheet demonstrates that numerous activities contribute to the pollutant loading in the municipal separate storm sewer system. Local agencies can levy service charges, fees, or assessments on these activities, independent of real property ownership. (See, e.g., Apartment Ass'n of Los Angeles County, Inc. v. City of Los Angeles (2001) 24 Cal.4th 830, 842 [upholding inspection fees associated with renting property].) The ability of a local agency to defray the cost of a program without raising taxes indicates that a program does not entail a cost subject to subvention. (County of Fresno v. State of California (1991) 53 Cal.3d 482, 487-488.)

Fourth, the Permittees have requested permit coverage in lieu of compliance with the complete prohibition against the discharge of pollutants contained in federal Clean Water Act section 301, subdivision (a) (33 U.S.C. § 1311(a)) and in lieu of numeric restrictions on their discharges. (See finding 5., supra.) To the extent, the local agencies have voluntarily availed themselves of the permit, the program is not a state mandate. (Accord County of San Diego v. State of California (1997) 15 Cal.4th 68, 107-108.) Likewise, where MS4 Permittees are regulated under a Best Management Practices (BMP) based storm water management program rather than end-of-pipe numeric limits, there exists no compulsion of a specific regulatory scheme that would violate the 10th Amendment to the United States Constitution. (See City of Abilene v. U.S. E.P.A. (5th Cir. 2003) 325 F.3d 657, 662-663 [noting that municipalities can choose between a management permit or a permit with numeric limits].) The local

agencies' voluntary decision to file a report of waste discharge proposing a programbased permit is a voluntary decision not subject to subvention. (See Environmental *Defense Center v. USEPA* (9th Cir. 2003) 344 F.3d 832, 845-848.)

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Fifth, the local agencies' responsibility for preventing discharges of waste that can create conditions of pollution or nuisance from conveyances that are within their ownership or control under state law predates the enactment of Article XIIIB, Section (6) of the California Constitution.

8. Under § 6217(g) of the Coastal Zone Act Reauthorization Amendments of 1990 (CZARA), Coastal States with approved coastal zone management programs are required to address non-point pollution impacting or threatening coastal water quality. CZARA addresses five sources of non-point pollution: 1) agriculture; 2) silviculture; 3) urban; 4) marinas; and 5) hydromodification. This Waste Discharge Requirement addresses the management measures required for the urban category and the hydromodification category, with the exception of septic systems.

9. The Regional Water Board addresses septic systems through the administration of non-Chapter 15 regulatory programs and the implementation of Regional Water Board Order No.R4-2004-0146. Septic systems are also addressed under State Assembly Bill (AB) 885 (2000). The Regional Water Board will implement and enforce regulations issued by the State Board pursuant to AB 885. Taken together, these State and Local agency requirements when imposed on septic system operators are expected to reduce the bacterial contamination of storm water from improperly maintained septic systems.

The State Water Board has issued waste discharge requirements for discharges from utility vaults (CAG990002). The Regional Water Board has issued waste discharge requirements for discharges from well heads and hydrostatic pipe testing (CAG674001). These discharges to the MS4 shall be conducted under coverage of a separate NPDES permit specific to that activity.

On May 18, 2000, the U.S. EPA established numeric criteria for priority toxic pollutants for the State of California (California Toxics Rule (CTR) 65 Fed. Reg. 31682 (40 CFR131.38) for the protection of human health and aquatic life. These apply as ambient water quality criteria for inland surface waters, enclosed bays and estuaries.

The State Water Board adopted a revised Water Quality Control Plan for Ocean Waters of California (Ocean Plan) in 2005. The California Ocean Plan establishes water quality objectives for California's ocean waters and provides the basis for regulation of wastes discharged into the State's coastal waters. It applies to point and nonpoint source discharges. The Ocean Plan identifies the applicable beneficial uses

NPDES No. CAS004002 Order No. 09-xxx Tentative Order Ventura County Municipal Separate Storm Sewer System Permit	R
of marine waters that include preservation and enhancement of designated Areas of Special Biological Significance (ASBS) (now called "State Water Quality Protection	E
Areas") and establishes a set of narrative and numerical water quality objectives designed to protect beneficial uses. The SWRCB adopted the California Ocean Plan, and both the SWRCB and the six coastal Regional Water Quality Control Boards	V
(RWQCBs) implement and interpret the California Ocean Plan.	I
13. This Regional Water Board adopted a revised Water Quality Control Plan (Basin Plan) for the Los Angeles Region on June 13, 1994. The Basin Plan specifies the beneficial uses of Ventura County waterbodies and their tributary streams, and	S
contains both narrative and numerical water quality objectives for these receiving waters. The following beneficial uses identified in the Basin Plan apply to all or portions of each watershed covered by this Order:	E
(a) Municipal and domestic supply(b) Agricultural supply	D
(c) Industrial service supply	
(d) Industrial process supply	
(e) Ground water recharge(f) Freshwater replenishment	
(g) Navigation	T
(h) Hydropower generation	
(i) Water contact recreation	10
(j) Non-contact water recreation	E
(k) Ocean commercial and sport fishing	
(l) Warm freshwater habitat (m) Cold freshwater habitat	N
(n) Preservation of Areas of Special Biological Significance	_ '
(a) Saline water habitat	Т
(p) Wildlife habitat	1
(q) Preservation of rare and endangered species	
(r) Marine habitat	A
(s) Fish migration	
(t) Fish spawning	T
(u) Shellfish harvesting	1
14. On March 22, 1999 the Consent Decree in Heal the Bay, Inc.; Santa Monica	
BayKeeper, Inc. v. Browner, Case No. 98-4825 SBA was approved. Under	1
Establishment of TMDLs- The parties understand that California has the initial	
opportunity pursuant to § 303(d) of the CWA to adopt and submit to U.S. EPA for	\mathbf{V}
approval TMDLs to be established under this Consent Decree. TMDLs developed by	*
Regional Water Boards are generally adopted through Basin Plan amendments. Basin plan amendments adopted by the State Board pursuant to Water Code section 13246,	E
plan amendments adopted by the State Board pursuant to water Code section 15240,	

and the regulatory portions must be approved by the Office of Administrative Law

	-	o Government Code section 11353(b). TMDLs established pursuant to ion 303(d)(1) must be submitted to U.S. EPA for approval pursuant to	
		3(d)(2), and incorporated into the state's water quality management plan	
15.	_	onal Water Board has adopted amendments to the Basin Plan, to incorporate or the following:	
	(a) The fo	llowing TMDLs have been or will be incorporated into the Basin Plan the term of the Order.	
		Santa Clara River - Nitrogen Compounds	
		A) Regional Water Board Resolution No. 2003-011	
		B) State Water Board Resolution No. 2003-011	
	`	C) OAL file No. 04-0123-35	
	,	D) U.S. EPA approval date March 18, 2004	
		E) Final fee exemption date March 23, 2004 (effective date).	
	`	F) Compliance is 1 year after effective date (March 23, 2005)	
	(2) N	Malibu Creek and Lagoon - Bacteria.	
	(A) Regional Water Board Resolution No. 2004-019	
	`	B) State Water Board Resolution No. 2005-0072	
	`	C) OAL file No. 05-1018-03 S	
		D) U.S. EPA approval date January 10, 2006	
	,	E) Final fee exemption date January 24, 2006 (effective date)	
	(F) Compliance for Summer Dry is 3 years after effective date	
	((January 24, 2009) G) Compliance for Winter Dry is 6 years after effective date	
	((January 24, 2012)	
	(H) Compliance for Wet Weather is 10 years after effective date	
	((January 24, 2016), which is beyond the term of this Order	
		(validaty 21, 2010), which is begond the term of this order	
		Toxicity, Chlorpyrifos and Diazinon in the Calleguas Creek, Its Tributaries	
		and Mugu Lagoon.	
	,	A) Regional Water Board Resolution No. 2005-009	
	`	B) State Water Board Resolution No. 2005-0067	
	`	C) OAL file No. 05-1110-02 S D) U.S. EPA approval date March 14, 2006	
	,	U.S. EPA approval date March 14, 2006Final fee exemption date March 24, 2006 (effective date)	
	,	F) Compliance for Toxicity and Interim WLA is effective date	
	((March 24, 2006)	
	(G) Compliance for Final WLA is 2 years after effective date	
		(March 24, 2008)	

NPDES No. CAS0 Fentative Order Ve	04002 Order No. 09-xxx entura County Municipal Separate Storm Sewer System Permit	R
	(A) Regional Water Board Resolution No. 2005-010(B) State Water Board Resolution No. 2005-0068	E
	 (C) OAL file No. 05-1206-03 S (D) U.S. EPA approval date March 14, 2006 (E) Final fee exemption date March 24, 2006 (effective date) 	V
	 (F) Compliance for Interim WLA is effective date (March 24, 2006) (G) Compliance for Final WLA is 20 years after effective date (March 24, 2026), which is beyond the term of this Order 	I
(5)		S
(5)	Calleguas Creek Watershed Metals (A) Pagional Water Pourd Resolution No. 2006, 012	
	(A) Regional Water Board Resolution No. 2006-012(B) State Water Board Resolution No. 2006-0078	E
	(C) OAL file No. 06-1222-015 S	
	(D) U.S. EPA approval date March 26, 2007	-
	(E) Final fee exemption date March 27, 2007 (effective date)	D
	(F) Compliance for Interim WLA is effective date (March 27, 2007)	
	(G) Compliance for Final WLA is Within 15 years after the effective date	
	(March 27, 2022), which is beyond the term of this Order	
(6)	Revolon Slough & Beardsley Wash Trash TMDL	T
	(A) Regional Water Board Resolution No. 2007-007	_
	(B) State Water Board Resolution No 2007-0076	
	(C) OAL file No 2007-1227-05 S	E
	(D) U.S. EPA approval date February 27, 2008	
	(E) Final fee exemption date March 6, 2008 (effective date)	N
	(F) Compliance for Trash Monitoring & Reporting Plan Submittal is	1
	6 months from effective date (September 6, 2008)	
	(G) Compliance for Final WLA is 8 years from effective date (March 6, 2016)	1
(7)	Ventura River Estuary Trash TMDL	A
	(A) Regional Water Board Resolution No. 2007-008	A
	(B) State Water Board Resolution No 2007-0072	
	(C) OAL file No 2007-1227-01 S	T
	(D) U.S. EPA approval date February 27, 2008	
	(E) Final fee exemption date March 6, 2008 (effective date)	T
	(F) Compliance for Trash Monitoring & Reporting Plan Submittal is	1
	6 months from effective date (September 6, 2008)	
	(G) Compliance for Final WLA is 8 years from effective date	V
	(March 6, 2016)	v
(8)	Harbor Beaches of Ventura County Bacteria TMDL (A) Regional Water Board Resolution No. 2007, 017	10
	(A) Regional Water Board Resolution No. 2007-017(B) State Water Board Resolution No 2008-0072	K
	(D) State Water Board Resolution No 2000-00/2	

NPDES No. CAS004002 Order No. 09-xxx R Tentative Order Ventura County Municipal Separate Storm Sewer System Permit (C) OAL file No 2007-1023-01 S (D) U.S. EPA approval date December 18, 2008 Final fee exemption date January 17, 2009 (effective date) (E) The Regional Water Board adopted and approved requirements for new development and significant redevelopment projects in Ventura County to control the discharge of storm water pollutants in post-construction storm water, on January 26, 2000, in Board Resolution No. R-00-02. The Regional Water Board Executive Officer issued the approved Standard Urban Storm Water Mitigation Plans (SUSMPs) on March 8, 2000 for Los Angles County and the Cities in Los Angeles County. Since 2000, new development and redevelopment water quality criteria have been implemented by the Permittees to be consistent with SUSMP. The State Board affirmed the Regional Water Board action and SUSMPs in State Board Order No. WQ 2000-11, issued on October 5, 2000. (a) A statewide policy memorandum (dated December 26, 2000), which interprets the Order to provide broad discretion to Regional Water Boards and identifies potential future areas for inclusion in SUSMPs and the types of evidence and findings necessary. Such areas include ministerial projects, projects in environmentally sensitive areas, and water quality design criteria for Retail Gasoline Outlets (RGOs, see part 7 for definition). The Regional Water Board properly justified the extensions of SUSMPs and water quality criteria to ministerial projects, projects in environmentally sensitive areas, and RGOs, during the adoption of Regional Water Board Order 01-182. The Regional Water Board's action was upheld by the County of Los Angeles Superior Court (In Re: County of Los Angeles v. State Water Resources Control Board (2006) 143 Cal.App.4th 985). (b) The State Water Board's Chief Counsel interpreted the Order to encourage regional solutions and endorsed a mitigation fund or "bank" as alternatives for new development and significant redevelopment. The Regional Water Board has included provisions for regional solutions and the establishment of a mitigation bank in this Order. 17. The Regional Water Board supports Watershed Management planning to address water quality protection in the region. The objective of the Watershed Management planning is to provide a comprehensive and integrated strategy towards water resource protection, enhancement, and restoration while balancing economic and environmental impacts within a hydrologically defined drainage basin or watershed.

the greatest environmental improvements with available resources.

It emphasizes cooperative relationships between regulatory agencies, the regulated community, environmental groups, and other stakeholders in the watershed to achieve

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18. To facilitate compliance with federal regulations, the State Water Board has issued the following 4 Statewide General NPDES Permits associated with storm water:

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(a) Industrial General Permit (IASGP- Industrial Activities Storm Water General Permit), NPDES No. CAS000001, issued on November 19, 1991, reissued on September 17, 1992 and April 17, 1997, currently under review for reissuance.

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(b) Construction General Permit (CASGP- Construction Activities Storm Water General Permit), NPDES No. CAS000002, issued on August 20, 1992, reissued August 19, 1999, currently under review for reissuance.

(c) Small Linear Underground/ Overhead Construction Projects General Permit (small LUPs), NPDES No. CAS000005, issued on June 18, 2003.

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(d) Small MS4 Permit WQ Order No. 2003-0005-DWQ, NPDES No. CAS000004, adopted on April 30, 2003.

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19. Facilities discharging storm water associated with industrial activities, construction projects that disturb one or more acres of soil, or construction projects that disturb less than one acre but are part of a larger common plan of development or sale that in total disturbs 1 or more acres, and construction activities associated with small linear underground/ overhead projects that result in land disturbances greater than one acre, but less than five acres (small LUPs), are all required to obtain individual NPDES permits for storm water discharges, or be covered by the statewide General Permits by completing and filing a Notice of Intent (NOI) with the State Board. The U.S. EPA guidance anticipates coordination of the state-administered programs for industrial and construction activities with the local agency program to reduce pollutants in storm water discharges to the MS4.

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20. State Water Board Resolution No. 68-16 contains the state Antidegradation Policy, titled "Statement of Policy with Respect to Maintaining High Quality Waters in California" (Resolution 68-16), which applies to all waters of the state, including ground waters of the state, whose quality meets or exceeds (is better than) water quality objectives. Resolution No. 68-16 is considered to incorporate the federal Antidegradation Policy (40 CFR131.12) where the federal policy applies, (State Water Board Order WQO 86-17). Administrative policies that implement both, federal and state antidegradation policies acknowledge that an activity that results in a minor water quality lowering, even if incrementally small, can result in violation of Antidegradation Policies through cumulative effects, for example, when the waste is a

(a) Federal Antidegradation Policy (40 CFR131.12) states that the State shall develop and adopt a statewide antidegradation policy and identify the methods for implementing such policy pursuant to this subpart. The antidegradation policy and implementation methods shall, at a minimum, be consistent with the following:

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(1) Existing instream water uses and the level of water quality necessary to protect the existing uses shall be maintained and protected.

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cumulative, persistent, or bioaccumulative pollutant.

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Tentative Order Ventura County Municipal Separate Storm Sewer System Permit

- (2) Where the quality of the waters exceed levels necessary to support propagation of fish, shellfish, and wildlife and recreation in and on the water, that quality shall be maintained and protected unless the State finds, after full satisfaction of the intergovernmental coordination and public participation provisions of the State's continuing planning process, that allowing lower water quality is necessary to accommodate important economic or social development in the area in which the waters are located. In allowing such degradation or lower water quality, the State shall assure water quality adequate to protect existing uses fully. Further, the State shall assure that there shall be achieved the highest statutory and regulatory requirements for all new and existing point sources and all cost-effective and reasonable best management practices for nonpoint source control.
- (3) Where high quality waters constitute an outstanding National resource, such as waters of National and State parks and wildlife refuges and waters of exceptional recreational or ecological significance, that water quality shall be maintained and protected.
- (4) In those cases where potential water quality impairment associated with a thermal discharge is involved, the antidegradation policy and implementing method shall be consistent with section 316 of the Act.
- (b) State Water Board Resolution No. 68-16 establishes essentially a 2-step process for compliance with the policy.
 - (1) Step 1- if a discharge will degrade high quality water, the discharge may be allowed if any change in water quality:
 - (A) Will be consistent with maximum benefit to the people of the State.
 - (B) Will not unreasonably affect present and anticipated beneficial use of such water.
 - (C) Will not result in water quality less than that prescribed in state policies (e.g., water quality objectives in Water Quality Control Plans).
 - (2) Step 2- any activities that result in discharges to high quality waters are required to:
 - (A) Meet waste discharge requirements that will result in the best practicable treatment or control of the discharge necessary to avoid a pollution or nuisance.
 - (B) Maintain the highest water quality consistent with the maximum benefit to the people of the State.
- 21. The State Water Board on June 17, 1999, adopted Order No. WQ 99-05, which specifies standard receiving water limitation language to be included in all municipal storm water permits issued by the State and Regional Water Boards.
- 22. Cal. Water Code § 13263(a) requires that waste discharge requirements issued by Water Boards shall implement any relevant water quality control plans that have been adopted; shall take into consideration the beneficial uses to be protected and the water

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Tentative Order Ventura County Municipal Separate Storm Sewer System Permit

quality objectives reasonably required for that purpose; other waste discharges; and the need to prevent nuisance.

- 23. Clean Water Act section 402(p)(3)(B)(iii) requires municipal separate storm sewer system (MS4) operators to control pollution in storm water to the "maximum extent practicable" (MEP). The MEP requirement is analogous to a technology-based requirement in that it focuses upon the feasibility of pollutant reduction measures rather than achievement of water quality standards in the receiving waters to achieve improvements in the quality of the storm water that is discharged. Compliance with the MEP requirement can range from implementation of structural and nonstructural best management practices to installation of end-of-pipe treatment systems. MEP generally provides the MS4 operators the flexibility to determine what controls should be implemented through the development of a storm water management plan, subject to the Regional Board's approval. Nevertheless, MEP does not define the limits of pollution control measures that may be required of MS4 operators, and the requirement to implement controls that reduce pollutants to the MEP is not limited by the goal of attaining water quality standards. In some circumstances, compliance with MEP may result in controls more stringent than applicable WQS, and in others, less stringent. The Regional Board may use its discretion to impose other provisions beyond MEP, as it determines appropriate for the control of pollutants, including ensuring strict compliance with water quality standards. (Defenders of Wildlife v. Browner (1999) 191 F.3d 1159, 1168.)
- 24. The California Supreme Court has ruled that although Water Code section 13263 requires the Water Boards to consider the factors set forth in Water Code section 13241 when issuing an NPDES permit, the Water Boards may not consider the factors to justify imposing pollutant restrictions that are less stringent than the applicable federal regulations require (City of Burbank v. State Water Resources Control Bd. (2005) 35 Cal.4th 613). However, when the pollutant restrictions in an NPDES are more stringent than federal law requires, Water Code section 13263 requires that the Water Boards consider the factors described in section 13241 as they apply to those specific restrictions.
- The City of Burbank case related to NPDES permits for publicly owned treatment works, not permits for municipal separate storm sewer systems (MS4s). Among other requirements, federal law requires MS4 permits to include requirements to effectively prohibit non-storm water discharges into the storm sewers, in addition to requiring controls to reduce the discharge of pollutants to the maximum extent practicable. Therefore, a 13241 analysis is not required for permit requirements that implement the effective prohibition on the discharge of non-storm water into the MS4, or for practicable controls to reduce the discharge of pollutants to the maximum extent, as those requirements are mandated by federal law.

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The requirements in this Order may be more specific or detailed than those enumerated in federal regulations under 40 CFR122.26 or in U.S. EPA guidance. However, the requirements have been designed to be consistent with and within the federal statutory mandates described in CWA § 402(p)(3)(B)(ii) and (iii) and the related federal regulations. Consistent with federal law, all of the conditions in this permit could have been included in a permit adopted by U.S. EPA in the absence of the in lieu authority of California to issue NPDES permits.

The Board finds that all requirements in this order are practicable. Moreover, while commenters have alleged that the permit requirements are "beyond MEP," no commenter has presented evidence that demonstrates that any particular permit

requirement is not actually practicable.

28. Notwithstanding findings 23 through 27, the Regional Board has developed an economic analysis of the permit's requirements, consistent with Water Code section 13241. That analysis is contained in the "Economic Considerations of the Proposed Storm Water (Wet Weather) and Non-Storm Water (Dry Weather) Discharges form the Municipal Spearate Storm Sewer Systems within the Ventura County Watershed Protection District, County of Ventura and the Incorporated Cities Therein, June 2, 2008, which is contained in the administrative record for this Order. The Regional Board has considered all of the evidence that has been presented regarding the 13241 factors in adopting this permit, both as contained in the economic analysis and as reflected in the fact sheet and comments (and responses thereto) submitted to the many drafts of this permit. The Regional Board finds that the requirements in this Order are reasonably necessary to protect beneficial uses identified in the Basin Plan, and the economic information related to costs of compliance and other 13241 factors are not sufficient to justify failing to protect those beneficial uses. Where appropriate, additional time to implement certain measures and achieve water quality objectives can be provided through the iterative storm water management plan process.

F. **Implementation**

1. The California Environmental Quality Act (CEQA) (Cal. Pub. Resources Code § 2100 et seq.) requires that public agencies consider the environmental impacts of the projects they approve for development. CEQA applies to projects that are considered discretionary (a governmental agency can use its judgment in deciding whether and how to carry out or approve a project, § 15357) and does not apply to ministerial projects (the law requires a governmental agency to act on a project in a set way without allowing the agency to use its own judgment, § 15369). A ministerial project may be made discretionary by adopting local ordinance provisions

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or imposing conditions to create decision-making discretion in approving the project. In the alternative, Permittees may establish standards and objective criteria administratively for storm water mitigation for ministerial projects. For water quality purposes regardless of whether a project is discretionary or ministerial, the Regional Water Board considers that all new development and significant redevelopment activity in specified categories, that receive approval or permits from a municipality, are subject to storm water mitigation requirements in a manner that is consistent with and complies with the provisions of CEQA.

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2. The objective of this Order is to ensure that discharges from the MS4 in Ventura County comply with water quality standards, including protecting the beneficial uses of receiving waters. To meet this objective, the Order requires that Best Management Practices (BMPs) will be implemented to reduce the discharge of pollutants in storm water to the maximum extent practicable (MEP), and achieve water quality objectives and standards. The U.S. EPA envisioned that municipal storm water programs would be implemented in an iterative manner and improved with each iteration by using information and experience gained during the previous permit term (*Interpretative Policy Memorandum on Reapplication Requirements for MS4 permits* - 61 Fed. Reg. 41697). Municipalities are required to evaluate what is effective and

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make improvements in order to protect beneficial uses of receiving waters. This Order requires implementation of an effective combination of pollution control and pollution prevention measures, education, public outreach, planning, and implementation of source control BMPs and Structural and Treatment Control BMPs. The better–tailored BMPs combined with the performance objectives outlined in this

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Order have the purpose of attaining water quality objectives and standards (*Interim Permitting Approach for Water Quality-Based Effluent Limitations in Storm Water Permits*- 61 Fed. Reg. 43761). Where WLAs have been adopted for storm water (wet weather) and non-storm water (dry weather) discharges from MS4s, this Order requires Permittees to implement controls to achieve the WLAs within the

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3. The implementation of measures set forth in this Order are reasonably expected to reduce the discharge of pollutants conveyed in storm water discharges into receiving waters, and to meet the TMDL WLAs for discharges from MS4s that have been adopted by the Regional Water Board.

compliance schedule provided in the TMDLs.

4. The U.S. EPA has recommended that all future TMDLs and TMDL amendments be expressed as daily increments consistent with a federal court ruling (*Friends of the Earth, Inc. v. EPA, et al.* No. 05-5015 (D.C. Cir. 2006)). However, this interpretation does not affect the discretionary authority of the Regional Water Board to express NPDES permit limits and conditions in non daily terms because there is no express or implied statutory limitation (CWA §502(11)) (*Establishing TMDL "Daily Loads" in Light of the Decision by the U.S. Court of Appeals for the D.C. Circuit in Friends of*

the Earth, Inc. v. EPA, et al. (April 2006) and Implications for NPDES Permits, U.S. EPA Office of Water, memorandum, Nov 15, 2006). This Order translates MS4 TMDL WLAs adopted by the Regional Water Board into forms "consistent with the assumptions and requirements of the TMDL".

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5. During the term of the Order, the Permittees shall implement all necessary control measures to reduce pollutant(s) which cause or continue to cause or contribute to water quality impairments, but for which TMDLs have not yet been developed or approved, to eliminate the water quality impairment(s). Successful efforts to reverse the wet weather impairments during the permit term for such pollutants, may avoid the need for a WLA for wet weather or the need to develop a TMDL in the future.

6. This Order promotes land development and redevelopment strategies that consider water quality and water management benefits associated with smart growth techniques. Such measures may include hydromodification mitigation requirements, minimization of effective impervious area, integrated water resources planning, and low impact development guidelines. (Reference: Protecting Water Resources with Smart Growth, EPA 231-R- 04-002, U.S. EPA 2004; Using Smart Growth Techniques as Storm Water Best Management Practices, EPA 231-B-05-002, U.S. EPA 2005; Parking Spaces/Community Places: Finding the Balance through Smart

Growth Solutions, EPA 231-K-06-001, U.S. EPA 2006; Protecting Water Resources with Higher-Density Development, EPA 231-R-06-001, U.S. EPA 2006.)

7. The implementation of an effective Public Information and Participation Program is a critical component of a storm water management program. While commercial and industrial facilities are traditionally subject to multiple environmental regulations and receive environmental protection guidance from multiple sources, the general public, in comparison, receives significantly less education in environmental protection. An effective Public Information and Participation Program is required because:

(a) Activities conducted by the public such as vehicle maintenance, improper household waste materials disposal, improper pet waste disposal and the improper application of fertilizers and pesticides have the potential to generate a significant amount of pollutants that could be discharged in storm water.

(b) An increase in public knowledge of storm water regulations, proper storage and disposal of household wastes, proper disposal of pet wastes and appropriate home vehicle maintenance practices can lead to a significant reduction of pollutants discharged in storm water.

8. This Order also provides flexibility for Permittees to seek authorization from the Regional Water Board Executive Officer to substitute a BMP under this Order with an alternative BMP, if they can provide information and documentation on the effectiveness of the alternative, equal to or greater than the prescribed BMP in meeting the objectives of this Order.

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9. This Order contemplates that the Permittees are responsible for considering potential storm water impacts when making planning decisions in order to fulfill the Permittees' CWA requirement to reduce the discharge of pollutants in municipal storm water to the MEP and attain water quality objectives from new development and redevelopment activities. However, the Permittees retain authority to make the final land-use decisions and retain full statutory authority for deciding what land uses are appropriate at specific locations within each Permittee's jurisdiction. This Order and its requirements are not intended to restrict or control local land use decision-making authority.

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10. The State Water Board amended the Policy for the Implementation of Toxics Standards In Inland Surface Waters, Enclosed Bays and Estuaries of California (State Implementation Policy – SIP) on February 24, 2005. The SIP does not apply directly to the stormwater discharges. However, this Order includes a Monitoring Program that incorporates Minimum Levels (MLs) established under the State Implementation Policy. The MLs represent the lowest quantifiable concentration for priority toxic

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Policy. The MLs represent the lowest quantifiable concentration for priority toxic pollutants that is measurable with the use of proper method-based analytical procedures and factoring out matrix interference. The SIP's MLs therefore represent the best available science for determining MLs and are appropriate for a storm water monitoring program. The use of MLs allows the detection of toxic priority pollutants at concentrations of concern using recent advances in chemical analytical methods.

11. This Order establishes Municipal Action Levels (MALs) for selected pollutants based

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11. This Order establishes Municipal Action Levels (MALs) for selected pollutants based on regional Phase I MS4 monitoring data for pollutants in storm water. (http://unix.eng.ua.edu/~rpitt/Research/Research.shtml, last visited on August 14, 2007). The MALs were computed using one of three approaches recommended by the California Water Board's Storm Water Panel in its report, 'The Feasibility of Numerical Effluent Limits Applicable to Discharges of Storm Water Associated with Municipal, Industrial and Construction Activities (June 2006). MALs are identified in Attachment "C". Permittees shall utilize the MALs to identify subwatersheds that require additional action to reduce the discharge of pollutants.

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12. The International Storm Water Best Management Practices (BMP) Database was established in 1996 as a cooperative initiative between the U.S. EPA and the American Society of Civil Engineers (ASCE) to provide scientifically sound information to improve the design, selection and performance of storm water BMPs. The BMP database includes standardized BMP monitoring and reporting protocols, a storm water BMP database, BMP performance evaluation protocols, and BMP monitoring guidance. The storm water BMP database is updated approximately semi-annually to add new BMP studies and performance data. The International Storm

Water Database is now maintained by the Water Environment Research Foundation

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13. This Order is not intended to prohibit the inspection for or abatement of vectors by the State Department of Public Health or local vector agencies in accordance with CA Health and Safety Code, § 116110 et seq. Certain Treatment Control BMPs if not properly designed, operated or maintained may create habitats for vectors (e.g. mosquitoes and rodents). This Order contemplates that the Permittees will closely cooperate and collaborate with local vector control agencies and the State Department of Public Health for the implementation, operation, and maintenance of Treatment Control BMPs in order to minimize the risk to public health from vector borne diseases.

This Order contemplates that Permittees will ensure that implemented Treatment Control BMPs will not pose a safety or health hazard to the public. This Order contemplates that Permittees will ensure that the maintenance of implemented Treatment Control BMPs will comply with all applicable health and safety

regulations, such as, but not limited to requirements for worker entry into confined spaces under OSHA Safety and Training education, § 1926.21(b)(6)(i). This Order incorporates presumptive BMPs to reduce pollutants in storm water

discharges from construction sites to the MEP. The BMPs are identified in Table 6 (BMPs at Construction sites less than 1 acre), Table 7 (BMPs at Construction Sites 1 acre or greater but less than 5 acres), and Table 8 (BMPs at Construction sites 5 acres or greater). These BMPs include erosion control, sediment control, and construction site waste management practices. The BMPs listed in part 5.F of the Order were selected based on the Water Boards' experience of regulating such sites since 1992, and are referenced in the California Stormwater Quality Association (CASQA) Storm Water Best Management Practice Handbook Construction (January 2003) and from the Stormwater Quality Handbooks, Project Planning and Design Guide, Stormwater Pollution Prevention Plan (SWPPP) and Water Pollution Control Plan (WPCP) Preparation Manual, Construction Site Best Management Practices (BMPs) Reference Manual, March 2007 (Caltrans Document Number CTSW-RT-06-171.11-1) which serve as an industry standard for California. The BMPs identified in the Tables are technically feasible, practicable, and cost-effective. Where an identified BMP may be impracticable on a particular site, this Order includes a provision to select and implement an alternative BMP, through the BMP substitution provisions in subpart 5.A.2.

This Order incorporates presumptive BMPs to reduce pollutants in storm water discharges from commercial and industrial sites to the MEP. The BMPs are identified in Table 2 (BMPs at Restaurants), Table 3 (BMPs at Automotive Service Facilities), Table 4 (BMPs at Retail Gasoline Outlets), and Table 5 (BMPs at Nurseries). These BMPs include the implementation of good housekeeping practices designed to control pollutants at the source, promote the use of proper waste

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management practices, and implement control practices to keep pollutants away from any entrance to the storm drainage system. The BMPs listed in part 5.D of the Order were selected based on the Water Boards' experience of regulating such sites since 1992 and referenced in the California Stormwater Quality Association (CASQA) Storm Water Best Management Practice Handbook Commercial/Industrial Activity (January 2003) and from the Caltrans Storm Water Quality Handbook Maintenance Staff Guide May 2003 (Caltrans Document Number CTSW-RT-02-057), which serve as an industry standard for California. The BMPs identified in the Tables are technically feasible, practicable, and cost-effective. Where an identified BMP may be impracticable, this Order includes a provision to select and implement an alternative BMP, through the BMP substitution provisions in subpart 5.A.2.

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- This Order incorporates presumptive BMPs to reduce pollutants in storm water discharges from Public Agency Activities to the MEP. The BMPs are identified in Table 9 (BMPs at Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards). These BMPs include the implementation of good housekeeping practices designed to control pollutants at the source, promote the use of proper waste management practices, implement control practices to keep pollutants away from any entrance to the storm drainage system and from being deposited or discharged directly into waters of the U.S. The BMPs listed in part 5.G of the Order were selected based on the Water Boards' experience of regulating such sites since 1990, and are referenced in the Caltrans Storm Water Quality Handbook Maintenance Staff Guide May 2003 (Caltrans Document Number CTSW-RT-02-057), which serves as a statewide standard for the California Department of Transportation (Caltrans). The BMPs identified in the Table are technically feasible, practicable, and cost-effective, and are the standard of practice for Caltrans sites statewide. Where an identified BMP may be impracticable, this Order includes a provision to select and implement an alternative BMP, through the BMP substitution provisions in subpart 5.A.2.
- 18. This Order incorporates BMPs to ensure that authorized Non-Storm Water Discharges are not a source of pollutants to the MS4, Table 1 (Required Conditions for Non-Storm Water Discharges). The BMPs included are for the purpose of dechlorination and/or for prevention of erosion and sediment loss, or to reduce other harmful pollutants during the discharge of authorized non-storm water discharges to the MS4. The BMPs listed in part 1.B of the Order were selected from the American Water Works Association AWWA Guidelines For The Development Of Your Best Management Practices (BMP) Manual For Drinking Water System Releases Developed by the CA-NV AWWA Environmental Compliance Committee (2005) which serves as an industry standard for California, from the results of studies directed by the Los Angeles Water Board, Evaluation of Non-Storm Water Discharges to California Storm Drains and Potential Policies for Effective Prohibition Methods, Final Report, University of California, Los Angeles, Contract No. 5-104-140-0 (1997), and Water Quality Concerns and Regulatory Controls for

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Non Storm Water Discharges to Storm Drains, Duke L.D. and M. Kihara, Journal of the American Water Resources Association, Vol. 34: 661-676, (1998), and from the Water Boards' experience of controlling authorized non-storm discharges to the MS4 since 1990. The BMPs identified in the Table are technically feasible, practicable, and cost-effective. Where an identified BMP may be impracticable, this Order includes a provision to select and implement an alternative BMP, through the BMP substitution provisions in subpart 5.A.2.

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substitution provisions in subpart 5.A.2.

19. In accordance with Federal regulations at 40 CFR 124.8, a Fact Sheet has been proposed to explain the principal facts and the significant factual legal.

19. In accordance with Federal regulations at 40 CFR 124.8, a Fact Sheet has been prepared to explain the principal facts and the significant factual, legal, methodological, policy, and economic matters considered in preparing the Tentative Order. This Fact Sheet has been made a part of the Administrative Record.

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20. The State Water Board adopted statewide General Waste Discharge Requirements for Sanitary Sewer Systems, (WQ Order No. 2006-0003) on May 2, 2006, to provide a consistent, statewide regulatory framework to address sanitary sewer overflows ("SSO Orders"). The SSO Order establishes requirements for public agencies that own or operate sanitary sewer systems to develop and implement sewer system management plans and to report SSOs. SSOs that enter MS4s have the potential to impair the recreational use of receiving waters, and to harm public health. This Order establishes coordination, response, and notification requirements for MS4 Permittees when SSOs result in a discharge to the MS4 system.

21. This Order takes into consideration the housing needs in the area under the Permittees' jurisdiction by balancing the implementation of Smart Growth and Low Impact Development techniques with the protection of the water resources of the region. Although not required, the Regional Water Board considered the need for housing and the appropriate techniques to allow for reasonable development while protecting the receiving waters from degradation.

22. This Order may have an effect on costs required for compliance with the provisions contained herein. Although not required, the Regional Water Board has considered costs in preparing this Order. Though also not required, the Regional Water Board has also considered the factors set forth in Water Code section 13241.

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G. Public Notification

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1. The issuance of waste discharge requirements pursuant to California Water Code section 13370 et seq. is exempt from the California Environmental Quality Act in accordance with California Water Code section 13389. *County of Los Angeles et al.*, v. *California Water Boards et al.*, (2006), 143 Cal.App.4th 985.

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2. The Regional Water Board has notified the Permittees, and interested agencies and persons of its intent to issue waste discharge requirements for this discharge, and has provided them with an opportunity to make statements and submit their comments.

- 3. The Regional Water Board staff has conducted more than 35 meetings from February 9, 2007 through December 19, 2008, with Permittees, their representatives (Larry Walker and Associates, and Somach, Simmons & Dunn), and various stakeholders (Building Industry Association of Southern California/ Greater Los Angeles Ventura Chapter (BIAGLA/ VC), California State Dept. of Health Services, Calleguas Water District, California Stormwater Quality Association (CASQA), City of Downey, City of Los Angeles-EMD, Collation for Practical Regulation (CPR), Construction Industry Coalition on Water Quality (CICWQ), County of Orange, Geosyntec Consultants, Golden State, Heal The Bay; Local Government commission, Los Angeles City; Los Angeles County Department of Public Works, Los Angeles County-SD, Los Angeles Department of Water & Power, Metropolitan Water District, Natural Resources Defense Council (NRDC), Richard Watson Association, San Bernardino Flood Control District, Santa Monica Bay Restoration Commission, Southern California Coastal Water Research Project, University of California Sea Grant, Ventura CoastKeeper). On April 5, 2007 and September 20, 2007 the Regional Water Board conducted workshops to discuss drafts of the NPDES Order and received input from the Permittees and the public regarding proposed changes.
- 4. This Order shall serve as a NPDES permit, pursuant to CWA § 402, and shall take effect 90 days from Order adoption date provided the Regional Administrator of the U.S. EPA has no objections.
- 5. Pursuant to Cal. Water Code § 13320, any aggrieved party may seek review of this Order by filing a petition with the State Board within 30 days of the date of adoption of the Order by the Regional Water Board. A petition must be sent to:

State Water Resources Control Board Office of the Chief Counsel P.O. Box 100 Sacramento, CA 95812-0100

6. This Order may be modified or alternatively revoked or reissued prior to its expiration date or any administrative extension thereto, in accordance with 40 CFR122.41(f) and 122.62.

IT IS HEREBY ORDERED that the Permittees, in order to meet the provisions contained in Division 7 of the Cal. Water Code and regulations adopted thereunder, and the provisions of the CWA and regulations adopted thereunder, shall comply with the following:

NPDES No. CAS004002 Order No. 09-xxx Tentative Order Ventura County Municipal Separate Storm Sewer System Permit **PART 1 - DISCHARGE PROHIBITIONS Prohibitions - Non-Storm Water Discharges** The Permittees shall, within their respective jurisdictions, effectively prohibit nonstorm discharges into the MS4 and receiving waters, except where such discharges: (a) Originate from a State, Federal, or other source for which they are pre-empted from regulating by State or Federal law; or (b) Are covered by a separate individual or general NPDES permit, or conditional waiver for irrigated lands; or (c) Flows from fire fighting activities. (d) Fall within one of the categories below, are not a source of pollutants that exceed water quality standards, and meet all conditions where specified by the Regional Water Board Executive Officer: Category A – Natural flows (A) Stream diversions authorized by the State Water Board (B) Natural springs and rising ground water (C) Uncontaminated ground water infiltration [as defined by 40 CFR35.2005(20)] 1 (D) Flows from riparian habitats or wetlands Category B – Flows incidental to urban activities, providing conditions listed in table below: (A) Discharges from potable water sources² (B) Gravity flow from foundation, footing and crawl space drains. (C) Air conditioning condensate (D) Reclaimed and potable landscape irrigation runoff Dechlorinated/debrominated swimming pool discharges [see def. part (E) (F) Non-commercial car washing by residents or non-profit organizations (G) Sidewalk rinsing (H) Pooled non-storm water from treatment BMPs³ Table 1 – Required Conditions for Non-Storm Water Discharges ¹ NPDES permit for ground water dewatering is required within the Los Angeles Region including Ventura County. ² The term applies to low volume, incidental and infrequent releases that are innocuous from a water quality perspective. Those releases for dewatering or hydro-testing or flushing of water supply and distribution mains and incidental and infrequent releases from well heads shall be allowed with the implementation of appropriate BMPs until such time as a new General Permit is adopted that addresses those types of releases. Discharges from hydrostatic pipe testing shall be subject to separate NPDES general permit coverage (CAG674001) and discharges from utility vaults shall be conducted under coverage of a separate NPDES permit specific to that activity. All storm water BMPs shall at a minimum be maintained at a frequency as specified by the manufacturer, and designed to drain within 72 hours of the end of a rain. Storm water treatment BMPs may be drained to the MS4

under this Order if the discharge is not a source of pollutants. Sediments shall be disposed of properly, in compliance with all applicable local, state, and federal policies, acts, laws, regulations, ordinances, and statutes.

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Type of Discharges:	Conditions under which allowed:	Required conditions for discharge to occur:
Stream diversions permitted by the State Board;	Authorization by the State Water Board	Permittees shall comply with all conditions in the authorization.
Natural springs and rising ground water	1. Ground water dewatering requires a separate NPDES permit. 2. Segregate flow to prevent introduction of pollutants.	Permittees shall comply with all conditions in the authorization.
Uncontaminated ground water infiltration [as defined by 40 CFR 35.2005(20)] (Utility vault dewatering requires a separate NPDES permit.)	NPDES permit for ground water dewatering is required within the Los Angeles Region including Ventura County	Permittees shall comply with all conditions in the authorization.
Flows from riparian habitats or wetlands	Provided that all necessary permits or authorizations are received prior to diverting the stream flow.	Permittees shall comply with all conditions in the authorization.
Discharges from potable water sources ¹	See Footnote #1. Provided discharges from water lines and potable water sources shall be dechlorinated, pH adjusted if necessary, reoxygenated, and volumetrically and velocity controlled to prevent resuspension of sediments.	See Footnote #2. To be discharged, this type of water shall be dechlorinated using aeration and/ or sodium thiosulfate and/ or other appropriate means and/or be allowed to infiltrate to the ground. BMPs such as sand bags or gravel bags, or other appropriate means shall be utilized to prevent sediment transport. All sediments shall be collected and disposed of in a legal and appropriate manner.
Drains for foundation, footing and crawl drains	Dewatering requires a separate NPDES permit.	Permittees shall comply with all conditions in the authorization.
Air conditioning condensate	Segregation of flow to prevent introduction of pollutants. Percolation whenever possible.	Permittees shall comply with all conditions in the authorization.
Water from crawl space pumps	Dewatering requires a separate NPDES permit within the Los Angeles Region including Ventura County	Permittees shall comply with all conditions in the authorization.

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Type of Discharges:	Conditions under which allowed:	Required conditions for discharge to occur:
Reclaimed and potable landscape irrigation runoff	Segregation of flow to prevent introduction of pollutants.	Implement conservation programs to minimize this type of discharge by using less water.
Dechlorinated/ debrominated swimming pool discharges [see definition Part 8]	Where the discharge is not excepted by the sanitary sewer operator. Swimming pool discharges are to be dechlorinated, pH adjusted if necessary, aerated to remove chlorine if necessary, and volumetrically and velocity controlled to prevent resuspension of sediments. Cleaning waste water and filter back wash shall not be discharged to municipal separate storm sewers. No discharges are allowed containing salts in excess of Water Quality Standards. Chlorine residual in discharge shall not exceed 0.1mg/L.	Pool water may be dechlorinated using time, aeration, and/ or sodium thiosulfate.
Non-commercial car washing by residents or non-profit organizations	Preferably at a commercial carwash or designated area where wash water can percolate. Pumps or vacuums may be used to direct water to pervious areas.	Permittees shall comply with all conditions in the authorization.
Sidewalk rinsing	This may be undertaken only if high pressure low volume is used as described in the	

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Type of Discharges:	Conditions under which allowed:	Required conditions for discharge to occur:
	glossary under "Sidewalk Rinsing".	
Pooled storm water	All storm water BMPs shall at a minimum be	
from treatment	maintained at a frequency as specified by the	
$BMPs^1$	manufacturer. All storm water BMPs shall be	
	designed to drain within 72 hours of the end	
	of the rain event to avoid the breeding of	
	vectors. Storm water treatment BMPs may be	
	drained to the MS4 under this Order if the	
	discharge is not a source of pollutants. The	
	discharge shall cease before the discharge has	
	become a source of a pollutant(s), (bottom	
	sediment included). Sediments shall be	
	disposed of properly, in compliance with all	
	applicable local, state, and federal policies,	
	acts, laws, regulations, ordinances, and	
	statutes.	

- 2. If the Regional Water Board Executive Officer determines that any of the preceding categories of non-storm water discharges are a source of pollutants that exceed water quality standards, the Permittee(s) shall either:
 - (a) Prohibit the discharge from entering the MS4; or
 - (b) Authorize the discharge category and require implementation of appropriate or additional BMPs to ensure that the discharge will not be a source of pollutants; or
 - (c) Require or obtain coverage under a separate RWQCB or SWRCB permit for discharge into the MS4.

PART 2 – MUNICIPAL ACTION LEVELS

- 1. This Order establishes Municipal Action Levels (MALs) to identify subwatersheds requiring additional Best Management Practices (BMPs) to reduce pollutant loads and prioritize implementation of additional BMPs. MALs_for selected pollutants based on a Climate Zone 6 subset of nationwide Phase I MS4 monitoring data for pollutants in storm water. (http://unix.eng.ua.edu/~rpitt/Research/Research.shtml, last visited on August 14, 2007). The MALs were obtained by computing the 80th percentile for selected pollutants. MALs are identified in Attachment "C".
- 2. Under this Order, the Municipal Action Levels (MALs) shall be utilized by Permittees to identify subwatersheds discharging pollutants at levels in excess of the MALs. Within

¹ All storm water BMPs shall at a minimum be maintained at a frequency as specified by the manufacturer, and designed to drain within 72 hours of the end of a rain. Storm water treatment BMPs may be drained to the MS4 under this Order if the discharge is not a source of pollutants. Sediments shall be disposed of properly, in compliance with all applicable local, state, and federal policies, acts, laws, regulations, ordinances, and statutes.

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those subwatersheds where pollutant levels in the discharge are in excess of the MALs, Permittees shall implement controls and measures necessary to reduce the discharge of pollutants.

3. In order to determine if MS4 discharges are in excess of the MALs, Permittees shall conduct outfall monitoring as required in the Monitoring and Reporting Program (MRP). A MAL Assessment Report shall be submitted to the Executive Officer as part of the Annual Report. The Report shall present the monitoring data in comparison to the applicable MALs, and identify those subwatersheds with a running average of twenty percent or greater of exceedances of the MALs listed in Attachment "C" in discharges of storm water from the MS4 to waters of the U.S..

4. At the beginning of Year 3 after Order adoption date, each Permittee shall submit a MAL Action Plan with the Annual Report (first MAL Action Plan due with 2011/2012 Annual Report) to the Executive Officer, for those subwatersheds with a running average of twenty percent or greater of exceedances of the MALs in any discharge of storm water from the MS4 to waters of the U.S.. The plan is to include an assessment of the sources responsible for the MAL exceedances, the existing stormwater programs and BMPs that address those sources, an assessment of potential program enhancements, alternative BMPs and actions the Permittee shall implement to reduce discharges to a level that is equivalent to or below the MALs, and an implementation schedule for such actions for Executive Officer approval. The MAL Action Plan shall provide the technical rationale to demonstrate the proposed measures and controls will attain the MALs. If the MAL Action Plan is not approved within 90 days of the due date, the Executive Officer may establish an appropriate plan with at least 90 day notification and consultation to the

Permittees.

5. Within 90 days of the plan approval by the Regional Board Executive Officer, the Permittee shall initiate the BMPs and actions proposed in the MAL Action Plan, together with any other practicable BMPs or actions that the Executive Officer determines to be necessary to meet the MALs. The Permittee shall complete the proposed actions in accordance with the approved implementation schedule.

6. Upon completion of the actions specified in the approved MAL Action Plan, the Permittee shall re-monitor the subject subwatershed in accordance with the MRP, and submit a Post-Project MAL Assessment Report to the Executive Officer. Upon Executive Officer approval, Permittees may coordinate MAL Action Plans and TMDL Implementation Plans, subject to the compliance timeline of the earliest date.

7. As additional data become available through the MRP or from the Regional Subset of the National Dataset, MALs may be revised annually by the Executive Officer in accordance with an equivalent statistical method as that used to establish the MALs in Attachment C of this order with at least 90 day notification and consultation to the Permittees.

R

PART 3 – RECEIVING WATER LIMITATIONS

- 1. Discharges from the MS4 that cause or contribute to a violation of water quality standards are prohibited.
- 2. Discharges from the MS4 of storm water, or non-storm water, for which a Permittee is responsible, shall not cause or contribute to a condition of nuisance.
- 3. The Permittee shall comply with Receiving Water Limitations 1 and 2 through timely implementation of control measures and other actions to reduce pollutants in the storm water discharges in accordance with the requirements of this Order including any modifications. The Permittees' Program shall be designed to achieve compliance with Receiving Water Limitations 1 and 2. If exceedance(s) of water quality objectives or water quality standards (collectively WQS) persist, notwithstanding implementation of this permit, the Permittees shall ensure compliance with Receiving Water Limitations 1 and 2 by complying with the following procedure:
 - (a) Upon determination by either the Permittees or the Regional Water Board that discharges are causing or contributing to an exceedance of an applicable WQS, the Permittee(s) upstream of the point of discharge shall promptly notify and thereafter submit a report to the Regional Water Board Executive Officer that describes BMPs that are currently being implemented and additional BMPs that will be implemented to prevent or reduce any pollutants that are causing or contributing to the exceedance of WQSs. The report may be included with the Annual Report, unless the Regional Water Board Executive Officer directs an earlier submittal. The Regional Water Board Executive Officer may require modifications to the report.
 - (b) Submit any modifications to the report required by the Regional Water Board Executive Officer within 30 days of notification.
 - (c) Within 30 days following approval of the Report described above by the Regional Water Board Executive Officer, the Permittees shall revise their Program and monitoring program to incorporate the approved modified BMPs that have been and will be implemented, the implementation schedule, and any additional monitoring required.
 - (d) Implement the revised Program and monitoring program according to the approved schedule.
- Permittees shall annually report the effectiveness of BMPs in reducing exceedances 4. of receiving water limitations. The Regional Board Executive Officer may direct implementation of additional BMPs if there are continuing or recurring exceedances of the same receiving water limitation.

		No. CAS004002 Order No. 09-xxx Order Ventura County Municipal Separate Storm Sewer System Permit
<u>PA</u>]	RT 4	- STORM WATER QUALITY MANAGEMENT PROGRAM
A.	Ger	IMPLEMENTATION neral Requirements
A.	1.	Each Permittee shall, at a minimum, adopt and implement applicable terms of this Order within its jurisdictional boundary. The Principal Permittee shall be responsible for program coordination as described in this Order as well as compliance with applicable portions of the permit within its jurisdiction. This Order shall be implemented no later than (90 days after Order adoption date), unless a later date has been specified for a particular provision in this Order and provided the Regional Administrator of the U.S. EPA has no objections.
	2.	Each Permittee shall comply with the requirements of 40 CFR122.26(d)(2) and implement programs and control measures so as to reduce the discharges of pollutants in storm water to the MEP and achieve water quality standards.
	3.	Each Permittee shall require that treatment control BMPs being implemented under the provisions of this Order shall be designed, at a minimum, to achieve the BMP performance criteria for storm water pollutants likely to be discharged as identified in Attachment "C", Table 3 for an 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 Quality Management, WEF Manual of Practice No. 23/ASCE Manual of Practice No. 87, (1998). Expected BMP pollutant removal performance for effluent quality was developed from the WERF-ASCE/ U.S. EPA International BMP Database. Permittees shall select Treatment BMPs based on the primary class of pollutants likely to be discharged from the site/facility (e.g. metals from an auto repair shop). Permittees may develop guidance for appropriate Treatment BMPs for project type based on Attachment "C". For the treatment of pollutants causing impairments within the drainage of the impaired waterbody, permittees shall select BMPs from the top three performing BMP categories or alternative BMPs that are designed to meet or exceed the performance of the highest performing BMP for the pollutant causing impairment.
	4.	Each Permittee shall implement programs and measures to comply with the TMDLs' WLAs for the MS4 as specified in Part 6.
	5.	If TMDL requirements, including Implementation Plans and Reports, address substantially similar requirements as the MS4 permit, the Executive Officer may approve the applicable reports, plans, data or submittals under the applicable TMDL as fulfilling requirements under the MS4.

B.

Legal Authority

¹ MS4s discharging directly to the ocean are not subject to this prohibition.

²In the case of private responsible parties such as, HOAs, the Permittee must retain enforcement authority.

¹ "Potential contributions" and "potential to discharge," means adequate legal authority to prevent an actual discharge of pollutants to the municipal separate storm sewer system.

The sources of funding may be the general funds, and/or Benefit Assessment, plan review fees, permit fees, industrial/commercial user fee, revenue bonds, grants or other similar funding mechanism.

	DES No. CAS004002 Order No. 09-xxx tative Order Ventura County Municipal Separate Storm Sewer System Permit	ŀ
D.	(II) Municipal Street Sweeping (III) Municipal Drainage Maintenance including catch basin clean-outs (IV) Other costs associated with storm water management (describe) (vi) Public Information and Participation. (vii) Monitoring Program (viii) Miscellaneous Expenditures (describe) Modifications/ Revisions	I V
Β.	 No later than two years after the Order adoption date, each Permittee shall modify its storm water management programs, protocols, practices, and municipal codes to make them consistent with the requirements herein. 	I
Е.	 Designation and Responsibilities of the Principal Permittee The Ventura County Watershed Protection District is hereby designated as the Principal Permittee. The Principal Permittee shall: (a) Participate in the County Environmental Crimes Task Force (b) Coordinate and facilitate activities necessary to comply with the requirements of this Order, but the Principal Permittee is not responsible for ensuring compliance of any other individual Permittee (c) Coordinate permit activities among Permittees and act as liaison between the Permittees and the Regional Water Board on permitting issues (d) Provide technical and administrative support for committees that will be organized to implement this Order and its requirements (e) Evaluate, assess, and synthesize the results of the monitoring program and the effectiveness of the implementation of BMPs (f) Convene the Committee Meetings constituted pursuant to subpart 4.F.1., below, upon designation of representatives (g) Implement the Countywide Monitoring Program required under the Order and evaluate, assess and synthesize the results of the monitoring program (h) Provide personnel and fiscal resources for the collection, processing and submittal 	
F.	to the Regional Water Board of monitoring and annual reports, and summaries of other reports required under this Order Responsibilities of the Permittees	1

		No. CAS004002 Order No. 09-xxx e Order Ventura County Municipal Separate Storm Sewer System Permit]
	1.	 Each Permittee is required to comply with the requirements of this Order applicable to discharges within its boundaries (see Findings- Permit Coverage D.1 and D.2). Permittees are not responsible for the implementation of the provisions applicable to the Principal Permittee or other Permittees. Each Permittee shall: (a) Comply with the requirements of this Order and any modifications thereto (b) Coordinate among its internal departments and agencies, as necessary, to facilitate the implementation of the requirements of this Order applicable to such Permittees in an efficient and cost-effective manner (c) Participate in intra-agency coordination (e.g., Planning Department, Fire Department, Building and Safety, Code Enforcement, Public Health, Parks and Recreation, and others) necessary to successfully implement the provisions of this Order (d) Report, in addition to the Budget Summary, any supplemental dedicated budgets for the same categories (e) Participate in Committee Meetings, as necessary 	
PA]	RT 5	- SPECIAL PROVISIONS (BASELINE)]
A.	Ge	neral Requirements	
	1.	This Order and the provisions herein, are intended to develop, achieve, and implement a timely, comprehensive, cost-effective storm water pollution control	I
		program to reduce the discharge of pollutants in storm water to the MEP and not cause or contribute to exceedances of water quality standards for the permitted areas in the County of Ventura.	r
	2.	Best Management Practice Substitution	1
		(a) The Regional Water Board Executive Officer may approve any site-specific BMP substitution upon written request by a Permittee(s) and after public notice, if the Permittee can document that:	,
		(1) The proposed alternative BMP or program will meet or exceed the objective of the original BMP or program in the reduction of storm water pollutants.	

The fiscal burden of the original BMP or program is greater than the proposed alternative and does not achieve a greater improvement in storm

The proposed alternative BMP or program will be implemented within a

(2)

(3)

water quality.

similar period of time.

		No. CAS004002 Order No. 09-xxx Order Ventura County Municipal Separate Storm Sewer System Permit	R
		(4) BMP substitution will be in accordance with the public review provisions of the Order (Part 8C.1 and Part 8C.2).	K
В.	Wa	tershed Initiative Participation	V
	1.	The Principal Permittee shall participate in water quality meetings for watershed management and planning, including but not limited to the following: (a) Southern California Stormwater Monitoring Coalition (SMC)	I
		(b) Other Watershed planning groups as appropriate	S
	2.	The Principal Permittee shall participate in the following regional water quality programs, and projects for watershed management and planning: (a) SMC Regional Monitoring Programs	E
		(1) Southern California Regional Bioassessment (A) Level of effort per watershed (i) Probabilistic sites per watershed (I) Ventura River - Six (II) Santa Clara River - Three	
		(III) Calleguas Creek - Six (ii) Integrator sites per watershed (I) Ventura River - One	1
		(II) Santa Clara River - One(III) Calleguas Creek - One(iii) Fixed bioassessment sites	E
		(I) The Permittees shall perform bioassessment at one fixed urban site in each major watershed. Site selection shall be determined by the results of the first year SMC results, as	N
		approved by the Executive Officer. (b) Southern California Bight Projects	1
C.	Pub	(1) Regional Monitoring Survey – 2008, and successive years. Polic Information and Participation Program (PIPP)	A
	1.	The Principal Permittee shall implement a Public Information and Participation Program (PIPP) that includes, but is not limited to, the requirements listed in this part.	1
		The Principal Permittee shall coordinate with Permittees to implement specific PIPP requirements. The objectives of the PIPP are as follows:	I
		(a) To increase the knowledge of the target audience about the MS4, the adverse impacts of storm water pollution on receiving waters and potential solutions to mitigate the impacts	V
		(b) To change the waste disposal and storm water pollution generation behavior of target audiences by encouraging implementation of appropriate solutions	E

The Principal Permittee, in cooperation with the Permittees, shall coordinate to develop outreach programs that focus on metals, urban pesticides, bacteria and

sociological data and studies.

(d) Pollutant-Specific Outreach

E

nutrients as the pollutants of concern no later than (365 days after Order adoption date). Metals may be appropriately addressed through the Industrial/ Commercial Facilities Program (e.g. the distribution of educational materials on appropriate BMPs for metal fabrication and recycling facilities that have been identified as a potential source). Region-wide pollutants may be included in the Principal Permittee's mass media outreach program.

R

3. Businesses Program

1

(a) Corporate Outreach

S

(1) The Permittees shall work with other regional or statewide agencies and, associations such as the California Storm Water Quality Association (CASQA), to develop and implement a Corporate Outreach program to educate and inform corporate franchise operators and/or local facility managers about storm water regulations and BMPs. Once developed, the program shall target a minimum of four Retail Gasoline Outlets (RGO) franchisers and cover a minimum of 80% of RGO franchisees in the county, four retail automotive parts franchisers, two home improvement center franchisers and six restaurant franchisers. Corporate outreach for all target facilities shall be conducted not less than twice during the term of this Order, with the first outreach contact to begin no later than two years after Order adoption date. At a minimum, this program shall include:

(A) Confer with franchise operators and/or local facility managers to explain storm water regulations.

L

(B) Distribution and discussion of educational material regarding storm water pollution and BMPs, and provide managers with recommendations to facilitate employee and facility compliance with storm water regulations.

N

(b) Business Assistance Program

(1) The Permittees shall implement a Business Assistance Program to provide technical information to small businesses to facilitate their efforts to reduce the discharge of pollutants in storm water. The Program shall include:

(A) On-site, telephone or e-mail consultation regarding the responsibilities of businesses to reduce the discharge of pollutants, procedural requirements, and available guidance documents.

(B) Distribution of storm water pollution prevention education materials to operators of auto repair shops, car wash facilities (including mobile car detailing), mobile carpet cleaning services, commercial pesticide applicator services and restaurants.

D. Industrial/Commercial Facilities Program

V

Each Permittee shall require implementation of pollutant reduction and control measures, unless precluded by local ordinances, at industrial and commercial facilities, with the objective of

Restaurants (B) Automotive service facilities (C) RGOs and automotive dealerships (D) Nurseries and nursery centers (2) U.S. EPA Phase I, II Facilities (C) Facilities subject to SARA Title III (also known as the Emergency Planning and Community Right-to-Know Act (EPCRA)) (b) Each Permittee shall include the following minimum fileds of information for each critical source industrial and commercial facility (C) Facilities which in the document of a part of the facility		
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	(NAICS) codes that best describe the industrial activities performed	_
and principal products used at each facility and status of exposure to	· · · · · · · · · · · · · · · · · · ·	I
storm water.	storm water.	
(c) The Regional Water Board recommends that Permittees include additional fields		V
of information, such as material usage and/ or industrial output, and discrepancies		*
between SIC System/ NAICS Code designations (as reported by facility operators) and identify the actual type of industrial activity that has the potential		ית
operators) and identify the actual type of industrial activity that has the potential to pollute storm water. In addition, the Regional Water Board recommends the	to pollute storm water. In addition, the Regional Water Board recommends the	L

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use of an automated database system, such as a Geographical Information System (GIS) or Internet-based system.

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(d) Each Permittee shall update its inventory of critical sources at least annually. The update may 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 hook-up permits, and similar information).

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2. Inspect Critical Sources

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(a) Commercial Facilities

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Permittee shall inspect all facilities identified in subpart 5.D.1. twice during the 5-year term of the Order, provided that the first inspection occurs no later than (2 years after Order adoption date). A minimum interval of 6 months between the first and the second mandatory compliance inspection is required. In addition, each Permittee shall implement the activities outlined in the following subparts. At each facility, inspectors shall verify that the operator is implementing the source control BMPs. The Permittees may require implementation of additional BMPs where storm water flows from the MS4 discharge to an environmentally sensitive area (ESA, see part 7 for definition) or a CWA § 303(d) listed waterbody (see subpart 3(b) below).

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(1) Restaurants-

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Level of inspections: Each Permittee shall inspect all restaurants within its jurisdiction to confirm that storm water BMPs are being effectively implemented in compliance with State law, County and municipal ordinances. BMPs in Table 2 (BMPs at Restaurants) shall be implemented, unless the pollutant generating activity does not occur.

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Table 2 - BMPs at Restaurants

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Pollutant-Generating Activity	BMP Narrative Description	2003 California Stormwater BMP Handbook Industrial and Commercial BMP Identification #
Waste/ Hazardous Materials	Implementation of effective	By Municipality
Storage, Handling and Disposal	storage, handling and disposal procedures for hazardous materials.	
Unauthorized Non-Storm Water Discharges	Effective elimination of non-storm water discharges.	SC-10
Accidental Spills/ Leaks	Implementation of effective spills/ leaks prevention and response procedures.	SC-11
Outdoor Storage of Raw Materials	Implementation of effective source control practices and structural devices.	SC-33

Pollutant-Generating Activity	BMP Narrative Description	2003 California Stormwater BMP Handbook Industrial and Commercial BMP Identification #
Storage and Handling of Solid	Implementation of effective solid	SC-34
Waste	waste storage/ handling practices	
	and appropriate control measures	
Parking/ Storage Area	Implementation of effective	SC-43
Maintenance	parking/ storage area designs and	
	housekeeping/ maintenance	
	practices	
Storm Water Conveyance System	Implementation of proper	SC-44
Maintenance	conveyance system operation and	
	maintenance protocols.	

(2) Automotive Service Facilities-

Level of Inspection: Each Permittee shall confirm that BMPs are being effectively implemented at each facility within its jurisdiction, in compliance with County and municipal ordinances. The inspections shall verify that BMPs in Table 3 (BMPs at Automotive Service Facilities) are being implemented, unless the pollutant generating activity does not occur.

Table 3 - BMPs at Automotive Service Facilities

Pollutant-Generating Activity	BMP Narrative Description	2003 California Stormwater BMP Handbook Industrial and Commercial BMP Identification #
Unauthorized Non-Storm Water Discharges	Effective elimination of non-storm water discharges.	SC-10
Accidental Spills/ Leaks	Implementation of effective spills/ leaks prevention and response procedures.	SC-11
Vehicle/ Equipment Fueling.	Implementation of effective fueling source control devices and practices.	SC-20
Vehicle/ Equipment Cleaning.	Implementation of effective equipment/ vehicle cleaning practices and appropriate wash water management practices	SC-21
Vehicle/ Equipment Repair	Implementation of effective vehicle/ equipment repair practices and source control devices.	SC-22
Outdoor Liquid Storage	Implementation of effective outdoor liquid storage source controls and practices.	SC-31

Pollutant-Generating Activity BMP Narrative Description 2003 California Stormwater **BMP Handbook Industrial and Commercial BMP Identification #** Outdoor Storage of Raw Implementation of effective source SC-33 Materials control practices and structural devices. Storage and Handling of Solid Implementation of effective solid SC-34 Waste waste storage/ handling practices and appropriate control measures Parking/ Storage Area Implementation of effective SC-43 parking/ storage area designs and Maintenance housekeeping/ maintenance practices Storm Water Conveyance System Implementation of proper SC-44 Maintenance Practices conveyance system operation and maintenance protocols.

> Retail Gasoline Outlets and Automotive Dealerships-Level of Inspections: Each Permittee shall confirm that BMPs are being effectively implemented at each facility within its jurisdiction, in compliance with County and municipal ordinances. The inspections shall verify that BMPs in Table 4 (BMPs at Retail Gasoline Outlets) are being implemented, unless the pollutant generating activity does not occur.

Table 4 - BMPs at Retail Gasoline Outlets

Pollutant-Generating Activity	BMP Narrative Description	2003 California Stormwater BMP Handbook Industrial and Commercial BMP Identification #
Unauthorized Non-Storm Water Discharges	Effective elimination of non-storm water discharges.	SC-10
Accidental Spills/ Leaks	Implementation of effective spills/ leaks prevention and response procedures.	SC-11
Vehicle/ Equipment Fueling	Implementation of effective fueling source control devices and practices.	SC-20
Vehicle/ Equipment Cleaning	Implementation of effective wash water control devices.	SC-21
Outdoor Storage of Raw Materials	Implementation of effective source control practices and structural devices.	SC-33
Storage and Handling of Solid Waste	Implementation of effective solid waste storage/ handling practices and appropriate control measures	SC-34

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Pollutant-Generating Activity	BMP Narrative Description	2003 California Stormwater BMP Handbook Industrial and Commercial BMP Identification #
Building and Grounds	Implementation of effective	SC-41
Maintenance	facility maintenance practices.	
Parking/ Storage Area	Implementation of effective	SC-43
Maintenance	parking/ storage area designs and	
	housekeeping/ maintenance	
	practices	

(4) Commercial Nurseries and Nursery Centers (Merchant Wholesalers, Nondurable Goods, and Retail Trade)-

Level of Inspection: Each Permittee shall confirm that BMPs are being effectively implemented at each facility within its jurisdiction, in compliance with County and municipal ordinances. The inspections shall verify that BMPs in Table 5 (BMPs at Nurseries) are being implemented, unless the pollutant generating activity does not occur.

Table 5 - BMPs at Nurseries

Pollutant-Generating Activity	BMP Narrative Description	2003 California Stormwater BMP Handbook Industrial and Commercial BMP Identification #
Unauthorized Non-Storm Water Discharges	Effective elimination of non-storm water discharges.	SC-10
Outdoor Loading/ Unloading	Implementation of effective outdoor loading/ unloading practices.	SC-30
Outdoor Liquid Storage	Implementation of effective outdoor liquid storage source controls and practices.	SC-31
Outdoor Equipment Operations	Implementation of effective outdoor equipment source control devices and practices.	SC-32
Outdoor Storage of Raw Materials	Implementation of effective source control practices and structural devices.	SC-33
Building and Grounds Maintenance	Implementation of effective facility maintenance practices.	SC-41

(b) Industrial Facilities

Each Permittee shall conduct compliance inspections as specified below.

(1) Frequency of Inspection

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(A) Each Permittee shall perform an initial inspection at all industrial facilities identified by the U.S. EPA in 40 CFR122.26(c) no later than 2 years after Order adoption date. After the initial inspection, all facilities determined as having exposure of industrial activities to storm water are subject to a second mandatory compliance inspection. A minimum interval of 6 months between the first and the second compliance inspection is required.

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(B) Following the first mandatory compliance inspection, a Permittee shall perform a second mandatory compliance inspection yearly at a minimum of 20% of the facilities determined not to have exposure of industrial activities to storm water. The purpose of this inspection is to verify the continuity of the no exposure status. Facilities determined as having exposure will be notified that they must obtain coverage under the IASGP. A facility need not be inspected more than twice during the term of the Order unless subject to an enforcement action. A minimum interval of 6 months in between the first and the second compliance inspection is required.

(C) Applicable to all facilities: A Permittee need not inspect facilities that have been inspected by the Regional Water Board within the previous 24 month interval. However, if the Regional Water Board performed only one inspection, the Permittee shall conduct the second required mandatory compliance inspection.

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(2) **Level of Inspection:** Each Permittee shall confirm that each operator:

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(A) Has a current Waste Discharge Identification (WDID) number for facilities discharging storm water associated with industrial activity, and that a Storm Water Pollution Prevention Plan (SWPPP) is available on-site.

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(B) Is effectively implementing BMPs in compliance with County and municipal ordinances. Facilities must implement the source control BMPs identified in subpart 5.D.3. and Appendix D, *California Stormwater Industrial and Commercial BMP Handbook* (2003);

(C) Has applied and has a current No Exposure Certification (and WDID number) for facilities subject to this requirement.

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3. Ensure Compliance of Critical Sources

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(a) **BMP Implementation:** Facilities must implement the source control BMPs identified in Part 5. D. 2. and, as applicable, Appendix D, *California Stormwater Industrial and Commercial BMP Handbook (2003)*. In the event that a Permittee determines that a BMP is infeasible at any site, the Permittee shall require implementation of similar BMPs that will achieve the equivalent reduction of pollutants in the storm water discharges. Likewise, for those BMPs that are not protective of water quality standards, Permittees may require additional sitespecific controls.

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including a site visit, to occur within four business days.

¹ Treatment BMPs when designed to drain within 72 hours of the end of rainfall minimize the potential for the breeding of vectors.

design.

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(3) Where Redevelopment results in an alteration to less than fifty percent of impervious surfaces of a previously existing development, and the existing development was not subject to post development storm water quality control requirements, only the alteration must be mitigated, and not the entire development.

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(b) 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

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not include the repaying of existing roads to maintain original line and grade.
(c) Existing single-family dwelling and accessory structures are exempt from the Redevelopment requirements unless such projects create, add, or replace 10,000 square feet of impervious surface area.

3. Effective Date –The New Development and Redevelopment requirements contained in Section E of the Order shall begin 90 calendar days after Regional Board Executive Officer approval of the changes to the Technical Guidance Manual needed to comply with this permit. After that date all discretionary permit projects or project phases that have not been deemed complete for processing, or discretionary permit projects without vesting tentative maps that have not requested and received an extension of previously granted approvals must comply with the requirements in Section E. Projects that have been deemed complete prior to the update of the technical design manual are not subject to this section. For Permittee's projects the effective date shall be the date the governing body or their designee approves initiation of the project

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III. New Development/Redevelopment Performance Criteria

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1. Integrated Water Quality/ Flow Reduction/ Resources Management Criterion

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(a) Permittees shall establish standards for all New Development and Redevelopment projects identified in subpart 5.E.II to control pollutants, pollutant loads, and runoff volume emanating from impervious surfaces through percolation, infiltration, storage, or evapo-transpiration, by reducing the percentage of Effective Impervious Area (EIA). The standards shall be based on the type of development, site conditions (including soils and groundwater), community constraints, and shall consider USEPA's "Managing Wet Weather with Green Infrastructure, Action Strategy, 2008".

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(b) The goal of the New Development and Redevelopment standards shall be to minimize pollutant loads and runoff volume from impervious surfaces by reducing the effective impervious area of new and redevelopment projects. This

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goal may be implemented through use of site features, a Redevelopment Project Area Master Plan (RPAMP), or payment of an in-lieu fee as described in this section. For projects in undeveloped areas, the project shall comply with the goal of 5% or less of effective impervious area (EIA). For development and redevelopment projects which can be demonstrated that the 5% EIA goal is infeasible, the project shall comply with the surface discharge requirements of 5.E.III.3. Permittees shall submit the criteria for determining infeasibility to the Regional Board within 180 days of permit adoption. The infeasibility criteria shall become effective for determining feasibility upon Executive Officer approval.

- (c) Impervious surfaces may be rendered "ineffective" if the storm water runoff is:
 - (1) Collected and stored for beneficial use such as irrigation, or other reuse purpose; or
 - (2) Infiltrated; or,
 - (3) Evaportranspired; or
 - (4) Biofiltrate.
- (d) All features and structures implemented to render impervious surfaces "ineffective" to attain the EIA requirement as described in provision (b), above, shall be properly sized to infiltrate, store for beneficial reuse, evapotranspire, or biofiltrate at least the volume of water that meets the criteria in subpart 5.E.III.3.
- (e) Any surface discharge of the storm water runoff from projects that cannot attain the 5% EIA goal shall be mitigated in accordance with subpart 5.E.III.3
- 2. Hydromodification (Flow/ Volume/ Duration) Control Criteria
 - (a) Each Permittee shall require all New Development and Redevelopment projects identified in subpart 5.E.II to implement hydrologic control measures, to prevent accelerated downstream erosion and to protect stream habitat in natural drainage systems. The purpose of the hydrologic controls is to minimize changes in postdevelopment hydrologic storm water runoff discharge rates, velocities, and duration. This shall be achieved by maintaining the project's pre-project storm water runoff flow rates and durations.
 - (1) Description
 - (A) Hydromodification control in natural drainage systems shall be achieved by maintaining the Erosion Potential (E_p) in streams at a value of 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 a result of flow increases from impervious surfaces and damage stream habitat (see Attachment "E" Determination of Erosion Potential)
 - (B) Hydromodification control may include one, or a combination of on-site, regional subregional hydromodification control BMPs, LID strategies, or stream restoration measures, with preference given to LID strategies and hydromodification control BMPs. Any in-stream

feasible, an Erosion Potential value of 1 or any alternative value

systems from erosion, incision, and sedimentation that can occur

that can be shown to be protective of the natural drainage

as a result of flow increases from impervious surfaces and damage stream habitat in natural drainage systems, or

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NPDES N Tentative			Order No. 09-xxx County Municipal Separate Storm Sewer System Permit	R
3.			shall be deemed in effect upon Executive Officer approval. Mitigation Criteria	E
<i>J</i> .	(a) Each iden	n Pern tified	nittee shall require all New Development and Redevelopment projects in subpart 5.E.II to implement post-construction storm water treatment	V
			control measures to mitigate storm water pollution as follows:	
	(1)	_	ects disturbing land areas less than 50 acres	
		(A)	Volumetric Treatment Control BMP	
			(i) 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	S
			Urban Runoff Quality Management, WEF Manual of Practice No. 23/ASCE Manual of Practice No. 87, (1998); or	E
			(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,	
			prior to its discharge to a storm water conveyance system; ¹ and/ or	1
		(B)	Flow Based Treatment Control BMP	_
		` /	(i) The flow of runoff produced from a rain event equal to at least	
			0.2 inches per hour intensity; or	K
			(ii) 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	N
			(iii) 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)	
	(2)	Proi	ects disturbing land area of 50 acres or greater	٨
	(2)	(A)	Eighty percent of the average runoff volume using an appropriate	A
		(11)	public domain continuous flow model (such as Storm Water	
			Management Model (SWMM) or Hydrologic Engineering Center –	П
			Hydrologic Simulation Program – Fortran (HEC-HSPF), using the	
			local rainfall record and relevant BMP Performance data.	
IV.	Implem	entat	ion	
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1.	Mainten	ance.	Agreement and Transfer	•
	(a) Prio	r to is	suing approval for final occupancy each Permittee shall require that all opment and redevelopment projects subject to post-construction BMP	E

This option is available only for construction projects that disturb land area less than 5 acres.

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requirements provide an operation and maintenance plan 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.

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1) Verification at a minimum shall include the developer's signed statement accepting responsibility for maintenance until the responsibility is legally transferred; and either

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(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 (CCRs) for residential properties assigning BMP maintenance responsibilities to the Home Owners Association (HOA); or

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

(b) 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 Operation and Maintenance plan shall follow the Technical Guidance Manual Appendix D "Maintenance Plan Guidance" (or subsequent guidance manual) for each BMP component. 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.

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2. Tracking, Inspection, and Enforcement of Post-Construction BMPs

(a) Each Permittee shall implement a tracking system, and an inspection and enforcement program for new development and redevelopment post-construction storm water BMPs as set fort in part 5.E no later than (365 days after Order adoption date).

(1) 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:

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(A) Municipal Project ID

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(B) State WDID No

R

- (C) Project Acreage
- (D) BMP Type and Description

storm water treatment/collection features, as described in this Section.

(F) Potential for significant changes in the flow velocity or volume of storm water runoff to cause harm to or impair the beneficial uses of natural drainage systems.

(G) Potential for significant increases in erosion at the project site or surrounding areas.

2. General Plan Update

(a) Each Permittee shall amend, revise or update its General Plan to include watershed and storm water quality and quantity management considerations and policies when any of the following General Plan elements are updated or amended:

Land Use (1)

Housing (2)

(3) Conservation

(4) Open Space

(b) Each Permittee shall provide the Regional Water Board with the draft amendment or revision when a listed General Plan element or General Plan is noticed for comment in accordance with Cal. Govt. Code § 65350 et seq.

F. **Development Construction Program**

I. Each Permittee shall implement a construction program that prevents illicit construction-related discharges of pollutants into the MS4, implements and maintains structural and non-structural BMPs to reduce pollutants in stormwater runoff from construction sites, reduces construction site discharges of pollutants from the MS4 to the MEP, and prevents construction site discharges from the MS4 from causing or contributing to a violation of water quality standards.

1. BMP Implementation - Construction Sites Less Than One Acre

(a) Each Permittee shall require the implementation of an effective combination of erosion and sediment control BMPs from Table 6 to prevent erosion and sediment loss, and the discharge of construction wastes.¹

Table 6 - BMPs at Construction sites less than 1 acre

Minimum Set of BMPs for All Construction Sites Caltrans Handbook CASQA Handbook For Erosion Control EC-1 SS-1 Scheduling Preservation of Existing Vegetation EC-2 SS-2 **Sediment Controls** Silt Fence SE-1 SC-1 Sand Bag Barrier SE-8 SC-8

¹ The BMPs are taken from the California BMP Handbook, Construction, January 2003 and the Caltrans Stormwater Quality Handbooks, Construction Site Best Management Practices (BMPs) Manual, March 2003, and addenda.

Minimum Set of BMPs for All Construction Sites	CASQA Handbook	Caltrans Handbook
For Erosion Control		
Stabilized Construction Site Entrance/Exit	TC-1	TC-1
Non-Storm Water Management		
Water Conservation Practices	NS-1	NS-1
Dewatering Operations (Groundwater dewatering	NS-2	NS-2
only under NPDES Permit No. CAG994004). ¹		
Waste Management		
Material Delivery and Storage	WM-1	WM-1
Stockpile Management	WM-3	WM-2
Spill Prevention and Control	WM-4	WM-4
Solid Waste Management	WM-5	WM-5
Concrete Waste Management	WM-8	WM-8
Sanitary/ Septic Waste Management	WM-9	WM-9

- 2. BMP Implementation Construction Sites One Acre but Less than 5 acres.
 - (a) Each Permittee shall require the implementation of an effective combination of appropriate erosion and sediment control BMPs from Table 7 in addition to the ones identified in Table 6 to prevent erosion and sediment loss, and the discharge of construction wastes:

Table 7 - BMPs at Construction sites 1 acre or greater but less than 5 acres

BMPs	CASQA Handbook	Caltrans Handbook
For Erosion Control		
Hydraulic Mulch	EC-3	SS-3
Hydroseeding	EC-4	SS-4
Soil Binders	EC-5	SS-5
Straw Mulch	EC-6	SS-6
Geotextiles and Mats	EC-7	SS-7
Wood Mulching	EC-8	SS-8
Sediment Controls		
Fiber Rolls	SE-5	SC-5
Gravel Bag Berm	SE-6	SC-6
Street Sweeping and/ or Vacuum	SE-7	SC-7
Storm Drain Inlet Protection	SE-10	SC-10
Additional Controls		
Wind Erosion Controls	WE-1	WE-1
Stabilized Construction Entrance/ Exit	TC-1	TC-1
Stabilized Construction Roadway	TC-2	TC-2
Entrance/ Exit Tire Wash	TC-3	TC-3
Non-Storm Water Management		
Vehicle and Equipment Washing	NS-8	NS-8
Vehicle and Equipment Fueling	NS-9	NS-9

¹ Ponded storm water may be discharged at a concentration of Total Suspended Solids (TSS) of 100mg/L or less.

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3. BMP Implementation - Construction Sites 5 acres and Greater

(a) Each Permittee shall require the implementation of an effective combination of the following BMPs in Table 8 (BMPs at Construction sites 5 acres or greater) in addition to the ones identified in Table 6 (BMPs at Construction sites less than 1 acre) and Table 7 (BMPs at Construction sites 1 acre or greater but less than 5 acres) at all construction sites 5 acres and greater to prevent erosion and sediment loss, and the discharge of construction wastes. Erosion control BMPs shall be preferred to sediment control BMPs.

Table 8 - BMPs at Construction sites 5 acres or greater

BMPs	CASQA Handbook	Caltrans Handbook
Sediment Controls		
Sediment Basin	SE-2	SC-2
Check Dam	SE-4	SC-4
Tracking Control BMPs		
Stabilized Construction Entrance/ Exit	TR-1	TC-1
Non-Storm Water Management		
Vehicle and Equipment Maintenance	NS-10	NS-10
Waste Management		
Material Delivery and Storage	WM-1	WM-1
Spill Prevention and Control	WM-4	WM-4
Concrete Waste Management	WM-8	WM-8
Sanitary/ Septic Waste Management	WM-9	WM-9

4. Enhanced Construction BMP Implementation.

- (a) Each Permittee shall implement, or require implementation of, enhanced practices that preclude impacts to water quality posed by all construction sites on hillsides as defined in this Order and construction sites that directly discharge to a waterbody listed on the CWA § 303 (d) list for siltation or sediment, or that occur within or directly adjacent to an Environmentally Sensitive Area (ESAs). Construction sites located on hillsides, adjacent to CWA 303(d) listed waters for siltation or sediment, and directly adjacent to ESAs are termed "High risk sites."
- (b) Each Permittee shall require implementation of enhanced practices for high risk sites which shall include increased BMP inspection and maintenance requirements.
 - (1) Each Permittee shall require that high risk sites shall be inspected by the project proponent's Qualified SWPPP Developer or Qualified SWPPP Practitioner or personnel or consultants who are Certified Professionals in Erosion and Sediment Control (CPESC) at the time of BMP installation, at least weekly during the wet season, and at least once each 24 hour period during a storm event that generates runoff from the site, to identify BMPs that need maintenance to operate effectively, that have failed or could fail to operate as intended.

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(2) During the wet season, the area of disturbance shall be limited to the area that can be controlled with an effective combination of erosion and sediment control BMPs. Enhanced sediment controls should be used in combination with erosion controls and should target portions of the site that cannot be effectively controlled by standard erosion controls described above. Effective sediment and erosion control BMPs proposed by the proponent shall include the BMPs listed in Table 9 below. The project proponents are responsible to implement the BMPs below unless shown unnecessary. The Permittee shall require that the project proponent retain records of the inspection and a determination and rationale of the BMPs selected to control runoff.

 Table 9
 Enhanced Construction BMP Implementation.

	CASQA	Caltrans
CONSTRUCTION SITE BMPs	Handbook	Handbook
Erosion Controls		
Scheduling	EC-1	SS-1
Preservation of Existing Vegetation	EC-2	SS-2
Hydraulic Mulch	EC-3	SS-3
Hydroseeding	EC-4	SS-4
Soil Binders	EC-5	SS-5
Straw Mulch	EC-6	SS-6
Geotextiles and Mats	EC-7	SS-7
Wood Mulching	EC-8	SS-8
Slope Drains	EC-11	SS-11
Sediment Controls		
Silt Fence	SE-1	SC-1
Fiber Rolls	SE-5	SC-5
Sediment Basin	SE-2	SC-2
Check Dam	SE-4	SC-4
Gravel Bag Berm	SE-6	SC-6
Street Sweeping and/or Vacuum	SE-7	SC-7
Sand Bag Barrier	SE-8	SC-8
Storm Drain Inlet Protection	SE-10	SC-10
Additional Controls		
Wind Erosion Controls	WE-1	WE-1
Stabilized Construction Entrance/Exit	TC-1	TC-1
Stabilized Construction Roadway	TC-2	TC-2
Entrance/Exit Tire Wash	TC-3	TC-3
Advanced Treatment Systems ¹		
Non-Storm Water Management		
Water Conservation Practices	NS-1	NS-1
Dewatering Operations (Groundwater dewatering	NS-2	NS-2

¹ If appropriate given natural background stormwater runoff and receiving water quality conditions.

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CONSTRUCTION SITE BMPs	CASQA Handbook	Caltrans Handbook
only under NPDES Permit No. CAG994004).19		
Vehicle and Equipment Washing	NS-8	NS-8
Vehicle and Equipment Fueling	NS-9	NS-9
Vehicle and Equipment Maintenance	NS-10	NS-10
Waste Management		
Material Delivery and Storage	WM-1	WM-1
Stockpile Management	WM-3	WM-2
Spill Prevention and Control	WM-4	WM-4
Solid Waste Management	WM-5	WM-5
Concrete Waste Management	WM-8	WM-8
Sanitary/Septic Waste Management	WM-9	WM-9

5. Local Agency Requirements

- (a) Each Permittee shall require for all construction sites 1 acre or greater, compliance with all conditions identified in the preceding subparts F.1 F.4, and the following requirements:
 - (1) Local Storm Water Pollution Prevention Plan (Local SWPPP),
 - (A) Each Permittee shall require the preparation and submittal of a Local SWPPP, for the Permittee's review and written approval prior to issuance of a grading or construction permit for construction or demolition projects. The Permittees' approval signature shall be contained within the first pages of the Local SWPPP
 - (i) The Permittee shall not approve any Local SWPPP unless it contains appropriate site-specific construction site BMPs, specific locations, and maintenance schedules.
 - (ii) The Local SWPPP must include the rationale used for selecting or rejecting BMPs for various construction phases and weather conditions. The project architect, or engineer of record, or authorized qualified designee, must sign a statement on the Local SWPPP to the effect:
 - (I) "As the architect/ engineer of record, I have selected appropriate BMPs to effectively minimize the negative impacts of this project's construction activities on storm water quality. The project owner and contractor are aware that the selected BMPs must be installed, monitored, and maintained to ensure their effectiveness. The BMPs not selected for implementation are redundant or deemed not applicable to the proposed construction activity."

(2) Certification Statement

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- (A) Each Permittee shall require that each landowner or the landowner's agent sign a statement on the Local SWPPP to the effect:

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- (i) "I certify that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to ensure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, to the best of my knowledge and belief, the information submitted is true, accurate, and complete. I am aware that submitting false and/or inaccurate information, failing to update the Local SWPPP to reflect current conditions, or failing to properly and/or adequately implement the Local SWPPP may result in revocation of grading and/ or other permits or other sanctions provided by law."
- (ii) The Local SWPPP certification shall be signed by the property owner or owner's representative/designee. If the Local SWPPP or SWPPP is being prepared by the local agency then the appropriate authority of the local agency shall sign the document.

- 6. Roadway Paving or Repaving Operations (For Private or Public Projects)
 - (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:
 - (1) Restrict paving and repaving activity to exclude periods of rainfall or predicted rainfall unless required by emergency conditions
 - (2) Install sand bags or gravel bags and filter fabric at all susceptible storm drain inlets and at manholes to prevent spills of paving products and tack coat
 - (3) Prevent the discharge of release agents including soybean oil, other oils, or diesel to the storm water drainage system or receiving waters.
 - (4) Minimize non storm water runoff from water use for the roller and for evaporative cooling of the asphalt
 - (5) Clean equipment over absorbent pads, drip pans, plastic sheeting or other material to capture all spillage and dispose of properly
 - (6) Collect liquid waste in a container, with a secure lid, for transport to a maintenance facility to be reused, recycled or disposed of properly
 - (7) 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
 - (8) Cover the "cold-mix" asphalt (i.e., pre-mixed aggregate and asphalt binder) with protective sheeting during a rainstorm

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Permittee shall inspect the constructed site design, source control and treatment control BMPs to verify that they have been constructed in compliance with all specifications, plans, permits, ordinances, and this Order. The initial/acceptance BMP verification inspection does not constitute a maintenance and operation inspection, as required in the preceding subpart E.IV.2(c).

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9. State Conformity Requirements

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(a) Each Permittee shall ensure that no grading permit, encroachment permit, demolition permit, building permit, electrical permit, or construction permit (or any other municipal authorization to move soil and/ or construct or destruct that involves land disturbance) is issued for any project requiring coverage under the CASGP or Small LUP General Permit¹ unless:

D.

(1) Proof of filing a Notice of Intent for coverage under a State NPDES permit is demonstrated).

D

(2) Demonstration or Certification that a SWPPP has been prepared by the project developer.

(3) Proof of Change of Information form (COI) and a copy of the modified SWPPP(s) at any time a transfer of ownership takes place for the entire development or portions of the common plan of development where construction activities are still on-going.

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10. Interagency Coordination

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(a) Referral of Violations:

A Permittee may refer a violator of the municipal storm water ordinance and CWC § 13260 to the Regional Water Board provided that the Permittee has made a good faith effort at progressive enforcement consistent with the preceding subpart F.8(c). At a minimum, the Permittee's good faith effort shall be documented with:

(1) A minimum of 2 follow-up inspection reports (inspections completed within 3 months).

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(2) A minimum of two warning letters or NOVs.

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(b) Referral of Non-filers under the CASGP or the Small LUP General Permit: Each Permittee shall refer non-filers (i.e., those projects which cannot demonstrate that they have a WDID number) under the CASGP or Small LUP General Permit, to the Regional Water Board, no later than 15 days after making a determination of failure to file. In making such referrals, Permittees shall include, at a minimum, the following documentation:

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(1) Project location address

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(2) Project description

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¹ NPDES Permit No. CAS000005, Waste Discharge Requirements For Discharges of Storm Water Runoff Associated with Small Linear Underground/ Overhead Construction Projects (Small LUP General Permit) for any linear land disturbing activity or activities (cumulatively) that will cause one acre or more of land disturbance but not more than 5 acres.

(3) Developer or owners name with complete mailing address (4) Project size (5) Records of communication with the developer or owner regarding filing requirements (c) Investigation of Complaints Regarding Facilities – Transmitted by the Regional Water Board Staff: (1) Each Permittee shall initiate, within one business day, ¹ an initial investigation of complaint(s) (other than non-storm water discharges) on the construction site(s) within its jurisdiction. (A) The initial investigation shall include, at a minimum, an inspection on the facility and its perimeter to confirm the complaint and to determine if the site operator is effectively complying with the municipal storm water/ urban runoff ordinances, and to oversee corrective action. (d) Support of Regional Water Board Enforcement Actions – As directed by the Regional Water Board Executive Officer: (1) Each Permittee shall support Regional Water Board enforcement actions by: (A) Assisting in identification of current owners, operators, and lessees of properties and sites. (B) Providing staff, when available, for joint inspections with Regional Water Board inspectors. (C) Appearing to testify as witnesses in Regional Water Board enforcement hearings. (D) Providing copies of inspection reports and other progressive enforcement documentation. G. Public Agency Activities Program I. Each Permittee shall implement a Public Agency Activities Program to minimize storm water pollution impacts from public agency activities. Public Agency requirements consist of: i. Public Construction Activities Management. ii. Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards Management/ Municipal Operations. iii. Vehicle and Equipment Wash Areas iv. Landscape and Recreational Facilities Management v. Storm Drain Operation and Management vi. Streets and Roads Maintenance vii. Public Industrial Activities Management	(3) Developer or owners name with complete mailing address (4) Project size (5) Records of communication with the developer or owner regarding filing requirements (c) Investigation of Complaints Regarding Facilities – Transmitted by the Regional Water Board Staff: (1) Each Permittee shall initiate, within one business day, an initial investigation of complaint(s) (other than non-storm water discharges) on the construction site(s) within its jurisdiction. (A) The initial investigation shall include, at a minimum, an inspection on the facility and its perimeter to confirm the complaint and to determine if the site operator is effectively complying with the municipal storm water/ urban runoff ordinances, and to oversee corrective action. (d) Support of Regional Water Board Enforcement Actions – As directed by the Regional Water Board Executive Officer: (1) Each Permittee shall support Regional Water Board enforcement actions by: (A) Assisting in identification of current owners, operators, and lessees of properties and sites. (B) Providing staff, when available, for joint inspections with Regional Water Board inspectors. (C) Appearing to testify as witnesses in Regional Water Board enforcement hearings. (D) Providing copies of inspection reports and other progressive enforcement documentation. G. Public Agency Activities Program I. Each Permittee shall implement a Public Agency Activities Program to minimize storm water pollution impacts from public agency activities. Public Agency requirements consist of: i. Public Construction Activities Management. ii. Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards Management/ Municipal Operations. iii. Vehicle and Equipment Wash Areas iv. Landscape and Recreational Facilities Management v. Storm Drain Operation and Management v. Storest and Roads Maintenance		No. CAS004002 Order No. 09-xxx e Order Ventura County Municipal Separate Storm Sewer System Permit	
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vii. Public Industrial Activities Management	vii. Public Industrial Activities Management			
			vii. Public Industrial Activities Management	

¹ 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 Regional Water Board would expect that the initial investigation, including a site visit, to occur within four business days.

- viii. Emergency Procedures
- ix. Employee Training
- x. Infrastructure Maintenance
- 1. Public Construction Activities Management
 - (a) Each Permittee shall implement and comply with the Planning and Land Development Program requirements in part 5.E. of this Order at Permittee owned or operated public construction projects for project types identified in part 5.E of this Order.
 - (b) Each Permittee shall implement and comply with the appropriate Development Construction Program requirements in part 5.F. of this Order at Permittee owned or operated construction projects as applicable.
 - (c) For public projects including those under a Capital Improvement Project Plan that disturb less than one acre of soil the Permittees shall require the development and implementation of a Storm Water Pollution Control Plan. The SWPCP shall include BMPs as identified in Tables 5, 9 and 10.
- 2. Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards Management/ Long Term Maintenance Programs
 - (a) Each Permittee shall implement the activity specific BMPs¹ listed in Table 10 when such activities occur at Permittee owned/leased facilities and job sites including but not limited to vehicle/ equipment maintenance facilities, material storage facilities, and corporation yards, and at any area that includes the activities as described in the following Tables. Additionally, for any activity or area described in the footnote below,² each Permittee shall also implement the BMPs in the Caltrans Storm Water Quality Handbook Maintenance Staff Guide described as B-4 in Table 10 (BMPs at Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards).

Table 10 - BMPs at Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards

From the Caltrans Storm Water Quality Handbook Maintenance Staff Guide	Appendix B
Activity Specific BMPs	Page
General BMPs	B-4
Flexible Pavement	B-9
Asphalt Cement Crack and Joint Grinding/ Sealing	B-9
Asphalt Paving	B-10
Structural Pavement Failure (Digouts) Pavement Grinding and Paving	B-11
Emergency Pothole Repairs	B-13
Sealing Operations	B-14

¹ These BMPs are identified in Appendix B of the *Caltrans Storm Water Quality Handbook Maintenance Staff Guide, May 2003*, and its addenda. Other BMPs may be substituted upon approval by the Executive Officer.

² Scheduling and Planning; Spill Prevention and Control; Sanitary/ Septic Waste Management; Material Use; Safer Alternative Products; Vehicle/ Equipment Cleaning, Fueling, and Maintenance; Illicit Connections Detection, Reporting and Removal; Illegal Spill / Discharge Control and Maintenance Facility Housekeeping Practices.

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- 3. Vehicle and Equipment Wash Areas
 - (a) Each Permittee shall eliminate discharges of wash waters from vehicle and equipment washing no later than (365 days after Order adoption date) by implementing any of the following measures at existing facilities with vehicle or equipment wash areas:
 - (1) Self-contain, and haul off for disposal
 - (2) Equip with a clarifier
 - (3) Equip with an alternative pre-treatment device; or
 - (4) Plumb to the sanitary sewer
 - (b) Each Permittee shall ensure that any municipal facilities constructed, redeveloped, or replaced has all vehicle and equipment wash areas plumbed to the sanitary sewer or be self contained and all wastewater/ washwater hauled for legal disposal.
- 4. Landscape, Park, and Recreational Facilities Management
 - (a) Integrated Pest Management (IPM)

IPM is an ecosystem-based strategy that focuses on long-term prevention of pests or their damage through a combination of techniques such as biological control, habitat manipulation, modification of cultural practices, and use of resistant varieties. Each Permittee shall implement an IPM program within 365 days that includes the following:

(a) Catch Basin Cleaning

ES No. CAS0	04002 Order No. 09-xxx entura County Municipal Separate Storm Sewer System Permit
(1)	Each Permittee shall designate catch basin inlets within its jurisdiction as one of the following:
	Priority A: Catch basins that are designated as consistently generating the
	highest volumes of trash.
	Priority B: Catch basins that are designated as consistently generating
	moderate volumes of trash.
	<u>Priority C</u> : Catch basins that are designated as generating low volumes of trash.
	Within one year of Order adoption, Permittees shall submit a map or list of
	Catch Basins with their GPS coordinates and their designations. The map or
	list shall contain the rationale or data to support designations.
(2)	Each Permittee shall inspect catch basins according to the following
	schedule:
	<u>Priority A:</u> A minimum of 3 times during the wet season and once during
	the dry season every year.
	<u>Priority B</u> : A minimum of once during the wet season and once during the
	dry season every year.
	<u>Priority C</u>: A minimum of once per year.Catch basins shall be cleaned as necessary on the basis of inspections.
	Permittees shall maintain inspection records for Regional Board review.
(3)	In addition to the preceding schedule, Permittees shall ensure that any catch
(3)	basin that is determined to be at least 25% full of trash shall be cleaned out.
(b) Tras	h Management at Public Events
(1)	Each Permittee shall require for any event in the public right of way or
	wherever it is foreseeable that substantial quantities of trash and litter may
	be generated, the following measures:
	(A) Proper management of trash and litter generated; <u>and</u>
	(B) Arrangement for temporary screens to be placed on catch basins; or
	(C) Provide clean out of catch basins, trash receptacles, and grounds in the
(a) Trac	event area within 24 hours subsequent to the event.
(c) 11as (1)	ch Receptacles Each Permittee shall install trash receptacles, or equivalent trash capturing
(1)	devices in areas subject to high trash generation within its jurisdiction no
	later than (one year after Order adoption date).
(2)	Each Permittee shall ensure that all trash receptacles are cleaned out and
()	maintained as necessary to prevent trash overflow.
(d) Cato	ch Basin Labels
(1)	Each Permittee shall inspect the legibility of the catch basin stencil or label
	nearest each catch basin and inlet before the wet season begins.
(2)	Each Permittee shall record and re-stencil or re-label within 15 days of
	inspection, catch basins with illegible stencils.
(e) Add	itional Trash Management Practices
(2)	nearest each catch basin and inlet before the wet season begins. Each Permittee shall record and re-stencil or re-label within 15 days of

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Each Permittee shall install trash excluders, or equivalent devices on or in catch basins or outfalls to prevent the discharge of trash to the storm drain system or receiving water no later than two years after Order adoption date in areas defined as Priority A (Provision 1a(2)) except in sites where the application of such BMP(s) alone will cause flooding. Lack of maintenance that causes flooding is not an acceptable exception to the requirement to install BMPs. Alternatively the Permittee may implement alternative or enhanced BMPs beyond the provisions of this permit (such as but not limited to increased street sweeping, adding trash cans near trash generation sites, prompt enforcement of trash accumulation, increased trash collection on public property, increased litter prevention messages or trash nets within the MS4) that provide substantially equivalent removal of trash. Permittees shall demonstrate that BMPs, which substituted for trash excluders provide equivalent trash removal performance as excluders. When outfall trash capture is provided, revision of the schedule for inspection and cleanout of catch basins in task (a) may be proposed by the Permittee for approval by the Executive Officer.

(f) Storm Drain Maintenance

- (1) Each Permittee shall implement a program for Storm Drain Maintenance no later than (180 days after Order adoption date) that includes the following:
 - (A) Visual monitoring of Permittee-owned open channels and other drainage structures for debris at least annually.
 - (B) Remove trash and debris from open channel storm drains a minimum of once per year before the wet season.
 - (C) Eliminate the discharge of contaminants during MS4 maintenance and clean outs.
 - (D) Quantify the amount of materials removed using techniques appropriate for quantifying solid waste and ensure the materials are properly disposed of.

(g) Spill Response Plan

- (1) Each Permittee shall implement a response plan for spills to the MS4 within their respective jurisdiction. The response Plan shall clearly identify agencies responsible and telephone numbers and e-mail address for contact and shall contain at a minimum the following:
 - (A) Investigation of all complaints received within 24 hours of the incident report.
 - (B) Response within 2 hours to spills for containment upon notification, except where such overflows occur on private property, in which case the response should be within 2 hours of gaining legal access to the property.
 - (C) Notification to appropriate public health agencies and the Office of Emergency Services (OES).
- (h) Permittee Owned Treatment Control BMPs

- (1) Each Permittee shall implement an inspection and maintenance program for all Permittee owned treatment control BMPs, including post-construction treatment control BMPs.
- (2) 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.
- (3) Any residual water produced by a treatment control BMP and not being internal to the BMP performance when being maintained shall be:
 - (A) Hauled away and legally disposed of; or
 - (B) Applied to the land without runoff; or
 - (C) Discharged to the sanitary sewer system (with permits or authorization); or
 - (D) Treated or filtered to remove bacteria, sediments, nutrients, and meet the limitations set in Table 11 (Discharge Limitations for Dewatering Treatment BMPs) prior to discharge to the MS4.

Table 11 - Discharge Limitations for Dewatering Treatment BMPs¹

Parameter	Units	Limitation
Total Suspended Solids	mg/L	100
Turbidity	NTU	50
Oil and Grease	mg/L	10

6. Streets and Roads Maintenance

(a) Maintenance

(1) Each Permittee shall perform street sweeping of curbed streets in commercial areas and areas subject to high trash generation to control trash and debris at least two times per month.

(b) Road Reconstruction

- 1) 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.
 - (A) Restrict paving and repaving activity to exclude periods of rainfall or predicted rainfall² unless required by emergency conditions.
 - (B) Install sand bags or gravel bags and filter fabric at all susceptible storm drain inlets and at manholes to prevent spills of paving products and tack coat;
 - (C) Prevent the discharge of release agents including soybean oil, other oils, or diesel to the storm water drainage system or receiving waters.
 - (D) Minimize non storm water runoff from water use for the roller and for evaporative cooling of the asphalt.

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¹ Technology based effluent limits.

² A probability of precipitation (POP) of 50% is required.

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		No. CAS004002 Order No. 09-xxx Order Ventura County Municipal Separate Storm Sewer System Permit	R
		who use or have the potential to use pesticides or fertilizers (whether or not they normally apply these as part of their work). Training programs shall address: (1) The potential for pesticide-related surface water toxicity. (2) Proper use, handling, and disposal of pesticides. (3) Least toxic methods of pest prevention and control, including IPM. (4) Reduction of pesticide use. (c) Each Permittee shall, no later than (12 months after Order adoption date) and annually thereafter before June 30, train all of their employees and contractors who are responsible for illicit connections and illicit/ illegal discharges. Training programs shall address: (1) Identification (2) Investigation (3) Termination (4) Cleanup (5) Reporting of Incidents	V I S E D
	T111	(6) Documentation of Incidents	
Н.	Illic	eit Connections and Illicit Discharges Elimination Program	
	I. 1.	General	T
		 (a) Implementation - Each Permittee shall implement an IC/ ID Program. The IC/ ID procedures shall be documented and made available for public review. (b) Tracking - All Permittees shall, no later than (3 years after Order adoption date), map at a scale and in a format specified by the Principal Permittee all known connections to their storm drain system. All Permittees shall map at a scale and in a format specified by the Principal Permittee incidents of illicit connections and 	N T
		discharges since January 2009 on their baseline maps, and shall transmit this information to the Principal Permittee no later than (3 years after Order adoption date). Permittees shall use this information to identify priority areas for further investigation and elimination of IC/ ID.	A T
	2.	Public Reporting(a) Permittees shall establish and maintain a phone hotline and internet site to receive all reports of IC/ ID complaints.(b) Permittees shall document the location of the reported IC/ ID and the actions undertaken in response to all IC/ ID complaints.	I V
	3.	Illicit Connections (a) Screening for Illicit Connections	E

Each Permittee, upon discovery or upon receiving a report of a suspected illicit connection, shall complete an investigation within 21 days, to determine the following:

- (A) Source of the connection.
- (B) Nature and volume of discharge through the connection.
- (C) Responsible party for the connection.
- (2) Termination -

¹ Illicit Discharge Detection and Elimination, A Guidance Manual for Program Development and Technical Assessments. The Center for Watershed Protection, Pitt R., October 2004. Chapter 13, 13.1,13.2, 13.3, 13.4

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		 Each Permittee, upon confirmation of an illicit storm drain connection, shall ensure the following: (A) Termination of the connection within 180 days of completion of the investigation, using formal enforcement authority to eliminate the illicit connection. (3) Documentation - Each Permittee shall keep records of all illicit connection investigations and the formal enforcement taken to eliminate all illicit connections. 	V I
	4.	Illicit Discharges	S
	••	(a) <u>Investigation</u> - Each Permittee shall investigate an illicit/ illegal discharge during or immediately following containment and cleanup activities, and shall take appropriate	E
		enforcement action to eliminate the illegal discharge. (b) Abatement and Cleanup - Each Permittee shall respond, within 1 business day of discovery or a report of a suspected illicit/ illegal discharge, with actions to abate, contain, and/or clean up all illegal discharges, including hazardous waste.	D
		(c) <u>Documentation</u> - Each Permittee shall maintain records of all illicit/ illegal discharge discoveries, reports of suspected illicit/ illegal discharges, their response to the illicit/ illegal discharges and suspected illicit/ illegal discharges, and the formal enforcement taken to eliminate all illicit/ illegal discharges.	T E
т	DE.		
I.	KE.	PORTING PROGRAM	N
	1.	The Principal Permittee in consultation with the Permittees and Regional Water Board staff shall convene an adhoc working group to develop an Electronic Reporting Program, the basis of which shall be the requirements in this Order. The Committee shall no later than (12 months after Order adoption date) submit the electronic	T
		reporting form in each subsequent year.	A
	2.	Each Permittee shall submit information required in the Reporting Program in a method as appropriate to the format approved by the Regional Water Board Executive Officer.	Τ
	3.	The Principal Permittee shall submit by December 15 th of each year, an Annual Report to the Regional Water Board Executive Officer in the form one hard copy and three compact disk (CD) copies (or an electronic equivalent).	I V
	4.	The Annual Report shall document the status of the Municipal Storm Water Program, an integrated summary of the results of analyses from: (a) The monitoring program described under Part 1- Monitoring Report.	E

		No. CAS004002 Order No. 09-xxx Order Ventura County Municipal Separate Storm Sewer System Permit	R			
		(b) The requirements described under Part 2- Program Report.	E			
	5.	Plans shall be submitted to the Regional Water Board Executive Officer in the form of one hard copy and three compact disk (CD) copies (or an electronic equivalent).	V			
	6.	Study Reports shall be submitted to the Regional Water Board Executive Officer in the form of one hard copy and three compact disk (CD) copies (or an electronic equivalent).	I			
	7		S			
	7.	Progress Reports shall be submitted to the Regional Water Board Executive Officer in the form of one hard copy and three compact disk (CD) copies (or an electronic equivalent).	E			
PAF	RT 6	- TOTAL MAXIMUM DAILY LOAD PROVISIONS	D			
I.	com	6 of this Order incorporates provisions to assure that Ventura County MS4 Permittees apply with WLAs and other requirements of TMDLs covering impaired waters impacted the Permittees' discharges.	T			
II.	II. Each Permittee shall attain the storm water WLAs incorporated into this Order by implementing BMPs in accordance with the TMDL Technical Reports, Implementation Plans, or as identified as a result of TMDL special studies specified in the Basin Plan Amendment.					
III.	assu Imp and	Permittees shall comply with the following Wasteload Allocations, consistent with the amptions and requirements of the Wasteload Allocations documented in the elementation Plans, including compliance schedules, associated with the State adoption approval of the TMDL at compliance monitoring points established in each TMDL CFR122.44(d)(1)(vii)(B).	N T			
IV.	TM	DLs in effect and covered in this Order are the following:	A			
	1. 2.	TMDL for Nutrients for Malibu Creek Watershed (Effective date: March 21, 2003) TMDL for Nitrogen Compounds and Related Effects in Calleguas Creek (Effective date: July 16, 2003)	T			
	3.	TMDL for Nitrogen Compounds for the Santa Clara River (Effective date: March 23, 2004).	I			
	4.	TMDL for Chloride in Santa Clara River, Reach 3 (Effective date: June 18, 2003)	W 7			
	5. 6.	TMDL for Chloride in Upper Santa Clara River (Effective date: May 4, 2005) TMDL for Toxicity, Chlorpyrifos and Diazinon in the Calleguas Creek, its	V			
	7.	Tributaries and Mugu Lagoon - (Effective date: March 24, 2006). TMDL for Organochlorine Pesticides, Polychlorinated Biphenyls, and Siltation in Calleguas Creek, its Tributaries and Mugu Lagoon (Effective date: March 24, 2006).	E			

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	e Order Ventura County Municipal Sepa	arate Storm Sewer S		R
8. 9.	TMDL for Bacteria in Malibu Creek TMDL for Metals and Selenium in the			E
10.	Lagoon (Effective date: March 26, 2 TMDL for Trash in Revolon Slough 2008).		n (Effective date: March 6,	V
11.	,	and TDS in Callegu	as Creek Watershed	I
12.		er Estuary (Effective	date: March 6, 2008).	C
13.	TMDL for Bacteria in Harbor Beach 23, 2008).	es of Ventura Count	y (Effective date: September	S
IV. TM	IDL Interim WLAs incorporated into th	nis Order due to com	pliance dates which exceed	E
the	term of this Order are the following:			D
1.	Final Wet Weather Bacteria WLAs for date: January 24, 2016).			
2. 3.	Final Chloride WLAs for Upper Sant Final Organochlorine Pesticides, Pol Calleguas Creek, its Tributaries and 2026).	ychlorinated Biphen	yls, and Siltation WLAs for	T
4. 5.	Final Metals and Selenium WLAs fo Lagoon (Compliance date: March 26 Final Boron, Chloride, Sulfate, and T	6, 2022)	_	E
J.	(Compliance date: December 2, 2023		guas creek watershed	N
V. TM	IDL WLAs and Other TMDL Provision	ns Incorporated into	this Order are as follows:	
1.	TMDL for Nutrients for Malibu Cree	ek Watershed		1
	(a) Summer Load Allocations	Nitrogen	Phosphorus	A
	Runoff from developed areasGolf Course Fertilization	(lbs/day) 26 37	(lbs/day) 2.6 6.6	T
	- Dry Weather Urban Runoff - Other	52 56	4.6 4.1	I
	(b) Winter concentration-based Load	Nitrogen (Nitra	te-N + Nitrite-N)	V
	Runoff from Developed AreasGolf Course Fertilization	(mg/L) 8 8		E

- Dry - Othe	Weather Urban Runoff r	8 8	
Tł	ompliance Monitoring: his TMDL was established and aplementation plan.	l approved by U	J.S. EPA and did not include an
(1 cu	etions and Special Studies requirement. In Extent of algal impairment during the extent of impairment during algal biomass and special studies.	EPA recommen e to excessive a	ds studies to investigate the lgal growth in the creek by
	eek.	cies compositio	on at multiple sites within the
		A recommends	further study to assess whether
alg (3 de	gal growth in the Malibu Cree) Fate of nutrients in Malibu I	k watershed. Lagoon. EPA ream reductions i	commends this special study to n nutrient loadings would result in goon.
2. TMD	L for Nitrogen Compounds an	d Related Effec	ts in Calleguas Creek Watershed
the Ca	-	LAs are not ass n of this TMDI	
quant	Ty loadings and associated W	LAS Hom these	sources.
B. TMD	L for Nitrogen Compounds in	the Santa Clara	River
(a) W	aste Load Allocations:		
(a) W	The Ventura County MS4 (the cities of Fillmore and shall implement BMPs to	Santa Paula) ("achieve the following the following states are the following the following states are the following states	harging to the Santa Clara River Santa Clara MS4 permittees") owing MS4 wasteload allocations
	applicable to River Reach		2.0 mg/I
	Ammonia nitrogen 30-day Ammonia nitrogen 1-hour	_	2.0 mg/L 4.2 mg/L
	Nitrate + Nitrite nitrogen 3	-	8.1 mg/L
(b) Co	ompliance Monitoring:	_	C
(1			mined through receiving water
	_		the Santa Clara River Nitrogen
(2	TMDL Monitoring Progra If any WLA is exceeded as		monitoring site, permittees shall
(2	implement BMPs in accord	-	
			result of TMDL special studies

Tentative Order Ventura County Municipal Separate Storm Sewer System Permit identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action. (c) Actions and Special Studies required of Santa Clara MS4 permittees; either independently or in conjunction with other stakeholders, shall submit an annual progress report with respect to achievement of the WLAs. 4. TMDL for Chloride in Santa Clara River, Reach 3 (a) Waste Load Allocation: MS4 permittees discharging to Santa Clara River, Reach 3 shall implement BMPs to achieve the following MS4 WLAs: Chloride (mg/L) (b) Compliance Monitoring: This TMDL was established and approved by U.S. EPA and did not include an implementation plan. (c) Actions and Special Studies required of Santa Clara MS4 permittees: (1) Annual Progress Reports. Santa Clara River MS4 permittees, either independently or in conjunction with other stakeholders, shall submit an annual progress report with respect to achievement of the WLAs. 5. TMDL for Chloride in Upper Santa Clara River (a) Waste Load Allocation: MS4 permittees discharging to Upper Santa Clara River shall implement BMPs to achieve the following WLAs Chloride (mg/L) (b) Compliance monitoring: (1) Compliance monitoring: (1) Compliance monitoring: (1) Compliance monitoring Program approved by the Executive Officer. (2) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports and Implementation Plans. Following these actions, Regional Water Board staff will evaluate the need for enforcement action. (c) Actions and Special Studies required of Santa Clara MS4 permittees: (1) Annual Progress Reports. Santa Clara River MS4 permittees shall implement and special Studies required of Santa Clara MS4 permittees. 1 Indicate Program approved by the Executive Officer. (a) Waste Load Allocation: MS4 permittees discharging to Upper Santa Clara MS4 permittees shall implement BMPs in acco	NPDES N	Jo. CAS004002 Order No. 09-xxx	R
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		(a) Waste Load Allocations:	E

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MS4 permittees discharging to Calleguas Creek, its tributaries and Mugu Lagoon (Ventura County Watershed Protection District, County of Ventura and the cities of Camarillo, Moorpark, Oxnard, Simi Valley and Thousand Oaks) ("Calleguas MS4 permittees") shall implement BMPs to achieve the following MS4 WLAs:

Toxicity WLA 1.0 TUc Chlorpyrifos WLA 0.014 ug/L Diazinon WLA 0.10 ug/L

Pursuant to the TMDL, the final storm water WLAs for Toxicity, (2) Chlorpyrifos and Diazinon, listed above, are receiving water concentrations measured in-stream at the base of each subwatershed within the Calleguas Creek watershed.

(b) Compliance Monitoring:

- Compliance with the WLAs is to be determined through the measurement of in-stream water quality at the base of each of the Calleguas Creek subwatersheds, in accordance with the Calleguas Creek Watershed TMDL Monitoring Program approved by the Executive Officer.
- If any WLA is exceeded at a compliance monitoring site, permittees shall (2) implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.
- If as a result of compliance monitoring and subsequent investigations it is determined that a Calleguas MS4 permittee is responsible for exceedance of the in-stream Toxicity WLA, that permittee shall initiate the TRE/TIE process as outlined in U.S. EPA's "Understanding and Accounting for Method Variability in Whole Effluent Toxicity Applications Under the National Pollutant Discharge Elimination System Program" (2000) or the approved Toxicity TMDL monitoring plan, and take appropriate action to eliminate the identified source of the toxicity.
- (c) Actions and Special Studies required of Calleguas MS4 permittees:
 - Special Study #1. Together with Calleguas POTW permittees, investigate the pesticides that will replace diazinon and chlorpyrifos in the urban environment, their potential impact on receiving waters and potential control measures. Special Study #1 was completed by March 24, 2008.
 - Special Study #2. Together with Calleguas Agricultural Dischargers, (2) consider results of monitoring of sediment concentrations by source/land use type through the special study required in the Calleguas OC Pesticide, PCB and Siltation TMDL Implementation Plan. Complete within 6 months of completion of the OCs TMDL special study #1.
 - Pesticide Collection Program. Together with Calleguas POTW permittees, develop and implement a collection program for diazinon and chlorpyrifos and an educational program. Collection and education could occur through

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- existing programs such as household hazardous waste collection events. The Pesticide Collection Program is to be implemented by March 24, 2009.
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- (4) Special Study #3. Together with Calleguas Agricultural Dischargers, consider the findings of transport rates developed through the OC Pesticide, PCB and Siltation TMDL Implementation Plan. Complete within 6 months of completion of the OCs TMDL special study #1.
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- 7. TMDL for Organochlorine (OC) Pesticides, Polychlorinated Biphenyls (PCBs) and Siltation in the Calleguas Creek, its Tributaries and Mugu Lagoon.
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(a) Waste Load Allocations:

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- (1) MS4 permittees discharging to Calleguas Creek, its tributaries or Mugu Lagoon (Ventura County Watershed Protection District, County of Ventura and the cities of Camarillo, Moorpark, and Simi Valley) ("Calleguas MS4 permittees") shall implement BMPs to achieve the interim WLAs listed in Table 12.

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Table 12. Interim Sediment Concentration WLAs (ng/g)

Constituent Subwatershed Revolon Mugu Calleguas Arroyo Conejo Arroyo Lagoon Creek Slough Las Posas Simi Creek Chlordane 25 17 48 3.3 3.3 3.4 5.3 4,4-DDD 69 66 400 290 140 170 20 4,4-DDE 300 470 1600 950 4.4-DDT 39 25 2 110 690 670 Dieldrin 19 5.7 1.1 3 3 1.1 **PCBs** 180 3800 7600 25700 25700 3800 22900 790 Toxaphene 260 230 230 260

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2) Pursuant to the TMDL, the interim storm water WLAs for OC Pesticides, PCBs and Siltation, listed above, are annual average, sediment-based concentrations measured in surface waters at the base of each subwatershed within the Calleguas Creek watershed.

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(b) Compliance Monitoring:

(1) Compliance with the WLAs is to be determined through the measurement of in-stream water quality at the base of each of the Calleguas Creek subwatersheds, in accordance with the Calleguas Creek Watershed TMDL Monitoring Program approved by the Executive Officer.

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(2) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.

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(c) Actions and Special Studies required of Calleguas MS4 permittees:

ES No. CAS(ative Order V	044002 Order No. 09-xxx entura County Municipal Separate Storm Sewer System Permit
(1)	Pesticide Collection Program. Together with Calleguas POTW permittees, implement a collection program and source control measures pursuant to a work plan approved by the Executive Officer. The Pesticide Collection
(2)	Program is to be implemented by March 24, 2011. Special Study #1. Together with Calleguas POTW permittees, Calleguas
	Agricultural Dischargers, and the Point Mugu Naval Base, submit a work plan to quantify sedimentation in the Calleguas Creek Watershed, evaluate
	management methods to control siltation and contaminated sediment transport to Calleguas Creek, identify appropriate BMPs to reduce sediment loadings and evaluate the effect of sediment on habitat preservation in Mugu
	Lagoon for approval by the Executive Officer. This special study is also to
	evaluate the concentration of OC pesticides and PCBs in sediments from various sources/land use types. Special Study #1 is to be completed by
(3)	March 24, 2014. Special Study #2. Together with Calleguas Agricultural Dischargers,
(3)	identify areas of high OC concentrations and evaluate the effects of watershed protection and land use practices on water quality. Such practices
	include but are not limited to management of sediment reduction practices
	and structures, streambank stabilization, and other projects related to stormwater conveyance and flood control improvements in the Calleguas
	Creek watershed. Special Study #2 is to be completed based on the schedule provided in the workplan, submitted in March, 2007
(4)	Special Study #3 – Together with Calleguas POTW permittees, Calleguas Agricultural Dischargers, and the Point Mugu Naval Base, evaluate natural
	attenuation rates and evaluate methods to accelerate organochlorine pesticide and polychlorinated biphenyl attenuation and examine the
	attainability of wasteload and load allocations in the Calleguas Creek
	Watershed. Special Study #3 is to be completed by March 24, 2016.
8. TMDL Lagoon	for Metals and Selenium in the Calleguas Creek, its Tributaries and Mugu

(1) MS4 permittees discharging to Calleguas Creek, its tributaries or Mugu Lagoon (Ventura County Watershed Protection District, County of Ventura and the cities of Camarillo, Moorpark, Oxnard, Simi Valley and Thousand Oaks) ("Calleguas MS4 permittees") shall implement BMPs to achieve the interim WLAs listed in Table 13 and Table 14.

Table 13. Interim WLAs for Copper, Nickel and Selenium (ug/L)

Tuble 13. Interim WEAS for copper, Theker and Scientain (ug/E)							
Constituent	Calleguas and Conejo Creek (a)			Revol	on Slough		
							H
	Dry Daily	Dry	Daily	Dry Daily	Dry	Daily	
	Maximum	Monthly	Maximum	Maximum	Monthly	Maximum	

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	(ug/L)	Average (ug/L)	(ug/L)	(ug/L)	Average (ug/L	(ug/L)	
Copper	23	19	204	23	19	204	
Nickel	15	13	(a)	15	13	(a)	
Selenium	(b)	(b)	(b)	14(c)	13(c)	(a)	

- (A) The current loads do not exceed the TMDL under wet conditions, interim limits are not required
- (B) Selenium allocations have not been developed for this reach as it is not on the 303(d) list
- (C) Attainment of interim limits will be evaluated in consideration of background loading data, if available
- (2) Pursuant to the TMDL, the interim storm water WLAs for copper, nickel, and selenium are receiving water concentrations measured in-stream at the base of Calleguas Creek and Revolon Slough and in Mugu Lagoon.

Table 14. Mass-based WLAs for copper, nickel and selenium

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Annual Cumulative	Calleguas	Revolon Slough
Flow (million gallons	Creek (lbs/yr)	(lbs/yr)
per year)		
0-15,000	3.3	1.7
15,000-25,000	10.5	4
Above 25,000	64.6	10.2

- (3) Pursuant to the TMDL, the interim storm water WLAs for mercury are suspended sediment loads measured in-stream at the base of Calleguas Creek and Revolon Slough and in Mugu Lagoon.
- (4) Determination of the applicable interim WLA will be determined by calculating the total annual flow (October 1-September 30) in the Calleguas Creek watershed as measured by the flow gage at CSUCI.
- (b) Compliance Monitoring:
 - (1) Compliance with the WLAs is to be determined through the measurement of in-stream water quality and total suspended solids (TSS) at the base of Calleguas Creek, Revolon Slough and in Mugu Lagoon, in accordance with the Calleguas Creek Watershed TMDL Monitoring Program approved by the Executive Officer.
 - (2) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.
- (c) Actions and Special Studies required of Calleguas MS4 permittees:

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Conduct a source control study, develop and submit an Urban Water Quality Management Program (UWQMP) for copper, mercury, nickel, and selenium. Complete by March 26, 2009.

Implement the UWQMP within one year of approval by Executive Officer.

In cooperation with agricultural dischargers, evaluate the results of the OCs TMDL special study on sediment transport rates for applicability to the metals and selenium TMDL. Complete within 6 months of completion of the OCs TMDL special study #1.

In cooperation with agricultural dischargers, include monitoring for copper, (4) mercury, nickel and selenium in the OC pesticides TMDL special study -Monitoring of Sediment by Source and Land Use Type. The special study is to be completed by March 26, 2014.

Evaluate the results of the OC Pesticides TMDL Special Study – Effects of BMPs on Sediment and Siltation, to determine the impacts on metals and selenium. Complete within 6 months of completion of the OC Pesticides special study #1.

Evaluate the effectiveness of BMPs implemented under the UWQMP in controlling metals and selenium discharges. This is to be completed by March 26, 2013.

Re-evaluate agricultural and urban waste load allocations for copper, mercury, nickel and selenium based on the evaluation of BMP effectiveness. By March 26, 2012, urban dischargers will have a required 25% reduction in the difference between the loadings at the time of the TMDL preparation and the final WLAs effective in 2022.

In cooperation with POTW permittees and agricultural dischargers, conduct a study to identify selenium contaminated groundwater sources. Special Study is to be completed within one year of the approval of the workplan.

In cooperation with agricultural dischargers, conduct a study to investigate metals "hot spots" and natural soils concentrations. This special study is to be completed within 2 years of the approval of the workplan.

9. TMDL for Bacteria in Malibu Creek and Lagoon

(a) Waste Load Allocations:

(1) MS4 permittees discharging to Malibu Creek or its tributaries (Ventura County Watershed Protection District, County of Ventura and the cities of Thousand Oaks and Simi Valley) ("Malibu MS4 permittees") shall achieve the WLAs identified in Resolution 2004-19. These WLAs are expressed as the number of daily or weekly sample days that may exceed the single sample limits or 30-day geometric mean bacteria targets in Resolution 2004-19.

Table 15 - Bacteria Targets

Doromotoro	Unit	Fresh Water Targets	
Parameters	Unit	Geometric Mean	Single Sample

E. coli	mg	126/ 100	235/ 100
Fecal coliform	mg	200/ 100	400/ 100

- (2) The wasteload allocations are to be achieved no later than January 26, 2012.
- (b) Compliance Monitoring:
 - (1) Achievement of the WLAs is to be determined through receiving water monitoring conducted in accordance with the Santa Monica Bacteria TMDL Compliance Monitoring Program approved by the Executive Officer.
 - (2) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.
- (c) Actions and Special Studies required of Malibu MS4 permittees:
 - (1) If TMDL compliance monitoring indicates that the Malibu MS4 permittees are causing or contributing to an exceedance of the WLAs in the receiving waters, the permittees shall conduct a source identification study and implement additional controls sufficient to achieve the WLAs in the receiving waters.
- 10. TMDL for Trash in Revolon Slough and Beardsley Wash
 - (a) Wasteload Allocations
 - (1) MS4 permittees discharging to Revolon Slough and Beardsley Wash (Ventura County Watershed Protection District, County of Ventura and the cities of Camarillo and Oxnard) shall implement BMPs to achieve the WLAs of zero trash.
 - (b) Compliance Monitoring
 - (1) Responsible jurisdictions will develop a TMRP for Executive Officer approval that describes the methodologies that will be used to assess and monitor trash in Revolon Slough and Beardsley Wash and/or within responsible jurisdiction land areas. The TMRP shall include a plan to establish the trash Baseline WLAs.
 - (2) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.
 - (c) Actions and Special Studies required of Revolon Slough and Beardsley Wash MS4 permittees

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(1) Per the adopted Basin Plan Amendment, compliance with the TMDL may be either through a progressive implementation schedule of full capture devices or implementation of other measures to attain the required trash reduction.

- 11. TMDL for Trash in the Ventura River Estuary
 - (a) Wasteload Allocations
 - (1) MS4 permittees discharging to the Ventura River Estuary (Ventura County Watershed Protection District, County of Ventura and the City of Ventura) shall implement BMPs to achieve the WLAs of zero trash.
 - (b) Compliance Monitoring
 - (1) Responsible jurisdictions will develop a TMRP for Executive Officer approval that describes the methodologies that will be used to assess and monitor trash in the Ventura River Estuary and/or within responsible jurisdiction land areas. The TMRP shall include a plan to establish the trash Baseline WLAs.
 - (2) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.
 - (c) Actions and Special Studies required of Revolon Slough and Beardsley Wash MS4 permittees
 - (1) Per the adopted Basin Plan Amendment, compliance with the TMDL may be either through a progressive implementation schedule of full capture devices or implementation of other measures to attain the required trash reduction.
- 12. TMDL for Boron, Chloride, Sulfate and TDS in Calleguas Creek Watershed
 - (a) Waste Load Allocation

Table 16. Interim Dry Weather WLAs for Permitted Stormwater Dischargers

Constituent	Interim Limit 30-day average (mg/L)
Boron Total	1.3
Chloride Total	230
Sulfate Total	1289
TDS Total	1720

Table 17. Final Dry Weather WLAs for Permitted Stormwater Dischargers

Subwatershed	Critical Condition Flow Rate (mgd)	Chloride Allocation (lb/day)	TDS Allocation (lb/day)	Sulfate Allocation (lb/day)	Boron Allocation (lb/day)
Simi	1.39	1,738	9,849	2,897	12

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Las Posas	0.13	157	887	261	N/A
Conejo	1.26	1,576	8,931	2,627	N/A
Camarillo	0.06	72	406	119	N/A
Pleasant Valley (Calleguas)	0.12	150	850	250	N/A
Pleasant Valley (Revolon)	0.25	314	1,778	523	2

- (b) Compliance Monitoring
 - (1) A monitoring plan will be submitted to the RWQCB for Executive Officer approval on June 2, 2009. Monitoring will begin one year after Executive Officer approval of the monitoring plan to allow time for the installation of automated monitoring equipment.
 - (2) Compliance with the WLAs is to be determined through the measurement of in-stream water quality at the base of each of the Calleguas Creek subwatersheds, in accordance with the Calleguas Creek Watershed TMDL Monitoring Program approved by the Executive Officer.
 - (3) If any WLA is exceeded at a compliance monitoring site, permittees shall implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional Water Board staff will evaluate the need for enforcement action.
- (c) Actions and Special Studies required of Calleguas Creek Watershed MS4 permittees

Responsible jurisdictions including MS4 permittees shall submit compliance monitoring plan to the Los Angeles Regional Board for Executive Officer approval on June 2, 2009. Monitoring shall begin monitoring as outlined in the approved monitoring plan six months after approval of the work plan.

Responsible jurisdictions including MS4 permittees shall demonstrate that implementation actions have reduced the boron, sulfate, TDS, and chloride imbalance by 20%, 40%, 70% by December 2 of 2011, 2015, and 2018 respectively. Stormwater dischargers shall achieve WLAs, which shall be expressed as NPDES mass-based limits specified in accordance with federal regulations and state policy on water quality control by December 2, 2023.

- 13. TMDL for Bacteria in Harbor Beaches of Ventura County
 - (a) Waste Load Allocations
 - (1) MS4 permittees discharging to the Channel Islands Harbor Beaches (the County of Ventura, the Ventura County Watershed Protection District

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(VCWPD) and associated Municipal Separate Storm Sewer System (MS4) permittees in the Channel Islands Harbor subwatershed, and the City of Oxnard shall implement BMPs to achieve the interim WLAs listed in Table 15. All WLAs for summer dry-weather single sample bacteria densities at the Harbor Beaches of Ventura County are zero (0) days of allowable exceedances; winter dry weather and wet weather final WLAs are listed in Table 17 below.

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The Basin Plan objectives that serve as the numeric targets for this TMDL are (single sample limits):

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- a. Total coliform density shall not exceed 10,000/100 ml.
- b. Fecal coliform density shall not exceed 400/100 ml.
- c. Enterococcus density shall not exceed 104/100 ml.
- d. Total coliform density shall not exceed 1,000/100ml, if the ratio of fecal-to-total coliform exceeds 0.1.

Table 18. Interim WLAs for Single Sample Exceedance Days

Summer Dry Weather Winter Dry Weather Wet Weather Location Weekly Daily Weekly Daily Weekly Daily Sampling Sampling Sampling Sampling Sampling Sampling Kiddie 54 8 23 4 32 5 Beach Hobie 40 6 25 4 38 6 Beach

Table 19. Final Allowable Exceedance Days by Location

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Location	Daily	Weekly	Daily	Weekly	Daily	Weekly
	Sampling	Sampling	Sampling	Sampling	Sampling	Sampling
Hobie	0	0	3	1	17	3
Beach						
Kiddie	0	0	3	1	17	3
Beach						

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(2) Pursuant to the TMDL, the interim storm water WLAs for bacteria are from samples taken at existing monitoring sites in ankle to knee- high depths.

(b) Compliance Monitoring

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(1) Compliance and monitoring for Harbor Beaches of Ventura County is based on existing monitoring protocols and locations. Monitoring shall continue at sampling locations (VCEHD 36000 and VCEHD37000) and at the current weekly monitoring frequency, consistent with AB411 compliance monitoring. Monitoring shall be conducted on a year-round basis at the current monitoring locations including the summer months (i.e.,

Summer Dry-weather Winter Dry-weather

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April to October) and winter months (i.e., November to March). Bacteria sampling shall be conducted in ankle- to knee-high	E
water, consistent with AB411. However, if additional monitoring stations are added or if changes are made to the sampling	V
frequencies or existing monitoring locations, then submittal of a monitoring plan is required for Executive Officer approval. (2) If any WLA is exceeded at a compliance monitoring site, permittees shall	I
implement BMPs in accordance with the TMDL Technical Reports, Implementation Plans or as identified as a result of TMDL special studies identified in the Basin Plan Amendment. Following these actions, Regional	S
Water Board staff will evaluate the need for enforcement action. (c) Actions and Special Studies required of Harbor Beaches of Ventura County MS4	E
 (1) Per the adopted Basin Plan Amendment, compliance with the TMDL may be either through structural and non-structural BMPs or implementation of other measures to attain the required source control. (2) Special studies are not required for implementation of the TMDL though conducting special studies is within the discretion of the responsible parties. 	D
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PART 7 - DEFINITIONS	
The following are definitions for terms in this Order:	N
Adverse Impact - means a detrimental effect upon water quality or beneficial uses caused by a discharge or loading of a pollutant or pollutants.	T
Agriculture - means the science, art, and business of cultivating the soil, producing crops, and raising livestock.	A
Antidegradation Policies - means policies which protect surface and ground waters from degradation, and federal policies, which protect high quality surface waters. In particular, this	T
policy protects waterbodies where existing quality is higher than that necessary for the protection of beneficial uses including the protection of fish and wildlife propagation and recreation on and in the water (<i>Statement of Policy with Respect to Maintaining High Quality Water in California</i> ,	I
State Board Resolution No. 68-16; 40 CRF 131.12).	V
Applicable Standards and Limitations - means all State, interstate, and Federal standards	

effluent limitations, water quality standards, standards of performance, toxic effluent

and limitations to which a "discharge" or a related activity is subject under the CWA, including

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standards or prohibitions, best management practices, and pretreatment standards under § 301, § 302, § 303, § 304, § 306, § 307, § 308, § 403, and § 404 of CWA.

Areas of Special Biological Significance (ASBS) - means all those areas of this state listed as ASBS, listed specifically within the California Ocean Plan or so designated by the State Board which, among other areas, includes the area from Mugu Lagoon to Latigo Point: Oceanwater within a line originating from Laguna Point at 34° 5' 40" north, 119° 6'30" west, thence southeasterly following the mean high tideline to a point at Latigo Point defined by the intersection of the mean high tide line and a line extending due south of Benchmark 24; thence due south to a distance of 1000 feet offshore or to the 100 foot isobath, whichever distance is greater; thence northwesterly following the 100 foot isobath or maintaining a 1,000-foot distance from shore, whichever maintains the greater distance from shore, to a point lying due south of Laguna Point, thence due north to Laguna Point.

Authorized Discharge - means any discharge that is authorized pursuant to an NPDES permit, waste discharge requirement, conditional waiver from waste discharge requirements, or meets the conditions set forth in this Order.

Automotive Repair Shop - means a facility that is categorized in any one of the following Standard Industrial Classification (SIC) codes: 5013, 5014, 5541, 7532-7534, or 7536-7539.

Automotive Service Facilities - means a facility that is categorized in any one of the following Standard Industrial Classification (SIC) and North American Industry Classification System (NAICS) codes. For inspection purposes, Permittees need not inspect facilities with SIC codes 5013, 5014, 5541, 5511, provided that these facilities have no outside activities or materials that may be exposed to storm water.

SIC Code	Corresponding NAICS Code
5013	425120, 441310, 425110, & 423120
5014	425120, 425110, 423130, & 441320
5511	441110
5541	447110, & 447190
7532	811121
7533	811112
7534	326212, & 811198
7536	811122
7537	811113
7538	811111
7539	811198, & 811118

Bacteria Total Maximum Daily Load (TMDL) Dry Weather - defined in the Bacteria TMDLs as those days with less than 0.1 inch of rainfall and those days occurring more than 3 days after a rain.

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Bacteria Total Maximum Daily Load (TMDL) Wet Weather - defined in the Bacteria TMDLs as a day with 0.1 inch or more of rain and 3 days following the rain event.	F
Basin Plan - means the Water Quality Control Plan, Los Angeles Region, Basin Plan for the Coastal Watersheds of Los Angeles and Ventura Counties, adopted by the Regional Water Board on June 13, 1994 and subsequent amendments.]
Beneficial Uses - means the existing or potential uses of receiving waters in the permit area as designated by the Regional Water Board in the Basin Plan.	S
Best Management Practices (BMPs) - means methods, measures, or practices designed and selected to reduce or eliminate the discharge of pollutants to surface waters from point and nonpoint source discharges including storm water. BMPs include structural and nonstructural controls, and operation and maintenance procedures, which can be applied before, during, and/or after pollution producing activities.	I I
California Environmental Quality Act (CEQA) - means a California statute that requires state and local agencies to identify significant environmental impacts of their actions and to avoid or mitigate those impacts, if feasible (Reference: California Public Resources Code § 21000 et seq.)	П
Channel - means an open conduit either naturally or artificially created which periodically or continuously contains moving water, or which forms a connecting link between two waterbodies.	
Chronic Toxicity - means a measurement of a sublethal effect (e.g., reduced growth, reproduction) to experimental test organisms exposed to an effluent or ambient waters compared to that of the control organisms.	N
Commercial Area(s) - means any geographic area of the Permittees' jurisdiction that is not heavy industrial or residential. A commercial area includes, but is not limited to areas surrounding: commercial activity, hospitals, laboratories and other medical facilities, educational institutions, recreational facilities, plant nurseries, car wash facilities, mini-malls and other business complexes, shopping malls, hotels, office buildings, public warehouses and other light industrial complexes.	
Commercial Development - means any development on private land that is not heavy industrial or residential. The category includes, but is not limited to: hospitals, laboratories and other medical facilities, educational institutions, recreational facilities, plant nurseries, car wash facilities, mini-malls and other business complexes, shopping malls, hotels, office buildings, public warehouses and other light industrial complexes.]
Construction - Construction activity includes any construction or demolition activity, clearing, grading, grubbing, or excavation or any other activity that results in a land disturbance. Construction does not include emergency construction activities required to immediately protect	F

NPDES No. CAS004002 Order No. 09-xxx Tentative Order Ventura County Municipal Separate Storm Sewer System Permit public health and safety or routine maintenance activities required to maintain the integrity of structures by performing minor repair and restoration work, maintain original line and grade, hydraulic capacity, or original purpose of the facility. See "Routine Maintenance" definition for further explanation. Where clearing, grading or excavating of underlying soil takes place during a repaving operation, State General Construction Permit coverage is required if more than one acre is disturbed or the activities are part of a larger plan. Construction Activities Storm Water General Permit (CASGP) - means the general NPDES permit adopted by the State Board, which authorizes the discharge of storm water from construction activities under certain conditions. Control - means to minimize, reduce, eliminate, or prohibit by technological, legal, contractual or other means, the discharge of pollutants from an activity or activities. Critical Sources - means commercial facilities and businesses that have a potential to contribute pollutants to stormwater runoff if effective BMPs are not implemented. Attachment "D" specifies the commercial facilities and businesses that have been identified as Critical Sources. Dechlorinated/ Debrominated Swimming Pool Discharge - means any swimming pool discharge with a residual chlorine or bromine level of 0.1mg/L or less; and does not contain any detergents, wastes, algaecides, or cyanuric acid in excess of 50 ppm, or any other chemicals including salts from pools commonly referred to as "salt water pools". The term does not include swimming pool filter backwash or swimming pool water containing bacteria. **Development -** means any construction, rehabilitation, redevelopment or reconstruction of any public or private residential project (whether single-family, multi-unit or planned unit development); industrial, commercial, retail and any other non-residential projects, including public agency projects; or mass grading for future construction. **Directly Adjacent** - means situated within 200 feet of the contiguous zone required for the continued maintenance, function, and structural stability of the environmentally sensitive area. **Directly Discharging -** means outflow from a drainage conveyance system that is composed entirely or predominately of flows from the subject, property, development, subdivision, or industrial facility and not commingled with the flows from adjacent lands. **Discharge -** means when used without qualification the "discharge of a pollutant." **Discharging Directly -** means outflow from a drainage conveyance system that is composed entirely or predominantly of flows from the subject, property, development, subdivision, or industrial facility, and not commingled with the flows from adjacent lands.

NPDES No. CAS004002 Order No. 09-xxx Tentative Order Ventura County Municipal Separate Storm Sewer System Permit Discharge of a Pollutant - means any addition of any "pollutant" or combination of pollutants to "waters of the United States" from any "point source" or, any addition of any pollutant or combination of pollutants to the waters of the "contiguous zone" or the ocean from any point source other than a vessel or other floating craft, which is being used as a means of transportation. The term discharge includes additions of pollutants into waters of the United States from: surface runoff which is collected or channeled by man; discharges through pipes, sewers, or other conveyances owned by a State, municipality, or other person which do not lead to a treatment works; and discharges through pipes, sewers, or other conveyances, leading into privately owned treatment works. Disturbed Area - means any area that is altered as a result of land disturbance. Examples include but are not limited to: clearing, grading, grubbing, stockpiling and/ or excavation, etc... Dry Day - means a non-wet day for Malibu Creek and Lagoon Bacteria TMDL WLA. A wet day is defined as a day with a 0.1 inch or more of rain and 3 days following the rain event is a non-wet day for Bacteria TMDL WLA. Effect Concentration (EC) is a point estimate of the toxicant concentration that would cause an observable adverse effect (e.g., death, immobilization, or serious incapacitation) in a given percent of the test organisms, calculated from a continuous model (e.g., Probit Model). EC₂₅ is a point estimate of the toxicant concentration that would cause an observable adverse effect in 25 percent of the test organisms. **Effective Impervious Surface -** means that 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. **Effluent limitation -** means any restriction imposed by the Permitting Authority (PA) on quantities, discharge rates, concentrations, and/ or mass loadings of "pollutants" which are "discharged" from "point sources" into "waters of the United States," the waters of the "contiguous zone," or the ocean. **Emergency** - means a sudden, unexpected occurrence, involving a clear and imminent danger, demanding immediate action to prevent or mitigate loss of, or damage to, life, health, property, or essential public services. "Emergency" includes such occurrences as fire, flood, earthquake, or other soil or geologic movements, as well as such occurrences as riot, accident, or sabotage. (Reference: California Public Resources Code § 21060.3. Emergency). End-of-Pipe - means the end of the major outfall as defined in 40 CFR122.26 (b)(5) and 40 CFR122.26 (b)(6).

Endpoint - means a biological measurement used to quantify the results obtained from analytical methods such as whole effluent toxicity testing [e.g., lethal concentration (LC₅₀); inhibition

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concentration (IC₂₅); and no observed effect concentration (NOEC)]. Such endpoints are quantitative measurements of the responses of test organisms (e.g., survival, growth, mobility, reproduction, and weight gain or loss) in response to exposure to a serial dilution of effluent.

Environment - means the physical conditions, which exist within the area and which will be affected by a proposed project including land, air, water, minerals, flora, fauna, ambient noise, and objects of historical or aesthetic significance. The area involved shall be the area in which significant effects would occur either directly or indirectly as a result of the project. The "environment" includes both natural and man-made conditions.

Environmentally Sensitive Area (ESA) - means an area "in which plant or animal life or their habitats are either rare or especially valuable because of their special nature or role in an ecosystem and which would be easily disturbed or degraded by human activities and developments" (Reference: California Public Resources Code § 30107.5). ESAs will include Clean Water Act 303d Listed Water Bodies in all reaches that are unimproved, all California Coastal Commission's Environmentally Sensitive Habitat Areas as delineated on maps in Local Coastal Plans and Regional Water Quality Control Board's Basin Plan Rare, Threatened or Endangered Species (RARE) and Preservation of Biological Habitats (BIOL) designated waterbodies. The California Department of Fish and Game's Significant Natural Areas map will be considered for inclusion as the department field verifies the designated locations. Watershed restoration projects will be considered for inclusion as the department field verifies the designated locations.

Erosivity Factor - The Erosivity Factor is a criterion that to assess the risk of erosion on disturbed land. It is described in "Predicting soil erosion by water: A guide to conservation planning with the Revised Universal Soil Loss Equation (RUSLE), Agricultural Handbook 703, USDA-ARS, U.S. Government Printing Office, Washington, D.C., 1997 by Renard, K.C., G.R. Foster, G.A. Weesies, D.K. McCool, and D.C. Yoder.

Federal Clean Water Act (CWA) - means (formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972) Public Law 92—500, as amended by Public Law 95—217, Public Law 95—576, Public Law 96—483 and Public Law 77—117, codified at 33 U.S.C. 1251 et seg.

First Storm Event - means the first storm event of the wet season that produces at least 0.25 inches of rain.

Forest Land - means land at least 10 percent stocked with live trees, or land that had this minimum tree stocking in the past and is not currently developed for nonforest use. The minimum area recognized is 1 acre.

Groundwater Dewatering - means the active practice of removing standing water from soil excavations using a pump(s) or other means.

NPDES No. CAS004002 Order No. 09-xxx R Tentative Order Ventura County Municipal Separate Storm Sewer System Permit Hillside - means property located in an area with known erosive soil conditions, where the development will result in grading on any slope that is 20% or greater or an area designated by the Municipality under a General Plan or ordinance as a "hillside area". **Horse Stables -** means a property where at least one horse is stabled at least part of the year. **Hydromodification** - means the alteration away from a natural state of stream flows or the beds or banks of rivers, streams, or creeks, including ephemeral washes, which results in hydrogeomorphic changes. **Illegal Discharge** - means any discharge to the municipal separate storm sewer (storm drain system) that is prohibited under local, state, or federal statutes, ordinances, codes, or regulations. The term illegal discharge includes all non-storm water discharges not composed entirely of storm water except discharges pursuant to an NPDES permit, discharges that are identified in part 1, "Discharge Prohibitions" of this order, or discharges authorized by the Regional Water Board Executive Officer. **Illicit Connection -** means any engineered conveyance that is connected to the storm drain system without a permit or municipal authorization. It also means any engineered conveyance through which discharges of pollutants to the separate storm drainage systems, which are not composed entirely of storm water or are not authorized by an NPDES permit, may occur. **Illicit Discharge -** means any discharge to a municipal separate storm sewer (storm drain system) that is prohibited under local, state, or federal statutes, ordinances, codes, or regulations. The term illicit discharge includes all non-storm water discharges not composed entirely of storm water except discharges pursuant to a NPDES permit (other than the NPDES permit for discharges from the municipal separate storm sewer) and discharges that are identified in part 1, "Discharge Prohibitions" of this order, or authorized by the Regional Water Board Executive Officer. **Illicit Disposal** - means any disposal, either intentionally or unintentionally, of material(s) or waste(s) that can pollute storm water. Industrial/ Commercial Facility - means any facility involved and/ or used in the production, manufacture, storage, transportation, distribution, exchange or sale of goods and/ or commodities, and any facility involved and/ or used in providing professional and nonprofessional services. This category of facilities includes, but is not limited to, any facility defined by either the Standard Industrial Classifications (SIC) or the North American Industry Classification System (NAICS). Facility ownership (federal, state, municipal, private) and profit motive of the facility are not factors in this definition.

Industrial Activities Storm Water General Permit (IASGP) - means the general NPDES

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permit adopted by the State Board, which authorizes the discharge of storm water from certain industrial activities under certain conditions.	E
Industrial Park - means a land development that is set aside for industrial development. Industrial parks are usually located close to transport facilities, especially where more than one	V
transport modalities coincide: highways, railroads, airports, and navigable rivers. It includes office parks, which have offices and light industry.	I
Inhibition Concentration (IC) - means a point estimate of the toxicant concentration that would cause a given percent reduction in a non-lethal biological measurement (e.g., reproduction or	S
growth), calculated from a continuous model (i.e., Interpolation Method). IC25 is a point estimate of the toxic concentration that would cause a 25-percent reduction in a non-lethal biological measurement.	E
 Inspection - means entry and the conduct of an on-site review of a facility and its operations, at reasonable times, to determine compliance with specific municipal or other legal requirements. The steps involved in performing an inspection, include, but are not limited to: 1. Pre-inspection documentation research 	D
 Request for entry Interview of facility personnel Facility walk-through 	T
5. Visual observation of the condition of facility premises6. Examination and copying of records as required7. Sample collection (if necessary or required)	E
 8. Exit conference (to discuss preliminary evaluation) 9. Report preparation, and if appropriate, recommendations for coming into compliance 	N
Integrated Pest Management (IPM) - means a sustainable approach to managing pests by combining biological, cultural, physical and chemical tools in a way that minimizes economic, health, and environmental risks.	T
Large Municipal Separate Storm Sewer System (MS4) - means all MS4s that serve a	A
population greater than 250,000 (1990 Census) as defined in 40 CFR122.26 (b)(4). The Regional Water Board designated Ventura County as a large MS4 in 1990, based on: (i) the U.S. Census Bureau 1990 population count of 669,016 thousand, and (ii) the interconnectivity of the MS4s in the incorporated and unincorporated areas within the County.	T
Local SWPPP - means the Local Storm Water Pollution Prevention Plan (LSWPPP) required by	Ι
the local agency for a project that disturbs one or more acres of land. Shall mean a plan identifying potential pollutant sources from a construction site and describing proposed design, placement and implementation of BMPs, to effectively prevent non-storm water discharges and	V
reduce pollutants in storm water discharges to the storm drain system, during construction activities. Also referred as a Storm Water Pollution Control Plan (SWPCP).	E

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Low Impact Development (LID) – means a design strategy with the goal of maintaining or replicating the pre-development hydrologic regime through the use of design techniques to create a functionally equivalent hydrologic site design. Hydrologic functions of storage, infiltration and ground water recharge, as well as the volume and frequency of discharges are maintained through the use of integrated and distributed micro-scale storm water retention and detention areas, reduction of impervious surfaces, and the lengthening of runoff flow paths and flow time. Other strategies include the preservation/protection of environmentally sensitive site features such as riparian buffers, wetlands, steep slopes, valuable (mature) trees, flood plains, woodlands, and highly permeable soils.

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Major Municipal Separate Storm Sewer Outfall ("or major outfall") - means a major municipal separate storm sewer outfall that discharges from a single pipe with an inside diameter of 36 inches or more or its equivalent (discharge from a single conveyance other than circular pipe which is associated with a drainage area of more than 50 acres); or for municipal separate storm sewers that receive storm water from lands zoned for industrial activity (based on comprehensive zoning plans or the equivalent), an outfall that discharges from a single pipe with an inside diameter of 12 inches or more or from its equivalent (discharge from other than a circular pipe associated with a drainage area of 2 acres or more), as defined in 40 CFR122.26 (b)(5).

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Major Outfall - means a major municipal separate storm sewer outfall, as defined in 40 CFR122.26 (b)(6).

Maximum Extent Practicable (MEP) – The technology-based permit requirement established by Congress in CWA section 402(p)(3)(B)(iii) that municipal dischargers of storm water must meet. Technology-based requirements, including MEP, establish a level of pollutant control that is derived from available technology or other controls. MEP requires municipal dischargers to perform at maximum level that is practicable. Compliance with MEP may be achieved by emphasizing pollution prevention and source control BMPs in combination with structural and treatment methods where appropriate. The MEP approach is an ever evolving and advancing concept, which considers technical and economic feasibility.

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Method Detection Limit (MDL) - means the minimum concentration of a substance that can be measured and reported with 99 percent confidence that the analyte concentration is greater than zero, as defined in 40 CFR136, Appendix "G" of this Order.

Minimum Level (ML) - means the concentration at which the entire analytical system must give a recognizable signal and acceptable calibration point. The ML is the concentration in a sample that is equivalent to the concentration of the lowest calibration standard analyzed by a specific analytical procedure, assuming that all the method specified sample weights, volumes, and processing steps have been followed. The ML value represents the lowest quantifiable concentration in a sample based on the proper application of all method-based analytical

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New Development - means land disturbing activities; structural development, including construction or installation of a building or structure, creation and replacement of impervious surfaces; and land subdivision.

Natural Drainage Systems - means unlined or unimproved (not engineered) creeks, streams,

rivers or similar waterways.

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Non-Storm Water Discharge - means any discharge to a storm drain that is not composed entirely of storm water.

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No Observed Effect Concentration (NOEC) - means the highest tested concentration of an effluent or toxicant that causes no observable adverse effect on the test organisms (i.e., the highest concentration of toxicant at which the values for the observed responses are not statistically different from the controls).

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Nuisance - means anything that meets all of the following requirements: (1) is injurious to health, or is indecent or offensive to the senses, or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property; (2) affects at the same time an entire community or neighborhood, or any considerable number of persons, although the extent of the annoyance or damage inflicted upon individuals may be unequal.; (3) occurs during, or as a result of, the treatment or disposal of wastes.

Nursery - means NAICS classification to describe nursery operations and determine the type of operations covered under this Order and those covered under the Conditional Waiver of Waste Discharge Requirements for Discharges from Irrigated Lands (Conditional Waiver).

- 1. There are 3 broad NAICS sectors available to classify nurseries:
 - (1) 111xxx Crop Production Agriculture
 - (a) 424xxx Merchant Wholesalers, Nondurable Goods
 - (b) 44xxxx Retail Trade

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(1) Nursery (Agricultural Facilities - Crop Production) - means Nursery and Floriculture Production under NAICS Code 11142x. These operations are subject to the Conditional Waiver. This industry comprises establishments primarily engaged in (1) growing nursery and floriculture products (e.g., nursery stock, shrubbery, cut flowers, flower seeds, foliage plants, sod) under cover or in open fields and/ or (2) growing short rotation woody trees with a growing and harvesting cycle of 10 years or less for pulp or tree stock (e.g., cut Christmas trees, cottonwoods).

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(2) Nursery (Commercial Facilities - Merchant Wholesalers, Nondurable Goods, and Retail Trade) - means industries Flower, Nursery Stock, and Florists' Supplies Merchant Wholesalers under NAICS Code 424930; and Nursery, Garden Center, and Farm Supply Stores under NAICS Code 444220. This Order covers these types of operations. The industry in NAICS Code 424930 comprises establishments primarily engaged in the merchant wholesale distribution of flowers, florists' supplies, and/ or nursery stock (except plant seeds and plant bulbs). The industry in NAICS Code 444220 comprises establishments primarily engaged in retailing nursery and garden products, such as trees, shrubs, plants, seeds, bulbs, floriculture products and sod, which are predominantly grown elsewhere. These establishments may sell a limited amount of a product they grow themselves.

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NPDES No. CAS004002 Order No. 09-xxx R Tentative Order Ventura County Municipal Separate Storm Sewer System Permit **Open Channel** - means a storm drainage channel that is not a natural water course. **Parking Lot** - means land area or facility for the parking or storage of motor vehicles used for businesses, commerce, industry, or personal use. Percent Minimum Significant Difference (PMSD) - means the minimum significant difference divided by the control mean, expressed as a percent (see minimum significant difference). **Permit -** means an authorization, license, or equivalent control document issued by U.S. EPA or an "approved State" to implement the requirements of 40 CFR Parts 122, 123, and 124. "Permit" includes an NPDES "general permit" (§ 122.28). Permit does not include any permit, which has not yet been the subject of final agency action, such as a "draft permit" or a "proposed permit." **Permittee(s)** - means co-permittee(s) and any agency named in this Order as being responsible for permit conditions within its jurisdiction, as defined by Federal Regulation. Permittees to this Order include the Ventura Water Protection District, Ventura County, and the cities of Camarillo, Fillmore, Moorpark, Ojai, Oxnard, Port Hueneme, San Buenaventura, Santa Paula, Simi Valley and Thousand Oaks. Point Source - means any discernible, confined and discrete conveyance, including but not limited to any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft, from which pollutants are or may be discharged. This term does not include agricultural storm water discharges and return flows from irrigated agriculture. **Point Zero** - means in the context of the TMDLs, the point at which water from the storm drain or creek initially mixes with water. Point zero has been selected as the compliance point for the TMDL numeric target because access to these drains is, on the whole, not restricted. Pollutants - means those "pollutants" defined in CWA § 502(6) (33.U.S.C.§ 1362(6)), and incorporated by reference into California Water Code § 13373. Pollutants of Concern - means constituents that have exceeded Basin Plan Objectives, and CTR- Chronic or Acute Objectives during monitoring at Mass Emission, Receiving Water, and Land Use stations. Potable Water Sources - means the potable water system for the treatment, distribution, and provision of water for residential, commercial, industrial, or institutional use that meets all California safe drinking water regulatory standards for human consumption.

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Pre-Developed Condition - means native vegetation and soils that existed at a site prior to first development. The pre-developed condition may be assumed to be an area with the typical	E
vegetation, soil, and storm water runoff characteristics of open space areas in coastal Southern California unless reasonable historic information is provided that the area was atypical.	V
Priority Pollutants - means those constituents referred to in 40 CFR401.15 and listed in the U.S. EPA NPDES Application Form 2C, pp. V-3 through V-9.	I
Project - means all development, redevelopment, and land disturbing activities. The term is not limited to "Project" as defined under CEQA (Reference: California Public Resources Code § 21065).	S
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Qualified SWPPP Developer or Qualified SWPPP Practitioner – refer to State of California General Construction Stormwater Permit for definition.	D
Rare, Threatened, or Endangered Species (RARE) - means a beneficial use for waterbodies in the Los Angeles Region, as designated in the Basin Plan (Table 2-1), that supports habitats necessary, at least in part, for the survival and successful maintenance of plant or animal species established under state or federal law as rare, threatened, or endangered.	
Redevelopment - means land-disturbing activity that results in the creation, addition, or	T
replacement of 5,000 square feet or more of impervious surface area on an already developed site. Redevelopment includes, but is not limited to: the expansion of a building footprint;	E
addition or replacement of a structure; replacement of impervious surface area that is not part of a routine maintenance activity; and land disturbing activities related to structural or	
impervious surfaces. It does not include routine maintenance to maintain original line and grade, hydraulic capacity, or original purpose of facility, nor does it include emergency	N
construction activities required to immediately protect public health and safety.	T
Regional Administrator - means the Regional Administrator of the Regional Office of the U.S. EPA or the authorized representative of the Regional Administrator.	A
Report of Waste Discharge (ROWD) - means an application for renewal of the NPDES Permit for Waste Discharge Requirements for Municipal Separate Storm Sewer Discharges Within the Ventura County Watershed Protection District, County of Ventura and the Incorporated Cities Therein.	T
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Restaurant - means a facility that sells prepared foods and drinks for consumption, including stationary lunch counters and refreshment stands selling prepared foods and drinks for immediate consumption (SIC Code 5812).	V
Restoration - means the reestablishment of predisturbance aquatic functions and related physical, chemical and biological characteristics (Reference: National Research Council. 1992.	E

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Restoration of Aquatic Ecosystems: Science, Technology and Public Policy. National Academy Press, Washington, D.C.).] [
convenience stores) primarily engaged in one of the following: (1) retailing automotive fuels (e.g., diesel fuel, gasohol, gasoline) or (2) retailing these fuels in combination with activities, such as providing repair services; selling automotive oils, replacement parts, and accessories; and/ or providing food services.	V I S E
2. RGOs: 447110 Gasoline Stations with Convenience Stores: Retailing automotive fuels in combination with a convenience store or food mart.	עו
 5. Repair leaks Routine maintenance does not include construction of new** lines or facilities resulting from compliance with applicable codes, standards and regulations. * Update existing lines includes replacing existing lines with new materials or pipes. 	D T E N T
open channels, conducting special investigations using a prioritization approach, analyzing maintenance records for catch basin and storm drain cleaning and operation, and verifying all permitted connections into the storm drains. Special investigation techniques may include: dye testing visual inspection smoke testing flow monitoring infrared aerial and thermal	A T I
rinsed. Any waste generated from the activity must be collected and properly and legally	V E

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Site - means the land or water area where any "facility or activity" is physically located or conducted, including adjacent land used in connection with the facility or activity.	
Small Construction - means any soil disturbing activities less than 5 acres.	
Smart Growth - development in or near cities intended to lessen or reverse suburban sprawl, decrease the use of automobiles, and shorten daily travel. It uses compact building design to cluster together residential, shopping, and work areas and encourages walkind and public transportation. Smart Growth is considered a stormwater BMP in the 2005 publication <i>Using Smart Growth Techniques as Stormwater Best Management Practices</i> , EPA 231-B-05-002.	
Source Control BMP - means any schedules of activities, prohibitions of practices, maintenance procedures, managerial practices or operational practices that aim to prevent storm water pollution by reducing the potential for contamination at the source of pollution.	
Southern California Stormwater Monitoring Coalition (SMC) - means the Stormwater Monitoring Coalition, which is a collaborative research/ monitoring partnership of the Southern California Water Boards, Municipal Storm Water Agencies, and municipalities to develop the methodologies and assessment tools to more effectively understand urban storm water and non-storm water (anthropogenic) impacts to receiving waters and to conduct research/ monitoring through Subsequent Research Implementation Agreements. The first original cooperative agreement was entered into on February 8, 2001.	
Stream - means a body of flowing water; natural water course containing water at least part of the year. In hydrology, it is generally applied to the water flowing in a natural channel as distinct from a canal (Reference: US Geological Survey).	
Strip Mall - means a commercial development that is a shopping center where the stores are arranged in a row, with a sidewalk in front. Strip malls are typically developed as a unit and have large parking lots in front. They face major traffic arterials and tend to be self-contained with few pedestrian connections to surrounding neighborhoods. It is also called a plaza.	
Storm Event Monitoring- means a rainfall event that produces more than 0.25 inch of precipitation and is separated from the previous storm event by at least 1 week of dry weather, for the purpose of monitoring.	
Storm Water - means storm water runoff, snow melt runoff, and surface runoff and drainage, as defined in 40 CFR122.26(b)(13).	
Storm Water Discharge Associated with Industrial Activity - means industrial discharge, as defined in 40 CFR122.26(b)(14).	

NPDES No. CAS004002 Order No. 09-xxx R Tentative Order Ventura County Municipal Separate Storm Sewer System Permit Storm Water Quality Management Program - means the Ventura Countywide Storm Water Quality Management Plan, which includes descriptions of programs, collectively developed by the Permittees in accordance with provisions of the NPDES Permit, to comply with applicable federal and state law, as the same is amended from time to time. Structural BMP - means any structural facility designed and constructed to mitigate the adverse impacts of storm water runoff pollution (e.g. canopy, structural enclosure). The category may include both Treatment Control BMPs and Source Control BMPs. **Summer Dry Weather -** means dry weather days occurring from April 1 through October 31 of each year. **t-Test** (formally Student's t-test) - means a statistical analysis comparing two sets of replicate observations, in the case of WET, only two test concentrations (e.g., a control and 100% effluent). The purpose of this test is to determine if the means of the two sets of observations are different [e.g., if the 100% effluent concentration differs from the control (i.e., the test pass or fails)]. **Targeted Employees** - means management and staff who perform or direct activities that directly or indirectly have an effect of storm water quality. The employees generally are employed in the following areas: department of public works, engineering, sanitation, storm water maintenance, drainage and flood control, transportation, streets and roads, parks and recreation, public landscaping and corporation yards, planning or community development, code enforcement, building and safety, harbor or port departments, airports, or general services and fleet services. Total Maximum Daily Load (TMDL) - means the sum of the individual waste load allocations for point sources and load allocations for nonpoint sources and natural background. **Toxicity Identification Evaluation (TIE)** - means a set of procedures to identify the specific chemical(s) responsible for toxicity through a process of chemical/physical manipulations of samples followed by toxicity tests. These procedures are performed in 3 phases (Phase I- Toxicity Characterization Procedure, Phase II- Toxicity Identification Procedure, and Phase III- Toxicity Confirmation Procedure) using aquatic organism toxicity tests. **Toxicity Reduction Evaluation (TRE)** - means a study conducted in a step-wise process to identify the causative agents of effluent or ambient toxicity, isolate the sources of toxicity, evaluate the effectiveness of toxicity control options, and then confirm the reduction in toxicity. **Toxicity Test** - means a procedure using living organisms to determine whether a chemical or an effluent is toxic. A toxicity test measures the degree of the effect of a specific chemical or effluent on exposed test organisms.

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Toxic Unit (TU) - means a measure of toxicity in an effluent as determined by the acute toxicity units (TUa) or chronic toxicity units (TUc) measured. The larger the TU, the greater the toxicity.	E
Toxic Unit - Chronic (TUc) - means 100 times the reciprocal of the effluent concentration that causes no observable effect on the test organisms in a chronic toxicity test (TUc = 100/NOEC or 100/EC25) (see NOEC).	V
100/12023) (see 110120).	I
Treatment - means the application of engineered systems that use physical, chemical, or biological processes to remove pollutants. Such processes include, but are not limited to, filtration, gravity settling, media absorption, biodegradation, biological uptake, chemical oxidation and UV radiation.	S
Oxidation and O V radiation.	E
Treatment Control BMP - means 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.	D
Urbanization - means the process of changing of land use and land patterns from rural characteristics to urban (city-like) characteristics. These changes include (i) the replacement of pervious surfaces with impervious surfaces such as rooftops and buildings, and impervious materials such as asphalt and concrete; and (ii) the conversion of rural land to house new residents, support new businesses, and facilitate vehicular traffic flow.	T
U.S. EPA Phase I Facilities - means facilities in specified industrial categories that are required to obtain an NPDES permit for storm water discharges, as required by 40 CFR122.26(c).	E
These categories include:1. Facilities subject to storm water effluent limitation guidelines, new source performance standards, or toxic pollutant effluent standards (40 CFR N)	N
2. Manufacturing facilities	T
3. Oil and gas/ mining facilities4. Hazardous waste treatment, storage, or disposal facilities	
5. Landfills, land application sites, and open dumps6. Recycling facilities	A
7. Steam electric power generating facilities8. Transportation facilities	T
9. Sewage of wastewater treatment works	_
10. Light manufacturing facilities	T
Vehicle Maintenance/ Material Storage Facilities/ Corporation Yards - means any	•
Permittee owned or operated facility or portion thereof that:	\mathbf{V}
1. Conducts industrial activity, operates or stores equipment or materials, and provides services similar to Federal Phase I facilities;	▼
 Performs fleet vehicle service/ maintenance including repair, maintenance, washing, or fueling; 	E

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3. Performs maintenance and/ or repair of machinery/ equipment; or4. Stores chemicals, raw materials, or waste materials.	E				
Waste Load Allocations (WLAs) - means a portion of a receiving water's Total Maximum Daily Pollutant Load (TMDL) that is allocated to one of its existing or future point sources of pollution (Reference: 40 CFR130.2(h)).	V				
	1				
Water Quality Objectives - means water quality criteria contained in the Basin Plan, the California Ocean Plan, the National Toxics Rule, the California Toxics Rule, and other state or federally approved surface water quality plans. Such plans are used by the Regional Water Board to regulate all discharges, including storm water discharges.	S				
Board to regulate an discharges, including storm water discharges.	E				
Water Quality Standards - means the State Water Quality Standards, which are comprised of beneficial uses, water quality objectives and the State's Antidegradation Policy.	D				
Waters of the State - means any surface water or groundwater, including saline waters, within boundaries of the state (Reference: California Water Code § 13050).					
Waters of the United States or Waters of the US - means:					
1. All waters that are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters which are subject to the ebb and flow of the tide;	T				
2. All interstate waters, including interstate "wetlands";	E				
3. All other waters such as intrastate lakes, rivers, streams (including intermittent streams),					
mudflats, sandflats, "wetlands," sloughs, prairie potholes, wet meadows, playa lakes, or natural ponds where the use, degradation, or destruction of which would affect or could affect interstate or foreign commerce including any such waters:	N				
a. Which are or could be used by interstate or foreign travelers for recreational or other	T				
purposesb. From which fish or shellfish are or could be taken and sold in interstate or foreign commerce; or	A				
c. Which are used or could be used for industrial purposes by industries in					
interstate commerce4. All impoundment's of waters otherwise defined as waters of the United States under this definition;	T				
5. Tributaries of waters identified in the preceding paragraph (1) through (4) of this definition;6. The territorial sea; and	I				
7. "Wetlands" adjacent to waters (other than waters that are themselves wetlands) identified in the preceding paragraph (1) through (6) of this definition.	W 7				
(Reference: 33 CFR328)	V				
Watercourse - means any natural or artificial channel for passage of water, including the	E				

VCFCD jurisdictional channels included in the List of Channels within the Comprehensive Plan

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	of the VCFCD, as approved by the Board of Supervisors of the VCFCD on October 4, 1993, and any amendments thereto.					
	Watershed Management - means approach for water resources protection. It is a strategy for					
soui	_	g and managing resources, both human and fiscal that focuses on regulation of point o a more regional approach that acknowledges environmental impacts from other	I			
		ed Management Areas (WMA) - means the geographically-defined watershed areas Regional Water Board will implement the watershed approach. These generally	S			
invo may	olve a be ar	single large watershed within which exists smaller subwatersheds but in some cases a area that does not meet the strict hydrologic definition of a watershed e.g., several natura coastal waterbodies in the region are grouped together into one WMA.	E			
Wet	t Seas	on - means the calendar period beginning October 1 through April 15.	D			
	Winter Dry Weather - means dry weather days occurring from November 1 - March 31 of each year.					
	ole Exicity	ffluent Toxicity - means the aggregate toxic effect of an effluent measured directly by test.	T			
PART 8 - STANDARD PROVISIONS						
A. General Requirements			N			
	1.	The Permittee shall comply with all provisions and requirements of this Order.	Т			
	2.	Should the Permittee discover that it failed to submit any relevant facts or that it submitted incorrect information in a report it shall promptly submit the missing or correct information.	T A			
	3.	The Permittee shall report all instances of non-compliance not otherwise reported at the time monitoring reports are submitted.	T			
	4.	This Order includes Attachment "H", the Reporting Program, which is a part of this Order and must be complied with.	I			
В.	Reg	ional Water Board Review	V			
	1.	The Regional Water Board may review any formal determinate or approval made by the Regional Water Board Executive Officer pursuant to the provisions of this Order.	E			

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		(a) Permittee(s) or a member of the public may request such review upon petition within 30 day of the effective date of the notification of such decision to the Permittee(s) and interested parties on file at the Regional Water Board.	E
C.	Pub	lic Review	_
	1.	All documents submitted to the Regional 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 (California Government Code § 6250 et seq.).	S
	2.	All documents submitted to the Regional Water Board Executive Officer for approval shall be made available to the public for a 30-day period to allow for public comment.	E
D.	Duty	y to Comply [40 CFR122.41(a)]	D
	 2. 	Each Permittee must comply with all of the terms, requirements, and conditions of this Order. Any violation of this order constitutes a violation of the Clean Water Act, its regulations and the California Water Code, and is grounds for enforcement action, Order termination, Order revocation and reissuance, denial of an application for reissuance, or a combination thereof [40 CFR122.41(a), CAL. WATER CODE § 13261, 13263, 13265, 13268, 13300, 13301, 13304, 13340, 13350]. A copy of these waste discharge specifications shall be maintained by each Permittee so as to be available during normal business hours to Permittee employees and members of the public.	T E N
	3.	Any discharge of wastes at any point(s) other than specifically described in this Order is prohibited, and constitutes a violation of the Order.	Τ
E.	Duty	y to Mitigate [40 CFR122.41 (d)]	A
	1.	Each Permittee shall take all reasonable steps to minimize or prevent any discharge that has a reasonable likelihood of adversely affecting human health or the environment.	Τ
F.		pection and Entry; Investigations; Responsibilities [40 CFR122.41(i), Water Code § 13225 and § 13267]	I
	1.	The Regional Water Board, U.S. EPA, and other authorized representatives shall be allowed:(a) Entry upon premises where a regulated facility is located or conducted, or where records are kept under conditions of this Order;	E

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		(b) Access to copy any records, at reasonable times that are kept under the conditions of this Order;	E
		(c) To inspect at reasonable times any facility, equipment (including monitoring and control equipment), practices, or operations regulated or required under this Order;	V
		(d) To photograph, sample, and monitor at reasonable times for the purpose of assuring compliance with this Order, or as otherwise authorized by the CWA and the CAL. WATER CODE;	Ι
		(e) To review any water quality control plan or waste discharge requirements, or in connection with any action relating to any plan or requirement to investigate the quality of any waters of the state within its region; and,	S
		(f) To require as necessary any state or local agency to investigate and report on any technical factors involved in water quality control or to obtain and submit	E
		analyses of water.	D
G.	Pro	per Operation and Maintenance [40 CFR122.41 (e), Cal. Water Code § 13263(f)]	
	1.	The Permittees shall at all times properly operate and maintain all facilities and systems of treatment (and related appurtenances) that are installed or used by the Permittees to achieve compliance with this Order. Proper operation and maintenance includes:	T
		(a) adequate laboratory controls; and	E
	2.	(b) appropriate quality assurance procedures. This provision requires the operation of backup or auxiliary facilities or similar system that are installed by a Permittee only when necessary to achieve compliance with the conditions of this Order.	N
Н.	Sign	natory Requirements [40 CFR122.41(k) & 122.22]	T
	1.	Except as otherwise provided in this Order, all applications, reports, or information submitted to the Regional Water Board shall be signed by the City Manager or Mayor, or authorized designee and certified as set forth in 40 CFR122.22.	A
I.	Reo	pener and Modification [40 CFR122.41(f) & 122.62]	T
	1.	This Order may only be modified, revoked, or reissued, prior to the expiration date, by the Regional Water Board, in accordance with the procedural requirements of the CAL. WATER CODE and CCR Title 23 for the issuance of waste discharge	Ι
		requirements, 40 CFR122.62, and upon prior notice and hearing, to: (a) Address changed conditions identified in the required reports or other sources deemed significant by the Regional Water Board;	V
		(b) Incorporate applicable requirements or statewide water quality control plans adopted by the State Board or amendments to the Basin Plan, including TMDLs;	E

nt	ative	Order Ventura County Municipal Separate Storm Sewer System Permit
		(c) Comply with any applicable requirements, guidelines, and/ or regulations issued or approved pursuant to CWA § 402(p); and/ or,
		(d) Consider any other federal, or state laws or regulations that became effective after adoption of this Order.
	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 the Principal Permittee or Permittees for a modification, revocation and re-issuance, 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 listed in this section, following the procedures at 40 CFR122.63, if processed as a minor modification. Minor modifications may only: (a) Correct typographical errors; or
•	C	(b) Require more frequent monitoring or reporting by the Permittee.
	Sev	erability
	1.	The provisions of this Order are severable; and 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.
.•	Dut	y to Provide Information [40 CFR122.41(h)]
	1.	The Permittees shall furnish, within a reasonable time, any information the Regional Water Board or U.S. EPA may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this Order.
	2.	The Permittees shall also furnish to the Regional Water Board, upon request, copies of records required to be kept by this Order.
4•	Two	enty-Four Hour Reporting [40 CFR122.41(l)(6)] ¹

Tentative Order Ventura County Municipal Separate Storm Sewer System Permit

1. The Permittees shall report to the Regional Water Board any noncompliance that may endanger health or the environment. Any information shall be provided orally within 24 hours from the time any Permittee becomes aware of the circumstances. A written submission shall also be provided within 5 days of the time the Permittee becomes aware of the circumstances. The written submission shall contain a description of the noncompliance and its cause; the period of noncompliance, including exact dates and times and, if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance.

2. The Regional Water Board may waive the required written report on a case-by-case basis.

M. Bypass [40 CFR122.41(m)]¹

- 1. Bypass (the intentional diversion of waste streams from any portion of a treatment facility) is prohibited. The Regional Water Board may take enforcement action against Permittees for bypass unless:
 - (a) Bypass was unavoidable to prevent loss of life, personal injury or severe property damage. (Severe property damage means substantial physical damage to property, damage to the treatment facilities that causes them to become inoperable, or substantial and permanent loss of natural resources that can reasonably be expected to occur in the absence of a bypass. Severe property damage does not mean economic loss caused by delays in production.);
 - (b) There were no feasible alternatives to bypass, such as the use of auxiliary treatment facilities, retention of untreated waste, or maintenance during normal periods of equipment down time. This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment to prevent a bypass that could occur during normal periods of equipment downtime or preventive maintenance;
 - (c) The Permittee submitted a notice at least ten days in advance of the need for a bypass to the Regional Water Board; or,
 - (d) Permittees may allow a bypass to occur that does not cause effluent limitations to be exceeded, but only if it is for essential maintenance to assure efficient operation. In such a case, the above bypass conditions are not applicable. The Permittee shall submit notice of an unanticipated bypass as required.

N. Upset $[40 \text{ CFR}122.41(n)]^2$

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¹ This provision applies to the operation and maintenance of storm water controls and BMPs as provided in this Order or in the Ventura County SMP.

² This provision applies to incidents where effluent limitations (numerical or narrative) as provided in this Order or in the Ventura County SMP are exceeded, and which endanger public health or the environment.

(6)

pursuant to a permit issued by the administrator.

Any requirement imposed in a pretreatment program approved pursuant to

waste discharge requirements issued under Section 13377 or approved

the Clean Water Act, as amended.

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correct copy of an order adopted by the California Los Angeles Region, on mm dd, 2009.	reby certify that the foregoing is a full, true, and ornia Regional Water Quality Control Board,	V
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