Model Urban Runoff Program

A How-To Guide for Developing Urban Runoff Programs for Small Municipalities

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The development of a Model Urban Runoff Program (MURP) was one of the key recommendations of two earlier planning efforts which included the work of a wide array of participants: a) The Water Quality Protection Program for Monterey Bay National Marine Sanctuary - Action Plan I Implementing Solutions to Urban Runoff; and b) State Water Resources Control Board/California Coastal Commission’s Urban Runoff Technical Advisory Committee Report developed to address Section 6217 of the Coastal Zone Act Reauthorization Amendments. Funding to develop the MURP with the Cities of Monterey and Santa Cruz was provided by Environmental Protection Agency funds under a Clean Water Act Section 319 grant from the State Water Resources Control Board to the City of Monterey.

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The California Coastal Commission’s Water Quality Unit (Vanessa Metz and Janna Shackeroff) updated this manual in 2002, with technical assistance from Andrew McIntyre. The MURP manual is available online at the California Coastal Commission website at: www.coastal.ca.gov/la/landx.html.
1.1 A “How-To” Guide for Addressing Polluted Urban Runoff

This document is a “how-to” guide for addressing an environmental problem that affects every urban community in California: polluted runoff. Polluted runoff threatens the water quality of our oceans and streams and degrades our groundwater supplies. Storm runoff can flush a multitude of toxic chemicals, including oils and pesticides, into sensitive wildlife habitats. Trash and other runoff debris often litter our beaches. Ultimately, the combined effects of polluted urban runoff can have serious negative impacts on a community’s economy — it is not simply an environmental health problem.

As a recipient of this guide, you play a key role in addressing polluted runoff in your community. In contrast to more traditional point source pollution problems, polluted runoff presents some distinct management challenges for local government. Polluted runoff comes from thousands of different sources made up of homes, cars, factories, restaurants, and construction sites. Many everyday activities result in polluted runoff — often unbeknownst to the “polluter”. Direct regulation of such a wide array of “nonpoint” sources is extremely difficult, if not impossible. In addition, unlike individual factory outfalls, it is difficult to identify, establish or measure the links between these sources and the overall water quality of a community.

Nonetheless, we know the problem of polluted urban runoff is real and requires a new strategy that combines the best of the regulatory approach of traditional environmental management with community-wide education, participation, and outreach; incentive-based and volunteer programs; and practical, cost-effective implementation mechanisms. Everyday pollution activities require everyday solutions, particularly true in an era of dwindling municipal resources.

The widespread nature of the polluted runoff problem requires a comprehensive solution. That is why all citizens and all aspects of your municipality — planning, public works, health and safety, etc. — should work on the solution. Thus, the purpose of this guide is to provide your municipality with a cookbook of sorts with the recipes necessary to put a serious dent in the urban runoff problem in your community in the most cost-effective way. The key ingredients of these recipes are “best management practices” or BMPs — practical ways to initiate a polluted runoff management program without heavy-handed regulatory requirements. In some cases, polluted runoff can be curtailed simply by regular street sweeping or by an outreach program that teaches local businesses how to prevent urban runoff pollutants from entering the environment at all.

While this guide emphasizes BMPs, it is important to realize that new federal and state regulatory requirements will soon address urban runoff in local communi-
ties. Indeed, the U.S. Environmental Protection Agency (EPA) has already placed such requirements on municipalities with populations greater than 100,000. This guide, therefore, also provides you with the best information available from federal, state and local agencies specifically developed in anticipation of new urban runoff management requirements. If you begin using this guide today, you will be ahead of the game when these requirements are formally put in place.

Finally, this guide acknowledges that lasting polluted runoff solutions are best built by local officials, organizations, and community members, who best understand their watersheds, their community’s unique features, and, most importantly, their water quality needs and goals. As a result, this guide is not a top-down, regulatory compliance vehicle, but rather a bottom-up “how-to” guide for tailoring a comprehensive urban runoff program (URP) responsive to your community’s water quality concerns. With information and practical solutions culled from the best polluted runoff management programs and experts in the field, this guide should be a valuable working tool for your community.

The following pages provide a framework for understanding the problem of polluted urban runoff and why it is essential to act now. More importantly, the pieces of an URP and how these pieces fit together are mapped out to make the potentially overwhelming problem of polluted urban runoff quite manageable. To be sure, after reading this overview, you will realize that your municipality has already taken several steps towards reducing urban runoff pollution.

### 1.2 The Problem

**What is Polluted Urban Runoff and Why is it a Problem?**

Runoff from storm events is part of the natural hydrologic process: rainwater that does not infiltrate into the ground flows by the force of gravity into water bodies such as lakes, streams, rivers, and oceans. As runoff heads for receiving waters, naturally vegetated depressions and rills slow the water and filter it for pollutants and sediments. In urban settings, however, natural vegetation and topography have been altered, graded, or paved and storm water is diverted in storm drain pipes. When the drainage pattern of a watershed is so altered, flows increase in concentration and velocity and pick up sediments and pollutants from land surfaces at an increased rate. Storm water that flows through urbanized areas to receiving waters is called “urban runoff.”

<table>
<thead>
<tr>
<th>Pollutants of Concern Found in Urban Runoff</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sediments</td>
</tr>
<tr>
<td>Nutrients (nitrogen, phosphorous, etc.)</td>
</tr>
<tr>
<td>Pathogens (bacteria, viruses, etc.)</td>
</tr>
<tr>
<td>Oxygen-Demanding Substances (plant debris, animal wastes, etc.)</td>
</tr>
<tr>
<td>Petroleum Hydrocarbons (oil, grease, solvents, etc.)</td>
</tr>
<tr>
<td>Heavy Metals (lead, zinc, cadmium, copper, etc.)</td>
</tr>
<tr>
<td>Toxic Pollutants</td>
</tr>
<tr>
<td>Floatables (litter, yard wastes, etc.)</td>
</tr>
<tr>
<td>Synthetic Organics (pesticides, herbicides, polychlorinated biphenyls, etc.)</td>
</tr>
<tr>
<td>Physical Parameters (salinity, elevated temperature, pH)</td>
</tr>
</tbody>
</table>
Urban runoff is known to carry a wide range of pollutants including nutrients, trash and debris, sediments, heavy metals, pathogens, petroleum hydrocarbons, and synthetic organics such as pesticides. Because urban runoff does not originate from a distinct “point” source (e.g., an industrial discharge pipe), it is also often referred to as nonpoint source pollution. These pollutants in urban runoff could negatively impact the vitality of your municipality on many levels. Urban runoff can alter the physical, chemical, and biological characteristics of water bodies to the detriment of aquatic and terrestrial organisms; can make beaches and rivers unsightly or unsafe for human contact; and can negatively impact beneficial activities and uses including water recreation, commercial fishing, tourism and aquatic habitat. In some cases pollutants of concern may not even be visible to the naked eye.

How is Urban Runoff Regulated?

California is currently involved in two parallel, complementary approaches to address urban runoff from municipalities: the State’s Nonpoint Source (NPS) Pollution Control Program, and the U.S. EPA’s National Pollutant Discharge Elimination System (NPDES) Storm Water permit program. The State’s NPS Pollution Control Program details how the state will promote the implementation of management measures and BMPs to control and prevent polluted runoff, as required by Section 319 of the federal Clean Water Act (CWA). Because of the diffuse nature of polluted runoff, which originates from multiple sources and has a widespread reach, the State’s NPS Pollution Control program has emphasized financial incentives, technical

### Beneficial Uses and Activities Negatively Impacted by Polluted Runoff

- Aesthetic Enjoyment
- Agricultural Supply
- Aquaculture/Mariculture
- Cold Fresh-water Habitat
- Commercial and Sport Fishing
- Estuarine Habitat
- Fresh-water Replenishment
- Groundwater Recharge
- Industrial Service and Process Supply
- Inland Saline Water Habitat
- Marine Habitat
- Migration of Aquatic Organisms
- Municipal and Domestic Water Supply
- Biological Habitats of Special Significance
- Rare, Threatened, or Endangered Species
- Shellfish Harvesting
- Spawning, Reproduction, and Early Development of Aquatic Organisms
- Warm Fresh-water Habitat
- Water Contact/Noncontact Recreation
- Wildlife Habitat
assistance, and public education, rather than regulatory activities.

Coastal states are also required to develop programs to protect coastal waters from nonpoint source pollution, as mandated by the federal Coastal Zone Act Reauthorization Amendments (CZARA) of 1990. CZARA Section 6217 identifies polluted runoff as a significant factor in coastal water degradation, and requires implementation of management measures and enforceable policies to restore and protect coastal waters.

In lieu of developing a separate NPS program for the coastal zone, California’s NPS Pollution Control Program was updated in 2000 to address the requirements of both the CWA section 319 and the CZARA section 6217 on a statewide basis. The California Coastal Commission (CCC), the State Water Resources Control Board (SWRCB), and the nine Regional Water Quality Control Boards (RWQCBs) are the lead State agencies for upgrading the program, although 20 other State agencies also participate. This guide should help you in developing a local urban runoff control program that is consistent with the State’s NPS implementation plan.

Urban point source pollution is addressed by the NPDES permit program of the Clean Water Act. Although urban nonpoint sources contribute to stormwater runoff, runoff may be channeled into a storm drain and ultimately become a point source. Therefore, stormwater is regulated as a point source under the NPDES permit program. In 1990, the EPA established Phase I of the NPDES Storm Water program mandated by the CWA Section 402 (p). The Phase I Storm Water program requires NPDES permits for storm water discharges from (1) medium and large municipal separate storm sewer systems (MS4s), generally serving populations greater than 100,000, (2) specific industrial activities, and (3) construction activities disturbing 5 or more acres of land. In California, the NPDES program is administered by the SWRCB, and the nine RWQCBs.

The SWRCB has issued a statewide General Permit for all industrial and construction-related stormwater discharges that require a NPDES Storm Water Phase I permit. The General Permit requires operators to develop and implement a Storm Water Pollution Prevention Plan (SWPPP) incorporating appropriate BMPs. Municipalities, however, must obtain an individual NPDES Storm Water permit for their entire storm drain system. Municipal Phase I Storm Water permits require implementation of structural and nonstructural control measures to reduce pollutant loads from industrial, commercial, and residential areas. In California, the RWQCBs required Phase I permits for many municipalities serving ur-
banized areas with populations that were less than the specified 100,000.

Phase II of the NPDES Storm Water program expands the coverage to include all municipalities within designated urbanized areas, as well as designated small municipalities outside of urbanized areas (generally those with a population of at least 10,000 and/or a population density of at least 1,000 persons per square mile). The program will also expand to include construction sites that disturb between 1 and 5 acres. Final Phase II regulations were established by the EPA in 1999 (Federal Register Vol. 64, No. 235, Dec. 8, 1999); these regulations require Phase II storm water permits by March 10, 2003. Appendix 1A lists California municipalities designated by the EPA as automatically or potentially regulated under Phase II; additional municipalities may also be designated by California’s RWQCBs. Establishing an URP according to this guide will, in all likelihood, help your community comply with the upcoming NPDES Phase II program.

While different legal authorities may apply to different situations, the goals of the NPDES and the NPS/CZARA programs are complementary. Many of the techniques and practices used to control urban runoff are equally applicable to both programs, even though the programs do not work identically. EPA’s NPDES Phase II regulations indicate that an urban area covered by an NPDES Storm Water Permit (Phase I or Phase II) will be excluded from explicit CZARA requirements, provided the permit addresses the polluted storm water/urban runoff management measures and enforceable policies identified in the State NPS Plan. The bottom line is that the State’s current and developing approaches to addressing urban runoff are and will be consistent with both the NPDES and the NPS/CZARA programs. This guide is intended to help your community establish an URP that is consistent with both programs as well.

Why Should You do Something About Polluted Runoff in Your Community?

Clean water is crucial to the continued vitality of your community. Whether for recreational purposes, commercial fishing, habitat preservation, or community aesthetics, your community deserves — and demands — clean water. As summarized above, polluted urban runoff is a widespread water quality threat. If left unchecked, it WILL negatively impact your community through resource impacts, public health impacts, economic impacts, or more likely a combination of all, given the interwoven nature of beneficial waterbody uses. It may even have a domino effect where,
for example, polluted ocean waters drive off tourists, which in turn hurts local merchants, which in turn undermines the local economy. In short, water quality is an important part of a healthy community. Protecting your community’s water quality should be pursued because it’s the right thing to do. It’s what the Model Urban Runoff Program (MURP) calls the water quality ethic.

In addition to your commitment to the water quality ethic, the new regulatory reality is that your municipality will be required (by NPDES Phase II and/or CZARA Section 6217) to implement a program that addresses polluted runoff and reduces the discharge of pollutants in storm water runoff. Many municipalities currently lacking formal urban runoff programs (URPs) will be required to develop them with the next few years. Will each municipality need to develop a new URP from scratch to ensure regulatory compliance? No. Your municipality is likely already instituting elements of such a formal URP that your “new” URP will build upon. The key is to ensure that your URP covers the basic regulatory requirements and that it translates into water quality improvements. In short, your community needs clean urban water runoff and will soon be required to make sure it is clean, which is where this guide comes in.

1.3 The Solution

This MURP is an off-the-shelf guidebook for small municipalities looking to develop their own URPs. The MURP will help you to develop, finance, implement, and enforce a comprehensive program for managing runoff and improving water quality in your municipality. In addition, every effort has been made to ensure that if you develop an URP as described in this guide, you will be well on your way to compliance with upcoming NPDES Phase II regulations and the CZARA Section 6217 Implementation Plan.

Implementing Best Management Practices

The foundation of your URP should consist of BMPs selected to fit local conditions and water quality problems. The term BMPs may sound formal, but in reality BMPs are common sense methods for controlling, preventing, reducing, or removing pollutants in urban runoff. Street sweeping, for example, is an effective BMP. Source control BMPs are intended to prevent or minimize the introduction of pollutants into runoff. Dry cleanup of gas station fueling areas is an example of a source control BMP. Treat-
ment BMPs, on the other hand, are designed to remove the pollutants from storm water runoff. A silt fence that effectively filters sediment from water is a good example of a treatment BMP. Considered together, the BMPs you select should form a comprehensive programmatic framework that reduces storm water pollution to the maximum extent practicable.

A wealth of information about BMPs is available. The real test lies in selecting control measures that address problems specific to your municipality and your watershed, effectively implementing those practices, and monitoring their success. In other words, effective BMP implementation requires a comprehensive program. Developing your comprehensive URP requires you to:

- **Assess.** You need to assess the polluted runoff problem in your jurisdiction and watershed, as well as your existing polluted runoff management efforts, so that your program is tailored to your needs. This step involves information gathering and research to identify resources, problems, opportunities, and priorities for implementing BMPs.
- **Develop.** You must develop effective urban runoff control policies and create an efficient, adequately funded program within the existing administrative structure of your agency. This step involves developing legal authority, funding, and management structures to ensure long-term program sufficiency, accountability, and enforcement of BMPs. This step also involves educating your community about the problem as a means to promote public participation in identifying the solution.
These four components form the conceptual framework for your URP.

How to Begin

As you develop your URP, keep in mind that the conceptual framework does not necessarily represent a sequence of events but rather a set of activities that must be completed in order for your URP to be effective. As your program evolves over time and you learn more about the problem of urban runoff in your town, each component informs the others.

The first step in the development of your URP is to investigate the existing urban runoff framework in your municipality, which means conducting both an institutional and a resource-based analysis of your current urban runoff climate. Institutionally, you need to know the existing players, policies, programs, fiscal resources, authorities, and management structures. Likely your community already has elements of an URP, and part of the development process is recognizing, coordinating, and building upon these existing efforts. In fact, as you develop your municipality’s URP, a parallel track is reaching out to other municipalities within the larger watershed to coordinate water pollution prevention efforts regionally. Watersheds provide the fundamental resource unit for managing polluted runoff since runoff within a watershed flows to a common outlet. Banding together in a larger watershed management plan can help to coordinate BMP implementation, pool resources, and most of all, better protect beneficial uses.

As a complement to the institutional assessment, you will also need to assess the current state of your water resources. This assessment involves identifying and prioritizing watershed resources, problems, and opportunities for improving water quality and the management of urban runoff within your jurisdictional boundaries. The idea here is to identify priority areas of concern based upon watershed and water quality conditions and issues. This portion of your assessment helps you to determine where your URP should be focused and why. The institutional and resource assessments are covered in detail in the Assessment chapter of this guide (Chapter 2).

The next step in the development of your URP is to establish a program management structure. Part of this structure may fall out of your preliminary institutional assessment, part may be influenced by the type of program that you want to implement, and part may be impacted by public participation — all subject to change. Remember that the process is not linear and that the idea here is to establish a
general framework for your URP so that you can begin your program. Subsequent events are likely to impact these arrangements. Overall program management is covered in detail in the Program Development chapter of this guide (Chapter 3).

After performing a preliminary assessment and establishing a general management structure, the concurrent and overlapping third step in the process is to develop your program elements. For implementing BMPs, this step is the heart of your URP, and this guide is primarily a vehicle for providing guidance on this topic (Chapter 4).

Because the MURP is a model document, a full array of runoff management measures is presented. You should choose those controls and elements that are applicable to your community’s concerns. However, while the document is structured to allow you to tailor a program to your needs, the MURP also defines minimum program elements.

All municipalities should begin with at least the minimum program elements. The minimum program elements recommended by the MURP are the “minimum control measures” required in the NPDES Phase II regulations:

- Public education and outreach
- Public involvement and participation
- Illicit discharge detection and elimination
- Pollution prevention and good housekeeping in municipal operations
- Construction site urban runoff control
- Post-construction runoff management in new development and redevelopment

These Phase II requirements (Sections 4.1 through 4.6) form the minimum URP. Within each of these Phase II-required control measures (or control programs), MURP further recommends minimum strategies for BMP implementation. Thus, the minimum URP would involve implementing BMPs within each of the six Phase II-required control measures above.

Note that NPDES Phase II regulations do not target any specific land-use categories other than activities falling under the scope of municipal operations. Industrial land uses that are considered significant sources of pollutants are already addressed under the Phase I regulations (i.e., required to control pollutants under a General Permit). With respect to general commercial establishments and residential sources, the regulations emphasize education and outreach as the method to achieve pollutant reduction. However, if you determine that commercial or industrial facilities in your town are significant sources that need to be controlled more rigorously, this guide also presents control programs to help you do that (Sections 4.7-4.8). Please note that these additional programs are only the tip of the iceberg and that any number of individual control programs are available from the sources listed in this guide should you decide to tailor your URP accordingly. The range of URP controls are presented in detail in the Implementation section of this guide.
The Feedback Loop

The culmination of the initial development process, and the first step in the iterative improvement process, is to evaluate and improve your URP’s performance. Is water quality improving? Is your program functioning? Are you doing too much? Too little? The evaluation step in the URP conceptual framework allows you to take stock of your program and adjust it accordingly. While often conceived as a reporting requirement, evaluation is more aptly described as a daily process. Overall program appraisal and updating are covered in detail in the Evaluation chapter of this guide (Chapter 5).

1.4 MURP Manual Organization

Structurally, the MURP consists of this overview, the main document, and appendices of supplementary information. This overview chapter acts as both a general issue and program summary as well as a guide that shows how each of the individual components relate to the larger program.

The main document itself is further divided into four main chapters: Assessment, Program Development, Implementation, and Evaluation. Each of these chapters has a corresponding appendix with additional information. For example, Chapter 3, Program Development, corresponds to Appendices 3A through 3E, which consist of additional program management tools such as a model urban runoff ordinance and model general plan language.

The relationship of the appendices to the main document is particularly important in terms of Implementation (Chapter 4). Chapter 4 describes the individual control programs and how each of these control programs can, and should, be a part of your URP. However, the actual BMPs (and any other appropriate tools) for each of these programs are contained in corresponding Appendix 4. For example, Section 4.4 describes a Municipal Operations Pollution Prevention Program that is supplemented by a BMP guide for municipal operations (Appendix 4J), as well as a variety of other materials relevant to the program (e.g., a model corporation yard Storm Water Pollution Prevention Plan, Appendix 4L). See the document layout on the next page for a visual cue to the guide.

Go to It!

This MURP guide is easy to follow and examples, references, and contacts are provided. While some of the information in this guide is general and can be used by a small municipality anywhere in the U.S., this guide has been designed primarily for users in California. In fact, the MURP was developed and tested by two small municipalities — the City of Monterey and the City of Santa Cruz. As you make your way through the guide, you will find examples of how these two cities adapted the MURP to their local conditions. Much is to be gained from develop-
ing an URP as described in this guide, including regulatory compliance with NPDES Phase II and consistency with CZARA Section 6217. However, the most important product for the citizens of your community is cleaner water and its many resulting beneficial uses. Go to it!
2 Assessment

2.1 Institutional Assessment

2.2 Assessment of Watershed Resources and Pollutant Sources
his section describes some of the initial planning activities for developing your URP. As explained below, these activities can be useful in designing and tailoring your URP to better address local conditions and concerns, to coordinate your program with other environmental programs, and to avoid duplication of effort.

2.1 Institutional Assessment

Departmental Leaders

One of the very first questions to be answered is *who in your municipality should commence the development of your URP?* In most Phase I municipalities the Public Works Department typically assumed this role because the storm drain system was its responsibility. Since the URP and NPDES Phase II requirements involve many more functions than only public works, you may choose a different approach (e.g., forming a multidepartmental steering committee responsible for coordinating your URP). Regardless, once the leaders are identified, staff need to be assigned to this program. Based on the experience of the Cities of Monterey and Santa Cruz, you need to dedicate one staff person (junior engineer or equivalent) 3/4 to full time to your URP’s development. You may be able to reduce costs by “piggybacking” onto existing environmental programs in your community, but some funding to pay for personnel time must be allotted. Since small municipalities may not have the resources to dedicate a person to this program, you can also explore the possibility of developing a regional program with neighboring municipalities as a way of sharing overall costs.

Internal Institutional Assessment

Before you begin developing and implementing your URP, you need to informally assess the existing urban runoff framework in your municipality. Elements of an URP may already exist in your community — part of the development process is recognizing, coordinating, and building upon these existing efforts. By taking stock of existing players, policies, programs, fiscal resources, authorities, and management structures you can better understand how your new URP elements may fit into this environment.

To understand your municipality’s current urban runoff efforts, as well as to identify potential participants in your new URP, you need to understand what is currently being done to address urban runoff. How is your municipality organized to address polluted urban runoff in new development, existing development, illegal
dumping, and accidental spills? Each municipality will be organized differently; however, most municipalities will share similar functional duties. As an example, all municipalities review new development pursuant to the California Environmental Quality Act (CEQA); however, in some cases, this review is done by a planning department, in others an environmental programs division, and in others a City Manager. It is important for you to understand who is doing what to address polluted runoff within your own municipality. See Table 2-1 for an example of such an analysis performed by the City of Santa Cruz.

Once you have a general idea of the players within your municipality, the next step is to get a preliminary idea of your existing polluted runoff policies, programs, legal authorities, and fiscal resources. Some of this will likely fall out of the functional analysis, but you will also need to look at existing ordinances, general plan policies, local coastal program policies (if applicable), fiscal resources (if any), and any other runoff-related programs in your municipality. Remember that you do not need to perform an in-depth analysis here, but rather try to get a general sense of what you have to work with. (Note: The more in-depth program analysis that will eventually be necessary for your URP is covered in greater detail in the Program Management section of this guide.)

Armed with a general sense of your municipality’s players, policies, programs, fiscal resources, authorities, and management structures you are now ready to call an internal meeting to discuss your potential URP. The overview section of this guide (at least) and any accumulated materials are appropriate background information to distribute to participants prior to this meeting. While the goal of this meeting should be primarily informative, some important preliminary decisions must be made.

Following your internal meeting, you should have some initial options and a general sense of the existing urban runoff management framework for your municipality. You are now ready to reach out to other urban runoff players and programs outside of your municipality.

**External Institutional Assessment**

A useful step in developing your URP is to review existing regional programs, plans, and policies for relevance to your municipality’s URP. These programs can include federal, state, regional, or municipal programs that directly or indirectly address urban runoff issues. For instance, a watershed management plan/program may exist in your region developed by another entity. It would be useful for your municipality to understand that plan and coordinate your URP with the existing watershed management program. The main objectives of conducting such a review of existing external programs are to:
<table>
<thead>
<tr>
<th>Division/Section</th>
<th>Current Activity</th>
<th>Potential Future Role/Responsibility for URP Implementation</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Public Works</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wastewater Treatment/Industrial Waste Inspection</td>
<td>Storm water monitoring; detection of illicit connections; training and information to businesses on proper disposal of liquid wastes</td>
<td>Industrial and Commercial Program Elements (inspections and education)</td>
</tr>
<tr>
<td>Operations/Wastewater Mains</td>
<td>Maintain sewer mains to avoid overflows that could affect surface water quality; perform annual cleaning of catchbasins; investigate complaints of illegal dumping and connections</td>
<td>Catchbasin Cleaning Program</td>
</tr>
<tr>
<td>Operations/Refuse and Recycling Collection and Processing</td>
<td>Conduct street sweeping; provide refuse and recycling services including curb-side pickup of used motor oil; assist with river and creek clean-up; organize hazardous waste drop-off days and work with the County on hazardous waste drop-off</td>
<td>Street Sweeping Program; Hazardous Waste Control Program</td>
</tr>
<tr>
<td>Operations/Streets and Flood Control</td>
<td>Maintain storm drain system and flood control facilities; assist with detection of illicit connections; assist with river and creek clean-up</td>
<td>Storm Drain Stenciling Program; Coordination with CMA</td>
</tr>
<tr>
<td>Traffic Engineering/Traffic Maintenance</td>
<td>Conduct storm drain stenciling; implement trip reduction locally for city personnel; planning; signal coordination to improve traffic flow and reduce air pollution; promote alternative transportation modes; participate in CMP monitoring</td>
<td>Construction Site Inspection Program</td>
</tr>
<tr>
<td>Engineering/Design and Development</td>
<td>Design and construction of storm drain system improvements; mapping of facilities; conduct land development review; storm drain monitoring plan development to coordinate storm drain water quality planning efforts locally and regionally</td>
<td>Construction Site Inspection Program</td>
</tr>
<tr>
<td>Administration</td>
<td>Assist all divisions with educational and outreach efforts on recycling, refuse collection and disposal; industrial waste issues; training; and maintaining stormwater utility</td>
<td>Public Education and Outreach Program</td>
</tr>
<tr>
<td><strong>Planning and Community Development</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Current Planning</td>
<td>Review new development and redevelopment projects (under CEQA)</td>
<td>Implementation of revised CEQA checklist</td>
</tr>
<tr>
<td>Future Planning</td>
<td>Prepare General Plan revisions and amendments</td>
<td>New Development Program</td>
</tr>
<tr>
<td>Building Inspection</td>
<td>Review erosion control plans for private development; inspection of on-site improvements</td>
<td>Construction Site Inspection Program</td>
</tr>
<tr>
<td>Fire Department</td>
<td>Respond to hazmat spills; inspection of city facilities for proper storage and use of hazardous materials</td>
<td>Hazardous Materials Control Program; Industrial/Commercial Program</td>
</tr>
<tr>
<td>Parks and Recreation</td>
<td>Implement pesticide and herbicide application program based on state guidelines; in-house training to city personnel on hazardous materials handling at city facilities</td>
<td>Program for parks, golf courses, swimming pools, and public water bodies</td>
</tr>
</tbody>
</table>
ASSESSMENT

✓ Ensure that your URP does not duplicate any existing activities.
✓ Ensure that your URP within your municipality is coordinated with and does not conflict with other existing environmental programs.
✓ Identify areas not previously addressed by other programs so that elements can be included in your URP to address these areas.

Regional programs may include, for example, basin plans, state nonpoint source programs, and the Caltrans storm water management program. Local programs may include city construction and grading program, hazardous waste recycling and disposal programs, maintenance programs, and local resource conservation district programs. Table 2-2 shows the programs and plans reviewed by the Cities of Monterey and Santa Cruz during the development of their URPs, and can be used as a guide in identifying the programs and plans to review for your municipality.

Some key items to keep in mind while conducting this review are:

✓ Does the program address any urban runoff issues?
✓ If so, what is currently being done under that program to address the identified urban runoff issue?
✓ It is appropriate to continue handling the identified issue under the existing program or should it be addressed in the URP that you are developing?
✓ How can effort and cost be reduced by coordinating your URP with other existing programs?

Again, in conducting this review, remember that the goal is not to expend a large effort to create a polished report, but to identify programs with which to coordinate your URP.

Once you have identified such programs, plan to meet with people responsible for implementing them to see whether they are willing to emphasize urban runoff concerns within their programs. An example is the hazardous materials (Hazmat) program in your area. Such a program will emphasize the proper handling, storage, and disposal of hazardous materials through outreach and education of the public and through site inspections at industrial and commercial facilities. You could meet with the staff from the Hazmat program to ask if they would emphasize urban runoff issues in their public education and outreach materials. Remember the idea is to utilize existing resources where possible, and avoid duplication of effort by different programs.

A parallel track is to reach out to other municipalities within the larger watershed to coordinate water pollution prevention efforts regionally. Watersheds provide the fundamental resource unit for managing polluted runoff since runoff within a watershed flows to a common outlet. Banding together in a larger watershed management plan can help to coordinate BMP implementation, pool resources, and, most of all, better protect water quality.
<table>
<thead>
<tr>
<th>Program</th>
<th>Agency Primarily Responsible for Implementation</th>
<th>Urban Runoff Issues Addressed by the Program</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Regional/Areawide Programs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Basin Plans</td>
<td>RWQCB</td>
<td>Establishes regional water quality objectives, beneficial uses, and implementation strategies</td>
</tr>
<tr>
<td>Water Quality Protection Program, Action Plan I</td>
<td>Lead coordinating agency Monterey Bay National Marine Sanctuary. Coalition of federal, state, and local agencies, and local municipalities.</td>
<td>Public education and outreach, technical training, regional urban runoff management, structural and nonstructural controls, storm drain inspection, sedimentation and erosion control, planning controls (CEQA)</td>
</tr>
<tr>
<td>Urban Runoff Water Quality Management Plan</td>
<td>Association of Monterey Bay Area Governments</td>
<td>Illicit discharge elimination, public education and participation, controls for new development, monitoring</td>
</tr>
<tr>
<td>State Nonpoint Source Control Program (CWA Section 319 and CZARA Section 6217)</td>
<td>SWRCB</td>
<td>Includes recommendations for implementing urban runoff pollution controls from new and existing development, construction sites, other urban sources, and transportation infrastructure</td>
</tr>
<tr>
<td>California Coastal Management Program [CCMP] (includes CZARA Section 6217)</td>
<td>California Coastal Commission</td>
<td>Development and periodic review of Local Coastal Plans, review and issuance of coastal development permits, review for consistency with the CCMP of federal projects (projects conducted, permitted, or funded by federal agencies), public education and outreach</td>
</tr>
<tr>
<td>Caltrans Storm Water Management Program</td>
<td>Caltrans</td>
<td>Pollutant and sediment controls on Caltrans facilities</td>
</tr>
<tr>
<td>General Industrial/General Construction Storm Water Permit</td>
<td>RWQCB</td>
<td>Controls pollutant discharge from industrial and construction sites</td>
</tr>
<tr>
<td>Clean Air Program</td>
<td>Air Quality Management District</td>
<td>Controls air emissions of pollutants that enter urban runoff through deposition and fallout</td>
</tr>
<tr>
<td>CWA Section 404</td>
<td>Army Corps of Engineers</td>
<td>Regulates activities involving filling of the waters of the U.S.; requires a water quality certification from the RWQCB, which in turn regulates pollutant discharge and erosion during and after project construction</td>
</tr>
<tr>
<td>California Department of Fish and Game Code Section 1600</td>
<td>Department of Fish and Game</td>
<td>Regulates activities such as grading, filling, and dredging in state waters or stream beds; controls sedimentation, erosion, and pollutant discharge into streams</td>
</tr>
<tr>
<td>Wastewater Reuse/Recycling Programs</td>
<td>Monterey Regional Water Pollution Control Agency</td>
<td>Primary function is wastewater collection and treatment; some storm water reuse has been looked at for future role</td>
</tr>
<tr>
<td>Water Allocation Program</td>
<td>Monterey Peninsula Water Management District</td>
<td>Joint Powers Authority to manage portable water allocations for the Monterey Peninsula</td>
</tr>
<tr>
<td><strong>City of Monterey Programs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>City of Monterey Storm Water Utility</td>
<td>City of Monterey</td>
<td>A funding mechanism for storm drain maintenance and construction</td>
</tr>
<tr>
<td>General Plan/ Local Coastal Plan/ Zoning</td>
<td>City of Monterey</td>
<td>Controls land use</td>
</tr>
<tr>
<td>CEQA review process</td>
<td>City of Monterey</td>
<td>Controls water quality degradation from new development and redevelopment</td>
</tr>
<tr>
<td>Laguna Grande/Roberts Lake Land Use Plan</td>
<td>City of Monterey</td>
<td>Regulates development and land use in plan area</td>
</tr>
</tbody>
</table>
Table 2-2 (continued). Existing Plans and Programs Reviewed by Cities of Monterey and Santa Cruz

<table>
<thead>
<tr>
<th>Program</th>
<th>Agency Primarily Responsible for Implementation</th>
<th>Urban Runoff Issues Addressed by the Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>City of Santa Cruz Programs</td>
<td>City of Santa Cruz</td>
<td>A funding mechanism to fund flood control improvements and habitat restoration projects in the San Lorenzo River watershed, develop a storm drain Master Plan, and implement storm water BMPs throughout the City</td>
</tr>
<tr>
<td>City of Santa Cruz Storm Water Utility</td>
<td>City of Santa Cruz</td>
<td>Controls land use</td>
</tr>
<tr>
<td>General Plan/ Local Coastal Plan/ Zoning</td>
<td>City of Santa Cruz</td>
<td>Controls water quality degradation from new development/redevelopment</td>
</tr>
<tr>
<td>CEQA review process</td>
<td>City of Santa Cruz</td>
<td>Controls erosion and sedimentation</td>
</tr>
<tr>
<td>Grading Ordinance</td>
<td>City of Santa Cruz</td>
<td>Indirectly reduces improper discharges of pollutants to storm drains</td>
</tr>
<tr>
<td>Hazardous Materials Storage Ordinance</td>
<td>City of Santa Cruz</td>
<td>Addresses low flows, toxic pollutants, sedimentation, and erosion from a variety of sources including urban</td>
</tr>
<tr>
<td>San Lorenzo River Watershed Management Plan</td>
<td>Santa Cruz County Environmental Health Services</td>
<td>Steering committee of land users and residents working closely with public agencies on watershed planning, restoration, and education</td>
</tr>
<tr>
<td>San Lorenzo River Caretakers</td>
<td>Santa Cruz County Resource Conservation District</td>
<td>Steering committee of land users and residents working closely with public agencies on watershed planning, restoration, and education</td>
</tr>
<tr>
<td>Arana Gulch</td>
<td>Santa Cruz County Resource Conservation District</td>
<td>Steering committee of land users and residents working closely with public agencies on watershed planning, restoration, and education</td>
</tr>
</tbody>
</table>


What Next?

At this point, you should have a pretty good idea of the existing polluted runoff management framework in and around your municipality, and you should also have developed some preliminary ideas on the type of URP that your municipality may be able to implement. As you continue with the resource assessment described in the next section of this document, your URP options should become even clearer.

As you begin to develop these options and move forward with your URP, you will need to get the decision makers involved, possibly in the form of an informal briefing or a formal presentation. You may want to wait until you have worked through the assessment completely or you can give out some signals that an URP is potentially coming down the pike. Whatever the method, early buy-in from policy and decision makers is crucial to your URP’s success. The Program Management section of this guide discusses this issue in more detail, but it is never too early to cultivate management and political support.
The two ways to approach this assessment are:

- Conduct a limited assessment (as presented in NPDES Phase II regulations), and rely on the presumption that you have a general urban runoff problem.
- Geographically identify more precisely the nature of your municipality’s watershed resources, pollutants of concern and their sources, and opportunities for water quality improvements. Through this analytic mapping exercise, determine where the specific problems are within your jurisdiction and develop evidence as to why you should be focusing your URP resources on those problems.

**Minimum Requirement: Presume a General Urban Runoff Problem Exists**

NPDES Phase II regulations emphasize the presumptive approach. The presumption is that each municipality has a general urban runoff problem and that this problem can be addressed through the implementation of six minimum control programs. The regulations, therefore, ask for a limited local assessment that demonstrates an awareness of the storm drain system (i.e., map of major pipes, outfalls, and topography and areas of concentrated activities likely to be sources of storm water pollution). The advantage of the presumptive approach is twofold: (1) it focuses limited program resources on program implementation without a lot of time and resources invested in up-front studies and (2) it is the most cost-effective way to implement the required elements of your program (Section 4). A great deal of evidence supports the premise that polluted runoff is a problem in urban environments and you can be fairly confident that your municipality shares these general runoff problems. By accepting this premise, you can directly implement the six minimum control measures described in the regulations secure in the knowledge that the elements of your program satisfy the regulatory requirements.

The disadvantage is that your municipality may have unique watershed resources or unique urban runoff problems that require custom-crafted program elements. Lacking a detailed assessment that allows your URP to target specific concerns, water quality improvements may not be achieved. Furthermore, and just as importantly, without a more detailed assessment of your specific urban runoff problems, educating both the public and decision makers as to the nature of the problem — and the need for a program — may be more difficult.

**Optional: Identify Specific Urban Runoff Problems in Your Municipality**

The essence of a detailed municipal assessment is a working map of your municipality supplemented by a descriptive analysis of the relevant mapped features.

The idea is to use the working map as an analytical tool for identifying pollutant sources and prioritizing opportunities for water quality improvements (both structural and...
nonstructural measures) in a geographical manner.

While the goal of geographically identifying and prioritizing watershed resources is clear, methods for achieving this goal vary greatly depending upon the level of resources available. For example, your municipality may be equipped with a working geographic information system (GIS) containing water quality monitoring information that helps you to pinpoint resource concerns at the click of a mouse. Or, conversely, your working map may be the product of a staff meeting in which resource areas and potential concerns are mapped out using the best professional judgment and the local knowledge possessed by your city engineers, maintenance supervisors, planners, etc. Table 2-3 presents a list of urban runoff pollution sources with the pollutants associated with these sources. You can use this table to guide you in identifying the sources that are significant in your area.

Regardless of the mapping method, always remember that the analytical mapping process is only a means to an end and not an end in itself. Municipal assessments have been known to eat up large portions of development budgets as the assessors attempt to quantify and characterize every component of the municipality’s built and natural environment. While a comprehensive assessment detailing acres of different land uses, numbers of targeted industries (e.g., number of gas stations), linear coverage (e.g., miles of road), etc., can be quite useful for prioritizing resources, it can also quite easily become a boundless work task that may or may not be justified by the result. You need to clearly define the parameters for this task prior to beginning because it is easy to commit resources over and beyond what is necessary to arrive at your municipality’s urban runoff priorities.

There is growing evidence that the degree of urbanization has evidenced by the percentage of directly connected impervious area, or DCIA) can indicate the extent of urban runoff pollution. Considering the percentage of DCIA in your municipality can provide a tool for assessment and choosing control measures for programs. For example, an area with a low percentage of DCIA probably indicates few urban runoff impacts and new development controls should be emphasized to prevent an increase in impacts. An area with a higher percentage of DCIA will likely have greater urban runoff impacts. These areas should consider other control programs tailored to the existing land uses in the municipality.
This guide presents a *minimum* program that can be undertaken without a detailed municipal assessment, which satisfies regulatory requirements and which should result in general water quality improvements. However, this guide does *not* advocate that you proceed without some level of municipal assessment. Such an assessment is necessary not only to develop optional program elements to address your municipality’s specific runoff problems, but also to help frame your URP for decision makers, affected businesses, and the general public. Furthermore, even if you should choose to institute only the minimum program, program evaluation and subsequent program revisions (Section 5) will require establishment of baseline conditions and some amount of descriptive analysis. Hence, a robust URP *requires* a descriptive municipal characterization as illustrated in the remainder of this section.

**Developing Your Working Map**

Your municipal assessment should consist of two elements:

---

### Table 2-3. Relationship of Sources to Primary Pollutants of Concern

<table>
<thead>
<tr>
<th>Pollutant Source/Activity</th>
<th>Physical Parameters</th>
<th>Synthetic Organics&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Petroleum Hydrocarbons</th>
<th>Heavy Metals&lt;sup&gt;2&lt;/sup&gt;</th>
<th>Nutrients</th>
<th>Pathogens</th>
<th>Sediments</th>
<th>Oxygen-Demanding Substances</th>
<th>Floatables</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle Service Facilities</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gas Stations</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Metal Fabrication Shops</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Restaurants</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auto Wrecking Yards</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mobile Cleaners</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Parking Lots</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Dwellings</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Parks/Open Spaces</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construction Sites</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Corporation Yards</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Streets and Highways</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marinas</td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Golf Courses</td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sewer Overflows</td>
<td></td>
<td>●</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<sup>1</sup> Pesticides, herbicides, and PCBs

<sup>2</sup> Lead, copper, zinc, and cadmium
A map of your municipality identifying resources, problem areas, and opportunities for water quality improvements

A textual companion document or list describing the mapped features

The basic elements of the municipal assessment working map are shown in Table 2-4. Keep in mind that these elements represent a ‘laundry list’ of sorts meant primarily to accelerate your own thought process relevant to your municipality’s urban runoff concerns and is not a required set of elements. Each municipality is different, both in terms of built and natural environment as well as the level of time and effort expended on municipal assessment. Remember, the goal is not to create a polished municipal characterization but rather to identify and prioritize (by any means available) opportunities for improving water quality and the management of urban runoff.

If the above-described elements of the working map appear daunting, remember, the working map is only a tool. If much of the information is unavailable, or if the development budget would be unduly strained by the process of developing the mapped information, pick and choose the elements of the assessment most useful for your jurisdiction. For example, if you can easily locate land-use categories or specific sources, but have no monitoring or other water quality information that substantiates a problem, the land-use information alone can be used to target potential polluted runoff sources (e.g., vehicle service facilities).

Figures 2-1 and 2-2 show working maps prepared by the Cities of Monterey and Santa Cruz with the assistance of the California Coastal Commission.

These cities began the development of their URPs by mapping existing industries, commercial facilities, and municipal facilities. Each city was presented with different challenges and results due to differing levels of available resources.

The City of Monterey identified land use of parcels on a large paper map colored by hand with information from a phone book. The working map showed specific types of facilities chosen because of their potential for urban runoff pollution (e.g., restaurants, auto service facilities, and park and school grounds).

The City of Santa Cruz working map, on the other hand, represented the “Cadillac” of this effort, computer-generated using an existing GIS with land-use layers overlaid on a City map.

Whatever your resources may be, this type of effort is doable and informative. Both cities used these land-use maps to identify potential polluters to target with educational campaigns. The City of Monterey correlated the types of businesses found nearest the most polluted storm drain outfalls to use education funds most effectively.
## Table 2-4. Elements of Municipal Assessment Working Map

<table>
<thead>
<tr>
<th>Mapped Features</th>
<th>Textual Companion</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Resources</strong></td>
<td>Each of the mapped features should be described:</td>
</tr>
<tr>
<td>Watersheds</td>
<td>Describe water quality condition (e.g., good, bad, moderate, unknown)</td>
</tr>
<tr>
<td>Wetlands</td>
<td>Describe beneficial uses (e.g., water supply, recreation, habitat, fishing)</td>
</tr>
<tr>
<td>Riparian areas</td>
<td>How?</td>
</tr>
<tr>
<td>Rivers</td>
<td>• SWRCB Water Quality Assessment documents for your area</td>
</tr>
<tr>
<td>Streams</td>
<td>• RWQCB Basin Plan for your area</td>
</tr>
<tr>
<td>Lakes</td>
<td>• Municipal staff observations</td>
</tr>
<tr>
<td>Ponds</td>
<td>• Municipal GIS, aerial photos, topo maps</td>
</tr>
<tr>
<td>Springs</td>
<td></td>
</tr>
<tr>
<td><strong>Infrastructure</strong></td>
<td>How?</td>
</tr>
<tr>
<td>Roads</td>
<td>• Your municipality’s capital improvement plan</td>
</tr>
<tr>
<td>Drainage facilities</td>
<td>• Municipal staff observations</td>
</tr>
<tr>
<td>Storm drain system</td>
<td>• Municipal street maps</td>
</tr>
<tr>
<td>Treatment works</td>
<td></td>
</tr>
<tr>
<td>Outfalls</td>
<td></td>
</tr>
<tr>
<td><strong>Natural Environment</strong></td>
<td>How?</td>
</tr>
<tr>
<td>Topography</td>
<td>• U.S. Geologic Survey maps</td>
</tr>
<tr>
<td>Vegetation cover</td>
<td>• Municipal staff observations</td>
</tr>
<tr>
<td>Soils</td>
<td>• Municipal park maps</td>
</tr>
<tr>
<td>Sensitive habitat areas</td>
<td></td>
</tr>
<tr>
<td><strong>Other</strong></td>
<td>Describe water quality monitoring trends by location</td>
</tr>
<tr>
<td>Water quality monitoring</td>
<td>How?</td>
</tr>
<tr>
<td>stations</td>
<td>• RWQCB Basin Plan for your area</td>
</tr>
<tr>
<td><strong>By Land-Use Types</strong></td>
<td>• Municipal staff observations</td>
</tr>
<tr>
<td>Industrial</td>
<td></td>
</tr>
<tr>
<td>Commercial</td>
<td></td>
</tr>
<tr>
<td>Residential</td>
<td></td>
</tr>
<tr>
<td>Agricultural</td>
<td></td>
</tr>
<tr>
<td>Public roads</td>
<td></td>
</tr>
<tr>
<td>Municipal operations</td>
<td></td>
</tr>
<tr>
<td>Parking lots</td>
<td></td>
</tr>
<tr>
<td>Undeveloped/open space</td>
<td></td>
</tr>
<tr>
<td>Parks and recreation</td>
<td></td>
</tr>
</tbody>
</table>
| **Note:** the land-use categories can be collapsed, expanded, and/or modified as appropriate.
### Table 2-4 (continued). Elements of Municipal Assessment Working Map

<table>
<thead>
<tr>
<th>Mapped Features</th>
<th>Textual Companion</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>By Specific Sources</strong></td>
<td>Each of the mapped features should be described:</td>
</tr>
<tr>
<td>Auto repair shops*</td>
<td>Describe numerically (e.g., number of vehicle service facilities)</td>
</tr>
<tr>
<td>Auto wrecking yards*</td>
<td>Describe clustering of potential sources, if any</td>
</tr>
<tr>
<td>Boatyards/Marinas</td>
<td>Describe pollutants expected from each type of source</td>
</tr>
<tr>
<td>Corporation yards*</td>
<td>How?</td>
</tr>
<tr>
<td>Dry cleaners</td>
<td>• Municipal staff observations</td>
</tr>
<tr>
<td>Equipment rental and storage yards*</td>
<td>• County Assessor’s data</td>
</tr>
<tr>
<td>Furniture makers</td>
<td>• RWQCB database</td>
</tr>
<tr>
<td>Gas stations*</td>
<td>Note: Specific sources will fall into the larger land-use categories. The sources listed here do not represent a complete listing of potential runoff sources, but rather a starting point for thinking about your own jurisdiction. Known significant sources are marked with an asterisk (*).</td>
</tr>
<tr>
<td>Golf courses</td>
<td></td>
</tr>
<tr>
<td>Hospitals/medical facilities</td>
<td></td>
</tr>
<tr>
<td>Landfills</td>
<td></td>
</tr>
<tr>
<td>Landscaping activities</td>
<td></td>
</tr>
<tr>
<td>Metal fabrication shops*</td>
<td></td>
</tr>
<tr>
<td>Mobile cleaners*</td>
<td></td>
</tr>
<tr>
<td>Nurseries</td>
<td></td>
</tr>
<tr>
<td>Painting activities</td>
<td></td>
</tr>
<tr>
<td>Photoprocessing</td>
<td></td>
</tr>
<tr>
<td>Pool, spa, and fountain maintenance</td>
<td></td>
</tr>
<tr>
<td>Pottery studios</td>
<td></td>
</tr>
<tr>
<td>Printers/publishers</td>
<td></td>
</tr>
<tr>
<td>Public water and wastewater treatment facilities</td>
<td></td>
</tr>
<tr>
<td>Residential activities</td>
<td></td>
</tr>
<tr>
<td>Restaurants*</td>
<td></td>
</tr>
<tr>
<td>Tanneries</td>
<td></td>
</tr>
</tbody>
</table>

| By Known “Hot-Spots” | |
|----------------------| |
| Illegal dumping area | |
| Cross connection with sanitary sewer | |
| Animal ‘walking’ area | |
| Leaking underground tank(s) | |
| Describe any known polluted runoff “hot-spots” in your area and how these problems became known, status of repair, etc. | |
| How? | • Municipal staff observations |
| | • Municipal enforcement proceedings |
| | • RWQCB |
As you develop your working map, opportunities for targeting specific problem areas or pollutant sources should become apparent. If you identify a clustering of restaurants upstream of an outfall location where observations or monitoring data have consistently identified the presence of detergents or grease, your commercial program can be supplemented with a program that targets the food service industry. Or maybe your assessment identifies general degradation of watershed resources (i.e., wetlands, streams, etc.) in a particular sector of your municipality, pointing to the need to target your program geographically. Or maybe your assessment results do not identify any readily apparent targets but rather point to the need for better water quality monitoring data. The possibilities are endless and each municipality’s assessment techniques, results, and priorities will be different. Whatever you experience, remember that targeting priorities is particularly important when resources are limited — your URP should attack both the most important and the most easily approached problems first.

**Conclusion**

While the more you “know” about the characteristics of your municipality the better, do not lose sight of the goal in your pursuit of quantifying everything within your jurisdictional boundaries (and/or the larger watershed). Remember that the minimum program elements do not require an expansive assessment to ensure NPDES Phase II compliance and CZARA Section 6217 consistency. However, if your municipality chooses to address additional issues relevant to your particular resource issues and constraints, the municipal assessment exercise can provide you with evidence to support that decision.

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The product of the municipal assessment should be a written report, developed from the working map and descriptive textual companion, summarizing your findings and supporting your program elements.
Model Urban Runoff Program
City of Monterey Urban Runoff Characterization

Identification and Prioritization of Watershed Resources and Problems

May 1997 Working Map

Figure 1-1. City of Monterey Map
3 Development of Urban Runoff Program

3.1 Program Management

3.2 Institutional Arrangements/Coordination

3.3 Legal Authority

3.4 Fiscal Resources
3.1 Program Management

Given the variety of elements that make up an URP, its development and implementation require participation and coordination between numerous agencies and municipal departments. This section presents a picture of how your overall URP should look, describes the role of the lead department or oversight committee, identifies key departments for each of the program elements, and identifies areas where the lead department needs to ensure that urban runoff-related activities are coordinated.

**Overall Management**

The lead department or oversight committee is responsible for the URP’s development and works with others to ensure that legal authority is established and that a funding source is identified and established. This lead entity is also responsible for conducting evaluations of the program and reporting to the governing and permitting authorities.

Figure 3-1 shows the various elements or control programs that make up an URP, including some other environmental programs that you are likely to coordinate and even share resources with.
Management of Program Elements

Some ideas on how to manage your program elements are presented below:

- The **Public Involvement and Participation Program** should be managed by the lead department or committee in charge of the overall URP. This program is integral to the entire development process and requires an intimate knowledge of all aspects of the URP. This program is the public’s initial contact with the URP concept, and must be headed by staff who convey a good image as well as bring back public input to each of the programs. This program must also be closely coordinated with the public education and outreach program.

- The **Public Education and Outreach Program** should be developed and coordinated with any public education efforts currently underway in your municipality. This program can be managed by a number of departments in the municipality. A public education person or a public relations/media coordinator is an obvious fit. Another option is to contract this program out to an individual or another local agency that does public education campaigns. This program works well on a regional basis as it can save on personnel and printing costs, and it ensures that a consistent message is being conveyed to the public.

- The **Illicit Connection/Discharge Program** is likely to be managed and implemented by (1) wastewater or industrial waste inspectors, (2) building inspectors, (3) streets maintenance, (4) code enforcement, or any combination of the above. The City Manager’s and/or City Attorney’s office could be involved if a serious noncompliance problem is noted.

- The **Municipal Operations Control Program** is specifically for the day-to-day operations of the municipality, and includes numerous departments. An initial training should be held for each department affected by this program to set goals and define any changes that should be made; then the program becomes the responsibility of each affected department. The lead entity should be responsible for obtaining data for yearly reports from each implementing department.

- The **Construction Site Control Program** should be included as part of any existing inspection efforts for projects in your jurisdiction. Any building inspectors (e.g., Building Officials, construction management, or project development representatives, etc.) can add proper site controls to inspection lists.

- The **New Development/Redevelopment Control Program** should be integrated into current practices within the Planning and Public Works Departments. The Planning Department issues development permits, performs CEQA review, and comments and makes recommendations on plans. This program must begin with recommendations and requirements for mitigating the effects of new development on storm water conveyance systems and water quality. Often the Public Works Department is also involved in site plan reviews in...
which they should implement requirements for on-site storm water structures and future maintenance of those structures. This process should be coordinated between the two departments to minimize overlap and ensure that requirements are implemented.

✓ The Commercial Facilities Control Program includes some public education, technical training, and later, site inspections. Either one department or a team can implement this program. Public education and involvement for this program consist of meetings held during the development process to gain input from those affected by any new requirements (BMPs). Technical training is required to teach employees of commercial facilities how to implement BMPs, and later site inspections measure the success of the program and lead to enforcement actions if necessary. One department should manage all aspects of this program, though coordination with public education and outreach and other programs is required. If a department within your agency already does commercial site inspections, then incorporate this program into existing procedures. Possible managers include individuals from an industrial waste inspection or building inspection division, or it may be best to coordinate this program with your county environmental health department.

✓ The Industrial Facilities Control Program is included here as an optional program because many significant industrial facilities are required to have an NPDES permit or other environmental regulatory program in place, which should reduce the potential for polluted runoff to enter a municipal storm drain system. If the municipality decides to implement its own program, it could be run by an industrial waste inspection division, wastewater inspection, or public works.

Coordination Between Program Elements

Here are some ways to ensure coordination between the multiple players involved and to reduce the potential for confusion:

✓ Based on the experience of NPDES Phase I municipalities, it is recommended that the lead department or oversight committee convene meetings of representatives of all departments and agencies responsible for specific program elements during the development stage on an as-needed basis; regular meetings should be scheduled during the implementation phase. The objectives of these meetings are for all involved to report on work completed, hear about problems encountered or envisioned, and hear what others in the municipality are doing. These meetings are useful in developing ideas on sharing resources, avoiding duplication of effort, and providing a coordinated consistent message on management of urban runoff pollutants.

✓ Note that site inspections for existing development are a component of three program elements: illicit connection/discharge, commercial facilities, and industrial facilities control programs. To avoid problems associated with mul-
multiple inspections, consider combining the inspection/site visit function from all these programs under one agency/department. If you do not choose to combine the inspection function, then make sure the inspectors under each program are informed about the other programs so that they do not convey conflicting messages to the affected businesses and the public.

 ✓ Site inspections are also involved in construction site and development control programs. These inspection functions can and should be combined because the inspector checking for construction controls can also check to see if postconstruction controls are installed.

 ✓ Both the municipal operations and the commercial facilities control program likely involve implementation of BMPs related to building maintenance and repair and vehicle service facilities. Make sure that the BMPs you are requiring the commercial operators to implement are the same you are requiring your own municipal staff to adopt and implement. Inspections should take place on the same schedule and should require the same types of modifications. Remember that your municipal program should provide a model that the private sector can emulate.

**Coordination with Other Supporting Programs**

Since several existing environmental programs indirectly reduce urban runoff pollution, use them to the extent possible.

 ✓ For instance, many municipalities are extending their solid waste pickup service to include curbside pickup of used motor oil. Your URP could share the costs of this effort, which can reduce incidents of used motor oil being discharged to the storm drains.

 ✓ Consider using a single hotline number for all calls related to urban environmental issues — urban runoff, hazardous materials, recycling, or solid waste. You may want to do it on a coordinated regional basis.

 ✓ In urban settings, many of the pollutants in runoff come from automobiles — either as tailpipe emissions picked up by rain and carried into the storm drain system or as particulates from the wear, tear, and operation of vehicles (brakepads, tires, drips). Support your local congestion management agency to reduce vehicle trips in your area and also help clean up the water.

### 3.2 Institutional Arrangements/Coordination

A municipality’s URP may be implemented with a variety of institutional arrangements. Small municipalities are not expected to develop an entirely new program on their own. Many aspects of URPs can be developed and implemented by building on and coordinating local, existing institutional arrangements:
A municipality may choose to develop and implement a program on its own. Existing internal arrangements may already accommodate key components of an URP, or at least provide the basic building blocks. For example, many municipalities have assigned illicit connections and discharge detection and elimination activities to their wastewater department. This approach has been efficient because the staff is already trained to conduct inspections, has experience working with underground sewers and storm drains, and has the equipment for sampling.

A municipality may also consider joining an existing URP in an adjacent municipality. This approach is recommended to small municipalities to help reduce their program development costs. Note that if an existing program is operating under an NPDES Phase I permit, the permit can be modified to accommodate a new municipality. However, NPDES Phase II municipalities are advised to consider the pros and cons associated with joining a Phase I URP as listed in Table 3-1.

A municipality may consider creating a joint program with other nearby municipalities. This approach to working with other municipalities has taken the form of Memorandums of Agreement/Understanding (e.g., municipalities in Santa Clara and Alameda counties) and Joint Powers Authority (e.g., municipalities in Marin County). A sample agreement is presented in Appendix 3A. In the event that you decide to develop a joint URP with other adjacent municipalities, you need to consider the following issues:

<table>
<thead>
<tr>
<th>Advantages</th>
<th>Disadvantages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uniform program in urbanized areas</td>
<td>Could require implementation of control measures beyond the six minimum control measures</td>
</tr>
<tr>
<td>Share administrative expenses and staff expertise</td>
<td>Individual NPDES program could receive greater regulatory scrutiny than small municipalities regulated under a general NPDES permit</td>
</tr>
<tr>
<td>Share of monitoring costs, if required, of small municipalities</td>
<td>Potentially more comprehensive reporting requirements</td>
</tr>
<tr>
<td>Phase I municipalities could, by agreement, implement control measures</td>
<td>Water quality monitoring required</td>
</tr>
<tr>
<td>Earlier program implementation and improvement to water quality and protection of beneficial water uses</td>
<td>Requires compliance with all applicable requirements of Section 122.26 of the regulations including those for Phase I and terms and conditions of the applicable permit</td>
</tr>
<tr>
<td>Could be a small entity or source if a watershed approach is implemented and could rely on municipalities areawide program to represent and support interests</td>
<td>Phase II municipalities would not be required to develop program</td>
</tr>
</tbody>
</table>

Table 3-1. Advantages and Disadvantages of Joining a Phase I Urban Runoff Program
Determine the formal institutional arrangements used to make decisions for each co-permittee. The mechanism for making decisions may be a Management Committee made up of co-permittee representatives. The Management Committee needs to evaluate how its responsibilities fit into the overall URP framework, how it communicates and coordinates activities, what its authority is, and what its procedures for decision making are. The Management Committee needs to formalize any agreements by adopting official bylaws.

Subcommittees may also be formed to address specific program elements. Each subcommittee should define its focus, participants, tasks to be accomplished, and the time frame allowed to accomplish the tasks. Ideally, all co-permittees should participate in at least one subcommittee. Each subcommittee should define a chairperson responsible for maintaining written documentation of subcommittee deliberations and recommendations, to the extent needed to achieve the subcommittee’s objectives. Some examples of possible subcommittees include a Monitoring and Special Studies Subcommittee, a Municipal Operations Activities Subcommittee, or a Policy Level Subcommittee.

A lead agency should also be identified whose responsibilities may include coordinating day-to-day business, scheduling meetings, and representing the URP at external meetings. However, the lead agency should assume no responsibility for specific programs, and should not be viewed as the responsible agency for the permit (because the entire program area should be responsible for the URP’s implementing).

An alternative to a full joint program is project/program element-specific agreements. Informal cooperative agreements can effectively share staff and financial responsibility for a specific project, such as developing outreach materials.

A municipality can arrange for another governmental or other entity to implement appropriate control measures or BMPs (with memorandums of agreement or contracts). For example, a municipality can arrange to have a citizen’s monitoring group conduct visual inspections and/or collect samples to supplement lack of staff or financial resources. Similarly, a municipality can utilize the expertise of a local resource conservation district for review of applications for grading permits for inclusion of established BMPs.

A municipality can coordinate with existing, local watershed-based or regional programs. For example, in the Monterey Bay region, municipalities can coordinate with the Water Quality Protection Program for Monterey Bay National Marine Sanctuary, a partnership effort among 25 federal, state, local, and non-profit groups to address water quality issues including urban, marina, agricultural, and monitoring. Pooling local resources helps to develop joint urban education products and outreach and volunteer programs that can be used...
DEVELOPMENT OF URBAN RUNOFF PROGRAM

throughout the region. It also works with various local jurisdictions to help obtain grant funding for urban runoff projects, and to identify a variety of existing watershed-related government and volunteer efforts in the region that can partner with the cities in their URP's. The program’s various committee members and watershed efforts can provide a coordination link for local jurisdictions in building their programs.

✓ A municipality may choose different implementation mechanisms for different elements of the program using some hybrid of the above-described arrangements.

Using local, existing institutional arrangements has several advantages. Time and money can be saved by avoiding reinvention of the wheel or duplication of effort. An upfront effort to review potential arrangements within a municipality, as well as those previously developed by other municipalities and programs, is a worthwhile investment. Additionally, coordination and consistency within a municipality, with adjacent municipalities, and with other programs in the area is beneficial. This effort may “level the playing field” for dischargers, businesses, and property owners participating in or affected by the URP. These parties are invited to participate and are affected similarly by all URP's within a geographic region, which is highly preferable to dealing with one approach in one municipality and a different approach in the municipality next door. Additionally, good coordination and consistency facilitate keeping regulatory agencies informed and more able to provide assistance.

3.3 Legal Authority

This section describes the various actions that may be required to establish the legal authority to develop, implement, and enforce an URP in a municipality. Each municipality decides the extent to which each of these actions is necessary.

In California, the following three mechanisms/tools can be used as legal authority for an URP: an ordinance, a General Plan element (including Local Coastal Program provisions for coastal zone areas), and CEQA. For a municipality, the ordinance is the ultimate legal authority to control all improper discharges to the storm drain system. The General Plan or Local Coastal Program amendment can be used to establish policies, especially to control runoff from new development and redevelopment. The CEQA process can also be used to control urban runoff from new development. At a minimum, each municipality has to ensure that an ordinance provides adequate authority to enforce the program, and that the General Plan supports the URP’s objectives.

Model Ordinance

Clean Water Act Section 402(p)(3)(B)(iii) notes that municipalities “Shall require controls to reduce the discharge of pollutants to the maximum extent practicable,
including management practices, control techniques and system[s], design and engineering methods, and such other provisions as the [EPA] Administrator or the State determines appropriate for the control of such pollutants.” This section requires municipalities to adopt and implement a set of BMPs that control pollution to the maximum extent practicable. To make such a program work, municipalities need to have the legal authority to implement and enforce BMPs written into their code. Similarly, CZARA Section 6217 requires that the CNPCP include management measures that can be implemented by “unforceable authorities” such as ordinances.

A model ordinance is included in Appendix 3B. A municipality’s Legal Counsel should review this model ordinance, discuss the implications of ordinance sections with those involved in developing the municipality’s URP, and amend the language as appropriate. The Model Ordinance included in this document is comprehensive and includes sections that provide the legal authority necessary to implement the entire range of control programs necessary to protect water quality.

The Model Ordinance references the adoption of the BMP Guidance Series in Section 31.5-16(c). The BMP Guidance Series is an update table set of prescribed BMPs. A municipality may choose not to include this section if it decides not to explain how to control discharges in the ordinance. Most NPDES Phase I municipalities have elected not to reference any other documents in their ordinance, but have limited the scope of the ordinance to establishing legal authority to control nonstorm water discharges from the storm drain system.

**General Plan and/or Local Coastal Program Amendment**

California state law requires that each city adopt a General Plan for developing the area under its jurisdiction. Cities and counties within the coastal zone are also required to adopt a Local Coastal Program, which may be a stand-alone plan or may be found within the General Plan. A General Plan must include seven elements that together compose an integrated set of goals, policies, and action programs: land use, circulation, housing, conservation, open space, safety, and noise. In addition, a municipality may adopt optional elements that relate to the physical development of the community. Because of the overlap in subject matter, General Plan and/or Local Coastal Program elements can often be combined.

The General Plan and/or Local Coastal Program contains two approaches to incorporating urban runoff and water quality controls: (1) the addition of a comprehensive stand-alone element or (2) the insertion of essential statements within existing elements of the General Plan and/or Local Coastal Program. For any municipality, the first step in deciding which approach to choose should be a comprehensive review of its existing General Plan and/or Local Coastal Program done by the department responsible for maintaining the General Plan and/or Local Coastal Program with input from implementers of the water quality and quantity management additions. In many municipalities responsible departments include Planning, Public Works, Police (for code enforcement), and Fire (hazardous materials).
The language presented in Appendix 3C includes information taken from a number of San Francisco Bay Area cities who have conducted the General Plan review process pursuant to NPDES Phase I requirements. The sample language is intended as recommendations for inclusion in future revisions and amendments to general plans and local coastal programs by small municipalities. The first section is the “Comprehensive Stand-Alone General Plan Element,” which is a self-sufficient water quality element that may be adopted as is worded. The second section is a “List of Recommended Amendments to Existing General Plan Elements,” broken into the seven required General Plan elements that should be standard for each municipality in the State of California and intended as a list of additions to the existing elements in the municipality’s General Plan. Dependent upon the relationship of the General Plan to the Local Coastal Program, these modifications may also be necessary within the Local Coastal Program.

California Environmental Quality Act Checklist Revisions

The CEQA process consists of project assessment guidelines to be used by local governments in the planning process for new development and redevelopment. Those guidelines, while concerned with the environmental impacts of such development, often overlook the problems associated with urban runoff pollution from development.

The CEQA checklist revisions that are included in Appendix 3D are intended to provide planners with tools and information about urban runoff pollutants that they can use in the evaluation of new development or redevelopment projects. The packet is self-explanatory so that it can be given as a stand-alone element to those who will implement it within the municipality (typically the Planning/Community Development Department).

3.4 Fiscal Resources

One of the most important factors that must be examined when embarking on the development and implementation of an URP is identifying how it will be financed (see Table 3-2). Most local governments do not have the means to finance such a program from existing fiscal resources, so alternate financing mechanisms must be created. Since the November 1996 passage of Proposition 218 in California, which requires that a vote of the people must be taken before taxes can be levied or raised, funding mechanisms for URPs have become an even more challenging issue for California municipalities.

Urban runoff funding has in the past been accomplished through such mechanisms as bond measures for capital improvements, general funds, or special fees (e.g., utility fees). Throughout the NPDES Phase I program, municipalities spent a considerable amount of time and fiscal resources developing their storm water management plans, monitoring, and trying to obtain permits that were in compliance
with the federal regulations. NPDES Phase II municipalities should be able to reduce costs of preparing their management plans and application materials, because they should be able to build on the experience of Phase I municipalities. However, if your municipality does not have a storm water utility or other funding source established when you begin developing your URP, funding for the first few years may need to come out of the general fund.

### Funding Urban Runoff Programs

Most cities have two alternatives to using general funds for urban runoff-related activities: to establish a citywide benefit assessment for all property owners, or to institute a user fee for allocating program costs to users of the storm water system.

#### Assessment Districts

A benefit assessment utilizes a special assessment district to recover specific costs on an equal basis from all properties deemed to receive benefits from those costs. Assessment districts are based on the special benefits that public improvements

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### Table 3-2. Estimated Staffing Requirements for Urban Runoff for Small Municipalities

<table>
<thead>
<tr>
<th>Program</th>
<th>Activities</th>
<th>Staff/Department</th>
<th>Annual Hours</th>
<th>Annual Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Involvement</td>
<td>Coordinate with volunteers, event coordination and attendance</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>600</td>
<td>City - $14,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jr. and Asst. Civil Engineers</td>
<td></td>
<td>Sanctuary - $8,500</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jr. and Asst. Civil Engineers</td>
<td></td>
<td>Printing - $10,000</td>
</tr>
<tr>
<td>Public Education and Outreach</td>
<td>Coordinate printing of materials, teacher workshops, loaning of staff</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>200</td>
<td>City - $15,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jr. and Asst. Civil Engineers</td>
<td></td>
<td>Sanctuary - $3,500</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Jr. and Asst. Civil Engineers</td>
<td></td>
<td>Contractor - $6,000</td>
</tr>
<tr>
<td>Illicit Connection/Discharge Detection and Elimination</td>
<td>Inspections, response to citizen complaints, follow-up</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>500</td>
<td>City - $25,000</td>
</tr>
<tr>
<td>Construction Site Control</td>
<td>Develop requirements, SWPPP preparation, inspections</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>400</td>
<td>City - $20,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Building and Public Works Inspectors</td>
<td></td>
<td></td>
</tr>
<tr>
<td>New Development/Redevelopment Control Management</td>
<td>Develop requirements; incorporate into site plan review, CCRs; follow-up</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>400</td>
<td>City - $20,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Planning Dept.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Site Plan Review</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maintenance Division</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Operations</td>
<td>Develop division requirements checklists; technical training for staff</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>500</td>
<td>City - $25,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maintenance Divisions</td>
<td></td>
<td>Materials - $10,000</td>
</tr>
<tr>
<td>Best Management Practices for Commercial/Industrial Facilities</td>
<td>Development of BMPs and training materials; printing; outreach and enforcement</td>
<td>Jr. and Asst. Civil Engineers</td>
<td>1000</td>
<td>City - $50,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maintenance Divisions</td>
<td></td>
<td>Materials - $20,000</td>
</tr>
</tbody>
</table>

Source: City of Monterey (1998).
DEVELOPMENT OF URBAN RUNOFF PROGRAM

confer upon assessed lands. Since drainage projects result in improvements to specific areas of the municipality, this approach is a piecemeal solution as it requires that the money collected for the assessment district be spent on improvements and maintenance to only those specific areas.

An alternative is a citywide assessment district. Although structural improvements could be funded through the use of a citywide benefit assessment, NPDES and NPS/CZARA compliance requirements are mostly operational. The legality of funding operational expenses through assessment districts is questionable. In addition, these assessments typically require voter approval. As a result, assessment districts should be used only for capital improvement projects.

Storm Water Utility Fees

Storm water utility fees are charges applied to a municipality’s customers for services provided by that utility and are collected through an established schedule and method. The fee is based on the actual benefit of service and may provide for all or just a portion of the utility’s cost of providing that service. A storm water utility is established by ordinance with the actual user fee established by resolution.

The storm water utility fee is often based on impermeable area calculated on a parcel-by-parcel basis throughout the city. The basic unit of measurement for the fee is often taken to be the average impermeable area of a single-family dwelling. All single-family dwellings are then charged the equivalent of one unit and other types of properties are charged based on their square footage and percentage of impermeable area. The basic units of measurement are variously called “Equivalent Residential Units,” “Equivalent Storm Water Units,” or “Basic Assessment Units.” The utility fee is calculated by taking the required budget for necessary storm drain operations and maintenance, capital improvements, and emergency projects, or some portion thereof, and dividing by the number of equivalent units throughout the city. A municipality may choose to pay for a portion of the storm water operations and maintenance costs using other funds, or to fund all costs through the utility. This method is often the best for funding the URP when existing sources prove insufficient. Table 3-3 presents the residential monthly rates established by selected municipalities to fund their URPs.

<table>
<thead>
<tr>
<th>City</th>
<th>Year Authorized</th>
<th>Average Monthly Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sacramento</td>
<td>1982</td>
<td>$11.31</td>
</tr>
<tr>
<td>Palo Alto</td>
<td>1990</td>
<td>$4.25</td>
</tr>
<tr>
<td>Santa Clarita</td>
<td>1994</td>
<td>$2.67</td>
</tr>
<tr>
<td>Monterey</td>
<td>1994</td>
<td>$2.76</td>
</tr>
<tr>
<td>Santa Cruz</td>
<td>1994</td>
<td>$1.77</td>
</tr>
<tr>
<td>Average</td>
<td></td>
<td>$4.25</td>
</tr>
</tbody>
</table>
Exemptions

When setting up a utility fee, a municipality may choose not to allow exemptions for any properties except those that remain completely undeveloped (zero impermeable area). Some municipalities allow an exemption (which would constitute a type of discretionary exemption) for low income, elderly persons, or nonprofit groups such as churches and schools. However, since the urban runoff utility fee is based on impermeable area and associated contribution of runoff that necessitates operations and maintenance activities, exemptions should be based on elimination or reduction of those runoff flows. For example, exemptions or credits may be considered for properties that can reduce their runoff to predevelopment flows through the installation of detention ponds or for properties that install retention ponds and reuse their captured rainwater for landscaping, flushing toilets, or for other on-site uses. Credits could also be based on whether (1) the property has on-site storm water facilities such as retention basins, (2) the on-site storm water facilities are privately maintained, and (3) the facilities are inspected and maintained to function as designed.

Public Education/Involvement

The introduction and/or adjustment of urban runoff utility fees requires a great deal of public outreach and involvement throughout the development process. The public first needs to understand the problem that is being addressed. Why are they paying for urban runoff management? Hasn’t the municipality always taken care of that? Once the public understands the problem being faced and the costs involved, a willingness to pay the necessary fees is more likely. Public outreach to neighborhood associations, business associations, and large property owners is essential to an URP that will be supported throughout the municipality. Without public support at all levels, water quality preservation will not be a cooperative effort. Public education, outreach, and involvement are covered in greater detail in Sections 4.1 and 4.2.

Appendix 4A presents a sample of a briefing that can be made to neighborhood and business associations in your municipality. These materials can be tailored to your needs and requirements.

Ordinance and Resolution

The ordinance and resolution in Appendix 3E are examples of the mechanism that may be used to incorporate the utility fee into the municipal code. It is important that the municipality establish an ordinance specifying that the fee is established separately by resolution, because the adjustment of that fee is inevitable. With a fee established by resolution, it is much easier to change the fee without going through the ordinance process and amending the entire utility structure each time those fee adjustments take place.
DEVELOPMENT OF URBAN RUNOFF PROGRAM

The ordinance creates the urban runoff utility, appoints the manager of that utility, and gives the authority to City Council /Board of Supervisors to establish an urban runoff utility fee. The management of the utility is most often assigned to the department responsible for operation of the storm drain and surface water system, often the Public Works or Maintenance Department.

Billing

Two existing methods can be used to bill stormwater utility fees: your county’s tax assessment system or an existing utility billing system. Either option requires a detailed calculation of the impermeable area of each commercial and multi-family residential parcel in your jurisdiction and a calculated average impermeable area for single-family parcels. The costs associated with the two alternatives are comparable.

County Tax Assessor

The county assessor’s office takes care of the property tax billing for all property owners in the county and can also be used as a billing mechanism for user charges by municipalities when the municipality does not have its own billing mechanism.

The advantages of using the county tax assessor’s billing system are many. The percentage of collection is usually high. The municipality receives minimal customer service calls as it is a semiannual bill. The mechanism is in place. The disadvantages include high billing costs, initial billing errors, expensive setup fees, and cash flow limited to twice a year. Additional concerns have been raised about this method of billing with the passage of Proposition 218 in California. The distinction between a tax and a user fee becomes blurred if the user fee is collected along with property taxes.

Utility Billing System

The municipality may choose to use a utility billing system that is already in place for the collection of the storm water utility fee. That billing system may be either a municipal system or it may be a separate utility with which the city has a contract.

The advantages of using the utility billing system include a flexible schedule for fee implementation and continuous cash revenue. The disadvantages include the sorting required (because this fee applies only to utility customers within city limits), possible special handling of utility accounts billed to renting tenants, and higher initial customer calls and complaints than under the tax mechanism. However, this system is overall more flexible for initial implementation and later fee adjustments.
Other Funding Sources

Taxes

Taxes that could be used to generate revenue for the URP include commodity taxes, tax surcharges, or real estate transfer taxes. However, the passage of Proposition 218 in California requires a vote of the people to impose any of the above taxes, making these strategies difficult if not impossible to use.

Fees

User fees are the most effective way of recovering the costs of providing a service and can be tied directly to users of a resource or facility. One example of a user fee is the State of Maryland’s license plate program to fund its Chesapeake Bay Trust. The license plates are sold for $10 each and have raised over $4 million.

Plan review fees can be assessed by local planning or public works departments that review development plans. The technical review includes storm water management facilities and wetland protection. Inspection fees can be charged to cover the costs of on-site inspection of erosion and sediment controls, BMP implementation, and wetland protection. Both of these fees can help to cover the cost of staff time and resources spent on private development sites.

Impact fees are charged to cover the costs of infrastructure needed for private development. These fees are usually collected as a lump sum from developers or property owners who receive a direct benefit from the project. These fees have been used for roads, sewers, and storm water improvements.

Bonds/Debt Financing

Bonds or debt financing raise capital at the beginning of the project and distribute the burden of repayment over the life span of a capital project among those who receive direct benefit. Bonds are generally used to finance projects that have proven life expectancies. Short-term bonds have a life of 1 year or less, while long-term bonds have a life equal to a project’s life expectancy.

State Revolving Funds

State Revolving Funds (SRFs) were established by the CWA Amendments of 1987 by EPA grants and matching state funds. These SRFs provide long-term, low-interest loans to local government for major capital projects including storm water and wastewater improvements. The State of California uses its SRF for nonpoint source projects. Eligible projects include construction of demonstration projects, retention/detention basins, and a variety of BMPs to reduce or remove pollutants.
Grants

Grants are sums of money awarded to state or local governments or nonprofit organizations that do not have to be repaid. Grants are awarded for a specific project or activity with specific criteria that must be met before funds can be acquired and spent. Many private and public sources of grant funds are available. A good reference is the EPA.

Sources of Additional Information


Implementation of Urban Runoff Program

4.1 Model Public Involvement/Participation
4.2 Model Public Education and Outreach Program
4.3 Model Illicit Connection/Discharge Detection and Elimination Program
4.4 Model Municipal Operations Pollution Prevention Program
4.5 Model Construction Site Runoff Control Program
4.6 Model New Development/Redevelopment Runoff Control Program
4.7 Model Commercial Facilities Runoff Control Program (Optional Program)
4.8 Model Industrial Facilities Runoff Control Program (Optional Program)
Once you have identified a lead department or entity to develop your URP, conducted an assessment of your municipality, and researched other regional and local programs that you can work with to improve urban runoff in your municipality or region, you are ready to start developing and implementing elements of your URP.

The URP consists of several control programs. Each control program consists of a series of actions that the municipality and its citizens and businesses can undertake to address specific sources of urban runoff pollution. The following table summarizes these program elements and the pollutant sources they address.

<table>
<thead>
<tr>
<th>Program Element</th>
<th>Urban Runoff Pollutant Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Involvement/Participation (Section 4.1)**</td>
<td>Improper dumping of pollutants by residents and businesses; conduct of everyday activities that result in pollution</td>
</tr>
<tr>
<td>Public Education and Outreach Program (Section 4.2)**</td>
<td>Illegal dumping of pollutants and inappropriate physical connections to the storm drains</td>
</tr>
<tr>
<td>Illicit Connection/Discharge Detection and Elimination Program (Section 4.3)**</td>
<td>Publicly owned facilities (streets, sidewalks, public parking lots, corporation yards, landscaped areas, etc.)</td>
</tr>
<tr>
<td>Municipal Operations Pollution Prevention Program (Section 4.4)**</td>
<td>Construction sites (sediment and other pollutants)</td>
</tr>
<tr>
<td>Construction Site Runoff Control Program (Section 4.5)**</td>
<td>Proposed new and redevelopment project sites (where urban runoff problems can be avoided through planning)</td>
</tr>
<tr>
<td>New Development/Redevelopment Runoff Control Program (Section 4.6)**</td>
<td>Commercial facilities</td>
</tr>
<tr>
<td>Commercial Facilities Runoff Control Program (Section 4.7)</td>
<td>Industrial facilities</td>
</tr>
</tbody>
</table>

** Minimum requirements of NPDES Phase II regulations.

The first six program elements in the above table are specified in NPDES Phase II regulations as minimum URP requirements. Sections 4.1 through 4.6 in this guide outline a model control program for each of these minimum NPDES requirements. The regulations do not require control programs for commercial and industrial facilities (they suggest relying on public education and outreach to control pollut-
ants from these sources); however, since commercial and industrial facilities are often sources of concern for most urban areas, model control programs for these sources are also included (Sections 4.7 and 4.8) to help you develop focused programs, if necessary. Likewise, Phase II relies on residential sources. Changes in residential practices can have a great impact on reducing pollutants in urban runoff.

A robust URP may require additional controls to those found in Sections 4.1 through 4.8. In fact, improved water quality within your community may require community-specific solutions not present in this document. Do not feel constrained or limited by the control programs presented herein. As presented in the control programs that follow, any number of appropriate URP permutations are possible depending upon your unique circumstances. Nonetheless, your URP development will likely take one of three general approaches:

✓ You may choose to limit your program to the six minimum control programs required by NPDES Phase II regulations with uniform emphasis on all six control programs (the presumptive approach, see Section 2.2).
✓ Alternately, you may choose to conduct a thorough municipal assessment and focus your effort and budget on those control programs that address activities and pollutants of special concern within your jurisdiction.
✓ Or you may kick off your URP by implementing the six minimum program elements and make efforts to incorporate community-specific control measures as your program matures.
4.1 Model Public Involvement/Participation Program

The success of your URP depends upon securing support from your elected officials, citizens, business groups, and municipal staff even before you begin to institute changes.

To secure this support, you need to implement a public involvement/participation program that not only informs these audiences of the urban runoff concerns, but also asks them to participate in the URP’s development.

The NPDES Phase II regulations also require that the owner or operator of a small municipal separate storm sewer system include a public involvement and participation program throughout the development and implementation of its URP to ensure that the public accepts and owns the program.

Objectives

The objectives should be to:

✓ Raise public awareness about urban runoff pollution through involvement in the municipal URP.
✓ Involve the public in the development and implementation process to secure “buy in” and generate public support for municipal water quality protection efforts.

The following information outlines the types of activities that a municipality can undertake to achieve public participation in its URP.

Public Presentations

Public presentations are an important element of your public involvement program. The first audiences for the presentation should be City Councils and municipal staff who will be involved in later implementation. Support for the program must first be achieved within the organization or implementation will not be successful. Elected officials are instrumental in conveying a water quality ethic to the community and municipal staff actually implement the plan. The presentation should then be taken to everyone open to listening, including among others neighborhood and business associations, commercial property owners, and local service clubs.

The foremost objectives of this presentation are to convince your community that a problem exists and that they should fix that problem. You need to achieve buy-in from your citizens and elected officials so that not only are they willing to support your program but also to pay for it. Funding is a challenge that must be faced and unless it is addressed the program cannot proceed. This second empha-
sis of the public presentation incorporates your overall financing strategy and addresses current financial needs.

As a first step, develop a “stock presentation” that basically informs the public of the need for an URP. Begin the presentation with a description of the problem, including a list of the water quality contaminants of concern, highlighting any that are of specific concern in your community, as well as drainage system deficiencies. A table of capital replacement and improvement projects along with their estimated costs for implementation is a good way to communicate the problem of funding deficiencies in your community.

The presentation should go on to include possible solutions to the problems, including URP implementation, which addresses the water quality concerns, and a financing strategy for that program that addresses both water quality and conveyance system solutions. This portion of the presentation may also go into the regulatory background for the water quality efforts being proposed with a brief history of the CNPCP and NPDES Phase II programs. It may be helpful to provide a list of other local jurisdictions to be affected by the programs so that the audience understands the mandates are statewide as well as nationwide. See Appendix 1A for a list of affected jurisdictions in California. A detailed breakdown of the six minimum MURP or NPDES Phase II required elements should include your specific plans for addressing each of those elements. To address funding, a chart or table should be created that breaks down the existing funding sources for urban runoff projects, programs, and operations and maintenance; shortfalls in funding; and your financing strategy for addressing those shortfalls. Include a list or table of any additional resource requirements that will be necessary to implement the URP.

This presentation should be easily adaptable to various audiences and interest groups. Your job in tailoring the presentation to each audience is to assess which facts to present and to add pictures of a local flavor to your presentation. Pictures of rusted corrugated metal pipes, outfalls that have visual water quality problems such as excessive trash, and other “problem areas” are essential in conveying the urgency of the URP. In this case a picture really is worth a thousand words.

The public information campaign will be both time and cost-consuming from the outset. Most municipalities do not have existing financing mechanisms for URPs, so staff time and other resources need financing through other means until a new mechanism is in place. A sample presentation outline is presented in Appendix 4A.
Involvement of Stakeholder Groups

Groups that should be involved in developing the URP include industrial and commercial representatives such as the chamber of commerce, for their input on developing specific URP elements. Meetings should be held with these groups to include their input on developing elements that directly affect the way that they perform their business activities. Commercial and Industrial Runoff Control Programs use BMPs as the cornerstone of their requirements. Representatives should be invited to become involved in developing those requirements so that they become somewhat “self-governed.”

The establishment of a Program Advisory Committee could provide a forum for citizen involvement. This forum was used by some NPDES Phase I URPs during program development and implementation. A Program Advisory Committee includes interested citizens, representatives from local environmental groups, and commercial and industrial representatives among others. By opening the committee to any interested participant, additional input and support can be generated for the URP.

Program Implementation

In its URP planning process, the municipality should identify the department to lead this program, as well as any supporting departments. If the municipality has a department already conducting outreach efforts, that department should be used in the public involvement process as well. This coordination provides cost savings and ensures continuity of the methods used to get information out to the public. The City of Monterey did not have a public outreach person or department when this process began, so developing the entire program remained the responsibility of the Public Works Department.

The municipality should establish a timeline for developing the public involvement and participation program. Make sure that resources are available to fund this portion of the program until a funding mechanism is secured.

Program Evaluation and Documentation

Establish Measurable Goals

Your URP should include measurable goals for control programs. Goals should be set at the beginning of the planning process and may include:

- Conducting presentations to the City Council/Board of Supervisors in the URP’s first year
- Holding public meetings to involve restaurant and auto service industries in the BMP development process within the URP’s first 18 months
- Attending neighborhood meetings throughout the municipality to involve the residential community in the development of the illicit discharge detection and elimination program within the URP’s first 2 years
4.2 Model Public Education and Outreach Program

Residential areas constitute the majority of land use in most municipalities. It is important for your URP to reduce discharge of pollutants from these sources. Education and outreach have been found to be the best methods to reach the residents of a community.

The NPDES Phase II regulations also require that the owner or operator of small municipal separate storm sewer systems implement a public education/outreach (PE/O) program to distribute educational materials to the community about the impacts of nonstorm water discharges on water bodies and steps the individuals and households can take to control urban runoff pollution.

“Public education” refers to curriculum-based programs (e.g., school programs), while “public outreach” pertains to methods that disseminate information (e.g., volunteer programs, advertising, displays at public facilities).

**Objectives of the Program**

The objectives should be to:

- Understand public perceptions and attitudes towards the problem of urban runoff.
- Get the message out and raise public awareness about urban runoff pollution and its impact on the community’s water resources.
- Educate the community about specific pollutant sources and on what they can do to reduce urban runoff pollution (alternative pollution prevention solutions).
- Foster participation through community-based projects or volunteer activities focused on pollution prevention.

For purposes of developing public education and outreach that addresses specific sources, the community can be considered as composed of several sectors or audiences, namely (1) the residential community, (2) the commercial/business sector, (3) the industrial sector, (4) the development community, (5) the construction sector, and (6) the government (city council, etc.). This section of the MURP guide addresses education and outreach to the public at large and the residential community. The outreach programs for commercial, industrial, and construction sectors, and the development community are addressed in other sections of the guide. Public involvement is discussed in Section 4.1.

**Elements of a Public Education/Outreach Program**

The municipality should consider the following steps in developing its PE/O program:
IMPLEMENTATION OF URBAN RUNOFF PROGRAM

✓ Contact other municipal, regional/county organizations that conduct public education about other programs in your community. Most communities have recycling, hazardous waste disposal, water conservation, and other such programs in place. Determine if the urban runoff PE/O program can be conducted in cooperation with these entities.
✓ Contact other URPs in California to use materials already developed or to be developed, to reduce costs, and to be consistent. See framework summary in Appendix 4B for details.
✓ More and more municipalities are forming consortiums with neighboring municipalities to maximize resources.

Increase Public Awareness about Urban Runoff Pollution

Implement a program that increases the awareness in the community about urban runoff pollution and discourages nonstorm water discharges into storm drains. Note that this PE/O program supports MURP’s Illicit Connections/Discharge Program (Section 4.3). The following tasks are recommended:

✓ Develop materials to get the message out that
  ■ The storm drain does not lead to a wastewater treatment plant but to the stream, creek, bay, or ocean.
  ■ Discharges into storm drains result in impacts to wildlife, water quality, health, and eventually the quality of life in the community.
  ■ Teach the vocabulary related to urban runoff issues. Samples of these outreach materials are included in Appendix 4C.
✓ Identify a mechanism appropriate for your municipality for distribution of these outreach materials and establish a frequency of distribution for these materials. Distribution methods may include direct mail, billing statements, television (public cable access), internet, handouts, or radio. Contact other existing local/regional environmental programs to find out about distribution methods that these programs are using and the frequency at which they are sending their messages out.
✓ Timing can be critical. If planning a big event, time it with the first rains of winter, Earth Day, or Spring Cleaning so it will have a greater impact.
✓ Establish a “Hotline” number that residents can call to inform about illegal dumping incidents or spills and can receive information or recycling, and waste disposal alternatives.

Develop Outreach Programs that Target the Residential Sector of Your Community

Develop a PE/O program that targets specific residential sources in the community. The following steps are recommended:

✓ Depending on resources, a municipality can annually prioritize the specific residential sources it will target. Most Phase I municipalities have targeted the following sources:
IMPLEMENTATION OF URBAN RUNOFF PROGRAM

- Automotive maintenance and washing
- General home maintenance, including building repair, painting, and remodeling, and disposal of swimming pool and spa water
- Landscape maintenance, irrigation, weed and pest control, fertilization, yard debris, and pet waste disposal

✓ The residential outreach program should first target home auto maintenance activities; followed by landscape maintenance, weed and pest control, and painting, the most common residential pollutant sources in any community. If your municipality contains a large number of homes with swimming pools, you may consider that another target source.

✓ Prepare outreach materials for these targeted residential sources. BMPs that address these major residential pollutant sources are presented in BMPs for Residential Sources (Appendix 4E). Examples of effective printed outreach materials are presented in Appendix 4C and in Appendix 4D, Educational Tools and Resources for Public Education Program. Additional brochures, flyers, and handouts can be obtained by contacting the Phase I URPs or statewide storm water organizations.

✓ Identify a mechanism for distribution of these outreach materials and establish a frequency of distribution for these materials. A list of distribution centers is presented in Appendix 4D. Distribution methods include public counters, billing inserts, schools, and libraries.

✓ Note that if your community contains certain ethnic or socioeconomic groups, it may be necessary not only to translate these materials into other languages, but you may also need to consider alternate distribution mechanisms. Contact the Sacramento Storm Water Management Program or the Los Angeles County Urban Runoff Management Program for more information on outreach to socioeconomic and ethnic groups; both programs have conducted extensive studies on this subject. Also, refer to the 2-page summary in Appendix 4B for ideas to reach targeted audiences.

Develop An Outreach Program that Targets Children in the Community

Studies have shown that one of the most effective ways of educating the community is through children’s programs because children carry the messages home. Contact and develop with your local Office of Education materials and a curriculum aimed at urban runoff. Inform children about urban runoff concerns using the following techniques:

✓ School Assembly Program (presentations)
✓ Teacher Workshops (using “WET” curriculum)
✓ Activity Packages (games, laboratory experiments)
✓ Enviroscape Model (three-dimensional watershed model)
✓ Science Fairs (promote an urban runoff award)

An effective way to get the message out is through outreach presentations at School Assemblies. School Assembly Programs reach a large number of students relative
to the amount of money and effort spent, especially if the event is coordinated as a countywide event. In a two week countywide tour of the educational show “Canopy” in San Mateo County in 1997, 24 schools participated and over 8,000 students attended the interactive assembly program.

Several theater companies specialize in school assembly programs presenting shows on natural sciences and stormwater pollution. The highly regarded Los Angeles-based theater company Will and Company, has created and tours two educational assembly programs “Canopy” and “WaterCycles” focused on stormwater pollution. Both programs have been well received in Los Angeles County elementary schools and are a continuous part of their stormwater education program.

The assembly program presents an excellent opportunity to send outreach materials and resource guides to teachers and schools. Materials sent prior to the event may be used by teachers to prepare for the event, increase interest, and compliment state-approved science curricula. An example of a resource guide and program assessment for teachers, and assembly program information are included in Appendix 4F.

Activity Packages can be created and distributed to schools, afterschool programs, youth camps and to organizations which conduct environmental outreach. CD roms with educational games can be created and distributed to school computer labs. CH2M Hill’s computer program Eco-Masters is just one of the many water-related educational computer programs available. See Appendix 4D for a list of resources.

The Enviroscape model is an interactive model of a city scape which identifies multiple pollution sources and demonstrates their routes to our waterways. Participants may “pollute” the scape with cocoa, indicating soil from a construction site, powdered drink mix, indicating industrial pollution, etc. and then watch as the rains from a spray bottle send their pollution down streets, into streams, and eventually into the principal water body. It is portable and can be used at events or classroom presentations. In order to increase participation while demonstrating with large groups, it is recommended that the presenter call upon individuals to help set up, “pollute” and “rain”. For information on ordering this, see Appendix 4D. This model has educated over 6,000 children and adults in Monterey and Santa Cruz.
An effective way of promoting urban runoff issues, especially to secondary school students and the community, is by sponsoring and promoting a Storm Water or Water Quality Award at the Science Fair. Some steps required include:

- Coordinate with the Office of Education
- Conduct promotional presentations in science classrooms to plant the seed of interest
- Create a committee of at least three to attend the science fair and select finalists
- Interview the selected candidates
- Choose the award recipient
- Present the award at the awards ceremony

A science fair is a fun event which can create interest in urban runoff issues as parents and friends view the different displays and through publicity received by the award.

Since school outreach costs can add up, try to obtain local sponsors to pay for printing of materials and other associated program costs.

**Public Involvement Through Volunteer Activities**

Three of the most effective volunteer participation efforts include a storm drain stenciling program, a citizen water quality monitoring program, and a volunteer education program. All three of these efforts enlist the support of volunteers from the community to participate and later to become leaders in educating others.

 Volunteers are invaluable for creating support for the URP, spreading the word about urban runoff issues, creating a sense of community ownership and getting important tasks accomplished. A long-term commitment from volunteers is essential, as training is a time-consuming and costly effort. Often it is actually more costly to use volunteers to accomplish certain tasks than it is to do them in-house, but the other benefits that come from using volunteers far outweigh the costs. You need to develop a press release on urban runoff pollution to recruit volunteers for public involvement and participation activities. Earth Day and Coastal Cleanup Day are national celebrations that may be good days to gain attention as well as during large storm events. Useful volunteer activities are summarized below. For further details on these, see Appendix 4B.

- **Storm Drain Stenciling.** The easiest activity to get volunteers involved in is a storm drain stenciling program, which can be a short- or long-term project at
the volunteers’ discretion. One aspect of a solid URP is to have all catch basins and drainage inlets in a municipality marked so that the public understands that materials going down those drains flow directly to your local receiving water. Stencils often say: “No Dumping - Flows to Bay (Creek/River/Lake).” The plastic or paper stencils can be ordered from a number of companies and can be customized to include the name of the receiving water or remain generic. Some municipalities have started using a thermoplastic label instead of painted stencils, which must be applied by in-house personnel or a contractor. These thermoplastic labels last much longer than painted stencils, which have a life of approximately 3 years, but keep in mind that volunteer forces are always available to repaint. Also, the cost of thermoplastic is high and the machine can do a few stencils at a time.

Storm drain stenciling can be done as a weekend volunteer activity centered around certain events such as Earth Day or Coastal Cleanup Day, or it can be a long-term project given to local groups such as the Boy Scouts, business groups, or Surf Rider or other nonprofit groups. City staff person must supervise the event. Training for this activity takes about half an hour and a group of three people can stencil between 8 and 10 storm drains per hour. See Appendix 4B for specific instructions and storm drain stencil samples. Adapt the design and message to your needs and situation. Time must be put in before to buy all the supplies and have the kits assembled.

**Water Quality Monitoring.** Water quality monitoring takes a long-term commitment from volunteers because of the time involved in training. Monitoring training can take anywhere from a few hours to a full day depending on previous experience. Note that training should emphasize proper protocol. A directory of volunteer monitoring programs is available for California including a number of nonprofit organizations that run those programs. Nonprofit organizations can be enlisted to either run a program for your municipality or to be used as support for your training programs. More detailed information on monitoring programs is presented in Section 5.2 of this document. Appendix 4G contains information on how to obtain available monitoring manuals.

**Volunteer Educators.** A number of activities can be implemented by volunteers who have been trained for specific audiences. Volunteer educators can be used to present educational materials to local businesses and school groups. You may choose to educate volunteers who have already spent time in other municipal urban runoff volunteer programs for this task. Due to the potential for the URP to be politically sensitive for certain types of businesses, make
sure that volunteers are aware of business concerns and that they educate rather than creating tension between local government and the business community. Volunteer educators can be used to hand out educational materials at fairs, festivals, farmer’s markets, and other public events.

✓ **Other Volunteer Programs.** The programs described in detail above are ideas that have been used by the Cities of Monterey and Santa Cruz in their URPs in collaboration with the Monterey Bay National Marine Sanctuary. These activities have been proven to involve large groups with a limited amount of resources. Other programs that could be used for public involvement purposes, some of which were used in Phase I municipalities, include creek restoration activities, such as Adopt-A-Creek/Watershed Program, or Kids in the Creek (trash pickup program).

### Other Outreach Activities

This MURP guide recommends the activities listed above as the core elements of a municipality’s PE/O program, which is not to suggest that other outreach activities should not be undertaken. If the municipality has the resources and establishes the need to conduct other PE/O activities, some other effective PE/O programs include outreach to community groups, youth groups and business organizations. A point-of-sale program can be effective with respect to improper disposal of used oil. Table 4-1 presents a matrix that shows the types of outreach activities that can be undertaken to reach specific audiences in any municipality.

### Other Sources of Information

Several Phase I URPs are good sources of information about PE/O programs. In addition, a Public Information/Public Participation Committee of the State Storm Water Quality Task Force meets on a regular basis at locations in northern and southern California. Contact the Committee (LA County Public Works (818) 458-5947 or Riverside County (909) 275-1111) to find out about the current status of PE/O programs. In 1993, the Committee prepared a report entitled *A Program Development Guide for Storm Water Public Education in California*, which provides a good overview of elements of PE/O programs for urban runoff. A list of educational tools and resources for public education is included in Appendix 4D.

### Program Implementation

The following guidelines should be used to set up this program.
<table>
<thead>
<tr>
<th>ACTIVITY/TASK</th>
<th>AUDIENCES</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Residents</td>
</tr>
<tr>
<td>Community Outreach</td>
<td></td>
</tr>
<tr>
<td>Stormwater Information Hotline*</td>
<td>●</td>
</tr>
<tr>
<td>Interactive Model*</td>
<td>●</td>
</tr>
<tr>
<td>Fact Sheets*</td>
<td>●</td>
</tr>
<tr>
<td>Display Exhibit*</td>
<td>●</td>
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<td>Tip Sheets</td>
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<td>Utility Inserts</td>
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<td>Promotional Items</td>
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<td>Educational Video</td>
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<td>Interested Parties Database</td>
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<tr>
<td>Computer Game/Quiz</td>
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<tr>
<td>Community Grant Program</td>
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<td>Storm Drain Stenciling Program</td>
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<td>VIP Breakfast and Tour</td>
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<tr>
<td>Amateur Photo Contest</td>
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<tr>
<td>Speakers Bureau: Community Group Focus</td>
<td>●</td>
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<tr>
<td>Volunteer Program</td>
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<td>Best (No) Pest Gardening Contest</td>
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<tr>
<td>Special Community Events</td>
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<tr>
<td>Celebrity Spokespersons</td>
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<tr>
<td>Children’s Outreach</td>
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<td>School Assembly Program</td>
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<td>Kid’s Activity Packages</td>
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<td>Coloring Books</td>
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<td>Restaurant Table Mats</td>
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<td>Children’s Television Club</td>
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<td>Teacher Training/Workshops</td>
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<tr>
<td>Science Fairs/Projects</td>
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<td>Calanders</td>
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<td>Field Trips</td>
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<td>Adopt a Watershed/Creek</td>
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<tr>
<td>Business Outreach</td>
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<tr>
<td>Commercial Section Outreach</td>
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<tr>
<td>Business Incentives Program</td>
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<tr>
<td>Public/Private Partnerships</td>
<td>●</td>
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<tr>
<td>Speakers Bureau: Commercial Sector Focus</td>
<td>●</td>
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<tr>
<td>Educational Workshops for Targeted Businesses</td>
<td>●</td>
</tr>
<tr>
<td>Point-of-Purchase Campaign</td>
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Based on Sacramento Stormwater Management Program
<table>
<thead>
<tr>
<th>ACTIVITY/TASK</th>
<th>AUDIENCES</th>
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<tr>
<td></td>
<td>Residents</td>
</tr>
<tr>
<td>BUSINESS OUTREACH CONT’</td>
<td></td>
</tr>
<tr>
<td>b. Automotive Fluids</td>
<td></td>
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<tr>
<td>c. Home Improvement Products</td>
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<tr>
<td>Sponsorship of Program Elements</td>
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<tr>
<td>INDUSTRIAL SECTOR OUTREACH</td>
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<tr>
<td>Educational Workshops for Targeted Industries</td>
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<td>Industrial Employee Education</td>
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<td>Recognition Program</td>
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<td>Sponsorship of Program Elements</td>
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<td>CONSTRUCTION/NEW DEVELOPMENT OUTREACH</td>
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<td>Grading/Erosion Control Workshops</td>
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<td>Contractor-Focused Workshops</td>
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<td>Tailgate Training</td>
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<tr>
<td>Outreach to Residents of New Developments</td>
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<tr>
<td>Sponsorship of Program Elements</td>
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<td>MEDIA RELATIONS</td>
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<td>Media Sponsorship/Partnership</td>
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<td>Press Kits</td>
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<td>Pre-Written Articles</td>
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<td>Media Interviews/Briefings</td>
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<td>ADVERTISING</td>
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<td>Television (Cable Public Access)</td>
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<td>Radio</td>
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<tr>
<td>Billboards</td>
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<td>Print</td>
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<tr>
<td>MULTI-CULTURAL COMMUNITY OUTREACH</td>
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<td>Multi-Lingual Bulletins</td>
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<td>Community Leader Outreach</td>
<td></td>
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<td>Speakers Bureau: Multi-Ethnic Community Focus</td>
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<tr>
<td>Multi-Cultural Radio PSA’s</td>
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<td>Multi-Cultural Community Events</td>
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<td>OUTREACH TO POLITICAL OFFICIALS/REGULATORS</td>
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<td>City Council Presentations</td>
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<td>Presentations to Regulators</td>
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<td>OUTREACH TO MUNICIPAL PERSONNEL</td>
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<tr>
<td>Educational Workshops for Municipal Personal</td>
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<tr>
<td>COORDINATION WITH ALLIED ORGANIZATIONS</td>
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<tr>
<td>Coordinate with NPDES Permittees</td>
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<tr>
<td>Coordinate with Regional Organizations</td>
<td></td>
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<tr>
<td>Coordinate with Other Stormwater Programs</td>
<td></td>
</tr>
</tbody>
</table>

Based on Sacramento Stormwater Management Program
Identify Responsible Departments and Personnel Requirements

In its URP, the municipality should identify the department to be responsible for the implementation of the PE/O program, and the personnel to assist in the program. If the municipality has a department already conducting outreach for other environmental programs, consider assigning this task to that department. Significant cost savings, as well as reducing the potential for sending conflicting messages out to your community, can be achieved through coordination with other environmental or adjacent URPs. In several Phase I municipalities, the task of managing public outreach was assigned to a Public Works Department staff person, in others a specific staff position was created. Also, see “How to Begin” section in Appendix 4B for an educator to begin the program.

Establish Timetable for Implementation

The municipality should establish a timetable for setting up the initial program. This timetable should clearly indicate the activities it will undertake each year, depending on the resources (personnel and funding) available to the municipality to implement the program.

Based on the experience of Phase I municipalities, it is recommended that for the first 4 to 5 years, the emphasis of the PE/O program should be on getting the basic message out. The municipality may commence outreach with respect to targeted residential sources or children’s outreach programs in years 2 or 3 of the program, but the basic message on runoff pollution should be continued for at least 5 years.

Program Evaluation And Documentation

Establish Measurable Goals

Your URP should include measurable goals for BMPs or control programs. These goals are useful in checking progress of efforts made each year in reducing pollutants to the maximum extent practicable. The municipality may consider some of the following goals for inclusion in its program:

- Label storm drain inlets within first two years of the program.
- Distribute outreach materials on getting the message out to 100 percent of homes in the first/second year of the program.
- Distribute outreach materials on targeted residential sources to 100 percent of homes in the third year of program.

Documentation and Annual Reporting

The municipality should develop forms for record keeping and reporting on this program in an annual report. Information that should be reported includes progress made relative to the measurable goals. Sample forms that can be used by the municipality are provided in Appendix 4H.
An illicit connection is defined as “a point source discharge of pollutants to separate storm drain system which is not composed entirely of storm water and not authorized by an NPDES permit.” Inspections of urban storm drain systems in many areas have shown that a high percentage of industrial and commercial establishments (such as auto shops and restaurants) have improper or illicit plumbing or connections to the storm drain system. Illicit discharges of sanitary wastes through illicit connections can cause high bacterial counts in receiving water and dangers to public health. Because the storm drain and sanitary sewer systems develop cracks and leaks with age, and because these lines are often in close proximity, problems of infiltration from one system to the other are also common.

Improperly disposed of pollutants are also problematic. While some pollutants are knowingly dumped into storm drain inlets and streams, a multitude of contaminants are inadvertently carried by runoff into storm drain systems — during accidental spills on urban streets, sidewalks, and other exposed areas; for example, pollutants are carried to the storm drains by water used to clean up the spill. Materials disposed of improperly include used oil, household toxic wastes, radiator fluid, washdown water from restaurants and gas stations, and litter such as fast-food packaging, cans, and disposable cups.

To address these sources, your URP should include an illicit connection and discharge detection and elimination program (hereinafter illicit connection/discharge program), and such a program is also one of the six minimum requirements in NPDES Phase II regulations.

Objectives of the Program

Your objectives in developing this program should be to:

✓ Control illicit discharges by conducting methodical field surveys/investigations of the storm drain system to identify and eliminate existing improper physical connections.
✓ Prevent improper disposal of wastes through a program that combines public education with provision of alternative disposal options and incentives.
✓ Contain and clean up accidental spills using proper methods of cleanup and disposal.
The information that follows outlines the specific actions or tasks that a municipality will need to undertake to establish and implement an illicit connection/discharge program that addresses all three of these objectives. Although illicit physical connections can also occur in the course of new development, procedures that can be used to prevent these in new development are addressed in Section 4.6.

Elements of the Illicit Connection/Discharge Program

Figure 4-1 shows an implementation approach for this program, and illustrates the sequence of actions that should be involved in (1) conducting a field inspection program to detect and eliminate improper connections and discharges and (2) responding to illicit disposal and spills. In addition, you need to take certain preparatory steps such as establishing permissible discharges and enforcement procedures.

Establish Permissible Discharges

Your municipality needs to establish a policy specifying the flows or discharges that it will allow to be discharged to the storm drain system and those that it will control via its illicit connection/discharge program.

NPDES Phase II regulations note that the illicit connection/discharge program would need to eliminate certain types of nonstorm water discharges if found to be significant contributors of pollutants. The regulations list the following types of discharges as those nonstorm water discharges that the municipality should examine to determine if they are a significant source and then either ban their discharge or require implementation of controls — water line flushing, landscape irrigation, diverted stream flows, rising ground waters, uncontaminated ground water infiltration to separate storm sewers, uncontaminated pumped ground water, discharges from potable water sources, foundation drains, air conditioning condensation, irrigation water, water from crawl space pumps, footing drains, lawn watering, individual residential car washing, flows from riparian habitats and wetlands, dechlorinated swimming pool discharges, and street wash water.

Table 4-2 presents how several of these nonstorm water discharges have been handled by Phase I municipalities. You can use this information to help you determine which nonstorm water discharges to allow to be discharged unconditionally, which to ban, or which require implementing controls. If you are preparing an ordinance focused on the URP (or amending an existing ordinance), you should list the permissible and nonpermissible discharges in your urban runoff ordinance. Once these discharges are defined, communicate this information to both city personnel and the citizens and businesses within your jurisdiction.

Establish Enforcement Procedures

Most URPs generally emphasize education and cooperation as their preferred methods for enforcement, and you may also elect to use these methods to implement
Figure 4-1. Implementation Approach

ILlicit Connection/Discharge Program

- Spill/Complaint Response Program
  - Identify Source of Discharge
  - Documentation and Tracking

Field Investigation Program

- Conduct Field Inspections
  - Identify Potential Areas
  - Evaluate and Verify Areas
  - Prioritize Areas

Outfall/Manhole Inspection Program

- Site Inspection Program

Effectively Eliminate Discharge to Storm Drains

- One Time Incident
  - Apply BMPs or Other Measures
  - Enforcement, if Necessary

Compliance
## Table 4-2. Nonstorm Water Discharges

<table>
<thead>
<tr>
<th>Type of Discharge</th>
<th>When is the Discharge to the Storm Sewer Permissible?</th>
<th>Storm Drain</th>
<th>Sanitary Sewer</th>
<th>Recycle/Reuse</th>
<th>Hazardous Waste or Other Disposal</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Residential lawn irrigation</td>
<td>Always&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Dumping of oil, anti-freeze, paint, cleaning fluids</td>
<td>Never</td>
<td></td>
<td></td>
<td>●</td>
<td>●</td>
<td>1</td>
</tr>
<tr>
<td>3. Residential car washing</td>
<td>Always, but not recommended&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td>2</td>
</tr>
<tr>
<td>4. Commercial car wash</td>
<td>Never</td>
<td></td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Industrial dischargers (excluding cooling water)</td>
<td>Never</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>when above pretreatment limits</td>
<td></td>
</tr>
<tr>
<td>6. Swimming pool water</td>
<td>Only when dechlorinated&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
<td>4</td>
</tr>
<tr>
<td>7. Water line flushing</td>
<td>Always&lt;sup&gt;(a)(b)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Fire fighting flows</td>
<td>Emergency only&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td>when heavily contaminated</td>
<td></td>
</tr>
<tr>
<td>9. Potable water sources</td>
<td>Always&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Uncontaminated foundation drains</td>
<td>Always&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. Contaminated foundation drains</td>
<td>Never</td>
<td></td>
<td>●</td>
<td>●</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12. Pumped groundwater for cleanup operations</td>
<td>Only if in compliance with NPDES permit</td>
<td></td>
<td>NPDES permit</td>
<td>●</td>
<td></td>
<td></td>
</tr>
<tr>
<td>13. Cooling water</td>
<td>Never unless no chemicals added and has NPDES permit</td>
<td>Permit required</td>
<td>●</td>
<td>●</td>
<td></td>
<td>5</td>
</tr>
<tr>
<td>14. Roof drains</td>
<td>Always except when contaminated or drains industrial area</td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>15. Air conditioner condensate</td>
<td>Always&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>16. Washwaters from commercial/industrial facilities</td>
<td>Never</td>
<td></td>
<td>●</td>
<td></td>
<td></td>
<td>6</td>
</tr>
<tr>
<td>17. Uncontaminated groundwater infiltration</td>
<td>Always&lt;sup&gt;(a)&lt;/sup&gt;</td>
<td>●</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>18. Contaminated groundwater infiltration</td>
<td>Only if in compliance with NPDES permit</td>
<td></td>
<td></td>
<td></td>
<td>NPDES permit required</td>
<td></td>
</tr>
</tbody>
</table>

Developed by Woodward-Clyde and provided courtesy of the Santa Clara Valley Nonpoint Source Pollution Control Program
Table Notes:

(a) Discharges are considered conditionally exempt by RWQCB, unless they are identified by either a permittee or the executive officer as being a significant source of pollutants to receiving waters. If identified as a significant pollutant source, appropriate BMPs must be developed and implemented under the storm water management plan to minimize the adverse impacts of these sources.

(b) Exempt when superchlorinated or chemically cleaned; then discharge goes to sanitary sewer.

(c) Granted a discharge exemption by RWQCB.

1. The illegal dumping program should concentrate on eliminating the dumping of oil, anti-freeze, and other pollutants in industrial and commercial areas. The public education program will concentrate on eliminating dumping in residential areas.

2. It would be impracticable to prevent individuals from washing their cars and the illegal dumping program should not devote resources in this area. Minimize the environmental effects of car washing by washing on permeable surfaces (gravels, lawns, etc.).

3. All industrial discharges to storm drains should not be permitted. If discharge appears contaminated, then record as an illicit connection or illegal dumping.

4. Chlorinated swimming pool water should not be discharged to the storm sewer. Some sewer districts do not allow swimming pool water to the sanitary sewer. In these cases the water will have to be dechlorinated before discharging to the storm sewer. Filter back washwater is not allowed in the storm sewer and must go to the sanitary sewer. Public education program needed.

5. Cooling water should always have a NPDES permit to discharge. Recycle is checked as a preferred disposal option. Where practicable, industries should be encouraged to either construct cooling ponds so the water is reusable or possibly find other uses on site for the water.

6. Washwaters from commercial and industrial facilities include runoff from vehicle and equipment washing, steam cleaning, and cleaning of areas used for industrial or commercial activities. Due to the wide range of washwaters from commercial facilities, disposal options should be evaluated on a facility-specific basis.

7. Since all discharges are not acceptable to sanitary sewer agencies, the municipality should coordinate with the sewer agency.

The municipality must decide what approach to enforcement to take and what penalties it is willing to impose on violators. Violations detected through an illicit connection/discharge program fall under two categories: (1) illicit physical connections into the storm drain system and (2) illicit dumping and discharges. A phased approach to enforcement is suggested below that includes issuance of a warning as a first step, followed (if compliance does not occur) by administrative action or legal action. The municipality can use this in its original or a revised form.

- **Warning.** Could be a verbal notice or a written informational letter to the owner/operator. A time frame to correct the identified problem should be specified based on the severity or complexity of the problem.

- **Administrative Action.** Similar to a warning except a more formal notice and a structured process, including a Notice of Violation, Cease and Desist Order, Order to Abate, Notice to Clean, or any other similar notification outlined in the municipality’s storm water ordinance that identifies a problem,
requires correction or abatement but does not assess fines. A time frame to correct the identified problem should be specified based on the severity or complexity of the problem.

✓ **Administrative Action with Fine and/or Cost Recovery.** Same as above with the addition that fine(s) are assessed administratively and/or the municipality’s abatement costs are recovered.

✓ **Legal Action.** Includes any actions taken by the municipality that brings the facility into the court system (e.g., citation, court action, etc.)

This enforcement protocol is based on the assumption that the municipality escalates the level of enforcement until compliance is achieved. Also this approach does not prevent the municipality from skipping certain steps for more serious problems. The municipality’s department heading the URP should consult with the municipality’s legal counsel in this regard.

**Establish a Field Investigation Program**

Ideally, an illicit connection/discharge program should aim at detecting and eliminating all existing illicit connections (improper plumbing) in a municipality, as well as eliminating improper disposal of pollutants into the storm drain system. Several procedures can be used to detect improper connections or trace discharges to their origins:

✓ Television camera inspection
✓ Outfall/manhole inspection program
✓ Site inspection program

The most effective way to conduct a citywide investigation is to utilize a **television camera inspection** of the storm drain system. Some communities have done so as part of their storm drain improvement/retrofit programs and have detected connections that otherwise would have gone undetected. This method is expensive, and some pipeline television cameras have been found to suffer damage when used in storm drains due to the rough nature of interior storm drain surfaces.

Most municipalities have utilized outfall/manhole inspection programs and site inspections to detect illicit connections as well as illicit discharges. The **outfall/manhole inspection program** (called the field screening program in Phase I regulations) utilizes the “belowground” approach, which involves tracking dry-weather flows from the outfalls or manholes to their source. The **site inspection program** utilizes the “aboveground” approach, which involves conducting inspections at or near potential sources such as businesses that are known, from observation in the municipality or from other URPs, to result in illicit discharges. The municipality should utilize both methods because both have been shown to be effective and complementary.

Since illicit connections are the main source of bacteria and pathogens in urban runoff, a systematic survey of the city’s entire storm drain system to check for
illicit connections is very valuable and recommended, especially for those munici-
palities (such as coastal towns/cities) where storm drain outfalls discharge into
coastal waters used for swimming. However, since high cost is involved in a
citywide survey, another alternative is to prioritize source areas or geographical
areas that should be investigated first for illicit connections and dumping. Studies
based on outfall monitoring and sampling have shown that the largest numbers of
improper discharges emanate from industrial and commercial areas and from the
older sections of communities. In fact URPs developed under Phase I permitting
have generally focused their illicit connection/discharge elimination programs on
these types of land-use areas.

**Outfall/Manhole Inspection Program**

An outfall/manhole inspection program generally include the following steps:

- **Identify and prioritize areas where illicit connections/discharges are most
  likely to occur.** A municipality can identify and prioritize areas to focus its
  program in several different ways. Depending on the geography of the munici-
pality, its size, and the number of outfalls, it can conduct a field investigation
  of all storm system outfalls during the dry season to check for dry-weather flows. This
  investigation helps point out those outfalls that are of concern and those that are not (note
  that, because such discharges tend to be inter-
temittent, this investigation may need to be
  repeated a few times before certain outfalls
  can be dismissed).

  In the event that a dry-weather investigation
  of all outfalls is not possible, the municipal-
ity may rely on land-use information and the
  storm drain system mapping (as described in
  Section 2.2 of this guide) to determine po-
tential areas of illicit connections and dis-
charges. Using the storm drain map of the
city, the municipality should mark out outfalls that are associated with indus-
trial/commercial areas of the city and/or the older sections of the city, identify
the areas that drain to these outfalls, and note the businesses located within
these marked areas.

- **Establish a program of checking specific manholes and outfalls periodi-
cally for dry-weather flows.** Once the municipality has confirmed its focus
  on certain areas, it should prepare maps showing which manholes and outfalls
to check periodically and establish a timetable or frequency. The munici-
pality should develop forms for use by inspectors during field inspections. Sample
inspection forms are presented in Appendix 4I.
Track flows back to potential dischargers and conduct aboveground inspections. As a next step, field inspections of the targeted outfalls and manholes should be conducted to (1) verify whether the correct outfalls and manholes have been included in the field inspection program and (2) check for signs of improper discharges. Signs of an illicit connection or discharge can include:

- Abnormal water flows during the dry season
- Unusual flows in subdrains used for dewatering
- Pungent odors
- Discoloration or oily substances in the water, or stains and waste residue in ditches, channels, or drain boxes

If during inspections, any of these signs are observed, the inspector should (1) record the flow data and take photographs and (2) begin storm drain investigations by tracing the flow upstream using storm drain maps and by inspecting upgradient manholes. Sampling and testing of water at the manhole or outfall where it is first detected is generally not considered necessary if the water appears to be “clear” but, if deemed appropriate, can be performed using field kits or taking grab samples for analysis in a lab. If tracking a discharge through visual inspection of upgradient manholes is not possible, alternate techniques that can be used include zinc chloride smoke testing, fluorometric dye testing, physical inspection testing (of pipes greater than 39 inches), or television camera inspection.

Once the origin of flow is established, require illicit discharger to eliminate the discharge. Once the suspected origin of the flow is determined, the inspector should inspect the source to see if it is a case of improper dumping or if it is an improper physical connection. Once confirmed, the inspector should instruct the owner/operator of the property to rectify the situation. The inspector should provide the operator/owner information on alternative disposal options (from Table 4-2). The operator/owner should also be informed at this time that, should the discharge continue, enforcement procedures will be implemented.

Site Inspection Program

As noted above, the municipality may elect to simultaneously conduct inspections of establishments that it feels could either have illicit connections or could be improperly discharging pollutants into the storm drain system. If the municipality chooses to use this approach, it must develop inspection forms and train inspectors on how to detect illicit connections and discharges through systematic site inspections of facilities. Many communities under Phase I have included this under their Industrial Discharge Control Programs or assigned this activity to the City’s wastewater department to be handled in parallel with the pretreatment program.
Establish Illicit Discharge Complaint/Spill Response Program

Citizens when properly educated and informed, can assist the municipality in its task of eliminating illicit discharges. Public education and involvement focused on elimination of illicit disposal and spill control is described in Section 4.3 of this guide, and includes the establishment of a “hotline” for citizens to call in incidents of illicit discharges and spills.

Program Implementation

The following guidelines should be used to set up this program.

Identify Department Responsible and Personnel Requirements

As a first step, identify the department to implement this program. Most Phase I communities with publicly owned treatment works (POTWs) have assigned this program to their wastewater department, because POTW staff are trained to conduct inspections, work with underground sewers that are typically at the same locations as the storm drains, and have the equipment for sampling as well as pipeline television cameras. Also in the event that they discover illicit discharges, they can readily inform the discharger about the alternatives available for disposal, i.e., whether that discharge can go to the sanitary sewer system or whether that discharge must be contained, placed in drums or other containers, and hauled elsewhere for disposal. In the event that a municipality does not have a POTW, it can consider contracting with the regional POTW for this service (which has been done in some areas), or assign this program to the Hazmat or Fire Department.

Personnel requirements include minimum 3-person teams for outfall/manhole inspections (for safety reasons) and staff for record-keeping and program coordination. Larger staff teams are required for zinc chloride smoke and fluorometric dye testing or television camera inspection.

Establish Timetable for Implementation

The municipality should establish a timetable for implementation of the program. This timetable should clearly indicate the activities to undertake each year.

Most Phase I municipalities typically spent the first year identifying the priority areas, conducting field inspections of outfalls and manholes to rule out areas that did not require inspection and monitoring under this program, and training its personnel in important aspects of the illicit connection/discharge program. Some municipalities have then proceeded to check the entire city for illicit connections, while others have focused on the older and/or industrial and commercial areas and have found at the end of about 2 years that further investigations of illicit connec-
tions are not necessary. The latter group of municipalities have after that point focused their efforts on elimination of illegal discharges through visual monitoring by municipal personnel.

Train Personnel in Inspections

The following types of training are necessary:

- Procedural training (outfall/manhole inspections, sampling, record keeping, etc.)
- Occupational Safety and Health Administration (OSHA)-required Health and Safety training
- OSHA Confined Space Entry training

Program Evaluation And Documentation

Establish Measurable Goals

Your URP should include measurable goals for BMPs or control programs. These goals are useful for checking progress made each year as well as demonstrating the efforts made to reduce pollutants to the maximum extent possible. The municipality may consider some of the following goals for inclusion in its program:

- Establish percent total area of the city that will be checked each year for illicit connections, with the ultimate objective of checking the entire city or all areas of concern.
- For areas in the city known for dumping, establish a goal to conduct inspections at a fixed frequency.
- Establish a goal to eliminate documented or confirmed illicit connections within a specified period of time.
- Establish a goal to reduce incidents of illicit discharges by 25, 50, and 100 percent by certain years.

Documentation and Annual Reporting

The municipality should also develop forms or a format for reporting on this program in an annual report. Information that should be reported includes progress made relative to the measurable goals; the number of cases of illicit connections detected, eliminated, or status towards elimination; and the number of cases of illicit discharges detected, investigated and actions taken to rectify the problem. Sample forms are included in Appendix 4I.

Sources of Additional Information

Additional information on this program can be found in the following publications:


City of Stockton. Municipal Storm Water Discharge Management Program.

4.4 Model Municipal Operations Pollution Prevention Program

Significant amounts of urban pollutants are associated with street and road surfaces resulting from pavement and vehicle wear, atmospheric deposition, and littering. Hydrocarbons, copper, and other heavy metals are deposited on roads from clutch and brake wear, vehicle exhaust, and leaking motor fluids. Road surfaces abrade and add particulates to the runoff. Litter and trash are pollutants in urban runoff. In areas that have snow, deicing materials can add pollutants to the runoff. Similarly, public sidewalks, plazas, parking lots, parks, and corporation yards are some of the other areas from where pollutants are swept into storm drains by runoff.

To address these sources, your URP needs to include a control program focused on municipal operations. NPDES Phase II regulations also require the owner or operator (of a regulated, small municipal separate storm sewer system) to develop and implement a cost-effective operation and maintenance program with the ultimate goal of preventing and reducing pollutant runoff from municipal operations. Municipal operations of concern include parks and open-space maintenance, fleet maintenance, planning, building oversight, and storm water system maintenance.

Under such a program, the operator is encouraged to develop BMPs for maintenance activities; schedules and inspection procedures for structural storm water controls; controls for reducing discharge of pollutants from streets, roads, municipal parking lots, storage and maintenance yards, and waste stations; procedures for disposal of wastes removed from the system; and ways to ensure that new flood management projects assess impacts on water quality.

Objective of the Program

The objective of this program should be to:

- Identify, develop, and implement BMPs/good housekeeping procedures to address urban runoff pollution associated with municipal operations.

The information that follows outlines the specific actions or tasks that a community will need to undertake to meet these objectives. It should be noted that this section focuses only on best management practices that the municipality can incorporate into its municipal functions and operations. Many of the pollutants in urban areas can be controlled through education and outreach of the residents and businesses. These strategies are discussed in the Public Education and Outreach Program (Section 4.2) of this guide.
Elements of a Municipal Operations Control Program

Street Sweeping and Cleaning

Most municipalities conduct street sweeping for aesthetic, safety, and public health reasons and, therefore, have a street-sweeping program in place. Several improvements can be made to the municipality’s street-sweeping program to achieve better pollutant reduction in runoff from streets:

- Increase street-sweeping frequency in areas most prone to litter and dust/dirt accumulation.
- Time street sweeping to improve pollutant removal efficiency (sweeping before the onset of wet weather).
- Replace aging and ineffective street sweepers with technologically advanced equipment that is able to pick up finer particulates.
- Improve signage and dissemination of street sweeping schedules to ensure that curbs are cleared before sweeping takes place (i.e., parked vehicles are removed).

If the municipality uses contract sweeping, make sure the contractor maintains the equipment, and the operator provides feedback on key issues.

Good housekeeping practices that can be incorporated into the municipality’s street sweeping program are listed in Appendix 4J, BMPs/Good Housekeeping Practices for Municipal Operations. A municipality can use this guidance to develop its improved street-sweeping program. Appendix 4K presents an evaluation of available street sweepers for the municipality’s use if it decides to replace street-sweeping equipment.

Sidewalks, Plazas, and Municipal Parking Lot Cleaning

Like streets, the pollutants on sidewalks, plazas, and parking lots are associated with litter and vehicle use. Good housekeeping practices that can be incorporated into the municipality’s existing cleanup program for these areas are listed in Appendix 4J.

Medians and Other Municipal Landscaped Areas

The primary pollutants of concern from medians and other landscaped areas, including municipal golf courses, are sediment from erosion, nutrients from fertilizer use and organic matter (grass clippings and leaves), and heavy metals and toxic organics from pesticide/herbicide use. Fertilizers applied in excessive amounts could run off with irrigation. Pesticides used in parks and around structures could run off into storm drains and streams. Litter and illegal dumping are also problems in parks. Good housekeeping practices that will help reduce urban runoff pollution can be incorporated into the municipality’s existing maintenance program for medians, landscaped areas, and parks (see Appendix 4J). For additional
information pertaining to golf courses (municipal and privately owned), refer to *Environmental Principles for Golf Courses in the United States*, developed by the Center for Resource Management, and *Environmental/Design Guidelines for Standard Development Requirements for Golf Courses*, prepared by the Santa Clara County Planning Office.

In most municipalities, these maintenance functions are performed by the Department of Parks and Recreation and by Streets Maintenance Divisions, although a recent study shows that pesticide use decisions are made by several other departments including utilities, real estate, and maintenance managers of the city hall or community center. Training should include everyone in your municipality who makes these types of decisions.

**Storm Drain Inlet/Catch Basin and Line Cleaning**

A variety of urban pollutants can be carried into and accumulate in storm drain facilities. Often the season’s first heavy storm flushes out large amounts of pollutants into the receiving waters resulting in adverse effects on aquatic life and water quality. Many municipalities clean out storm drain inlets and catch basins before the onset of the wet season mainly to ensure that storm water can flow into the inlets and flooding of streets and adjacent properties is avoided or at least minimized. A storm drain inspection and cleaning program can be effective in reducing pollutants discharged to receiving waters.

Appendix 4J lists good housekeeping practices that the municipality should incorporate in its storm drain system maintenance program for water quality protection. This table only lists practices associated with the cleaning of these facilities. Note that illicit connections are another major source of pollutants in storm drains and are addressed in the illicit connection/discharge program (Section 4.3).

**Corporation Yard and Other Municipal Operation Areas**

Due to the nature of activities conducted at corporation yards and other municipal operation areas, pollutants could be released into runoff.

To address these sources, the municipality should:

- Examine existing conditions at its corporation yard, transit yard, fueling station(s), or other such areas to determine the need for improving the opera-
IMPLEMENTATION OF URBAN RUNOFF PROGRAM

...tion and maintenance of existing controls, and also providing additional controls. Table 4-3 lists typical urban runoff pollutant sources at corporation yards and similar facilities.

- If potential pollutant sources are noted, either implement practices to address each source or a plan to address all sources at the site.
- Given the diverse sources of pollutants from such sites, possibly elect to develop and implement a site-specific Storm Water Pollution Prevention Plan (SWPPP). A generic SWPPP is presented in Appendix 4L to assist the municipality in preparing a SWPPP.
- Alternately, select and implement controls listed in BMPs for Vehicle Service Facilities (Appendix 4W) at its corporation yard and other similar facilities.

Table 4-3. Typical Sources/Activities at Corporation Yards that Contribute to Urban Runoff Pollution

<table>
<thead>
<tr>
<th>Source/Activity</th>
<th>Urban Runoff Concern</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle Washing, Equipment Cleaning, and Auto Steam Cleaning</td>
<td>Discharge of washwaters to storm drain</td>
</tr>
<tr>
<td>Changing Auto Fluids</td>
<td>Spills of fluids, especially in outdoor and uncovered areas</td>
</tr>
<tr>
<td>Parked Vehicles and Equipment</td>
<td>Fuel leaks and drips in outdoor areas</td>
</tr>
<tr>
<td>Vehicle Fueling</td>
<td>Fuel spills during fueling in outdoor/uncovered areas</td>
</tr>
<tr>
<td>Outdoor Waste/Materials Storage</td>
<td>Release/spill of stored materials in uncovered areas with no secondary containment</td>
</tr>
<tr>
<td>Illicit Connections</td>
<td>Floor drains from work areas and covered areas discharging to storm drains</td>
</tr>
<tr>
<td>Handling of Materials from Street Sweeping</td>
<td>Release of dust, sediments, dirt, and other trash during unloading/cleaning of sweeping equipment</td>
</tr>
<tr>
<td>Unpaved/Uncompacted Surfaces</td>
<td>Release of dust and sediment due to vehicle movement across such surfaces</td>
</tr>
</tbody>
</table>

Municipal Swimming Pools, Fountains, Lakes, and Other Water Bodies

The primary pollutant of concern in municipal (and privately owned) swimming pool water is chlorine or chloramine used as a disinfectant. This water, if discharged to the storm drain system, will be toxic to aquatic life. In lakes, lagoons, and fountains, the pollutants of concern are chemical algaecides that are

Chemical algaecides can result in pollution of urban waters
added to control algae mainly for aesthetic reasons (visual and odor). BMPs that can be implemented to control this form of pollution are listed in Appendix 4J.

**Repair and Maintenance of City Surfaces (Streets, Roads, Sidewalks, etc.)**

Activities to repair and replace pavement surfaces can lead to urban runoff pollution. Pollutants of concern are broken-up asphalt and concrete debris, saw-cutting slurry of concrete and asphalt concrete, concrete truck washout, sediment, fuel, oil and other fluids from construction equipment. Urban runoff pollution can also result from other municipal activities that include removing graffiti and building cleaning (e.g., power washing, sand blasting). BMPs to control pollution of runoff from these activities are listed in Appendix 4J.

Most municipalities contract out street repair and paving. Therefore, these measures should be included in the municipality’s standard contract for such services and in the specifications of the individual paving/repair project. Training should be held for any city maintenance personnel involved with this type of work. Some minor repair work (typically patching of potholes) is conducted by the municipality’s maintenance personnel; therefore, these measures should also be explained to the municipality’s maintenance crews through a training program.

**Structural Retrofit of Storm Drain Facilities**

Most of the control measures discussed in the sections above are BMPs and good housekeeping procedures to prevent pollutants from being released into receiving waters. If you are undertaking improvements to your storm drain facilities for other reasons (such as flood control), you should utilize this opportunity to incorporate structural controls where appropriate. Before implementing structural controls, the municipality should:

- Examine its storm drain facilities and identify the need to retrofit. One way to do so is through field observation of inlets and catch basins in problem areas. Inspect to see where certain types of pollutants are commonly observed in the inlets and sumps. Pollutants can generally be classified in terms of (1) trash and litter, (2) oil and grease, and (3) dirt and sediment. Track these inlets for a number of months and if a pattern to the accumulation of these pollutants develops, consider retrofitting.
- Once these locations and the type of pollutant typically seen have been identified, check with other municipalities or the NPDES permit authority about available retrofit devices to identify types that address the pollutant.
- Examine existing conditions at such locations. Factors to consider include area available to construct the device, existing drainage system, characteristics, hydrology, land ownership, access for maintenance, etc.
- If construction is feasible, install the device in a few test locations and monitor success before using it at other potential locations in the municipality.
Program Implementation

The following guidelines should be used to set up this program.

Identify Responsible Departments and Personnel Requirements

Many of the good housekeeping practices for municipal operations are improvements to existing municipal activities/functions; therefore, the departments currently responsible for those activities could continue in those roles. If no municipal program exists for storm drain system inspection and cleaning (note that most municipalities clean storm drains only as needed), then identify a department and assign this task to it. Table 4-4 lists the manner in which many of the NPDES Phase I California municipalities have assigned BMP implementation for municipal operations, which can be used by the municipality to assign roles/functions.

The responsible department should:

✓ Examine the BMP list of its area of responsibility in Appendix 4J and select the practices to implement.
✓ Incorporate the selected BMPs into the municipality’s standard operating procedures for that activity/area of responsibility, and appropriately document so that all involved employees then consistently implement the BMPs.

Establish Timetable for Implementation

The municipality should establish a timetable for implementation of the program. This timetable should clearly indicate the activities to undertake each year, depending on the resources (personnel and funding) available to the municipality to implement the improvements. For instance, in the first year the municipality may only increase the frequency of street sweeping and increase the enforcement of its

| Table 4-4. Elements of Municipal Operations Program by Responsible Department |
|---------------------------------|---------------------------------|
| **Element/Activity**            | **Responsible Department**      |
| Street Sweeping and Cleaning    | Public Works Street Maintenance |
| Sidewalks, Plazas, and Municipal Parking Lot Cleaning | Public Works Street Maintenance; Parks and Recreation |
| Medians, Other Landscaped Areas, and Golf Courses | Public Works; Parks and Recreation |
| Storm Drain Inlet/Catch Basin Cleaning | Public Works; Street and Sewer Maintenance |
| Corporation Yard and Other Municipal Operations Areas | Public Works; Fleet Maintenance |
| Swimming Pools, Fountains, Lakes, and Other Water Bodies | Parks and Recreation; Community Services |
| Repair and Maintenance of City Surfaces | Public Works Construction Division; Street Maintenance |
| Structural Retrofit of Storm Drain Facilities | Public Works Design/Construction Divisions |
parking restrictions program. It may decide to replace street-sweeping equipment at a later date or closer to the end of the useful life of its existing equipment. Specific guidance on the schedule cannot be provided in this guide because conditions in each municipality will differ.

**Train Personnel**

The following types of training are useful for the success of this program:

- Training of street-sweeping equipment operators
- Training of street maintenance crews (tree trimming, median work)
- Training of park maintenance crews
- Training of municipality’s construction crews (minor street repair)

**Program Evaluation And Documentation**

**Establish Measurable Goals**

Your URP should include measurable goals for BMPs or control programs. These goals would be useful for checking progress made each year as well as demonstrating the efforts made to reduce pollutants to the maximum extent possible. The municipality may consider some of the following goals for inclusion in its program:

- Establish percent of streets to be swept and at what frequency under the municipality’s street-sweeping program.
- Establish percent of streets to be swept prior to the first major storm of the wet-weather season (or before October 1 of each year).
- Establish goal of inspecting and, where necessary, cleaning all catch basins and storm drain inlets once before the onset of the wet season (before October 1 of each year).

**Documentation and Annual Reporting**

The municipality should develop forms for record keeping and reporting on this program in an annual report. Information that should be reported includes progress made relative to the measurable goals. Sample forms that can be used by the municipality are provided in Appendix 4M.

**Sources of Additional Information**

Additional information about environmental guidelines for golf courses can be found in the following publications:

4.5 Model Construction Site Runoff Control Program

In the absence of proper management, construction sites can release significant amounts of sediment into storm water and eventually into the municipality’s storm drain system. Activities conducted at construction sites (storage and handling of construction materials, hazardous materials storage and handling, and fueling, use, and cleanup of vehicles and equipment) can also release other pollutants to the storm drain system. An increase in compaction and impervious surfaces at construction sites can cause an increase in volume of surface runoff and increase peak flows which can cause erosion and other changes in stream hydrology and morphology.

Objective of the Program

The objective of this program should be to:

 ✓ Develop a control program to reduce the potential for discharge of pollutants into urban runoff from construction sites.

The following information outlines the specific actions or tasks that a municipality will need to undertake to develop a construction site discharge control program. Note that long-term post-construction controls for new development/redevelopment projects are discussed in Section 4.6.

All construction sites (regardless of location) that are 5 or more acres in size are covered by Phase I NPDES Construction Site General Permits. NPDES Phase II regulations discuss the use of a General Permit to control discharges from sites that are greater than 1 but less than 5 acres. The exact form of this permit process (whether similar to a Phase I General Permit or not) is unknown at this time. This guide assumes that all sites greater than 1 acre will be subject to the General Permit requirements of the RWQCBs. The control program that follows describes the actions a municipality should take to control discharge of pollutants from sites that are greater than 1 acre, and also from sites that are less than 1 acre, so that construction activities within the municipality do not result in urban runoff impacts.
Elements of a Construction Site Runoff Control Program

Review and Revise Existing Grading Ordinance

As a first step, if you do not have a grading ordinance, consider adopting a construction site control ordinance. If you have a grading ordinance, review and revise it to address the following guiding principles:

✓ Use of good site planning
✓ Minimization of soil movement
✓ Capture of sediment to the greatest extent possible
✓ Good housekeeping practices
✓ Minimization of impacts of postconstruction storm water discharges.

Since the grading ordinance is the basis of the municipality’s grading permit, it is essential that it includes provisions consistent with these five guiding principles. The grading ordinance carries out the General Plan/LCP policies that you have put in place to protect water quality.

Most grading ordinances address minimization of soil movement and capturing of sediments. In some municipalities that have flooding problems, the grading ordinance may contain a requirement that site storm water discharge volumes and peak flows should not exceed preconstruction levels. Generally, the other three principles, i.e., site planning, good housekeeping practices, and minimization of postconstruction storm water discharges, are typically not addressed in grading ordinances. The municipality’s construction site ordinance should note that the municipality requires all construction projects to implement BMPs that address the five guiding principles. To assist the municipality in revising its grading ordinance, a model construction site ordinance that incorporates the five guiding principles is attached to this guide (Appendix 4N).

Prepare Construction Community Outreach/Information Materials

The municipality should provide materials to the development/construction community to consider when they are planning their projects or filing for permits. These informational materials should focus on the five guiding principles and should include practical, cost-effective measures that can be incorporated into the project to reduce the potential for urban runoff impacts.

The following materials are recommended for development and use in the construction site permit process:

✓ A handout/brochure that explains the construction site permit process for sites 1 acre and greater, and for sites less than 1 acre (See sample brochure for construction sites 5 acres or more in Appendix 4O).
A handout explaining the five guiding principles for controlling runoff from construction sites: construction site planning, minimization of soil movement, capturing of sediment, good housekeeping practices, and minimization of postconstruction discharges.

A handout on good housekeeping practices for all construction sites regardless of size.

A handout on BMPs for small (less than 1 acre) sites, including the following:
- Information on good housekeeping practices
- Information on storm drain protection (to control construction site pollutants from entering storm drains)

BMPs for construction sites, organized by the five guiding principles, are listed in Appendix 4P, BMPs for Construction Sites. Existing documents that provide detailed information on these BMPs are cited in that guidance.

**Review and Revise Plan Review Process**

The municipality’s project review process needs to be revised to ensure it addresses urban runoff issues. Figure 4-2 shows the steps involved in a review process.

As a first step, check if the size of the project is less or more than 1 acre. Projects less than 1 acre will continue to be subject to the current permit processes, or appropriate local state and/or federal authorities (this may include the California Coastal Commission, Department of Fish and Game, U.S. Army Corps of Engineers, or others). Those projects 1 acre or more will need to be covered by a general permit for construction activity storm water discharges from the SWRCB/RWQCB in addition to existing permit processes.
Figure 4-2. Construction Project Review Process

Check project to see if a construction activity permit is necessary

If yes,

Check Area (acreage)

If area is less than 1 acre

- Provide local permit application
- Provide guidance on small construction site BMPs

Inspect site for implementation

Enforce local penalties if violations are noted

If area is 1 acre or greater

- Provide local permit application
- Provide copy of NOI
- Provide guidance on preparing a SWPPP

Conduct inspection or coordinate inspection with RWQCB staff

Inform RWQCB of potential violations

No permit necessary
Sites 1 Acre or More in Size

✓ For sites 1 acre or greater, inform applicants of the various permits. Specifically, provide information about the NPDES permit requirements, including the NOI filing process and the need to develop a construction site SWPPP. Keep blank copies of the NOI form at the Public Works/Community Development department counters. Inform applicants that the requirements of both permits are the same, i.e., a SWPPP is needed for both permits.
✓ Provide applicants with guidance on preparing a construction site SWPPP (this guidance is included in Appendix 4Q and a Model Construction Site SWPPP is presented in Appendix 4R). Also provide applicants with brochures and materials on BMPs for construction sites. Coordinate site inspections with the RWQCB staff. Develop standard operating procedures and checklists to assist inspectors in conducting inspections.
✓ Leave enforcement authority unchanged, i.e., the RWQCB to enforce per its permit process in case violations are noted during inspections.

Sites Less than 1 Acre

✓ Inform the applicant of the local permit process, and provide brochures and materials on BMPs for construction sites.
✓ Conduct site inspections during and after construction. Use municipality’s standard operating procedures and checklist for inspections.
✓ Enforce if violations are noted.

Program Implementation

The following guidelines should be used to set up this program.

Identify Responsible Departments and Personnel Requirements

Since the issuance of grading permits in most municipalities is the responsibility of Public Works or Community Development departments, the construction site runoff control program should be assigned to them.

Personnel needed to implement this program include plan review staff trained to inform the applicant about the permitting process and to review site plans, and site inspectors to inspect sites for the implementation and maintenance of BMPs during and after construction.

Establish Timetable for Implementation

The municipality should establish a timetable for implementation of the program. This timetable should clearly indicate the activities to undertake each year, depending on the resources (personnel and funding) available to the municipality to implement the program.
Train Personnel

The following types of training are important for the success of this program.

- Training of plan check staff
- Training of site inspectors
- Training of developer/contractor staff
- Training of municipal personnel (i.e., construction division) for city projects

Program Evaluation and Documentation

Establish Measurable Goals

Your URP should include measurable goals for BMPs or control programs. These goals would be useful for checking progress made each year as well as demonstrating the efforts made to reduce pollutants to the maximum extent possible. The municipality may consider some of the following goals for inclusion in its construction site control program:

- Achieve 100 percent compliance with local and SWRCB’s construction site runoff control programs (all construction projects are covered by either a current, up-to-date SWPPP or controls to reduce storm water pollution).
- Achieve zero complaints from the public regarding hydrological and water quality impacts from construction sites.
- Achieve full compliance with inspection checklists (i.e., inspection checklists show that all construction sites are implementing BMPs and meeting permit requirements).

Documentation and Annual Reporting

The municipality should develop forms for record keeping and reporting on this program in an annual report. Information that should be reported should include progress made relative to the measurable goals. Forms that can be used by the municipality are provided in Appendix 4S.

Challenges encountered by Phase I Programs in Implementing Construction Site Control Programs

- Lack of support of municipal staff from managers
- Communications/coordination among municipal staff and departments
- Communications/coordination among local agencies and regional board staff
- Improper application, installation, and maintenance of BMPs
- Outreach to small developers and contractors
4.6 Model New Development/Redevelopment Runoff Control Program

Primarily two concerns are associated with new development and significant redevelopment. As communities are progressively built out, impervious surfaces replace natural topography, and storm water peak flows and volume increase, resulting in changes to stream morphology. Secondly, new urban areas add to the urban runoff pollutant loads by creating new sources. Numerous studies show that controlling pollutants after they have entered the storm drain system is far more difficult and expensive than preventing or reducing the discharge at the source. If areas of the municipality proposed for new development or redevelopment are planned, designed, and constructed in a manner that is sensitive to issues of quantity and quality of urban runoff, then future pollutant loads from these areas will be reduced.

The NPDES Phase II regulations also require that the owners or operators of small municipal separate storm sewer systems develop, implement, and enforce a program to address storm water runoff from new development and redevelopment projects. The program should use site-specific and cost-effective structural and nonstructural BMPs as appropriate. The program should ensure adequate long-term operation and maintenance of BMPs through inspection and enforcement programs. CZARA and NPDES Phase II regulations recommend that municipalities utilize BMPs that attempt to maintain predevelopment runoff conditions, including water quality and quantity.

Objective of the Program

The objective of this program should be to:

- Reduce the potential for discharge of pollutants into urban runoff from new development and redevelopment areas using a strategy that combines reducing/eliminating sources of pollutants, managing site runoff volumes and flow rates such that they are similar to preconstruction levels, and treating runoff as appropriate.

The following information outlines the specific actions or tasks that a municipality will need to undertake to develop this program.

Elements of a New Development/Redevelopment Urban Runoff Control Program

New development/redevelopment urban runoff issues can be addressed at various levels: at the municipal/regional/watershed level or at the individual project level. Land-use planning at the municipal level can control the amount of impervious surfaces or pollutant sources added to a community. This can be accomplished by acquiring land and placing a conservation easement on it or developing it into
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public parks or open space, designing the community to reduce reliance on vehicles, or avoiding areas susceptible to erosion and sediment loss through zoning restrictions. Those types of regional/municipality-level measures and controls are not the focus of this MURP guide, rather this guide focuses on project-level controls.

A program to control flow and water quality from new development/redevelopment projects may include a variety of elements that are intended to form an integrated program: general plan/LCP policies, ordinances, development review procedures, outreach, and BMP selection.

Adopt Policies/Ordinance Related to Impervious Area Reduction, Pollutant Source Control, and Treatment Controls

A new development/redevelopment urban runoff control program involves adoption of policies through General Plan/LCP amendment, or an ordinance for requiring new development/redevelopment to address urban runoff quantity and quality issues during project planning and implementation, or a combination of the two. Regardless of whether the preferred option is General Plan/LCP amendments or an ordinance, the adopted document should clearly state that the municipality may require a new development or a redevelopment project to:

✓ Minimize impervious area
✓ Control pollutants by eliminating or reducing potential new sources
✓ Install treatment controls, as appropriate to the site
✓ Participate in the funding of regional/municipality-level BMPs in accordance with a regional/municipality-level plan

Note that a municipality may choose to do both, i.e., amend the General Plan/LCP as well as adopt an ordinance for this purpose.

Conduct Outreach and Prepare Informational/Outreach Materials for the Development Community

Urban runoff controls that address runoff quantity include minimization of impervious surfaces, maximization of infiltration, and on-site storm water detention. Urban runoff controls that address urban runoff quality require design changes that eliminate potential pollutant sources and structural controls to detain, retain, and/or treat urban runoff from a site. These postconstruction controls can impose costs on new development/redevelopment, and many controls generally impose maintenance costs and requirements (controls do not work if they are not maintained). Structural control measures require ongoing inspection and maintenance and the municipality must provide or ensure that those important elements of a BMP are addressed during the development review and approval process. As a result, before a municipality develops and adopts a new development/redevelopment urban
runoff control program, it should work with the development community (e.g., developers and construction contractors) to arrive at postconstruction controls that are cost-effective, feasible in the local setting, and can be maintained.

Potential postconstruction controls are listed in Post-Construction Controls for New Development/Redevelopment (Appendix 4T). Postconstruction controls can be classified into three types: site planning measures that avoid or reduce disturbance of sensitive areas and limit addition of impervious surfaces, pollution prevention/source control measures that reduce or eliminate potential future sources of pollutants, and treatment control measures that treat polluted runoff from new development/redevelopment sites. The guidance presents the pros and cons associated with these controls, and provides suggestions that the municipality may use in selecting postconstruction controls for implementation. This guidance may be used in discussions with the development community and to prepare handouts and informational materials for developers/applicants.

**Revise Development Review Procedures**

The permitting process provides the municipality the opportunity to review a new development or redevelopment project during its planning stage and to direct its design and development in regards to urban runoff issues.

Projects in California communities require approvals from the local jurisdiction in which they are proposed. Approvals fall into two groups: discretionary and administrative/ministerial. Discretionary approvals typically include subdivision or tentative map approval, use permit, conditional use permit, or design review. Administrative or ministerial permits generally include building, grading, well, and septic system permits. Discretionary approvals trigger CEQA compliance whereas (ministerial) permits are categorically exempt under CEQA. Both private and public projects are handled in a similar manner in most communities.

Almost all projects except minor infill development require discretionary approval from the local jurisdiction. This discretionary approval process is commonly the design review process, although other discretionary approvals such as a use permit or a subdivision map approval may also be triggered depending on the characteristics of the project.
Small improvement projects that conform with the site zoning requirements and include either a new single-family unit or minor modifications to an existing single-family unit or a single structure typically do not need a discretionary approval, but will in all cases need a ministerial permit – a building or a grading permit.

Given this manner of project approval in most California communities the municipality is recommended to consider revisions to its development review process for both types of projects, projects that are subject to discretionary approval and projects that require only ministerial permits, to ensure that all opportunities for improving the quality of urban runoff are addressed. Figure 4-3 shows the manner in which urban runoff concerns can be addressed by refining the municipality’s permit process.

**Changes to the Discretionary Approval Process**

In general, this process applies to larger developments. Typically when parcels are large more opportunities exist to reduce or control pollutants in urban runoff from such developments. The following changes can be made to the approval process to protect urban runoff quality:

- If there is a pre-application meeting, the municipal permitting staff (often planning/public works counter staff) should inform the applicant of the municipality’s General Plan/LCP policies/ordinance requirements regarding runoff quantity and quality, and provide guidance on potential design measures and postconstruction controls available for the type of project proposed by the applicant. Note that some Phase I municipalities have chosen to impose standard conditions on all new businesses. A sample from the City of Pittsburg is included in Appendix 4U.

- Once an application is received, the staff should review the application for urban runoff issues. The staff should use a revised CEQA checklist to examine the project’s potential to affect urban runoff quantity and quality (See Section 2.4 of this guide for CEQA checklist revisions). Note that for staff to review applications, the municipality should develop criteria to use in determining if controls are necessary for a project. The municipality also needs to provide training to its staff that reviews applications for discretionary approvals.

- If impacts are considered likely and the applicant has included postconstruction controls in the development plan, the staff should review them for appropriateness and adequacy. The municipality should develop guidance that the staff can use to evaluate adequacy of proposed controls.

If appropriate postconstruction controls are not proposed by the applicant, the staff should inform the applicant of the municipality’s requirements and pro-
Figure 4-3. Revised Project Approval Process

Postconstruction Runoff Control Program for New Development/Redevelopment

- Staff Utilizes Revised CEQA Checklist
- Staff Develops and Uses Criteria to Determine Significant Impacts
- Staff Uses Guidance on Appropriate Controls by Type of Development

Project Involving Discretionary Approval

- Staff Reviews Application and Development Plan for Runoff Impacts
- Staff Recommends Postconstruction Controls
- Staff Reviews Final Development Plan
- Staff Issues Permit/Approval

Projects Requiring only Ministerial Approval

- Staff Attaches Standard Conditions of Approval and Issues Permit

- Staff Inspects Site for Implementation of Controls During Construction
- If necessary, Staff Inspects Site after Occupancy for Long-Term Maintenance of Controls
vide guidance on potential controls or design changes. The municipality should
develop guidance for staff to use in selecting and recommending site-specific
changes and controls. Some of this information is in Appendix 4T, which the
municipality may want to tailor to its own needs.

In some instances, on-site controls may not be possible. For such develop-
ments, the municipality should consider contribution by the developer towards
the development of regional controls (such as detention basins or constructed
wetlands).

✓ The municipality’s Public Works/Engineering Department should be consulted
during the review because many postconstruction runoff controls are engi-
enered structures that are best reviewed by the city engineers to evaluate their
impact on the downstream drainage system. In fact the municipality may con-
sider a project review process (if it does not already do so) that routes all
discretionary applications to key municipal departments for review and com-
ment. If this practice is instituted, the Public Works/Engineering Department
could be assigned the responsibility of reviewing proposed project design for
postconstruction runoff controls to address urban runoff issues.

✓ As a final step, the municipal staff should review the final development plan
for adequacy of postconstruction runoff controls. The plan must address the
design, operation, and maintenance of these controls.

Changes to the Ministerial / Administrative Permit Process

As noted above, minor improvement projects not subject to the discretionary ap-
proval process nonetheless need an ministerial permit (building or grading per-
mits). Note that most projects that fall in this category are minor improvement
projects where inclusion of postconstruction runoff controls are generally diffi-
cult. Therefore a simple, standardized list of BMPs for such sites should be devel-
oped by the municipality and attached as conditions of approval to the building
permit. Such a list is provided in Appendix 4T.

Inspection Program

All communities have existing inspection programs that involve inspection of a
completed project by municipal building inspectors.

✓ List postconstruction runoff controls in the inspection checklist so that inspec-
tors can make sure the urban runoff controls were implemented.
✓ Inspectors should also check the completed project to make sure no improper
connections are made to the storm drain system that could discharge nonstorm
water into the storm drain.
Long-Term Maintenance and Monitoring Program

One of the main problems with many new development runoff controls is the long-term operation and maintenance of postconstruction controls. The problem has many aspects:

- Most of the postconstruction runoff controls require maintenance and fail when maintenance is inadequate.
- Often the project is built by one entity and then occupied/owned by another entity. Ownership may change several times, and the maintenance procedures and responsibilities may not be passed down to subsequent owners.
- Occupants/owners may not wish to take on maintenance responsibilities or costs.
- Occupants/owners may be ignorant of the maintenance needs.

NPDES Phase II regulations note that if postconstruction runoff controls are recommended for new development/redevelopment, the municipality should put a mechanism in place to ensure that the controls are maintained in the long run.

This issue is still being examined in Phase I municipalities and at the state level. The municipality should track the progress made on this issue through its RWQCB. However, some guidance on this issue is provided below:

- At the time of the discretionary approvals issuance, the municipality should require the applicant to provide a clear explanation of who is to maintain the controls, the frequency at which the maintenance is to be conducted, and who is liable if maintenance is not done.
- To address the issue of the responsible party in the long run, the municipality may use some of the following ideas:
  - For projects involving multi-family residential units, a Planned Unit Development, or a master plan development, the maintenance of the controls can be ensured through covenants, conditions, and restrictions adopted for the development. Inform the developer that this requirement must be conveyed to the Home Owners Association/property owner when the project is handed over.
  - For commercial/industrial developments, the maintenance aspects can be ensured through conditions in lease agreements. Inform the developer that the lease agreements must note the maintenance requirements for postconstruction runoff controls at the site.
  - The most problematic developments are single-family residential developments where homes or lots are sold by the developer to individuals and maintenance functions cannot be assigned to any one entity. In such instances, the municipality may consider taking upon itself the maintenance of postconstruction runoff controls, and charging the property owners for the service provided through a user fee or an assessment (based on an assessment district).
✓ The municipality must also establish or expand any existing inspection programs to check whether the postconstruction runoff controls are being maintained. For industrial/commercial facilities, this inspection could be combined with the illicit connection/discharge program. For large residential developments, this inspection task could be assigned to the local flood control agency or department. Note that a municipality has the authority to place a lien on the property if it discovers that the postconstruction runoff controls are not being properly maintained.

✓ For public projects, maintenance of postconstruction runoff controls can be ensured by (1) establishing a maintenance and monitoring plan for each municipal project, (2) assigning the task to the department responsible for the general maintenance of the site, and (3) providing adequate funding.

Program Implementation

The following guidelines should be used to set up this program.

Identify Responsible Departments and Personnel Requirements

The department identified to handle this control program varies with the municipality. In some communities a specific department handles permitting. In other communities, planning department staff covers the counter for application filing for all projects, and if it is determined that the project does not need a discretionary approval, forwards the applicant to the building/public works counter for administrative/ministerial permits. Normally, inspections of the completed private projects are conducted by the building inspectors, and inspections of completed public projects are conducted by public works inspectors.

In its URP, the municipality should clearly identify the department to lead the implementation of this program. Also given that multiple departments may be involved in the project review and implementation, the municipality should convene regular meetings of staff from the relevant departments to seek feedback to improve the permit process and to ensure that all involved clearly understand their responsibilities under the URP.

Establish Timetable for Implementation

The municipality should establish a timetable for setting up the initial program. This timetable should clearly indicate the activities to undertake each year, depending on the resources (personnel and funding) available to the municipality to implement the improvements.

Train Personnel

The following types of training are important for the success of this program.
IMPLEMENTATION OF URBAN RUNOFF PROGRAM

✓ Outreach and education of the development community
✓ Training of staff responsible for plan review and permit issuance
✓ Training of inspection staff

Program Evaluation and Documentation

Establish Measurable Goals

Your URP should include measurable goals for BMPs. These goals would be useful for checking progress made each year as well as demonstrating the efforts made to reduce pollutants to the maximum extent practicable. The municipality may consider some of the following goals for inclusion in its program:

✓ Include some postconstruction controls to address urban runoff concerns for all new development/redevelopment projects approved in the next fiscal year.
✓ Check all completed projects for implementation of structural runoff controls.
✓ Inspect all structural controls annually to ensure that maintenance is performed.

Documentation and Annual Reporting

The municipality should develop forms for record keeping and reporting on this program in an annual report. Information that should be reported includes progress made relative to the measurable goals. Forms that can be used by the municipality are provided in Appendix 4V.

Challenges encountered by Phase I Programs in Implementing New Development Runoff Control Programs

✓ Local agency standards/specifications preclude implementation of many potential storm water quality controls
✓ Conflict between storm water quality controls and other agencies requirements
✓ Effectiveness/cost/maintenance of treatment controls
✓ Lack of communication/coordination among municipal staff/departments
✓ Outreach to land-use decision makers
4.7 Model Commercial Facilities Runoff Control Program (Optional Program)

Activities conducted at commercial facilities can contribute pollutants to urban runoff. Potentially significant sources of pollutants common to many commercial facilities are litter and improper disposal of wastes; outdoor waste and material storage areas; illicit connections; and parking lots that not only discharge auto-related pollutants to runoff but also, due to their impervious nature, increase the volume and rate of runoff.

Ten types of industrial/commercial activities are regulated under the Phase I general permit program. This program requires these industries to file a NOI to be covered by the General NPDES permit, prepare and implement a SWPPP, and establish a monitoring program for storm water discharges (see Section 4.8 of this guide). The NPDES Phase II regulations do not require small municipalities to regulate commercial or industrial facilities. The regulations note that the local permitting authority (RWQCB) has the discretion to regulate other industries or commercial facilities if some of the nonregulated facilities are considered a significant pollutant source in a particular watershed.

Some of the unregulated commercial facilities include gas stations, vehicle service and repair shops, golf courses, restaurants, fast-foot establishments, lumber and building material stores, farm machinery and supplies, etc.

Objective of the Program

The objective of this program is to:

✔ Develop a program based on outreach and education to reduce the potential for discharge of pollutants into urban runoff from unregulated commercial facilities.

Specific tasks that a municipality may undertake to develop this program follow.

Elements of a Commercial Facilities Runoff Control Program

The municipality should consider the following steps in developing its urban runoff control program for commercial facilities.
Adopt Policies/Ordinance

Although MURP’s emphasis is on voluntary implementation of BMPs by all types of businesses, it is in the municipality’s interest to include in its Urban Runoff Ordinance a section that allows it to require BMP implementation by commercial facilities. The legal authority provided by the Ordinance can be used to visit commercial facilities, assist them in BMP implementation, and help them eliminate nonstorm water discharges and illicit connections. Note that the NPDES Phase II regulations do not require adoption of an ordinance to control commercial sources, although it would serve as one approach to implementing management measures that address commercial source with “enforceable authorities” as may be identified in the NCPCP.

Identify Commercial Facilities to be Targeted for Outreach

Every municipality has different types and concentrations of commercial businesses. Coastal and other resort towns and cities likely have numerous restaurants, fast-food establishments, hotels, motels, and gas stations. More rural communities may have a concentration of businesses that deal in farm and garden machinery rental and repair, farm supplies, lumber and building materials, agricultural chemicals, and small unregulated animal feedlots. The municipality should first identify the business sectors to target each year. The municipality is recommended to limit itself to one to two sectors each year, and once outreach to those sectors is complete, select the next sectors to target. (The businesses selected as target businesses for the next year should be taken before the City Council for public hearing during the Public Works Director’s annual report to the Council on the URP.) Once business sectors for the next year are identified, obtain lists of the establishments in each targeted group. The municipal license department, Dunn and Bradstreet (commercial database provider), and local yellow pages are some sources from where these lists can be obtained. Table 4-5 below shows the commercial businesses that are potential pollutant sources and those that typically are not.

Develop an Outreach Program

The following steps are typical for establishing an outreach program:

- **Contact local Chamber of Commerce and other local business organization** and discuss the program; specifically the commercial facilities to target
the types of BMPs recommended for implementation, and the municipality’s approach (including periodic visits to the facilities by municipal staff to check on progress, and any incentive programs that the municipality may choose to put in place). Use feedback from the business community to identify BMPs and to develop a program acceptable to the business community and therefore a better chance of success.

✓ Establish an Incentive Program. Several Phase I communities have established Green Business programs that provide recognition to responsible businesses through green business stickers, or features on the business in the municipality’s monthly/quarterly newsletter or other mailings. Note that a Green Business sticker can be issued only if the business is complying with all environmental laws and not just the URP. The effort to confirm that can be significant, and could impose a higher cost on the municipality’s URP.

A good incentive program is being implemented by the City of Palo Alto. Contact that city’s URP for information on the incentives.

✓ Prepare Outreach Materials For Targeted Businesses. BMPs that address three types of common commercial facilities in most communities are presented in *BMPs for Vehicle Service Facilities, Food Service Facilities, and Shopping Centers* (Appendices 4W through 4Y). The municipality can use these materials to develop outreach materials. Alternately, brochures and handouts prepared by Phase I municipalities can be obtained by contacting the Phase I programs.
Implement a Mechanism for Distribution of Outreach Materials, which is specific to the municipality but could be through the Chamber of Commerce, direct mailings, distribution during permit/license application/renewal process, or distribution by municipal staff at public counters.

Establish a Frequency of Distribution for follow-up mailings that describe how the program is doing.

Conduct Site Visits

Visit targeted businesses periodically to check on the status of BMP implementation. Use existing inspection programs and expand them to include urban runoff concerns.

During these site visits (and through outreach materials) inform businesses that the first objective of the visit is to check how the BMPs are being implemented and to suggest improvements where possible; the second objective is to use the information gathered during the visit as a basis of awarding the business recognition under the Incentive Program (should the municipality choose to establish such a program). Inform businesses of the municipality’s program for addressing urban runoff, and actions needed by the business.

The municipality should decide how frequently to conduct site visits.

The municipality should develop BMP checklist forms that inspectors/municipal staff can effectively use during site visits.

The City of Monterey adapted this model commercial facilities runoff control program to its local conditions and needs. The City decided that it would target a few selected businesses each year and included a provision in its Urban Runoff Ordinance that would allow the Public Works Director to identify target businesses for the upcoming fiscal years and a provision that would allow the City to adopt a BMP series for the targeted business sector. The BMP series would contain high-, medium-, and low-priority BMPs for the targeted business sector, with implementation of high-priority BMPs required by a certain date. The City plans to meet with the targeted sector and discuss the BMPs and their implementation schedule. It proposes to achieve BMP implementation through consultation and cooperation with the affected businesses (voluntary implementation of high-priority BMPs by a certain date). If businesses do not cooperate, the City would enforce the compliance procedures per its new urban runoff ordinance.

Program for Mobile Cleaners

Washwaters are some of the commonly observed non-storm water discharges to storm drains in urban areas. Mobile cleaners (surface cleaners who steam clean or pressure wash sidewalks, plazas, parking lots, driveways and building exteriors; janitorial service providers; window cleaners; carpet cleaners; and auto detailers) have been identified as a significant source of non-storm water discharges. Your
municipality likely has a number of businesses that provide these services. If you determine that washwaters are a significant problem in your community, you will need to develop a program that targets these types of businesses. A good program based on cooperation and education has been developed and used in the San Francisco Bay Area to address this source. That program is presented in Appendix 4Z. A list of BMPs to control discharges from mobile cleaning activities developed by the Cleaning Equipment Trade Association and endorsed by the San Francisco Bay Area RWQCB is also presented in Appendix 4Z. For more information on this sources and BMPs, contact the Bay Area Stormwater Management Agencies Association.

**Program Implementation**

The following guidelines should be used to set up this program.

**Identify Responsible Departments and Personnel Requirements**

A municipality’s URP should clearly identify the department to lead this effort and the personnel to be involved in the program.

**Establish Timetable for Implementation**

The municipality should create a timetable that indicates the activities by year. The activity level varies depending on the resources (personnel and funding) available to implement the program.

**Train Personnel**

The following types of training are key to the success of this program:

- Outreach and education of the business community on the program and BMPs
- Training of inspection staff

**Program Evaluation and Documentation**

**Establish Measurable Goals**

Your URP should include measurable goals for BMPs or control programs. These goals would be useful for checking progress made each year as well as demonstrating the efforts made to reduce pollutants to the maximum extent practicable. The municipality may consider some of the following goals for inclusion in this effort.

- Some level of outreach/education (mailing, telephone contact, workshop, etc.) to all businesses (100 percent) in the targeted sector in the first year of this optional program.
- Site visits to all businesses (100 percent) in the targeted sector at least once in the second year of this optional program.
Documentation and Annual Reporting

The municipality should develop forms for record keeping and reporting on this program in an annual report, i.e., progress made relative to the measurable goals. Forms that can be used by the municipality are provided in Appendix 4AA.
Several activities at industrial facilities could release pollutants to the storm drain system, including industrial processes that are conducted outdoors, storage of materials, loading and unloading, etc.

The NPDES Phase II regulations do not identify industrial activities or facilities as specific pollutant sources that must be addressed through a focused control program. This is because selected industrial activities (based on Standard Industrial Classifications [SICs]) are regulated by the SWRCB and RWQCB under the Phase I General Permit program. This permitting program requires 10 types of industries to file a NOI to be covered by the General Industrial Activities Storm Water Permit (General Industrial Permit), and to prepare and implement a SWPPP and a storm water monitoring program. The 10 industrial categories are:

- Heavy manufacturing facilities
- Manufacturing facilities if materials are exposed to storm water
- Active and inactive mining and oil and gas facilities
- Recycling facilities
- Transportation facilities
- Facilities subject to the requirements of 40 CFR subchapter N
- Hazardous waste treatment, storage, or disposal facilities
- Landfill, land application sites, and open dumps
- Steam electric generating facilities
- Wastewater treatment plants with design flows greater than 1 million gallons per day

For specific information on the industries in each of the categories above, see Appendix 4BB.

Similar to Phase I regulations, the NPDES Phase II regulations note that if it is determined that a nondesignated industrial unit has the potential to cause an adverse impact on water quality, it may be designated for a NPDES permit. With respect to the unregulated industries, the regulations encourage the control of storm water discharges through self-initiated, voluntary BMPs (note that the unregulated industries are largely commercial businesses and are addressed under the commercial facilities control program [Section 4.7] of this guide). This approach would be consistent with implementation of management measures identified in the CNPCP.

The Concern

A municipality may choose not to establish a runoff control program for industries for two reasons. Firstly, the General Industrial Permit process administered by the
state is expected to address potential industrial sources, and secondly the municipality may not contain a large enough industrial sector to justify the establishment of an industrial facilities control program. However, if your municipality contains a large number of industrial facilities that have the SICs listed in Appendix 4BB, you may wish to develop a local control program for industries because:

✓ Several compliance problems have been noted with respect to industries regulated under the General Permit process. Many facilities have not filed a NOI or an individual permit application either because they are unaware of the requirement, or the assigned SIC does not accurately reflect the activities at the site that may impact water quality, or because they do not see repercussions from not filing due to lack of enforcement. Other industries have filed the NOI but not developed or implemented a SWPPP because of ignorance or lack of enforcement.

✓ Many industries are small and do not have the resources to track and comply with environmental regulations, and the municipality may wish to assist these industries by providing information and education.

✓ Many industries that have complied with the requirements are considered by regulatory agencies as being placed in unfair business practice compared with industries that have not complied.

Objective of the Program

Your objective should, therefore, be to:

✓ Develop a program to assist industrial facilities subject to the General Permit in complying with permit requirements.

✓ Make the playing field even for all affected industries in your municipality.

The following information outlines the specific actions or tasks that a municipality needs to undertake to meet this objective.

Elements of a Local Industrial Facilities Runoff Control Program

The following steps are involved in developing and implementing a runoff control program for industries.

Develop A Municipal Database of Industries

As a first step, develop a comprehensive list of industries in your community. Use Dunn and Bradstreet to develop this list, or contact your fire department, planning department, or wastewater treatment plant, which likely have their own lists.
Assign/Identify SIC Codes

If SICs are not already identified for the industrial facilities on the list, identify the codes using the *Standard Industrial Classification Manual* developed by the U.S. Office of Management and Budget (1997).

**Obtain a List of NOI Filers from the RWQCB and Compare with Municipal List of Industrial Facilities**

Obtain from the RWQCB a list of industries in your municipality that have filed NOIs. Compare with the municipal list of industrial facilities to check if all regulated facilities have filed NOIs. If discrepancies are noted, inform both the RWQCB and the industrial facility owners/operators.

Interview nonfilers to check for correctness of SICs. Since industrial facilities assign the SIC to themselves, the use of the wrong code may be responsible for the facility not being designated for a General Industrial permit.

Research in the Santa Clara Valley showed that many industrial facilities may not have filed for a permit because their SIC is not among the listed codes or does not accurately represent the activities conducted at the site (particularly an issue at large, more complex facilities).

Develop and Implement a Site Visit Program for All Regulated Industries

Within 1 year of setting up the municipality’s industrial facilities runoff control program, conduct site visits at all regulated industrial sites. Coordinate with or assign the task to the municipality’s or county’s hazmat program or the wastewater treatment plant’s pretreatment program (both programs involve inspections of industrial facilities). This site visit should focus on the following actions:

- Check to see if a SWPPP is in place and is being implemented. If no SWPPP is available and/or is not being implemented, inform owner/operator of potential violation and the need to rectify the situation.
- Provide guidance on appropriate BMPs for industrial sites. See Appendix 4CC, BMPs for Industrial Storm Water Pollution Control, developed by the Santa Clara Valley Urban Runoff Control Program (previously called Santa Clara Valley Nonpoint Source Pollution Control Program) and the *California Storm Water Best Management Practice Handbook - Industrial/Commercial* prepared by the Storm Water Quality Task Force.
- Develop and internal policy on whether the municipality should inform the RWQCB immediately or allow the operator/owner time to rectify the violation. If the owner/operator fails to bring the facility into compliance, inform the RWQCB.
Use the first year’s site visits to prioritize industries for follow-up site visits. For industries considered to be significant/critical sources, the municipality can establish a follow-up visit frequency of once a year or once every 2 years. For those considered noncritical sources, the municipality may establish lower frequencies for follow-up visits, or merely visit in response to complaints.

The industrial composition of every municipality differs; therefore, the municipality is the best judge to determine the industries to classify as critical sources. However, some guidance can be obtained from a study conducted in 1997 for Los Angeles County. This study took into account factors such as presence of pollutant sources, the number of units in a given SIC code, etc., to rank the industrial groups as shown in Table 4-6. The municipality should evaluate its industries following the methodology used for the study. An appropriate list should be generated, following Table 4-6, by adding or deleting industries as appropriate.

Prepare General Information Materials for New Industries

If your municipality is anticipating significant industrial growth, prepare informational materials and maintain them at the permit counters for new facilities. This material should inform new industries of the General Industrial Permit process, and the municipality’s own program for industrial facilities.

Program Implementation

The following guidelines should be used to set up this program.

Identify Responsible Department and Personnel Requirements

The municipality should identify the department to assigned this program to. In Phase I municipalities, this program has been assigned to the Fire/Hazmat department or to the wastewater department because these departments typically conduct inspections of industrial facilities.

Establish Timetable for Implementation

The municipality should establish a timetable for implementation of the program. This timetable should clearly indicate the activities it would undertake each year. A suggested timeline is completion of the municipal list of industries and cross-checking with the NOI list in the first year and commencing site visits of all regulated industries or the more critical sources in the second year.
### Table 4-6. Results of Ranking of Candidate Critical Sources in Los Angeles County

<table>
<thead>
<tr>
<th>Ranking Based on Pollution Potential</th>
<th>Industrial Category</th>
<th>SIC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Wholesale Trade (scrap, auto dismantling)</td>
<td>50</td>
</tr>
<tr>
<td>2</td>
<td>Automotive Repair/Parking</td>
<td>75*</td>
</tr>
<tr>
<td>3</td>
<td>Fabricated Metal Products</td>
<td>34</td>
</tr>
<tr>
<td>4</td>
<td>Motor Freight</td>
<td>42</td>
</tr>
<tr>
<td>5</td>
<td>Chemical Manufacturing</td>
<td>28</td>
</tr>
<tr>
<td>6</td>
<td>Automotive Dealers/Gas Stations</td>
<td>55*</td>
</tr>
<tr>
<td>7</td>
<td>Primary Metals Products</td>
<td>33</td>
</tr>
<tr>
<td>8</td>
<td>Electric/Gas/Sanitary</td>
<td>49*</td>
</tr>
<tr>
<td>9</td>
<td>Air Transportation</td>
<td>45</td>
</tr>
<tr>
<td>10</td>
<td>Rubbers/Miscellaneous Plastics</td>
<td>30</td>
</tr>
<tr>
<td>11</td>
<td>Local/Suburban Transit</td>
<td>41</td>
</tr>
<tr>
<td>12</td>
<td>Railroad Transportation</td>
<td>40</td>
</tr>
<tr>
<td>13</td>
<td>Oil &amp; Gas Extraction</td>
<td>13</td>
</tr>
<tr>
<td>14</td>
<td>Lumber/Wood Products</td>
<td>24</td>
</tr>
<tr>
<td>15</td>
<td>Machinery Manufacturing</td>
<td>35</td>
</tr>
<tr>
<td>16</td>
<td>Transportation Equipment</td>
<td>37</td>
</tr>
<tr>
<td>17</td>
<td>Stone, Clay, Glass, Concrete</td>
<td>32</td>
</tr>
<tr>
<td>18</td>
<td>Leather/Leather Products</td>
<td>31</td>
</tr>
<tr>
<td>19</td>
<td>Miscellaneous Manufacturing</td>
<td>39</td>
</tr>
<tr>
<td>20</td>
<td>Food &amp; Kindred Products (except restaurants)</td>
<td>20</td>
</tr>
<tr>
<td>21</td>
<td>Petroleum Refining</td>
<td>29</td>
</tr>
<tr>
<td>22</td>
<td>Mining of Nonmetallic Minerals</td>
<td>14</td>
</tr>
<tr>
<td>23</td>
<td>Printing &amp; Publishing</td>
<td>27</td>
</tr>
<tr>
<td>24</td>
<td>Electric/Electronic</td>
<td>36</td>
</tr>
<tr>
<td>25</td>
<td>Paper &amp; Allied Products</td>
<td>26</td>
</tr>
<tr>
<td>26</td>
<td>Furniture &amp; Fixtures</td>
<td>25</td>
</tr>
<tr>
<td>27</td>
<td>Personal Services (laundries)</td>
<td>72*</td>
</tr>
<tr>
<td>28</td>
<td>Instruments</td>
<td>38</td>
</tr>
<tr>
<td>29</td>
<td>Textile Mills Products</td>
<td>22</td>
</tr>
<tr>
<td>30</td>
<td>Apparel</td>
<td>23</td>
</tr>
</tbody>
</table>


Notes:

1. The LA County study did not distinguish between industries (critical sources) subject to General Permit requirements and industries that are exempt. * indicates exempt industries.

2. Although the LA County study used two-digit SIC codes and the General Permit utilizes four-digit SIC codes, the information is useful because in general all industrial units in a two-digit class such as SIC 50 would be a concern.
Training

The following types of training are necessary:

✓ Training of municipal staff (hazmat/pretreatment inspectors) in urban runoff issues.

Program Evaluation and Documentation

Establish Measurable Goals

Your URP should include measurable goals for BMPs or control programs. These goals would be useful for checking progress made each year as well as demonstrating the efforts made to reduce pollutants to the maximum extent possible. The municipality may consider goals similar to those presented below for inclusion in its program:

✓ Identify critical industries (names and addresses) by end of the first year of program.
✓ Prepare general information on appropriate BMPs for critical industries by the second year of program.
✓ Train staff by end of second year of program.
✓ Conduct site visits at 50% of regulated industries in the third year of the program.
✓ Conduct site visits at 75% of regulated industries in the fourth year of the program, and all sites by the fifth year.

Documentation and Annual Reporting

The municipality should develop checklists for use by inspectors during site visits. Sample checklists are presented in Appendix 4DD. It should also develop forms or a format for reporting on this program in an annual report. Information that should be reported includes progress made relative to the measurable goals.

Sources of Additional Information

Evaluation of Urban Runoff Program

5.1 Progress Reporting and Evaluation

5.2 Water Quality Monitoring

5.3 Program Updating
Regardless of whether you choose to implement the six minimum control programs or you tailor your URP based on your assessment of significant pollutant sources or geographical areas of concern, it is necessary and important for you to review your URP periodically. This review helps to determine if water quality is improving in your area and whether the efforts and resources are directed at the right source or pollutant of concern. Then if the current use of resources is not providing the improvements you expected, then what should you do differently? This review is also important from the viewpoint of your permit because the permit is likely to require the municipality to demonstrate progress made towards measurable goals and to justify the appropriateness of the BMPs that it has chosen to implement. Periodic evaluations are also useful to help gain program support. This section of the MURP presents some ideas on how to report on progress and how to evaluate and revise your URP.

5.1 Progress Reporting and Program Evaluation

NPDES Phase II municipalities will be required at least during the first 5-year permit period to submit annual reports to the RWQCB. NPDES Phase II regulations also suggest that the municipality establish measurable goals for URP elements. Progress made relative to these goals can then be reported in a simple annual report.

This MURP guide suggests measurable goals for BMPs in each of the control programs in Sections 4.1 through 4.8. The municipality should use these ideas to establish such goals for each year. Note that measurable goals are somewhat similar to performance standards that are being used by some Phase I municipalities; performance standards also define the level of implementation necessary for a given BMP or control program to be effective. Compliance with the performance standards is being used by these URPs to demonstrate that they are achieving pollution reduction to the maximum extent practicable. In some instances, it may not be possible to identify a measurable goal. In such cases, it would be appropriate to report work completed in that year.

Progress made relative to measurable goals is adequate for purposes of annual reporting, and under the presumption approach if measurable goals are met, the program can be considered to be improving water quality to the maximum extent possible. This approach will not, however, answer questions such as (1) whether all that you are doing is in fact improving water quality, (2) whether the BMPs you are implementing are appropriate for your area and its problems, or (3) whether
your resources would be better directed at another pollutant source. You likely need to use other evaluation techniques to answer these questions. Table 5-1 summarizes commonly used techniques to evaluate effectiveness of urban runoff programs.

Note that water quality monitoring is the most commonly used technique to assess the effectiveness of the overall URP (as opposed to other techniques that assess a single control program). However, monitoring data from urban waterbodies have not shown any marked water quality improvements and some NPDES Phase I programs are questioning the usefulness of water quality monitoring. Also NPDES Phase II regulations state that small municipalities are not expected to undertake independent water quality monitoring but that they should continue with any monitoring that they are currently doing and/or participate in available regional monitoring programs. Further details on water quality and other forms of monitoring are provided in Section 5.2.

Public awareness surveys are another program evaluation tool used by NPDES Phase I municipalities to assess the effectiveness of outreach programs. Since surveys are expensive to conduct, you should assess your resources before using them for program evaluation. You may want to consider coordinating these surveys with other municipalities or entities to reduce costs. Survey data can be useful in justifying PE/O budgets for subsequent years. As human awareness or behavior is unlikely to change significantly in 1 year, the appropriate frequency for these surveys is every 2 years or so.

<table>
<thead>
<tr>
<th>Table 5-1. Commonly Used Program Evaluation Techniques</th>
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<tbody>
<tr>
<td><strong>Quantitative Measures</strong></td>
</tr>
<tr>
<td>✓ Chemical monitoring of practices</td>
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<tr>
<td>✓ Chemical monitoring of receiving waters</td>
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<tr>
<td>✓ Biological monitoring of receiving waters</td>
</tr>
<tr>
<td>✓ Stream flow monitoring</td>
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<tr>
<td>✓ Sediment monitoring</td>
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<tr>
<td><strong>Qualitative Measures</strong></td>
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<tr>
<td>✓ Public opinion surveys and pre- and post-event evaluation forms by targeted groups</td>
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<tr>
<td>✓ Indirect indices such as:</td>
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<tr>
<td>■ Increases in the amount of used oil collected</td>
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<tr>
<td>■ Increases in the amount of sediment/debris removed from streets and catch basins</td>
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<tr>
<td>■ Decline in the number of spills of petroleum products, pesticides, etc.</td>
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<tr>
<td>■ Decline in the number of illicit connections detected</td>
</tr>
<tr>
<td>■ Decline in the number of illegal dumping incidents/complaints</td>
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<tr>
<td>■ Decline in response time for complaints/spills</td>
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<tr>
<td>■ Decline in the number of enforcement actions taken</td>
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<tr>
<td>■ Increase in number of calls to the Hazmat/URP Information hotline regarding disposal options</td>
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<tr>
<td>✓ Increase in the number of new development projects that are being required to implement BMPs</td>
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<tr>
<td>✓ Increase in the number of construction sites that are implementing BMPs</td>
</tr>
<tr>
<td>✓ Increase in maintenance frequencies; inspection frequencies</td>
</tr>
<tr>
<td>✓ Special studies to evaluate effectiveness of specific BMPs (examples of such studies include testing of catch basin inserts or testing the performance of grassy swales)</td>
</tr>
</tbody>
</table>
This section provides recommendations to small municipalities regarding how they may wish to incorporate monitoring into their programs. Under NPDES Phase II regulations, monitoring requirements are left to the discretion of the permitting authority and the EPA in general does not recommend that small municipalities conduct monitoring in the first permit period beyond what they are already conducting. On the other hand, the EPA is requiring the State to identify how monitoring will show progress regarding implementation of BMPs and water quality improvement pursuant to CWA Section 319, and many local governments have found monitoring to be a useful component in stewardship programs.

Monitoring of urban streams and storm water conveyances can provide valuable information for cities in their efforts to manage water quality. However, not every city, county, or other local entity will see the same benefits of ongoing monitoring programs. The needs of some areas are greater, as potential or known impacts are more severe, and local resources for addressing them are scarce. Other areas may have relatively well-maintained infrastructures that provide for ongoing maintenance of water quality, as well as resources to monitor the effectiveness of their management programs and overall environmental quality. Individual cities and constituents should decide if a monitoring program, whether citizen-based or institutional, is needed or can provide added water quality protection. Otherwise, these entities may see more value in using resources for implementing as wide a range of BMPs as possible.

Utilize Existing Water Quality Data (Collected as Part of Phase I Effort)

Monitoring to evaluate water quality trends, water quality differences related to land use, or to relate improvements in water quality from implementation of program control measures is quite difficult and usually requires technical expertise and substantial resources. Moreover, extensive water quality monitoring to characterize the pollutants from different land uses has already been accomplished by the Phase I URPs at considerable expense and these data should generally be adequate for most Phase II applications.

Therefore, in lieu of implementing an aggressive water quality monitoring program, the municipality may choose to evaluate results of monitoring conducted by other storm water programs (e.g., programs regulated under Phase I) under conditions representative of your municipality. Use this information to (1) help characterize expected water quality from different land uses and/or facility types, (2) identify constituents of concern based on toxicity testing and/or evidence of beneficial uses impairment, (3) understand important pollutant sources within your jurisdiction, and (4) evaluate the effectiveness of alternative control measures. Three studies conducted for other URPs provide useful information on variations in pol-
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Pollutants of concern and land use (Woodward-Clyde 1996; Strecker et al. 1997; Bannerman et al. 1996).

Document and Participate in Regional Monitoring Efforts

Municipalities should participate as appropriate in regional monitoring strategies and use data from existing monitoring, rather than undertaking expensive monitoring on your own. Such coordination is especially relevant for receiving water monitoring and watershed-scale monitoring where multiple pollutant sources (i.e., point and nonpoint sources) are usually involved and cooperatively funded monitoring programs can provide multiple benefits at a low cost.

As a first step, identify other regional monitoring efforts. The programs to consider include the POTW monitoring program, other point source dischargers, and the other wet-weather flow monitoring programs to determine if the monitoring objectives and protocol of the regional programs address the URP’s needs. Next, coordinate sampling locations, frequency, sampling protocol, data analysis, and presentation with the larger program(s).

In many areas, the RWQCBs are working with other groups to develop regional monitoring programs. Currently the Central Coast RWQCB is working with the Monterey Bay National Marine Sanctuary’s Water Quality Protection Program and its member agencies to develop a monitoring program in the Monterey Bay area that can better coordinate and build on the individual monitoring conducted by various permit holders, county, state, and federal programs. The Central Coast RWQCB is also developing a monitoring program for its entire region. Participating in regional efforts can help cities interpret their data and water quality issues in relationship to other watershed sources, and the city’s local data can in turn strengthen the regional assessments.

Develop Monitoring Objectives

The development of any monitoring program should begin by assessing what questions to address. In part, the municipality should determine what type of information municipal departments (Environmental Health, Public Works, Flood Control, etc.) are collecting for general purposes. The various departmental entities can then determine what types of data need to be collected, and as a result, may share information more effectively.

Data should only be collected to address real needs. For example, if an existing program already ensures no cross connections between wastewater and storm water conveyances with appropriate chemical monitoring, no reason exists to include more of that monitoring of the same conveyances. If measures are taken to ensure no cross connections, monitoring for wastewater parameters (e.g., indicator bacteria, ammonia, detergents, etc.) may be justified to assess the effectiveness of these measures, or the possibility that these pollutants are coming from other, nonwastewater sources.
Assessment studies and monitoring programs can address questions that local city staff are unable to answer due to lack of information. In many cases the results of these assessments will indicate that the cities are doing a good job of controlling pollution. In others, they may indicate that urban runoff is being contaminated by common commercial or residential practices, or illicit discharges, and may suggest studies appropriate to more thoroughly determine the sources, or measures that should be taken to improve these practices. In most cases it is important to try and define questions that are fairly narrow in scope, and that can be addressed with the simple tools available. Questions regarding the “health” of the ecosystem are quite broad and generally not required by this type of program.

**Elements to Consider in Developing a Water Quality Monitoring Program**

In the event no regional program is available to participate in, and/or the municipality elects to develop its own monitoring program, consider the following while developing this program:

- Begin with visual monitoring and introduce grab sampling and water quality analysis only as needed and appropriate.
- Limit the scope of chemical analysis to a few parameters (e.g., total settleable solids, pH, dissolved oxygen, and temperature) within the staff’s capability.
- Utilize volunteers to the extent possible, providing them with training and simple kits to use.
- Conduct short-term focused studies rather than long-term monitoring efforts.
- Focus monitoring on water bodies within the jurisdiction of the municipality, leaving the monitoring of larger regional receiving waters (such as the Bay) to the regional programs.

The municipality or agency responsible for coordination of monitoring should indicate what the minimum parameters for the program will be. Even though some of the basic parameters (e.g., dissolved oxygen, pH, temperature) do not measure a pollutant directly, they are potentially impacted by a wide range of pollutants from a variety of sources. Monitoring of these basic parameters may be included in a program as a broad screen to indicate other sources of impacts.

Each program should develop a list of physical, chemical, and biological parameters to address important questions, and appropriate tests/analyses that are effective and within the capabilities of the groups conducting them. Appendix 5A summarizes the parameters and tests that are applicable and appropriate. Procedures
should be chosen from an appropriate set of standard methods (e.g., APHA 1994; Rigney et al. 1996; SFEI 1997; EPA 1993) that will result in data of a quality acceptable to municipal, county, and state agencies. The list should include assessments of the accuracy, detection limits, and utility of the methods so the appropriate one is chosen for a given problem. For example, a nitrate method that has a lower detection limit of 5 mg/L for nitrate-nitrogen may be acceptable for assessing potability, but is not sensitive enough to address potential eutrophication in surface waters. Depending on the data’s intended use, different levels of precision may be required. For monitoring programs intended as a screening level assessment of gross water quality, or for educational purposes, accuracy and precision may not be as critical as for characterization studies that may need to describe these physical and chemical features on a fine scale.

Each monitoring program should adopt a quality assurance project plan to assure the quality of data from collection through analysis and reporting (EPA 1993, 1994a,b). The intent of any plan should be to make the data acceptable to as wide an audience as possible, but particularly to regulatory agencies that may need to respond to the problems the data suggest, or to accept the view that water quality is being protected and maintained. The plan should be the basis of the type of information/data collected, the precision of measurements required to meet the goals of the program, the methods used to obtain the information, and a discussion of the appropriate use of the data, with stated intentions for analysis and interpretation methods. Quality control methods (e.g., duplicate samples, spiked samples, analysis of standards) and how frequently they are included in the sampling regime should be defined.

This plan should also include descriptions of methods to be used (standard operating procedures) for sampling, analysis and transfer. It should include a copy of standardized forms, including:

- Station log forms that include all aspects of the field sampling effort, dates, times, sample identification numbers (if appropriate), names of field crew members, and signatures of field crew leaders
- A “chain of custody” for samples that are transferred from one individual or laboratory to another between collection and analysis

Aside from forming the “blueprint” for all monitoring activities, quality assurance project plans are required by many agencies that may be sources of funding for the program.
As stated above, data should only be collected for specific purposes and the intended methods of analysis and interpretation should be planned ahead of time. The means of reporting the results of the monitoring program and the intended audiences should be planned before the program begins. Collecting data simply to say that monitoring is being done is pointless. Ideally, a schedule for producing reports should be part of the overall plan.

Select and Apply Environmental Indicators in Lieu of Water Chemistry Monitoring Alone

The monitoring community generally recognizes that traditional compliance-type chemical monitoring developed for continuous point source discharges under NPDES permits is not effective for transient discharges typical of nonpoint sources. In response to this concern, EPA has developed the concept of environmental indicators that rely on a variety of methods to assess the environmental consequences of nonpoint source discharges. These indicators include water quality indicators, physical and hydrologic indicators, biological indicators, social indicators, programmatic indicators, and site indicators. The Center for Watershed Protection (1996) has provided guidance in selecting appropriate indicators for monitoring based on local conditions. The overall concept relies on a program selecting a set of integrated indicators that provide more insight than with only one monitoring tool. A number of these indicators use observational information and other easily obtainable data that can be collected through citizen volunteer programs.

How to Begin a Volunteer Monitoring Program

Should you decide to conduct monitoring by involving volunteers from your municipality, several basic steps should be followed in developing a volunteer monitoring program:

- Meet with city public works officials who can tell you what information is needed that might be within the capabilities of a volunteer monitoring program and fall within the city budget constraints.
- Map out the problem areas that could be safely monitored by a citizen volunteer force.
- Contact local nonprofit organizations, colleges, or watershed groups in your area who are involved with monitoring. Decide on a volunteer program that works for your region.
- Recruit volunteers through press releases to local papers and radio stations, and distribute flyers through nonprofit organizations, community centers, city information counters, and public meetings.

The benefits of a citizen-based monitoring program are illustrated in a program developed for the City of Monterey. An Urban Watch monitoring program was implemented for dry-weather period (July-October) sampling. In addition to generating data for the City, it helped build community involvement and interest. The City purchased a dry-weather Urban Watch Kit (approximate cost $350) to moni-
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tor possible contaminants coming from storm drain outfalls. The kit is sold through NAPCO chemical company (phone 800-929-5976) and includes all the parameters required in EPA’s NPDES permit regulations for dry-weather storm drain monitoring (chlorine, copper, detergents, phenols, pH, turbidity, and color), plus a thermometer and a test for ammonia-nitrogen.

A local nonprofit organization, the Coastal Watershed Council from Santa Cruz, was contracted to train the volunteers on how to properly use the monitoring kit and tabulate the data for the city. Monterey Bay National Marine Sanctuary was used for media recruitment notices and to coordinate with local nonprofit organizations to enlist volunteer assistance. Volunteers were divided into teams and given a monitoring schedule with dates and times (to coordinate with low-tide schedule).

Volunteers were able to detect consistent detergent runoff from a storm drain outfall bordered by a large restaurant community. Agencies and volunteers were able to trace the pollutant source by walking up the street and peering through grates and following the detergent plume to a restaurant where it appeared that the kitchen mats were being washed off and runoff allowed to enter storm water catch basins. This exercise led to another outreach technique — training volunteers to educate restaurant staff about proper techniques to prevent urban runoff. Posters in English and Spanish were distributed to restaurant staff, explaining how clean water is not only a health concern but also an economic one. A collaborative approach between cities and other local groups, linking monitoring to outreach and project prioritization can be an effective environmental protection tool.

Monitoring programs can also be piggybacked on existing events, such as National Coastal Clean Up Day, which takes place every September. This nationwide cleanup concentrates on collecting and tabulating amounts and types of trash from beaches, lakes, and rivers. Volunteers could collect trash from storm drains and tabulate this data to be included with cleanup day.

The regulatory and scientific community has some concerns about using volunteer groups to collect water quality data. Some of these concerns relate to field kits that have subjective measurements and may vary depending on the sampler, the commitment of the volunteers to work for the entire season to obtain consistent results; and lack of precision and accuracy. Many of these problems can be overcome by properly training volunteers. Reference materials have been developed by EPA and SWRCB to guide volunteer groups to ensure that they use appropriate methods and quality control/assurance measures. Bear in mind the type of information volunteers can provide at a useful level of quality can be limited, and that monitoring by your municipal staff or a regional monitoring program is likely to be necessary. At the same time, volunteer monitoring has enormous benefits beyond just data gathering, including public involvement and support, and eventual ownership of the program.
5.3 Program Updating

The Feedback Loop

Thus far, this section of the MURP guide has described methods to be used to evaluate your own URP through performance standards, water quality monitoring, and other indicators and effectiveness measures. Assuming that you have gone through this evaluation exercise, developed an annual report and submitted it to decision makers, the question before you now is, “so what?” If this report simply takes its place among other dusty documents on the shelf, then you may have satisfied reporting requirements, but what have you really gained?

For your evaluation to have meaning, you need to use this knowledge to modify your URP as necessary to address the new opportunities, new problems, and new information accumulated since your URP’s initial development. You have learned important lessons and your priorities may be shifting and expanding — or even contracting. In essence, you are now ready to begin the process anew. That is not to say that you will now need to re-craft a “new” URP, rather that you need to take a step back and revisit the iterative development process that is the URP conceptual framework. You now “know” more about your municipality’s particular urban runoff issues and this information can be used to prove and disprove initial assumptions, programmatic and BMP choices, implementation strategies, etc.

Welcome to the feedback loop.

A review of NPDES Phase I municipalities shows that some programs adopted an annual workplan approach to program implementation. At the time they submitted the annual report for the previous year, they also submitted a workplan for the next fiscal year indicating therein the programs they would continue with unchanged, the programs they would suspend, and the new programs they would launch. These municipalities incorporated changes in their programs each year. Other Phase I municipalities chose to conduct an evaluation in the third and fourth years of their permits when they had had some time to establish and run their URPs, and were able to see the problems and shortcomings more clearly.

Regardless of when you do it, as you become more familiar with your municipality’s unique urban runoff problems and as your control programs are developed and implemented, you are likely to make several changes. Changing does not mean that you need to prepare a new URP, you merely need to revise it by removing those control programs or BMPs that don’t work or are not appropriate or necessary in your municipality, or by adding other new programs. In some instances, the changes may be limited to a change in the frequency at which inspections are conducted for a particular control program such as the illicit connections program or the geographic area of focus (i.e., increased frequency of street sweeping in
certain problem areas in your municipality). In some instances that change could be a reduced emphasis on a certain BMP or an increased emphasis on another BMP.

**Points to Note**

**Remember to institutionalize program update.**

Initial program development of any kind is typically a very involved, time and resource-consuming process that has a clearly defined end (i.e., the finished ‘program’). Program update, on the other hand, is oftentimes viewed as an afterthought. Once a program is developed, the collective sigh of relief can give way to the rote predictability of long-term implementation where update is perceived as an infrequent undertaking. For your URP, you need to be sure that program update is an institutionalized portion of your program. By that we mean that not only should a portion of the yearly evaluative report be given over to potential URP modifications, but also that staff must be assigned to utilize the new information to reprioritize program components and strategies as necessary. Just as your URP required an initial investment in program development (e.g., your municipal assessment), it also requires an ongoing investment in program development.

**Remember to keep up with changing regulatory requirements.**

While this MURP guide has been designed to achieve regulatory compliance with NPDES Phase II and consistency with CZARA 6217 as of the date of its printing, these programs are more than likely to change over time. For example, while NPDES Phase II does not currently require water quality monitoring, future compliance may depend upon yet to be determined monitoring standards. To ensure that your program continues to comply with all water quality requirements, program update must include an analysis of the current federal, state, and local regulatory framework.

**Remember to reach out to the watershed and/or region.**

If your initial URP was specific only to your own jurisdictional borders, you have an opportunity now to expand the program regionally to encompass watershed and/or regional concerns. This process can be viewed as a spiral of expanding coverage and achievement. Remember, watersheds provide the fundamental resource unit for managing polluted runoff since runoff within a watershed flows to a common outlet. It may be that the specific shortcomings that you have identified in evaluating your URP are actually due to activities outside of your jurisdictional boundaries. Now that you have successfully implemented a program to address polluted runoff within your own jurisdiction (you have put your own house in
order, so to speak), you can help neighboring jurisdictions to achieve similar results. You may choose to pursue a regional URP, expanding your own to encompass the watershed or other regional boundary, or you may choose to help your neighbors institute their own URPs. Either way, you are seen as a regional leader in addressing urban runoff at the same time as reaping the direct benefits of reduced pollutant loading within the watershed, but outside of your own URPs current enforcement boundaries.

**Remember the main goal of your URP.**

The purpose of your URP is to improve water quality within your community. If your program evaluation indicates improvement is not happening, then program update is all the more critical. As you have seen through the course of this MURP guide, a myriad of proven methods, with innumerable implementation options, exist. If your focused URP elements do not seem to be working, by all means change the URP. It may take subtle tweaking, or it may take full scale revisions, but regardless, you need to make the changes.

**Sources of Additional Information**


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<table>
<thead>
<tr>
<th>Incorporated Places and Counties Proposed to be Automatically Designated Under the Storm Water Phase II Proposed Rule (From the 1990 Census of Population and Housing U.S. Census)</th>
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<tbody>
<tr>
<td>Apple Valley</td>
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<td>Belvedere</td>
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<td>Benicia</td>
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<td>Brentwood</td>
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<td>Butte County</td>
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<td>Capitola</td>
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<td>Carmel-by-the-Sea</td>
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<td>Carpinteria</td>
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<td>Del Rey Oaks</td>
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<td>Fairfax</td>
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<td>Lodi</td>
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<td>Lompoc</td>
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<td>Marin County</td>
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<td>Marysville</td>
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<td>Merced</td>
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<td>Morgan Hill</td>
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<td>Napa</td>
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<td>Napa County</td>
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<td>Novato</td>
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<td>Pacific Grove</td>
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<td>Palm Desert</td>
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<td>Palmdale</td>
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</table>
California Incorporated Places and Counties Potentially Designated (Outside Urbanized Areas) Under the Storm Water Phase II Proposed Rule
(Proposed to be Examined by the Permitting Authority Under Sec. 123.35[b] [2])

Arcata
Arroyo Grande
Atwater
Auburn
Brawley
Calexico
Clearlake
Corcoran
Delano
Dinuba
Dixon
El Centro
El Paso De Robles
Eureka
Gilroy
Grover City
Hanford
Hollister
Lemoore
Los Banos
Madera
Manteca
Oakdale
Oroville
Paradise
Petaluma
Porterville
Red Bluff
Reedley
Ridgecrest
Sanger
Selma
Tracy
Tulare
Turlock
Ukiah
Wasco
Woodland
This document is only a starting point for improving urban runoff management. If you need further guidance, or would like additional information and sources to help with the effort, you can contact the following offices:

### Agencies to Contact for More Information

<table>
<thead>
<tr>
<th>US EPA Region 9</th>
<th>RWQCB - Region 5</th>
<th>RWQCB - Region 6</th>
<th>California Coastal Commission</th>
</tr>
</thead>
</table>
| Water Management Division  
75 Hawthorne Street  
San Francisco, CA 94105  
Phone: (415) 744-2125 | Central Valley  
3443 Routier Road, Suite A  
Sacramento, CA 95827-3098  
Phone: (916) 255-3000 | Lahontan  
2092 South Lake Tahoe Blvd.  
South Lake Tahoe, CA 96150  
Phone: (916) 542-5400 | Coastal Nonpoint Pollution Control Program  
45 Fremont Street, Suite 200  
San Francisco, CA 94105-2219  
Phone: (415) 904-5200 |
| RWQCB - Region 1 | RWQCB - Region 7 | RWQCB - Region 8 | SWRCB |
| North Coast  
5550 Skyline Boulevard, Suite A  
Santa Rosa, CA 95403  
Phone: (707) 576-2220 | Colorado River Basin  
73-720 Fred Waring Drive, Suite 100  
Palm Desert, CA 92260  
Phone: (619) 346-7491 | Santa Ana  
2010 Iowa Avenue, Suite 100  
Riverside, CA 92507-2409  
Phone: (909) 782-4130 | Division of Water Quality  
901 P Street (PO Box 100)  
Sacramento, CA 95812-0100  
Phone: (916) 657-0687 |
| RWQCB - Region 2 | RWQCB - Region 9 | California Storm Water Quality Task Force |  |
| San Francisco Bay  
2101 Webster Street, Suite 500  
Oakland, CA 94612  
Phone: (510) 286-1255 | Central Coast  
81 Higuera Street, Suite 200  
San Luis Obispo, CA 93401-5427  
Phone: (805) 549-3147 | City of Sacramento  
Department of Utilities  
5770 Freeport Boulevard, #100  
Sacramento, CA 95822  
Phone: (916) 433-6634 |  |
| RWQCB - Region 3 | Bay Area Storm Water Management Agencies Association |  |
| Central Coast  
81 Higuera Street, Suite 200  
San Luis Obispo, CA 93401-5427  
Phone: (805) 549-3147 | 2101 Webster Street, Suite 500  
Oakland, CA 94612  
Phone: (510) 286-0615 |  |
| RWQCB - Region 4 |  |  |
| Los Angeles  
101 Center Plaza Drive  
Monterey Park, CA 91754-2156  
Phone: (213) 266-7500 |  |  |

You can also contact Phase I URPs for information. A listing is provided in the following pages.
### State of California
### Listing of Phase I Permittees

<table>
<thead>
<tr>
<th>City of Santa Rosa</th>
<th>Los Angeles County Area-Wide Municipal Permit</th>
</tr>
</thead>
<tbody>
<tr>
<td>69 Stony Circle</td>
<td>Los Angeles County, Department of Public Works</td>
</tr>
<tr>
<td>Santa Rosa, CA 95401</td>
<td>Waste Management Division, Storm Water Program</td>
</tr>
<tr>
<td>Phone: (707) 524-5145</td>
<td>P.O. Box 1460</td>
</tr>
<tr>
<td>Regional Board Contact: Nathan Quarles</td>
<td>Alhambra, CA 91802</td>
</tr>
<tr>
<td>Phone: (707) 576-2684</td>
<td>Phone: (818) 458-5948</td>
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<thead>
<tr>
<th>Santa Clara Valley Urban Runoff Pollution Prevention Program</th>
<th>Sacramento County Area-Wide Municipal Permit</th>
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<tbody>
<tr>
<td>EOA, Inc. Jackson Street Oakland, CA</td>
<td>City of Sacramento</td>
</tr>
<tr>
<td>Primary Contact: Jill Bicknell</td>
<td>Department of Utilities, Engineering Division</td>
</tr>
<tr>
<td>Phone: (510) 832-2852</td>
<td>5770 Freeport Boulevard, Suite 100</td>
</tr>
<tr>
<td>Regional Board Contact: John West</td>
<td>Sacramento, CA 95822</td>
</tr>
<tr>
<td>Phone: (510) 286-0429</td>
<td>Primary Contact: David Brent</td>
</tr>
<tr>
<td></td>
<td>Phone: (916) 433-6634</td>
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<th>Contra Costa County Clean Water Program</th>
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<tr>
<td>255 Glacier Drive Martinez, CA 94553</td>
<td>P.O. Box 911</td>
</tr>
<tr>
<td>Primary Contact: Don Freitas</td>
<td>Marysville, CA 95901</td>
</tr>
<tr>
<td>Phone: (925) 313-2373</td>
<td>Primary Contact: Andrew Streng</td>
</tr>
<tr>
<td>Regional Board Contact: Martin Musonge</td>
<td>Phone: (916) 741-4585</td>
</tr>
<tr>
<td>Phone: (925) 286-4264</td>
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<td>Alameda County Public Works</td>
<td>Caltrans, District 10</td>
</tr>
<tr>
<td>951 Turner Court Hayward, CA 94545</td>
<td>P.O. Box 2048</td>
</tr>
<tr>
<td>Primary Contact: Robert Hale</td>
<td>Stockton, CA 95201</td>
</tr>
<tr>
<td>Phone: (510) 670-5543</td>
<td>Primary Contact: Tina Buras Gassen</td>
</tr>
<tr>
<td>Regional Board Contact: Keither Lichten</td>
<td>Phone: (209) 942-6019</td>
</tr>
<tr>
<td>Phone: (510) 286-1357</td>
<td>Regional Board Contact: Pat Leary</td>
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<th>Fairfield-Suisun Sewer District</th>
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<tr>
<td>1010 Chadbourne Road Fairfield, CA 94585</td>
<td>City of Stockton</td>
</tr>
<tr>
<td>Primary Contact: Larry Bahr</td>
<td>2500 Navy Drive</td>
</tr>
<tr>
<td>Phone: (707) 429-8930</td>
<td>Stockton, CA 95206</td>
</tr>
<tr>
<td>Regional Board Contact: Stephen Berger</td>
<td>Primary Contact: Glen Birdzell</td>
</tr>
<tr>
<td>Phone: (510) 286-0846</td>
<td>Phone: (209) 944-8750</td>
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<table>
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<tr>
<th>City of Vallejo</th>
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<tr>
<td>Valley Sanitation and Flood Control District</td>
<td>P.O. Box 2048</td>
</tr>
<tr>
<td>450 Ryder Street Vallejo, CA 94590</td>
<td>Stockton, CA 95201</td>
</tr>
<tr>
<td>Primary Contact: Daniel TaFolla</td>
<td>Primary Contact: Tina Buras Gassen</td>
</tr>
<tr>
<td>Phone: (707) 644-8949</td>
<td>Phone: (209) 942-6019</td>
</tr>
<tr>
<td>Regional Board Contact: Stephen Berger</td>
<td>Regional Board Contact: Pat Leary</td>
</tr>
<tr>
<td>Phone: (510) 286-0846</td>
<td>Phone: (916) 255-3023</td>
</tr>
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APPENDIX 1B WHERE TO GO FOR HELP

County of San Joaquin
Department of Public Works
P.O. Box 1810
Stockton, CA 95201
Primary Contact: Manual Lopez
Phone: (209) 468-3101

Regional Board Contact: Pat Leary
Phone: (916) 255-3023

City of Modesto
P.O. Box 642
Modesto, CA 95353
Phone: (209) 577-5470

Regional Board Contact: Sterling Davis
Phone: (916) 255-3062

Fresno County Area-Wide Municipal Permit
Fresno Metropolitan Flood Control District
5469 East Olive
Fresno, CA 93727
Primary Contact: Doug Harrision
Phone: (209) 456-3292

Regional Board Contact: Darrel Evensen
Phone: (209) 445-5145

Bakersfield Area-Wide Municipal Permit
City of Bakersfield
Department of Public Works
1501 Truxtun Avenue
Bakersfield, CA 93301
Primary Contact: Fred Kloepfer
Phone: (805) 326-3724

County of Kern
Department of Engineering and Surveying Services
2700 “M” Street, Suite 570
Bakersfield, CA 93301
Primary Contact: William Wilbanks
Phone: (805) 861-2201

Regional Board Contact: Kevin Long
Phone: (209) 445-6126

Tahoe Area-Wide Municipal Permit
City of South Lake Tahoe
Department of Public Works
1900 Lake Tahoe Boulevard
South Lake Tahoe, CA 96150
Primary Contact: Chuck Taylor
Phone: (916) 542-6030

El Dorado County
Department of Transportation
P.O. Box 7396
South Lake Tahoe, CA 96158
Primary Contact: Dave Zander
Phone: (916) 573-3182

Placer County
Department of Public Works
11444 “B” Avenue
De Witt Center
Auburn, CA 95603
Primary Contact: Bill Zimmerman
Phone: (916) 889-7545

Regional Board Contact: Laurie Kemper
Phone: (916) 542-5436

Coachella Valley Area-Wide Municipal Permit
Riverside County
Transportation Department
1695 Spruce Street
Riverside, CA 92507
Primary Contact: John Ristow
Phone: (909) 275-6775

Riverside County Flood Control and Water Conservation District
P.O. Box 1033
1995 Market Street
Riverside, CA 92501
Primary Contact: Mark Wills

Coachella Valley Water District
P.O. Box 1058
Coachella, CA 92236
Primary Contact: Steve Beigley
Phone: (619) 398-2651

Regional Board Contact: Todd Thompson
Phone: (916) 776-8941

Riverside County Area-Wide Municipal Permit
Riverside County Flood Control and Water Conservation District
1995 Market Street
Riverside, CA 92501
Primary Contact: Mark Wills

Riverside County
Transportation Department
1695 Spruce Street
Riverside, CA 92507
Primary Contact: John Ristow
Phone: (909) 275-6775

Regional Board Contact: Pavlova Vitale
Phone: (909) 782-4920
<table>
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<tr>
<th>State of California</th>
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<tr>
<td>Listing of Phase I Permittees (continued)</td>
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<tr>
<th>Permit Type</th>
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<tbody>
<tr>
<td><strong>San Bernardino County Area-Wide Municipal Permit</strong></td>
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</tbody>
</table>
| San Bernardino County  
Department of Transportation and Flood Control  
825 E. Third Street, Room 120  
San Bernardino, CA 92415  
**Primary Contact:** Naresh Varma  
**Phone:** (909) 387-2620 |
| **Regional Board Contact:** Reza Akhtarshad  
**Phone:** (909) 320-2024 |
| **Orange County Area-Wide Municipal Permit** |
| Orange County EMA  
Storm Water Section  
P.O. Box 4048  
Santa Ana, CA 92702  
**Primary Contact:** Richard Boon  
**Phone:** (714) 567-6371 |
| **Regional Board Contact:** Laurie Taul  
**Phone:** (909) 782-4906 |
| **San Diego County Area-Wide Municipal Permit** |
| City of San Diego  
Engineering and Development Department  
1010 Second Avenue, Suite 1200  
San Diego, CA 92101  
**Primary Contact:** Robert Cain  
**Phone:** (619) 533-3773 |
| **San Diego County**  
Department of Public Works  
5555 Overland Avenue, Building 2  
San Diego, CA 92123  
**Primary Contact:** Joe Hill  
**Phone:** (619) 694-2138 |
| **Regional Board Contact:** Deborah Jayne  
**Phone:** (619) 467-2979 |
| **Ventura County Area-Wide Municipal Permit** |
| County of Ventura  
800 South Victoria Avenue  
Ventura, CA 93009  
**Primary Contact:** Alex Sheydayi  
**Phone:** (805) 654-2040 |
| **Regional Board Contact:** Mark Pumford  
**Phone:** (213) 266-7596 |
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Full Form</th>
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<tr>
<td>BMP</td>
<td>best management practice</td>
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<tr>
<td>CCMP</td>
<td>California Coastal Management Program</td>
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<tr>
<td>CEQA</td>
<td>California Environmental Quality Act</td>
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<tr>
<td>CNPCP</td>
<td>Coastal Nonpoint Pollution Control Program</td>
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<tr>
<td>CWA</td>
<td>Clean Water Act of 1972</td>
</tr>
<tr>
<td>CZARA</td>
<td>Coastal Zone Act Reauthorization Amendments of 1990</td>
</tr>
<tr>
<td>EPA</td>
<td>U.S. Environmental Protection Agency</td>
</tr>
<tr>
<td>GIS</td>
<td>geographic information system</td>
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<tr>
<td>HAZMAT</td>
<td>hazardous materials</td>
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<tr>
<td>MURP</td>
<td>Model Urban Runoff Program</td>
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<tr>
<td>NOI</td>
<td>Notice of Intent</td>
</tr>
<tr>
<td>NPS</td>
<td>nonpoint source</td>
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<tr>
<td>NPDES</td>
<td>National Pollutant Discharge Elimination System</td>
</tr>
<tr>
<td>OSHA</td>
<td>Occupational Safety and Health Administration</td>
</tr>
<tr>
<td>PE/O</td>
<td>public education/outreach</td>
</tr>
<tr>
<td>POTW</td>
<td>publicly owned treatment work</td>
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<tr>
<td>RWQCB</td>
<td>Regional Water Quality Control Board</td>
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<tr>
<td>SIC</td>
<td>Standard Industrial Classification</td>
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<td>SRF</td>
<td>State Revolving Fund</td>
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<td>SWPPP</td>
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<td>SWRCB</td>
<td>State Water Resources Control Board</td>
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<tr>
<td>URP</td>
<td>Urban Runoff Program</td>
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AGREEMENT

PROVIDING FOR IMPLEMENTATION OF THE ALAMEDA COUNTY URBAN RUNOFF CLEAN WATER PROGRAM

THIS AGREEMENT is made and entered into this day of 1991 by and between the following undersigned public agencies, all which are referred to collectively as the Parties.

THE ALAMEDA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a local public agency of the State of California;

Zone 7 of ALAMEDA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a local public agency of the State of California;

COUNTY OF ALAMEDA, a subdivision of the State of California;

CITY OF ALAMEDA, a municipal corporation of the State of California;

CITY OF ALBANY, a municipal corporation of the State of California;

CITY OF BERKELEY, a municipal corporation of the State of California;

CITY OF DUBLIN, a municipal corporation of the State of California;

CITY OF EMERYVILLE, a municipal corporation of the State of California;

CITY OF FREMONT, a municipal corporation of the State of California;

CITY OF HAYWARD, a municipal corporation of the State of California;

CITY OF LIVERMORE, a municipal corporation of the State of California;

CITY OF NEWARK, a municipal corporation of the State of California;

CITY OF OAKLAND, a municipal corporation of the State of California;

CITY OF PIEDMONT, a municipal corporation of the State of California;
CITY OF PLEASANTON, a municipal corporation of the State of California;
CITY OF SAN LEANDRO, a municipal corporation of the State of California;
and CITY OF UNION CITY, a municipal corporation of the State of California.

RECITALS

A. The 1986 Water Quality Control Plan for the San Francisco Bay Basin (Basin Plan), adopted by the Regional Water Quality Control Board in implementation of the Federal Clean Water Act, requires that the PARTIES develop a Program to control the discharge of pollutants from urban runoff.

B. In furtherance of their responsibilities pursuant to the Basin Plan, the PARTIES have previously entered into a series of agreements to jointly fund the cost of preparing an action plan to evaluate nonpoint source pollutants, monitor identified pollutants and develop control measures to mitigate or reduce nonpoint sources of pollutants. Collectively, the measures undertaken pursuant to the previous agreements and anticipated to continue pursuant to this Agreement, are known as the Alameda County Urban Runoff Clean Water Program (hereinafter "Program"). The Program contains certain elements which provide a general benefit to the parties (such as monitoring, public education, program administration, etc.), and these elements of joint responsibility among the parties are termed the "General Program". In addition, the Program contains other elements
which are an individual Party responsibility and which provide individual benefits (such as construction site controls, catch basin cleaning, and illicit and illegal connection inspections, monitoring and enforcement), and these elements are termed the "Individual Programs". A description of the General and Individual Programs' elements, major tasks, schedules, and budgets will be developed as part of the "Work Plan for Cities in Alameda County, Alameda County, and the Alameda County Flood Control and Water Conservation District to file for a NPDES Permit" dated August 24, 1990.

C. The previous Agreements that have been executed are the following: The November 10, 1987 "Agreement Regarding Evaluation of Non-Point Source of Water Pollution" and the October 17, 1989 "Agreement Regarding Implementation of Nonpoint Source Control Evaluation Program". In addition there is a pending agreement titled "Agreement Regarding Development of a Proposed Alameda County Nonpoint Source Control Management Plan" which will provide funding through June 1991 for implementation of the August 24, 1990 work plan.

D. The PARTIES desire to continue the Program and to enter into this Agreement for the purpose of ensuring continued participation, in terms of cost and administrative responsibilities.

E. This Agreement does not amend or supersede any prior agreement among the PARTIES regarding the Program, but is to be read as in accord with and implementation thereof.
F. The Alameda County Flood Control and Water Conservation District (District) is a local public agency of the State of California duly organized and existing and empowered to conserve water and to provide maintenance and flood control management of the water courses and has the authority to control the discharge of surface waters to its facilities. The County of Alameda and all of the cities therein are subdivisions of the State with authority to control the discharge of surface waters from their respective jurisdictions.

NOW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:

1. A Management Committee is hereby created to provide overall program direction, review and recommend an annual budget for approval by the PARTIES, and budget oversight, all in accordance with the Alameda County Urban Runoff Clean Water Program. Management Committee members, and their alternates, shall be appointed by the City Manager or the equivalent of the respective Parties and a confirming letter sent to the authorized representative of the District. The Management Committee shall adopt bylaws for its governance.

(a) Each Party to this agreement is allocated the number (or fraction thereof) of votes shown in Exhibit A. This allocation of voting strength is based on the formulas stated in Exhibit B to the Agreement.

(b) A quorum for the conduct of business by the Management Committee shall be a majority of the voting Parties to the Agreement. The voting strength allocated to a Party shall not be considered in the determination of a quorum.
(c) Approval of actions by the Management Committee shall require a two-thirds affirmative vote of all allocated votes as shown in Exhibit A.

No action shall be taken by the District which requires expenditures by any party other than the District without prior Management Committee approval.

2. Pursuant to direction of the Management Committee, the District shall administer and coordinate the Program, which duties include but are not limited to:

(a) Applying on behalf of the PARTIES to become co-applicants for a National Pollutant Discharge Elimination System (NPDES) permit;

(b) Preparing draft annual budget and, periodic status reports on Program activities and expenditure and distributing same to PARTIES at least quarterly;

(c) Consolidating and submitting reports prepared by the several PARTIES required by the NPDES permit;

(d) Letting and administering approved consultant contracts according to District policies and procedures and considering other members' requirements. All consultant contracts will contain hold harmless and indemnity provisions and insurance requirements for the benefit of all PARTIES;

(e) Conducting audits of consultant contracts in accordance with District policies and procedures;
(f) Maintaining knowledge of and advising the PARTIES regarding current and proposed state and federal policies, regulations and programs that impact nonpoint source pollutant control programs; assisting the PARTIES in development and presentation of positions on these issues before local, State and Federal agencies;

(g) Preparing an annual report on the implementation of the Program;

(h) Representing the PARTIES in participation in the Bay Area Stormwater Management Agencies Association; and

(i) Formally advising the appropriate State and Federal agencies of termination or amendment of this Agreement.

3. The PARTIES accept and agree to perform the following duties:

(a) Each will authorize a representative to apply for an NPDES permit as co-applicants with the other Parties;

(b) Each will fully comply with the NPDES permit conditions applicable to its Individual Program and its identified portion of the General Program;

(c) Each will select a representative and an alternate to participate in Management Committee meetings and other required meetings of the PARTIES;

(d) Each will fund and implement its own Individual Program, and will fund and implement its share of the General Program. The District intends to provide funding to support new and expanded activities required by the
General and Individual Programs for Cities located in District zones with Benefit Assessment Programs. Such funding will be provided to the extent that it is available and with the concurrence of the applicable City if it results in deferring flood control projects.

(e) Each will provide agreed upon reports (certified under penalty of perjury) to the District on compliance with applicable provisions of the NPDES permit and program implementation.

4. A proper accounting of funds and reports of all receipts and disbursements shall be made, including funds disbursed to individual parties for implementation of permit programs. Upon completion of the purposes of this Agreement, any surplus money on hand shall be returned in proportion to the contributions made. In the event a Party terminates this Agreement, any unexpended portion of its share of cost funds shall be returned to it.

5. By agreement of the PARTIES, budget allocations for the General Program shall be made according to a formula which for the municipalities allocates proportional shares based on a 50 percent weight given to the area and a 50 percent weight given to the population within each municipalities' jurisdiction (excluding open water and wetland areas of San Francisco Bay). The attached Exhibit B provides a copy of the formulas which are used to allocate costs. Each Parties' share of the General Program's costs for fiscal year 1991/92 will be according to the percentages provided in Exhibit A.
Cost shares will be recalculated based on updated information on population and area using the formulas in Exhibit B for fiscal year 1992/93 and at appropriate future intervals as specified in the bylaws. The budget allocation for the Individual Programs shall be made directly by the individual responsible parties.

6. This Agreement shall have a term of six (6) years from the first day of April 1991, subject to automatic renewal for a five (5) year period in the absence of objection thereto made in writing by any Party 90 days in advance of the renewal date. The participation of any Party to this Agreement may be terminated by a two-thirds affirmative vote of all allocated votes in any year in which the funds necessary for its continued involvement are not appropriated by its legislative body.

7. The PARTIES shall retain the ability to individually (or collectively) request permit modifications and initiate permit appeals for permit provisions to the extent that a provision affects an individual party or group of PARTIES.

8. This agreement may be amended from time to time by written agreement of the Parties' governing bodies representing two-thirds or more of all allocated votes as shown in Exhibit A.

9. Participation in this Agreement may be terminated by any Party for any reason after the Party complies with all of the conditions of termination. The conditions of termination include the
following: the Party shall notify all of the other Parties to the Agreement 90 days prior to its termination in the Agreement, the Party shall obtain its own NPDES permit for urban runoff, and the Party shall have its name deleted as a co-permittee of the Parties' NPDES permit through an amendment of the Parties' NPDES permit. Any expenses associated with terminating the Agreement including but not limited to filing for and obtaining the individual NPDES permit and the amendment of the Parties' NPDES permit will be solely the responsibility of the Party terminating its participation in the Agreement.

10. It is understood and agreed that, pursuant to Government Code 895.4, each Party ("indemnitor") shall, to the extent permitted by law, defend, indemnify and save harmless every other Party, and its officers and employees from all claims, suits or actions of every name, kind and description resulting from indemnitor's performance of this Agreement, excluding any injuries, death, damage or liability resulting from the negligence or willful misconduct of the other Parties or their officers or employees.
EXHIBIT A

ALAMEDA COUNTY URBAN RUNOFF CLEAN WATER PROGRAM
MANAGEMENT COMMITTEE

<table>
<thead>
<tr>
<th>Organization</th>
<th>Share Percentages</th>
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<td>4.96</td>
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<td>Alameda County</td>
<td>9.28</td>
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<tr>
<td>Alameda County Flood Control and Water Conservation District</td>
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<td>Zone 7 of Alameda County Flood Control and Water Conservation District</td>
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<td>Albany</td>
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<td>Berkeley</td>
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<td>Dublin</td>
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<tr>
<td>Emeryville</td>
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<td>Fremont</td>
<td>17.04</td>
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<tr>
<td>Hayward</td>
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<td>Livermore</td>
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<td>Newark</td>
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<td>4.46</td>
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<td>Union City</td>
<td>5.14</td>
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<tr>
<td><strong>Total</strong></td>
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</table>
EXHIBIT B

FORMULAS FOR CALCULATING PERCENTAGE CONTRIBUTIONS TO SUPPORT GENERAL PROGRAM

Alameda County Percentage Share = \frac{\text{Population within Alameda County}}{\text{Unincorporated Areas}} \times 100\%

Total Population Within Alameda County

Each Municipality’s Percentage Share = (100 - \text{Alameda Co. Share}) \left[ \frac{0.5 \text{ (Area within Municipality)}}{\text{Total Area of All Municipalities}} + \frac{0.5 \text{ (Population within Municipality)}}{\text{Total Population of All Municipalities}} \right]
I hereby certify under penalty of perjury that the President of the Board of Supervisors was duly authorized to execute this document on behalf of the Alameda County Flood Control and Water Conservation District by a majority vote of the Board on May 14, 1991, and that a copy has been delivered to the President as provided by Government Code Section 25103.

Dated: May 14, 1991

WILLIAM MEHRWEIN, Clerk, Board of Supervisors
Alameda County Flood Control and Water Conservation District, State of California

By Cindy Pitchard
Deputy
AGREEMENT

PROVIDING FOR IMPLEMENTATION OF
THE SANTA CLARA VALLEY URBAN RUNOFF
POLLUTION PREVENTION PROGRAM

THIS AGREEMENT is made and entered into this ______________ day of ___________ 1998 by and
between the

SANTA CLARA VALLEY WATER DISTRICT (District), a local public agency of the State of
California; COUNTY OF SANTA CLARA, a subdivision of the State of California; CITY OF
CAMPBELL, a municipal corporation of the State of California; CITY OF CUPERTINO, a
municipal corporation of the State of California; CITY OF LOS ALTOS, a municipal corporation of the
State of California; TOWN OF LOS ALTOS HILLS, a municipal corporation of the State of California;
TOWN OF LOS GATOS, a municipal corporation of the State of California; CITY OF MILPITAS, a
municipal corporation of the State of California; CITY OF MONTE SERENO, a municipal corporation of
the State of California; CITY OF MOUNTAIN VIEW, a municipal corporation of the State of California;
CITY OF PALO ALTO, a municipal corporation of the State of California; CITY OF SAN JOSE, a
municipal corporation of the State of California; CITY OF SANTA CLARA, a municipal corporation of
the State of California; CITY OF SARATOGA, a municipal corporation of the State of California; and
CITY OF SUNNYVALE, a municipal corporation of the State of California.

All of the previous above-mentioned entities are hereinafter collectively referred to as "PARTIES" or
individually as "PARTY."

SECTION I

RECITALS:

A. The 1986 Water Quality Control Plan for the San Francisco Bay (Basin Plan), adopted by the
California Regional Water Quality Control Board, San Francisco Bay Region, in implementation of
the Federal Clean Water Act, required that PARTIES develop a program to control pollution from
urban runoff, or nonpoint sources of water pollution in the Santa Clara Valley.

B. In furtherance of their responsibilities pursuant to the Basin Plan, the PARTIES have previously
entered into a series of agreements to jointly fund the cost of preparing an action plan to evaluate
nonpoint source pollutants, monitor identified pollutants, and develop control measures to mitigate
or reduce nonpoint source pollution. Collectively, the measures undertaken pursuant to the previous
agreements and anticipated to continue pursuant to this Agreement, were known as the Santa Clara
Valley Nonpoint Source Pollution Control Program and upon execution of this agreement henceforth
shall be known as the Santa Clara Valley Urban Runoff Pollution Prevention Program (hereinafter
called "Program").

C. Congress in 1987 added Section 402(p) to the Federal Clean Water Act (CWA) (33 U.S.C. Section
1342(p)), which requires certain municipalities and industrial facilities to obtain a National Pollutant
Discharge Elimination System (NPDES) permit for the discharge of stormwater to navigable waters.
NPDES permits are also required under Section 402(p) for any stormwater discharge which EPA or
a State has determined contributes to a violation of a water quality standard or is a significant
contributor of pollutants to surface waters.
D. Section 402(p) further required the Federal Environmental Protection Agency (EPA) to promulgate regulations for initial NPDES permit applications for stormwater discharges. The EPA promulgated such regulations in November 1990.

E. The EPA has delegated authority to the California State Water Resources Control Board to administer the NPDES permit process within California and, in turn, the California Regional Water Quality Control Board - San Francisco Bay Region (RWQCB-SFBR) to administer the NPDES permit process within the region.

F. Pursuant to Section 402(p) of the CWA and EPA regulations, the RWQCB-SFBR adopted the following orders further defining the program that the PARTIES are to develop and implement;
   1. Order No. 90-094 (NPDES Permit No. CA0029718); adopted June 20, 1990
   2. Order No. 92-021 Amendment to Order 90-094; adopted February 19, 1992
   3. Order No. 93-164 (further addressing Order 90-094); adopted December 15, 1993
   4. Order No 95-180 (NPDES Permit No. CAS029718); adopted August 23, 1995
      (which rescinds and supersedes Orders No. 90-094, 92-021 and 93-164)

G. In and for the mutual interest of the PARTIES, the PARTIES wish to continue the Program by entering into this Agreement for the purpose of ensuring continued participation, in terms of cost and administrative responsibilities.

H. The District is a local public agency of the State of California duly organized and existing and empowered to provide maintenance and flood control management of the streams and to manage the discharge of storm waters in certain surface streams, reservoirs, or conduits within the area of the County of Santa Clara. The County of Santa Clara and all of the other PARTIES therein are subdivisions of the State of California with limited authority to regulate the discharge of certain storm waters within and from their respective jurisdictions.

I. The RWQCB-SFBR is conducting a Watershed Management Initiative (WMI) in Santa Clara County. The Program is required, as part of its NPDES permit, to develop and implement a Watershed Management Measures Strategy. The Urban Runoff Management Plan of the Program contains the Program’s Watershed Management Measures Strategy. This strategy, consistent with the NPDES permit, coordinates Program activities with the WMI to develop and implement cost-effective approaches to address specific urban runoff pollution problems. The Program, through a continuous improvement process, annually reviews the strategy.

SECTION II

NOW, THEREFORE, THE PARTIES HERETO FURTHER AGREE, AS FOLLOWS

A. The Santa Clara Valley Nonpoint Source Pollution Control Program is hereby continued as the Santa Clara Valley Urban Runoff Pollution Prevention Program to fulfill the requirements of NPDES Permit No. CAS029718 or subsequent NPDES permit(s); (hereinafter referred to as “NPDES Permit”).

B. A Management Committee is hereby reconfirmed to provide for overall Program coordination, review, and budget oversight, in accordance with the NPDES Permit. The Management Committee membership is comprised of one representative from each agency shown on Exhibit A hereto.

C. The Management Committee shall, as necessary, adopt Bylaws for its governance and further definition of the Program or assignment of duties.
D. The PARTIES shall pay a yearly assessment into a fund established for Program operations for their assigned portion of the Program budget. The amount of the Program budget that each PARTY shall pay shall be in the proportions shown in the schedule marked Exhibit B hereto. The Management Committee may re-evaluate and modify the proportion of the annual Program contribution that each PARTY shall pay. This cost-share allocation re-evaluation may be conducted periodically, as deemed necessary, by the members of the Management Committee in accordance with a process set forth in the Bylaws (Section 400.2).

E. The Management Committee shall select an agency or PARTY to act as fiscal agent for Program Management. The Fiscal Agent shall be the treasurer of the Program Fund. The Fiscal Agent, in accordance with generally accepted accounting procedures, shall keep the Program Fund segregated from other funds, credit the Program Fund with its appropriate interest income earned in each fiscal year, and shall not expend any funds except in accordance with the annual budget approved by the Management Committee or as otherwise directed by the Management Committee. The Management Committee, through its Bylaws, may establish procedures for tracking, accounting for, and auditing the Program Fund. The Fiscal Agent, at its discretion, may be reimbursed, from the Program Fund, for costs incurred while providing services as treasurer.

F. The Management Committee shall select an agent or PARTY to act as contracting agent for the Program. The Contracting Agent shall be a legal government entity capable of executing contracts with consultants or contractors. The Management Committee shall be responsible for selecting the consultant or contractor in a manner acceptable to the Contracting Agent and for providing the Contracting Agent with the scope of work for the contract. The Contracting Agent shall act in a reasonable amount of time to execute the contract. A copy of the executed contract shall be sent to the Management Committee Chairperson, the Program Manager and any co-permittee upon request. The Contracting Agent at its discretion, and with Management Committee approval, may be reimbursed, from Program funds, for the cost incurred while providing the services noted herein.

G. The Management Committee shall select a consultant or PARTY to act as Program Manager for the Program. The Program Manager shall be responsible for Program Management and Administration, Permit Management, and Technical Program Management all in accordance with the PARTIES’ NPDES Permit, this Agreement, Program Bylaws, and as directed by the Management Committee in the best interest of the PARTIES as a whole and individually. The Program Manager shall be reimbursed, from Program funds, for the cost incurred while providing the services noted herein.

H. The Management Committee shall select a consultant or PARTY to act as legal agent for the Program. The legal agent is responsible for providing legal advice to the Management Committee on all matters affecting compliance with NPDES permits for the Program.

I. In addition to the participation in the Management Committee, the PARTIES accept and agree to perform the following duties:

1. Each will comply with the NPDES Permit conditions set forth in its Community-Specific plan;

2. Each will participate in Management Committee meetings and other required meetings of the PARTIES;

3. Each will implement its Community-Specific program; and

4. Each will provide agreed upon reports to the Program for purposes of reporting, on a joint basis, compliance with applicable provisions of the NPDES Permit and Program implementation.
J. The term of this Agreement shall commence on the date the last duly authorized representative of the PARTIES executes it.

K. Any PARTY may terminate its participation in this Agreement in any year by giving the Chair of the Management Committee a 30 day written notice. The terminating PARTY will bear the full responsibility for its compliance with the NPDES Permit commencing on the date it terminates its participation. Termination shall constitute forfeiture of all of the terminating PARTY’s share of the Program budget, as described in Section F., for the fiscal year that the termination occurred (both paid and obligated but unpaid amounts) and all previous fiscal years. The cost allocations for the remaining PARTIES shall be recalculated for the following fiscal year pursuant to Section II. D.

L. This Agreement does not restrict the PARTIES from the ability to individually (or collectively) request NPDES Permit modifications and/or initiate NPDES Permit appeals for permit provisions to the extent that a provision affects an individual party (or group of PARTIES); however, any such PARTY (or PARTIES) shall make reasonable efforts to provide advance notice of their action to the other PARTIES and allow them to comment upon or join in their action before proceeding.

M. This Agreement supersedes any prior agreement among all the PARTIES regarding the Program, but does not supersede any other individual agreements between any of the PARTIES.

N. This Agreement may be amended by unanimous written agreement of the PARTIES. All PARTIES agree to bring any amendment to this agreement to their Council or Board, as applicable, within three (3) months following acceptance by the Management Committee.

O. This Agreement shall have a term of five (5) years subject to automatic renewal for a like period in the absence of objection thereto made in writing by any party 90 days in advance of the renewal date.

P. This Agreement may be executed and delivered in any number of copies ("counterpart") by the PARTIES, including by means of facsimile. When each PARTY has signed and delivered at least one counterpart to the Program, each counterpart shall be deemed an original and, taken together, shall constitute one and the same Agreement, which shall be binding and effective as to the PARTIES hereto.
IN WITNESS WHEREOF, the PARTIES hereto have executed this Agreement as of the day and year first above written.

SANTA CLARA VALLEY WATER DISTRICT, a body corporate and politic of the State of California

Date: ____________________________

By: ____________________________
Chair, Board of Directors

Date: ____________________________

By: ____________________________
General Manager

APPROVED AS TO FORM:

Date: ____________________________

By: ____________________________
General Counsel

ATTEST:

Date: ____________________________

By: ____________________________
EXHIBIT A

SANTA CLARA VALLEY URBAN RUNOFF POLLUTION PREVENTION PROGRAM
MANAGEMENT COMMITTEE

• Campbell
• Cupertino
• Los Altos
• Los Altos Hills
• Los Gatos
• Milpitas
• Monte Sereno
• Mountain View
• Palo Alto
• San Jose
• Santa Clara
• Santa Clara County
• Santa Clara Valley Water District
• Saratoga
• Sunnyvale
• Regional Water Quality Control Board (ex-officio)
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SUBJECT: Information on Storm Water Program Funding Methods Used by San Mateo County and Alameda County

RECOMMENDED ACTION: None

DISCUSSION: The attached sheets provide information on the methods of funding used by the San Mateo Countywide Stormwater Pollution Prevention Program (STOPPP) and the Alameda Countywide Clean Water Program.

In San Mateo County, the Flood Control District is authorized by AB 2635 (1992) to impose a parcel tax to fund storm drainage programs such as STOPPP. In FY 97-98, the charge was $3.44 per household. The participating municipalities must approve a resolution each year allowing these charges.

In Alameda County, the cost of the stormwater program is allocated based half on population and half on area within each municipality (the area of the County used in the formula represents the urbanized area only). The Alameda Flood Control and Water Conservation District pays Oakland and Emeryville's contributions as well as half of the County's contribution (a total of about 30%) because of historical benefit assessment collections.
SAMPLE

RESOLUTION NO. ______

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ________

RECOMMENDING THAT THE SAN MATEO COUNTY FLOOD CONTROL DISTRICT
IMPOSE CHARGES FOR FUNDING COUNTY-WIDE NATIONAL POLLUTION DISCHARGE
ELIMINATION SYSTEM (NPDES) GENERAL PROGRAM

WHEREAS, The Environmental Protection Agency, under amendments to the 1987 Federal Clean Water Act, imposed regulations that mandate local governments to control and reduce the amount of stormwater pollutant runoff into receiving waters.

WHEREAS, under the authority of California Porter-Cologne Water Quality Act, the State Water Resources Control Board has delegated authority to its regional boards to invoke permitting requirements upon counties and cities.

WHEREAS, in July 1991, the San Francisco Bay Regional Water Quality Control Board notified San Mateo County of the requirement to submit an NPDES Permit Application by November 30, 1992.

WHEREAS, in furtherance of the NPDES Permit Process, San Mateo County in conjunction with all incorporated cities in San Mateo County has prepared a Stormwater Management Plan which has a General Program as a fundamental component of the Management Plan.

WHEREAS, the Stormwater Management Plan has been submitted to the San Francisco Bay Regional Water Quality Control Board and the Management Plan has been approved by the Board and made part of the NPDES Waste Discharge Permit CA 0029921, issued September 13, 1993 and remaining in effect through June 30, 1998.

WHEREAS, the San Mateo County Flood Control District Act, as amended by the State Legislature in 1992 (Assembly Bill 2635), authorizes the San Mateo County Flood Control District to impose charges to fund storm drainage programs such as the NPDES Program; County-wide General Program charges for Fiscal Year 1997/98 as anticipated to be $958,900 or; Single Family Resident: $3.44/APN; Miscellaneous, Agricultural, Vacant and Condominium: $1.72/APN; all other land uses a base rate of $3.44/APN plus $0.3127 per 1,000 additional square feet of parcel area.

WHEREAS, the City of ________ has held a hearing upon the proposal to fund the County-wide NPDES General Program through the San Mateo County Flood Control District; and City Council makes the below resolve following that hearing.

NOW, THEREFORE, BE IT RESOLVED BY THE City Council of the City of ________ that:
1. The City of __________ respectfully requests the San Mateo County Board of Supervisors, acting as the governing board of the San Mateo County Flood Control District, to impose those charges necessary to fund the County-wide NPDES General Program; and

2. The City Clerk is hereby directed to forward a copy of this Resolution to the San Mateo County Board of Supervisors.

I, __________, City Clerk of the City of __________, do hereby certify that the foregoing Resolution was introduced at a regular meeting of the City Council held on the __________ day of __________, 1997 and was adopted thereafter by the following vote:

AYES: COUNCILMEMBERS:

NOES: COUNCILMEMBERS:

ABSENT: COUNCILMEMBERS:

__________________________
City Clerk
EXHIBIT B

FORMULAS FOR CALCULATING PERCENTAGE COST AND VOTING SHARES TO SUPPORT GENERAL PROGRAM

Each Municipality’s Percentage Cost Share = \[
\left( \frac{0.5 \times (\text{Area within Municipality})}{(\text{Total Area of All Municipalities})} + \frac{0.5 \times (\text{Population within Municipality})}{(\text{Total Population of All Municipalities})} \right) \times 100
\]

If based on this calculation the share would be <1.00, assign a value of 1.00% to the municipality and recalculate the other municipalities allocation based on the remaining unallocated percentage.

For Alameda County the population of the entire unincorporated portion of the county is used, but the area of the county used in the formula is 50.2 square miles.

The cost allocation percentage equals the voting share for each agency except as follows:

\[\text{Alameda County’s Voting Share} = \text{Calculated Cost Share} \times 1.00\%
\]

\[\text{District’s Voting Share} = 1.00\%\]
MODEL ORDINANCE

ORDINANCE NO. _____ C.S.
ORDINANCE ADDING NEW ARTICLE 2 TO CHAPTER 31.5
OF THE [Municipality] CITY CODE REGARDING
URBAN STORM WATER QUALITY MANAGEMENT AND DISCHARGE CONTROL

THE COUNCIL OF THE CITY OF [Municipality] DOES ORDAIN AS FOLLOWS:

SECTION 1. A new Article 2 is hereby added to Chapter 31.5 of the [Municipality] City Code regarding Urban Storm Water Quality Management and Discharge Control, which shall read in its entirety as follows:

"ARTICLE 2.

URBAN STORM WATER QUALITY MANAGEMENT AND DISCHARGE CONTROL.

Division I.

Title. Purpose and General Provisions.

Section 31.5-4. Title.

This Article shall be known as the "Urban Storm Water Quality Management and Discharge Control Ordinance" of the City of [Municipality] and may be so cited.

Section 31.5-5. Purpose and Intent.

The purpose and intent of this Article is to ensure the health, safety, and general welfare of citizens, and protect and enhance the water quality of watercourses and water bodies in a manner pursuant to and consistent with the Federal Clean Water Act (33 U.S.C. §1251 et seq.) by reducing pollutants in storm water discharges to the maximum extent practicable and by prohibiting non-storm water discharges to the storm drain system.

Section 31.5-6. Definitions.

The terms used in this Article shall have the following meanings:

(a) Best Management Practices. Activities, practices, and procedures to prevent or reduce the discharge of pollutants directly or indirectly to the municipal storm drain system and
waters of the United States. Best Management Practices include but are not limited to: treatment facilities to remove pollutants from storm water; operating and maintenance procedures; facility management practices to control runoff, spillage or leaks of non-storm water, waste disposal, and drainage from materials storage; erosion and sediment control practices; and the prohibition of specific activities, practices, and procedures and such other provisions as the City determines appropriate for the control of pollutants. Please refer to the City of [Municipality] BMP Guidance Series, as discussed further in Section 31.5-16(c) herein, for specific requirements.

(b) City. The City of [Municipality].

(c) Clean Water Act. The federal Water Pollution Control Act (33 U.S.C. § 1251 et seq.), and any subsequent amendments thereto.

(d) Construction Activity. Activities subject to NPDES Construction Permits. These include construction projects resulting in land disturbance of 5 acres or more. Such activities include but are not limited to clearing and grubbing, grading, excavating, and demolition.

(e) Hazardous Materials. Any material, including any substance, waste, or combination thereof, which because of its quantity, concentration, or physical, chemical, or infectious characteristics may cause, or significantly contribute to, a substantial present or potential hazard to human health, safety, property, or the environment when improperly treated, stored, transported, disposed of, or otherwise managed (California Health and Safety Code §25117).

(f) Illegal Discharge. Any direct or indirect non-storm water discharge to the storm drain system, except as exempted in Division II, Section 31.5-12 of this chapter.

(g) Illicit Connections. An illicit connection is defined as either of the following:

1. Any drain or conveyance, whether on the surface or subsurface, which allows an illegal discharge to enter the storm drain system including but not limited to any conveyances which allow any non-storm water discharge including sewage, process wastewater, and wash water to enter the storm drain system and any connections to the storm drain system from indoor drains and sinks, regardless of whether said drain or connection had been previously allowed, permitted, or approved by a government agency; or

2. Any drain or conveyance connected from a commercial or industrial land use to the storm drain system which has not been documented in plans, maps, or equivalent records and approved by the City.

(h) Industrial Activity. Activities subject to NPDES Industrial Permits as defined in 40 CFR, Section 122.26 (b)(14).

(i) National Pollutant Discharge Elimination System (NPDES) Storm Water Discharge Permits. General, group, and individual storm water discharge permits which regulate facilities defined in federal NPDES regulations pursuant to the Clean Water Act. The California Regional
Water Quality Control Board, Central Coast Region (hereinafter, Regional Board) and the State Water Resources Control Board have adopted general storm water discharge permits, including but not limited to the General Construction Activity and General Industrial Activity permits.

(j) **Non-Storm Water Discharge.** Any discharge to the storm drain system that is not composed entirely of storm water.

(k) **Pollutant.** Anything which causes or contributes to pollution. Pollutants may include, but are not limited to: paints, varnishes, and solvents; oil and other automotive fluids; non-hazardous liquid and solid wastes and yard wastes; refuse, rubbish, garbage, litter, or other discarded or abandoned objects, articles, and accumulations, so that same may cause or contribute to pollution; floatables; pesticides, herbicides, and fertilizers; hazardous substances and wastes; sewage, fecal coliform and pathogens; dissolved and particulate metals; animal wastes; wastes and residues that result from constructing a building or structure (including but not limited to sediments, slurries, and concrete rinsates); and noxious or offensive matter of any kind.

(l) **Pollution.** The human-made or human-induced alteration of the quality of waters by waste to a degree which unreasonably affects, or has the potential to unreasonably affect, either the waters for beneficial uses or the facilities which serve these beneficial uses (California Water Code §13050).

(m) **Porter-Cologne Act.** The Porter-Cologne Water Quality Control Act and as amended (California Water Code §13000 et seq.).

(n) **Premises.** Any building, lot, parcel of land, or portion of land whether improved or unimproved including adjacent sidewalks and parking strips.

(o) **Storm Drain System.** Publicly-owned facilities operated by the City by which storm water is collected and/or conveyed, including but not limited to any roads with drainage systems, municipal streets, gutters, curbs, inlets, piped storm drains, pumping facilities, retention and detention basins, natural and human-made or altered drainage channels, reservoirs, and other drainage structures which are within the City and are not part of a publicly owned treatment works as defined at 40 CFR Section 122.2.

(p) **Storm Water.** Any surface flow, runoff, and drainage consisting entirely of water from rain storm events.

(q) **Waters of the United States.** Surface watercourses and water bodies as defined at 40 CFR § 122.2. including all natural waterways and definite channels and depressions in the earth that may carry water, even though such waterways may only carry water during rains and storms and may not carry storm water at and during all times and seasons.

Section 31.5-7. **Applicability.**
This Article shall apply to all water entering the storm drain system generated on any developed and undeveloped lands lying within the City of [Municipality] including any amendments or revisions thereto.

Section 31.5-8. Responsibility for Administration.

The Public Works Director of the City shall administer, implement, and enforce the provisions of this Article. Any powers granted or duties imposed upon the Public Works Director may be delegated in writing by the Public Works Director to persons or entities acting in the beneficial interest of or in the employ of the City.

Section 31.5-9. Severability.

The provisions of this Article are hereby declared to be severable. If any provision, clause, sentence, or paragraph of this Article or the application thereof to any person, establishment, or circumstances shall be held invalid, such invalidity shall not affect the other provisions or application of this Article.

Section 31.5-10. Regulatory Consistency.

This Article shall be construed to assure consistency with the requirements of the Clean Water Act and Porter-Cologne Act and acts amendatory thereof or supplementary thereto, or any applicable implementing regulations.

Section 31.5-11. Ultimate Responsibility of Discharger.

The standards set forth herein and promulgated pursuant to this Article are minimum standards; therefore this Article does not intend nor imply that compliance by any person will ensure that there will be no contamination, pollution, nor unauthorized discharge of pollutants into waters of the U.S. caused by said person. This Article shall not create liability on the part of the City of [Municipality], or any agent or employee thereof for any damages that result from any discharger's reliance on this Article or any administrative decision lawfully made thereunder.

Division II.

Discharge Prohibitions.

Section 31.5-12. Prohibition of Illegal Discharges.

No person shall discharge or cause to be discharged into the municipal storm drain system or watercourses any materials, including but not limited to pollutants or waters containing any pollutants that cause or contribute to a violation of applicable water quality standards, other than storm water.
The commencement, conduct or continuance of any illegal discharge to the storm drain system is prohibited except as described as follows:

(a) Discharges from the following activities will not be considered a source of pollutants to the storm drain system and to waters of the U.S. when properly managed to ensure that no potential pollutants are present, and therefore they shall not be considered illegal discharges unless determined to cause a violation of the provisions of the Porter-Cologne Act, Clean Water Act, or this ordinance: potable water line flushing; uncontaminated pumped groundwater and other discharges from potable water sources; landscape irrigation and lawn watering; diverted stream flows; rising groundwater; groundwater infiltration to the storm drain system; uncontaminated foundation and footing drains; uncontaminated water from crawl space pumps; air conditioning condensation; uncontaminated non-industrial roof drains; springs; individual residential and occasional non-commercial car washing; flows from riparian habitats and wetlands; dechlorinated swimming pool discharges; street wash waters; and flows from fire fighting.

(b) The prohibition shall not apply to any non-storm water discharge permitted under an NPDES permit, waiver, or waste discharge order issued to the discharger and administered by the State of California under the authority of the Federal Environmental Protection Agency, provided that the discharger is in full compliance with all requirements of the permit, waiver, or order and other applicable laws and regulations, and provided that written approval has been granted by the City of [Municipality] for any discharge to the storm drain system.

(c) With written concurrence of the Regional Board, the City of [Municipality] may exempt in writing other non-storm water discharges which are not a source of pollutants to the storm drain system nor waters of the U.S.

Section 31.5-13. Prohibition of Illicit Connections.

(a) The construction, use, maintenance or continued existence of illicit connections to the storm drain system is prohibited.

(b) This prohibition expressly includes, without limitation, illicit connections made in the past, regardless of whether the connection was permissible under law or practices applicable or prevailing at the time of connection.

Section 31.5-14. Waste Disposal Prohibitions.

No person shall throw, deposit, leave, maintain, keep, or permit to be thrown, deposited, left, or maintained, in or upon any public or private property, driveway, parking area, street, alley, sidewalk, component of the storm drain system, or water of the U.S., any refuse, rubbish, garbage, litter, or other discarded or abandoned objects, articles, and accumulations, so that the same may cause or contribute to pollution. Wastes deposited in streets in proper waste receptacles for the purposes of collection are exempted from this prohibition.
Section 31.5-15. **Discharges in Violation of Industrial or Construction Activity NPDES Storm Water Discharge Permit.**

Any person subject to an industrial or construction activity NPDES storm water discharge permit shall comply with all provisions of such permit. Proof of compliance with said permit may be required in a form acceptable to the Public Works Director prior to or as a condition of a subdivision map, site plan, building permit, or development or improvement plan; upon inspection of the facility; during any enforcement proceeding or action; or for any other reasonable cause.

**Division III.**

**Regulations and Requirements.**

Section 31.5-16. **Requirement to Prevent, Control, and Reduce Storm Water Pollutants.**

(a) **Authorization to Adopt and Impose Best Management Practices.** The City will adopt requirements identifying Best Management Practices for any activity, operation, or facility which may cause or contribute to pollution or contamination of storm water, the storm drain system, or waters of the U.S. as a separate BMP Guidance Series. Where Best Management Practices requirements are promulgated by the City or any federal, State of California, or regional agency for any activity, operation, or facility which would otherwise cause the discharge of pollutants to the storm drain system or water of the U.S., every person undertaking such activity or operation, or owning or operating such facility shall comply with such requirements.

The Public Works Director will report to the City Council annually on the status of implementation of BMP's, the pollutants of concern to be addressed the next year, and any new BMP's to be developed. BMP's developed under this program will be included in the City of [Municipality] BMP Guidance Series.

(b) **New Development and Redevelopment.** The City may adopt requirements identifying appropriate Best Management Practices to control the volume, rate, and potential pollutant load of storm water runoff from new development and redevelopment projects as may be appropriate to minimize the generation, transport and discharge of pollutants. The City shall incorporate such requirements in any land use entitlement and construction or building-related permit to be issued relative to such development or redevelopment. The owner and developer shall comply with the terms, provisions, and conditions of such land use entitlements and building permits as required in this Article and the City Storm Water Utility Ordinance, Chapter 31.5, Article 1.

(c) **Responsibility to Implement Best Management Practices.** Notwithstanding the presence or absence of requirements promulgated pursuant to subsections (a) and (b), any person engaged in activities or operations, or owning facilities or property which will or may result in pollutants entering storm water, the storm drain system, or waters of the U.S. shall implement Best Management Practices to the extent they are technologically achievable to prevent and
reduce such pollutants. The owner or operator of a commercial or industrial establishment shall provide reasonable protection from accidental discharge of prohibited materials or other wastes into the municipal storm drain system or watercourses. Facilities to prevent accidental discharge of prohibited materials or other wastes shall be provided and maintained at the owner or operator's expense.

Best Management Practices required by the City can be obtained from the Public Works Department by requesting the BMP manual appropriate to a commercial or industrial activity from the BMP Guidance Series. BMP's are broken into three categories: "high priority" which are required to be implemented, "medium priority" which are desirable to implement, and "low priority."

Section 31.5-17. **Requirement to Eliminate Illegal Discharges.**

Notwithstanding the requirements of Division IV, Section 31.5-23 herein, the Public Works Director may require by written notice that a person responsible for an illegal discharge immediately, or by a specified date, discontinue the discharge and, if necessary, take measures to eliminate the source of the discharge to prevent the occurrence of future illegal discharges.

Section 31.5-18. **Requirement to Eliminate or Secure Approval for Illicit Connections.**

(a) The Public Works Director may require by written notice that a person responsible for an illicit connection to the storm drain system comply with the requirements of this Article to eliminate or secure approval for the connection by a specified date, regardless of whether or not the connection or discharges to it had been established or approved prior to the effective date of this Article.

(b) If, subsequent to eliminating a connection found to be in violation of this Article, the responsible person can demonstrate that an illegal discharge will no longer occur, said person may request City approval to reconnect. The reconnection or reinstallation of the connection shall be at the responsible person's expense.

Section 31.5-19. **Watercourse Protection.**

Every person owning property through which a watercourse passes, or such person's lessee, shall keep and maintain that part of the watercourse within the property reasonably free of trash, debris, excessive vegetation, and other obstacles that would pollute, contaminate, or significantly retard the flow of water through the watercourse. In addition, the owner or lessee shall maintain existing privately owned structures within or adjacent to a watercourse, so that such structures will not become a hazard to the use, function, or physical integrity of the watercourse. The owner or lessee shall not remove healthy bank vegetation beyond that actually necessary for maintenance, nor remove said vegetation in such a manner as to increase the vulnerability of the watercourse to erosion. The property owner shall be responsible for maintaining and stabilizing that portion of the watercourse that is within their property lines in
order to protect against erosion and degradation of the watercourse originating or contributed from their property.

Section 31.5-20.  Requirement to Remediate.

Whenever the Public Works Director finds that a discharge of pollutants is taking place or has occurred which will result in or has resulted in pollution of storm water, the storm drain system, or water of the U.S., the Public Works Director may require by written notice to the owner of the property and/or the responsible person that the pollution be remediated and the affected property restored within a specified time pursuant to the provisions of sections 31.5-25 through 31.5-28 below.

Section 31.5-21.  Requirement to Monitor and Analyze.

The Public Works Director may require by written notice of requirement that any person engaged in any activity and/or owning or operating any facility which may cause or contribute to storm water pollution, illegal discharges, and/or non-storm water discharges to the storm drain system or waters of the U.S., to undertake at said person's expense such monitoring and analyses and furnish such reports to the City of [Municipality] as deemed necessary to determine compliance with this Article.

Section 31.5-22.  Notification of Spills.

Notwithstanding other requirements of law, as soon as any person responsible for a facility or operation, or responsible for emergency response for a facility or operation has information of any known or suspected release of materials which are resulting or may result in illegal discharges or pollutants discharging into storm water, the storm drain system, or water of the U.S. from said facility, said person shall take all necessary steps to ensure the discovery, containment, and cleanup of such release. In the event of such a release of a hazardous material said person shall immediately notify emergency response officials of the occurrence via emergency dispatch services (911). In the event of a release of non-hazardous materials, said person shall notify the City's Public Works Department in person or by phone or facsimile no later than 5:00 p.m. of the next business day. Notifications in person or by phone shall be confirmed by written notice addressed and mailed to the City's Public Works Department within three business days of the phone notice. If the discharge of prohibited materials emanates from a commercial or industrial establishment, the owner or operator of such establishment shall also retain an on-site written record of the discharge and the actions taken to prevent its recurrence. Such records shall be retained for at least three years.

Division IV.

Inspection and Monitoring.

Section 31.5-23.  Authority to Inspect.
Section 31.5-26 Appeal.

Notwithstanding the provisions of Section 31.5-29 below, any person receiving a Notice of Violation under Section 31.5-25 above may appeal the determination of the Public Works Director to the City Manager. The notice of appeal must be received by the City Manager within 5 days from the date of the Notice of Violation. Hearing on the appeal before the City Manager or his/her designee shall take place within 15 days from the date of City's receipt of the notice of appeal. The decision of the City Manager or designee shall be final.

Section 31.5-27 Abatement by City.

If the violation has not been corrected pursuant to the requirements set forth in the Notice of Violation, or, in the event of an appeal under Section 31.5-26, within 10 days of the decision of the City Manager upholding the decision of the Public Works Director, then the City or a contractor designated by the Public Works Director shall enter upon the subject private property and is authorized to take any and all measures necessary to abate the violation and/or restore the property. It shall be unlawful for any person, owner, agent or person in possession of any premises to refuse to allow the City or designated contractor to enter upon the premises for the purposes set forth above.

Section 31.5-28 Charging Cost of Abatement/Liens.

Within 30 days after abatement of the nuisance by City, the Public Works Director shall notify the property owner of the property of the cost of abatement, including administrative costs. The property owner may file a written protest objecting to the amount of the assessment with the City Clerk within 15 days. The City Clerk shall set the matter for public hearing by the City Council. The decision of the City Council shall be set forth by resolution and shall be final.

If the amount due is not paid within 10 days of the decision of the City Council or the expiration of the time in which to file an appeal under this Section, the charges shall become a special assessment against the property and shall constitute a lien on the property for the amount of the assessment. A copy of the resolution shall be turned over to the County Auditor so that the auditor may enter the amounts of the assessment against the parcel as it appears on the current assessment roll, and the tax collector shall include the amount of the assessment on the bill for taxes levied against the parcel of land.

Section 31.5-29 Urgency Abatement.

The Public Works Director is authorized to require immediate abatement of any violation of this Article that constitutes an immediate threat to the health, safety or well-being of the public. If any such violation is not abated immediately as directed by the Public Works Director, the City of [Municipality] is authorized to enter onto private property and to take any and all measures required to remediate the violation. Any expense related to such remediation undertaken by the City of [Municipality] shall be fully reimbursed by the property owner and/or
Whenever necessary to make an inspection to enforce any provision of this Article, or whenever the Public Works Director has cause to believe that there exists, or potentially exists, in or upon any premises any condition which constitutes a violation of this Article, the Director may enter such premises at all reasonable times to inspect the same and to inspect and copy records related to storm water compliance. In the event the owner or occupant refuses entry after a request to enter and inspect has been made, the City is hereby empowered to seek assistance from any court of competent jurisdiction in obtaining such entry.


During any inspection as provided herein, the Public Works Director may take any samples and perform any testing deemed necessary to aid in the pursuit of the inquiry or to record site activities.

Division V.

Enforcement.

Section 31.5-25. Notice of Violation.

Whenever the Public Works Director finds that a person has violated a prohibition or failed to meet a requirement of this Article, the Director may order compliance by written notice of violation to the responsible person. Such notice may require without limitation:

(a) The performance of monitoring, analyses, and reporting;

(b) The elimination of illicit connections or discharges;

(c) That violating discharges, practices, or operations shall cease and desist;

(d) The abatement or remediation of storm water pollution or contamination hazards and the restoration of any affected property; and

(e) Payment of a fine to cover administrative and remediation costs; and

(f) The implementation or maintenance of source control or treatment BMPs.

If abatement of a violation and/or restoration of affected property is required, the notice shall set forth a deadline within which such remediation or restoration must be completed. Said notice shall further advise that, should the violator fail to remediate or restore within the established deadline, the work will be done by the City or a contractor designated by the Public Works Director and the expense thereof shall be charged to the violator pursuant to Section 31.5-27 below.
responsible party. Any relief obtained under this section shall not prevent City from seeking other and further relief authorized under this Article.

Section 31.5-30. Violations.

It shall be unlawful for any person to violate any provision or fail to comply with any of the requirements of this Article. A violation of or failure to comply with any of the requirements of this Article shall constitute a misdemeanor and shall be punished as set forth in City Code Section 1.7.

Section 31.5-31. Compensatory Action.

In lieu of enforcement proceedings, penalties, and remedies authorized by this Article, the Public Works Director may impose upon a violator alternative compensatory actions, such as storm drain stenciling, attendance at compliance workshops, creek cleanup, etc.

Section 31.5-32. Violations Deemed a Public Nuisance

In addition to the enforcement processes and penalties hereinbefore provided, any condition caused or permitted to exist in violation of any of the provisions of this Article is a threat to public health, safety, and welfare, and is declared and deemed a nuisance, and may be summarily abated or restored by the City at the violator's expense, and/or a civil action to abate, enjoin, or otherwise compel the cessation of such nuisance may be taken by the City.


Any person who violates any provision of this Article or any provision of any requirement issued pursuant to this chapter, may also be in violation of the Clean Water Act and/or the Porter-Cologne Act and may be subject to the sanctions of those acts including civil and criminal penalties. Any enforcement action authorized under this Article shall also include written notice to the violator of such potential liability."

SECTION 2. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

SECTION 3. This ordinance shall be in full force and effect 30 days after its final passage and adoption.

PASSED AND ADOPTED BY THE COUNCIL OF THE CITY OF [Municipality] this ____ day of __________, 19____, by the following vote:
AYES: COUNCILMEMBERS:

NOES: COUNCILMEMBERS:

ABSENT: COUNCILMEMBERS:

-----

APPROVED:

/s/
Mayor of said City

ATTEST:

/s/
City Clerk thereof

Date of Publication:
3C Model General Plan Language
GENERAL PLAN AMENDMENTS

I. THE MODEL ELEMENT
   A. Urban Runoff Water Quality
      1. Introduction
         Nationwide there are many major sources of water pollution. Pollution that originates from a specific, discrete location, referred to as a "point" source, includes: effluent from municipal wastewater treatment plants; regulated industrial wastewater discharges; hazardous wastes and materials from spills, mishandling, and industrial accidents; effluent from inadequately functioning septic systems; and illegal dumping activities.

         There are also pollutants contained in urban stormwater runoff, referred to as "non-point" source pollution, due to the diffuse origins of such pollutants. These include metals, organic wastes, pesticides, and a variety of other pollutants. Other types of pollutants include those which result from disinfection of drinking water and the intrusion of salt water from the ocean into nearby groundwater aquifers. The Water Quality and Watershed Management element is designed to protect receiving waters from those pollutants referred to as "non-point" source.

         In both urban and rural areas of the state, substances are deposited on the surface of the land which are carried into the area's drainage system by stormwater runoff. However, given the much more extensive amount of impervious surface area within urbanized areas, non-point source pollution is often an urban area pollution problem. Although it is a much less obvious source of pollution, it can be a significant contributor of pollutants to receiving waters throughout the state.

      2. Urban Runoff Pollution Control
         GOAL: Protection and enhancement of local urban creeks, lakes, wetlands, and beaches is a city goal. Policies and programs should reflect this goal by providing ways to prevent water pollution before it occurs. Achievement of this goal will result in maintaining and enhancing the quality of life valued by residents and visitors.

         Policies & Programs
         The intent of this general plan is to provide policies and programs that will protect receiving waters from pollutants discharged to the storm drain system. The following policies and programs address non-point source pollution issues and their "solutions."

         a. Public Education
            Policy 1 Coordinate with other agencies in the watershed area to develop public education programs that will get the most exposure for the money spent.
Program 1a  Encourage local schools, business and neighborhood associations to become educated in urban runoff issues using the available resources of the City and other involved agencies.

Program 1b  Establish a business education program to provide information and incentives to local businesses for the implementation of "Best Management Practices" for pollution prevention and control.

b.  Public Outreach

Policy 2  Coordinate with existing public outreach programs and create programs to involve the community in addressing urban runoff pollution problems and raising awareness of how individuals' activities contribute to urban runoff pollution.

Program 2a:  Establish a storm drain stenciling program and/or coordinate with an existing program to label catch basins with warning signs (No Dumping-Flows to Bay/Creek/River/Lake).

Program 2b:  Establish a local pollution sampling and monitoring program including citizens monitoring and/or coordinate with existing regional programs.

Program 2c:  Encourage public input on development and implementation of urban runoff pollution control and programs by meeting with or sending copies of proposed plans to neighborhood and business association representatives.

c.  Illicit Discharge Detection and Elimination

Policy 3:  Encourage measures to promote proper disposal of pollutants to the sanitary sewer or hazardous waste facilities rather than to the storm drainage system.

Program 3a:  Establish and promote used oil recycling and/or hazardous waste recycling facilities and drop-off locations.

Program 3b:  Review plans for new development and redevelopment for connections to storm drain system. Inspectors should field check for such connections when performing building inspections.

Program 3c:  Establish a city program for following up on complaints of illegal discharges to the storm drain and creeks.

d.  Construction Site Storm Water Discharge Control

Policy 4:  Encourage contractors to comply with accepted storm water pollution prevention planning practices for all projects subject to erosion potential.

Program 4a:  Institute routine inspection practices and training for Building Inspectors and Public Works Inspectors to check for proper erosion control methods and housekeeping practices during construction.

Program 4b:  Enforce requirements for contractors to provide Storm Water Pollution Prevention Plans, grading and housekeeping plans including erosion control measures as necessary.

Program 4c:  Enforce erosion control ordinances.
e. Post-Construction Controls for Development and Redevelopment
Policy 5: Establish requirements for installation and maintenance of storm water structural controls to reduce peak discharges and to maximize pollutant removal from runoff.
Program 5a: Establish discharge limits and/or maintenance requirements to be included in site plan review covenants, conditions, and restrictions (CC&R's) for private development, and requirements for City projects. These requirements should be included by Public Works and Community Development Departments responsible for project management.
Program 5b: Where feasible, encourage establishment or re-establishment of vegetated wetland areas, which can effectively serve as natural water pollutant removal filtration systems. Other vegetated areas (e.g., buffer strips) can also effectively remove pollutants from runoff, and their establishment should also be encouraged.

f. Good Housekeeping Practices for Municipal Operations
Policy 6: Establish and coordinate good housekeeping procedures for all City Departments to assure that water quality objectives are not threatened by in-house operations and an example is established for the community.
Program 6a: Incorporate water quality objectives into existing regular safety inspections. Institute additional inspections as necessary.
Program 6b: Establish Best Management Practices to be followed by City Departments and hold training sessions on a regular basis to ensure that employees are familiar with those practices.
Program 6c: Educate City employees on sources and impacts of pollutants in urban runoff and actions that can be taken to reduce these sources.
Program 6d: Ensure that contractors used by City are aware of and implement urban runoff control programs.
LIST OF RECOMMENDED AMENDMENTS TO EXISTING ELEMENTS

Background Statements

Surface Runoff
The U.S. Environmental Protection Agency has identified urban surface runoff as a significant cause of water pollution in the United States. Surface runoff water may contain a variety of pollutants including: paints, varnishes and solvents; oil and other automotive fluids; non-hazardous liquid and solid wastes and yard wastes; refuse, rubbish, garbage, litter, or other discarded or abandoned objects, articles, and accumulations so that same may cause or contribute to pollution; floatables; pesticides, herbicides, and fertilizers; hazardous substances and wastes; sewage, fecal coliform and pathogens; dissolved and particulate metals; animal wastes; wastes and residues that result from constructing a building or structure (including but not limited to sediments, slurries, and concrete rinsates); and noxious or offensive matter of any kind. These pollutants are typically generated from a variety of diffuse sources present throughout the urban environment, and are referred to herein as "nonpoint" source pollution.

Common pollutants contained in urban runoff generally include:
- tire wear material;
- metals such as copper, chromium, lead, cadmium and other toxics produced by combustion, leakages, metal plating, vehicle wear, and weathered paint;
- motor fuels, lubricants, and other fluids which are inadvertently spilled or leak from vehicles, or which are purposely dumped into the ground or into the storm drainage system;
- pesticides, herbicides, and fertilizers applied to agricultural crops, landscaping, and roadsides;
- biological contaminants from litter, organic matter, and animal wastes; and
- detergents and solvents used to clean urban surfaces.

Some of these pollutants are introduced to the drainage system by individuals who are uninformed of their effects on the environment. One of the most notorious examples is that of individuals who dump used motor oil into storm drains or onto the ground. Few are aware that one quart of used motor oil is capable of contaminating 250,000 gallons of water, or that substances disposed of into the stormwater drainage system are not treated before entering receiving waters. Other substances are introduced as the result of intentional efforts to avoid the costs of legal disposal and conformance with water quality regulations. The "Illegal Dumping Elimination Program" is one component of the overall Nonpoint Source Pollution Control Program intended to help reduce such activities.

The variety of sources and concentrations of pollutants, as well as the variability of runoff, make the "end-of-pipe" treatment methods, which are often used to address industrial discharges, impractical and ineffective alternatives for non-point source pollution control. Although not without its own difficulties, the most effective means of reducing non-point source pollution are those which prevent pollutants from being introduced into, or prevent their conveyance through, the storm drainage system to receiving waters. Prevention is the key to a successful urban runoff
program with treatment of non-point source pollution used only if prevention fails to meet the goals of the Clean Water Act.

**Comprehensive Watershed Management Planning**
Increasingly, the governmental entities responsible for water supply will rely upon comprehensive watershed management planning in order to ensure that the quality of the waters entering local reservoirs and rivers recharging groundwater are of the highest quality. These plans involve the cooperation and coordination of many jurisdictions having land use authority and regulatory powers within the watershed or drainage area. Subjects of major concern include retention of ground cover and vegetation, timber harvesting, development impacts, land use, grading and earth moving, grazing practices, and other activities which affect urban runoff, primarily in the rural areas of the watershed.

**Strategies, Policies, and Implementation**
A comprehensive approach to managing water quality should include the following basic strategies, in addition to ongoing point source regulation:

1. **Strategy #1**: Reduce Non-Point Source Pollution
2. **Strategy #2**: Restore Wetlands, Riparian Areas, and Other Habitats that Improve Water Quality
3. **Strategy #3**: Prepare and Implement Comprehensive Watershed Management Plans

These strategies reflect a comprehensive approach to safeguard water resources, improve water quality, and protect the health of species dependent on them, including humans.

**Insertions**

**Urban Runoff**
Urban runoff from [municipality] is discharged into local creeks which empty into [local receiving water]. Both state and federal authorities have identified urban runoff as a major source of pollution adversely affecting the beneficial uses of waters statewide. Some of those impaired beneficial uses are recreation, commercial and sport fishing, estuarine habitat, and the preservation of rare and endangered species. [The state has issued a National Pollutant Discharge Elimination System (NPDES) Permit to [municipality] for which a municipal storm water management program must be developed and implemented.]

It is extremely difficult and expensive to control the composition of urban runoff discharges through conventional wastewater treatment technologies. Therefore, it is critical that [municipality] implement measures to identify and control the sources of pollutants before they are actually discharged into the storm drain system. In order to control the nonpoint sources of pollutants, [municipality] has reviewed the types of land uses and practices which have the potential to discharge pollutants into the storm drain system. In doing so, [municipality] has identified several key areas to control and reduce potential pollutants in urban runoff including: industrial and commercial discharges, new development and redevelopment, construction activities, illegal dumping, illicit connections to storm drains, public information and participation, and public agency activities.
General Plan Elements

A. Land Use
Apply the following watershed protection activities to all new development and redevelopment proposals during the planning, project review, and permitting processes:
• Avoid conversion of areas particularly susceptible to erosion and sediment loss (e.g., steep slopes) and/or establish development guidance that identifies these areas and protects them from erosion and sediment loss. It is a general policy to limit grading permits or allow grading in those areas susceptible to erosion from October through April.
• In order to prevent undue erosion of creek banks, [municipality] should seek to retain creek channels in their natural state. Regulate development near water courses to reduce erosion and pollution and to provide open natural areas.
• Preserve or restore areas that provide water quality benefits and/or are necessary to maintain riparian and aquatic biota.
• Promote site development that limits impact on and protects the natural integrity of topography, drainage systems, and water bodies.
• Promote integration of storm water quality protection into construction and post-construction activities at all development sites. Evaluate the ability of a land parcel to detain excess storm water runoff and require incorporation of appropriate controls, for example, through use of detention facilities. As part of site approval or as a condition of tentative maps, require permanent storm water pollution control measures or systems and an ongoing maintenance program, as necessary.

B. Circulation
• Work to reduce transportation related sources of water pollution, particularly in storm water runoff. Any means by which vehicle-miles-traveled are reduced benefits congestion and reduces air and water pollution.
• Recognize and publicize the relationship between air pollution and water pollution in the deposition onto streets and other surfaces of airborne contaminants, including metals and fine particulate matter (PM10).

C. Housing
• Housing policies and programs stated in the General Plan should be consistent with water quality preservation goals stated within the conservation element.

D. Conservation
• Comprehensive watershed management plans should be developed and implemented for drainage basins in [municipality]. In order to do this, close coordination should take place among the County, the cities, and the various special districts whose decisions and activities affect the county's and cities' watersheds and other natural resources.
• [Municipality] shall implement urban runoff pollution control measures and programs to attempt to reduce and control the discharge of pollutants into the municipality's storm drains and local creeks to the maximum extent practicable.
• Reduce the quantity of runoff and discharge of pollutants to the maximum extent practicable by integrating surface runoff controls into new development and redevelopment land use decisions.
- [Municipality] should support, and contribute to, the acquisition of areas of open space that have water quality significance by City and County Parks, State Parks, and other agencies and non-profit organizations for permanent preservation.
- Work with other local government agencies on land use issues county-wide in order to maintain a watershed-based approach to land use, flood control, and nonpoint source pollution prevention.
- Hazard and resource areas with the following characteristics shall be considered unsuited for urban development: flood potential; wetlands; riparian corridors; and areas generally above 25% slope.
- Land uses which pose a major threat to water quality, including commercial and industrial uses such as automobile dismantlers, transportation and vehicle storage facilities, waste transfer disposal facilities, light industries, and other uses that have a significant potential for pollution, shall not be located within the vicinity of streams, reservoirs, or percolation facilities or where pollutants could easily come in contact with flood waters, high groundwater, flowing streams, or reservoirs. Such uses shall be required to reduce any threat of pollution to an insignificant level as a condition of approval.
- Particulate matter pollution shall be minimized through control over new and redevelopment (including erosion and sediment controls on grading, quarrying, vegetation removal, construction and demolition), industrial processes, parking lots, and other activities which pose such a threat to water quality.

E. Open Space
- Open space policies and programs should be consistent with those water quality policies and programs set forth in the conservation element. Open space areas should be managed with erosion control and pollution prevention measures in the forefront.

F. Safety
- Water quality protection measures set forth throughout the General Plan are the result of United States Environmental Protection Agency legislation under the Clean Water Act. The intent of these measures is to protect the health and safety of humans as well as to protect the beneficial uses of receiving waters.

G. Noise
- Not applicable to water quality.
Appendix H: Environmental Information Form

Adapted from Appendix H of the 1996 CEQA Guidelines with MURP's suggested revisions in **bold underline**.

(To be completed by applicant)

Date filed: ______________________

General Information

1. Name and address of developer or project sponsor: __________________________________________________________

2. Address of project: __________________________________________________________
   Assessor's Block and Lot Number: ____________________________________________

3. Name, address, and telephone number of person to be contacted concerning this project: ____________________________

4. Indicate number of the permit application for the project to which this form pertains: _____________________________

5. List and describe any other related permits and other public approvals required for this project, including those required by city, regional, state and federal agencies:
   _________________________________________________________________________
   _________________________________________________________________________
   _________________________________________________________________________

6. Existing zoning district: ________________________________________________________

7. Proposed use of site (Project for which this form is filed): __________________________
   _________________________________________________________________________
   _________________________________________________________________________

Project Description

8. Site size.

9. Square footage.

10. Existing and proposed impervious surface coverage.

11. Number of floors of construction.

12. Amount of off-street parking provided.

13. Attach plans.


15. Associated project.

16. Anticipated incremental development.

17. If residential, include the number of units, schedule of unit sizes, range of sale prices or rents, and type of household size expected.

18. If commercial, indicate the type, whether neighborhood, city or regionally oriented, square footage of sales area, and loading facilities.

19. If industrial, indicate type, estimated employment per shift, and loading facilities.
Appendix H continued (note MURP's suggested revisions in **bold underline**)

20. If institutional, indicate the major function, estimated employment per shift, estimated occupancy, loading facilities, and community benefits to be derived from the project.

21. If the project involves a variance, conditional use or rezoning application, state this and indicate clearly why the application is required.

*Are the following items applicable to the project or its effects? Discuss below all items checked yes (attach additional sheets as necessary).*

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
</table>

22. Change in existing features of any bays, tidelands, beaches, **wetlands, riparian areas, ponds, springs, creeks, streams, rivers, lakes, estuaries**, or hills, or substantial alteration of ground contours.

23. Change in scenic views or vistas from existing residential areas or public lands or roads.

24. Change in pattern, scale or character of general area of project.

25. Generate significant amounts of solid waste or litter.

26. Change in dust, ash, smoke, fumes or odors in vicinity.

27. Change in ocean, bay, lake, stream, **wetland, riparian area, pond, spring, creek, river, estuary, tidal area** or ground water quality or quantity, or alteration of existing drainage patterns, or untreated runoff will leave the site.

28. Substantial change in existing noise or vibration levels in the vicinity.

29. Site on filled land or on slope of 10 percent or more.

30. Use or disposal of potentially hazardous materials, such as toxic substances, flammables or explosives.

31. Substantial change in demand for municipal services (police, fire, water, sewage, **storm drain**, etc.).

32. Substantially increase fossil fuel consumption (electricity, oil, natural gas, etc.).

33. Relationship to a larger project or series of projects.

Environmental Setting

34. Describe the project site as it exists before the project, including information on topography, soil stability, plants and animals, **waterbodies (wetlands, riparian areas, ponds, springs, creeks, streams, rivers, lakes, estuaries, tidal areas, bays, ocean, etc.),** and any cultural, historical or scenic aspects. Describe any existing structures on the site, and the use of the structures. Attach photographs of the site. Snapshots or polaroid photos will be accepted.

35. Describe the surrounding properties, including information on plants and animals, **adjacent waterbodies (wetlands, riparian areas, ponds, springs, creeks, streams, rivers, lakes, estuaries, tidal areas, bays, ocean, etc.),** and any cultural, historical or scenic aspects. Indicate the type of land use (residential, commercial, etc.), intensity of land use (one-family, apartment houses, shops, department stores, etc.), and scale of development (height, frontage, set-back, rear yard, etc.). Attach photographs of the vicinity. Snapshots or polaroid photos will be accepted.

Certification

I hereby certify that the statements furnished above and in the attached exhibits present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements, and information presented are true and correct to the best of my knowledge and belief.

Date _____________________  Signature _____________________

For _____________________

(Note: This is only a suggested form. Public agencies are free to devise their own format for initial studies.)
Appendix G: Environmental Checklist Form

MURP's suggested revisions in **bold underline**.

Page 8, Section VII (Hydrology and Water Quality); The following additional questions should be added:

h) **Will the project result in discharge, directly or through a storm drain system, into surface waters (including, but not limited to, wetlands, riparian areas, ponds, springs, creeks, streams, rivers, lakes, estuaries, tidal areas, bays, ocean, etc.)?**

i) Will the project alter ground water or surface water quality, temperature, dissolved oxygen, or turbidity?

j) **Will the project introduce typical storm water pollutants (including, but not limited to: paints, varnishes, and solvents; hydrocarbons and metals from vehicle use or business operations; non-hazardous solid wastes and yard wastes; sediment from construction activities (including silts, clays, slurries, concrete rinsates, etc.); ongoing sedimentation due to changes in land cover/land use; nutrients, pesticides, herbicides, and fertilizers (e.g., from landscape maintenance); hazardous substances and wastes; sewage, fecal coliforms, animal wastes, and pathogens; dissolved and particulate metals; other sediments and floatables; metals and acidity from mining operations.) into ground or surface water?**

---- OR, ALTERNATIVELY, QUESTION J COULD READ (with or without footnote) ----

j) **Will the project introduce typical storm water pollutants\(^1\) into ground or surface water?**

Page 11, Section XVI (Utilities and Service Systems), Question c should be revised as follows:

c) Require or result in the construction of new storm water drainage or water quality control facilities or expansion of existing facilities, the construction of which would cause significant environmental effects?

---

*Typical storm water pollutants* include, but are not limited to: paints, varnishes, and solvents; hydrocarbons and metals from vehicle use or business operations; non-hazardous solid wastes and yard wastes; sediment from construction activities (including silts, clays, slurries, concrete rinsates, etc.); ongoing sedimentation due to changes in land cover/land use; nutrients, pesticides, herbicides, and fertilizers (e.g., from landscape maintenance); hazardous substances and wastes; sewage, fecal coliforms, animal wastes, and pathogens; dissolved and particulate metals; other sediments and floatables; metals and acidity from mining operations.
3E Utility Ordinance and Resolution
ORDINANCE NO. ______________ C.S.

ORDINANCE CREATING A NEW MONTEREY CITY CODE
CHAPTER 31.5 ENTITLED "STORM WATER MANAGEMENT
UTILITY" AND A NEW STORM AND SURFACE WATER
MANAGEMENT ENTERPRISE AND UTILITY.

---------------

THE COUNCIL OF THE CITY OF MONTEREY DOES ORDAIN AS FOLLOWS:

SECTION 1. The City Council is aware of the problems facing the City relating to
storm and surface water runoff in terms of public safety, flooding, property damage, erosion,
water quality, and potential pollution of Monterey Bay, and finds as follows:

1. All developed real property in the City contributes to increased storm and
   surface water runoff into the storm drainage system by virtue of increased runoff from
   impervious improvements to the property, thereby adding to the storm drainage problem; and
2. All developed real property in the City uses and benefits from an adequate,
   functioning, storm and surface drainage system; and
3. The City has studied the storm and surface water runoff and the existing and
   proposed storm and surface water management system and associated improvements, and
determined that the storm and surface water management system should be operated,
maintained, constructed, and reconstructed as an enterprise and utility of the city; and
4. The City currently maintains the ditches, pipes, culverts, streamways, and other
   portions of the storm and surface water management system through general fund
   expenditures; and
5. The City is faced with increased state and federal mandates to reduce deposits
   of toxic substances and pollutants into Monterey Bay from storm water runoff; and
6. A need exists for additional funding for the storm and surface water
   management program of the City, and creation of an enterprise and utility of the City for this
   purpose will best facilitate and control the funding and maintenance of this program.

7. The provisions of this Ordinance do not constitute a project under the
   provisions of the California Environmental Quality Act.

SECTION 2. A new Chapter 31.5 is hereby created to establish a Storm Water
Management Utility to read as follows;
CHAPTER 31.5
STORM WATER MANAGEMENT UTILITY

§ 31.5-1 Utility created.
§ 31.5-2 Management of system.
§ 31.5-3 Fee; Collection.

Sec. 31.5-1 Utility created.
A Storm Water Management Utility is created as a City enterprise and utility to operate, maintain, and fund the City's storm and surface drainage system. The purpose of this utility includes, but is not limited to, permitting, maintenance, planning, design, construction, regulation, surveying, water quality testing, and inspection relating to storm and surface water management facilities.

Sec. 31.5-2 Management of system.
(a). The Public Works Director shall act as director of the Utility and shall be responsible for administering and managing the operations of the storm and surface water management system in accordance with the provisions of management programs adopted by the City Council.

(b). The City Council may adopt a storm and surface water management program or regulations to facilitate operation of the Utility.

Sec. 31.5-3 Fees; Collection.
(a). The City Council may establish a Storm Water Management Utility fee to be imposed upon users of the storm water drainage system, with the basis and amount of the fee to be established by Resolution. The purpose of the fee is to provide for the costs and expense of improving the water quality of storm and surface water control facilities, the costs of planning, permitting, designing, establishing, acquiring, developing, constructing, or improving storm and surface water management facilities or improvements, or to pay or secure the payment of any indebtedness incurred for such purpose.

(b). Collection. Any fee imposed pursuant to this Chapter shall be collected by the Finance Director in accordance with provisions set forth in the Resolution establishing the basis and amount of the fee. The fees may be collected directly from users, or the collection may be contracted to other public or private utilities for collection in conjunction with their utility bills."

SECTION 3. All ordinances and parts of ordinances in conflict herewith are hereby repealed.
SECTION 4. This ordinance shall be in full force and effect 30 days after its final passage and adoption.

PASSED AND ADOPTED BY THE CITY COUNCIL OF THE CITY OF MONTEREY this 6th day of July, 1993, by the following vote:

AYES: ______ COUNCIL MEMBERS:
NOES: ______ COUNCIL MEMBERS:
ABSENT: ______ COUNCIL MEMBERS:

APPROVED:

/s/
Mayor of said City
ATTEST:

/\______________________________
City Clerk thereof

Date of Publication:
ATTACHMENT A

RESOLUTION NO._____

RESOLUTION AMENDING UTILITY FEE FOR STORM AND SURFACE WATER MANAGEMENT

The Council of the City of Monterey does RESOLVE as follows:

WHEREAS, the City Council finds that the City is subject to damage from storm waters from existing water courses and drainage facilities such that existing storm and surface water drainage facilities require continuous operation, maintenance, renewal and replacement; and

WHEREAS, each owner and occupier of a lot or parcel of real property within the City, to the extent that such person and property makes use of, and is served by the City's storm and surface water runoff beyond that amount of storm and surface water which would occur if that real property were undeveloped in its natural state, should pay for the use and the availability for use of such facilities; and

WHEREAS, the City Council has adopted an ordinance which established the Storm and Surface Water Management System Enterprise and Utility; and

WHEREAS, the City Council intends to establish reasonable storm drainage fees computed on a basis of the use made of, and the need for, and the service provided by the storm drainage system of the City; and

WHEREAS, the purpose of the fees established herein is to provide a method for payment of all or any part of the cost and expense of improving the quality of storm and surface water runoff, maintaining and operating storm and surface water control facilities, all or any part of the cost and expense for of planning, designing, establishing, acquiring, developing, constructing and improving of such facilities, or to pay or secure the payment of all or any portion of any indebtedness incurred for such purpose.

NOW, THEREFORE, the Council of the City of Monterey does RESOLVE that this Resolution will establish rates and regulations for the storm and surface water management system as a City enterprise and utility. The Council hereby approves and adopts Utility Rate Schedule and Special Storm and Surface Water Management Utility Regulations attached hereto and incorporated herein by this reference to be effective as of January 1, 1996. Purposes for establishing such enterprise and utility include, but are not limited to, maintenance, planning, design, construction, regulation, surveying, and inspection relating to surface and storm water management facilities of the City.

AND BE IT FURTHER RESOLVED that, since larger floods from storm water runoff may occasionally occur which exceed the capacity of storm drainage facilities constructed and maintained by funds made available under this division, neither this Resolution nor the Rate
Schedule and Rule and Regulation adopted herewith imply that property liable for the fees and charges established herein will always be free from storm water flooding or flood damage. Nor shall this Resolution create a liability on the part of, or cause of action against, the City of any officer or employee thereof for any flood damage that may result from such storms or the runoff thereof. Nor does this Resolution purport to reduce the need or the necessity for obtaining flood insurance;

AND BE IT FURTHER RESOLVED that if any section, sentence, clause, or phrase of this resolution or the Rate and Regulation adopted herewith is held to be invalid or unconstitutional by any court of competent jurisdiction, then said holding shall in no way affect the validity of the remaining portions of this resolution;

AND BE IT FURTHER RESOLVED that the Council finds that the provisions of the Resolution do not constitute a project under the provisions of the California Environmental Quality Act.

PASSED AND ADOPTED BY THE COUNCIL OF THE CITY OF Monterey this 17th day of October, 1997 by the following vote:

AYES:_________ COUNCILMEMBERS:
NOES:_________ COUNCILMEMBERS:
ABSENT:_________ COUNCILMEMBERS:

Approved:

/s/Daniel Albert
Mayor of said City

Attest:

/s/Cynthia Parham
City Clerk thereof
A. DEFINITIONS

For the purposes of the attached Utility Rate Schedule and these Special Storm and Surface Water Management Utility Regulations, the following words and terms shall be defined as follows, unless the context in which they are used clearly indicates otherwise.

1. "Developed Parcel" shall mean any lot or parcel of land altered from its natural state by the construction, creation or addition of impervious area, except public streets and highways.

2. "Equivalent Residential Unit (ERU)" shall mean the basic unit for the computation of storm drainage fees. All single-family and duplex units are considered one (1) ERU based on data for City of Monterey, and are considered to have an average impervious area of 3,313 square feet. All other properties will have ERUs computed to the nearest 1/10 ERU using the following formula:

   \[ \text{No. of ERU} = \frac{\text{Impervious Area (Sq. Ft.)}}{3,313 \text{ Sq. Ft.}} \]

   No property shall have an ERU less than 1.0.

3. "Impervious Area" shall mean any part of any developed parcel of land that has been modified by the action of persons to reduce the land's natural ability to absorb and hold rainfall. This includes any hard surface areas which either prevents or retards the entry of water into the soil mantle as it entered under natural conditions pre-existent to development, and/or a hard surface area which causes water to run off the surface in greater quantities or at an increased rate of flow from the flow present under natural conditions pre-existent to development. By way of example, common impervious areas include, but are not limited to, roof tops, walkways, patios, driveways, parking lots or storage areas, concrete or asphalt paving, gravel roads, or any cleared, graded, paved, graveled, or compacted surface or packed earthen materials, or
areas covered with structures of other surfaces which similarly impede the natural infiltration of surface water into the soil mantle.

4. "Non-Single-Family Residential Property" shall include all developed parcels zoned or used for multi-family, commercial, industrial retail, governmental, or other non-single family residential purposes and shall include all developed parcels in the City not defined as single-family residential property herein.

5. "Parcel" shall mean the smallest separately segregated lot, unit or plot of land having an identified owner, boundaries, and surface area which is documented for property tax purposes and given a tax lot number by the Monterey County Assessor.

6. "Single-Family Residential Property" shall include all developed parcels with either one single-family detached housing units or one two-unit attached dwelling structures commonly known as "duplexes."

7. "Storm and Surface Water Control Facilities" shall mean all man-made structures or natural water courses facility improvement, development, property or interest therein, made, constructed or acquired for the conveyance of storm or surface water runoff for the purpose of improving the quality of, controlling, or protecting life or property from any storm, flood or surplus waters.

8. "Storm Drainage Facilities" shall mean the storm and surface water drainage systems comprised of storm water control facilities and any other natural features which store, control, treat and/or convey surface and storm water. The Storm Drainage Facilities shall include all natural and man-made elements used to convey storm water from the first point of impact with the surface of the earth to a suitable receiving body of water of location internal or external to the boundaries of the City. The storm drainage system includes all pipes, appurtenant features, culverts, streets, curbs, gutters, pumping stations,
channels, streams, ditches, wetlands, detention/retention basins, ponds, and other stormwater conveyance and treatment facilities whether public or private. Regardless of whether or not the City shall have recorded rights-of-way or easements, it is presumed that the City has a prescriptive right of access to all stormwater management facilities for operation, maintenance, rehabilitation, or replacement.

9. "Surface Water" shall mean water occurring on the surface of the land, from natural causes such as rainfall, whether falling on the land in question or flowing onto the land in question.

10. " Undeveloped Parcel" shall mean any parcel which has not been altered from its natural state by the construction, creation, or addition of impervious area.

B. STORM DRAINAGE FEES:

There is hereby imposed on each and every developed parcel of land within the City, and the owners and occupiers thereof, jointly and severally, a storm drainage fee. This fee is deemed reasonable and is necessary to pay for (1) improving the quality of storm and surface water runoff, (2) the operation, maintenance, improvement and replacement of the existing and future City storm drainage facilities, and (3) the planning, designing, establishing, acquiring, developing and construction of such facilities. All of the proceeds of these fees are deemed to be in payment for use of City storm drainage facilities by the developed parcels on, and with respect to, which the fee is imposed, and the owners and/or occupiers thereof.

The storm drainage fee shall be payable monthly and shall be paid to the City (or the collection may be contracted to other public or private utilities for collection in conjunction with their utility bills), as billed by the City, by the owner or occupier of each and every developed parcel in the City who shall be presumed to be the primary utility rate payer unless otherwise agreed in writing by the City. In any event, the parcel owner or occupier shall be responsible to pay all delinquent or unpaid storm drainage fees. If a developed parcel does
not have a utility account on the effective date of this Rule and Regulation, a new account shall be established for that parcel and billed to the owner as shown on the latest County Assessor's property tax rolls. When an undeveloped parcel is developed, a new account shall be established and billed to the owner of that parcel as shown on the latest property tax rolls of the Monterey County Assessor.

1. Basis for Calculation:

The storm drainage fee shall be based on the relative contribution of surface and storm water runoff from a given developed parcel to City storm drainage facilities. The relative contribution of surface and storm water runoff from each developed non-single family residential property parcel shall be based on the amount of impervious area on that parcel and shall determine that parcel's storm drainage fee. The extent of impervious area will be established to the nearest square foot by any of the following methods to be selected by the City Engineer:

a. Computation of the impervious area using on-site measurements of the apparent outside boundaries of the impervious area in or on such developed parcels made by the City or on its behalf; or

b. Computation of the impervious area using the dimensions of the impervious area in or on the developed parcels which are set forth and contained in the records of the office of the County Assessor.

c. Estimation, calculation and computation of the impervious area using aerial photography or photogrammetry, or using the information and data from on-site measurements of like or similar property or features or as contained in the records of the City or County.
d. The burden of reestablishing the extent of impervious area shall be on
the parcel owner and to the satisfaction of the City Engineer under Administrative Review
Procedures.

2. Calculation of Monthly Fee:

a. Single-Family Residential: Monthly fees for single family residential
parcels shall be equal to the rate for 1 ERU as set forth in Utility Rate Schedule.

b. Non-Single-Family Residential: Monthly fees for non-single-family
residential parcels shall be computed in accordance with the following formula:

Number of ERUs x Rate per ERU as set forth in Utility Rate Schedule

3. Application:

a. Developed Parcels: storm drainage fees shall apply to all developed
parcels within the City, including those classified as non-profit or tax-exempt for ad valorem
tax purposes. It shall apply to all government properties, to the full extent permitted by the
constitutions of the United States and the State of California, including (some but not all)
developed parcels of the City of Monterey, including (some but not all) City-owned buildings
and parks, but excluding public streets and highways.

b. Undeveloped Parcels: Storm drainage fees shall not be levied against
undeveloped parcels that have not been altered from their natural state as defined herein under
"Impervious Area."

c. Proportional Reduction of Fees: Developed parcels that have their own
maintained stormwater management facility or facilities that do not fully utilize City facilities
or make no substantial or only a partial contribution of storm or surface water to the City's
storm drainage facilities shall be subject to the storm drainage fee only to the extent they do contribute storm or surface water runoff to City storm drainage facilities or utilize storm and surface water treatment services of the City. Developed parcels that have a portion of their impervious area within the City shall be charged only for that portion of impervious area which is in the City. The burden of establishing the reduced extent of contribution to the City’s storm drainage facilities or utilization of City storm and surface water treatment services shall be on the parcel owner and to the satisfaction of the City Engineer under Administrative Review Procedures.

C. ADMINISTRATIVE REVIEW:

Any person who disputes the amount of any storm drainage fee made against their developed parcel or who requests a deferred payment schedule therefore may request a revision or modification of such fee from the City Engineer. The City Engineer may notify any owner or occupier in the event he considers the fee for any developed parcel to be inadequate or improper. The parcel owner shall make such request in writing to the City Engineer.
GENERAL STORM AND SURFACE WATER DRAINAGE

UTILITY RATE SCHEDULE

APPLICABILITY:

This schedule applies to all storm and surface water drainage service, excepting only those users and to the extent that they are constitutionally exempt under the Constitution of the State of California or who are determined to be exempt pursuant to the Special Storm and Surface Water Management Utility Regulations.

TERRITORY:

Inside the incorporated limits of the City of Monterey and land owned or leased by the City.

RATES:

Per Month:

Storm Drainage Fee per Equivalent Residential Unit (ERU). . . . . . . . . . . . . . $2.09]

Special Notes:

1. An Equivalent Residential Unit (ERU) is the basic unit for computation of storm drainage fees for residential and non-residential customers. All single-family and duplex units are considered 1 ERU based on data for Monterey and are considered to have an average impervious area of 3,313 square feet. All other properties will have ERUs computed to the nearest 1/10 ERU using the following formula:

No. of ERU = Impervious Area (S. Ft.)
3,313 S. Ft.

2. For more details on the storm drainage fee, refer to the Special Storm and Surface Water Management Utility Regulations.

3. The fee does not exceed the reasonable cost of providing storm and surface water management.
I. [Municipality] Stormwater Management Program

- Current Problems
  - Capital Replacement/Improvement Program [funding status, ie: funded, unfunded, underfunded]
  - Operations & Maintenance [funding status]
  - Federal Regulations [funding status]

- Water Quality Contaminants
  - Floatables
  - Petroleum Products
  - Heavy Metals
  - Pesticides and Fertilizers (Diazinon, etc.)
  - Fecal Coliform
  - Detergents
  - Erosion (turbidity/sediment)

- Conveyance System Deficiencies & Requirements

- Urban Runoff Program Capital Improvement/Replacement Plan
  [Table including costs for individual projects]

- NPDES Phase II History
  2/87 Water Quality Act Amendments
  11/90 Phase I Regulations
  10/92 Permit Deadline for Phase II from 1987 Act
  8/7/95 Phase II Rule and Schedule
  9/1/97 Proposed Regulations
  3/1/99 Final Regulations
  8/7/01 Permit Applications Due from Selected Sources

II. EPA Water Quality Requirements (Clean Water Act)
NPDES Phase II (Six minimum measures)

- Public Education & Outreach
  - Education Materials
  - Teacher Education Workshops
  - Best Management Practices Handouts
  - Door Hangers
- Public Involvement
  - Volunteer Storm Drain Stenciling Program
  - Volunteer Storm Water Monitoring Program
  - Volunteer Industry Educators

- Illicit Discharge Detection & Elimination
  - Inspections
  - Utilize Volunteer Monitoring Program for Early Detection and Tracing Pollutants to their Sources

- Construction Site Erosion Control
  - Develop requirements
  - Inspect sites
  - Storm Water Pollution Prevention Plans

- Post-Construction Storm Water Management
  - Develop requirements for new development inclusions for stormwater (detention/retention, maintenance, etc.)
  - Include requirements in site plan review comments
  - Maintenance

- Good Housekeeping/Pollution Prevention for Municipal Operations
  - Employ Pollution Prevention Practices
  - Technical Training for all Staff involved in Urban Runoff Issues

- Additional Staffing Requirements for Urban Runoff Programs

- Solutions
  - Ordinance
    - Prohibit Illicit Discharges
    - Prohibit Illegal Connections
    - Provide for Development and Implementation of BMPs
    - Require Structural Controls for New Development/Redevelopment
  - Comply with NPDES Phase II Permitting Requirements
  - Technical Training
    - Public: BMPs
    - Staff: Good Housekeeping/ Pollution Prevention Practices
  - Public Outreach: [Monitoring, Storm Drain Stenciling, etc.]
  - Public Education: [School Programs, Displays, Media, etc.]
  - Financing
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FRAMEWORK DETAILS FOR PUBLIC EDUCATION PROGRAM
by Maris Sidenstecker - Monterey Bay National Marine Sanctuary (MBNMS)
Phone: (408) 847-4216   Fax: (408) 647-4250  revised 1/96

The public education program is divided into three sections:
1. Framework Summary (two pages) which is divided by target audience and lists tools and
organizations to help reach targeted audience. Page numbers after target audience refer to pages in
Framework Details.
2. Framework Details which gives details and suggestions to execute city outreach program
including efforts tried in the cities of Monterey and Santa Cruz.
3. Educational Tools & Resources For Public Education Program

PROGRAM OBJECTIVE:

The objective is to offer a framework for cities to begin an urban runoff public education program
to educate the public about urban runoff and possible methods to reduce/eliminate sources of
pollution. This is achieved through educating various segments of the community through: teacher
workshops, educational materials, school presentations, storm drain monitoring, roving
educational displays, publicity, and printed materials. This includes but is not limited to the
following:

educational tools - teacher watershed curriculum activities, activities with hands-on model, written
materials.
target audiences - school children, teachers, general public, Hispanic community, business
community, city officials.
outreach methods - events, workshops, radio, print & television media, PSA’s, flyers, brochures,
posters, videos, student outreach, public presentations, school presentations, roving storm drain
exhibit, volunteer monitoring, coupon incentives, point of purchase displays, and storm drain
stenciling events.
existing educational tools and resources is included with hands-on tools, curriculum, websites,
monitoring kits, printed materials, and contacts.

HOW TO BEGIN:

1. The first step for an educator is to become familiar with how a city functions. Every city is set
up differently, with different departments and has various resource constraints. A flow chart of the
city will provide an orientation to the various departments within the city. Find the people in the
city departments who can help implement and shape your educational outreach program. This may
require interviewing and speaking with several people within the public works department to
establish a working partnership. Find out what educational materials the city is using for outreach
- various departments may use different educational materials. Brainstorm education outreach ideas
with city officials based on what they have in place and what is needed.

Educational Tools and Resources Section for obtaining a copy.

3. Build strong community partnerships as this will be the heart of your education program.
Contact and network with possible partners: organizations, agencies, educators, universities,
students, student interns, school groups, cities, and individuals who share an interest in watershed
protection/urban runoff issues. Brainstorm with partners on ways to build upon already existing
efforts in your community or how you can work together to start new outreach methods.
Strong partnerships utilizing the resources, skills, knowledge and effort of your community will enhance program implementation and longevity. Involving the community from program inception builds community support. Community support is critical for not only the success of your program but also for funding revenues.

4. Partnerships with other organizations and agencies can help maximize funding efforts by writing cooperative grants. Sources to seek funding from: The Integrated Waste Management Board, The Environmental Protection Agency (EPA), The State Water Resources Control Board, and private foundations.

**TARGET AUDIENCE:**

**General Public:**

Educating the general public about urban runoff can be done in a variety of ways. Listed below are suggestions to reach the public.

**Events:** Local fairs and national events are good forums to educate the public about urban runoff. Using an interactive model or demonstration is a good way to draw the public to your booth. One of the most effective tools we have used at a series of events is the Enviroscope model which is described in detail under the Educational Tools section located toward the end of this document. In one year of use in the Monterey Bay area, a single model has been effective in educating over 5,000 children and adults, many of them at events.

Possible events or existing forums to educate the general public and city councils on the problems and issues of urban runoff.

**Events:**
- Annual Gray Whale Migration (if you are a coastal city)
- Car racing events (Laguna Seca - Monterey region)
- Cinco de Mayo Day - annual event
- Coordinated Resource Management and Planning (CRMP) meetings
- Earth Day (National) - annual event (April)
- Farmers Market
- "First Flush" - first big rainfall
- National Coastal Clean Up Day (National) - annual event (September)
- Pollution Prevention Week - event
- Sanctuary, Park or Reserve Celebrations
- Storm Drain Stenciling Events
- Watershed Festivals

**Fore:**
- Automotive stores - Point of Purchase displays
- City Council Meetings
- Conference
- Highschool Automotive Presentations
- Hospitality Center Meetings
- Neighborhood Watch Meetings
- Nonprofit organization meetings
- Public Works directors meetings
- Publicity - print, radio, and television
- Volunteer storm drain monitoring
- Workshops (Teachers or City Officials)
Volunteer Monitoring: The beauty of this endeavor is it involves community volunteers collecting data for the city in order to locate potential pollutant sources. While volunteers are monitoring they are approached by curious people who ask what they are doing. In turn the volunteers educate the general public about urban runoff.

With the purchase of "The Urban Watch Kit" (see Educational Tools and Resources - page 5), recruited volunteers, and an agency, nonprofit, or individuals to process data and oversee the "Urban Watch" monitoring program your city can begin dry weather storm drain monitoring.

Implemented in Monterey city and suggested for Santa Cruz city. The Coastal Watershed Council (CWC) a nonprofit organization, was contracted to work with the city of Monterey to begin a citizen monitoring program. The CWC had experience using the Urban Watch Kit in the Arana Gulch area of Santa Cruz.

This effort was funded by the city of Monterey. It has been a successful effort in terms of community interest, involvement, and obtaining data on storm drain pollution. Baynet (a nonprofit) and the Coastal Watershed Council worked with the city of Monterey and The Monterey Bay National Marine Sanctuary to recruit volunteers to participate in the pilot urban watch monitoring program. Volunteers were recruited through articles in local papers and flyers distributed in the community. A one day training session was led by the Coastal Watershed Council to teach volunteers how to use the kit. From July through October 1997, volunteers were successful in collecting data using the urban watch kit.

The volunteers were able to detect consistent detergent runoff from a storm drain bordered by a large restaurant community. On one occasion, a detergent plume was traced to the source by walking up the street, peering through grates and following suds back to a restaurant. It was concluded that kitchen mats were being washed off into storm drains.

Train volunteers to make restaurant outreach presentations. Meet with restaurant staff and management to educate them about proper restaurant mat washing techniques and how this can prevent storm drain pollution. Food handling posters (in English/Spanish) can be left with the establishment after presentations.

The urban watch volunteer monitoring program can be incorporated around already existing events such as National Coastal Clean Up Day, and Earth Day, in order to maximize publicity and draw attention to storm drain pollution.

Storm Drain Stenciling: Great event to pull in community members, university students, schools, teachers, and local businesses to work with city public works departments to stencil storm drains. Ask local businesses to have their staff volunteer a weekend day to participate. Gives businesses an opportunity for community involvement and this is an activity that people enjoy. It is rewarding to be able to see completed tasks.

Write a press release on storm drain pollution for local papers and ask for volunteers to participate in storm drain stenciling events. Good national events to build attention / events around are Earth Day (April each year) and National Coastal Clean Up Day (September each year).

If the city has a volunteer coordinator work with them to recruit business groups, school groups, and girl & boy scout troops to participate. In Monterey, local businesses (insurance agencies, and the "Gap") sign up their staff to participate in one day storm drain stenciling events. This builds good community ties and is a great way to draw businesses in.
Written Materials: The most extensive list of written materials in California can be found in the Stormwater Resource Guide of Public Outreach Materials in California. See Educational Tools and Resources Section to order. Call agencies and organizations that have printed materials your city is interested in. Request permission from agencies and artists to reprint existing materials, and ask to obtain artwork and text on discs, if possible. This will save financial resources.

The Educational Tools and Resources is a compilation of helpful materials based on an extensive review of existing materials. For this Model Urban Runoff Program we adapted storm drain, food handling and automotive posters, and BMP brochure artwork from the city of Los Angeles. They were generous in sharing their print materials and allowing modifications for local names and numbers. We adapted a nonpoint source brochure from the city of Arcata for the Monterey Bay region and had the same artist revamp the artwork done for Arcata to fit the Monterey region, and this saved financial resources. Since there is a lot of good information already made it is a matter of finding what will work best for your city and their budget restraints. A few good pieces of printed materials can reach out to many segments of the public.

Publicity: Write a press release on storm drain pollution for local papers and ask for volunteers to participate in storm drain stenciling events. Good national events to build attention / events around are Earth Day (April each year) and National Coastal Clean Up Day (September each year).

Roving Displays: Enviroscope model: (see Educational Tools and Resources) section for more detailed information. At meetings, events, and teacher workshops you can display the model and educate people on how to use the model. Publicize availability of model to nonprofits, teachers, and agencies on a check out system.

A check out process has worked out successfully for the Monterey region allowing us to maximize outreach with this roving display. Teachers and nonprofits call in advance to reserve the model. They are responsible for picking up and returning the model after use. Through this check-out method we have reached over 5,000 children and adults in 16 months.

Storm Drain Display: See Educational Tools and Resources for details on how to order. Storm drain hands-on exhibit approved for replication by the Monterey Bay Aquarium for the cities of Monterey and Santa Cruz. The storm drain grate with a plasticized motor oil can spilled on top of the grate can be lifted up. Text underneath the grate (in English and Spanish) explains how motor oil poured down storm drains affects water quality and animal life in the ocean. The exhibit is being used as a mobile regional outreach tool by the cities. The cost to build each exhibit was approximately $4,000 each. The roving storm drain exhibit can be displayed at libraries, DMV’s, schools, nonprofit organizations and events. They are free standing and self explanatory and do not need a person in attendance.

Points of Purchase: Tear off motor oil recycling numbers (English/Spanish) inserted in the motor oil sections of automotive stores can be an effective tool. This educates the public about local places that will recycle motor oil. Nonprofits and volunteers could help get the information to the automotive stores and assist in keeping up the displays.

Mailing Inserts: Flyer or coupon incentives for motor oil recycling could be mailed with water bills, city newsletters, local nonprofit newsletters, or local newspapers.

BMP Brochures: Best Management Practices brochures that are targeted for specific industries as well as residents can be made available at city public works counters. BMP’s have been developed by other cities and could be tailored to fit your own city. The city of Los Angeles offers a good selection of BMP brochures.
**Coupon Incentives:** Work with local businesses to offer incentives for the general public to recycle motor oil. Offer car wash coupons or food item coupons from a fast food chain to people who bring used motor oil to a certified oil recycling depository. Publicize coupon incentives in local papers and radio spots.

**Teachers:**

Educators in the community who have a commitment to watershed protection are one of your most valuable resources. Contact local educators in your area to see who is already involved in watershed activities.

**Teacher Training Workshops:** Find educators who are willing to assist with and or present and coordinate workshops. Or you can contact Project WET (Educational Tools and Resources) and have them put together a workshop for you. Setting up a workshop takes a fair amount of time, but is definitely worth the effort. You can impact a lot of people to promote positive change for watershed protection and urban runoff prevention.

One teacher taught to use a curriculum will educate hundreds of students. One workshop with 20 teachers can reach thousands of students over the years. This is one activity where you can maximize the number of people you can educate, and in my opinion one of the most effective tools. Once you complete a workshop you can perfect techniques for duplicate workshops and you have the mold for future workshops. Invite local educators to present activities at watershed workshops in order to add their own expertise and knowledge. This will serve as a networking opportunity for teachers to work together on watershed activities.

The Monterey Bay National Marine Sanctuary (MBNMS) and The Monterey Bay Aquarium (a nonprofit organization) co-sponsored two Teacher Watershed Workshops focusing on urban runoff. One workshop was held at the Monterey Bay Aquarium and one at an elementary school in Santa Cruz. The Project WET curriculum with water-related activities geared toward grades K-12 was used. The focus was on urban runoff with activities extracted from the curriculum. Local teachers led activities and added their expertise on water monitoring, watersheds, and local water-related activities. MBNMS had several of the WET activities translated into Spanish for teachers to be able to take back to their classroom in order to reach bilingual students.

By using school sites as places to hold teacher workshops you can avoid the cost of having to pay for a site space. It also brings in the support of the school which is hosting the workshop. If a school site is not available contact recreation centers, conference centers, town meeting halls, or a library.

To advertise the workshops we used mailing lists on hand from the aquarium and the Sanctuary. We advertised in community newsletters and through county offices of education. Other avenues for publicity include flyer distribution in schools, libraries, or at events where there is a large group of educators. Announce workshops at meetings, and call local groups in your area to get the word out, put a description in their newsletter, or distribute flyers. This is also an activity that can garner publicity. MBNMS also combined efforts with Elkhorn Slough Reserve for a successful one day teacher workshop focusing on agriculture and urban runoff activities. Teachers were shown how to use the urban runoff model which several teachers checked out after the workshop to use in their classroom.

We designed a students urban runoff contest which we gave out to workshop participants for their students. The contest was broken down for younger and older grade levels.

**School Outreach:** Bringing presentations to the school site is a good way to reach teachers and students. Presentations using hands-on tools such as the Enviroscope model or storm drain exhibit
is a good way to get students and teachers actively involved. Presentations can be made by nonprofit groups, volunteers, and educators.

**Written Materials:** *(See page 4)* Distributing written materials to teachers and students is an effective outreach tool.

**Roving displays** - At the workshops you can show teachers how to use the Enviroscap[e model (see Educational Tools and Resources section for more detailed information) and tell them they can check the model out for their classroom from your office. This check out process has worked out successfully for the Monterey region allowing us to maximize outreach with this roving display. Teachers pick up the model with koolaid pollutants and deliver back to the educator after they have used the model at their school. Through this check-out method we have reached over 5,000 children and adults in 16 months.

Never underestimate the power of the trickle up theory. Educating elementary students also leads to education of adult family members. Students often impart what they have learned in school to parents.

**Storm Drain Stenciling:** see page 3

**Monitoring:** See page 3 and Educational Tools and Resources for monitoring kits that may be appropriate for schools.

**K-12 Students:**

Many of the same methods used to reach teachers are also useful to reach K-12 students. Listed below are suggestions to reach this audience.

**School Outreach:** See page 5.

**Roving Displays:** See page 4.

**Written Materials:** Such as storm drain posters and brochures that can be used by teachers for educating students about urban runoff and watershed pollution. A brochure we created “Who’s Polluting Monterey Bay” is a four color brochure with the inside panel becoming a mini poster of a residential area with urban runoff activities that students have to find and identify. This is an effective teaching tool.

**Storm Drain Stenciling:** See page 3.

**Volunteer Monitoring:** See page 3.

**College Students:**

A good way to reach college students is to involve them in community events. Listed below are suggestions in ways to reach students.

**Storm Drain Stenciling:** Contact local colleges/universities to locate students who do community internships and senior projects for college credit. The city of Monterey and MBNMS worked with the volunteer coordinator for the city of Monterey who made the initial contact with the university. Students from Cal State Monterey Bay in an Economics, Policy, & Management Class received semester units by fulfilling a Service Learning Requirement by participating in community activities.
This community outreach entailed many hours of planning, preparation, and clean up time on behalf of the Junior Engineer for the City of Monterey and MBNMS. For program success the university teacher must be actively involved and participate in all the projects the students do.

CSUMB students attended and participated in the following:

**Monterey City Council Meeting:** students attended the meeting which featured an urban runoff agenda item.

**Business outreach:** students designed a brief business survey questionnaire for local businesses which asked about their efforts to curtail urban runoff pollution.

**Volunteer monitoring:** which will serve as a base for ongoing monitoring efforts in the city and help build a data base. See monitoring on page 3.

**Earth Day celebration** where students set up the urban runoff model at their campus and in the city of Monterey in order to interact and educate the public. Students also handed out urban runoff flyers in English and Spanish and participated in a storm drain stenciling event.

**Businesses:**

Getting businesses involved with preventing urban runoff pollution is perhaps one of the more challenging targeted audiences as there is such a variety of businesses. A long term project with businesses is to begin a “Clean Seal Business Program” which is discussed in more detail below.

**Storm Drain Stenciling:** See page 3.

**Clean Seal Business Program:** Based loosely upon the successful “Clean Bay Business Program“ in Palo Alto, which has been operating for several years. Business owners would help formulate procedures for their specific business to become involved in energy conservation, solid waste reduction, and pollution prevention. Business owners are invited to work with the team in formulating a workable program.

This program is in the initial stages of planning and development in Santa Cruz. The Public Works Dept. of Santa Cruz will be involved in possible workshops to teach business owners practical solutions to prevent urban runoff. Businesses who attend and adopt protocols would be given a Seal of recognition which would be displayed in a store front window and receive free publicity.

**University Outreach:** College students could take information to businesses or a small mobile display to discuss nonpoint source pollution and how the business can become involved. Trained college students could give presentations to businesses on urban runoff reduction and how this is important to their business.

**Volunteer Outreach:** River Clean Up- San Lorenzo, Down town Santa Cruz. (Suggested) Through the City Serve Program volunteers could:
- Assist citizens and the city in efforts to clean rivers/watersheds on a more regular basis.
- Local business around the river will be informed by the volunteers about urban runoff. Community volunteers cleaning the area of debris is a way to increase awareness among business owners. This would help build partnerships and help initiate efforts for a “Clean Seal Business Program” in the future.

**Targeted Workshops:** Target workshops to reach various segments of the business community to cut down urban runoff pollution. Offer technical training and solutions for specific business needs. Work with the city public works departments to put on workshops.
Adopt A Watershed: Ask local business to help support a school that is helping to protect watersheds. This provides good press opportunities and promotes community ties between entities that otherwise may not work together.

Restaurant Owners: Through workshops designed specifically for the food handling industry. Work with the city public works department on solutions for problems in your city. Example: If detergent runoff from restaurants washing kitchen mats in storm drains is a consistent problem - offer solutions in workshops to curtail the problem.

Another way to reach restaurant owners is to train a volunteer group about proper restaurant techniques and possible solutions. In the city of Monterey, since we have a returning volunteer urban monitoring group we will train some of the volunteers to reach out to the restaurants. This builds upon programs in place and helps keep your volunteer staff motivated.

Along with food handling posters, printed in english/spanish volunteers will give presentations to the restaurant staff about urban runoff and how they can help. If the staff has a number of Hispanic employees, have a volunteer fluent in Spanish give the presentation.

Automotive Owners: Reach them through targeted workshops that are specifically for this audience and offer solutions to common problems - such as oil disposal, etc. Work with city officials in designing and implementing the workshop. Distribute educational materials targeted for the automotive industry.

Business Owners: Reach them through targeted workshops that are specifically for this audience and offer solutions to common problems. Work with city officials in designing and implementing the workshop. Distribute educational materials targeted for the specific businesses you are reaching out to.

Outreach Presentations: Train a nonprofit or volunteer staff to give outreach presentations. Work with city officials to formulate a cohesive message that you want presented to the business community. Nonprofit groups and volunteers can give presentations to the entire staff on how to help reduce non point source pollution emphasizing why this is an important issue and distribute information to the business.

City Officials:

Educate city officials about urban runoff pollution and why this is important for the community.

Roving Displays: Using the enviroscape model (see Educational Tools and Resources section) to educate city officials is an effective tool. Having something visual helps the presentation.

Presentations: Work with city officials to schedule a date to give a presentation to city council members. Presentations were given to the to the city council members for the cities of Monterey and Santa Cruz. At each meeting council members were invited to pollute the enviroscape model (see Educational Tools and Resources), with food pollutants after a discussion about urban runoff pollution. The model helped make a lasting impression and stick out among the many agenda items presented to council members.

Specific Socio Economic Groups:

Door Knob Hangers: Proposed by the city of Santa Cruz. Through City Serve bilingual volunteers or University students will walk Hispanic neighborhoods on weekends and speak to and hand out bilingual door knob hangers with information on motor oil recycling and curbside collection for Santa Cruz. Give residents collection jugs for the Santa Cruz used motor oil curbside collection program.

Presentations: To schools with a bilingual speaker as well as using hands-on models are effective means to reach students. A presentation at auto parts stores with point of purchase information in Spanish is a way to reach out. Have volunteers or nonprofit groups give presentations, after a training session.

Roving Displays: See page 4.

Point of Purchase: See page 4.

Events: See page for 2 for ideas.

Coupon Incentives: See page 4.

Teacher Workshops:
We have had several Project WET (see Educational Tools and Resources) activities translated into Spanish for teachers to be able to take back to their classroom in order to reach the bilingual students.

TOOLS:

The Enviroscape hands-on model ("The Box"): See Educational Tools and Resources on how to order a model.

Urban Watch Storm Drain Monitoring Kit: See Educational Tools and Resources on how to order kit. The kit is produced by NAPCO Chemical Company (approximately $350).

Roving Storm Drain Display: See Educational Tools and Resources for details.

National Coastal Clean Up Day: takes place every year in September. Beaches, lakes, rivers, and waterways are cleaned by volunteers. Debris collected from waterways across the nation are collected on data sheets which are called in to Coastal Commission where the data is tabulated for the nation. In order to build upon this effort we will have volunteers from the Monterey community assist our Urban Watch Volunteer monitoring group in collecting debris from storm drains in Monterey. This twist on National Coastal Clean Up day will help focus attention specifically to storm drains and urban runoff pollutants. A college student will assist the Sanctuary staff in coordinating the project Coastal Clean Up day, getting publicity, and interacting with volunteers, for next year.

Publicity: Watershed Report Card: If you have several schools or groups monitoring different watershed areas report cards of watershed health could be printed every year in conjunction with nationwide Coastal Clean Up Day (September) or Earth Day (April). This is a good way to generate publicity. Heal The Bay generates a "Report Card" for the Los Angeles area beaches and puts out an annual report with good information. See Educational Tools and Resources for more information on Heal The Bay.
Publicity: "First Flush": The first big rain of the season is a good time to generate radio, television, and newspaper publicity about urban runoff. Work with other organizations to generate publicity.

WET curriculum: See Educational Tools and Resources: for detailed information on this excellent watershed curriculum for grades K-12.

City Stenciling Kits:
The city will need to get storm drain stenciling kits together, including stencils. Volunteers need to work with the city public works department.

Written Materials: See Task 5.2 below and Appendix A.

Task 5.2:

Educational Materials:
Develop and distribute educational materials currently being developed by the WQPP: to the general public and what the public can do to prevent pollution.

Educational Materials on hand in the Sanctuary WQPP:
Pelican Urban Runoff Poster English/Spanish
Watershed activities from Project WET Curriculum translated in Spanish
Urban runoff hands-on model - checked out to teachers/organizations.
Urban runoff flyer English/Spanish
- Auto Repair clean business operating poster
- Food and restaurant clean business operating poster.
- Storm Drain pollution poster

In Progress:
The city of Los Angeles Stormwater Management Division is kindly donating the following products on disc.
- BMP graphics and text (on disc) in English/Spanish for 8 trifold brochures for public works counters.
- Urban runoff color brochure “Monterey Bay is Closer than You Think”, Spanish version in progress.
- Door Knob Hangers English/Spanish on Oil Recycling and curbside pick up. (City of Santa Cruz)

**Target various audiences:**

b) general public - through events, Hispanic population with bilingual information, University student outreach, literature distribution, exhibit outreach, and community events: storm drain stenciling, volunteer monitoring programs.

c) K-12 - Teacher workshops and class presentations with urban runoff model and storm drain exhibit.

d) small business - See below list: Workshops targeting restaurants and automotive business as outreach & education methods. Poster distribution.

e) development - through BMP’s and workshops.

f) industry - through BMP’s and Workshops

D) Small Business To Target:
- Automotive Outlets & Automotive Stores
- Copier Centers
- Dry Cleaners
- Fast Food Chains
- Home & Garden Stores
- Gas Station
- Grocery Stores
- Hair Salons & Nail Salons
- Hotels - door knob hanger, tent, or decal on recycling
- Veterinary Clinics
- Paint Stores
- Photo Development Stores
- Restaurants - to see how they wash their mats.

**Task 5.4:**
Distributing information and continuing outreach activities.

**Distribution Centers:**
- 4H Groups
- Architecture Firms (BMP’s).
- Automotive stores.
- Bingo Groups
- Book Stores
- Boys and Girls Clubs
- Business stores.
- California University Student Information/Travel Centers and Environmental Ed. Departments
- Chamber of Commerce
- Churches
- City information counters.
- City inspectors when they do site visits.
- City Newsletters.
- City Websites.
- College students interacting with public.
- County Santa Cruz Task Force - Economic Development
- Cub Scouts/ Girl Scouts
- Dive stores
- Department of Motor Vehicles with roving storm drain display
- Fire Department Inspectors bring urban runoff information.
- Harbor Masters.
- Hospitality Associations
- Kayaking and Eco Boating Tours.
- Libraries
- Lions Clubs / Kiwanis Clubs
- Local Business Associations.
- Local groups and nonprofit organizations (in Monterey and Santa Cruz: SOS, CMC, Baynet, Coastal Watershed Council, Ecology Action Network, Surfrider, CRMP - Coordinated Resource Management and Planning, SEP -Sanctuary Education Panel, SAC- Sanctuary Advisory Council, WEC- Watershed Education Committee.)
- Mailing enclosures in various watershed newsletters.
- Networking group for nonprofit volunteer coordinators - ( in Monterey "DOVIA")
- Post Offices
- Recreation Centers
- Rotary Club
- Senior Centers
- State Parks Visitor Centers (Elkhorn Slough Visitor Center)
- Surf Shops
- Teachers
- University Campus Service Learning Centers
- Visitor Centers
- Whale watching boats.
- Workshops: teacher, business, city (training for municipal employees), and parks & recreation.
- Youth Centers
4C Sample Outreach Materials
The lead. cause of oil spills in the ocean is NOT from tanker accidents, it's from citizens. Nationwide every year 350 million gallons of oil is discarded in storm drains, waterways, and soil. This is 30 times greater than the largest tanker spill!

**INFORMATIC SOURCES**

For motor oil collection services, household hazardous waste disposal, and recycling —
See Yellow Pages under Recycling or call your city public works department.

Please do not mix used motor oil with antifreeze, transmission fluid, gasoline, or other contaminants.

**MOTOR OIL RECYCLING:**

City of Monterey .................................. (408) 372-7977
City of Salinas ................................... (408) 758-7925
City of Santa Cruz ................................. (408) 429-3566
City of Watsonville ............................... (408) 728-6133
Half Moon Bay ................................... (415) 726-4718
Marin County....................................... (415) 499-7868
Monterey County ................................. (408) 384-5313
San Benito County ............................... (408) 637-3725
San Luis Obispo County ....................... (805) 782-8530
San Mateo County ............................... (415) 363-4718
Santa Cruz County .............................. (408) 454-2606

For location of local motor oil collection centers throughout the state call: **(800) CLEAN-UP**
or on the Internet: [http://www.dwmb.ca.gov/wpe/usedool/hotshr.htm](http://www.dwmb.ca.gov/wpe/usedool/hotshr.htm)

For statewide recycling, composting, and household hazardous waste information and referrals to local service sites call:

**California Integrated Waste Management Board Recycling Hotline: (800) 553-2962**

For more information on how to prevent polluted runoff and protect watersheds call: The Water Quality Protection Program at the Monterey Bay National Marine Sanctuary: **(408) 647-4261**

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**MONTEREY BAY** is the nation's largest Marine Sanctuary, encompassing over 5,300 square miles along the Central California coast from Marin County near San Francisco southward to Cambria in San Luis Obispo County. The Sanctuary protects many habitats, ranging from sand flats along the shoreline to the nation's most extensive kelp forests and one of the world's largest underwater canyons. Surrounding wetlands provide nursery grounds for juvenile fish, help protect against flooding and improve water quality by filtering out harmful pollutants. Nutrient-rich currents nourish the area, supporting a productive and diverse marine ecosystem where countless species, many of them threatened or endangered, make their homes.

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**Monterey Bay Begins on Your Street**

Help prevent pollution of Monterey Bay waters
Even if you live miles from the sanctuary, you may be contributing harmful pollutants to coastal waters. Urban runoff is caused by chemicals and other materials that are poured or washed down storm drains. Unlike household sewer systems, storm drain pollution is NOT cleansed by sewage treatment plants - it flows directly through storm drains and out into sanctuary waters untreated. You, your friends and family all depend on healthy waterways and oceans. Remember this when you go to the beach, surf, swim in the ocean, go fishing, and eat local sea food.

**TYPES OF POLLUTION**

Motor oil, pesticides, animal waste, automotive fluids, fertilizers, chemicals, and litter, all make their way into oceans every day.

- One quart of motor oil dumped down a storm drain can contaminate 250,000 gallons of water. Oil from one engine (4-6) quarts can cause an 8 acre slick.
- Every year 350 million gallons of used motor oil is discarded in storm drains, waterways, and soil. This is 30 times greater than the Exxon Valdez oil spill!
- Some wildlife get their water from polluted storm drains. Animals not only get sick from the water, but oil and gasoline stick to feathers and fur. When this happens, feathers and fur lose the ability to provide warmth for the animal.

**WHAT YOU CAN DO**

**RECYCLE**

- It takes 42 gallons of crude oil to make two and a half quarts of lubricating oil. The same two and a half quarts can be produced with half as much energy from only one gallon of recycled oil. Take used motor oil and antifreeze to a gas station or hazardous waste site that recycles these products. Call the Recycling Hotline: (408) 384-5313 Monterey County (408) 454-2606 Santa Cruz County
- Recycle plastic, aluminum, and paper. Trash poses a threat to marine animals as they try to eat it or get trapped or tangled in the debris.

**REUSE**

- Rinse paint brushes in the sink. Filter and reuse paint thinner or brush cleaners. Dispose of used paint and thinners at a hazardous waste site.

**REDUCE**

- Use pesticides (look for nontoxic alternatives whenever possible) and fertilizers carefully and sparingly. Do not use if rain is forecast.
- Dispose of animal waste in garbage cans or toilets, not in storm drains.
- Wash cars with biodegradable, phosphate free detergent.

For more information on urban runoff call the Monterey Bay National Marine Sanctuary (408) 647-4201
CONTAMINACIÓN DE LAS ALCANTARILLAS
(ESCAPE URBANO)
Y TÚ

Incluso si te ves muchas millas del santuario, es posible que estés contribuyendo a la contaminación peligrosa de las aguas costales. El escape urbano está causado por químicos y otros materiales que son echados, o lavados por el sistema de drenaje/alcantarillas. Desafortunadamente, en el caso del sistema de drenaje de las casas, la contaminación del sistema de drenaje de las lluvias/alcantarillas no es limpiado por una planta de tratamiento de aguas residuales—corre directamente, por medio de las alcantarillas, al agua del santuario sin tratamiento. Tú, tus amigos y familia dependen de canales de agua salubre y los océanos. Recuerda esto cuando vas a la playa, nadas en el mar, pescas, y comes comida del mar local.

TIPOS DE CONTAMINACIÓN

Aceite de motor, pesticidas, heces de animales, fluidos de automóvil, fertilizadores, químicos, y basura, todos estos encuentran su camino a los océanos todos los días.

• Un cuarto de aceite de motor botado por las alcantarillas puede contaminar 250.000 galones de agua. Aceite de un motor(4-6) cuartos de galón, puede causar la contaminación de 8 acres.
• Cada año 350 millones galones de aceite usado por motor son desechado en las alcantarillas, canales, y suelo. ¿Esto es 30 veces más grande que el derrame de aceite del Exxon Valdez?
• Alguna vida salvaje consigue su agua de alcantarillas contaminadas. Los animales no sólo se enferman por el agua, pero también el aceite y la gasolina se les pegan a las plumas y pelaje. Cuando esto ocurre, las plumas y pelaje pierden su habilidad de proveer calor al animal.

¿QUÉ PUEDES HACER TÚ?

RECYCLAR
• Se necesitan 42 galones de aceite crudo para hacer dos cuartos y medio de aceite lubricante. Esos dos galones y medio pueden ser producidos con la mitad de la energía de un galón de aceite reciclado. Tome su aceite de motor usado y su anticongelante a una gasolinera, o a un sitio de desechos peligrosos que recicla estos productos. Llame a la línea urgente de reciclaje: (408) 384-5313 Condado de Monterey (408) 454-2606 Condado de Santa Cruz
• Recicle plásticos, aluminio, y papel. La basura es una amenaza a la vida marina, ya que ellos tratan de comerse , o quedan atrapados o enredados en los escombros.

USAR DE NUEVO
• Lave sus brochas de pintura en el lavamanos. Filtre y use de nuevo los aclaradores de pintura, o limpiadores de brochas. Deshche pintura usada e aclaradores de pintura en un sitio de desechos peligrosos.

REDUCIR
• Use pesticidas ( busque alternativas no tóxicas cuando sea posible) y fertilizadores con mucho cuidado y escasamente. No use si el previsión es de lluvia.
• Lave su automóvil con detergente biodegradable sin fosfato.
• Deshche las heces de animal en los basureros o tasas de baño, no en los alcantarillados.

Para más información, lámame al número (408) 647-4201
Know Your Enemy!
If you don’t know what the pest is, bring a sample of the pest and the damage it is causing, in a closed jar, to:
- a reputable nursery
- County Agricultural Commissioner
  (510) 670-5232
- U.C. Cooperative Extension Office
  (510) 670-5200

How Safe Is This Pesticide?
For information on pesticide safety, contact:
- Poison Control Center  (415) 476-6600
- National Pesticide Telecommunications Network, EPA-funded. For emergencies and information on health effects, 24-hr hotline: 1-800-858-7378.
- Citizen’s Guide to Pesticides, EPA; R. Woods, Consumer Information Center-Y. R.O. Box 100, Pueblo CO 81002. (50c) Request #426X.

How Do I Get Rid of Old Pesticides?
If pesticides cannot be used up, or given to neighbors, community organizations or gardening clubs, they can be stored until one of the Alameda County household hazardous waste collection facilities opens. These facilities will receive hazardous waste, free of charge, from Alameda County residents and certain small businesses. For more information call 1-800-606-6606 (from within the County) or 1-510-670-6460 (from outside the County).

For More Copies of This Brochure, contact:

Alameda County
Urban Runoff
Clean Water Program
399 Elmhurst Street, Hayward CA 94544
(510) 670-5543  FAX (510) 782-1999

Printed on Recycled Paper
Grow It!
The Less-Toxic Garden.

Congratulations! You have taken the first step to create a safer place for yourself, your family and our environment. This guide will help you create a vibrant garden and do the earth a good turn by showing you how to:

- Create healthy soil
- Plant the right plants
- Reduce toxic chemical use
- Control pests naturally

A word about garden chemicals:
Fish and wildlife are harmed by improper use and disposal of chemicals:

- Chemicals over-applied or not used according to label directions
- Chemicals poured down household drains
- Chemicals washed into storm drains by rain or overwatering
- Chemicals thrown away in the garbage can cause problems for landfills

Local resources for proper disposal of chemicals exist to help you. Keep reading for better alternatives.

For more information to help protect our Bay Area waters call:
1-888-Bay-Wise
(1-888-229-9475)

The Bay Area Stormwater Management Agencies Association (BASMAA) is a group of local water quality agencies focused on regional challenges and opportunities to improving the quality of storm water runoff to the San Francisco Bay and Delta.
Home Maintenance Tips for a Cleaner Bay

Whether you do the work yourself or hire someone, you can help protect water quality.
KEEP POOL AND SPA WATER OUT OF STORM DRAINS, STREETS, AND CREEKS!

When you’re planning to discharge large amounts of pool water, please be sure to call the local wastewater treatment authority for guidance.

Atherton  (415) 321-9384
Belmont    (415) 594-8411 ext. 141
East Palo Alto (415) 329-2598
Ladera Area (415) 321-0384
Los Altos   (415) 329-2598
Los Altos Hills (415) 329-2598
Menlo Park  (415) 321-0384
Mountain View (415) 329-2598
Palo Alto   (415) 329-2598
Portola Valley (415) 321-0384
Redwood City (415) 594-8411 ext. 141
San Carlos  (415) 594-8411 ext. 141
Sunnyvale  (650) 730-7220
Woodside  (415) 321-0384
Dirty Words Every Kid Should Know.

Catch Basins—You know those Catch Basins on your street corner? Well, all that trash you see there gets washed down into the Catch Basins and eventually ends up at the beach. So, if you don't want to swim in garbage, don't toss things into the Catch Basins.

Toxins—Toxins are chemicals that can make you sick. Do you know why you can find them at the beach? Because some people break the law and wash Toxins into the Catch Basins. These Toxins end up at the beach in Storm Drains and Toxic Puddles. So look out.

Runoff—After it rains, or people turn on their sprinklers or hoses, you can see water running into catch basins. There it mixes.

Contamination—When something dirty, unhealthy or toxic gets in the ocean, the ocean becomes Contaminated. Unfortunately, that happens whenever...
Urban runoff is all the stuff that enters the Bay with storm drain water. If the storm drains contain trash, leaves, and oil in them, then all that junk ends up in the bay. Preschoolers can do both the activities below.

Pelicans eat a lot. Which mouthful do you think the pelican would choose?

Circle the items that do not belong in our Bay water.

Mud ‘N Fun is a regular feature in your Tidal Tales newsletters by Naturalist Randy Gates. Each month, one or more nature-related activities will be included for children and adults. These activities are designed to heighten your appreciation of the natural world. Adults and children can make these activities into family fun.
CITY OF MONTEREY STORM DRAIN STENCILING

City Contact Person:
Jennifer Hays
Public Works Engineering Division
City Hall- Room 7
(408) 646-3920

Storm Drain Stenciling Materials:

Each kit should contain:

3 traffic cones
latex gloves
1 trash bag
1 stir stick
1 scraper
1 4" roller brush
masking tape
catch basin map
pencil
3 orange vests
2 buckets- one for carrying stuff, one for white paint
paper towels
1 can blue spray paint
1 wire brush
1 paint brush
1 stencil
Wet Paint signs

Procedure for Obtaining Kits (team leaders):

1. Please call Jennifer Hays at 646-3920 in advance to request kits. Specify number of kits. Each kit is set up for two or three people. (In high traffic areas please have three people per team for traffic safety.)

2. Stop by City Hall to pick up kits. (Engineering Office is Room 7 above the City Council Chambers.)

3. When your group is done, please clean brushes and rollers (we do reuse the rollers) in a sink (not down a catch basin!)... Also, please try to clean the stencils as well as you can (they are pretty tough to clean off).

4. Return kits to Jennifer Hays at City Hall. Please have your volunteers keep track of which catch basins have been stenciled by marking them on the provided maps. If you find catch basins that are not marked on the maps (and they are on City property) go ahead and stencil them, but please mark on the map as well. We are trying to keep track of how many are getting done.
Stenciling Procedure:

1. Please wear orange vests at all times when stenciling. You will be working in traffic areas. Please place orange cones around the area that you are working. You should not have to close traffic lanes, but make yourself visible to cars that will be driving by.

2. You will be stenciling the concrete area on the curb above the catch basin grate. If there is no curb, either stencil on the concrete "apron" next to the catch basin or on a relatively flat asphalt area behind the grate where a curb would normally be.

3. Clean the area first with the wire brush provided. This will be to get the excess dirt off so that the paint will stick. If there is an old peeling stencil that you are going to paint over, use the scraper to get as much of the peeling paint off as possible.

4. Tape off the boundaries of the area to be painted with masking tape. You will be painting the white background first (with the roller brush provided and/or the paint brush). The white background should be painted about as long as the outer edges of the stencil (approximately 26") and as wide as the curb (6").

5. Put on your latex gloves. Make sure your white paint is stirred well (with you stir stick). Paint the area that you have taped. You can use either the roller or the paint brush (make sure it's not too thick or else it won't dry quickly).

6. After allowing the white paint to dry, have one person hold the plastic stencil in place over the white paint, and have another person use the blue can of spray paint to fill in the stencil. Be careful! This is the trickiest part. The stencil should be positioned so that someone standing in the street can read it right-side up. Make continuous passes with the spray paint approximately 6-8" above the stencil. Make sure everyone is wearing their gloves for this part! It can be very messy.

7. Please leave a "Wet Paint" taped to the curb next to the stencil. When you are done painting and the stencils are all dry please come back and remove them.

8. Go on to the next catch basin and repeat... When you are finished, please go back to all of your catch basins and retrieve "Wet Paint" signs and masking tape and dispose of properly.
4D Educational Tools and Resources for Public Education Program
Educational Tools & Resources For Public Education Program

Compiled by Maris Sidenstecker, Monterey Bay National Marine Sanctuary.
Phone: (408) 647-4216.

The following is a list of quality educational materials that can assist teachers, individuals, park rangers, nonprofit organizations, government, state, city and local agencies in setting up a watershed / urban runoff outreach program for their region.

A Stormwater Resource Guide Of Public Outreach Materials In California
Contact: Joyce Neil
Stormwater Management Division
City of Los Angeles
650 S. Spring St., Suite 700
Los Angeles, CA 90014
(213) 847-4842
Fax: (213) 847-5443

To begin a city outreach program you must obtain a copy of the Stormwater Resource Guide. This is the most comprehensive list of stormwater related outreach materials in California. Many stormwater programs actively share public information materials. Use this guide to utilize existing materials and share products that your program has developed with others.

Curriculum:

Adopt A Watershed
PO Box 356
Hayfork, CA 96041
Phone: (916) 628-5334
Fax: (916) 628-4212

Offers curriculum for grade levels K-12. Curriculum is divided into the following categories: Biology, Chemistry, Earth Science, Geography, Language Arts, Math, and a field manual for Water Quality Monitoring which is useful for educators monitoring the effects of urban runoff in local watersheds. Cost varies with each item. Offer a teacher workshop with a maximum of 30 teachers per workshop. Facilitator cost is $375 / day, plus travel expenses.

Water Education Foundation (WET)
717 K. Street, Suite 517
Sacramento, CA 95814
Phone: (916) 444-6240
Fax: (916) 448-7699
Contact: Judy Wheatley

Offer a Project WET curriculum / activity book for educators levels K-12. The WET workbook has several activities related to urban runoff. One of the best curriculums in terms of layout, design, and content. All water Education Foundation classroom materials are consistent with the California State Frameworks for Science and History/Social Science. In addition WET will facilitate a teacher workshop for free, in exchange for the purchase of educator activity books. If funds are unavailable you can find a sponsor and or charge the teachers $9.50 each book. Judy Wheatley will gladly assist your organizing a teacher workshop.
In addition to offering teacher workshop training WET watershed curriculum books, WET has a catalog which has a variety of educational products: A California Water Map, Colorado River Map, Groundwater Map, Videos and slide shows on water issues, water cards, preventing pollution card, stickers, note cards, a No-Know Game - relates to urban runoff issues, Hydroexplorer Computer Games, variety of educational classroom materials.

**Aquatic Project Wild (K-12)**  
Project Wild Headquarters, Aquatic Project Wild  
Western Regional Environmental Education Council  
Salina Star Route, Colorado 80302  
Phone: 303-444-2390

WILD is an award winning interdisciplinary, conservation and environmental education program. The waters of the earth, in some form, are walking distance from any classroom on the planet. Project WILD Aquatic Education materials serve as an invitation to explore and understand the fascinating worlds of water and the aquatic habitats they support. WILD offers instructional workshops to train teachers how to use the curriculum.

**Biological Activity Packet**  
Colorado River Watch Network  
Att: Mary Gilroy H 219  
PO Box 220  
Austin, TX 78767-0220

A teachers companion to the Biomonitoring Guide with twelve classroom activities emphasizing aquatic ecosystem structure and function. Teaching activities range from traditional lab investigations to cooperative learning activities, simulations, and even a taxonomy card game, "Bug Rummy". Concepts covered in the activities include taxonomy, genetics, biochemistry and ecology. Grade levels 7-12. Fee.

**Biomonitoring Guide**  
See address above

A manual that provides citizens the necessary background and instruction to use benthic macroinvertebrates as key indicators of the health of a water body. Step by step instructions guide the reader through habitat assessment as well as a collection and identification of macroinvertebrates. The dichotomous key and pocket-size key card have simple line drawings to help with field identification of organisms. Fee.

**Biological Monitoring Video**  
See address above

This instructional video explains the use of benthic macroinvertebrates in determining the health of a water body. Field procedures are demonstrated for riffle habitat assessment as well as collection and identification of organisms. Microscopic footage of at least 20 species of benthic macroinvertebrates is included to assist with identification. Designed to complement the Biomonitoring Guide, this video is appropriate for middle school through adult. Fee.

**Blue Thumb Project**  
c/o American Water Works Association  
6666 West Quincy Avenue  
Denver, CO 80235  
Phone: 800-926-7337
Offers an assortment of products related to water. Includes pencils, magnets, stickers, brochures, erasers, project kits, flags, guides and resources.

**Channing L. Bete Co., Inc.**
200 State Road
So. Deerfield, MA 01373-0200
Phone: 800-628-7733
Fax: 800-499-6464

Offers a variety of water education materials including booklets, posters, curriculums, coloring and activity books, water week kits. Fee.

**Earth: The Water Planet** (grades 6-8) $10.00
The National Science Teachers Association
1742 Connecticut Ave NW
Washington, DC 20009

**Educating Young People About Water: A Guide to Goals and Resources with an emphasis on nonformal and school enrichment settings.**
Elaine Andrews
University of Wisconsin-Madison
216 Agriculture Hall
1450 Linden Dr.
Madison, WI 53706

A guide for professionals who design and develop water quality training programs and curricula, and for coordinators of water education programs. Coordinators can use it to make initial program decisions or to find complimentary materials for a program already in place.

**Hands On Save Our Streams (K-12) SOS Kit** $8.00
Izaak Walton League
707 Conservation Lane
Gaithersburg, MD 20878
Phone: 800-BUG-IWLA

Is an interdisciplinary curriculum that can be used to teach social studies, biology, chemistry, math, history, language arts or English and includes all background needed to teach lessons and field studies.

**Investigating Streams and Rivers: An Interdisciplinary Curriculum Guide**
See the address for Green under Catalogs

A collection of activities to encourage student inquiry, investigation, and action regarding local streams and rivers.

**Living In Water** (grades 4-6) $4.00
National Aquarium in Baltimore
Education Department, Pier 3
501 E. Pratt Street
Baltimore, MD 21202

S.T.E.P.
Monterey Salmon and Trout Project
c/o Matt MacCaslin
2524 Parker Street
Santa Cruz, CA 95065

Offer curriculum binder, revised lesson packet, Science kit (slides, videos, posters). There is a fee.

The Stream Scene: Watersheds, Wildlife, and People (grades 6-12) $15.00
Oregon Department Fish and Game
Office of Public Affairs
PO Box 59
Portland, OR 97207
Phone: 503-229-5400 Ext: 432

Water, Water Everywhere But... (grades 7-10)
Hach Company
PO Box 389
Loveland, CO 80539

This material is not intended for use as "text material". It is a reference work to be used by students while interpreting their water test results. Everything was written with the assumption that students have no background in chemistry and only a limited knowledge of mathematics and general science. Hach also offers curriculum, resource materials, resource guide, and monitoring kits (see address under monitoring kits).

Hands-on Educational Tools:

enviroscope Models
c/o JT & A, inc. or Terrene Institute
4 Herbert Street
Alexandria, VA 22305
Phone: (703) 519-2180
Fax: (703) 519-2190

Enviroscope is a three-dimensional, hard plastic model of a miniature city. This interactive portable model offers a hands-on approach to demonstrate water pollution of watersheds caused by various urban runoff sources. The model is (approximately 25"x 30"x5") and comes complete with a kit containing components you need to demonstrate the movement of water through a watershed. The exhibit includes scaled-down homes, shopping areas, commercial districts and industrial locations placed at different elevations. The lowest point on the model is a water body. Participants spray water on the model to simulate a rain storm which shows how various media simulating motor oil, paint, antifreeze, herbicides, and pesticides drain from upland areas to the water body. The ingredients of cocoa, powdered drink mixes, and cake decorations act as toxic pollutants.

The enviroscope base remains the same and interchangeable add on surfaces can be purchased separately, including: hazardous waste, wetlands, groundwater, and riparian, urban, coastal, and landfill. Prices range from $299 for base only, with each add on costing approximately the same amount. This has been one of the most effective tools to demonstrate non-point source pollution to a variety of target audiences in the cities of Monterey and Santa Cruz. They also offer a Resource Guide for Wetlands to accompany the model which lists a variety of products, posters, programs and projects.
For approximately $800 you will have a valuable educational outreach tool which makes the topic of urban runoff fun. In addition to the buildings supplies with your model you can purchase small plastic animals (from toy stores) found in your local watersheds. Label local watersheds on the model. Perfect the urban runoff pollutants by using different colors of koolaid and cake decorations.

The Sanctuary office checks the model out to educators and nonprofits in order to increase urban runoff awareness. This outreach effort combined with community events has reached over 5,000 children and adults in 18 months. We advertise the availability of the urban runoff model through presentations, word of mouth, newsletter articles, announcements at meetings, events, teacher workshops, and county district school office mailings. In the future we would like to acquire more models to be placed in various cities and school districts in order to expand this outreach to a regional effort.

This is a great tool to be used by schools, community groups, government agencies, nonprofit groups, park services. Due to the cost this is an item that could be shared by a few groups or by soliciting local business for funds, or getting a grant to purchase the enviroscape.

Roving Storm Drain Exhibit (a Replica of Monterey Bay Aquarium exhibit)
Contact: Martha Manson - Exhibit Design Manager
Monterey Bay Aquarium
886 Cannery Row
Monterey, CA 93940-4810
Phone: (408) 648-4889

To have an interactive storm drain exhibit built for your city like the one on display at the Monterey Bay Aquarium, Monterey, California. Please call for aquarium approval to duplicate the exhibit. These are displays that can be adapted for bilingual outreach and sturdy enough to be left unattended at libraries, DMV's, schools, and events. The display is approximately three feet tall by two feet wide and sits on rollers. The top of the exhibit is the size of a storm drain. Attached to the grate is a plastic motor oil bottle spilling plasticized oil down the storm drain. The grate lifts up to display text in English and Spanish which explains how motor oil affects water quality and marine life.

The person who built the exhibit is an outside contractor - Chris Poehlman and his phone number is (707) 886-5182. He made modifications to the exhibits built for the cities of Monterey and Santa Cruz, in order to make them more portable for a roving display. The cost is approximately $4,300 for the entire display.

Monitoring Kits/ Resources:

California Directory of Volunteer Monitoring Organizations
Gwen Starrett
Water Resources Education Coordinator
State Water Resources Control Board
P.O. Box 100
Sacramento, CA 95812-0100
Phone: (916) 657-0518 Fax: (916) 657-2127

The directory is designed to identify community groups in California that are monitoring aquatic resources such as creeks, rivers, bays, lakes, estuaries, and ocean waters. This serves as an excellent source to connect interested volunteers, potential mentors, and resource managers with existing monitoring groups and increase communication between community groups in order to learn from other successes and challenges.
Urban Watch Kit
NAPCO Chemical Company
Contact: Marilyn Grychka
Phone: (800) 929-5976

The kit used by Urban Watch volunteers was developed jointly by City of Fort Worth staff and Lamotte company. It includes all the parameters required in EPA’s NPDES permit regulations for dry-weather storm drain monitoring (chlorine, copper, detergents, phenols, pH, turbidity, and color), plus a thermometer and a test for ammonia-nitrogen. Kit cost $310.00. This kit was successfully used by a volunteer monitoring program for the City of Monterey Public Works Department, California.

Hach Company
560 Lindbergh Dr.
PO Box 389
Loveland, CO. 80539
Phone: 800-227-4224
Fax: 303-669-2932

La Motte
PO Box 329
Rt. 213 North
Chesterstown, MD 21620
Phone: 800-344-3100
Fax: 410-778-6394

Minnows Monitoring Storm Water
Brian Camp
Fort Worth DEM
5000 Martin Luther King Highway
Fort Worth, TX 76119
Phone: 817-871-5460

The Fort Worth Department of Environmental Management has produced a video and manual explaining how to construct and use the Stream Sentinel, a low cost, long term method of monitoring storm drainage outfalls using six fathead minnows in a two-liter soda bottle. Both are available at no cost from Charles Howell, EPA Region 6, First Interstate Bank Tower, Fountain Place, 1445 Ross Ave., 12th floor, Suite 1200, Dallas, TX 75202-2733. Phone: 214-665-8354.

Chemetrics
Route 28
Calverton, VA 22016
Phone: 800-356-3072

Millipore
80 Ashby Rd
Bedford, MA 01730
800-645-5476

Catalogs:
GREEN
721 East Huron Street
Ann Arbor, Michigan 48104
Phone: 313-761-8142
Fax: 313-761-4951
http://www.econet.apc.org/green/

Offers a catalog of quality watershed education resources, international newsletter, cross cultural watershed opportunities, training and support to help you initiate or enhance local watershed education efforts.

Compendium of Educational Materials on the Water Environment
Alliance For Environmental Education
51 Main Street
PO Box 368
The Plains, VA 22171
Phone: 703-253-5812

A collection of broad range of topics related to water environment and emphasizes diffuse or nonpoint sources of water pollution. It is organized into three major areas: institutions, education, public involvement; pollutants; and resources. Fee.

Terrene Institute
4 Herbert Street,
Alexandria, VA 22305
Phone: 703-548-5473 Fax: 703-548-6299
e-mail: terrene@gwn.com

Offers a wide variety of valuable resources including Projects/Resources, Partnership programs, Teacher kits, Community kits (designed for use by citizen and community groups to increase awareness on watershed issues), Professional kits (assembled by professionals, academics, and government employees for local planners and stormwater issues), Brochures, Buttons, Stickers, Watershed Note Cards, Books, Fact Sheets, Posters, Models and Games, Newsletters, Data Bases.

Water Education Foundation
717 K Street, Suite 517
Sacramento, CA 95814
Phone: 916-444-6240
Fax: 916-444-7699
e-mail: wateredfdn@aol.com

Offers a variety of products including one of the best watershed curriculums (see description above under curriculum) and School Programs. Layperson's Guides, Brochures and Bill Stuffers, Maps, Videos and Slide Shows, Water Awareness, Notecards, Computer Games.

Conservation Technology Information Center
1220 Potter Drive, Room 170
West Lafayette, IN 47906
Phone: 317-494-9555
Fax: 317-494-5969
e-mail: CTIC@expert.cc.purdue.edu
CTIC is a nonprofit information/data transfer center. CTIC is represented by an interactive ag-based partnership of individuals, corporations, associations, governmental agencies, foundations, universities, and media. Videos, manuals, directories, brochures, guides, computer disks and fact sheets give information that will help you better manage your natural resources. Manuals about manure management include open lot livestock production, composting and constructed wetlands. Information available on Nutrient, Pest, and Watershed Management, and Wetlands materia

Publications:

City of Palo Alto
Public Works Dept.
Suzanne Healy
2501 Embarcadero Way
Palo Alto, CA 94303
Phone: 415-329-2598
Fax: 415-494-3531

One of the best sources of information on a wide variety of topics. Offers a large selection Best Management Practices (BMP's) and Program Reports on a wide range of topics including automotive, food handling services, and construction sites. Also have Pollution Prevention Outreach Materials - stickers, posters, postcards, magnets, buttons, utility bill inserts, door hangers, and school workbooks. Fact Sheets - describe program design and implementation for auto part stores, construction sites, copper installation, dry cleaners, hospital/medical facilities, metal plating, machine works, pools and spas, volunteers for stencil storm drains, zinc in floor wax. Have extensive information on the Clean Bay Business Program which has been successfully growing in popularity among business owners.

Heal The Bay
2701 Ocean Park Blvd. Suite 150
Santa Monica, CA 90405
Phone: (310) 581-4188
Fax: (310) 581-4195
www.healthebay.org/healthebay

Heal The Bay has excellent brochures including “Dirty Words Every Kid Should Know” which describes storm drain pollution in english/spanish. They also have door hangers on storm drain pollution for Los Angeles county. Provide an “Annual Beach Report Card” on water quality health of beaches which is publicized in local papers and the media. This is a good addition to taylor and add to your own monitoring program in order to get media attention for local monitoring efforts. Offer a variety of test kits and portable laboratories for use in the field, laboratory and on site.

Los Angeles County
Department of Public Works
Att: Hulio Fontura
Phone: (626) 458-3531

Los Angeles county has very nice storm drain posters, BMP brochures, information brochures and stickers. If your city is on a limited budget you can purchase posters and brochures from them at a reasonable price.

Wetlands Reading List (Pre-K -12)
EPA
Office of Wetlands, Oceans, and Watersheds
Office of Water
Washington, D.C. 20460
Phone: 800-832-7828

Books are listed and described in sections according to reading level: Primary, Elementary, Intermediate, and Secondary.

The Magic School Bus at the Waterworks (in English and Spanish)
Published by Scholastic Inc.
by Joanna Cole $4.95 Paperback
Purchase at bookstores.
A popular childrens series of books also seen on TV PBS series. This topic takes children on an adventure to find out how cities get their water through the waterworks. A fresh and amusing way to teach kids (and adults) science and concepts.

Field Manual for Water Quality Monitoring
William Stapp
2050 Delaware Ave.
Ann Arbor, MI 48103

Public Opinion Surveys:

Public Opinions Toward Water Issues Among Residential Users Serviced by The City of Watsonville Water Division and The Aromas Water District
February 1996

Research conducted by Pearson Research Associates; Adrian Pearson.
PO Box 1778
Santa Cruz, CA 95061
Phone: (408) 429-9757
Fax: (408) 426-7010

Web Sites:

Water Education Foundation's Web Site:
http://www.water-ed.org

Heal The Bay
www.healthbay.org/healthbay

Educating Young People about Water
http://www.uwex.edu/erc/ywc/index.html

GREEN
WWW:http://www.igc.apc.org/green

EPA internet homepage with basic watershed data from around the country.
"www.epa.gov/surf"

For information on the State Water Resources Control Board monitoring activities.
http://www.swrcb.ca.gov
Local:
http://www.santacruz.k12.ca.us/~jpost/projects/Watershed/mbwat1.html

The Wells National Estuarine Research Reserve - an educational telecommunications project that investigates non-point source pollution and supports watershed management.
mewells@alice.terc.edu

Newsletters:

The Volunteer Monitor Newsletter - Twice a year
Eleanor Ely, Editor
1318 Masonic Ave.
San Francisco, CA 94117
Phone: 415-255-8049

Coastal Links
The Water Quality Protection Program for the
Monterey Bay National Marine Sanctuary
299 Foam Street Suite D
Monterey, CA 93940
Phone: 408-647-4201
Fax: 408-647-4250

Coastal Watershed Council - quarterly newsletter
Donna Meyers - Executive Director
204 Laguna St
Santa Cruz, CA 95060
Phone: 408-426-9012

California Coast and Ocean - quarterly
State Coastal Conservancy
1330 Broadway, Suite 1100
Oakland, CA 94612
Phone: 510-286-0934

Adopt A Watershed
PO Box 1850
Hayfork, CA 96041
Phone: 916-628-5334
Fax: 916-628-4212

Coastlines
Urban Harbors Institute
UMASS Boston
100 Morrissey Blvd.
Boston, MA 02125-3393
Fax: 617-287-5575

Runoff Report
c/o JT & A, inc.
1000 Connecticut Avenue, NW
Suite 802
Washington, DC 20036
Phone: 202-833-3380
Wetlands Celebration
Terrene Institute
1717 K Street, NW, Suite 801
Washington, DC 20006
Phone: 202-833-8317
Fax: 202-296-4071

Nonpoint Source
News Notes
c/o Terrene Institute
see address above

The Riparian Zone
Longfellow Creek Watershed Project
c/o Camp Long 5200 35th Ave. SW
Seattle, WA 98126
Phone: 206-233-2046

GREEN
721 East Huron Street
Ann Arbor, MI 48104
Phone: 313-761-8142

Biodiversity News
1416 Ninth Street Room 1311
Sacramento, CA 95814

The Water Foundation
PO Box H2O
Brainerd, MN 56401-2000

Outfall
Santa Clara Valley Nonpoint Source Pollution Control Program
5750 Almaden Expressway
San Jose, CA 95118
Phone: 408-265-2600
Fax: 408-266-0271

Visions for the Whippany Watershed
Whippany River Watershed Project
NJ Department of Environmental Protection
Office of Environmental Planning
CN 418
Trenton, NJ 08625-0418
Phone: 609-984-0058

Western Water Magazine
Water Education Foundation
717 K Street, Suite 517
Sacramento, CA 95814
Phone: 916-444-6240

Teaching Water Science Newsletter
4E BMPs for Residential Sources
Residential Sources

Focus of Document

This guidance presents BMPs that address the discharge of pollutants to the storm drain system from residential sources.

Sources of Pollutants

There are several activities conducted in and around residences that can cause the discharge of pollutants. These activities of concern are:

✓ Cleaning and maintenance of automobiles
✓ Landscaping and irrigation
✓ Weed and pest control
✓ Pet waste
✓ Draining of pools and spas
✓ Home repair and remodeling (including painting)

Pollutants of Concern

Some of the pollutants of concern are:

✓ Organic matter
✓ Oil and grease
✓ Toxic chemicals in cleaning products, paints, and related products
✓ Pesticides and herbicides
✓ Chlorine and other disinfectants

Best Management Practices

BMPs are common sense, environmentally responsible alternatives and good housekeeping measures that can be implemented with relatively low effort and cost to the residents of the Municipality. Structural controls or physical improvements are not recommended here, although opportunities for such improvements should be utilized when homes are remodeled (see New Development/Redevelopment Control Program in the MURP for types of structural improvements).
Home Automobile Maintenance and Repair

✓ Don’t wash cars on a driveway where soapy water may flow to the storm drain. Wash cars on a lawn or unpaved surface, and use non-toxic/biodegradable soap. Dispose leftover water into a sink/toilet, and not on the street or in the storm drain.

✓ If you change motor oil or antifreeze, dispose through your local recycling program. Do not dump into the storm drain or on the ground.

✓ Check vehicle for leaks. Soak up spills and leaks with absorbent rags or kitty litter. If you have a leaking car, place a piece of remnant carpet under the leak to capture it while you fix the leak.

✓ Show your support of the Urban Runoff Program by washing your vehicles at commercial car washes that recycle water, and taking your vehicle to repair shops that implement environmentally sound practices (to identify these businesses, check to see if they have green stickers, if this green sticker program has been implemented).

General Home Maintenance

✓ Dispose of all waters from cleaning of carpets, upholstery, and other surfaces into the sink or toilet and not the storm drain.

✓ If you hire someone to clean carpets and upholstery for you, make sure they empty the cleaning water tanks into a sink or toilet, and not the storm drain.

✓ Discharge swimming pool or spa water into the sanitary sewer. Call local wastewater treatment plant before you discharge for guidance. Alternatively, dechlorinate the water and reuse for lawn irrigation.

✓ Dispose of pool or spa filter rinsewater and backwash into soil or sanitary sewer, and not into the storm drain.

✓ Dispose of water-based paint (but do not throw away unused portions if possible) and paint cleaning water into the sink or toilet, and not the storm drain. Empty (clean) paint cans may be disposed in the trash. Oil-based paint and paint cleaning products require disposal at an appropriate waste disposal facility.

✓ Sweep walkways and driveways before washing, and use non-toxic soap.

Landscaping, Irrigation, Yard and Other Waste Disposal

✓ Minimize use of chemical fertilizers.
Limit fertilizer applications to twice a year (fall and spring).

Don’t apply fertilizer if rain is forecast.

Do not over-water and cause irrigation water to runoff into storm drains. This will carry soil, fertilizers, herbicides and pesticides into the storm drain.

Collect lawn and garden clippings, pruning wastes, and tree trimmings. Compost or dispose appropriately. Do not place these materials on the sidewalk, street or gutter.

Do not blow or rake leaves, etc. into the street.

Pick up and dispose of pet waste. Do not leave it on the sidewalks or the street from where it could wash into the storm drain.

Sweep street, sidewalk and patios before storm events, and dispose of litter into the trash.

**Weed and Pest Control**

Use pesticides and herbicides only if there is an actual problem (not as a preventative measure).

Use the least toxic pesticide if alternatives are available. Products labeled with terms such as “caution” and “danger” are generally toxic.

Use minimum amounts of pesticides and herbicides necessary for the job.

Don’t use pesticides or herbicides if rain is expected.

Don’t mix or prepare pesticides for application near storm drains.

**Minor Concrete, Masonry, and Asphalt Repair**

Place tarps or dropcloths under mixers or in areas to be used for mixing.

Hose down mixers, tools, and other equipment in a dirt area where the rinse water can soak into the ground and not run into the creek or storm drain.

Clean up surfaces with a broom at the end of day. Don’t hose down to clean.

Apply asphalt sealant to driveways when no rain is forecast.

If you are contracting the work, inform the contractor of these best management practices.
Following the success of last year's show "CANOPY"

STOPPP and Will & Co. present

**Water Cycle**

A highly interactive assembly for K-6. Water Cycle is a two-person play that introduces children to our urban forest and the natural cycles at work within it. The play reaches for a child's imagination through drama, visual humor and student interaction. Through the use of non-verbal disciplines, students discover they can make a difference and are able to translate what they have learned into new daily habits!

When Nell is sent to the store, her simple journey takes her through the City Forest. She meets Mr. Tree, who is dehydrating, Mr. Squirrel, who's got the blues from lack of food from the trees, Catch Basin, who's choking from the trash in the streets, and Grass-iology, who mourns the loss of his beloved Chlorophylla.

**COST**

- Water Cycle: [Price Information]
- Program in Summer?
- County School Support provided by STOPPP

**TIME**

- Year round, 60-90 minutes
- Performances 1-3 times per day
- 5 class performances
- Times vary

**LENGTH**

- 60-90 minutes
- 2 performances

**LANGUAGE**

- Performances in English
- Performances available in English, Spanish, or English/Spanish

To book call (510) 874-3193
Canopy

Written by Colin Cox & JuliAnn Taylor
Produced in conjunction with TreePeople

Canopy is a two-person play enabling young audiences, through a hands-on experience, to understand the importance of preserving and nurturing the world around us. Melaleuca and Jack Aranda take us on a fabulous journey through the treasures of the city forest, recruiting audience participation and surprise student "guest stars”. As they meet the tree surgeon, the treasure man and the litterbug, we discover what needs to be done to preserve our natural heritage. A perfect introduction for primary level, it is a vital piece of theatre supporting the aims of the teacher in the classroom.

The first in the series of education through interactive theatre, Canopy was co-created by TreePeople and initially contracted by the Stormwater Division of the City of Los Angeles. Canopy has played to over 250,000 schoolchildren and parents.

Available in English, Spanish and Spanish/English.
Running Time: 40 minutes
Grade levels: 1-6

Also see:
Oil's Well That Ends Well
Water Cycle: Where Does it Come From Where Does It Go?
Juan & Oona's Math Adventure

Touring Programs  Home Page  About Will & Company  E.Mail

http://www.willandcompany.com/touring/canopy.htm

1/15/98
"CANOPY" PRE-ASSESSMENT

San Mateo Countywide Stormwater Pollution Prevention Program (STOPPP) welcomes your class to "Canopy," an assembly program which teaches children about the importance of trees in our environment and the purpose of the storm drain system in our communities. To evaluate the effectiveness of the "Canopy" assembly program, STOPPP depends on teacher and student feedback. Students’ responses recorded on this pre-assembly gauge will be used to quantify what they learned from the assembly program. Please take a few minutes to go over this gauge and the vocabulary list to introduce "Canopy" to your students before the performance. (Please note that the instructional materials enclosed were developed for 4th grade students. The materials may be adapted accordingly for upper and lower grades.)

Teacher’s Name: ___________________________ School: ___________________________
Grade: _______ Number of students in your class: _______

Ask students what some of their favorite beach activities are. Do they fish? Do they surf, jet ski, water ski, swim, play in the sand? List responses on the board.
Which beaches do they go to? List responses on the board.
Ask students if there has ever been a time when they didn’t want to play in the beach water. Ask them to describe the situation. (Maybe it was too cold, the water didn’t look clean, or they would rather play in the sand or explore.)

Tell students that an assembly program entitled "Canopy" is coming to their school to talk about trees and how we can help keep our water—the Bay, Ocean, Lagoon—clean. Before they see "Canopy," STOPPP would like their responses to the following questions:

(1) Ask students to think a minute about storm drains, those grates you see along curbsides. When water enters a storm drain, it flows underground through some pipes and channels. Where does it go after that? How many of you think that: (Count the number of students for each response.)

_____ a. the water flows directly to the Bay/Lagoon/Ocean.
_____ b. the water gets cleaned at a treatment facility then goes to the Bay/Lagoon/Ocean.
_____ c. other: ________________________________

(2) How about when you flush the toilet, or take a bath, the water flows through the pipes in your home. Where does that wastewater go after it leaves your home? How many of you think that:

_____ a. the water flows directly to the Bay/Lagoon/Ocean.
_____ b. the water gets cleaned at a treatment facility then goes to the Bay/Lagoon/Ocean.
_____ c. other: ________________________________

Review the attached vocabulary list with your students to familiarize them with words they might hear during the assembly.

While supplies last, receive a free gift for each of your students by mailing your completed pre- and post-assessments (blue sheets) to:
Robin Plutchok, Woodward-Clyde Consultants, 500 12th Street, Suite 500, Oakland, CA 94607.
“CANOPY”: POST-ASSESSMENT

In order for the San Mateo Countywide Stormwater Pollution Prevention Program to improve its “Canopy” assembly program, we depend on teacher and student feedback. Please take a few minutes to go over this questionnaire with your students.

Teacher’s Name: _______________________ School: _______________________
Grade: _____ Number of students in your class who attended the assembly program: ______

After the students watch “Canopy,” gauge what they have learned by asking them the following questions:

(1) When water enters a storm drain, it flows underground through some pipes and channels. Where does it go after that? How many of you think that: (Count the number of students for each response.)

____ a. the water flows directly to the Bay/Lagoon/Ocean.
____ b. the water gets cleaned at a treatment facility then goes to the Bay/Lagoon/Ocean.
____ c. other: ____________________________

(2) When you flush the toilet, or take a bath, the water flows through the pipes in your home. Where does that wastewater go after it leaves your home? How many of you think that:

____ a. the water flows directly to the Bay/Lagoon/Ocean.
____ b. the water gets cleaned at a treatment facility then goes to the Bay/Lagoon/Ocean.
____ c. other: ____________________________

(3) Ask your students to name some things we can do to prevent stormwater pollution?

(4) What did the students learn that they didn’t know before?

(5) What did the students like about the performance?

(6) What did the students not like about the performance?

STOPPP would be very interested in hearing about follow up activities that you have conducted in your class. Please contact Vern Bessey at (415) 579-7751 if you have an exciting project you’d like to share with the County, e.g., videotape of student plays, correspondence with policy makers, pictures of a field trip, journal entries, dioramas... anything showing your students engaged in stormwater pollution prevention activities. Thank you for your participation.

While supplies last, receive a free gift for each of your students by mailing your completed pre- and post-assessments (blue sheets) to: Robin Plutchok, Woodward-Clyde Consultants, 500 12th Street, Suite 500, Oakland, CA 94607.
VOCABULARY LIST

Stormwater

⇒ Rain water

Waterways

⇒ Streams, creeks, rivers, the Bay and the Pacific Ocean.

Stormwater Pollution or Urban Runoff

⇒ Water from rain, hoses or sprinklers that falls on roof tops, streets, sidewalks, and yards in urban areas. This water does not get absorbed into the ground but flows to lower areas. Urban runoff normally flows through storm drains directly into local creeks and waterways, without treatment.

Storm Drain System

⇒ A network of aboveground and underground drains, pipes, and ditches that collects stormwater and runoff and carries it to local waterways. The system was designed to protect property and people in case of floods.

Watershed

⇒ The upstream land area whose runoff contributes to a common body of water, e.g., the San Francisco Bay watershed consists of all mountains, hills, cities and towns bordering and upstream from the Bay.

Wastewater

⇒ Sewage water from toilets, sinks, showers, and washing machines, from residential or commercial buildings. Industries also have wastewater, e.g., an oil refinery has a stream of toxic wastewater that must be treated.

Wastewater Collection System

⇒ Through underground pipes, wastewater from homes, industries and businesses is carried to a local treatment plant where it is cleaned before the wastewater reaches local waterways. These pipes are separate from those used in the storm drain system.

Wastewater Treatment Facility

⇒ A facility that cleans sewage water before releasing it into local waterways.
A visit to any one of the following facilities/locations would provide greater understanding of the importance of clean water.

The Coyote Point Museum in San Mateo familiarizes visitors with the Bay Area ecology and environmental issues via live animal presentations, innovative dioramas, and stimulating programs. Programs include on-site, hands-on activities; hikes to the foothills, tidepool explorations; and in-class presentations.
(415) 342-7755

The Bay Model Visitor Center in Sausalito, Marin County, displays a hydraulic model of the San Francisco Bay which is used to “examine issues of oil spills, salt water intrusion and the dispersion of pollutants.” Guided tours are available.
(415) 332-3871, Ron McDonald

The Harry Tracy Filter Plant in San Bruno is a water filtration plant which provides drinking water to residents from San Francisco all the way to Redwood City.
(415) 872-5936, Paul Mazza

The Pulgas Water Temple, near the Filoli Flower Center, in Redwood City mimics a Greek temple and was originally built in commemoration of the beginning of the Hetch-Hetchy water system, from Moccasin, California to Palo Alto, California. See your local library for more information. For directions to the site, call the San Francisco Water Department (415) 872-5900.

Local wastewater (sewage) treatment plants: See for yourself how wastewater from residences, businesses and industries is treated before discharged into local waterways.

- Burlingame Wastewater Treatment Facility
  (415) 342-3727
- Daly City, North San Mateo County Sanitation District
  (415) 991-8208
- Half Moon Bay, Sewer Authority Mid-Coastside
  (415) 726-0124
- Millbrae, Wastewater Treatment Plant
  (415) 259-2388
- Pacifica, Wastewater Treatment Plant
  (415) 738-7348
- Redwood City, South Bayside System Authority
  (415) 591-7121
- San Mateo, EMID Wastewater Treatment Plant
  (415) 377-4690
- South San Francisco, Water Quality Control Plant
  (415) 877-8634

The Palo Alto Baylands Nature Center promotes habitat preservation and appreciation. This program features nature walks through the Palo Alto Baylands in addition to arts and crafts projects.
(415) 329-2506

The Hidden Villa Environmental Education Program "engages children and adults in hands-on, innovative programs promoting environmental awareness and multicultural understanding" through participation on a 1600-acre organic farm and wilderness preserve. The HVEEP program shows children the impact of human lifestyles on the environment.
(415) 949-8644

The Marine Science Institute provides marine science education to students via a boat trip, a Bayside discovery lab, and a Marine Science Mobile which brings the Bay to the classrooms. Students conduct hands-on activities, explore living organisms in their natural habitats, and learn to appreciate the natural vitality of the area.
(415) 364-2760

The San Mateo Outdoor Education Program is a week long residential program for fifth and sixth graders. Conducted in La Honda, California, the program develops students' knowledge about the environment, appreciation of nature, and involvement as citizens in an increasingly interdependent world.
(415) 802-5360

Visit your local recycling facility to find out what happens after your waste hauler collects your recyclable paper, cans, plastic bottles, or used motor oil. Students can observe the process of recycling first hand. Call your local recycling facility. See the yellow pages or call the local garbage company.
(415) 637-1411, BFI Recyclery in San Carlos
"CANOPY" ASSEMBLY PROGRAM: SUGGESTED FOLLOW-UP CLASS ACTIVITIES

Be Part of the Solution: Class Action

Participate in local Coastal Cleanup activities in September, or adopt-a-beach, local creek or waterway. (415) 904-5200, Chris Perry

Stencil school or local storm drains. The most effective message has been the “No Dumping, Flows to Bay/Lagoon/Ocean” stencil on storm drains. Call your local STOPPP representative for more information.

<table>
<thead>
<tr>
<th>City</th>
<th>Phone Number</th>
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<tbody>
<tr>
<td>Atherton</td>
<td>688-6529</td>
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<tr>
<td>Belmont</td>
<td>595-7426</td>
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<tr>
<td>Brisbane</td>
<td>467-1853</td>
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<tr>
<td>Burlingame</td>
<td>696-7230</td>
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<td>Colma</td>
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<tr>
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<td>Millbrae</td>
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<td>Pacifica</td>
<td>738-7348</td>
</tr>
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<td>Portola Valley</td>
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<tr>
<td>Redwood City</td>
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<tr>
<td>San Bruno</td>
<td>877-8828</td>
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<tr>
<td>San Carlos</td>
<td>595-1456</td>
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<tr>
<td>San Mateo, City of</td>
<td>377-4632</td>
</tr>
<tr>
<td>San Mateo County</td>
<td>363-4708</td>
</tr>
<tr>
<td>South San Francisco</td>
<td>877-8634</td>
</tr>
<tr>
<td>Woodside</td>
<td>851-6790</td>
</tr>
</tbody>
</table>

Small Group Or Individual Activities: Learn More about the Importance of Keeping Our Local Waterways Clean

Invite a guest speaker from STOPPP to your class. Call your local STOPPP representative (see phone number listed under stenciling activities).

Visit your local library for books or videos associated with a clean water message, such as:
- Island of the Blue Dolphin
- Magic School Bus: Weather
- Magic School Bus: The Water Works

Create a diorama, poster, map, slide show, brochure or video illustrating the difference between the sewage system and the storm drain system.

Create a model of a watershed (including mountains, towns, rivers, creeks, farms, cities, bay, and the ocean) demonstrating how communities and nature can impact water quality.

Develop a skit, song, or poem related to stormwater pollution prevention and perform it to the class (video tape if possible).

Develop and conduct a survey to find out how many of your neighbors and family members understand the difference between the storm drain system and the wastewater system. Compare results. Develop a brochure to educate those surveyed.

Have small groups of students inspect 3 local storm drains for stormwater pollution. What do they see in or around the storm drain? Have each group present findings. Compare findings among all the groups.

Create a chart of family practices which contribute to storm water pollution (e.g., car washing, changing motor oil, using a lot of fertilizers, etc.). Discuss alternatives which would prevent stormwater pollution (e.g., washing one’s car at a car washing facility not in one’s driveway; recycling used motor oil; or applying proper amounts of fertilizer).
Water Cycle

Where Does It Come From and Where Does It Go?

Written by Colin Cox & Fran de Leon
in a co-production with TreePeople

When Nell is sent to the store to pick up some water, her simple journey takes her through the City Forest. She meets Mr. Tree who is dehydrating, Mr. Squirrel who's got the blues from lack of food from the trees, Grass-olio who mourns the loss of his beloved Chlorophylla, and Catch Basin who is choking from the amount of trash in the streets.

A highly interactive theatre assembly for K-6, the audience participates by representing landfills, recycling centers and the earth, with several students making on-stage appearances.

Co-created by TreePeople, "Water Cycle" is the long-awaited follow up to the hit show "Canopy", and once again utilizes Will & Company's trademark style of education through entertainment. Keep 'em laughing while they learn with "Water Cycle: Where Does It Come From and Where Does It Go?".

Running Time: 45 minutes
Available in English, Spanish, and English/Spanish

Also see:
"Canopy"
"Juan & Oona's Math Adventure"

©Will & Company
Canopy is a two-person play enabling young audiences, through a hands-on experience, to understand the importance of preserving and nurturing the world around us. Melaleuca and Jack Aranda take us on a fabulous journey through the treasures of the city forest, recruiting audience participation and surprise student "guest stars". As they meet the tree surgeon, the treasure man and the litterbug, we discover what needs to be done to preserve our natural heritage. A perfect introduction for primary level, it is a vital piece of theatre supporting the aims of the teacher in the classroom.

The first in the series of education through interactive theatre, Canopy was co-created by TreePeople and initially contracted by the Stormwater Division of the City of Los Angeles. Canopy has played to over 250,000 schoolchildren and parents.

Available in English, Spanish and Spanish/English. Running Time: 40 minutes Grade levels: 1-6

Also see:
Oil's Well That Ends Well
Water Cycle: Where Does it Come From Where Does It Go?
Juan & Oona's Math Adventure

Touring Programs  Home Page  About Will & Company  E.Mail
4G Volunteer Monitoring Information Sources
VOLUNTEER MONITORING INFORMATION SOURCES

California's Directory of Volunteer Monitoring Organizations

State Water Resources Control Board
Contact: Gwen Starrett
(916) 657-0518 or "starg@gwgate.swrcb.ca.gov".

Designed to identify community groups in Califronia that are monitoring aquatic resources such as: creeks, rivers, bays, lakes, estuaries, and ocean waters. Intended to increase communication between the community groups of California so that groups might learn from one another's successes and challenges.

Riparian Station How-to Manual

Contact: Steve Cochran
Friends of the Estuary/San Francisco Estuary Project
2101 Webster Street, Suite 500
Oakland, CA 94612-3060
Phone: (510) 286-6798

Designed to help interested individuals start up a volunteer monitoring group. Addresses key issues which challenge groups as they establish and maintain riparian stations in their watersheds. Not intended as a "cookbook" guide to starting a Riparian Station. ($5.00)

Volunteer Monitoring Protocols

Contact: Steve Cochran
Friends of the Estuary/San Francisco Estuary Project
2101 Webster Street, Suite 500
Oakland, CA 94612-3060
Phone: (510) 286-6798

Lists protocols available for California monitoring. Intended to assist local groups in understanding key elements of their surrounding environment. Some of the protocols included are for rainfall, water quality, low flow profile, vegetation resources, birds, reptiles/amphibians, and macroinvertebrates. Each protocol includes the steps involved and the value and constraints of the data. For each protocol, sample sheets are included to promote consistency in data management. ($5.00)
4H Recordkeeping/Report Forms
PUBLIC EDUCATION/OUTREACH REPORTING AND EVALUATION FORM

Name: 
City: 
Date: 

Summary of Public Education/Outreach Activities Sponsored/Produced This Year:

<table>
<thead>
<tr>
<th>Education/Outreach Activity</th>
<th>Target Audience</th>
<th>Location</th>
<th>Date(s)</th>
<th>Was Education/Outreach Effort Successful?</th>
<th>Changes for Next Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>☐ Yes ☐ No</td>
<td></td>
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</tbody>
</table>

Summary of Additional Educational/Outreach Activities Planned for Next Year:

<table>
<thead>
<tr>
<th>Education/Outreach Activity</th>
<th>Target Audience</th>
<th>Target Start Date</th>
</tr>
</thead>
<tbody>
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<td></td>
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</tbody>
</table>

x:\Worak\PE-O.XLS
4I  Sample Inspection/Reporting Forms
CITY OF
SANTA CLARA VALLEY ILLEGAL DUMPING PROGRAM

A) GENERAL INFORMATION:
LOCATION ID #: ___________________ SHEET #: ___________________ DATE: ___________________
LOCATION NAME: ___________________ TIME: ___________________
FIRST VISIT Y/N: ______ TIME SINCE LAST VISIT: ______
WEEKS SINCE LAST RAIN: (< 0.1) ______ < 1 ______ 2 ______ > 3 ______
INSPECTION TEAM: ___________________

B) FIELD SITE DESCRIPTION:
OPEN CHANNEL MANHOLE OUTFALL OTHER: ___________________
DOMINANT WATERSHED LAND USES: INDUSTRIAL COMMERCIAL RESIDENTIAL UNKNOWN OTHER: ___________________
IF KNOWN, LIST THEM: ___________________

C) FLOW ESTIMATION:
FLOW OBSERVED YES NO APPROPRIATE PIPE DIAMETER: ______
SEE TABLES ON BACK OF THIS SHEET FOR CALCULATING FLOWRATES IF NO CALCULATOR IS AVAILABLE.
1) WIDTH OF WATER SURFACE (feet) (1) ______ ft.  
2) APPROX DEPTH OF WATER (inches) ______ in. DIVIDE BY 12 TO GET feet (2) ______ ft.  
3) APPROX FLOW VELOCITY (3a) ______ feet per (3b) ______ seconds. OR (3a/3b) = feet per second ______ ft/s.  
4) FLOW RATE (cubic feet per second) = (1) x (2) x (3a/3b) = ______ cfs.

D) VISUAL OBSERVATIONS:
PHOTO TAKEN NO YES...ROLL(S) AND PHOTO NUMBER(S): ______
ODOR: NONE MUSTY AMMONIA SEWAGE ROTTEN EGGS SOUR MILK OTHER: ______
COLOR: CLEAR RED YELLOW BROWN GREEN GREY OTHER: ______
CLARITY: CLEAR CLOUDY OPAQUE SUSPENDED SOLIDS: ______
FLOATABLES: NONE OILY SHEEN GARBAGE/SEWAGE OTHER: ______
DEPOSITS/STAINS: NONE SEDIMENTS OILY OTHER: ______
VEGETATION CONDITION: NONE NORMAL EXCESSIVE GROWTH INHIBITED GROWTH: ______
STRUCTURAL CONDITION: NORMAL CONCRETE CRACKING/SPALING METAL CORROSION OTHER: ______
BIOLOGICAL: MOSQUITO LARVAE BACTERIA/ALGAE OTHER: ______

E) FIELD ANALYSES:
FIELD ANALYSES:
DO: ______ mg/l  
WATER TEMP: ______ degrees C  
pH: ______  
AMMONIA: ______ mg/l  
CHLORINE (FREE): ______ mg/l  
CHLORINE (TOTAL): ______ mg/l  
CHROMIUM (HEX): ______ mg/l  
COPPER: ______ mg/l  
CYANIDE: ______ mg/l  
GLYCOL: ______ mg/l  
PHENOL: ______ mg/l  
LABORATORY SAMPLE COLLECTED: YES NO IF YES, ATTACH COPY OF CHAIN-OF-CUSTODY RECORD
NOTE LABORATORY SAMPLE ID NUMBERS AND SAMPLE DESCRIPTIONS: ______

F) COMMENTS:

DATA SHEET FILLED OUT BY (SIGNATURE):
Illicit Discharge/Connection Reporting and Response

Date/Time: ___________________________

Reported by: ___________________________

Address: ___________________________

Phone: ___________________________

Location: ___________________________

Report:
☐ Hazardous
☐ Wastewater
☐ Oil/Grease

Material:
☐ Sediment
☐ Other
☐ Unknown

Land Use:
☐ Residential
☐ Commercial
☐ Industrial
☐ Public

Est. Quantity: ___________________________

Direct/Constructed Connections Found? ☐ Yes ☐ No

Description: ___________________________

Source Investigation Conducted? ☐ Yes ☐ No

Source/Owner of Discharge/Connection: ___________________________

Source Identified? ☐ Yes ☐ No

Entered Storm Drain System/Receiving Waters? ☐ Yes ☐ No

Action and Closure

Referred To: ___________________________

Phone: ___________________________

City: ___________________________

Dept.: ___________________________

Action Taken: ___________________________

Date Closed: ___________________________
Performance Standard and Supporting Documents for Illicit Connection & Illegal Dumping Elimination Activities

Co-permittees should report annually the results of their program using the following standard reporting form. Co-permittees should also maintain documentation of illicit connection and illegal dumping incident type(s); results should be available upon request. See Table 3, pg.12 for model format.

Co-permittee Reporting Form

Resource Commitment
1) Have you identified where responsibility for ICID enforcement is located within your jurisdiction?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.

Training/Education/Outreach
2) Have your ICID inspectors received necessary training?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.
3) Have you implemented appropriate outreach efforts to reduce non-permissible non-storm storm water discharges?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.
4) Have you conducted annual spill response drills (if no event occurred to evaluate your plan) in cooperation with other agencies or industries?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.
5) When a responsible party for an illegal dumping incident and/or illicit connection to the storm drain system has been identified, have you educated the party on the impacts of their actions?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.

Complaint Referral/Incident Response System
6) Have you followed existing spill response and clean-up programs used within your jurisdiction?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.
7) Have you developed and/or are you implementing a formalized inter-agency referral process for internal referrals (within a co-permittee’s jurisdiction) and referrals between co-permittees?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.

Field Investigations
8) Have you conducted field investigations which include inspecting portions of the municipal storm drain system for potential sources of non-storm water discharges?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.
9) Are observed discharges referred to the appropriate agency?
   □ Yes □ No If no, provide a detailed explanation and time schedule for implementation.
Alameda Countywide
Clean Water Program
A Consortium of Local Agencies

Illicit Discharge Inspection
Quarterly Summary Report
Fiscal Year: 

Municipality: 
Contact: 

Reporting Period: July, August, September October, November, December
January, February, March April, May, June

I. Field Activities

1. Describe field surveys.
   Number of screening points (as defined in the Annual Action Plans)

<table>
<thead>
<tr>
<th>Industrial Areas</th>
<th>Commercial Areas</th>
<th>Residential Areas</th>
</tr>
</thead>
</table>

   Channel Miles

2. List how many discharges were identified by the following methods. Include only discharges that could have been prevented by BMPs. Do not include fluid releases associated with minor traffic accidents.
   a. During field surveys at defined screening points:
      • _____ identified by maintenance crews
      • _____ identified by illicit discharge inspectors
   b. Calls from:
      • _____ maintenance crews
      • _____ other agencies
      • _____ public

3. List the number of times the following materials were identified.
   • _____ Paint
   • _____ Concrete
   • _____ Construction Debris
   • _____ Medical Wastes
   • _____ Food Wastes
   • _____ Yard Wastes
   • _____ Industrial Wastes (solvents, metals, corrosives, cooling tower blowdown, etc.)
   • _____ Concrete Cutting Slurry/Washwaters
   • _____ Vehicle Cleaning Washwaters
   • _____ Building/Sidewalk Washwaters
   • _____ Other Washwaters
   • _____ Sewage
   • _____ Automotive Fluids (antifreeze, used motor oil, fuels, etc.)
   • _____ Other (describe):

II. Follow-up Activities

1. Describe whether sources of discharges were identified.
   • _____ Number of sources that were identified
   • _____ Number of incidents when source of discharge was not identified

2. Describe whether discharges were abated.
   • _____ Number of discharge incidents that were abated
   • _____ Number of new discharge incidents where discharge is continuing, as of the end of the reporting period;
     Attach the inspection report
   • _____ Number of continuing discharges that have already been reported in previous quarter(s).

3. Describe enforcement activities conducted.
   • _____ Verbal Notice
   • _____ Warning Notice
   • _____ Administrative Action
   • _____ Administrative Action w/Penalty &/or Fine
   • _____ Legal Notice

EOA, Inc. (June 13, 1996)
TABLE 3 - Model Format

(Co-permittee Name) Illegal Dumping and Illicit Connection Incident Type(s)

<table>
<thead>
<tr>
<th>TYPE OF INCIDENT</th>
<th>NUMBER OF INCIDENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auto-Dealers</td>
<td></td>
</tr>
<tr>
<td>Washing Cars</td>
<td></td>
</tr>
<tr>
<td>Auto-Shops</td>
<td></td>
</tr>
<tr>
<td>Radiator Fluid</td>
<td></td>
</tr>
<tr>
<td>Waste Water</td>
<td></td>
</tr>
<tr>
<td>Auto-Residential</td>
<td></td>
</tr>
<tr>
<td>Fuel Leaking</td>
<td></td>
</tr>
<tr>
<td>Car Washing</td>
<td></td>
</tr>
<tr>
<td>Car Repair</td>
<td></td>
</tr>
<tr>
<td>Radiator Draining</td>
<td></td>
</tr>
<tr>
<td>Oil Dripping</td>
<td></td>
</tr>
<tr>
<td>Residential</td>
<td></td>
</tr>
<tr>
<td>Apartments</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td></td>
</tr>
<tr>
<td>Commercial</td>
<td></td>
</tr>
<tr>
<td>Irrigation</td>
<td></td>
</tr>
<tr>
<td>Construction</td>
<td></td>
</tr>
<tr>
<td>Sediment</td>
<td></td>
</tr>
<tr>
<td>Asphalt Cuttings</td>
<td></td>
</tr>
<tr>
<td>Other Materials</td>
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<tr>
<td>Carpet Cleaning</td>
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<tr>
<td>Cement Washing</td>
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<td>Commercial</td>
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<tr>
<td>Industrial</td>
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<td>Residential</td>
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</tr>
<tr>
<td>Responses to Non-problems</td>
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<tr>
<td>No Discharge</td>
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<tr>
<td>Allowable Non-storm</td>
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<td>Water Discharge</td>
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<td>Coupling Water</td>
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<td>Drums Abandoned</td>
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<tr>
<td>Equipment Cleaning</td>
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<td>Commercial</td>
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<tr>
<td>Residential</td>
<td></td>
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<tr>
<td>Industrial</td>
<td></td>
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<td>Grocery Store</td>
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<tr>
<td>Dumpsters</td>
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<tr>
<td>Grey Water</td>
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</table>

<table>
<thead>
<tr>
<th>TYPE OF INCIDENT</th>
<th>NUMBER OF INCIDENTS</th>
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</thead>
<tbody>
<tr>
<td>Gas Stations and Vehicle</td>
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<tr>
<td>Service Facilities</td>
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<tr>
<td>Washing Cars</td>
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<tr>
<td>Radiator Fluids</td>
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<tr>
<td>Industrial</td>
<td></td>
</tr>
<tr>
<td>Fuel Leaking</td>
<td></td>
</tr>
<tr>
<td>Paint</td>
<td></td>
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<tr>
<td>Parking Lots</td>
<td></td>
</tr>
<tr>
<td>Pools &amp; Spas</td>
<td></td>
</tr>
<tr>
<td>Residential</td>
<td></td>
</tr>
<tr>
<td>Grey Water</td>
<td></td>
</tr>
<tr>
<td>Sediment</td>
<td></td>
</tr>
<tr>
<td>Irrigation</td>
<td></td>
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<tr>
<td>Restaurants</td>
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<td>Dumpsters</td>
<td></td>
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<td>Grey Water</td>
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<tr>
<td>Oil &amp; Grease</td>
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<td>RV Waste Dumping</td>
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<td>Sewage Spills</td>
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<tr>
<td>Shops (Non Auto)</td>
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<tr>
<td>Washing</td>
<td></td>
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<tr>
<td>Spills</td>
<td></td>
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<tr>
<td>Sumps</td>
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<tr>
<td>Used Oil Dumping</td>
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<tr>
<td>Res. - Apt.</td>
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<tr>
<td>Res. - Other</td>
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<td>Comm. - All</td>
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<td>Misc. Incidents (total)</td>
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<tr>
<td>Resolved</td>
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<tr>
<td>Resolved</td>
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<tr>
<td>Under Investigation</td>
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<tr>
<td>Illicit Connections (total)</td>
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<tr>
<td>Resolved</td>
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<tr>
<td>Under Investigation</td>
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Final Draft - December 19, 1996
Good Housekeeping Practices for Municipal Operations

Focus of Document

This guidance presents BMPs or good housekeeping practices to address the discharge of pollutants to the storm drain system from municipal facilities. These facilities include:

✓ Streets, Roads, and Highways

✓ Sidewalks, Plazas, and Municipal Parking Lots

✓ Street Medians, Other Landscaped Areas, and Golf Courses

✓ Storm Drain Systems Including Open Channels, Inlets, Catchbasins, and Storm Drain Pipelines

✓ Corporation Yard and Other Municipal Operations Areas

✓ Municipal Swimming Pools, Fountains, Lakes, Lagoons and Other Urban Water Bodies

As discussed in Section 4.4 of the MURP, most municipalities have existing municipal programs that involve cleaning and maintenance of these facilities. The BMPs listed below are recommended improvements to existing activities or functions in order to reduce the potential for urban runoff pollution. Also, see Appendix 3L for additional BMPs for Corporation Yards.

Pollutants of Concern and Their Sources

Some of the pollutants of concern from these areas may be:

✓ Metals (from roads, sidewalks, parking lots, corporation yard, and other municipal areas)

✓ Oil and Grease (from corporation yard)

✓ Organic matter (from streets and landscaped areas)

✓ Fertilizers, pesticides, and herbicides (from landscaped areas)

✓ Chemical products used for disinfection and algae control (from pools, fountains, and water bodies)

✓ Gasoline and radiator fluid (from streets, parking lots, and corporation yard)
Sediment; asphalt; concrete; trash and debris; and soil (all urban areas)

**Street Sweeping and Cleaning**

**Sweeping Frequency and Timing**

- Establish street sweeping frequency for your municipality, or portions of it, based on factors such as traffic volume, land use, field observations of sediment and trash accumulation, proximity to water courses, etc. In general, the following frequencies are recommended:
  - Sweep weekly in high traffic downtown areas
  - Sweep twice a month for moderate traffic collector streets, and
  - Sweep monthly in residential, low traffic areas.

*One way to determine the areas that should be swept more frequently is to collect data on the total volume or weight of materials collected per mile of road swept. Use this data to prioritize areas to be swept more frequently.*

- Where there is a pronounced dry and wet season, sweep streets just before onset of the wet season.

- Establish and maintain a consistent sweeping schedule.

- Avoid wet cleaning or flushing of street, and utilize dry methods where possible.

- If wet cleaning or flushing is absolutely necessary, sweep and remove debris before flushing; plug storm drain inlet and direct washwater to the sanitary sewer. Alternately, allow washwater to drain to the storm drain and collect it downstream at a manhole or storm drain cleanout.

**Maximum Access for Sweepers**

- Institute restrictive parking policy to allow sweepers better access to areas close to the curb and storm drain inlets.

- Post permanent street sweeping signs. If installation of permanent signs is not possible, use temporary signs.

- Develop and distribute flyers notifying residents of street sweeping schedules.

**Equipment**

- Maintain cleaning equipment in good working condition.
Use your most effective sweepers in the high sediment and trash areas (typically industrial/commercial).

Replace old sweepers with new technologically advanced sweepers (see Appendix 3K for an evaluation of available sweepers).

Clean sweepers at a wash rack that drains to the sanitary sewer.

**Residuals Disposal**

Dispose of street sweeping debris and dirt at a landfill.

Do not leave street sweeping debris and dirt in piles along the side of the road or by a riparian area.

If dewatering of dirt collected is necessary, the water should be discharged to a sanitary sewer.

**Sidewalks, Plazas, Structures, and Parking Lot Cleaning**

Post “No Littering” signs and enforce anti-litter laws.

Provide litter receptacles in busy, high pedestrian traffic areas of the community.

Clean out and cover litter receptacles frequently to prevent spillage.

Establish frequency of public parking lot sweeping based on usage and field observations of waste accumulation. Sweep all parking lots at least once before the onset of the wet season.

Use dry methods of cleaning such as sweeping and vacuuming to clean sidewalks and other paved surfaces rather than hosing, pressure washing or steam cleaning. If water must be used, implement methods specified in Table 1 to minimize illegal discharges.

Use instructions in Table 1 for cleaning of structures.

Clean up spills using methods listed below.

- Prepare a spill response plan.
- Store spill response materials (containment materials such as booms; absorbents, etc) on municipality’s vehicles (as appropriate) or at a central location.
<table>
<thead>
<tr>
<th>Type of Surface</th>
<th>Characteristics</th>
<th>Cleaning Technique</th>
<th>Discharge to Storm Drain</th>
<th>Disposal Alternatives</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sidewalks, Plazas</td>
<td>No oily deposits</td>
<td>Sweep, collect and dispose of debris and trash; then wash</td>
<td>Okay to discharge to storm drain</td>
<td></td>
</tr>
<tr>
<td>Sidewalks, Plazas, Driveways</td>
<td>Light oily deposits</td>
<td>Sweep, collect and dispose of debris and trash. Clean oily spots with absorbent, place oil-absorbent boom around storm drain, or a screen or filter fabric over inlet.</td>
<td>Okay to discharge to storm drain, provided an oil-absorbent boom or filter fabric is used. No oily sheen should be visible in the water draining into the storm drain.</td>
<td></td>
</tr>
<tr>
<td>Parking lots and driveways</td>
<td>Heavy oily deposits</td>
<td>Sweep, collect and dispose of debris and trash. Clean oily spots with absorbent materials. Use a screen or filter fabric over inlet, then wash surfaces.</td>
<td>Seal storm drains. Can not be discharged to the storm drain.</td>
<td>Vacuum/pump wash water to a tank or discharge to sanitary sewer.</td>
</tr>
<tr>
<td>Building exteriors and walls</td>
<td>Glass, steel, or painted surfaces (post 1978/no lead in paint)</td>
<td>Washing without soap.</td>
<td>Okay to discharge to storm drain provided the drain is sealed first with a fabric filter to capture dirt, paint particles and flakes or oil absorbent boom.</td>
<td>Can alternately be sent to landscape areas.</td>
</tr>
<tr>
<td></td>
<td>Washing with soap.</td>
<td></td>
<td></td>
<td>Direct washwater to sanitary sewer or vacuum/pump water to a tank.</td>
</tr>
<tr>
<td>Building exteriors</td>
<td>Painted with lead-based or mercury-additive paint</td>
<td>Washing with or without soap.</td>
<td>Seal storm drains. Cannot be discharged to storm drain.</td>
<td>Vacuum/pump to a tank. Check with POTW for discharge to sanitary sewer.</td>
</tr>
<tr>
<td>Graffiti Removal</td>
<td>Graffiti</td>
<td>Using wet sand blasting. Minimize use of water; sweep debris and sand.</td>
<td>Can be discharged to storm drain if washwater is filtered through a boom.</td>
<td>Can alternately be directed to landscaped areas.</td>
</tr>
<tr>
<td>Masonary</td>
<td>Mineral Deposits</td>
<td>Acid Washing.</td>
<td>Seal storm drains. Cannot be discharged to storm drain.</td>
<td>Rinse treated area with alkaline soap and direct washwater to a landscaped or dirt areas. Alternately, washwater may be collected and neutralized to a pH between 6 and 10, then discharged to landscaping or pumped to sanitary sewer.</td>
</tr>
</tbody>
</table>

Source: Santa Clara Valley Urban Runoff Pollution Prevention Program
Use dry methods of cleaning including vacuuming, scooping, using rags and absorbents. Avoid hosing where possible. If washing is necessary, clean to extent possible before hosing or power-washing.

Appropriately dispose of spilled materials and absorbents.

If a spill occurs on dirt, excavate and remove the contaminated (stained) dirt.

### Street Medians, Parks, and Other Municipal Landscaped Areas

**Erosion Control**

- Maintain vegetative cover on medians and embankments to prevent soil erosion. Apply mulch or leave clippings in place to serve as additional cover.

- Do not use disking as a means of vegetation management because the practice results in erodable barren soil.

- Provide energy dissipators (e.g., riprap) below culvert outfalls to minimize potential for erosion.

**Vegetation Management/Irrigation**

- When conducting vegetation pruning/removal, remove clipped or pruned vegetation from gutter, paved shoulder and area around storm drain inlet.

- When conducting mechanical or manual weed control, avoid loosening the soil which could erode into stream or storm drain.

- Inspect irrigation system periodically to ensure that the right amount of water is being applied and that excessive runoff is not occurring. Minimize excess watering, and repair leaks in the irrigation system as soon as they are observed.

- When bailing out muddy water, do not put it in the storm drain; pour over landscaped areas.

**Pesticides (Diazinon, Chlorpyrifos, and other Similar Products)**

- Follow federal, state, and local laws governing the use, storage, and disposal of pesticides/herbicides.

- Use pesticides only if there is an actual pest problem (not on a regular preventative schedule).
Avoid use of copper-based pesticides if possible. Use the least toxic pesticide for the job if alternatives are available.

California Department of Pesticide Regulation is conducting a review of pesticidal and non-pesticidal alternatives to diazinon and chlorpyrifos for urban uses (see DPR site on the Internet at www.cdpr.ca.gov).

Do not use pesticides if rain is expected.

Do not mix or prepare pesticides for application near storm drains.

Use the minimum amount needed for the job.

Use up pesticides. Rinse containers, and use rinse water as product. Dispose of unused pesticide as hazardous waste.

Herbicides

Replace existing vegetation with fire-resistant and native vegetation to reduce the need for herbicides.

Do not use herbicides if rain is expected.

Fertilizers

Minimize use of chemical fertilizers.

Calibrate the distributor to avoid excessive application.

Check irrigation system to ensure that over-watering and runoff of fertilizer does not occur. Clean pavement and sidewalk if fertilizer is spilled on these surfaces before applying irrigation water.

Storm Drain System Cleaning

Establish a frequency for inspecting all catch basins, inlets, debris basins, and storm drain pipelines, and implement this schedule. Clean facilities where sediment, trash, and other pollutant accumulation is observed. In general, the guidance is as follows:

- Conduct periodic visual inspections during the dry season to determine if there are problem inlets where sediment/trash accumulate. Clean if necessary. The main objective of the dry season inspections is to identify problem areas.
- Inspect and clean all inlets and basins before onset of wet season (to ensure drainage capacity and to avoid resuspension of pollutants during a storm event)
Conduct inspections of storm drain inlets once a month or more frequently during the wet season. The frequency may be as high as once a week for problem areas where sediment or trash accumulates more often. Clean as needed.

Inspect and clean storm drain pipelines and inlets in areas affected by pollutant generating incidents immediately or at a minimum before the wet season (incidents include spills, fires, and other events that may have released pollutants to the storm drain system and residues may be present in the system in the vicinity of the event).

Store wastes collected from the cleaning in appropriate containers or temporary storage sites in a manner that prevents discharge to the storm drain.

Dewater the wastes if necessary with outflow into the sanitary sewer. Do not dewater near a storm drain or stream.

Sediment (less the debris) removed from the catchbasin or inlet cleaning should be analyzed for disposal. Pollutants of concern are lead; oil and grease; and hydrocarbons. In general, based on the analysis of sediments from inlet cleaning, it appears that in older cities all these pollutants have been found at elevated levels whereas, in the newer cities, the main pollutants in inlet sediments are hydrocarbons. If concentrations are elevated, the sediment should be disposed of as hazardous waste.

Municipal Swimming Pools, Fountains, Lakes, and Other Water Bodies

Alternate Discharge Options for Chlorinated Water

Test water for chlorine level and consider using it for irrigation in landscaped area or for dust suppression at a city construction project site, or

If acceptable to the wastewater treatment plant in your community, discharge pool water to the sanitary sewer, or

Discontinue use of chlorine before planned discharge to the storm drain and allow the active chlorine to dissipate through aeration. Test water to see if chlorine can be detected. Also test for residual chlorine every half-hour during the discharge event.

Pool maintenance personnel will have a good idea about the length of time it will take before chlorine reaches non-detect levels. Chlorine testing kits are also available with these personnel because they use these to check the water periodically before adding more chlorine.

Note that the main drawback with this option is the potential for bacteria to grow when the water is left in the pool for chlorine dissipation.
Alternately, dechlorinate or neutralize the waters before discharge. Add minimum amounts of neutralizing chemicals necessary to produce a zero chlorine reading (see Table 2 for amounts). Test water before discharge to the storm drain. Monitor for residual chlorine at the discharge point every half hour during the discharge event.

### Table 2. Amount of Neutralization Chemical Required to Neutralize 100,000 Gallons of Chlorinated Water

<table>
<thead>
<tr>
<th>Neutralization Chemical</th>
<th>Chlorine Concentration Before Neutralization</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1.0 mg/l</td>
</tr>
<tr>
<td>Sulfur Dioxide (SO₂)</td>
<td>0.8 lbs</td>
</tr>
<tr>
<td>Sodium Bisulfite (NaHSO₃)</td>
<td>1.2 lbs</td>
</tr>
<tr>
<td>Sodium Sulfite (Na₂SO₃)</td>
<td>1.4 lbs</td>
</tr>
<tr>
<td>Sodium Thiosulfate (Na₂S₂O₃·5H₂O)</td>
<td>1.2 lbs</td>
</tr>
</tbody>
</table>

Source: Santa Clara Valley Water District. Water Utility O&M Pollution Prevention Plan

### Alternative Methods to Control Algae in Lakes and Lagoons

- Reduce fertilizer use in areas around the water body.
- Discourage the public from feeding birds and fish.
- Consider introducing fish species that consume algae. Silver carp is being studied in UK for algae control in reservoirs and results appear promising. However, use of silver carp is prohibited in California. Other candidate species are grass carp and black fish. Contact the California Department of Fish and Game for more information on this issue.
- Mechanically remove pond scum (blue-green algae) using a 60 micron net.
- Educate the public on algae and that no controls are necessary for certain types of algae that are beneficial to the water body.

### Repair and Maintenance of City Surfaces

#### Asphalt/Concrete Demolition

- Schedule asphalt and concrete removal activities for dry weather.
- Take measures to protect any nearby storm drain inlets and adjacent watercourses, prior to breaking up asphalt or concrete (e.g., place sand bags around inlets or work areas).
After breaking up old pavement, sweep up materials thoroughly to avoid contact with rainfall and storm water runoff. Recycle as much material as possible, and properly dispose of nonrecyclable materials.

During saw-cutting and grading operations, use as little water as possible. Block or place berms around nearby storm drain inlets, in drainage channel (if no inlet is nearby), or around work areas (when bordering watercourse) using sand bags or an equivalent appropriate barrier, or absorbent materials such as pads, pillows and socks to contain slurry. If slurry enters the storm drain system, remove material immediately.

Remove saw-cut slurry (e.g., with a shovel or vacuum, or sweep up when dry) as soon as possible.

**Concrete Installation and Repair**

Avoid mixing excess amounts of fresh concrete or cement mortar on-site.

Store dry and wet materials under cover, protected from rainfall and runoff.

Wash out concrete transit mixers only in designated wash-out areas where the water will flow into drums or settling ponds or onto dirt or stockpiles of aggregate base or sand. Pump water from settling ponds to the sanitary sewer, where allowed. Whenever possible, recycle washout by pumping back into mixers for reuse. Never dispose of washout into the street, storm drains, drainage ditches, or creeks.

Whenever possible, return left-over materials in the mixer barrel to the yard for recycling. Dispose of or recycle small amounts of excess concrete, grout, and mortar in the trash. Dispose of excess at landfill site.

**Patching, Resurfacing, and Surface Sealing**

Schedule patching, resurfacing and surface sealing during dry weather.

Stockpile materials away from streets, gutter areas, storm drain inlets or watercourses. During wet weather, cover stockpiles with plastic tarps or berm around them if necessary to prevent transport of materials in runoff.

Pre-heat, transfer or load hot bituminous material away from drainage systems or watercourses.

Cover and seal nearby storm drain inlets and manholes before applying seal coat, slurry seal, etc. Leave covers in place until job is complete and until all water from emulsified oil sealants has drained or evaporated. Clean any collected materials from these covered manholes and drains for proper disposal.
Designate an area for clean up and proper disposal of excess materials.

Use only as much water as necessary for dust control, to avoid runoff.

Sweep up as much material as possible and dispose of properly. Only wash down streets if runoff is controlled or contained.

After the job is complete, remove stockpiles (asphalt materials, sand, etc.) as soon as possible.

If it rains unexpectedly, take appropriate action to prevent pollution of storm water runoff (e.g., divert runoff around work areas, cover materials).

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**Equipment Cleaning, Maintenance and Storage**

- Inspect equipment daily and repair any leaks.
- Perform major equipment repairs at the corporation yard, when practical.
- If refueling or repairing vehicles and equipment must be done on-site, use a location away from storm drain inlets and creeks.
- Recycle used motor oil, diesel oil, and other vehicle fluids and parts whenever possible.
- Clean equipment including sprayers, sprayer paint supply lines, patch and paving equipment, and mudjacking equipment at the end of each day. Conduct cleaning at a corporation or maintenance yard if possible.

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**Painting and Paint Removal**

- Do not transfer or load paint near storm drain inlets or watercourses.
- Where there is significant risk of a spill reaching storm drains, plug nearby storm drain inlets prior to starting painting and remove plugs when job is completed.
- Clean up spills immediately.
- Capture all clean-up water, and dispose of properly.
- If sand blasting is used to remove paint, cover nearby storm drain inlets prior to starting work.
- If the bridge crosses a watercourse, perform work on a maintenance traveler or platform, or use suspended netting or traps to capture paint, rust, paint
removing agents, or other materials, to prevent discharge of materials to surface waters.

✓ Recycle paint when possible. Dispose of paint at an appropriate household hazardous waste facility.

**Graffiti Removal**

✓ When graffiti is removed by painting over, implement the BMPs under Painting and Paint Removal above.

✓ Protect nearby storm drain inlets (using tarps in work areas, sand bags, and/or booms or barriers around inlets) prior to removing graffiti from walls, signs, sidewalks, or other structures needing graffiti abatement. Clean up afterwards by sweeping or vacuuming thoroughly, and/or by using absorbent and properly disposing of the absorbent.

✓ Direct runoff from sand blasting and high pressure washing (with no cleaning agents) into a landscaped or dirt area. If a landscaped area is not available, filter runoff through an appropriate filtering device (e.g., filter fabric) to keep sand, particles, and debris out of storm drains.

✓ If a graffiti abatement method generates washwater containing a cleaning compound (such as high pressure washing with a cleaning compound), plug nearby storm drains and vacuum/pump washwater to the sanitary sewer.

✓ Consider using a waterless and non-toxic chemical cleaning method for graffiti removal (e.g., gels or spray compounds).

✓ Avoid graffiti abatement activities during a rain storm.

Note: For information on storm drain inlet protection, see BMPs for Construction Sites (Appendix 3P).

**Outdoor Storage Materials (Hazardous and Nonhazardous Materials)**

✓ Store hazardous materials and wastes in secondary containment where they are protected from rain and in a way that prevents spills from reaching the sanitary sewer or storm drain.

✓ Keep lids on waste barrels and containers, and store them indoors or under cover to reduce exposure to rain.

✓ All hazardous wastes must be labeled according to hazardous waste regulations. Consult the Fire Department or your local hazardous waste agency for details.
Keep wastes separate to increase your waste recycling/disposal options and to reduce your costs.

Never mix waste oil with fuel, antifreeze, or chlorinated solvents. Consult your hazardous waste hauler for details.

Double-contain all bulk fluids and wastes to prevent accidental discharges to the sewer and storm drain. Consult the Fire Department for details.

Keep storage areas clean and dry. Conduct regular inspections so that leaks and spills are detected as soon as possible.

When receiving vehicles to be parted or scavenged, park them on a paved surface and immediately drain and collect gasoline and other fluids properly. Place drip pans.

Drain all fluids from components, such as engine blocks, which you may store for reuse or reclamation. Keep these components under cover and on a drop pan or sealed floor.

Store new batteries securely to avoid breakage and acid spills during earthquakes. Shelving should be secured to the wall. Store used batteries indoors and in plastic trays to contain potential leaks. Recycle old batteries to catch leaking fluids.

Wood products treated with chromated copper arsenate, ammonical copper zinc arsenate, creosote, or pentachlorophenol should be covered with tarps (or stored indoors).

### Structural Retrofit of Storm Drain Inlets/Catch Basins

Numerous structural “improvements” are available for the removal of pollutants from storm water, either as a modification to existing catch basins, or as a structural addition to the system. Studies have found these structural devices to be only marginally effective for removing pollutants of concern. Municipalities should, before installing, assess the pollutant of concern, validate effectiveness of the device to reduce those pollutants, and provide guarantee of maintenance.

### Structural Retrofit of Storm Drains

Given the distinct dry and wet season climatic regime in California, often the runoff from the first storm carries very high pollutant loads. A potential structural control would be to direct the water from the first storm to the sanitary sewer system for treatment at the wastewater treatment plant. This BMP is not recommended for City-wide application, rather for urban runoff from limited areas where
the runoff is known to be highly polluted. Also, this will need to be coordinated with the local/regional wastewater treatment plant. This has been done in some California communities mainly to handle polluted runoff from industrial areas. The following steps will be necessary:

✓ Determine areas where the runoff is extremely polluted.

✓ Estimate the drainage area and volume of runoff from a design storm. Note that although the first flush runoff from a storm is generally the worst, runoff from the latter part of the first storm is also polluted. Therefore, estimate the runoff from the entire storm (and not just the first portion of it).

✓ Contact the local/regional wastewater treatment plant to determine if the facility has capacity to handle these projected flows.

✓ If capacity is available, develop appropriate connections (pipe and valve) between the storm drain and sewer system, after obtaining permission from the local wastewater treatment agency.

✓ Designate staff in the Public Works Department to handle the valve system to direct flows just before the first major storm.

Sources of Additional Information

The information presented above is based mainly on information from the Santa Clara Valley Urban Runoff Program. Additional information is available in the publications listed below.


King County Surface Management Division 1995. Evaluation of Commercially-Available Catch Basin Inserts for the Treatment of Stormwater Runoff from Developed Sites. October. (for more information on structural controls)
4K Evaluation of Street Sweepers
<table>
<thead>
<tr>
<th>Study Title</th>
<th>Objectives</th>
<th>Equipment Evaluated</th>
<th>Locations</th>
<th>Results on Street Sweeping Effectiveness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Evaluation of Regenerative-air, Vacuum street Sweeping on Geological Contributions to PM(^{19}) (Chow et al. 1990)</td>
<td>Effect of street sweeping on air quality</td>
<td>Tymco 350 regenerative air, FMC mechanical sweeper, mobil AV345L blow air suction, recirculating air sweeper</td>
<td>Reno, Nevada</td>
<td>Small particles of 10 microns are often impacted back into the street by regenerative air. Regenerative-air ineffective for particles smaller than 10 microns. Mobil sweeper appeared to leave dust after sweeping. Regenerative air seems to resuspend more small particles.</td>
</tr>
<tr>
<td>Bellevue Urban Runoff Program (Pitt and Bissonette, 1984), and Quantity and Quality of Storm Runoff from Three Urban Catchments in Bellevue, Washington (Pyrch and Ebbert 1986).</td>
<td>Street sweeping effectiveness, equipment performance, across street distribution</td>
<td>Broom, regenerative air</td>
<td>Bellevue, Washington</td>
<td>Water quality is not significantly improved from street sweeping. There is less dirt on swept streets than unswept streets.</td>
</tr>
<tr>
<td>Study Title</td>
<td>Objectives</td>
<td>Equipment Evaluated</td>
<td>Locations</td>
<td>Results on Street Sweeping Effectiveness</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------</td>
<td>---------------------</td>
<td>--------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Evaluation of Urban Non-Point Source Pollution Management in Milwaukee County, Wisconsin, Vol. 1 &amp; 2 (Bannerman et al. 1983).</td>
<td>Compare the following options: 1. Increase frequency during March and October. 2. Increase frequency during March through November. The control and increased sweeping rates were as follows: commercial - weekly, 2 to 3 times per week, residential - monthly, weekly or twice weekly parking Lot - bi-monthly, bi-weekly or weekly</td>
<td>Mechanical</td>
<td>Milwaukee</td>
<td>Street sweeping results in a 10 percent reduction of pollutant loadings. Only a slight reduction for option 2 compared to option 1. Street sweeping is effective at removing winter residue (after snowmelt) and for leaf removal.</td>
</tr>
<tr>
<td>An Evaluation of Street Sweeping as a Runoff Pollutant Control (U.S. EPA 1983).</td>
<td>Street pollutant accumulation rate, pollutant particle size across street distribution, street sweeping effectiveness, and water quality effectiveness</td>
<td>Tymco sweepers</td>
<td>Winston-Salem, North Carolina</td>
<td>Average pickup was 393 lbs/mi/day in business dist. 281 lbs/mi/day in residential. Most pollutants are within 1 ft of the curb. Smaller particles have a higher concentration of pollutants. Highest removal efficiency for particles bigger than 45 microns. No benefit to water quality from street sweeping.</td>
</tr>
</tbody>
</table>
### Table 4-1
SUMMARY OF STREET SWEEPING STUDIES (from Santa Clara Literature Review)

<table>
<thead>
<tr>
<th>Study Title</th>
<th>Objectives</th>
<th>Equipment Evaluated</th>
<th>Locations</th>
<th>Results on Street Sweeping Effectiveness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Washoe County Urban Stormwater Management Program, Vol. 2: Street Particulate Data Collection and Analysis (CH2MHILL 1982).</td>
<td>Street pollutant accumulation rates, no of passes, street texture, equipment performance, speed tests, street distribution of pollutants.</td>
<td>Ecotec vacuum assisted mobil, mechanical sweepers.</td>
<td>Reno, Nevada.</td>
<td>Rough streets have more particles than others. Street texture, street/gutter interface, and wind are the most important factors for accumulation. Fugitive dust affects accumulation rates. Multiple passes are not better. 4 mph minimizes residual loading. Driving lanes have less particles except on rough surface where they have the most. Driving lane particles are not easily swept or washed off.</td>
</tr>
<tr>
<td>Study Title</td>
<td>Objectives</td>
<td>Equipment Evaluated</td>
<td>Locations</td>
<td>Results on Street Sweeping Effectiveness</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>-------------------------------------------------</td>
<td>-----------------------------------------------</td>
<td>--------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>Nationwide Urban Runoff Project, Champaign, Illinois; Evaluation of the Effectiveness of Municipal Street Sweeping in the Control of Urban Storm Runoff Pollution (Terstiep et al. 1982)</td>
<td>Street pollutant accumulation rate, pollutant particle size, water quality effectiveness</td>
<td>1973 Elgin model Pelican S (3-wheeled mechanical sweeper)</td>
<td>Champaign, Illinois</td>
<td>Mechanical sweeping with frequencies of up to 2 times per week is not effective at reducing the mean concentration or load. Mechanical sweeping at a frequency of once per week does reduce the amount and variability of street dirt. The overall removal efficiency for mechanical sweeper was 30 to 67 percent.</td>
</tr>
<tr>
<td>A Demonstration of Non-Point Source Pollution Management on Castro Valley Creek (Pitt and Shawley 1981).</td>
<td>Street pollutant accumulation rates, sweeping frequency, equipment performance</td>
<td>Mobil-broom sweeper, regenerative air</td>
<td>Castro Valley, California</td>
<td>Regenerative air sweepers are effective in removing particles from street surfaces for areas that have a low quality of dust/dirt or trash. As the quantity of street dust/dirt increases, regenerative air sweeper effectiveness diminishes. Mechanical sweepers are best for trash and large particles. Broom sweeper efficiency was 40 percent. After 2 to 3 screenings per week, there is little improvement in material removed from the street surfaces.</td>
</tr>
<tr>
<td>Study Title</td>
<td>Objectives</td>
<td>Equipment Evaluated</td>
<td>Locations</td>
<td>Results on Street Sweeping Effectiveness</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------</td>
<td>--------------------------------------</td>
<td>-------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Demonstration of Non-Point Pollution Abatement through Improved Street Cleaning Practice (Pitt 1978).</td>
<td>Street pollutant accumulation rates, sweeping frequency, equipment performance</td>
<td>Sweeper, vacuum assisted sweepers</td>
<td>San Jose, California</td>
<td>Graphs to determine street sweeping frequency. 2 passes better than one except for oily areas. Median particle size in hopper larger than on street. Street sweeping can reduce particle emission rates from asphalt to the atmosphere by 2/3 if done weekly compared to every 2 to 3 months.</td>
</tr>
<tr>
<td>System Analysis of Street Cleaning Techniques (Pitt et al. 1976)</td>
<td>Literature review of previous studies</td>
<td></td>
<td></td>
<td>Parking restrictions are needed. 50% of the particles larger than 1/4in. are removed. Past broom rotations are better</td>
</tr>
<tr>
<td>Water Pollution Aspects of Street Surface Contaminants (Sartor and Boyd 1972)</td>
<td>Simulated runoff, removal effectiveness (using control areas and artificial contaminant)</td>
<td>Broom sweepers</td>
<td>Milwaukee, Baltimore, Scottsdale, Atlanta, Tulsa, Phoenix, San Jose</td>
<td>Fine particles have a higher concentration of metals, pesticides, and organics than larger particles. Street sweeping effectiveness for removing fine particles is low. Street parking reduces the efficiency of sweepers.</td>
</tr>
</tbody>
</table>

Source: Literature Review for Santa Clara Non Point Source Control Program (WCC 1993)
D1.1 Facility
Maintenance Yard #3
1234 Facilities Way
XYZ, California 99999

Facility Owner: City of XYZ
Date Prepared: June 18, 1997
Prepared By: C. Lin

D1.2 Objectives
The municipal stormwater permit for discharges in the County of Los Angeles requires those Permittees who own and operate facilities where vehicle maintenance and/or material storage activities occur, as defined in Section IV.3.a of the Permit, to implement a pollution prevention plan. The purpose of the regulations is to protect water quality by reducing the amount of pollutants that could potentially reach the storm drainage system and receiving waters.

The minimum objectives of the Vehicle Maintenance/Material Storage Facilities Management program are to:

- Identify and evaluate sources of pollutants from public vehicle maintenance/material storage facilities that may affect the quality of stormwater discharges from the facility.
- Identify and implement site-specific best management practices (BMPs) to reduce or prevent pollutants in stormwater discharges.

A copy of this plan should be kept at the facility. It should be reviewed periodically to assure all information and measures are current and accurate and should be updated as conditions change.
D1.3 Planning and Organization
D1.3.1 Pollution Prevention Team

Name | Function
---|---
C. Lin | Program Coordinator / Pollution Prevention Plan Development
Public Works, Streets & Roads Division (999) 555-1212
A. Martinez | Pollution Prevention Plan Implementation
Maintenance Staff (999) 555-1222
D. Jones | Pollution Prevention Plan Implementation
Maintenance Staff (999) 555-1232

D.1.2 Site Map
Figure 1 is a detailed site map of the Maintenance Yard #3 facility.
Site Map - Maintenance Yard #3

Area = 4.5 acres
95% impervious (paved/covered)

- Covered structure
- Uncovered work area
- Direction of drainage

Figure 1
Site Map
### D.1.3 List of Significant Materials

Table 1 describes materials that are handled and stored at the Maintenance Yard #3 facility:

<table>
<thead>
<tr>
<th>Material</th>
<th>Handling and Storage Location</th>
<th>Typical Quantity/Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gasoline</td>
<td>Center of yard at fueling area</td>
<td>250 gal/day</td>
</tr>
<tr>
<td>Diesel fuel</td>
<td>Center of yard at fueling area</td>
<td>200 gal/day</td>
</tr>
<tr>
<td>Motor oil</td>
<td>North section of yard in Maintenance Bay</td>
<td>80 gal/wk</td>
</tr>
<tr>
<td>Used motor oil</td>
<td>North section of yard in Used Oil Storage Area</td>
<td>30 gal/wk</td>
</tr>
<tr>
<td>Lubricants</td>
<td>North section of yard in Maintenance Bay</td>
<td>15 gal/mo</td>
</tr>
<tr>
<td>Brake fluid</td>
<td>North section of yard in Maintenance Bay</td>
<td>40 gal/wk</td>
</tr>
<tr>
<td>Hydraulic fluid</td>
<td>North section of yard in Maintenance Bay</td>
<td>5 gal/day</td>
</tr>
<tr>
<td>Adhesives and sealants</td>
<td>North section of yard in Material Storage Area</td>
<td>10 gal/mo</td>
</tr>
<tr>
<td>Antifreeze</td>
<td>North section of yard in Maintenance Bay</td>
<td>30 gal/day</td>
</tr>
<tr>
<td>Used Antifreeze</td>
<td>North section of yard in the Used Antifreeze Storage Area</td>
<td>10 gal/day</td>
</tr>
<tr>
<td>Solvents</td>
<td>North section of yard in Chemical Storage Area</td>
<td>50 lb/wk</td>
</tr>
<tr>
<td>Detergents</td>
<td>North section of yard in Chemical Storage Area</td>
<td>40 lb/wk</td>
</tr>
<tr>
<td>Paint</td>
<td>North section of yard in Chemical Storage Area</td>
<td>20 gal/mo</td>
</tr>
<tr>
<td>Concrete</td>
<td>East section of yard in Raw Materials Area</td>
<td>1 ton/mo</td>
</tr>
<tr>
<td>Gravel</td>
<td>East section of yard in Raw Materials Area</td>
<td>200 lb/wk</td>
</tr>
<tr>
<td>Sand</td>
<td>East section of yard in Raw Materials Area</td>
<td>250 lb/wk</td>
</tr>
<tr>
<td>Aggregate</td>
<td>East section of yard in Raw Materials Area</td>
<td>100 lb/wk</td>
</tr>
<tr>
<td>Pesticides and herbicides</td>
<td>North section of yard in Chemical Storage Area</td>
<td>85 gal/mo</td>
</tr>
<tr>
<td>Fertilizers</td>
<td>North section of yard in Chemical Storage Area</td>
<td>100 lb/wk</td>
</tr>
<tr>
<td>Soil Amendments</td>
<td>North section of yard in Chemical Storage Area</td>
<td>50 lb/wk</td>
</tr>
</tbody>
</table>
D.1.4 Description of Potential Pollutant Sources

Table 2 describes potential pollutant sources at the Maintenance Yard #3 facility:

<table>
<thead>
<tr>
<th>Area / Activity</th>
<th>Pollutant Source</th>
<th>Pollutant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle and Equipment Fueling performed in the center of the yard at the fueling area, containing both unleaded and diesel fuel for smaller vehicles and large equipment. Both pumps in the fueling area are covered by a raised roof.</td>
<td>Spills caused by topping off fuel tanks</td>
<td>gasoline</td>
</tr>
<tr>
<td></td>
<td>Spills and leaks during deliveries</td>
<td>fuel, oil</td>
</tr>
<tr>
<td></td>
<td>Hosing or washing down fuel area.</td>
<td>fuel, oil</td>
</tr>
<tr>
<td></td>
<td>Rainfall running onto and off of fueling area</td>
<td>fuel, oil</td>
</tr>
<tr>
<td>Vehicle and Equipment Maintenance performed at the Maintenance Bay Building in the northwest section of the yard. Activities include fluid changes, vehicle repairs, equipment repairs, and other necessary maintenance.</td>
<td>Vehicle fluid spills or leaks</td>
<td>transmission fluids, luring materials, radiator fluids, etc.</td>
</tr>
<tr>
<td></td>
<td>Container spills or leaks</td>
<td>solvents, degreasers, other cleansers</td>
</tr>
<tr>
<td>Vehicle and Equipment Washing performed in the northeast section of the yard. Washing Area is uncovered and not bermed.</td>
<td>Washing particulates and debris off vehicles and equipment</td>
<td>sediment, metals, toxic materials, vehicle fluids</td>
</tr>
<tr>
<td>Material, Chemical, Vehicle and Equipment Storage located at the north and east sections of the yard. All areas are covered. See Table 1 for yard materials stored.</td>
<td>Container spills or leaks</td>
<td>antifreeze, oil, pesticides, herbicides, solvents, etc.</td>
</tr>
<tr>
<td></td>
<td>Vehicle and equipment leaks</td>
<td>gasoline, oil</td>
</tr>
</tbody>
</table>
D.1.5 Assessment of Potential Pollutant Sources

*Vehicle and Equipment Fueling* is a potential source of stormwater pollution at the Maintenance Yard #3 facility. Stormwater runon has the potential to wash away any spills or leaked fluids located at the fueling area and subsequently drain onto the street and into the storm drain. Pollutants located at the fueling area include oil and gasoline (unleaded and diesel). With the washing area currently northeast and upgrade of the fueling area, pollutants may be carried via wash water flows to the storm drain in a non-stormwater discharge.

*Vehicle and Equipment Maintenance* is a minimal potential source of stormwater pollution. Vehicle and equipment fluids are handled and changed in the Maintenance Bay and may eventually flow into the storm drain only if staff cleans the bay area with the use of water hose. Maintenance pollutants include transmission and radiator fluids, solvents, degreasers, as well as gasoline.

*Vehicle and Equipment Washing* has a high pollutant potential as alluded to above. Without a bermed area or covered structure for this activity, non-stormwater discharges from washing may flow south-southwest, crossing the fueling area, concentrating pollutant flow even more. Pollutants from washing include sediment, metals, toxic materials, and vehicle fluids such as oil and gasoline.

*Material. Chemical. Vehicle and Equipment Storage* also has a potential for stormwater pollution. Particularly, vehicles and equipment, stored outside and uncovered, are susceptible to leaking. Rainfall at the facility has the potential to wash leaked fluids into the storm drain system. Material and chemical storage at the facility are covered and carefully protected, minimizing the potential for any stormwater pollution.
D1.6 Stormwater Best Management Practices

Table 3 describes applicable best management practices for the Maintenance Yard #3 facility:

<table>
<thead>
<tr>
<th>Area / Activity</th>
<th>Pollutant Source</th>
<th>Pollutant</th>
<th>Best Management Practice</th>
</tr>
</thead>
</table>
| Vehicle and Equipment Fueling | Spills caused by topping off fuel tanks | gasoline | • Train employees in proper fueling and cleanup procedures  
• Discourage “topping off” of fuel tanks  
• Install “shut-off” valves on nozzles  
• Use adsorbent materials on spills as opposed to hosing down  
• Install covered spill kits next to fueling area |
| | Spills and leaks during deliveries | fuel, oil | |
| | Hosing or washing down fuel area. | fuel, oil | |
| | Rainfall running onto and off of fueling area | fuel, oil | |
| Vehicle and Equipment Maintenance | Vehicle fluid spills or leaks | transmission fluids, luring materials, radiator fluids, etc. | • Train employees in proper cleanup procedures of spills and leaks  
• Keep equipment clean, disallowing excessive grease/oil buildup  
• Use drip pans for any leaking vehicle/equipment  
• Complete all maintenance in proper location (covered)  
• Sweep up daily  
• Install spill kits in Maintenance Bay |
| | Container spills or leaks | solvents, degreasers, other cleansers | |
| Vehicle and Equipment Washing | Washing vehicle particulates and debris off | sediment, metals, toxic materials, vehicle fluids | • Wash vehicles and equipment at an off-site commercial washing location whenever possible  
• If on-site, direct wash water towards surrounding, existing vegetation  
• Evaluate the feasibility of constructing a bermed or covered wash area draining to the sanitary sewer |
| | Washing equipment particulates and debris off | sediment, metals, toxic materials, vehicle fluids | |
| Material, Chemical, Vehicle and Equipment Storage | Container spills or leaks | antifreeze, oil, pesticides, herbicides, solvents, etc. | • Store materials in enclosed or covered areas |
| | Vehicle and equipment leaks | gasoline, oil | • Use drip pans underneath leaking vehicles and equipment |
ALAMEDA COUNTYWIDE CLEAN WATER PROGRAM
Municipal Government Maintenance Activities
FY 1995/96 Monthly Record Keeping Form

Municipality: ____________________________

Completed by: __________________________ Date: __________

<table>
<thead>
<tr>
<th>STREET CLEANING</th>
<th>Volume of material collected (cubic yards)</th>
<th>Miles swept* (curb miles)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sweeping</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential Areas:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Broom</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regenerative Air</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vacuum</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commercial Areas:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Broom</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regenerative Air</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vacuum</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Industrial Areas:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Broom</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regenerative Air</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vacuum</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other Areas Swept:</td>
<td>(e.g., parking lots, major arterials)</td>
<td></td>
</tr>
<tr>
<td>Broom</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regenerative Air</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vacuum</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

TOTAL | | |

2. Have there been any changes in your street sweeping program? (efforts to have parked cars removed, changed sweeping frequency, new equipment, significant downtime, etc.)

________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

LEAF REMOVAL

Volume of leaves removed by City crews: __________ cubic yards

Leaves bagged by residents and picked up by City: __________ bags

Check box if you do not have a leaf removal program other than routine street sweeping: ☐
ALAMEDA COUNTYWIDE CLEAN WATER PROGRAM
Municipal Government Maintenance Activities
FY 1995/96 Monthly Record Keeping Form

Municipality: __________________________
Completed by: __________________________ Date: ________________

<table>
<thead>
<tr>
<th>MAINTENANCE OF STORM DRAINAGE FACILITIES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of storm drain inlets: _______</td>
</tr>
<tr>
<td>Number of cross culverts, conduits,</td>
</tr>
<tr>
<td>and/or culverts used to convey</td>
</tr>
<tr>
<td>stormwater around street corners:</td>
</tr>
<tr>
<td>V ditches: _______ miles</td>
</tr>
<tr>
<td>Storm drain lines: _______ miles</td>
</tr>
<tr>
<td>Channels: _______ miles</td>
</tr>
<tr>
<td>Creeks: _______ miles</td>
</tr>
<tr>
<td>Culverts: _______ linear feet</td>
</tr>
<tr>
<td>Number of junction boxes: _______</td>
</tr>
<tr>
<td>Number of pump stations: _______</td>
</tr>
<tr>
<td>Other (please specify): ____________________________________________</td>
</tr>
<tr>
<td>Total volume of material removed: __________________________ cubic yards or _______ tons</td>
</tr>
</tbody>
</table>

Describe any observed illegal discharges or illicit connections below or check the box if activities are included in the Illicit Discharge Quarterly Summary Form:  
[ ]
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

Have you responded to complaints or noticed areas which should be targeted for more frequent cleaning?  
Yes ______ No ______ If yes, explain ________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________
________________________________________________________________________

<table>
<thead>
<tr>
<th>LITTER CONTROL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
<tr>
<td>Areas Targeted</td>
</tr>
<tr>
<td>Volume Removed</td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>City/County Personnel (including receptacles):</td>
</tr>
<tr>
<td>Court Referred Crews:</td>
</tr>
<tr>
<td>Other (e.g., contractors):</td>
</tr>
<tr>
<td>Total (specify cubic yards or pounds):</td>
</tr>
</tbody>
</table>

EOA, Inc.  
November 1995
Page 2 of 2
Co-permittee Reporting Form

1. Are you implementing best management practices (BMPs) for the street, road, and highway operation and maintenance (O&M) activities that you are responsible for conducting, in order to reduce pollutants in storm water to the maximum extent practicable and eliminate illicit discharges?
   □ yes □ no
   If yes, describe any changes in your BMPs during the past year.
   If no, explain:

2. Have you developed and implemented a process for ensuring that any contractors you employ to conduct street, road, and highway O&M activities use the appropriate BMPs adopted by the agency?
   □ yes □ no
   If yes, describe any changes in your process during the past year.
   If no, explain:

3. Have you provided training on an annual basis to your municipal staff in the use of appropriate BMPs?
   □ yes □ no
   If yes, describe training conducted during the past year.
   If no, explain:

Have you provided a mechanism for obtaining feedback from municipal staff on the implementation and effectiveness of the BMPs?
   □ yes □ no
   If no, explain:

4. Have you informed other parties conducting street, road, and highway O&M activities within your jurisdiction that they are expected to implement BMPs to reduce pollutants in storm water to the maximum extent practicable and eliminate illicit discharges?
   □ yes □ no
   If no, explain:
5. Have you reviewed and evaluated the effectiveness of your BMPs in achieving the goals of reducing pollutants in storm water to the maximum extent practicable and eliminating illicit discharges?

☐ yes ☐ no   If no, explain:

Did this review include input from municipal maintenance staff that implement the BMPs?

☐ yes ☐ no   If no, explain:

What were your findings from this review? Describe how BMPs have been modified as a result of this evaluation:
4N Sample Ordinance
MANAGEMENT PRACTICES ADMINISTRATIVE RULE R-6.645

R-6.645-A Purpose and Intent.

1. **Purpose.** These rules implement Sections 6.625 to 6.645 of the Eugene Code, 1971, which were adopted to restrict the discharge of sediments or other construction related materials, including hazardous substances, into the City’s stormwater system in order to:

   1.1 Prevent or minimize, to the maximum extent possible, negative impacts to adjacent properties, water quality and related natural resources resulting from construction activities; and

   1.2 Maintain the capacity of the City’s stormwater system by minimizing sedimentation.

2. **Intent.** The intent of these rules, in implementing sections 6.625 to 6.645 of the Eugene Code, 1971, is to ensure that construction related activities prevent or minimize erosion, sedimentation, and other stormwater related problems identified in subsection 1 above. To carry-out the intent of the these rules, it is the goal of the City’s erosion prevention program to review and respond to all erosion permit applications in a timely manner so that these provisions do not increase the time frame for issuing other permits. These rules are designed to provide developers and property owners with broad discretion for addressing potential impacts of construction related activities, so long as the erosion prevention measures achieve the desired outcomes. These rules therefore do not specify or mandate the use of certain erosion prevention measures, and instead, provide applicants with flexibility to choose or design erosion prevention measures subject to review by the City. The issuance of an erosion prevention permit by the City will not necessarily reflect concurrence by the City that the proposed measures will work. Instead, the City’s review may be more limited in many cases, relying on the certification of the owners’ certified professional that the proposed measures will achieve the mandated outcomes. In such cases, the City’s review may be limited to making an evaluation that the proposed measures address anticipated impacts. Where the City is uncertain about the likely success of the proposed measures, the City may issue the permit, and monitor the site to determine whether the measures are achieving the outcomes. If the erosion prevention measures have not been successful in achieving those outcomes, the City will require compliance.

R-6.645-B Definitions.

In addition to the definitions contained in Sections 6.405 and 6.625 to 6.645 of the Eugene Code, 1971, as used herein, the following words and phrases mean:

Adjacent property. Property where erosion and/or sedimentation or construction
material impacts are occurring and the cause of impact is directly related to a construction activity from a separate parcel.

Annual landscape activities. Activities necessary to maintain the health and function of developed landscaped areas, including but not limited to: tilling, sodding, mowing, aerating, and pruning.

Certified professional. A person who holds an Oregon license in one of the following professions: engineer, architect, landscape architect, or is in a similar profession as determined by the City Manager; or a person who is certified as a geologist or as a professional in erosion and sedimentation control by the International Erosion Control Association, or any other similar organization, or by the City, as determined by the City Manager.

City Manager. The City Manager of the City of Eugene, or the Manager’s designee.

Construction activity. An activity used in the process of developing, redeveloping, enhancing, or maintaining land, including but not limited to: land disturbance, building construction, paving and surfacing, storage and disposal of construction related materials.

Construction footprint. That area of a parcel where disturbance to vegetation and landform is necessary for the construction of buildings, parking lots, walkways, landscaping, utilities, and for staging of construction equipment and other similar uses associated with construction activities.

Construction related materials. Potential water quality pollutants that are used or created during construction activities including, but not limited to: off-site deposits of sediments by vehicles (e.g. tracking, spilling); building material wastes (e.g., scrap metals, rubber, plastic, glass, masonry, wood; paints and thinners; packaging materials; insulation, plaster grout); hazardous substances (e.g. cleaning solvents; chemical additives; concrete curing compounds; acids for cleaning masonry surfaces; paints, thinners); and concrete washout.

Construction Site Management Plan. A set of maps, data, drawings, and narrative that describes expected runoff from new construction sites and establishes measures to be taken for preventing erosion, sediments, and other pollutants from construction related activities.

Designated buffer. An area established by the Eugene Code, 1971, including but not limited to sections 9.262(3)(b) and 9.264(3), that separates a protected natural resource site, such as a wetland or water feature, from a conflicting use, or its designated buffer area.

Dewatering. The removal and disposal of surface water or groundwater for purposes
of preparing a site for construction.

Directly drains. The conveyance and discharge of stormwater runoff - either on the surface or by an open channel or pipe - into a water feature that is located on or adjacent to the parcel or tax lot of record for which construction activities are planned, or its designated buffer area.

Disturbed area. A parcel or a portion of a parcel of land where the vegetation, landform, or topography is altered due to logging, clearing, grubbing, grading, paving, stock piling, or building.

Emergency condition. An immediate danger to life, property, or the environment due to circumstances beyond the control of the property owner, including, but not limited to, natural and human-caused disasters such as fires, floods, slides, earthquakes, sinkholes, and tree blow-down.

Enforcement Officer. The person designated by the City Manager to enforce the provisions of Sections 6.625 to 6.645 of the Eugene Code, 1971 and these rules.

Erosion prevention. Measures to be taken for preventing and/or minimizing impacts to the City’s stormwater system and related natural resources due to soil erosion from water and wind forces, sedimentation, and other potential impacts associated with construction activities such as handling and storage of building materials and disposal of building material wastes.

Fully developed property. A parcel of land that contains buildings, pavement and other facilities, including landscaped areas and due to these uses is not capable of additional expansion.

Highly erodible soils. Soil map units as classified by the Natural Resources Conservation Service (NRCS - formerly the Soil Conservation Service) as being highly erodible. Based on factors from the Universal Soil Loss Equation, the NRCS classification system considers soil erodibility (K factor), climate, slope, steepness, length, and soil loss tolerance (T factor).

Immediate clean-up. Not later than the end of the work shift in which the violation occurred, but in no event shall it occur later than midnight of the day in which it occurred.

Improper disposal. Disposal of any construction related material in a manner that causes, or has the potential to cause, the discharge of pollutants to the City’s stormwater system or related natural resource, the depletion of the capacity of the City’s stormwater system, or the contamination of soils.
Improper storage. Handling or storing of any construction related materials in a manner that, due to leaks, spills, leachates, deposits or dumping, causes or has the potential to cause the discharge of pollutants to the City’s stormwater system or related natural resources, the depletion of the capacity of the City’s stormwater system, or the contamination of soils.

Jurisdictional wetlands. Any parcel or portion of a parcel which meets the state or federal definition of wetlands that are under the jurisdiction of state or federal laws. Synonymous with wetlands.

Land disturbance. Activities that can change the physical conditions of landform, vegetation, and hydrology including, but not limited to, clearing, grading, grubbing, excavating, filling, logging, and storing of materials.

Maximum extent practicable. A level of effort to be undertaken where technical feasibility and financial costs to be incurred are appropriate, as determined by the criteria in Section R-6.645-D.2 of this Rule, for the probable negative impacts to water quality to be minimized.

Minor Recurring Activities. Repetitive construction activities that are performed as part of an overall work plan and no individual disturbance exceeds more than 500 square feet of land area and 50 cubic yards of fill or excavated material.

Permit Holder. The property owner or easement holder of record of the parcel or tax lot for which construction activities are planned.

Person. An individual, trust, firm, joint stock company, joint venture, consortium, commercial entity, partnership, association, corporation, commission, state and any agency thereof, political subdivision of the state, interstate body or the federal government, including any agency thereof;

Related Natural Resources. Natural resources located within or adjacent to the City’s stormwater system, such as waterways, wetlands, and riparian areas, that provide one or more of the following stormwater functions: flood control, water quality treatment, and streambank stabilization.

Routine Maintenance. Activities and practices that are necessary to maintain the operating capacity, functional integrity, or aesthetics of a place or facility. Routine maintenance includes, but is not limited to, landscaping, repair of recreation facilities (e.g., ball diamonds, play areas, fields), cleaning of stormwater facilities, and patching of streets.

Sensitive area. Sites that meet the criteria contained in R-6.645-E.1.

Template. An example of a construction site management plan provided by the City
of Eugene that - when modified by the erosion prevention permit holder to address site specific conditions - can be used to satisfy permit requirements for a single dwelling or duplex dwelling. The template may be prepared by the permit holder or the permit holder's designee.

Untreated runoff. Contaminated stormwater runoff due to construction activities that has not been filtered, screened, settled, or otherwise treated for the removal of pollutants; prior to discharge into the City's stormwater system or related natural resources.

Water features. Permanent or intermittent bodies of water, including creeks, streams, ponds, rivers, lakes, drainage channels and jurisdictional wetlands.

Vegetative buffer. A strip of land not less than 25 feet in width separating a construction activity from either a water feature or a property line, whichever is nearest, containing a vegetation that covers at least 75% of the buffer area.

Visible or measurable erosion. The deposit of mud, soil, sediment or similar material exceeding one-half cubic foot in volume for every 1,000 square feet of lot size onto public rights of way or private streets, into the City's stormwater system or related natural resources, either by direct deposit, dropping, discharge, or as a result of the action of erosion; evidence of concentrated flows of water over bare soils, turbid or sediment laden flows, or evidence of on-site erosion such as rivulets on bare soil slopes where the flow of water is not filtered or captured on the site using the techniques recommended in the City's Erosion Prevention and Construction Site Management Practices Planning and Design Manual, or comparable techniques; and, earth slides, mud flows, earth sloughing, or other earth movement which leaves the property.

Wetlands. Any parcel or portion of a parcel which meets the state or federal definition of wetlands that are under the jurisdiction of state or federal laws. Synonymous with jurisdictional wetlands:

R-6.645-C Applicability.

1. These rules, and Sections 6.625 to 6.645 of the Eugene Code, 1971 apply to all construction related activities that result in any one or all of the following:

1.1 Land disturbance;

1.2 Structural development, including, but not limited to buildings, bridges, roads, and other infrastructure;

1.3 Impervious surfaces, including, but not limited to parking lots, driveways,
walkways, and patios; or

1.4 Dewatering.

2. No person shall engage in any construction related activity covered by Subsection R-6.645-C.1 of these Rules except as allowed by the Eugene Code 1971 and these rules. All persons shall prevent and/or control erosion, sedimentation, and other construction related impacts to stormwater quality in a manner designed to meet the outcomes specified in R-6.645-D. Failure to implement measures that meet those outcomes shall subject the person to the same enforcement provisions as those applicable to a permit holder under section 6.640 of the Eugene Code and R-6.645-F of the Rules. This requirement shall be implemented through one of the following provisions:

2.1 Issuance of an Erosion Prevention Permit in accordance with Section R-6.645-F of these Rules;

2.2 For all other construction activities not subject to the erosion prevention permit requirements, compliance by property owners with the standards for preventing and controlling erosion, sedimentation, and other impacts associated with construction site management practices. The City will make information about these requirements available through a variety of techniques, including public outreach programs, handout materials, and other educational efforts to assist property owners in meeting this obligation.

3. Notwithstanding Subsection 1 above, the following activities are exempt from the provisions of Sections 6.625 to 6.645 of the Eugene Code, 1971 and these rules:

3.1 Actions by a public utility, the City, or any other governmental agency, to remove or alleviate an emergency condition, restore utility service, or reopen a public thoroughfare to traffic; or

3.2 Actions by any other person when the City determines, and documents in writing, that such actions are necessary to remove or alleviate an emergency condition, restore utility service, or reopen a public thoroughfare to traffic.

R-6.645-D Outcomes.

1. All persons conducting construction activities covered by R-6.645-C.1. shall employ, to the maximum extent practicable, erosion prevention and construction site management practices which result in the following outcomes:

1.1 No deposit or discharge of sediment from a site onto adjacent properties or into water features and related natural resources in excess of those that occur through natural
processes;

1.2 No degradation of water features due to removal of streambank vegetation from construction sites in excess of those that occur through natural processes;

1.3 No deposit of mud, soil, sediment, concrete washout, trash, or other similar construction related material exceeding one-half cubic foot in volume for every 1,000 square feet of lot size onto public rights of way and private streets, and into the City’s stormwater system and related natural resources, either by direct deposit, dropping, discharge, erosion, or tracking by construction vehicles, in excess of those that occur through natural processes. Any such discharge shall be cleaned-up at the end of the current work shift in which the deposit occurred, or at the end of the current work day, whichever comes first.

1.4 No exposure of soils and stockpile areas to stormwater runoff without secondary containment and treatment measures.

1.5 No earth slides, mudflows, earth sloughing, or other earth movement which may leave the property, in excess of those that occur through natural processes;

1.6 No discharge of runoff containing construction related contaminants into the City’s stormwater system or related natural resources; and

1.7 No release onto the site of hazardous substances, such as paints, thinners, fuels and other chemicals.

2. Maximum extent practicable. Implementation of a stormwater management practice is considered practicable unless one or more of the following applies:

2.1 The practice is not technically feasible for the proposed use and physical characteristics of the site;

2.2 The cost of implementing the practice would outweigh the benefits of maintaining water quality. Costs are considered to outweigh benefits if they exceed $0.50 per square foot of disturbed area.

Costs to be considered under subparagraph R-6.645-D.2.2 include permit fees, design preparation (construction site management plan/template), construction of construction site management measures, and monitoring by a professional. Costs do not include: maintenance of management measures, actions taken to correct violations, and permanent landscape and associated design fees.

3. When designing and implementing management measures to meet the above outcomes, the applicant shall consider the seasonal variation of rainfall, temperature, and other climatic factors relative to the timing of land disturbance activities. Management measures shall be
adjusted to meet increased stormwater runoff flows and velocities between November 1 and April 30 of the following calendar year.

4. No permit or other approval issued pursuant to these rules shall be deemed to authorize any violation of the above prohibitions.

R-6.645-E Designation of Sensitive Areas.

1. Criteria for Sensitive Area Designation. For the purposes of administering these Rules, any construction site that meets one or more of the following criteria shall be considered a sensitive area for which an erosion prevention permit will be required:

   1.1 The slope of the parcel in the area of disturbance is greater than 10%;

   1.2 The site contains highly erodible soils; or

   1.3 The parcel or tax lot of record has the potential to directly drain into a water feature or its designated buffer area.

2. Determination of Sensitive Area. To assist with the administration of these provisions, the City has prepared a map indicating sites that appear to meet the above criteria. The Public Work’s Director, or designee, shall use this map to make a preliminary determination of a site’s sensitive area status. The map is on file at the City’s Public Works Engineering Department (858 Pearl Street) and Permit & Information Center (99 West 10th Avenue).

   An applicant may challenge the Director’s preliminary determination that a site is a sensitive area through submission of actual field or site information that demonstrates to the City’s satisfaction that the site’s existing physical features, such as a continuous vegetative perimeter buffer which prevents discharge of sediments, mitigate potential stormwater quality impacts, and the Director shall thereafter make a final determination of whether the site is a sensitive area.

   If an applicant chooses not to contest the designation or is unable to satisfy the above criteria, the site shall be considered a sensitive area and an erosion prevention permit shall be required.

3. Appeal of designation. An applicant who disagrees with the Director’s final determination may appeal that decision within the time and manner prescribed in section R-6.645-F.11 of these Rules.

R-6.645-F Erosion Prevention Permits.

1. Permit Required. Except as otherwise provided in these rules or provisions of the

Erosion Prevention Administrative Rule R-6.645 - 14
Eugene Code, 1971, no person shall commence any construction related activity without first obtaining from the City an erosion prevention permit if the construction related activity will:

1.1 Disturb five or more acres of land at any one time by one or more phases of development, and the disturbance is located on the same parcel of land or on contiguous parcels of land under the same ownership; or

1.2 Is located in a sensitive area as designated pursuant to R-6.645-E of these rules.

2. Waiver of Erosion Prevention Permit. Notwithstanding any other provisions of this section, the following activities shall not require an erosion prevention permit. However, under no circumstances shall this waiver be construed to mean that these activities are exempt from any of the erosion prevention requirements of the Eugene Code, 1971 and these rules other than the requirement to obtain an erosion prevention permit; the following activities are subject to other provisions, including but not limited to Outcome requirements in Section R-6.645-D of this Rule.

2.1 Construction activities involving the disturbance of less than 500 square feet of land surface area, or which consist of the excavation and/or fill of less than 20 cubic yards of material;

2.2 The issuance of permits and/or approvals for land divisions, interior improvements to an existing structure, or other approvals for which there is no physical disturbance to the surface of the land; and

2.3 Annual landscape maintenance activities on fully developed properties, necessary to maintain the existing developed landscape.

3. Permit Classifications. A variety of permits may be issued to address different circumstances: Regardless of permit type, the property owner or easement holder of record is the responsible party for the permit. If property ownership changes before the permit is finalized, the new property owner assumes the responsibility of the permit and any outstanding issues associated with the permit. The following permits may be issued to meet the requirements of these rules provided the associated eligibility requirements are met:

3.1 Individual Permit. A property owner or easement holder of record may obtain a separate, individual permit for each construction activity on the same parcel of land. For example, the individual permit allows a property owner to obtain a permit for building construction activities and a utility to obtain a separate permit for utility purposes.

3.2 Umbrella Permit. A property owner or easement holder of record may obtain an umbrella permit for multiple construction activities on the same parcel of land that are proposed in connection with a development, including utility work, private infrastructure,
structures, and other site improvements. This permit allows one permit to be issued for all construction activities and all phases of development.

3.3 **Annual Permit.** An annual permit may be issued for minor recurring activities. The annual permit is intended to provide a streamlined permit process for entities that perform repetitive activities on a frequent basis. This provision allows one permit to be issued for more than one project within a calendar year. To qualify for an annual permit, the following criteria shall be met:

3.3.1 Construction activities are minor and recur on a frequent basis. Examples include but are not limited to: utility service connections and extensions, repair of utility and infrastructure facilities.

3.3.2 Permits may be issued for a full calendar year, and shall expire on or before December 31 of the year issued.

4. **Application.** In addition to the payment of any required fees, an application for an erosion prevention permit shall include a completed Construction Site Management Plan (except for an Annual Permit, refer to Section R-6.645-F7.4), prepared in accordance with Subsection 7 of this Section, or a template prepared in accordance with subsection 7.3.

5. **Independent Permit Processing.** The application and processing of other City of Eugene permits, such as, but not limited to, grading, privately engineered public improvements, foundation and building permits, are independent of the Erosion Prevention permit process. The City of Eugene shall not issue any of these other permits:

5.1 Unless and until the City has approved and issued a required Erosion Prevention permit;

5.2 Until the City has determined an Erosion Prevention permit is not required;

5.3 If the property owner or applicant is in violation of an Erosion Prevention permit, or any conditions contained therein.

6. **Completeness Check.** At the time of application submittal, the City shall conduct a completeness check to determine if the application meets all of the submittal requirements. The City shall not accept the application until all requirements have been met. After the application has been accepted, the City may find after a more thorough review that the applicant submitted inadequate or inaccurate information. In that case, the City may require that certain additional information be submitted. A complete application submittal includes:

6.1 Completed and signed application form;

Erosion Prevention Administrative Rule R-6.645 - 16
6.2 Fee;

6.3 Construction Site Management Plan prepared by a certified professional, except as provided in subsections 7.3 and 7.4 of these rules.

7. **Construction Site Management Plan.**

7.1 **Individual and Umbrella Permits.** A Construction Site Management Plan shall be required in order to identify potential water quality impacts associated with the proposed construction activity and ensure that appropriate and effective techniques and methods are utilized to prevent and control erosion and sedimentation and other pollutants associated with construction activities. The Construction Site Management Plan (Plan) shall be prepared by a Certified Professional. The Plan shall outline the techniques and methods to be used to achieve the required outcomes, describe conditions before and after development, and the proposed methods to prevent and control water quality impacts during and after construction. The Certified Professional, as part of the Plan, shall certify that in his or her professional opinion, implementation of the Plan will ensure compliance with R-6.645-D.1. The City shall review the Plan prior to issuance of an erosion prevention permit and may monitor the development thereafter for continued compliance.

7.2 **Contents.** At a minimum, the Construction Site Management Plan shall consider and address the following factors as appropriate:

7.2.1 A site location and vicinity map;

7.2.2 A site development drawing at a standardized engineering or architectural scale, such as 1"= 40', containing the following site conditions: (a) soil type; (b) on-site elevations and/or topographic information adequate to determine drainage patterns and slopes; (c) hydrology, including surface drainages and wetlands; (d) existing vegetation; and (e) natural resource sites and designated buffer areas.

7.2.3 Plans that show site control measures for preventing erosion and sedimentation into the City's stormwater system and related natural resources, including supporting calculations, such as hydraulics and soil loss equation, and assumptions for the 5-year or 10-year storm event as required by City design policy;

7.2.4 Off-site and on-site access routes for construction and maintenance vehicles;

7.2.5 Borrow and waste disposal areas;

7.2.6 Debris and garbage disposal areas;

Erosion Prevention Administrative Rule R-6.645 - 17
7.2.7 Vegetation specifications for temporary and permanent stabilization;

7.2.8 Construction schedule, including the implementation of construction site management practices and expected time period of land disturbing activities;

7.2.9 Manner of storage and disposal of materials (e.g., sand, lumber, insulation, paints, thinners, fertilizers, fuels);

7.2.10 Temporary and permanent storm drainage facilities;

7.2.11 Measures to be undertaken to minimize the extent of exposed soils;

7.2.12 Areas where construction vehicles’ wheels will be washed; and

7.2.13 Methods and places for concrete-wash disposal;

7.2.14 Disturbed areas and other areas that are physically protected from potential disturbance, such as fencing.

7.3 Template. If the proposed construction is for one single family dwelling, or one duplex dwelling, the property owner need not utilize the services of a certified professional in the preparation of the Plan. A template plan may be submitted to satisfy requirements for the single family dwelling and duplex construction activities.

7.4 Annual Permit. If the proposed construction activity qualifies for an annual permit, preparation of a construction site management plan is not necessary. In lieu of a construction site management plan, the applicant shall submit the following information as part of the application submittal:

7.4.1 Description of the scope of work and types of construction activities to be performed; and

7.4.2 Description of the erosion, sedimentation, and construction site management practices to be employed during construction activities for meeting the requirements of the Eugene Code, 1971 and these Rules.

7.5 Availability. The approved Construction Site Management Plan and Template shall be kept at the construction site and be available during on-site inspections.

8. Review Criteria and Approval. The City shall review the Erosion Prevention Permit application, including the Construction Site Management Plan, and such other documents as may be submitted, and approve, approve with special conditions, or deny the permit application. If the City finds that the construction related activities will result in visible or measurable erosion, or
will otherwise violate the conditions specified in R-6.645-D.1., then the City shall deny the permit, or approve the permit with special conditions. In the absence of such an affirmative finding, the City shall approve the permit, with or without special conditions.

9. **Conditions.** Every Erosion Prevention Permit shall include as conditions the outcomes set forth in R-6.645-D of these rules.

10. **Permit Duration.** An approved erosion prevention permit shall remain in effect for the full period of construction activity. The permit may be extended for a period of up to, but not to exceed, two years after completion of the construction activities if the City Manager determines the extension is necessary to ensure the construction activity has stabilized in accordance with the outcomes listed in these rules.

11. **Appeal.** An applicant may appeal (a) the denial of a permit, (b) any conditions imposed on a permit, or (c) the designation of a site as a sensitive area within the time and in the manner prescribed in section 2.021 of the Eugene Code, 1971.

**R-6.645-G Construction Site Control Measures and Design Standards.**

1. **Construction Site Practices.** In addition to compliance with specific requirements contained in an approved permit, all permittees shall establish and implement construction site management practices that will prevent toxic materials and other debris from entering the City’s storm drainage and waterway systems. The following construction site practices are prohibited and constitute a violation of these rules:

   1.1 Improper storage of chemicals (pesticides, fertilizers, fuels, paints, thinners);
   1.2 Improper disposal of construction waste material, garbage, rubbish, and sanitary waste, plaster, dry-wall, grout, gypsum;
   1.3 Failure to immediately clean up spills of toxic materials;
   1.4 Washing excess concrete material into a street, catch basin, or other public facility or a related natural resource;
   1.5 Leaving stockpiles uncovered; or
   1.6 Allowing construction vehicles to track or spill soil or debris into or onto a street or public right of way.

2. **Prevention Measures and Design Standards.** The City’s Erosion Prevention and Construction Site Management Practices Manual may be utilized to obtain ideas as to how to achieve the outcomes mandated by R-6.645-D.1. These ideas include:

   2.1 Keep vehicles on gravel or paved surfaces.
   2.2 Surface stabilization measures (seeding, sodding, mulching, riprap);
   2.3 Runoff control measures (temporary and permanent diversions, grassed-
swales, slope drains, riprap channels);
  2.4 Outlet protection measures (energy spreaders/dissipaters);
  2.5 Inlet protection measures (fabric-sod type protectors);
  2.6 Sediment trap measures (basins, fences, rock dams);
  2.7 Stream protection measures (temporary and permanent stream crossings,
      buffers, vegetated and structural stabilizers);
  2.8 Construction timing and sequence;
  2.9 Areas not to be disturbed; and
  2.10 Other measures such as: subsurface drains, check dams, dust control,
      practices and procedures of operations.

The Manual is a guidance document only. It is not adopted as part of these rules. It is not necessary
to utilize any of the specific concepts contained in the Manual, nor is the use of one or more of those
ideas a guarantee that a permit will be issued. Each site and the proposed construction related
activities need to be examined to determine what measures are required for that specific site.

R-6.645-H Enforcement.

1. Intervention. The primary focus of sections 6.625 to 6.645 of the Eugene Code, 1971 and these Rules is to achieve compliance with the outcomes specified in R-6.645-D and prevent erosion and control stormwater impact, and the City will use the amount of enforcement necessary to achieve compliance. Where possible the City will rely on education rather than enforcement. The City Manager may provide educational programs or other informational materials that will assist permittees in meeting the desired erosion and sedimentation controls, and other construction site management practices outcomes.

2. Stop Work Order. Whenever any construction related activity is being done contrary to and in violation of Sections 6.625 to 6.645 of the Eugene Code, 1971, these rules, or an erosion prevention permit, the enforcement officer may order the construction related activity stopped by notice in writing, posted on the premises, or served on the permittee. The permittee shall forthwith stop such work until authorized by the enforcement officer to proceed.

3 Citation for Violation. Upon a determination that a person is violating Sections 6.625 to 6.645 of the Eugene Code, 1971 or these rules, a citation may be issued to the permittee to appear in Municipal Court.

4 Administrative Compliance Order. The City may issue an Administrative Compliance Order for any violation. The Order shall be in writing, specify the violation(s) and require compliance measures. The order also may include a Notice of Imposition of Administrative Civil Penalty Assessment for the violation.

5 Notice of Imposition of Administrative Civil Penalty. If a person fails to comply

Erosion Prevention Administrative Rule R-6.645 - 20
with applicable provisions of the Eugene Code, 1971, these rules, an erosion prevention permit, conditions imposed thereon, or an administrative compliance order, the enforcement officer may issue to the person a Notice of Imposition of an administrative civil penalty pursuant to the provisions of Section 2.018 of the Eugene Code, 1971.

6. **Service.** All notices/orders shall be served by personal service or sent by certified mail and first class mail. Any notice/order served by mail shall be deemed received for purposes of any time computations hereunder, three days after the date mailed, if to an address within this state, and seven days after the date mailed, if to an address without this state.

7. **Penalties Not Exclusive.** Any administrative civil penalty imposed pursuant to this section shall be in addition to, and not in lieu of, any other penalty authorized by Section 6.992 of the Eugene Code, 1971, or any other action authorized by law.

8. **Settlement of Administrative Civil Penalty Assessment.** Upon receipt of Notice of Administrative Civil Penalty Assessment, the violator may request a conference with the City Manager or designee. The City Manager or designee may compromise or settle any unpaid administrative civil penalty assessment where authorized under Section 2.582 of the Eugene Code, 1971. A request under this paragraph shall not act as a stay, or otherwise affect the filing or processing of an appeal under R-6.645-I.

R-6.645-I **Appeals.**

1. **Stop Work Order, Administrative Civil Penalty, Administrative Compliance Order.** Any person to whom a Stop Work Order, Notice of Imposition of an Administrative Civil Penalty or Administrative Compliance Order is issued pursuant to these rules may appeal that determination to the City Manager. A Stop Work Order or Administrative Compliance Order shall be effective upon issuance, and shall continue in effect during the pendency of any appeal. The notice of appeal must be in writing, and filed with the City Manager within 15 days from the date of the Notice being appealed. The appeal shall state the name and address of the appellant, the nature of the determination being appealed, the reason the determination is incorrect, and what the correct determination of the appeal should be. Failure to file such a statement within the time or in the manner required waives the appellant's objections, and the appeal shall be dismissed. Unless the appellant and City agree to a longer time period, the appeal shall be heard by a hearings official within 30 days of receipt of the notice of appeal. At least ten days prior to the hearing, the City shall mail notice of the time and place of the hearing to the appellant. The hearings official shall hear and determine the appeal on the basis of the appellant's written statement and any additional evidence deemed appropriate. The appellant may present testimony and oral argument at the hearing either personally or by counsel. The hearings official shall issue a written decision within ten days of the date of the hearing. The decision of the hearings official is final, and may include a determination that the appeal fee be refunded to the appellant upon a finding by the hearings official that the appeal was not frivolous.

Erosion Prevention Administrative Rule R-6.645 - 21
2. **Appeal Fees.** Appeals filed under this section shall be accompanied by an appeal fee in an amount established by the City Manager pursuant to Section 2.020 of the Eugene Code, 1971.

The foregoing Rule is adopted this [date] day of January, 1997, and shall become effective February 1, 1997.
ADMINISTRATIVE ORDER NO. 58-96-27-F
of the
CITY MANAGER PRO TEM

ESTABLISHING FEES FOR PROCESSING
EROSION PREVENTION AND CONSTRUCTION
SITE MANAGEMENT PRACTICES PERMITS

The City Manager Pro Tem of the City of Eugene finds that:

A. Pursuant to the authority contained in Sections 2.019 and 6.635 of the Eugene Code, 1971, on December 5, 1996 I adopted Administrative Order No. 58-96-27 proposing the adoption of fees for processing erosion prevention and construction site management practices permits. The fee structure provides a basis for determining the amount of cost for an erosion prevention permit for a variety of land use conditions.

B. Notice of the proposed fees was provided to the Mayor and City Councilors, published in the Register Guard, a newspaper of general circulation within the City, and posted at two locations at City Hall on Dec 10, 1996. The Notice was also provided to persons who had requested notice, and made available for inspection by interested persons at the City’s Public Works Department, Engineering Division, 858 Pearl Street, Eugene, Oregon 97401 during normal business hours (9:00 a.m. to 5:00 p.m., Monday through Friday, exclusive of holidays), and made available to the general public through Eugene’s Home Page on the Internet.

C. The Notice provided that written comments would be received thereon until midnight, January 7, 1997, more than 15 days from the first date of publication and posting. Written comments were received from William Slattery and Robert L. Breeden to which I make the following findings:

Comment 1: How will the fees be used?

Finding: The fees will be used to pay staff costs associated with the review of erosion permit applications, inspection of erosion-related work, and enforcement activities. Two erosion specialists will be hired to implement the program. The fees will cover costs for these resources.

Comment 2: Is there a plan check fee also?

Finding: The fees that were sent out for public comment were listed as permit fees but in reality they are plan check permit and inspection fees combined. The title of the fees will be changed to reflect this reality.
Comment 3: Is there a fee to determine if a lot is in a sensitive area?

Finding: Determination of sensitive area will be done at the Permit and Information Center prior to the submittal of a permit application. Therefore, a fee is not required for this determination. Once the determination is made and finalized, a formal appeal of this determination requires a fee.

Comment 4: Appeal fees are too high.

Finding: The amount of the appeal fee, $175, includes an estimate of time and materials to hire a hearings official. This amount represents a straightforward appeal issue. Therefore, there is no need to adjust the rule at this time.

D. In addition to the specific findings set forth above, I find that the fees set forth in Exhibit A hereto are consistent with applicable policies and directives of the City Council, including policies developed during the Eugene Decisions process; are comparable to the fees charged for similar services; and are necessary to comply with the Council’s directive to recover the City’s costs and expenses in administering such programs from the beneficiaries of the services.

Based on the above findings, which are hereby adopted, I order that:

The fees set forth in the Erosion Prevention and Construction Site Management Practices Permits Fee Schedule attached as Exhibit A hereto are hereby established as the fees to be charged for the services set forth therein, effective February 1, 1997.

Dated this 22 day of January, 1997.
EROSION PREVENTION AND CONSTRUCTION SITE MANAGEMENT PRACTICES PERMITS
FEE SCHEDULE
(Effective February 1, 1997)

Plan Check/Inspection Fee:

- Single & Two-Family Residential (new) $100.00
- Single & Two-Family Residential (addition) $75.00
- Single & Two-Family Residential (utility) $50.00
- Multiple Family, Commercial, Subdivisions:
  (a) 1 acre or less of disturbed area $150.00
  (b) > 1 acre of disturbed area $150 + $25/acre or increment of acre over 1 acre

Annual Permit Plan Check/Inspection Fee $1,500
\text{or} \$40/hr (whichever is less)

Appeal:

- Permit denial $175.00
- Permit conditions $175.00
- Sensitive area designation $175.00
- Stop work order, administrative
  - civil penalty, administrative
  - compliance order $175.00

Reinspection: $40.00/hr (min. 1 hr)

Administrative Order - 3
When should the SWPPP be submitted?

The SWPPP, whether an abbreviated SWPPP or a complete SWPPP per the General Permit, must be submitted with the Grading Permit application. One copy of the SWPPP should be submitted to the City, along with the Grading Permit application. A second copy of the SWPPP should be mailed to the Fairfield-Suisun Urban Runoff Management Program (URMP) (see address on back of this brochure).

Additional Requirements for developments covering five acres or more

In addition to local grading and building permits, owners/developers who disturb five or more acres of total land area must obtain coverage under the State General Construction Activity Storm Water Permit. This General Permit requires the owner/developer to do the following:

- Submit a Notice of Intent to the State Water Resources Control Board prior to commencement of construction activity;
- Prepare and Implement a Storm Water Pollution Prevention Plan (SWPPP);
- Conduct inspections of storm water controls before and after storm events;
- Annually certify compliance with the General Permit and SWPPP; and
- File a Notice of Termination at the completion of construction.

Notice of Intent forms, guidelines for SWPPPs and General Permit Information can be obtained by calling the State Water Resources Control Board Construction Activity Storm Water Hotline.

Copies of the SWPPP must be submitted to the City and Fairfield-Suisun URMP as stated above.

Where to Get More Information

| City of Fairfield | 1000 Webster Street  
|                  | Fairfield, CA 94533  
| Planning & Development Dept | (707) 428-7461  
| Public Works Dept | (707) 428-7485  
| City of Suisun City | 701 Civic Center Blvd  
|                  | Suisun City, CA 94585  
| Planning Dept | (707) 421-7335  
| Public Works Dept | (707) 421-7340  
| Fairfield-Suisun Urban Runoff Management Program | 
|                  | 1010 Chadbourne Rd  
|                  | Fairfield, CA 94585  
|                  | (707) 429-8930  
| State Water Resources Control Board  
| Construction Activity Storm Water Hotline | (916) 657-1146  

For information about obtaining the California Storm Water BMP Handbooks contact:

Blue Print Service | 1700 Jefferson Street  
|                  | Oakland, CA 94612  
|                  | (510) 444-6771  

Additional information available from your Planning or Public Works Department:

- Storm Water Controls in New Development and Redevelopment Projects (brochure)
- Fairfield-Suisun URMP Construction BMP Brochures (a series of seven brochures)

Fairfield-Suisun Urban Runoff Management Program, 6/95

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Storm Water Controls for Small Construction Sites (less than 5 acres)

or

How to Prepare an Abbreviated Storm Water Pollution Prevention Plan (SWPPP)

A Guidance Brochure
for Developers

City of Fairfield

City of Suisun City

Fairfield-Suisun Sewer District
Why are storm water controls needed?

Storm water pollution is a growing concern in the Fairfield-Suisun area. Storm water pollution results when contaminants such as oil, wastes and sediment flow through the storm drain system into our creeks and ultimately into the Suisun Marsh and San Francisco Bay.

How do construction activities affect storm water quality?

A primary source of storm water pollution is construction sites. The largest causes of storm water pollution from construction sites are:

- Poor sediment control
  - Poor erosion control (especially during the rainy season)
  - Mud tracked off-site by vehicles
  - Poor management of excavated or stock-piled materials
  - Discharge of sediment laden water from dewatering activities
- Poor housekeeping practices
  - Uncovered dumpsters
  - Poor vehicle maintenance practices
  - Improper clean up and wash down practices
  - Improper disposal practices
- Poor materials management
  - Uncovered or inappropriate storage of fuel, raw materials, waste materials and stock-piles

When is a Storm Water Pollution Prevention Plan (SWPPP) required?

All development sites in the Fairfield-Suisun area must have a SWPPP prior to the start of construction.

For sites less than five acres, an abbreviated SWPPP may be prepared. Guidelines for an abbreviated SWPPP are provided below.

For sites five acres and larger, the owner must obtain coverage under the State General Construction Activity Storm Water Permit by filing a Notice of Intent with the California State Water Resources Control Board and preparing a complete SWPPP (see other side for information).

What information does the abbreviated SWPPP need to contain?

The abbreviated SWPPP (for sites less than 5 acres) should contain the following information:

- General site information
  - Project name and address
  - Type of project (residential, commercial, etc.)
  - Total number of acres to be disturbed by project
  - Contact name, title, address and telephone number
  - Approximate construction schedule with estimated start and finish dates
- Description of site topography and site map showing:
  - Spoils and/or raw materials stock-pile areas
  - Direction of storage
- Storm drain inlets or creeks in the vicinity of the site
- Vehicle fueling and maintenance locations
- Dumpster location
- Construction materials storage areas
- Description of sediment control practices
- Steps to be taken to trap and retain sediment on site during and after construction (*)
- Methods to stabilize slopes during the rainy season (*)
- Protection of storm drain inlets from polluted runoff

(*) Can refer to the site's Erosion Control Plan.

Description of housekeeping practices

- Describe proposed practices and how the project supervisor will ensure that these are properly implemented by all job site personnel

Description of materials management practices

- Describe how the following will be accomplished without causing storm water pollution:
  - Demolition activities
  - Concrete truck or mixer washout
  - Painting cleanup
  - Plaster and stucco cleanup
  - Sand/water blasting
  - Concrete/asphalt saw cutting and removal
  - Landscaping

Describe materials siting and storage practices to be used to prevent storm water pollution
4P BMPs for Construction Sites
Construction Sites

Focus of Document

This guidance lists BMPs for construction sites and indicates the documents where further details can be obtained.

The Municipality should provide informational materials on these BMPs, as well as a general handout that explains the importance of each of the five principles in reducing construction site runoff pollution.

The Municipality should ensure training of its plan review staff and inspectors in all aspects of these BMPs including the details of the BMP, its applicability and effectiveness, and conditions under which it should be recommended or required for a construction site.

Construction Site Planning BMPs

Site Plan

✓ Plan the development to fit the topography, soils, drainage pattern and natural vegetation of the site.

✓ Remove existing vegetation only when absolutely necessary.

✓ Delineate clearing limits, easements, setbacks, sensitive or critical areas, trees, drainage courses, and buffer zones to prevent excessive or unnecessary disturbances and exposure.

✓ Avoid construction on steep slopes*

✓ Minimize cuts and fills*

✓ Align temporary and permanent roads and driveways along slope contours*

Other Measures

✓ Phase grading operations to reduce disturbed areas and time of exposure

✓ Avoid excavation and grading during wet weather

✓ Winterize construction site*

*For additional details, see Erosion and Sediment Control Field Manual prepared by the California Regional Water Quality Control Board, San Francisco. 1997.
BMPs to Minimize Soil Movement

Soil Cover

✓ Install cover materials such as vegetative debris, mulch, crushed stone, geotextile fabric, erosion control blankets*

✓ Use soil stabilizers as appropriate*

✓ Use temporary seeding and planting to reduce erosion potential*

Tracking Control

✓ Construct stabilized access roads and entrances*

✓ Construct entrance/exit tire wash*

✓ When cleaning sediments from streets, driveways and paved areas on construction sites, use dry sweeping methods where possible. If water must be used to flush pavement, collect runoff in temporary storage tanks to settle out sediments prior to discharge to the storm drains, and protect storm drain inlets.

Structures to Control and Convey Runoff

✓ Earth dikes, drainage swales and ditches*

✓ Slope drains and subsurface drains*

✓ Velocity dissipation devices*

✓ Flared culvert end sections*

✓ Check dams*

Other Measures

✓ Slope roughening/terracing/rounding*

✓ Level spreader*

BMPs to Capture Sediment

✓ Use terracing, riprap, sand bags, rocks, straw bales, and/or temporary vegetation on slopes to reduce runoff velocity and trap sediments. Do not use asphalt rubble or other demolition debris for this purpose.

✓ Protect storm drain inlets from sediment-laden runoff. Storm drain inlet protection devices include sand bag barriers, filter fabric fences, block and gravel filters, and excavated drop inlet sediment traps.*

✓ When dewatering the site, remove sediment from the discharge using filtration methods. Mobile units specifically designed for construction site dewatering can be rented for this purpose.

Other Controls

✓ Silt fence*

✓ Straw bale barrier (other than at storm drain inlets)*

✓ Sand bag barrier*

✓ Brush or rock filter*

✓ Sediment trap*

✓ Temporary sediment basin*


Good Housekeeping Practices

All Construction Sites

✓ Identify all storm drains, drainage swales and creeks located near the construction site and make sure all subcontractors are aware of their locations to prevent pollutants from entering them.

✓ Clean up leaks, drips, and other spills immediately.

✓ Refuel vehicles and heavy equipment in one designated location.

✓ Wash vehicles at an appropriate off-site facility. If equipment must be washed on-site, do not use soaps, solvents, degreasers, or steam cleaning equipment, and prevent wash water from entering the storm drain.
Never wash down pavement or surfaces where materials have spilled. Use dry cleanup methods whenever possible.

Avoid contaminating clean runoff from areas adjacent to your site by using berms and/or temporary or permanent drainage ditches to divert water flow around the site.

Keep materials out of the rain. Schedule clearing or heavy earth moving activities for periods of dry weather. Cover exposed piles of soil, construction materials and wastes with plastic sheeting or temporary roofs. Before it rains, sweep and remove materials from surfaces that drain to storm drains, creeks, or channels.

Place trash cans around the site to reduce litter. Dispose of non-hazardous construction wastes in covered dumpsters or recycling receptacles. Recycle leftover materials whenever possible.

Dispose of all wastes properly. Materials that can not be reused or recycled must be taken to an appropriate landfill or disposed of as hazardous waste.

Cover open dumpsters with plastic sheeting or a tarp during rainy weather. Secure the sheeting or tarp around the outside of the dumpster. If your dumpster has a cover, close it.

Train your employees and inform subcontractors about the stormwater requirements and their own responsibilities.

**Construction Projects Involving Paint Work**

Non-hazardous paint chips and dust from dry stripping and sand blasting may be swept up or collected in plastic drop cloths and disposed of as trash. Chemical paint stripping residue and chips and dust from marine paints or paints containing lead or tributyl tin must be disposed of as a hazardous waste.

When stripping or cleaning building exteriors with high-pressure water, cover or berm storm drain inlets. If possible (and allowed by your local wastewater treatment plant), collect (mop or vacuum) building cleaning water and discharge to the sanitary sewer.

Never clean brushes or rinse paint containers into a street, gutter, storm drain, or creek.

For water-based paints, paint out brushes to the extent possible and rinse to a drain leading to the sanitary sewer (i.e., indoor plumbing).
For oil-based paints, paint out brushes to the extent possible, and filter and reuse Thinners and solvents. Dispose of unusable Thinners and residue as hazardous waste.

Recycle, return to supplier or donate unwanted water-based (latex) paint.

Dried latex paint may be disposed of in the garbage.

Unwanted oil-based paint (that is not recycled), Thinners, and sludges must be disposed of as hazardous waste.

**Construction Projects Involving Cement and Concrete Work**

Avoid mixing excess amounts of fresh concrete or cement mortar on-site.

Store dry and wet materials under cover, protected from rainfall and runoff.

Wash out concrete transit mixers only in designated wash-out areas where the water will flow into settling ponds or onto dirt or stockpiles of aggregate base or sand. Pump water from settling ponds to the sanitary sewer, where allowed. Whenever possible, recycle washout by pumping back into mixers for reuse. Never dispose of washout into the street, storm drains, drainage ditches, or creeks.

Whenever possible, return contents of mixer barrel to the yard for recycling. Dispose of small amounts of excess concrete, grout, and mortar in the trash.

**Construction Projects Involving Roadwork/Pavement Construction**

Apply concrete, asphalt, and seal coat during dry weather to prevent contaminants from contacting stormwater runoff.

Cover storm drain inlets and manholes when paving or applying seal coat, slurry seal, fog seal, etc.

Always park paving machines over drip pans or absorbent materials, since they tend to drip continuously.

When making saw-cuts in pavement, use as little water as possible. Cover each storm drain inlet completely with filter fabric during the sawing operation and contain the slurry by placing straw bales, sandbags, or gravel dams around the catch basins. After the liquid drains or evaporates, shovel or vacuum the slurry residue from the pavement or gutter and remove from site.

Wash down exposed aggregate concrete only when the wash water can: (1) flow onto a dirt area; (2) drain onto a bermed surface from which it can be
pumped and disposed of properly; or (3) be vacuumed from the area along the curb where sediment has accumulated by blocking a storm drain inlet.

✓ Allow aggregate rinse to settle, and pump the water to the sanitary sewer if allowed by your local wastewater authority.

✓ Never wash sweepings from exposed aggregate concrete into a street or storm drain. Collect and return to aggregate base stockpile, or dispose with trash.

✓ Recycle broken concrete and asphalt.

**BMPs to Minimize Impacts of Post-Construction Storm Water Discharges**

See Appendix 4T of the MURP.

**Note:** This guidance is primarily based on “Blueprint for a Clean Bay. Best Management Practices to Prevent Stormwater Pollution from Construction-Related Activities,” published by BASMAA and the Santa Clara Valley Nonpoint Source Pollution Control Program. 1995.

**Sources Of Additional Information**

Additional information on Construction Site Controls is available in the publications listed below.


The State's General Permit

Construction-related erosion and sedimentation can cause problems for downgradient property owners, create nuisance problems on adjacent streets, clog streams and storm drains, and lead to premature silting up of reservoirs. The cumulative toll on the environment can be devastating. Uncontrolled erosion is costly, violates state and federal pollution laws, exposes developers, contractors, and landowners to legal liabilities, and provides ammunition to those who argue that the development process itself is out of control. As more and more development in the San Francisco Bay Area takes place on steep hillsides, the threat from erosion is increasing.

In 1990, the U.S. Environmental Protection Agency published regulations requiring that discharges of storm water runoff associated with construction activities causing soil disturbance of five or more acres must be covered by a federal National Pollution Discharge Elimination System (NPDES) permit. In California, the State Water Resources Control Board (State Board) is responsible for issuing such permits and has adopted a statewide General Permit to address discharges of storm water runoff associated with construction activities. The nine Regional Boards oversee implementation of the General Permit statewide.

What does the General Permit require?
The General Permit requires all owners of land where storm water discharges associated with construction activity (i.e. clearing, grading, and excavation) results in a land disturbance of five or more acres to:

1. Submit a Notice of Intent (NOI) to comply with the General Permit and the appropriate filing fee to the State Board. A package containing an NOI and the General Permit can be obtained from the Regional Board at (510) 286-0968;

2. Eliminate or minimize non-storm water discharges from the construction site to storm drains and other water bodies. Non-storm water discharges to be eliminated or minimized are primarily silt comprised of earthen materials from erosion and sediment runoff. In addition to non-storm water discharges, runoff from storage and maintenance areas, building materials, and spillage of waste chemicals and materials should be eliminated or minimized.

3. Develop, implement, and update a Storm Water Pollution Prevention Plan (SWPPP) for the site. The Regional Board has prepared "Directions for Preparing a SWPPP," which is available from the Regional Board at (510) 286-0968 (copy attached).

4. Develop a site monitoring program and perform inspections of the measures implemented as part of the SWPPP. If implemented measures do not adequately minimize non-storm water discharges, those measures must be modified:

5. Annually certify, based on inspections, that the site is in compliance with the General Permit.

What activities are not covered by the General Permit?
Construction activity not covered by the General Permit includes routine maintenance, maintaining original line and grade, hydraulic capacity, and original purpose of the facility. In addition, Storm water discharges in the Lake Tahoe Hydrologic Unit will be regulated by a separate permit(s) adopted by the California Regional Water Quality Control Board, Lahontan Region, and may not seek coverage under the State Water Board's general permit. Storm water discharges on Indian lands will be regulated by the U.S. Environmental Protection Agency.
**The Field Manual**

**Erosion & Sediment Control**

**Why Control Erosion?**

- Erosion is the movement of soil from one location to another, typically from a higher to a lower elevation, due to water, wind, or other natural forces.
- Over time, erosion can lead to significant changes in the landscape, including the creation of new channels and the shaping of the land.
- Erosion can also cause water pollution by spreading sediment into streams and rivers.

**Erosion Control Techniques**

- **Physical Measures:** These include the use of structures like sediment basins, silt fences, and erosion control blankets.
- **Biological Measures:** This involves planting vegetation to stabilize the soil.
- **Hydrological Measures:** These include controlling water flow to prevent erosion.

**Erosion Control in Construction**

- Erosion control measures are typically required during construction activities to prevent soil loss and water pollution.
- Fences, sheets, and other barriers are used to contain soil and water.
- Water quality plans are developed to manage stormwater runoff and prevent pollution.

**California Code of Regulations (CCR) Title 14, Division 3, Chapter 3, Article 2, Section 14128.2**

- This section outlines the requirements for erosion control during construction activities.
- It mandates that all construction sites must have a written erosion control plan.
- The plan must include measures to control soil erosion, siltation, and sediment transport.

**Questions? Call 510-286-0924**

**Telephone**

**State**

**City**

**Address**

**Affiliation**

**Number or Copy**

**94612-3060**

**Cañada College**

**211 W. Alum Rock Ave**

**San Jose, CA 95124**

**ATTN:**

**Friends of the San Francisco Estuary**

**Will comply with the model regulations of the San Francisco Estuary.**

**$25.00 Donation Required**

**San Francisco Bay Region**

**California Regional Water Quality Control Board**

**For Construction Projects**
ORDER FORM
FOR
CALIFORNIA STORMWATER BEST MANAGEMENT PRACTICE HANDBOOK(S)
AND
BAY AREA PREAMBLE TO THE CALIFORNIA STORMWATER
BEST MANAGEMENT PRACTICE HANDBOOK(S) AND NEW DEVELOPMENT RECOMMENDATIONS

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<thead>
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<th>Cost</th>
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</tr>
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<td>Municipal Handbook</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Construction Handbook</td>
<td>$12.00 ea</td>
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</tr>
<tr>
<td>Industrial/Commercial Handbook</td>
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<tr>
<td>Bay Area Preamble</td>
<td>$10.00 ea</td>
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</tr>
</tbody>
</table>

Handbook Subtotal: $________
Shipping Subtotal: $________
Total: $________

SHIPPING COSTS:

Shipment within California can be prepaid by including the cost of $4.25 for UPS-shipping for 1 to 3 handbooks and preamble ($7.20 for 4 to 6 handbooks, etc.). Contact BPS for shipments outside California.

Make checks payable to "BPS" to cover costs of handbooks and postage and mail to:

Blue Print Service (BPS)
1700 Jefferson Street
Oakland, CA 94612
Phone: (510) 444-6771
Fax: (510) 444-1262

PLEASE: NO C.O.D.s and allow 4-6 weeks for delivery.

PRINT OR TYPE:

Name __________________________ Date __________________________

Business __________________________ Phone No. (________)

Address __________________________

City, State, Zip __________________________

Donald P. Freitas
Program Manager
4R Model Construction SWPPP
STORM WATER POLLUTION PREVENTION PLAN

Name of Project

Owner and Contractor of Project

Waste Discharge Identification Number

Contact Person/address/daytime and emergency phone numbers
CERTIFICATION

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to 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, the information submitted, is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Name, Title                                      Date of Preparation
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Narrative Description ............................................................................................ 3

A. Site Estimates and Description of On-site Soil .............................................. 3
B. List of Likely Non-Toxic Pollutants at the Site .............................................. 3
C. Toxic Materials to be treated, stored, used, or disposed of, on or near the site. .......................................................................................... 3
D. Erosion and Sediment Control Practices .................................................... 3
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INTRODUCTION

Type of Project/Project Description


Location of Project


Project Schedule
Start Date
End Date

Unique Features


Supplemental Documents


SOURCE IDENTIFICATION

Topographic Map (Attachment 1)

Site Map (Attachment 2)
NARRATIVE DESCRIPTIONS

A. Site Estimates and Description of On-site Soil

Size of Construction Site (acres/square feet)
Runoff Coefficient before construction
Runoff Coefficient after construction
Percent Site that is impervious before construction
Percent Site that will be impervious after construction

B. List of Likely Non-Toxic Pollutants at the Site

Sources/Activities that could release these pollutants into site runoff

C. Toxic Materials to be treated, stored, used, or disposed of, on or near the site.

Methods that will be employed to prevent and control pollution from these toxic materials.

D. Erosion and Sediment Control Practices

1. General Practices

2. Soil Stabilization Practices
3. Practices to Reduce Tracking of Sediment onto public and private streets

4. Practices to address Wind Erosion
   a. Dust Control
   b. Sweeping

5. Practices to Minimize Contact with Storm Water
   a. Construction Vehicles and Equipment
      i) Maintenance
         Yes No
         □ □ Maintain all construction equipment to prevent oil or other fluid leaks.
         □ □ Keep vehicles and equipment clean, prevent excessive build-up of oil and grease.
         □ □ Use off-site repair shops.
         □ □ Keep stockpiled spill cleanup materials readily accessible.
         □ □ Regularly inspect on-site vehicles and equipment for leaks, and repair immediately.
         □ □ Check incoming vehicles and equipment (including delivery trucks, and employee and subcontractor vehicles) for leaking oil and fluids. Do not allow leaking vehicles or equipment on-site.
         □ □ Segregate and recycle wastes, such as greases, used oil or oil filters, antifreeze, cleaning solutions, automotive batteries, hydraulic, and transmission fluids.
      ii) Fueling
         Yes No
         □ □ If fueling must occur on-site, use designated areas away from drainage.
         □ □ Locate on-site fuel storage tanks within a berm/ed area designed to hold the tank volume.
         □ □ Cover retention area with an impervious material and install it in a manner to ensure that any spills will be contained in the retention area.
         □ □ Always use secondary containment, such as a drain pan or drop cloth, to catch spills or leaks when removing or changing fluids.
         □ □ Use drip pans for any oil or fluid changes.
iii) Washing

Yes No

☐ ☐ Use as little water as possible to avoid installing erosion and sediment controls for the wash area.

☐ ☐ If washing must occur on-site, use designated, bermed wash areas to prevent waste water discharge into storm water, creeks, rivers, and other water bodies.

☐ ☐ Use phosphate-free, biodegradable soaps.

☐ ☐ Do not permit steam cleaning on-site.

b. Materials

Materials to be Stored on-site

Methods that will be employed to minimize the amount of these materials on site.

Methods of Secondary containment of materials stored.

Chemical Storage Methods.


7. Waste Management and Disposal

a. Concrete Wash-Out

b. Miscellaneous Wastes
8. Pre-Construction Control Practices

E. Non-Storm Water Management

F. Maintenance, Inspection, and Repair of Structural Controls

G. Spill Prevention and Control
   1. Minor Spills
   2. Major Spills

H. Post-Construction Storm Water Management

I. Personnel Training

J. List of Contractors/Subcontractors
K. Other Plans/Permits

L. Monitoring
   1. General Plan Summary
   2. Site Inspections
   3. Compliance Certification
   4. Noncompliance Reporting
   5. Records
Contractor Self-Inspection Form

C4.1 Construction Site Inspection Checklist

Inspected By: 
Project: 
Contractor: 
Date: 

Check "Yes" or "No" or "N/A" if not applicable.

<table>
<thead>
<tr>
<th>YES</th>
<th>NO</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1.  Has there been an absence of rain since the last inspection?</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2.  Are all sediment barriers (e.g., sandbags, straw bales, and silt fences) in place in accordance with the Plan and are they functioning properly?</td>
</tr>
<tr>
<td></td>
<td></td>
<td>3.  If present, are all exposed slopes protected from erosion through the implementation of acceptable soil stabilization practices?</td>
</tr>
<tr>
<td></td>
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<td>4.  If present, are all sediment traps/basins installed and functioning properly (if applicable)?</td>
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<tr>
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<td>5.  Are all material handling and storage areas reasonably clean and free of spills, leaks, or other deleterious materials?</td>
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<tr>
<td></td>
<td></td>
<td>6.  Are all equipment storage and maintenance areas reasonably clean and free of spills, leaks, or any other deleterious materials?</td>
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<td></td>
<td></td>
<td>7.  Are all materials and equipment properly covered?</td>
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<td>8.  Are all external discharge points (i.e., outfalls) reasonably free of any noticeable pollutant discharges?</td>
</tr>
<tr>
<td></td>
<td></td>
<td>9.  Are all internal discharge points (i.e., storm drain inlets) provided with inlet protection?</td>
</tr>
</tbody>
</table>
Check "Yes" or "No" or "N/A" if not applicable.

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.</td>
<td>Are all external discharge points reasonably free of any significant erosion or sediment transport?</td>
<td></td>
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</tr>
<tr>
<td>11.</td>
<td>Are all BMPs identified on the Plan installed in the proper location and according to the specifications for the plan?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>12.</td>
<td>Are all structural control practices in good repair and maintained in functional order?</td>
<td></td>
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<tr>
<td>13.</td>
<td>Are all on-site traffic routes, parking, and storage of equipment and supplies restricted to areas designated in the Plan for those uses?</td>
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<td>14.</td>
<td>Are all locations of temporary soil stockpiles or construction materials in approved areas?</td>
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<td>15.</td>
<td>Are all seeded or landscaped areas properly maintained?</td>
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<tr>
<td>16.</td>
<td>Are sediment treatment controls in place at discharge points from the site?</td>
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<td>17.</td>
<td>Are slopes free of significant erosion?</td>
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<tr>
<td>18.</td>
<td>Are all points of ingress and egress from the site provided with stabilized construction entrances?</td>
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<tr>
<td>19.</td>
<td>Is sediment, debris, or mud being cleaned from public roads at intersections with site access roads?</td>
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<tr>
<td>20.</td>
<td>Does the Plan reflect current site conditions?</td>
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</tbody>
</table>

If you answered "no" to any of the above questions (except Number 1), describe any corrective action(s) that must be taken to remedy the problem and when the corrective action is to be completed:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________
C4.2 Inspection Log

The site shall be inspected before and after storm events with 0.25 inches or greater predicted or actual precipitation, and documented on the Construction Site Inspection Checklist. Incidents of noncompliance must be reported to the Engineer.

<table>
<thead>
<tr>
<th>Date</th>
<th>Inspector</th>
<th>Type of Inspection</th>
<th>Observations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Routine</td>
<td>Pre-Storm</td>
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</tbody>
</table>
# Attachment C5

## Standard Permittee Inspection Form Requirements

### C5.1 Construction Site Inspection Checklist

**Inspected By:**

**Project:**

**Contractor:**

**Date:**

<table>
<thead>
<tr>
<th>Level I</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Are all discharge points reasonably free of any noticeable pollutant discharges? If Yes, go to Question 2. If No, is the project a Priority Project? If Yes, go to Level II. If No, continue below.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Are all material handling and storage areas reasonably clean and free of spills, leaks, or other deleterious materials?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Are all equipment storage and maintenance areas reasonably clean and free of spills, leaks, or other deleterious materials?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Are all materials and equipment properly covered?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>If you answered &quot;no&quot; to any of the above questions, describe on the next page any corrective actions that will be required to remedy the problem and when the corrective actions are to be completed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Are all discharge points reasonably free of any significant deposition of sediment? If Yes, go to Question 3. If No, is the project a Priority Project? If Yes, go to Level II. If No, continue below.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Are sediment control BMPs installed downslope of all disturbed areas of the site?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b. Are sediment control BMPs in proper repair and free of excessive sediment buildup?</td>
<td></td>
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<td></td>
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<tr>
<td>c. Are site entrance and exit points free of tracked sediment?</td>
<td></td>
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<tr>
<td>d. Are all discharge points (e.g., storm drain inlets) provided with inlet protection?</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>If you answered &quot;no&quot; to any of the above questions, describe on the next page any corrective actions which will be required to remedy the problem and when the corrective action is to be completed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Are all discharge points, downstream channels, and slopes not actively under construction free of erosion? If Yes, inspection is complete. If No, is the project a Priority Project? If Yes, go to Level II. If No, continue below.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. Are erosion control BMPs in place at or upstream of these locations?</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>b. Are erosion control BMPs in proper repair?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c. Are areas not actively under construction stabilized and access properly restricted from these areas?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>If you answered &quot;no&quot; to any of the above questions, describe on the next page any corrective actions which will be required to remedy the problem and when the corrective action is to be completed.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## Level II - Priority Projects

<table>
<thead>
<tr>
<th></th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. a. Has a local SWPPP been prepared for the project?</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. Has the local SWPPP been implemented?</td>
<td></td>
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<tr>
<td></td>
<td>c. Are the BMPs implemented under the local SWPPP effective at meeting the minimum construction material and waste management requirements?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*If you answered "no" to any of the above questions, describe below any corrective actions which will be required to remedy the problem and when the corrective action is to be completed.*

<table>
<thead>
<tr>
<th>5. Are soil disturbing activities occurring during the rainy season? If Yes, continue below. If No, inspection is complete.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Has a WWECP been prepared?</td>
</tr>
<tr>
<td>b. Has the WWECP been implemented?</td>
</tr>
<tr>
<td>c. Are the BMPs implemented under the WWECP effective at meeting the minimum sediment and erosion control requirements?</td>
</tr>
</tbody>
</table>

*If you answered "no" to any of the above questions, describe below any corrective actions which will be required to remedy the problem and when the corrective action is to be completed.*

**Corrective Action(s) Needed and Schedule for Completion:**

---

**Public Agency Activities Program**

11/26/97 T1864P25T86683-AFINALAPP-FNL.WPD

C-19
C6.1 Erosion Control Practices

<table>
<thead>
<tr>
<th>BMP Description</th>
<th>Will BMP Be Used?</th>
<th>If Yes, Explain How</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Site Planning Considerations</td>
<td></td>
<td></td>
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<tr>
<td>Scheduling</td>
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<tr>
<td>Preservation of Existing Vegetation</td>
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<tr>
<td>Vegetative Stabilization</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seeding &amp; Planting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mulching</td>
<td></td>
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## C6.2 Sediment Control Practices

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## C6.3 Tracking Control Practices

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C6.4 Non-Stormwater and Material and Waste Management Practices

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Post-Construction Controls for New Development and Redevelopment

The focus of this guidance is post-construction controls for new development or redevelopment projects. Post-construction controls can be generally grouped into three types: **site planning measures** that avoid or reduce disturbance of the site and limit the addition of impervious surfaces; **pollution prevention/source control measures** that reduce or eliminate potential future sources of pollutants; and **treatment control measures** that treat polluted runoff from new development/redevelopment sites.

This guidance is focused strictly on specific controls that can be incorporated into individual development projects proposed by public and private entities to avoid or reduce the pollutants from the particular project. Where appropriate, pros and cons are described along with typical conditions under which these controls have been found to be effective.

As noted in Section 4.6 of the MURP, the best opportunities for post-construction controls are available in larger projects or when implemented on a regional basis, and most of this guidance emphasizes controls that can be introduced in larger new development/redevelopment projects through the discretionary approval process. The second section of this guidance presents a list of controls that can be employed for small infill-type projects (ministerial approval process) where the opportunities are limited.

**Post-Construction Controls for Projects Requiring Discretionary Approvals**

**Site Planning Measures**

This group of post-construction controls includes site planning to protect sensitive resources at or near the site and the use of alternate paving and cover materials to reduce the amount of impervious surfaces added by a new development.

Studies have shown that in single-family residential areas, streets are the primary producers of runoff, and sidewalks and lawns, if properly vegetated, are a minor source. In multi-family developments, streets, parking lots and roofs generate similar quantities of runoff. In commercial/industrial areas, parking lots and roofs are the main generators of runoff. It follows then that to reduce impervious surfaces, in single-family residential areas reduction of street width and driveway lengths should be the primary strategy, while in multi-family developments and industrial/commercial areas, strategies should focus on reducing parking lots and the footprint of buildings. **For more information on site planning, refer to Start at the Source Residential Site Planning and Design Guidance Manual for Stormwater Quality Protection, available from BASMAA.**
Site planning measures that minimize impervious surface and maximize infiltration are described below:

- **Cluster development** - Concentrate the development on a limited portion of the site and leave the remaining portion undisturbed. This should be used where appropriate without creating other hazards such as those of access during emergencies.

- **Preserve natural drainages** - This measure includes not filling in the natural drainage features at the site, maintaining invert/streambeds to maximize capacity, and providing vegetated setbacks or buffer strips outside of the maximum water surface level. Main concerns are related to safety especially of children and future need for mosquito/pest control.

- **Reduce sidewalk widths, especially in low-traffic areas** - This control provides limited runoff reduction benefits, and reduction of width may not possible due to Americans with Disabilities Act (ADA) requirements.

- **Avoid curb and gutter along driveways and streets where appropriate** - This is recommended in areas where flooding and ponding of water creating mosquito habitat is not a problem. Replace with swales.

- **Use alternate paving materials/porous/permeable materials, where appropriate** - This measure includes use of alternate paving materials (e.g., porous asphalt, pervious concrete, pavers), landscaping, mulch, gravel and cobbles where appropriate to provide ground cover, and reduce the use of asphalt or other impervious pavement.

Pavers are recommended for driveways, walkways, and patios in single-family residences where the site does not generate highly polluted runoff (that could contaminate groundwater if it were to infiltrate) and where ADA requirements do not have to be met. In non-residential areas, pavers are recommended for emergency access roads, overflow parking areas, and non-handicapped parking stalls. These are not recommended where heavy loads (e.g. truck movement) are anticipated. For more information on alternate paving materials, see Post-Construction Controls for New Development Fact Sheets available from BASMAA.

- **Reduce the length of driveways or infiltrate driveway runoff** - This control applies mainly to single-family residential units. Note that in most of the large metropolitan areas of California, driveways in new development are generally short due to the high cost of land. If long driveways in the Municipality are due to the fact that the structures have to be set back from the property line per the zoning ordinance, then the Municipality should consider changes in its zoning ordinance. If reduction of the driveway length is not possible, grade and construct driveway so that runoff from driveway is directed to the adjacent landscaped areas.
Reduce street width by eliminating on-street parking (where such actions do not pose a safety hazard) - This measure can be generally used in new residential areas. In addition to reducing the impervious area, this control has the added benefit of removing cars from streets and making street sweeping easier and more effective. If on-street parking in residential areas is eliminated, the developer must provide adequate off-street visitor parking.

Reduce alley width or use alternate materials for paving alleys - Alleys are generally not built in residential areas in California due to the high cost of land and concerns regarding safety and maintenance (alleys are often used for illegal dumping). However if alleys are included in a proposed development, width should be minimized or alternate paving materials should be used.

Mandate that all developments set aside open space - This control is recommended for all developments (residential and non-residential). The main concern with open space relates to maintenance, weed control, and fire prevention.

Source Controls

This group includes controls that can be incorporated into new development/redevelopment projects to avoid pollution in the long run by eliminating sources.

Provide green areas where pets can be exercised - Pet excrement is a major source of bacteria in urban runoff. In addition to instituting ordinances requiring owners to collect their pet’s excrement, provide green areas in new residential developments where people can walk their pets and keep pet excrement away from sidewalks and streets.

Install landscaping or other cover - Clearing and grading of surfaces in new development can increase potential for erosion. Install landscaping or other cover materials to minimize erosion from graded surfaces. Use of native plant materials is recommended because native plants require less maintenance and irrigation, and are typically more resistant to fires than non-native grasses. Native plants do take longer to cover slopes therefore during the first few years, supplemental protection (erosion blanket, mulch, etc.) will be necessary.

Incorporate low-maintenance landscaping - At some sites where erosion may not be a concern but landscaping is proposed as part of the development, require or recommend use of low-maintenance landscaping that does not require frequent fertilizer, pesticide and herbicide application. In this regard, the Municipality should identify the types of trees, shrubs, and ground cover that would work in the community based on local climatic and soil conditions, and should make such lists available to municipal staff responsible for reviewing projects.
✓ **Requirement of labeling of storm drains (to discourage dumping)** - Developer should be required to label all storm drains with the appropriate legend used in the city, cautioning against dumping.

✓ **Where possible, eliminate gutters/roofdrains or direct runoff to landscaped areas** - Roofdrains can be eliminated only in one to two-story buildings. Where these cannot be eliminated, direct the downspout of the gutter to a landscaped area or into an infiltration trench. Install several gutters to distribute the flow.

✓ **Construct designated vehicle wash area** - In new residential developments involving more than 50 units, require applicant to construct a designated vehicle wash area that is plumbed to discharge to the sanitary sewer (the Municipality should check with the local wastewater treatment plant before instituting this control).

✓ **Encourage underground parking and the construction of multi-storied parking structures** - For commercial projects, encourage developers to build underground or multi-story parking structures so that not only is impervious surface minimized but the parking surfaces are under a roof and not exposed to storm water.

✓ **Encourage cooperative or shared parking** - This control is recommended for commercial areas, and can be a cooperative effort between commercial entities or between commercial entities and the Municipality.

✓ **Encourage use of alternate paving materials for parking lots** - This control is recommended for overflow parking areas and for less frequently used parking spaces (typically these are spaces along the periphery of the parking lot that will not have to meet ADA requirements and due to low usage there will be less concern regarding pollution of groundwater through infiltration of stall runoff).

✓ **Encourage measures to reduce building footprint and increase use of taller structures (where appropriate)** - This control is recommended for commercial and municipal structures.

✓ **Require that waste storage areas be bermed** - Require all developments to grade and pave outdoor waste receptacle area to prevent run-on of storm water, and install a low containment berm around it. Alternately, construct a covered enclosure with wash-down capabilities outletting into the sanitary sewer.

✓ **Require installation of valves on storm drain inlets in loading dock areas** - At commercial/industrial facilities where loading docks are proposed, require the applicant to install a valve to control runoff in the event of spills.
**Rooftop Catchment Systems** - These are rooftops which are designed to pool stormwater, which following the storm, evaporates. This effectively eliminates rooftop runoff from the storm drain system, and thereby reduces the hydraulically-connected impervious area. Another function of these systems is to slow down the runoff to reduce peaks. Problems with rooftop catchment systems are mainly related to leakage. Such systems are usually recommended for large commercial and industrial sites, and in climatic zones where rainfall is intermittent and temperatures are above freezing.

**Vegetated Filter Strips** - Vegetated filter strips, buffer strips, or riparian buffer zones are strips of vegetation placed between receiving waters (e.g., along streams) and pollutant sources. The effectiveness of the strips depend primarily on the width of the strip, and the vegetation type and condition. Strips of 100-300 feet in width are often considered. Such strips have been successfully applied to urban, agricultural, and forestry situations. Vegetation type selection in California must take into account the semi-arid climate and usually should be drought-resistant. Maintenance is primarily annual cutting. Such strips are recommended for new development located along receiving waters such as streams, rivers and lakes, but outside the flood control boundary.

**Vegetated Swales** - Swales are shallow low gradient channels that are vegetated. They are commonly applied in rural residential areas in lieu of traditional curb/gutters and underground stormwater drainage pipes. Water quality improvement is achieved primarily through filtration, and performance is dependent on the swale hydraulic capacity and vegetation type and condition. Influent water should be relatively free of coarse sediment to avoid burying the vegetation. Where sediment loads are of concern, sediment settling basins can be provided upstream of the swales. Maintenance consists primarily of vegetation management and settling basin cleanouts. Swales are generally recommended for low-density residential developments located in relatively flat terrain.

**Infiltration Basins** - Infiltration basins store and infiltrate stormwater into the surficial groundwater aquifer. Performance is critically dependent on soil porosity and adequate depth to groundwater. In California, such conditions are typical of inland valleys, in contrast to low lying coastal areas. In order to maintain recharge rates, influent water may require pretreatment to remove sediments. Infiltration basins are effective at reducing runoff rates and volumes and can provide water supply benefits through aquifer recharge. Maintenance primarily consists of periodic removal of accumulated trash, debris and sediments to maintain recharge rates. Infiltration basins are generally recom-
mended in semi-arid areas where the depth to groundwater is relatively high and the soils are highly pervious. Where such conditions exist, this technology is generally applicable to the entire range of urban development, although the potential for groundwater contamination is often of concern in industrial areas.

- **Infiltration Trenches** - Infiltration trenches are shallow drains filled with high porosity materials (e.g. gravel). Stormwater discharged to these trenches is stored during the runoff event and infiltrates into the groundwater during dry weather periods. As with infiltration basins, performance requires porous sub-soils and adequate depth to the groundwater table. The acceptability and designs of infiltration trenches may be covered by building codes where there is concern that infiltrating water may adversely affect soil strength around foundations. Infiltration trenches are generally not recommended for roof runoff near buildings because of building code requirements; but can be effective as part of the overall open channel drainage system.

- **Dry Detention Ponds/Basins** - These are basins designed to temporarily store and treat storm water prior to gradually releasing it downstream. Such basins can provide flood control and storm water treatment benefits. Treatment performance depends on storage volume (12-24 hours of residence time is considered a good rule of thumb), and good circulation (avoidance of short circuiting). A major factor limiting good performance is that, during larger storm runoff events, water entering a dry basin may resuspend previously settled material in which case the ponds may act as a source of sediment and associated chemicals. In general dry basins are not as effective as wet basins (discussed below), however, in certain arid areas, wet basins are not feasible. Performance of dry basins can be improved by incorporating slow release outlet structures. Such basins are generally applicable to residential, commercial, and industrial development in arid areas where there is insufficient runoff to maintain wet basins. The cost of urban lands often preclude this type of treatment in the more dense portions of urban areas.

- **Retention Ponds/Wet Basins** - These are basins that contain a permanent pool of water. Such ponds can provide flood control, ecological, and water quality benefits. The performance of wet basins depends on the size of the basin, watershed characteristics, and influent conditions. The primary treatment process in retention ponds is settling. Maintenance is required for removing debris, vegetation management, and maintaining the inlet and outlet structures. Accumulation rates in such basins typically require that accumulated sediment be removed about once every 10-20 years. Retention ponds are generally applicable to most urban situations, as long as there is adequate space for the facility and acceptable geological conditions. The cost of land often precludes this type of treatment in the more densely developed portions of urban areas.

- **Constructed/Restored Wetlands** - In addition to providing flood control and water supply benefits through artificial recharge of groundwater, constructed wetlands designed for stormwater management provide water quality benefits
through a number of processes including sedimentation, filtration, absorption, biological processes, and nutrient uptake. Pollutant removal performance depends on the size of the wetland relative to the watershed, the design of the wetland, and the type and composition of wetland vegetation. Wetlands also provide additional ecological and recreational benefits. If a significant amount of sedimentation is anticipated, a deep settling basin could be constructed (which the water would enter prior to reaching the wetland). The basin would require periodic maintenance to remove accumulated sediment. Constructed wetlands require maintenance, especially in the first 5-10 years during which vegetation is growing and natural seeding is occurring. Providing suitable hydrologic conditions for vegetation growth and water treatment is key to successful performance of constructed wetlands. Constructed wetlands are generally applicable to most urban situations, as long as there is adequate space for the facility, an adequate source of water, and appropriate soils. In California, such wetlands would likely be seasonal in nature. The cost of urban lands often preclude this type of treatment in the more densely developed portions of urban areas.

A variation of this control is the use of existing wetlands for urban runoff treatment. Existing wetlands at or downstream of a new development/redevelopment project can be enhanced to improve hydrology, and runoff from the development project can be directed to the wetlands.

Note that the dry detention ponds/basins, retention ponds/wet basins, and the constructed wetlands need to be periodically monitored for accumulation of toxic materials, and provisions made for cleanout and disposal pretreatment may be added (to remove heavy sediment trash and debris) to reduce maintenance. If a significant amount of sediment is anticipated, a deep settling basin could be constructed. This would also need to be periodically cleaned out to maintain capacity.

Filtration Systems - Filtration systems convey stormwater through filter media (e.g., sand, compost, charcoal) to treat the storm water. The chemicals treated vary depending on the type of media and may include fine sediment, colloidal material, hydrocarbons, organics, nutrients and dissolved metals. Such systems come in many sizes and designs including: (1) inserts placed in individual storm drain inlets, (2) linear units that treat stormwater from small impervious areas such as parking lots, and (3) large 1-2 acre sand filters that treat runoff from urban catchments. Filters are effective as long as the capacity of the filter is not exceeded, and the filter is not allowed to clog. Filter inserts are particularly problematic in this regard, and recent testing and evaluation questions their applicability where material in runoff will clog or block the filter. In stormwater applications filter systems are required to remove blocking materials (leaves, trash, debris, sediments, oil and grease) and storage to better manage flowrates.
Experience to date with filter type inserts for drain inlets suggest that the units are easily clogged with sediment and debris, with resultant bypassing of most of the flows. Therefore, inserts are not recommended unless require frequent inspection and cleaning is performed. Filtration systems will have limited application in small well-maintained parking lots.

**Oil/Grit Separators** - Oil/grit (gravity) separators are usually multi-chambered treatment units that are placed underground and treat stormwater from a drainage catchment. The individual chambers often are designed to trap grit and floatables, and adsorb hydrocarbons. Flows in excess of the design capacity should be diverted around the unit, otherwise there is the possibility that sediment previously trapped in the chambers will be resuspended and flushed downstream. Inspection and maintenance is required to ensure that the units are not filling up with sediment, as accumulation can affect performance. Traditional gravity oil/water separators that utilize skimming devices and coalescing plates (to increase droplet size and capture) are generally not applicable to stormwater conditions where total hydrocarbon concentrations are generally less than 10 mg/l. The performance of oil/grit separators varies depending on the chosen design and cannot be generally recommended at this time, pending more data from ongoing testing. In general, oil/grit separators are useful only at sites where there are chances that oil spills could occur and to a limited degree at development sites that have high oil and grease loadings such as petroleum storage yards and vehicle storage facilities.

**General Design Considerations for Treatment Controls**

Treatment control design standards, depending on the type of units, are based on either treating a given volume of runoff (e.g., first 0.5 inch of runoff) or a peak flowrate associated with a design storm. The volume approach is often utilized for small catchments where there tends to be a “first flush” condition (e.g., a parking lot). Design storms for storm water controls tend to be small (e.g. recurrence intervals of 3 months to 2 years) compared to flood control designs standards because of the need to minimize the size and cost of the unit, and because most runoff is associated with the more frequent smaller events. Treatment controls must be designed such that volumes and flows in excess of the design standard bypass the unit, otherwise there is the possibility of aggravating flooding and also causing resuspension of previously captured sediments or other constituents. Also, all of the treatment devices above require some inspection, maintenance, and disposal of solids to ensure optimum performance and often to avoid flooding.

**Post-Construction Controls for Projects Requiring Administrative Permits**

**Incorporate low-maintenance landscaping** - The applicant should be instructed to use low-maintenance drought-tolerant landscaping that does not require frequent fertilizer, pesticide and herbicide application.
✓ **Require labeling of storm drains (to discourage dumping)** - The applicant should be instructed to label all storm drains with the appropriate legend used in the municipality, cautioning against dumping.

✓ **Where possible, direct gutters to landscaped areas** - Roof drains may be eliminated only in one to two-story buildings. Where these cannot be eliminated, instruct the applicant to direct the downspout of the gutter to landscaped area or into an infiltration trench. Install several gutters to distribute the flow. Note that roof drains may be eliminated in residential and some commercial areas only, and should not be eliminated in industrial areas.

✓ **Use alternate paving materials/porous/permeable materials, where appropriate** - Instruct applicant to use alternate paving materials (pavers), landscaping, mulch, gravel and cobbles where appropriate to provide ground cover, and reduce the use of asphalt or other impervious pavement. As noted earlier, pavers are recommended for driveways, walkways, and patios in single-family residences where the site does not generate highly polluted runoff (that could contaminate groundwater if it were to infiltrate) and where ADA requirements do not have to be met. In non-residential areas, pavers are recommended for emergency access roads, overflow parking areas, and non-handicapped parking stalls. These are not recommended where heavy loads (e.g. truck movement) are anticipated. *For more information on alternate paving materials, see Post-Construction Controls for New Development Fact Sheets available from BASMAA.*

### Sources of Additional Information

For additional information on post-construction controls for new development and redevelopment projects, see the following:


City of Olympia. 1994. Impervious Surface Reduction Study. Conducted by the Public Works Department. Water Resources Program. November. (for information on reducing impervious surfaces such as street widths, sidewalks, and parking facilities).


APPENDIX 4T  BEST MANAGEMENT PRACTICES


Center for Watershed Protection. 1995. Site Planning for Urban Stream Protection, prepared by T. Schueler for Metropolitan Washington Council of Governments. (For information on cluster development, stream protection buffers, street reduction controls)
N.P.D.E.S. STANDARD CONDITIONS FOR BUSINESSES

The following are conditions of approval that are required to be placed on all projects to address the Federally mandated National Pollutant Discharge Elimination System (N.P.D.E.S.). All conditions might not apply to each specific project therefore each project must be reviewed individually with a Community Development staff person at the time of application.

☐ Restaurants designed with contained areas for cleaning mats and containers. Sinks connected to the sanitary sewer. Any grease disposed to the sanitary sewer must be collected in a contained area and removed regularly by a disposal and recycling service.

☐ Efficient irrigation, appropriate landscape design and proper maintenance (Compliance with Article 7, Landscaping Ord.) implemented to reduce excess irrigation runoff, promote surface filtration, and minimize use of fertilizers, herbicides and pesticides.

☐ To the extent practicable, drainage from paved surfaces to be routed through grassy swales, buffer strips or sand filters prior to discharge to the storm drain system.

☐ A parking lot sweeping program be implemented that, at a minimum, provides for sweeping immediately prior to, and once during, the storm season.

☐ All storm drain inlets within the project site shall be labeled by stencilling, branding or plaques reading "No Dumping - Drains to Delta."

☐ Trash enclosures and dumpster areas covered (in a non-combustible material) and protected from roof and surface drainage.

☐ All areas used for washing, steam cleaning, maintenance, repair or processing to have impermeable surfaces and a sand trap, containment berms, roof covers, recycled water wash facilities, and to discharge into the sanitary sewer, as approved by the City Engineer.

☐ Oils, fuels, solvents, coolants, and other chemicals stored outdoors to be in containers and protected from drainage by secondary containment structures such as berms and roof covers. Amounts shall be regulated by the Fire District.
4V Sample Reporting Forms
NEW DEVELOPMENT INSPECTION FORM

Project:__________________________________________

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4W BMPs for Vehicle Service Facilities
Vehicle Service Facilities

Focus of Document

This guidance presents BMPs to address the discharge of pollutants to the storm drainage system from vehicle service facilities. These facilities include:

✓ Vehicle Repair Shops, Body Shops, Car Washes (SIC Major Group 75)
✓ Gasoline stations (SIC 5541)

Sources of Pollutants

There are several activities that could potentially cause the discharge of pollutants to the storm drainage system from these facilities. These activities of concern include:

✓ Facility maintenance and management (Keeping a clean shop, storage, spill control, outdoor waste receptacle areas, education and training)
✓ Changing oil and other fluids
✓ Cleaning engines and parts, and flushing radiators
✓ Washing cars and other vehicles
✓ Body repair and painting
✓ Fuel dispensing

Pollutants of Concern

Some of the pollutants of concern from these facilities are:

✓ Metals (copper, zinc, chromium, nickel, and lead)
✓ Oil and grease
✓ Gasoline (e.g. Polyaromatic Hydrocarbons (PAHs) and Methyl Tertiary-Butyl Ether (MTBE))
✓ Solvents
Best Management Practices

Best management practices for the most part are common sense, good housekeeping measures that can be implemented without resulting in excessive effort and cost to the facility owner/operator. BMPs listed below apply mainly to the operations of such facilities. Structural controls or physical improvements are generally not recommended for existing facilities although opportunities for structural controls should be utilized when new vehicle service facilities are constructed or existing ones are remodeled.

To assist the City in selecting BMPs for implementation by the vehicle service facility operator/owner, BMPs that are considered high priority are marked “• • •”; medium priority are marked “• •” and low priority are marked “•”. Rationale used in this prioritization is presented at the end of the section.

Facility Maintenance and Management Practices

Keeping a Clean Shop

• • Use drip pans under leaking vehicles to capture fluids.

• • • Regularly sweep or vacuum the shop floor and other paved surfaces at your facility. Use mopping as an alternative to hosing down or washing work areas. If mopping is used to clean shop floors:

1) Spot clean any spilled oil or fluids using absorbents or rags.

2) Use dry cleanup methods: Sweep the floor using absorbents.

3) After steps 1 and 2 above (if mopping is still needed), mop and dispose of mop water to the sanitary sewer.

4) Do not pour mop water into the paved areas, street, gutter, or storm drain.

(See Rationale 1 at the end of section)

• Remove unnecessary hoses to discourage washing down floors and outside paved areas.

• Collect all metal filings, dust, and paint chips from grinding, shaving, and sanding, and dispose of the waste properly. Never discharge these wastes to the storm drain or sanitary sewer.
• Collect all dust from other activities (e.g. brake pad dust) and dispose of the waste in compliance with local requirements. Never discharge these wastes to the storm drain or sanitary sewer.

• Recycle cleaning rags through an industrial laundry.

• Inspect and clean if necessary, storm drain inlets and catch basins within the facility boundary before October 1 each year (see Rationale 2 at the end of section).

• Label storm drains with “No Dumping – Discharges to Ocean” (see Rationale 3 at the end of section).

Storage

• Store hazardous materials and wastes in secondary containment where they are protected from rain and in a way that prevents spills from reaching the sanitary sewer or storm drain (see Rationale 4 at the end of section).

• Keep lids on waste barrels and containers, and store them indoors or under cover to reduce exposure to rain (see Rationale 4 at the end of section).

• All hazardous wastes must be labeled according to hazardous waste regulations. Consult the Fire Department or your local hazardous waste agency for details.

• Keep wastes separate to increase your waste recycling/ disposal options and to reduce your costs.

• Never mix waste oil with fuel, antifreeze, or chlorinated solvents. Consult your hazardous waste hauler for details.

• Double-contain all bulk fluids and wastes to prevent accidental discharges to the sewer and storm drain. Consult the Fire Department for details.

• Keep storage areas clean and dry. Conduct regular inspections so that leaks and spills are detected as soon as possible (see Rationale 4 at the end of section). Document all inspections.

• When receiving vehicles to be parted or scavenged, park them on a paved surface and immediately drain and collect gasoline and other fluids properly. Place drip pans to catch leaking fluids (see Rationale 4 at the end of section).
Drain all fluids from components, such as engine blocks, which you may store for reuse or reclamation. Keep these components under cover and on a drop pan or sealed floor.

Store new batteries securely to avoid breakage and acid spills during earthquakes. Shelving should be secured to the wall. Store used batteries indoors and in plastic trays to contain potential leaks. Recycle old batteries.

**Spill Control**

The Best Spill Control is Prevention

- Maintain and keep current, as required by other regulations, a spill response plan and ensure that employees are trained on the elements of the plan (see Rationale 5 at the end of section).

- Minimize the distance between waste collection points and storage areas.

- Contain and cover all solid and liquid wastes – especially during transfer.

- Purchase and maintain absorbent materials in accordance with local regulations and procedures for containment and cleanup of different spills, and make sure they are easily accessible anywhere in the shop. Saturated absorbents generally must be disposed of as hazardous waste.

- “Spot clean” leaks and drips routinely. Leaks are not cleaned up until the absorbent is picked up and disposed of properly.

- Check floor drains to ensure that they are not connected to or discharge to the storm drain system (see Rationale 6 at the end of section).

**Outdoor Waste Receptacle Areas**

- Spot clean leaks and drips routinely to prevent runoff of spillage.

- Minimize the possibility of pollution from outside waste receptacles by doing at least one of the following:
  - use only watertight waste receptacle(s) and keep the lid(s) closed, or
  - grade and pave the waste receptacle area to prevent run-on of storm water, and install a low containment berm around the waste receptacle area, or
  - install a roof over the waste receptacle area.
**Education and Training**

- Train all employees upon hiring - and annually thereafter - on personal safety, chemical management, and proper methods for handling and disposing of waste. Make sure that all employees understand storm water discharge prohibitions, wastewater discharge requirements, and these best management practices. Use a training log or similar method to document training (see Rationale 1 and 5 at the end of section).

- Post instructional/informational signs around your shop for customers and employees. Put signs above all sinks prohibiting discharges of vehicle fluids and wastes. Put signs on faucets (hose bibbs) reminding employees and customers to conserve water and not to use water to clean up spills.

- Label drains within the facility boundary, by paint/stencil (or equivalent), to indicate whether they flow to an on-site treatment device, directly to the sanitary sewer, or to a storm drain. Labels are not necessary for plumbing fixtures directly connected to the sanitary sewer (see Rationale 3 at the end of section).

- Post emergency telephone numbers of the wastewater treatment plant and the fire department.

**Changing Oil and Other Fluids**

- Whenever possible, change vehicle fluids indoors and only on floors constructed of non-porous materials. Avoid working over asphalt and dirt floors – surfaces that absorb vehicle fluids.

- If vehicle fluids must be removed outdoors, always use a drip pan. Prevent spills from reaching the street or storm drain by working over an absorbent mat and covering nearby storm drains, or working in a bermed area. If necessary, you can use absorbent socks to create a bermed area.

- When draining fluids into a drain pan, place a larger drip pan (e.g., 3’ x 4’) under the primary drain pan to catch any spilled fluids.

- Transfer fluids drained from vehicles to a designated waste storage area as soon as possible. Drain pans and other open containers of fluids should not be left unattended unless they are covered and within secondary containment.

- Store waste containers of antifreeze and oil within secondary containment. Antifreeze and waste oil should be stored separately and recycled, or disposed of as hazardous waste.
• • • Never pour vehicle fluids or other hazardous wastes into sinks, toilets, floor drains, outside storm drains, or in the garbage. These substances should be kept in designated storage areas until recycled or safely disposed of (see Rationale 4 at the end of section).

• • Drain fluids from leaking or wrecked vehicles as soon as possible, to avoid leaks and spills.

**Cleaning Engines and Parts, and Flushing Radiators**

• • • Eliminate discharges from engine cleaning and flushing of radiators to the sanitary sewer and storm drains. Use a licensed service to haul and recycle or dispose of wastes (see Rationale 4 at the end of section).

• • Steam cleaning of engines must be done in a closed-loop water recycling system. No steam cleaning water may be discharged to the sanitary sewer or the storm drain.

• • Designate specific areas or service bays for engine, parts, or radiator cleaning. Do not wash or rinse parts outdoors.

• • Use self-contained sinks and tanks when working with solvents. Keep sinks and tanks covered when not in use.

• • Inspect degreasing solvent sinks regularly for leaks, and make necessary repairs immediately.

• • Avoiding soldering over drip tanks. Sweep up drippings and recycle or dispose as hazardous waste.

• • Rinse and drain parts over the solvent sink or tank, so that solvents will not drip or spill onto the floor. Use drip boards or pans to catch excess solvent solutions and divert them back to a sink or tank.

• • Allow parts to dry over the hot tank. If rinsing is required, rinse over the tank as well.

• • Collect and reuse parts cleaning solvent solutions and water used in flushing and testing radiators. When reuse is no longer possible, these solutions are hazardous wastes unless otherwise determined, and must be disposed of properly.

• • Never discharge cleaning solutions used for engines or parts into the sewer sanitary system without adequate treatment. Most facilities have these so-
solutions hauled off-side as hazardous waste because of the permits necessary for on-site treatment.

- Rinewater may only be discharged to the sanitary sewer after adequate treatment and approval by the sewage treatment plant.

- Never discharge wastewater from steam cleaning, or engine/parts cleaning to a street, gutter, storm drain, or sanitary sewer.

**Washing Cars and Other Vehicles**

**Regular Activity**

- If car washing is a central activity of your business, the most desirable option is to treat and recycle the wash water.

- Designate a vehicle washing area and wash cars and trucks only in that area. This “wash pad” should be bermed to prevent discharges to storm drains and should discharge to the sanitary sewer after adequate treatment and approval of the sewage treatment plant.

- Cover an outside wash pad or minimize the area of an uncovered pad to reduce the amount of rainwater reaching the sanitary sewer. Consult your local sewage treatment plant for guidance.

- Acid-based wheel cleaners and other specialized cleaners may be prohibited or require additional treatment before discharge to the sewer.

**Occasional Activity**

- Even biodegradable soap is toxic to fish and wildlife. Whenever possible, take vehicles to a commercial car wash that recycles.

- If soap is used in washing, the wash water must be collected and discharged, preferably with treatment, to the sanitary sewer. This water cannot be discharged to a storm drain (see Rationale 7 at the end of section).

- Never rinse off spray-on acid-based wheel cleaners where rinsewater may flow to a street, gutter, or storm drain.

**Washing New Vehicles**

- If cleaning the exterior of new vehicles with water only, the discharged water may go to the storm drain directly unless the vehicle has been coated.
Always protect the storm drains from solvents used to remove protective coatings from new cars. Discharges of these solvents to the sanitary sewer must receive adequate treatment and approval of the sewage treatment plant.

**Body Repair and Painting**

- Whenever possible, conduct all body repair and painting work indoors or under cover.
- When receiving damaged vehicles, inspect for leaks. Use drip pans if necessary.
- When cleaning auto body parts before painting, do not use hose-off degreasers. Brush off loose debris and use rags to wipe down parts.
- Use dry cleanup methods such as vacuuming or sweeping to clean up dust from sanding metal or body filler. Debris from wet sanding can be allowed to dry overnight on the shop floor, then swept and vacuumed. Liquid from wet sanding should not be discharged to the storm drain.
- Minimize waste paint and thinner by carefully calculating paint needs based on surface area and using the proper sprayer cup size.
- Do not use water to control overspray or dust in the paint booth unless you collect this wastewater. This water should be treated before discharge into the sanitary sewer system.
- Clean spray guns in a self-contained cleaner. Recycle the cleaning solution when it becomes too dirty to use. Never discharge cleaning waste to the sanitary sewer or storm drain.

**Fuel Dispensing**

- Maintain fuel dispensing areas using dry cleanup methods such as sweeping for removal of litter and debris, or use of rags and absorbents for leaks and spills. Fueling areas should never be washed down unless dry cleanup has been done and the wash water is collected and disposed of in the sanitary sewer system (see Rationale 1, 4, and 5 at the end of section.)
- Fit underground storage tanks with spill containment and overfill prevention systems meeting the requirements of Section 2635(b) of Title 23 of the California Code of Regulations.
- Fit fuel dispensing nozzles with “hold-open latches” (automatic shutoffs) except where prohibited by local fire departments.
• Post signs at the fuel dispenser or fuel island warning vehicle owners/operators against “topping off” of vehicle fuel tanks.

**New or Substantially Remodeled Vehicle Service Facilities**

The elements listed below should be included in the design and construction of new or substantially remodeled fuel dispensing facilities.

• Fuel dispensing areas must be paved with portland cement concrete (or, equivalent smooth impervious surface), with a 2% to 4% slope to prevent ponding, and must be separated from the rest of the site by a grade break that prevents run-on of storm water. The fuel dispensing area is defined as extending 6.5 feet from the corner of each fuel dispenser or the length at which the hose and nozzle assembly may be operated plus 1 foot, whichever is less. The paving around the fuel dispensing area may exceed the minimum dimensions of the “fuel dispensing area” stated above.

• The fuel dispensing area must be covered and the cover’s minimum dimensions must be equal to or greater than the area within the grade break. The cover must not drain onto the fuel dispensing area.

Note: Substantially Remodeled Facilities – One of the following criteria must be met before a facility is deemed to be substantially remodeled and the design elements described above are required to be included in the new design and construction:

- ✔ the canopy cover over the fuel dispensing area is being substantially replaced (not including cosmetic/facial appearance changes only) and the footing is structurally sufficient to support a cover of the minimum dimensions described above, or

- ✔ one or more fuel dispensers are relocated or added in such a way that the portland cement concrete (or, equivalent) paving and grade break or the canopy cover over the fuel dispensing area do not meet the minimum dimensions as defined above. Replacement of existing dispensers does not, by itself, constitute a substantial remodel.

The following element should be included in the design and construction of new or substantially remodeled vehicle service facilities.

- ✔ Grade and pave the outdoor waste receptacle area to prevent run-on of storm water.
Rationale for assigning high priority to selected BMPs

BMPs that are assigned high priority (★★★) are mostly preventative practices that are inexpensive to implement versus collection, treatment and disposal of water that has picked up pollutants. The rationale used in this report is listed below:

1) Rationale: Prevention practices are cost effective and relatively inexpensive to implement vs. collection, treatment and disposal of wastewater. Materials to achieve dry cleaning are readily available and material can be disposed of through existing practices.

2) Rationale: Pollutants from incidental spills and leaks and trash will collect in storm drain facilities during dry weather period and will be a significant source of pollutants during the first significant storm. Cleaning will remove this potential source.

3) Rationale: The public in general do not realize that storm drains flow directly through to the ocean without treatment. Labeling of storm drains is an effective method of public education.

4) Rationale: HAZMAT and HAZWASTE are toxic to aquatic life and waterfowl in streams and ocean and prevention of spills is more cost effective than cleanup.

5) Rationale: Spills are cheaper to clean up when quickly contained. A spill response plan will prepare employees to use equipment and material available for contaminated and cleanup and to ensure their safety while doing the cleanup.

6) Rationale: Improperly plumbed floor drains can become a direct point of discharge of spills that occur indoor and outdoors, to streams and other surface waters.

7) Rationale: Car washing compounds including soaps and wheel cleaners are toxic to aquatic life and wildlife and must be prevented from entering the storm drainage system.

Note: This guidance is based primarily on Best Management Practice Guide – Retail Gasoline Outlets, prepared by California Retail Gasoline Outlet Work Group of SWQTF 1997.

Sources of Additional Information

Additional information on BMPs for vehicle service facilities is available in the following publications:


USEPA. *Does your facility generate automotive service wastes?* U.S. Environmental Protection Agency, Underground Injection Control Program.

USEPA. *Pit Stops, The Be-Kind-To-The-Environment-In-Your-Shop Game.* U.S. Environmental Protection Agency, Region I. Boston, Massachusetts.
Virginia DEQ. *Pollution Prevention, Stop Driving Up Your Costs*. Virginia Department of Environmental Quality, Office of Pollution Prevention. Richmond, Virginia.


Food Service Facilities

**Focus of Document**

This guidance presents BMPs to address the discharge of pollutants to the storm drainage system from food service facilities. These facilities include:

- Restaurants
- Institutional cafeterias
- Grocery stores, bakeries, and delicatessens
- Any facility requiring a Health Department permit for food preparation

**Note:** BMPs for drive-through food facilities are discussed under BMPs for shopping centers.

**Sources of Pollutants**

There are several activities that can potentially cause the discharge of pollutants to the storm drainage system from these facilities. These activities of concern include:

- Cleaning of equipment
- Grease handling and disposal
- Spill cleanup and surface cleaning
- Dumpster and loading dock area
- Cooling and refrigeration equipment maintenance
- Landscaping and grounds maintenance
- Parking lots
- Illegal connections
- Use of toxic cleaners

**Pollutants of Concern**

Some of the pollutants of concern from these facilities are:
Best Management Practices

Best management practices are common sense, good housekeeping measures that can be implemented at reasonable effort and cost to the facility owner/operator. Many facility owners/operators are already implementing some of these practices. BMPs listed below apply mainly to the operations of such facilities. Structural controls or physical improvements are generally not recommended for existing facilities although opportunities for structural controls should be utilized when new food service facilities are constructed or existing ones are remodeled.

To assist the Municipality in selecting BMPs for implementation by the food service facility operator/owner, BMPs that are considered high priority are marked “• • •”; medium priority are marked “• •” and low priority are marked “•”. Rationale used in this prioritization is presented at the end of the section.

Facility Maintenance and Management Practices

Cleaning Equipment

• • • Clean equipment in a designated indoor area, such as a mop sink, pot sink, or floor area with a drain connected to the sanitary sewer (indoor plumbing).

• • • Clean equipment in a designated covered, bermed outdoor area with a drain connected to the sanitary sewer (indoor plumbing). Don’t allow food wastes to accumulate in this area.

• • • Do not clean equipment outdoors in any area where water may flow to a street, gutter, storm drain, or creek.

• • If possible, use floor mats that are small enough to be cleaned inside in a mop sink or near a floor drain.

• • If floor mats are too big to clean indoors, take them to a self-service car wash to clean. Alternately, identify a large enough area in your facility for washing mats, and make sure washwater drains to the sanitary sewer.

• For hood filter cleaning companies, see “Restaurant Equipment Repairing and Servicing” in the yellow pages.
Grease Handling and Disposal

• • • Never pour oil, grease, or sauces or salad dressings or waste grease down a storm drain, or into a dumpster. Use a recycler or a liquid disposal company.

• For disposal of waste grease from grease interceptors and traps, contact a disposal firm listed under “Grease Traps” and ‘Septic tanks” in the yellow pages. Most landfills will not accept grease or other liquid waste from businesses. It is in your best interest to ensure that your waste grease is disposed of properly. Ask your waste grease hauler where your waste grease is disposed of.

Spill Cleanup and Surface Cleaning

Spill Prevention

• • • Maintain and keep current, as required by other regulations, a spill response plan.

• Minimize the distance between waste collection points and storage areas.

• Contain and cover all solid and liquid wastes — especially during transfer.

• Purchase and maintain absorbent materials and other spill response equipment in accordance with local regulations and procedures for containment and cleanup of different spills, and make sure they are easily accessible anywhere in the shop. Saturated absorbents generally must be disposed of as hazardous waste.

• “Spot clean” leaks and drips routinely. Leaks are not cleaned up until the absorbent is picked up and disposed of properly.

• • • Check floor drains to ensure that they are not connected to or discharge to the storm drain system (see Rationale 6 at the end of section).

Spill Cleanup

• • • First, stop any spill at its source.

• • • Do not clean up spills by hosing down washwater into the gutter or a storm drain.

• • • If the spill could enter a storm drain, protect the drain with sandbags, absorbent rags, or a pile of dirt. You can temporarily seal the storm drain with plastic sheeting.
• • • Use granular absorbents (e.g. cat litter) to absorb the spill. Dry sweep and dispose of used absorbent in the garbage (if hazardous materials are not spilled).

• • • If wet cleaning (including high-temperature or high pressure washing) is required, dry clean first and then mop (or if it is absolutely necessary, wash) and collect water. Dispose of water in sink or other indoor drain, not the storm drain.

• • • If a final rinse is necessary for health reasons, collect the rinse-water and dispose to sink or indoor floor drain. If outdoors, block storm drain before applying water. Mop up or wet-vacuum water, and dispose to sink or indoor drain.

• • • Do not use bleach or disinfectants if there is a possibility that the rinse water could flow to a street, gutter, or storm drain.

Education and Training

• • • Train all employees upon hiring – and annually thereafter – on personal safety, chemical management, and proper methods for handling and disposing of waste. Make sure that all employees understand storm water discharge prohibitions, wastewater discharge requirements, and these best management practices. Use a training log or similar method to document training (see Rationale 1 and 5 at the end of section).

• • • Post instructional/informational signs around your shop for customers and employees. Put signs above all sinks prohibiting discharges of vehicle fluids and wastes. Put signs on faucets (hose bibbs) reminding employees to conserve water and not to use water to clean up spills.

• • • Label outdoor drains by paint/stencil (or equivalent) to indicate whether they flow to an on-site treatment device or to a storm drain. Labels are not necessary for plumbing fixtures directly connected to the sanitary sewer (see Rationale 3 at the end of section).

Dumpster and Loading Dock Areas

• • • Keep dumpster lids closed to keep out rainwater.

• • • Keep dumpsters or the dumpster enclosure locked to prevent illegal dumping.

• • • Never place liquid waste or leaky garbage bags into a dumpster.
• • • Don’t hose out dumpster interior in areas that drain to the storm drain system. Apply absorbent if any fluids are spilled in the dumpster. (Dumpster may be hosed if the wash area drains to the sanitary sewer.)

• • • Leaking dumpsters and compactors, and dumpsters that need to be cleaned out, should be serviced by the dumpster leasing company.

• • • Make sure tallow bins (cooking oil/meat fat recycling bin), and any containers of waste grease are always tightly covered to prevent contamination of the grease and to prevent problems with rats and insects.

• • • Have spill cleanup materials handy near the dumpster and loading dock areas.

**Cooling and Refrigeration Equipment Maintenance**

• • • Make sure all discharges from cooling and refrigeration equipment go to the sanitary sewer and not to the street, storm drain, or creek.

• • • Make sure your maintenance contractor is knowledgeable and skilled at minimizing corrosion with correct chemical treatments.

**Landscaping and Grounds Maintenance**

• • • Use up pesticides. Rinse containers, and use rinse water as product. Dispose of unused pesticide as hazardous waste.

• • • Collect lawn and garden clippings, pruning waste, and tree trimmings. Chip if necessary, and compost or dispose appropriately. Do not place clippings, pruning waste, or tree trimmings in gutters. Do not blow or rake leaves, etc. into the street.

• • • In communities with yard waste recycling, leave clippings and pruning waste for pickup in approved bags or containers. Or, take to a landfill that composts yard waste.

**New or Substantially Remodeled Food Service Facilities**

The elements listed below should be included in the design and construction of new or substantially remodeled food service facilities.

✓ Grade and pave the outdoor waste receptacle area to prevent run-on of storm water.

✓ Alternately, store the waste receptacle in a covered enclosure with wash down capability.
Rationale for assigning high priority to selected BMPs

BMPs that are assigned high priority (• • •) are mostly preventative practices that are inexpensive to implement versus collection, treatment and disposal of water that has picked up pollutants. The rationale used in this report is listed below:

1) Rationale: Prevention practices are cost effective and relatively inexpensive to implement vs. collection, treatment and disposal of wastewater. Materials to achieve dry cleaning are readily available and material can be disposed through existing practices.

2) Rationale: Pollutants from incidental spills and leaks and trash will collect in storm drain facilities during dry weather period and will be a significant source of pollutants during the first significant storm. Cleaning will remove this potential source.

3) Rationale: The public in general do not realize that storm drains flow directly through to the ocean without treatment. Labeling of storm drains is an effective method of public education.

4) Rationale: HAZMAT and HAZWASTE are toxic to aquatic life and waterfowl in streams and the ocean and prevention of spills is more cost effective than cleanup.

5) Rationale: Spills are cheaper to clean up when quickly contained. A spill response plan will prepare employees to use equipment and material available for containment and cleanup, and to ensure their safety while doing the cleanup.

6) Rationale: Improperly plumbed floor drains can become a direct point of discharge of spills that occur indoor and outdoors to streams and waterways.

7) Rationale: Cleaning products, disinfectants, and pesticides are toxic to aquatic and wildlife and must be prevented from entering the storm drainage system.

Sources of Additional Information

Additional information on BMPs for food service facilities is available in the following publications:


Santa Clara Valley Nonpoint Source Pollution Control Program, 1994. *Good Practices to Protect Our Creek and Bay*, Poster. San Jose, California.
Shopping Centers

Focus of Document

This guidance presents BMPs to address the discharge of pollutants to the storm drain system from shopping centers. Shopping centers include:

✓ Single Business (i.e., convenience stores, automotive parts stores)
✓ Multi-Business Centers

Sources of Pollutants

There are several activities that can potentially cause the discharge of pollutants to the storm drain system from shopping centers. These activities of concern include:

✓ Facility maintenance and management (sidewalk, parking areas, and building cleaning, storage, spills, outdoor waste receptacle areas, landscaping and grounds maintenance)
✓ Parking lots

Pollutants of Concern

Some of the pollutants of concern that may originate from shopping centers are:

✓ Metals (copper, zinc, chromium, nickel, and lead) (from parking lots and paved surfaces)
✓ Petroleum hydrocarbons (from parking lots and paved surfaces)
✓ Organic decaying material (from landscaped areas)
✓ Fertilizers, pesticides, and herbicides (from landscaped areas)
✓ Sediment (from landscaped areas)

Best Management Practices

Best management practices are common sense, good housekeeping measures that can be implemented with reasonable effort and cost to the property owner or management. BMPs listed below apply mainly to the operations of such facilities. Structural controls or physical improvements have generally not been required for retrofit of existing facilities although opportunities for structural controls should be utilized when new stores/shopping centers are constructed or exteriors of existing shopping centers are remod-
To assist the Municipality in selecting BMPs for implementation by the shopping center operator/owner, BMPs that are considered high priority are marked “• • •”; medium priority are marked “• •” and low priority are marked “•”. Rationale used in this prioritization is presented at the end of the appendix.

**Parking Lots**

- • • • Littering in parking lots produces parking lot pollution. Signs prohibiting littering, as well as conveniently located trash cans, can help to reduce this problem.

- • • • Spot clean by applying absorbent materials to spilled or leaded automotive or similar fluids (i.e., gasoline, oil, antifreeze). Absorbents can be used in any parking lot where leaks are observed, on wet areas or in frequently used stalls.

- • • • Saturated absorbent material should be collected in approved disposal containers, and disposed of properly. In some jurisdictions, oil-soaked absorbent is considered a hazardous waste. Check with your local administering agency (usually Department of Health).

- • • • Inspect and clean if necessary, storm drain inlets and catch basins within the property boundary before October 1 each year. Inlet cleaning is usually conducted using one of two methods, manual cleaning or by vacuum truck.
  
  - Manual cleaning is the removal of debris and sediment using shovels, buckets, etc. Manual cleaning is recommended for a few (5 or less) small sized inlets (approximately 3’ x 3’ x 3’).
  
  - For sites with greater than 5 small inlets or large sized inlets, the vacuum truck method should be used. The vacuum truck method includes manual removal of debris (trash, branches, etc.) followed by removal of sediment and/or water with a vacuum truck. A vacuum truck company in your area can be found in the Yellow Pages under Sewer Contractors or Pumping Contractors.

- Signs should be posted prohibiting oil changing and other automotive repairs that could lead to a spill of parking lot pollutants.

- Sediment (less the debris) removed from the catchbasin or inlet cleaning should be analyzed for disposal. Pollutants of concern are lead; oil and grease; and hydrocarbons. In general, based on the analysis of sediments from inlet cleaning, it appears that in older cities all these pollutants have been found at elevated levels whereas, in the newer cities, the main pollutants in inlet sediments are hydrocarbons. If concentrations are elevated, the sediment should be disposed of as hazardous waste.
**Landscaping and Grounds Maintenance**

- Follow federal, state, and local laws governing the use, storage, and disposal of pesticides/herbicides.

- Use pesticides only if there is an actual pest problem (not on a regular preventative schedule).

- Avoid use of copper-based pesticides if possible. Use the least toxic pesticide for the job if alternatives are available.

  *California Department of Pesticide Regulation is conducting a review of pesticidal and non-pesticidal alternatives to diazinon and chlorpyrifos for urban uses (see DPR site on WorldWide Web, www.cdpr.ca.gov).*

- Do not use pesticides if rain is expected.

- Do not mix or prepare pesticides for application near storm drains, and use the minimum amount needed for the job.

- Use up pesticides. Rinse containers, and use rinse water as product. Dispose of unused pesticide as hazardous waste.

- Collect lawn and garden clippings, pruning waste, and tree trimmings. Chip if necessary, and compost.

- In municipalities with yard waste recycling, leave clippings and pruning waste for pickup in approved bags or containers. Or, take to a landfill that comports yard waste.

- Do not place clippings, pruning waste, or tree trimmings in gutters. Do not blow or rake leaves, etc. into the street.

- Protect stockpiles and landscaping materials from wind and rain by storing them under tarps or secured plastic sheeting.

- Store pesticides, fertilizers, and other chemicals indoors or in a shed or storage cabinet.

- Schedule grading and excavation projects for dry weather.
**Storage of Hazardous Materials**

- Store hazardous materials and wastes where they are protected from rain and in a way that prevents spills from reaching the sanitary sewer or storm drain.

- Keep lids on waste barrels and containers, and store them indoors or under cover to reduce exposure to rain.

- All hazardous wastes must be labeled according to hazardous waste regulations. Consult the Fire Department or your local hazardous waste agency (typically County Environmental Health) for details.

- Keep wastes separate to increase your waste recycling/disposal options and to reduce your costs.

- Never mix waste oil with fuel, antifreeze, or chlorinated solvents. Consult your hazardous waste hauler for details.

- Double-contain large quantities of hazardous fluids to prevent accidental discharges to the sanitary sewer and storm drain. Consult the Fire Department for details.

- Keep storage areas clean and dry. Conduct regular inspections so that leaks and spills are detected as soon as possible.

**Outdoor Waste Receptacle Areas**

- Spot clean leaks and drips routinely to prevent runoff of spillage.

- Minimize the possibility of pollution from outside waste receptacles by doing at least one of the following:
  - use only watertight waste receptacle(s) and keep the lid(s) closed, or
  - grade and pave the waste receptacle area to prevent run-on of storm water, and install a low containment berm around the waste receptacle area, or
  - install a roof over the waste receptacle area.

**Fountain/Cooling Equipment Maintenance**

- Never discharge fountain water to a street or storm drain.

- When emptying a fountain, let chlorine dissipate for a few days, and then recycle/reuse water by draining it gradually onto a landscaped area, or

- Contact the local sewage treatment authority. You may be able to discharge to the sanitary sewer.
Do not use copper-based algaecides unless absolutely necessary. Control algae with chlorine or other alternatives to copper-based pool chemicals. Copper is a powerful herbicide. Sewage treatment technology cannot remove all of the metals that enter a treatment plant.

Make sure all discharges from cooling towers or boiler blowdown go to the sanitary sewer and not to the street, storm drain or creek. It is okay to discharge condensate from cooling equipment into the storm drain.

Make sure your maintenance contractor is knowledgeable and skilled at minimizing corrosion with proper chemical treatment.

Shopping Center Maintenance

Table 1 lists BMPs that should be used during maintenance of shopping center structures and surfaces, including sidewalks.

Spill Control

Maintain and keep current, as required by other regulations, a spill response plan and ensure that employees are trained on the elements of the plan.

Contain and cover all solid and liquid wastes – especially during transfer.

Purchase and maintain absorbent materials in accordance with local regulations and procedures for containment and cleanup of different spills, and make sure they are easily accessible anywhere in the shop. Saturated absorbents generally must be disposed of as hazardous waste.

“Spot clean” leaks and drips routinely. Leaks are not cleaned up until the absorbent is picked up and disposed of properly.

Check floor drains to ensure that they are not connected to or discharge to the storm drain system.

Education and Training

Train all maintenance employees upon hiring – and annually thereafter - on personal safety, chemical management, and proper methods for handling and disposing of waste. Make sure that employees understand storm water discharge prohibitions, wastewater discharge requirements, and these best management practices. Use a training log or similar method to document training.

Post instructional/informational signs around your place of business for customers and employees. Put signs above all sinks prohibiting discharges of vehicle fluids and wastes. Put signs on faucets (hose bibbs) reminding employees and customers to conserve water and not to use water to clean up spills.
<table>
<thead>
<tr>
<th>Type of Surface</th>
<th>Characteristics</th>
<th>Cleaning Technique</th>
<th>Discharge to Storm Drain</th>
<th>Disposal Alternatives</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sidewalks, Plazas</td>
<td>No oily deposits</td>
<td>Sweep, collect and dispose of debris and trash; then wash.</td>
<td>Okay to discharge to storm drain.</td>
<td></td>
</tr>
<tr>
<td>Sidewalks, Plazas, Driveways</td>
<td>Light oily deposits</td>
<td>Sweep, collect and dispose of debris and trash. Clean oily spots with absorbent, place oil-absorbent boom around storm drain, or a screen or filter fabric over inlet.</td>
<td>Okay to discharge to storm drain, provided an oil-absorbent boom or filter fabric is used. No oily sheen should be visible in the water draining into the storm drain.</td>
<td></td>
</tr>
<tr>
<td>Parking lots and driveways</td>
<td>Heavy oily deposits</td>
<td>Sweep, collect and dispose of debris and trash. Clean oily spots with absorbent materials. Use a screen or filter fabric over inlet, then wash surfaces.</td>
<td>Seal storm drains. Can not be discharged to the storm drain.</td>
<td>Vacuum/pump wash water to a tank or discharge to sanitary sewer.</td>
</tr>
<tr>
<td>Building exteriors and walls</td>
<td>Glass, steel, or painted surfaces (post1978/no lead in paint)</td>
<td>Washing without soap.</td>
<td>Okay to discharge to storm drain provided the drain is sealed first with a fabric filter to capture dirt, paint particles and flakes or oil absorbent boom.</td>
<td>Can alternately be sent to landscape areas.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Washing with soap.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building exteriors</td>
<td>Painted with lead-based or mercury-additive paint</td>
<td>Washing with or without soap.</td>
<td>Seal storm drains. Cannot be discharged to storm drain.</td>
<td>Vacuum/pump to a tank. Check with POTW for discharge to sanitary sewer.</td>
</tr>
<tr>
<td>Graffiti Removal</td>
<td>Graffiti</td>
<td>Using wet sand blasting. Minimize use of water; sweep debris and sand.</td>
<td>Can be discharged to storm drain if washwater is filtered through a boom.</td>
<td>Can alternately be directed to landscaped areas.</td>
</tr>
<tr>
<td>Masonary</td>
<td>Mineral Deposits</td>
<td>Acid Washing.</td>
<td>Seal storm drains. Cannot be discharged to storm drain.</td>
<td>Rinse treated area with alkaline soap and direct washwater to a landscaped or dirt areas. Alternately, washwater may be collected and neutralized to a pH between 6 and 10, then discharged to landscaping or pumped to sanitary sewer.</td>
</tr>
</tbody>
</table>

Source: Santa Clara Valley Urban Runoff Pollution Prevention Program
Label storm drain inlets within the property boundary, by paint/stencil (or equivalent), to indicate whether they flow to an on-site treatment device, directly to the sanitary sewer, or to a storm drain. Labels are not necessary for plumbing fixtures directly connected to the sanitary sewer.

**Rationale for Assigning High Priority to Selected BMPS**

BMPs that are assigned high priority (•••) are mostly preventative practices that are inexpensive to implement versus collection, treatment and disposal of water that has picked up pollutants. The rationale used in this report is listed below:

1) **Rationale:** Prevention practices are cost effective, already widely used and relatively inexpensive to implement vs. collection, treatment and disposal of wastewater.

2) **Rationale:** Pollutants from incidental spills and leaks and trash will collect in storm drain facilities during dry weather period and will be a significant source of pollutants during first significant storm. Cleaning will remove this potential source.

3) **Rationale:** The public in general do not realize that storm drains flow directly through to the ocean without treatment. Labeling of storm drains is an effective method of public education.

4) **Rationale:** HAZMAT and HAZWASTE are toxic to aquatic life and waterfowl in streams and ocean and prevention of spills is more cost effective than cleanup.

5) **Rationale:** Spills are cheaper to clean up when quickly contained. A spill response plan will prepare employees to use equipment and material available for cleanup, and to ensure their safety while doing the cleanup.

6) **Rationale:** Improperly plumbed floor drains can become a direct point of discharge of spills that occur indoor and outdoors to streams and other waterways.

7) **Rationale:** Cleaning products, disinfectants, and pesticides are toxic to aquatic organisms and wildlife and must be prevented from entering the storm drainage system.

Most of the information on shopping center BMPs was derived from the following sources:

Santa Clara Valley Urban Runoff Pollution Prevention Program

Tahoe Regional Planning Agency Handbook of Best Management Practices
Sources of Additional Information
4Z Program and BMPs for Mobile Cleaners
August 22, 1996

David Wyett
Cleaning Equipment Trade Association - San Francisco Bay Area Chapter
1441 Terminal Avenue
San Jose, CA 95112

Dear Mr. Wyett:

This letter serves as our endorsement of the “Mobile Cleaner Best Management Practices for Waste Water Runoff” dated September 23, 1994 developed by the San Francisco Bay Area Chapter of the Cleaning Equipment Trade Association (CETA). This endorsement is based on our recognition that the best management practices (BMPs) are intended to apply to the most common mobile cleaning applications and are based on best professional judgment. As such, we recognize that there will be situations where the recommended procedures will have to be tested to affirm their applicability and effectiveness. We also recognize that the BMPs are recommendations and that the most appropriate, and environmentally and regulatory sound practices must be determined on a case-by-case basis, with consideration of the type and location of actual mobile cleaning applications. The recommended practices provide a sound basis for making such case-by-case determinations.

To that end, we started a source control/recognition program for a subset of mobile cleaners—surface cleaners—to promote use of the BMPs and to establish a model for dealing with discharges of this type. In reviewing the CETA BMPs and developing educational materials for this subset of cleaners, we made small changes to the BMPs for some surface cleaning activities to clarify and simplify decision making for cleaners on the job site. We join with the San Francisco Bay Regional Water Quality Control Board in strongly recommending that surface cleaners participate in the source control/recognition program, become Recognized Mobile Cleaners, and use the BMPs when cleaning.

In conjunction with the Regional Board, BASMAA also fully supports and endorses the practice of no discharge of wastewater to storm drains in all circumstances where soaps or chemicals are used. Such discharges would violate discharge prohibitions established by our member storm water programs. They would also be in violation of the California Water Code and Federal Clean Water Act unless the discharge is specifically authorized by a NPDES permit issued by the State. Please note that this endorsement by BASMAA does not legally authorize any discharge, whether or not a BMP is used.
We appreciate CETA's efforts to coordinate the implementation of the BMPs. We believe the best approach to resolving water quality and waste disposal issues is through the involvement and participation of affected parties. This cooperative approach will promote environmental protection while meeting the demand for mobile cleaning services.

If you have any questions, please call BASMAA Executive Director, Geoff Brosseau at (510) 286-0615.

Sincerely,

Donald P. Freitas, Chair
BASMAA Board
ITEM: 15

SUBJECT: PILOT SOURCE CONTROL AND RECOGNITION PROGRAM FOR MOBILE CLEANERS - Status Report

DISCUSSION: The intent of this item is to inform the Board on this pilot program and to raise issues pertinent to its success. The pilot program is noteworthy for two reasons: it targets a largely unregulated source of polluted discharges to waters in the Region; and it is an outreach based program, based on resolving problems through involvement and education of all affected parties. The pilot program emphasizes recognition of good businesses versus "bad actors".

A major action area of municipal storm water management programs is the elimination and prevention of discharges other than storm water to storm drain systems. Washwaters are some of the more commonly observed "non-storm water discharges". Specifically, mobile cleaners (surface cleaners, janitorial services, auto detailers, carpet cleaners, window cleaners) have been identified as a significant source of discharges of material, wastes, and polluted waters to storm drain systems in the San Francisco Bay Area. However, these discharges are difficult to deal with because of the variable quantity and quality of the discharge, the intermittent nature of the discharge, and the mobility of the discharger. Consequently, we have worked with the Bay Area Stormwater Management Agencies Association (BASMAA) on the development of a pilot source control/recognition program for mobile cleaners to resolve these issues.

The pilot program focuses on surface cleaners as a target group of mobile cleaners. Surface cleaners include steam cleaners and pressure washers that clean sidewalks, plazas, parking areas, driveways, drive-throughs, and building exterior surfaces. The surface cleaner pilot program will be used as a prototype for developing materials and approaches for the remaining types of mobile cleaners.

To develop the surface cleaners pilot program, meetings were held with surface cleaners and their customers in which the participants were given a chance to express opinions on what would constitute a successful program. One finding was that customers need educating, as well as the surface cleaners, to ensure that the value of hiring a responsible surface cleaner is understood. As a result, a program consisting of education and recognition has been produced. Surface cleaners who demonstrate awareness of and implement the prescribed pollution prevention practices will be issued a "recognition letter". The list of recognized cleaners will be provided to businesses and agencies that hire surface cleaners.
To date, the pilot program has completed the development of outreach material (including identification of pollution prevention practices) and scheduled an outreach/recognition workshop for surface cleaners on August 13, 1996. The main premise behind the pollution prevention measures is that washwaters containing soaps or other cleaning agents are toxic and should not be discharged to storm drains. There are scenarios, however, in which discharges would not be considered polluted if the appropriate pollution prevention measures are implemented, and as such, discharge to storm drains would be allowed. The complete list the outreach materials and events scheduled are described in Appendix A.

We have also sent outreach letters to entities affected by the program to make them aware of the program and how it may affect them and to solicit their cooperation and participation. These include surface cleaners and cleaning equipment distributors, surface cleaner customers, wastewater treatment authorities, municipal storm water management programs, and municipal departments that hire or inspect mobile cleaners. Issues pertinent to these entities and recommended actions are described in Appendix A.

One of the outstanding issues that still needs to be resolved pertains to acceptance of these washwaters by wastewater treatment authorities. Currently, conditions for acceptance of these discharges do not exist or otherwise vary in terms of quantity and quality criteria and disposal costs. For example, some systems will readily accept these discharges, while others impose conditions and costs that may be prohibitive. We intend to work with the Bay Area Dischargers Association and the Bay Area Pollution Prevention Group to resolve this issue. Our intent is to promote acceptance of these discharges such that recognized cleaners are provided incentive and reward for their efforts, and wastewater treatment authorities are provided appropriate credit for acceptance of new discharges.

Another issue concerns the appropriate mechanism for Regional Board endorsement of the program and the proposed allowance of certain discharges to storm drains. Potential actions may include prohibition of discharges that are not in accordance with prescribed pollution prevention measures, NPDES permit(s) for certain discharges, or non-regulatory endorsement of “recognized mobile cleaners”. These and other options will be evaluated during the pilot program, and we will provide the Board with regular updates on the progress of the program.

RECOMMENDATION:

This is an information item. No action is necessary at this time.

Appendices:

A. Outreach Materials and Scheduled Events
   Affected Entities, Issues, and Recommended Actions
PILOT SOURCE CONTROL AND RECOGNITION PROGRAM
FOR MOBILE CLEANERS

Outreach Materials and Scheduled Events

"Pollution from Surface Cleaning" - This folder was prepared to educate surface cleaners about the effects of wash water discharges to the storm drain system and to prescribe effective, low-cost pollution prevention practices.

"We'll do the Job Right!" - This card will be distributed by "Recognized Mobile Cleaners" to potential customers. Surface cleaners will use this card to proclaim their qualifications and their intent to prevent water pollution while conducting the cleaning work.

"When You Contract for Surface Cleaning..." - This flyer is geared towards customers who regularly hire surface cleaners. It alerts the customers about the outreach/recognition program and specifies the pollution prevention practices that should be used to prevent surface cleaning discharges to the storm drain system. The flyer is suitable for photocopying and will be made available for mass mailings by the municipalities.

Pollution Prevention Voucher - The voucher is to be filled out in duplicate by a Recognized Mobile Cleaner upon completion of a cleaning project. Retention of a copy by both the cleaner and the customer provides a record for municipal or State inspectors of the type of surface cleaned, the cleaning method used, and how the wash water was disposed.

Outreach/Recognition Workshop - Outreach workshops will be held to provide surface cleaners with the technical information required to protect the environment, comply with the law, and become a Recognized Mobile Cleaner. The first workshop is scheduled for August 13 and two additional workshops are in the planning stages. The workshops will be videotaped for viewing by surface cleaners who were unable to attend one of the scheduled dates.

Recognition Test and Letter - The true/false, multiple choice exam will take 15-20 minutes to complete. Surface cleaners that correctly answer a minimum percent of the questions will receive a "recognition letter" from BASMAA. This letter can be displayed to customers as proof that the cleaner is qualified to complete the job in an environmentally responsible manner.

Database of Recognized Cleaners - BASMAA will prepare and update a database of Recognized Mobile Cleaners. Municipalities can request a copy of the database to promote recognized cleaners in their area, while potential customers can request a copy of the database when soliciting bids for cleaning projects.

Workshop Training Kit - A workshop training kit will be assembled to allow municipalities and/or wastewater treatment authorities the opportunity to offer the Outreach/Recognition Workshop at their discretion. Included in the kit will be a videotape of one of the scheduled workshops, outreach materials to be distributed, the recognition test, a scoring key, and instructions on how to conduct the workshop and administer the test.
# Pilot Source Control and Recognition Program for Mobile Cleaners

## Affected Entities, Issues, and Recommended Actions

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<tr>
<th>ENTITY</th>
<th>ISSUES</th>
<th>RECOMMENDED ACTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surface Cleaner</td>
<td>- Surface cleaners are liable for pollutant discharges to the storm drain system resulting from their cleaning activities.&lt;br&gt;- Municipalities will soon be enforcing discharge prohibitions more reliably and possibly more severely.&lt;br&gt;- An opportunity is available for surface cleaners to become educated on appropriate methods of wash water disposal and gain some good publicity for environmentally responsible cleaning.</td>
<td>- Participate in the program by attending a source control/ recognition workshop and becoming a Recognized Mobile Cleaner.&lt;br&gt;- Use pollution prevention practices when cleaning.</td>
</tr>
<tr>
<td>Surface Cleaner Customer</td>
<td>- Surface cleaner customers are liable for pollutant discharges to the storm drain system resulting from contracted cleaning activities.&lt;br&gt;- Municipalities will soon be enforcing discharge prohibitions more reliably and possibly more severely.&lt;br&gt;- Customers will be required to take responsibility for the method of disposal utilized by a contracted cleaner.</td>
<td>- Participate by becoming familiar with the prescribed pollution prevention practices.&lt;br&gt;- Make use of mobile cleaners who participate in the program by only hiring &quot;Recognized Mobile Cleaners&quot;.&lt;br&gt;- Supervise contracted cleaners to ensure that appropriate pollution prevention practices are used to dispose of any wash water generated from their activities.</td>
</tr>
<tr>
<td>Wastewater Treatment Authority</td>
<td>- Wash water determined to be inappropriate for disposal in the storm drain system may be discharged to the sewer system.&lt;br&gt;- Mobile cleaners are being directed to contact the local wastewater authority for discharge requirements prior to disposal in the sewer system.</td>
<td>- Participate by becoming familiar with the prescribed pollution prevention practices and incorporating them into pretreatment or pollution prevention programs if appropriate.&lt;br&gt;- Assist mobile cleaners who call for advice in determining acceptability of their wash water for sewer disposal.</td>
</tr>
<tr>
<td>Municipality</td>
<td>- A key component of the municipal storm water permit program is the effective prohibition of non-storm water discharges to storm drain systems.&lt;br&gt;- Municipalities and businesses that hire mobile cleaners are liable for discharges from these cleaning activities.</td>
<td>- Participate by becoming familiar with the prescribed pollution prevention practices and incorporating them into the municipality’s own storm water management program.&lt;br&gt;- Become aware of surface cleaners and customers in the municipality’s jurisdiction.&lt;br&gt;- Make use of mobile cleaners who participate in the program by only hiring &quot;Recognized Mobile Cleaners&quot;.</td>
</tr>
</tbody>
</table>
Mobile Cleaner

BEST MANAGEMENT PRACTICES

for Waste Water Runoff

Presented by

CETA Cleaning Equipment Trade Association

2535 Pilot Knob Road • Suite 105
St. Paul, Minnesota 55120

Phone: 1-800-441-0111 or 612-686-7086 Fax: 612-686-7088

September 23, 1994
September 23, 1994

To: Members of the Cleaning Industry

Subject: Mobile Cleaner Best Management Practices for the San Francisco Bay Area (dated August 2, 1994).

Attached for your review and use are Best Management Practices (BMP's) for the more common mobile washing applications. These BMP's have evolved from many discussions among mobile users, distributors, and sewer and storm water officials over the past year and a half.

This document will continue to be refined and updated as testing results and other data become available. However, the current document has the endorsement of the County of Alameda and the San Francisco Bay Area Regional Water Quality Control Board. Our objective is to obtain similar endorsements from all applicable agencies in the Bay Area.

SF Bay Area CETA
September 12, 1994

Cleaning Equipment Trade Association (CETA)
c/o Mr. David Wyett
2535 Pilot Knob Road, Suite 105
St. Paul, Minnesota 55120

On behalf of the Industrial Subcommittee, I wish to acknowledge the cooperative effort in compiling the Mobile Cleaner Best Management Practices, version dated August 2, 1994. Our Alameda County Urban Runoff Clean Water Program appreciated the chance to work with your organization to update the document.

This document has been reviewed and approved by our Management Committee and Industrial Subcommittee. We believe that you have incorporated the best management practices (BMPs) known to date to eliminate pollutant discharges to storm water. As with most of the provisions associated with the Urban Runoff Program, this approval process is dynamic. I would like to request continued dialog to assist in further refining these BMPs. Our group would like to revisit these BMPs annually. I look forward to continuing to work together to exchange information and refine field techniques.

[Signature]

Paul Zedarelli
Chair, Industrial Subcommittee
September 6, 1994

David Wyett, Chairman
San Francisco Bay Area
Cleaning Equipment Trade Association
1441 Terminal Avenue
San Jose, CA 95112

Subject: Mobile Cleaner Best Management Practices

Dear Mr. Wyett:

This letter serves as our endorsement of the Mobile Cleaner Best Management Practices (BMPs), dated August 2, 1994, developed by the San Francisco Bay Area Cleaning Equipment Trade Association (CETA). This endorsement is based on our recognition that the BMPs are intended to apply to the most common mobile washing applications and are based on best professional judgement. As such, we recognize that there will be situations where the recommended procedures will have to be tested to affirm their applicability and effectiveness. We also recognize that the BMPs are recommendations and that the most appropriate and environmentally and regulatory sound practices must be determined on a case-by-case basis, with consideration of the type and location of actual mobile washing applications. The recommended procedures provide a sound basis for making such case-by-case determinations.

Most importantly, we fully support and endorse the practice of no discharge of wash waters to storm drains in all circumstances where soaps or chemicals are used. Such discharges would violate discharge prohibitions established by municipalities. They would also be in violation of the California Water Code and the Federal Clean Water Act unless the discharge is specifically authorized by a NPDES permit issued by the State. The appropriate disposal option is discharge to the sanitary sewer. We will continue to work with sanitary sewer agencies (Publicly Owned Treatment Works) to secure their acceptance of these discharges.

We appreciate CETA’s efforts to coordinate the development of the BMPs. We believe the best approach to resolving water quality and waste disposal issues is through the involvement and participation of affected parties. The work group that you have sponsored provides the best opportunity to identify the most economically and technically feasible management practices for mobile cleaning applications. This cooperative approach will enable streamlining any required permits at the local and state levels. If you have any questions, please call me at 510-286-0962.

Sincerely,

Thomas Mumley
Storm Water Program Coordinator
Introduction

Storm drains and sanitary sewers are the two principal routes by which pollutants reach the South San Francisco Bay. Storm drains carry runoff from streets, urban centers, industrial sites and open spaces into local streams, creeks, marshes and Bay waters. Sanitary sewers carry wastes to wastewater treatment plants, but small amounts of some pollutants reach the Bay in the treated water.

Since the Clean Water Act was passed in 1972, a lot of effort has gone into cleaning our creeks, waterways and the Bay. One of the contributors to this pollution has been wash water runoff from pressure washing and steam cleaning.

These Best Management Practices (BMP's) for mobil cleaners describe the most common types of cleaning and the proper waste water disposal for each one.

Remember, this is a general purpose booklet and not an attempt to describe each and every washing application. If you have questions about a specific waste disposal problem, contact your city or county non-point source group, your local Public Owned Treatment Works (POTW), your equipment supplier, or the Cleaning Equipment Trade Association (CETA) office for a referral.

It is the responsibility of each contractor to operate his/her business in a manner that complies with local stormwater and wastewater discharge requirements. Understanding and using this manual will help you comply.
SAN FRANCISCO BAY AREA CETA
(Cleaning Equipment Trade Association)

Working Group Non-Government Participants

Distributors:
Jack Keeler  Bay Area Chemex  (415)952-9997  So San Fran
Hugh Jenkins  Hi Tech Pressure  (510)887-1755  Hayward
Charlene Laymon  Hotsy Bay Area  (408)998-3051  San Jose
Dave Wyett  Kleen Quip  (408)452-0727  San Jose
Joseph Flores  Kleen-Rite  (408)453-4543  San Jose

Contract Cleaners:
Rick Christie  Power Washing Service  (510)449-6890  Livermore
Jesus Valerio  Rainbow Mobile Wash  (415)967-0367  Mt. View

Acknowledgment

Special recognition to the Santa Clara County Nonpoint Source Pollution Control Program group for their help and encouragement on this project from day one.

Appreciation and thanks to Alameda County for their recommendations and endorsement; to the Regional Water Quality Control Board representative Tom Mumley for his participation, encouragement and letter of endorsement; and to the many POTW representatives from Santa Clara County and Alameda County who contributed their ideas and support.
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Mobile Cleaner BMPs

Recommendations for disposal of washwater are listed in the order of preference.

I. Transportation-Related Washing

A. Fleet Washing - Exterior Only - removing mainly dirt; with or without soap:

No storm drain disposal permitted; must discharge to sanitary sewer/dirt; some unavoidable evaporation off paved surfaces.

Washwater can not be discharged to the storm drain. For disposal:

Best: Use wash pads that capture the washwater and discharge it to the sanitary sewer.

(Identify, the customer has established a separate wash area that captures the washwater.
Or, contract cleaner can use temporary wash pad and pump to sanitary sewer.)

2nd: Seal storm drains. Washwater runoff and excess soapy water must be collected and pumped or otherwise discharged as follows:

Best: Sanitary sewer (Pump into sanitary system clean out/sink or into an on-site private sanitary sewer manhole, verify with the facility manager that it is not a storm drain manhole.)

2nd: Landscaped\(^1\) or dirt area (Note: Be aware that soapy washwater may adversely affect landscaping. Should be directed onto dirt area sufficiently large enough to contain all the water. Discuss with the building owner.)

If a significant amount of washwater runoff evaporates at the site before it can be collected, and the site is routinely used for this purpose, the paved area itself must be cleaned either before October 15th (the formal beginning of the rainy season) or at the end of contract (whichever comes first). That washwater must be collected and discharged to sanitary.

\(^1\) For minimal discharge flows only. Repetitive use of the same area or excessive waste volume to the same area may be illegal.
B. Engine/Equipment Degreasing

Auto/truck drive train cleaning

Engine degreasing

Airplane cleaning, including landing gear

With or without soap, no storm drain disposal permitted; requires pre-treatment before discharge to sanitary, should be cleaned on a wash pad; requires discussion with customer's facility operator.

Because it is likely that pollutants (esp. petroleum products and metals) are concentrated in these washwaters, the local POTW (Public Owned Treatment Works) will require some type of pre-treatment before discharge to sanitary sewer. Contact the POTW for requirements and additional information. Contact the facility operator regarding wash pad and pre-treatment equipment available on-site (i.e. oil/water separators, coalescers,...). A partial list of local distributors who may carry this equipment is on page 2. See the yellow pages for additional distributors.

C. Acid Cleaning of Unpainted Trucks/Containers

Trucks and metal containers (unpainted) using acid detergents

Acid runoff from cleaning unpainted trucks or containers with acid detergents must be neutralized to a pH between 6 and 10 before pumping to sanitary. Contact local POTW for additional information. Never discharge to storm drain.

D. Mobile Auto Detailing - infrequent, light cleaning, using soap
(rarely at same site; removing mainly dirt; with minimum water volume)

Run off:

Best: Minimized runoff may remain on paved surfaces to evaporate. If there is sufficient water volume to reach the storm drain, plug the storm drain and pump the water to the sanitary sewer.

2nd: Landscaped¹ or dirt area (Note: Be aware that soapy washwater may adversely affect landscaping. Should be directed onto dirt area sufficiently large enough to contain all the water. Discuss with the building owner.)

Remaining soapy water in bucket:

Best: Should be discharged to sanitary.

2nd: May be distributed over a dirt area.
E. Car Lot Rinsing for Dust Removal - no soap

If rinsing dust from exterior surfaces using water only, and no soap/solvent, may discharge runoff to storm drain or to landscaped or dirt areas. Prevent contamination of the runoff by not allowing it to run through oil deposits on the pavement or in the gutter.

F. Semi Trailers and Boats

Truck trailer, interior cleaning (food-related)

Sweep, collect and dispose of debris. Use dry cleaning methods as much as possible. Food residue must be disposed of as garbage or sent to the sanitary sewer. Avoid hosing down the trailer. Washwater cannot be discharged to storm drain; it should be pumped to sanitary sewer. Contact POTW for more information.

Truck trailer, interior cleaning (toxic substances) - may require special training

If toxic materials have been shipped in the trailer, and there has been a spill:

- Do not hose down the spill,
- Protect nearby storm drains, and
- Contact the local fire department for guidance.

Boat cleaning (if paint chips are being removed in preparation for painting)

Filtered washwater must be discharged to sanitary sewer. Contact POTW for further information. Dispose of paint particles appropriately according to paint type: dispose of as hazardous waste if paint is lead-based, copper-based, or contains tributyl tin or PCBs; otherwise, dispose of paint particles as garbage.
II. Surface Cleaning

A. Sidewalks and Plazas - using soap

Washwater must go to sanitary sewer.

Sweep, collect and dispose of debris and absorbent. The BMPs in this section do not apply if there has been an oil or other hazardous material spill on the site. In the case of a spill, contact the local fire department for guidance.

B. Sidewalks and Plazas with no oil deposits - no soap

Sweep, collect and dispose of debris. Washwater may go to storm drain.

C. Sidewalks, Plazas, Driveways, Drive-through Window Areas with light oil, frequently cleaned - no soap

Sweep, collect and dispose of debris. Dry clean oil spots with absorbent and dispose of absorbent as garbage. Place oil absorbent boom around storm drain. Washwater may go to storm drain through an oil-absorbent boom. No oil sheen should be visible on the water flowing into the storm drain.

D. Drive-throughs, Driveways, Parking Garages, Service Stations with excess oil deposits - with or without soap; not frequently cleaned

Seal storm drains. Sweep, collect and dispose of debris. Dry clean oil spots with absorbent and dispose of absorbent in a legal manner. Vacuum/pump washwater to sanitary. Washwater disposal options should be discussed with the facilities operator/site manager. Best to discharge through an oil/water separator. One may be available at the site, however, do not use an oil/water separator intended to capture cooking oil. See attached (p. 2) partial list of oil/water separator distributors, or check your local yellow pages. Pre-treatment may not be required, but contact the local POTW for more information. If there has been an oil spill, contact the local fire department for guidance.
E. Building Exteriors and Walls

Note: If soap is used, washwater must not go to storm drain. All debris must be kept out of storm drains.

Glass and Steel Buildings - no soap used
Best: Direct washwater runoff to dirt/landscaped areas.
2nd: Discharge directly to storm drain. We recommend that you seal the drain with a fabric filter to capture the dirt in the washwater.

Painted buildings, with paint job in good shape - no soap used
Painted after 1978, i.e. no lead
Best: Direct washwater runoff to dirt/landscaped areas.
2nd: Use filter fabric to prevent paint particles from entering storm drain. Washwater may go to storm drain through the filter fabric—never directly. Dispose of collected particles as garbage.

Painted buildings, with lead-based or mercury-additive paint - with or without soap)
Seal storm drains and vacuum/pump washwater to a tank. Water and sludge may need to be disposed of as hazardous waste. Consult POTW and local hazardous waste regulators (i.e. County Health or Fire Department)

Painted buildings, to remove paint and clean in preparation for painting - with or without soap
Consult POTW and local hazardous waste regulators (i.e. County Health or City Fire Department). These BMPs do not address the disposal of paint.

F. Graffiti Removal

Using wet sand blasting
Minimize quantity of water used. Any runoff should be:
Best: Directed to landscaped or dirt area.
2nd: Filtered through boom to keep sand out of drain.
Sweep debris and sand. Dispose of all waste to avoid future run off contamination.
Using high pressure washing and cleaning compound

Best: Direct wastewater run off to dirt/landscaped area. No run off can go to storm drain.
2nd: Seal storm drains and vacuum/pump wastewater to sanitary. Contact POTW for guidance, as harsh cleaning compounds may require pre-treatment.

G. Masonry Efflorescence using acid wash to remove mineral deposits on masonry

Seal/block storm drain.

Best: Rinse treated area with alkaline soap and direct rinse water to a landscaped/dirt area.
2nd: Collect washwater. Neutralize washwater to a pH between 6 and 10. Pump to a sanitary cleanout at the site, into a sink or a toilet, or contact the POTW.

III. Food-Related Cleaning

A. Restaurant Alleys, Grocery Dumpster Areas (outdoors)

No discharge allowed to storm drain.

Best: Dry clean only, if possible (e.g. using rags, absorbents, and sweeping debris)
2nd: Dry clean first. Seal storm drain. Wash area. Vacuum or pump wastewater to sanitary sewer. Screen wastewater for particles.

B. Restaurant Cleaning of Floor Mats, Exhaust Filters, etc.

Note: Washing mats outdoors and allowing the wastewater to drain to a storm drain is prohibited.

Best: Clean mats, etc. inside building with discharge to sanitary sewer (sink or a floor drain).
2nd: Clean mats, etc. outside, in bermed area with a drain that is connected to the sanitary sewer system.

C. Kitchen Grease

Kitchen recyclable oil, grease, and meat fat

Save for recycling in tallow bin or other sealed containers. Never pour into a sink, floor drain, or storm drain. Do not contaminate recyclable fats with waste grease from an interceptor or trap. See "Tallow" in the yellow pages.
Kitchen waste grease from interceptor or trap

Never dispose of waste grease in the storm drain or creek, or into the sanitary sewer system. For waste grease disposal, see “Grease Traps” or “Septic” in the yellow pages.

---

D. Grocery Carts

If soap is used, wastewater must be captured, filtered for particles, and pumped to sanitary.

If no soap is used:

Best: Capture wastewater, filter for particles, and pump to sanitary sewer. If hot water is used, hot/warm water discharge to a creek is prohibited.

2nd: Washwater may be discharged to storm drain through a filter barrier (e.g., using boom) to filter out debris.

---

E. Lunch Wagons/Food Carts

Wastewater must be discharged at a commissary equipped to accept and discharge wastewater to the sanitary sewer system. Never discharge any wastewater (except melted ice) to gutters or storm drains. Trucks and carts and any equipment should be cleaned on a properly equipped wash pad at the commissary. For a list of licensed commissaries see your county Health Department.

---

IV. Misc. or other

A. Mobile Homes

Decks
Roofs/Shingles
Awnings
Residential/Commercial Pool Decks

1. Landscaped or dirt area (Note: Be aware that soapy washwater may adversely affect landscaping. Should be directed onto dirt area sufficiently large enough to contain all the water. Discuss with the building owner.)

2. If washwater doesn't go to dirt/landscaping:

a. If soap is used, washwater must go to sanitary sewer.

b. If soap is not used, washwater can be discharged to storm drain through a filtering apparatus (i.e., boom) to capture debris and particles.

Exception: Treated wood shingles are often treated with a toxic material. Treated shingles should be dry cleaned only. Runoff from cleaning may be toxic to plants in a landscaped area and should never be discharged to the storm drain or sanitary sewer.
# Alameda Countywide
## Clean Water Program
### Standard Stormwater Facility Inspection Report Form

<table>
<thead>
<tr>
<th>Reason for Inspection</th>
<th>□ First Inspection</th>
<th>□ Routine Inspection</th>
<th>□ Response to Complaint</th>
<th>□ Facility has closed or Facility Information has changed</th>
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</thead>
</table>

### NAME OF FACILITY
- **SITE ADDRESS**

### CONTACT NAME | PHONE | BUSINESS TYPE/ACTIVITY | SIC |
|----------------|-------|-------------------------|-----|

- **Is the property owner different than the facility owner?**
  - □ yes □ no
  - If yes, complete the following:
    - **NAME**
    - **PHONE**

#### MAILING ADDRESS

- **Is the facility covered under any other programs or permits?** (Check all that apply.)
  - □ None
  - □ Sanitary sewer
  - □ Air quality
  - □ Hazmat business plan
  - □ Underground storage tanks
  - □ Aboveground storage tanks
  - □ Fire department(hazmat storage)
  - □ Hazmat waste generator
  - □ Other

- **Is the facility covered under a storm water permit?**
  - □ Does not need Coverage
  - □ No, but may need to be (Refer to Regional Board)
  - □ Individual
  - □ General: Does the facility have a SWPPP?
    - □ yes □ no

*NA = Not Applicable; PTNL = POTENTIAL for Pollutant Discharge: 1 = low potential, 2 = medium potential, 3 = high potential*

**ACTUAL Type of Discharge:**
- □ BMP: 0 = BMPs are effective, 1 = BMPs are fairly/almost effective, 2 = BMPs are not effective, 3 = No BMPs are implemented
- □ PEX = Pollutant Exposure, NSW = Non-Stormwater Discharge

### AREAS OF ACTIVITY | N/A | PTNL | ACTUAL Type of Discharge | REMARKS: Describe recommendations, requirements, and time to implement. Check box if remark is a requirement |
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<td>A. Outdoor Process/Manufacturing Areas</td>
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<td>B. Outdoor Material Storage Areas</td>
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<td>C. Outdoor Waste Storage/Disposal Areas</td>
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<td>D. Outdoor Vehicle and Heavy Equipment Storage, Maintenance Areas</td>
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<td>E. Outdoor Parking Areas and Access Roads</td>
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<td>F. Outdoor Wash Areas</td>
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<td>G. Rooftop Equipment</td>
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<td>H. Outdoor Drainage from Indoor Areas</td>
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<td>I. Other (describe):</td>
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### ADDITIONAL COMMENTS/REMARKS

- □ See attached for more comments.

**FIRST Follow-up Inspection (Date & Findings)**

**SECOND Follow-up Inspection (Date & Findings)**

**SORITY FOR RE-INSPECTION:**
- □ 1; First
- □ 2; Second
- □ 3; Third

**FORCEMENT:**
- □ None
- □ Verbal Notice
- □ Administrative Action
- □ Administrative Action w/ Penalty &/or Cost Recovery
- □ Legal Action

**Facility Representative Signature:**

**Print Name of Facility Representative:**

**Date:**

**Inspector's Signature:**

**EOA, Inc. (F:3ALS9-1022INSPRPT; February 1996)**
The California NPDES GENERAL PERMIT FOR DISCHARGES OF STORM WATER ASSOCIATED WITH INDUSTRIAL ACTIVITIES (General Permit) was adopted by the State Water Resources Control Board (SWRCB) on November 19, 1991. Notices of Intent for coverage under the General Permit must be submitted to the SWRCB between the dates of January 15, 1992 and March 30, 1992. A California General Permit for Discharges of Storm Water Associated with Construction Activities is scheduled for adoption in Summer 1992.

The Federal storm water regulations identify the industry types, which are subject to storm water runoff, that require a permit. These industry types are described either by a specific description or by Standard Industrial Classifications (SIC) Code. The industry types identified include some facilities which may not typically be thought of as "industrial" and some facilities which are typically owned and operated by public agencies.

The General Permit covers storm water runoff from 10 of the following 11 categories listed in the Federal storm water regulations. The facilities included in each category are described in Attachment I and listed in the tables shown below in parentheses.

**EPA Categories**

i. Facilities subject to storm water effluent guidelines, new source performance standards or toxic pollutant effluent standards under 40CFR Subchapter N (Table 1)

ii. Certain manufacturing facilities (Table 2)

iii. Active and inactive oil and gas operations and mining facilities (Table 2)

iv. Hazardous waste treatment, storage, or disposal facilities (Table 4)

v. Landfills, land application sites, and open dumps that receive or have received any industrial wastes from facilities listed herein (Table 4)

vi. Recycling facilities, including metal scrap yards, battery reclaimers, salvage yards, and automobile junkyards (Table 2)

vii. Steam electric power generating facilities (Table 4)

viii. Transportation facilities which have vehicle maintenance shops, equipment cleaning operations, or airport deicing operations (Table 2)

ix. Wastewater treatment plants with design flows greater than 1.0 mgd or plants required to have a pretreatment program (Table 4)

x. Construction (will be covered under the separate General Permit for Discharges of Storm Water Associated with Construction Activities)
Other manufacturing facilities where materials, machinery, or products are exposed to storm water (Table 3)

General Information

A. Permit Fee

1. $250 in areas with a municipal NPDES permit
2. $500 in all other areas

B. To obtain a permit application form (NOI), call Stefanie Gordon at 916/657-0752

C. You will receive a letter 2 to 3 weeks after submitting your application confirming that you are covered by the General Permit

D. If you fail to submit an NOI by the March 30, 1992 deadline, submit an NOI anyway with an explanation why you were delayed

E. Certain determinations about this permitting process by the U.S. Environmental Protection Agency (EPA) may not apply in California. Procedures and applicability of the General Permit will be determined by the State Water Resources Board

F. The two major requirements of the General Permit are development and implementation of a Storm Water Monitoring and Reporting Program and a Storm Water Pollution Prevention Plan

G. Submit your completed NOI and permit fee to:

   State Water Resources Control Board
   Division of Water Quality
   P.O. Box 1977
   Sacramento, CA  95812-1977

   Attention: Storm Water Permitting Section

H. A Standard Industrial Classification (SIC) Manual can be found at most libraries. To order a manual call:

   1-800-872-6386 or 1-800-562-0245
   Specify Title Code #84161-9.
DECISION TREE

DOES THE GENERAL PERMIT FOR DISCHARGES OF STORM WATER ASSOCIATED WITH INDUSTRIAL ACTIVITIES APPLY TO MY SITE?

WHAT IS THE PRIMARY ACTIVITY FOR EACH FACILITY AT THE SITE? (SEE ATTACHMENT I)

IS THE PRIMARY ACTIVITY DESCRIBED ON ATTACHMENT I?

YES

IS THERE A DISCHARGE OF STORM WATER ASSOCIATED WITH THE PRIMARY ACTIVITY? (SEE ATTACHMENT II)

NO

A PERMIT IS NOT REQUIRED NOW*

YES

DOES THE DISCHARGE OF STORM WATER EVER LEAVE THE SITE? (SEE ATTACHMENT III)

NO

A PERMIT IS NOT REQUIRED NOW*

YES

1. FILE AN NOI. SUBMIT TO SWRCB.

2. PREPARE A POLLUTION PREVENTION PLAN. IMPLEMENT BY 10/1/92.

3. PREPARE A MONITORING PROGRAM. IMPLEMENT BY 10/1/92.

NO

A PERMIT IS NOT REQUIRED NOW*

* LOCAL AGENCIES MAY ADOPT OTHER PERMITS, CONDITIONS, RULES OR ORDINANCES THAT APPLY TO YOUR INDUSTRY.

4/15/92
INTRODUCTION

The State NPDES General Permit for Discharges of Storm Water Associated with Industrial Activities (General Permit) covers 10 of the 11 categories of industrial facilities described in the federal storm water regulations. All 11 categories are described below. Industrial facilities owned or operated by governmental entities (including federal, state, and municipal facilities) and included in any of the 10 designated categories (Categories i through ix, and xi) are subject to General Permit requirements. Category x facilities will be covered by a separate General Permit for Discharges of Storm Water Associated with Construction Activities (scheduled for adoption in Summer 1992).

Category i through ix facilities must file a Notice of Intent to be covered by the General Permit if they discharge industrial storm water (see Attachment II) to waters of the United States (see Attachment III). Category xi facilities must file a Notice of Intent to be covered by the General Permit only if they have equipment or material (outdoor activities) exposed to storm water (see Attachments II and III).

Five categories of facilities (ii, iii, vi, viii, and xi) are defined by Standard Industrial Classification (SIC) codes. Application of SIC codes is described below. Affected SIC codes are listed in Tables 2 and 3.

The remaining six categories of facilities (i, iv, v, vii, ix, and x) are defined by industrial activity descriptions.

APPLICATION OF SIC CODES

Identify Each Facility Contained at the Site

A facility is defined as "something that is built, installed, or established to serve a particular purpose" (Webster's Ninth New College Dictionary, 1986). Therefore, identifying the "purpose" is critical in defining a facility, i.e., each facility will achieve a particular end which can be described with a SIC code.

If more than one activity is occurring, the site may involve two separate, but contiguous facilities. Factors to consider include physical barriers and separate management. For example, a hotel complex could include a marina facility managed by a separate party or separated by a physical barrier from the hotel complex. In this case, the marina would be considered a separate facility associated with industrial activity subject to the Permit requirements (Transportation SIC 4493).

Identify Primary Activity

Once all facilities are identified, determine the primary purpose for each facility. The primary purpose is determined by the principal product or groups of products produced or distributed, or services rendered. The principal product or service should be determined by its relative share of value added (gross production, sales, receipts, or revenues) at the facility. Once the primary purpose of facility is identified, you will be able to determine if the primary purpose is described by one of the listed SIC codes.

In issuing the General Permit, the SWRCB indicated that a facility must be permitted if the primary activity (purpose) at the facility is described by one of the listed SIC codes (whether or not the activity is primary or auxiliary to the owner or operator of the facility). Thus, the primary activity at the facility should be considered when applying the SIC codes rather than the primary business of the owner or operator.
For example, a school bus maintenance facility is required to obtain a permit since establishments operating school buses (SIC 4151) are in one of the categories described in the storm water permit regulations, even though the facility is owned by an educational institution (e.g., a school district) which is not described by one of the listed SIC codes.

If a site contains two or more facilities each described by designated SIC codes, only one NPDES permit may be necessary if the owner of the site assumes responsibility for all facilities (see Attachment III - Who is Responsible for Obtaining the NPDES permit?). As an alternative, the operators for each facility could apply for separate permits.

GENERAL DESCRIPTION OF INDUSTRIAL FACILITY CATEGORIES

Category I

Facilities Listed Under 40 CFR Subchapter N

These consist of all facilities subject to promulgated: a) storm water effluent limitation guidelines, b) new source performance standards, or c) toxic pollutant effluent standards under 40 CFR Subchapter N. All affected industrial categories are identified in Table 1.

Industries listed with the new source performance standards group need only be permitted if they are a "new source"; meaning an industrial facility built after the performance standards were promulgated by EPA. Industries that believe that they may be included in Category I should review the Subchapter N guidelines and/or consult their local Regional Water Quality Control Board.

Excluded are facilities with toxic pollutant effluent standards which are exempted under Category xi (i.e. because materials, equipment, and products are not exposed to storm water).

Category II

Manufacturing Facilities

These consist of facilities engaged in the mechanical or chemical transformation of materials or substances into new products, and are usually described as plants, factories, or mills and characteristically use power driven machines and materials handling equipment. Establishments engaged in assembling component parts of manufactured products or in the blending of materials such as lubricating oils, plastics, or liquors are included. Table 2 includes all four digit SIC codes within this category.

All facilities identified by this category are required to file to be covered by the General Permit, regardless of whether equipment and/or materials are exposed to storm water. These facilities should also note that the definition of "storm water discharge associated with industrial activity" (see Attachment II) includes, but is not limited to, discharges from the specified industrial activity areas. Included in the definition are manufacturing buildings and material and waste storage areas (whether totally enclosed or not) including tank farm areas. Activities of concern include emissions from stacks or air exhaust systems, use of unhoused manufacturing and heavy industrial equipment, and generation of dust or particulates.

Excluded are facilities engaged in services or wholesale or retail trade.

Category III

Oil and Gas/Mining Facilities

These consist of active or inactive mining operations and oil and gas exploration, production, processing, or treatment operations, or transmission facilities that discharge storm water.
contaminated by contact with or that has come into contact with any overburden, raw material, intermediate products, finished products, by-products, or waste products located on the site of such operations. Inactive mining operations are mined sites that are not being actively mined, but which have an identifiable owner/operator. Included are SIC Codes 10 (Metal Mining), 11 (Anthracite Mining), 12 (Coal Mining), 13 (Oil and Gas Extraction), and 14 (Mining and Quarrying of Nonmetallic Minerals, Except Fuels). Table 2 includes all four digit SIC codes within this category.

Excluded are inactive mining sites where mining claims are being maintained prior to disturbances associated with the extraction, benefaction, or processing of mined material, nor sites where minimal activities are undertaken for the sole purpose of maintaining a mining claim. Also excluded are certain areas of coal mining meeting the definition of a reclamation area under 40 CFR 434.11(1) and certain areas of non-coal mining which have been released from state or federal reclamation requirements after December 17, 1990.

Category iv

Hazardous Waste Treatment, Storage, or Disposal Facilities

These consist of hazardous waste treatment, storage, or disposal facilities, including those that are operating under interim status or permit under Subtitle C of the Resource Conservation and Recovery Act (RCRA). These include only hazardous waste facilities under the federal definition of hazardous waste (RCRA hazardous waste as defined in Title 22, Section 66261.3, CA Health and Safety Code). The California definition of hazardous waste is broader and includes non-RCRA hazardous wastes. Only hazardous waste facilities based on the federal definition are required to obtain a NPDES storm water permit. However, non-RCRA hazardous waste facilities are still expected to effectively manage storm water discharges and may be required by a Regional Board to obtain a permit on a case-by-case basis. They must also comply with any conditions imposed by a permitted municipal storm water agency. See Table 4 for further detail.

Category v

Landfills, Land Application Sites, and Open Dumps

These consist of landfills, land application sites, and dumps that received any industrial wastes, including active and inactive sites that receive or have received industrial waste from any of the types of facilities described as industrial facilities in the storm water regulations (i.e., these eleven categories), sites subject to regulation under Subtitle D of RCRA, and sites that have accepted wastes from construction activities (construction activities include any clearing, grading, or excavation that results in disturbance of five acres or more). It is probable that most active and inactive landfills have received industrial waste. See Table 4 for further detail.

Excluded are properly closed landfills that now function as a different land use (e.g., park, golf course, etc.) and which do not pose a threat of discharging storm water exposed to landfill waste.

Category vi

Recycling Facilities

These consist of facilities involved in the recycling of materials, including facilities engaged in assembling, breaking up, sorting, and wholesale distribution of motor vehicle motors and parts, scrap, and other waste materials, and include metal scrap yards, battery reclaimers, salvage yards, and automobile junkyards. Included are facilities which store and recycle paper, glass, metals, oil, rubber, plastics, and other synthetics. These include SIC Code 5015-Used Motor Vehicle Parts and SIC Code 5093-Scrap and Waste Materials.
Excluded are municipal waste collection sites where bottles, cans, and papers are collected for recycling purposes.

Category vii

Steam Electric Power Generating Facilities

These consist of steam electric power generating facilities, including coal handling sites. See Table 4 for further detail.

Excluded are onsite and offsite ancillary transformer facilities, as long as such facilities have regular inspections and management practices in place, including spill prevention, response, and clean up.

Category viii

Transportation Facilities

These consist of transportation facilities classified by the SIC indicated below which have vehicle maintenance shops, equipment cleaning operations, or airport deicing operations. Only those portions of the facility involved in vehicle maintenance (including vehicle rehabilitation, mechanical repairs, painting, fueling, and lubrication), equipment cleaning operations, airport deicing operations, or other operations identified under Categories i through vii or ix through xi must be permitted.

In determining whether a facility is covered by the transportation category, first determine whether the facility is involved in providing transportation to individual customers or for other companies or establishments, or provides long-distance trucking services to anyone. Maintenance facilities owned or operated by companies or public agencies which are involved in providing transportation services to the public or other businesses are covered, including the transportation of individuals (such as by buses, vans, or taxies) and goods (such as by trucks, rail, ships, or airplanes). All long-distance trucking facilities are covered.

Excluded are transportation facilities which only transport goods for the company or enterprise of which it is a part or only transport its own employees. Municipal corporation yards are excluded unless they perform the functions described in the SIC codes below, such as the service of an urban or suburban bus line (SIC 4111 - Local and Suburban Transit), or contain a warehousing and storage facility described by SIC codes 4225 or 4226. However, all municipal corporation yards are still expected to effectively manage storm water discharges and may be required by a Regional Board to obtain a Permit on a case-by-case basis. They must also comply with any conditions imposed by a permitted municipal storm water agency.

Also excluded are fuel stations, vehicle repair or service stations, and body shops which are not associated with the establishments described in the SIC codes below. However, these establishments are still expected to effectively manage storm water discharges and may be required by a Regional Board to obtain a permit on a case-by-case basis. They must also comply with any conditions imposed by a permitted municipal storm water agency.

Major transportation groups covered by the Permit are described below:

SIC 40 - Railroad Transportation

This major group includes establishments furnishing transportation by line-haul railroad, and switching and terminal establishments. Railways serving a single municipality, contiguous municipalities, or a municipality and its suburban areas are classified in Major Group 41.
SIC 41 - Local and Suburban Transit and Interurban Highway Passenger Transportation

This major group includes establishments primarily engaged in furnishing local and suburban passenger transportation, such as those providing passenger transportation within a single municipality, contiguous municipalities, or a municipality and its suburban areas by bus, rail, or subway, either separately or in combination. Also included are establishments primarily engaged in furnishing transportation to local scenic features. Also included are intercity bus lines that are classified in Major Group 40.

SIC 42 - Motor Freight Transportation and Warehousing (except SIC 4221-25 (Public Warehousing) which are included in Category xi)

This major group includes establishments furnishing local or long-distance trucking or transfer services or those engaged in the storage of special products (SIC 4226) such as automobiles (dead storage only), furs (for the trade), textiles, whiskey, and goods at foreign trade zones.

SIC 43 - United States Postal Service

SIC 44 - Water Transportation

This major group includes establishments engaged in freight and passenger transportation on the open seas or inland waters, and establishments furnishing such incidental service as lightering, towing, and canal operation. This major group also includes excursion boats, sightseeing boats, and water taxis. Establishments engaged in the operation of charter or party fishing boats are not included.

SIC 45 - Transportation by Air

This major group includes establishments engaged in furnishing domestic and foreign transportation by air and also those operating airports and flying fields and furnishing terminal services. Establishments primarily engaged in performing services which may incidentally use airplanes (e.g. crop dusting and aerial photography) are not included.

SIC 5171 - Petroleum Bulk Stations and Terminals

These include establishments primarily engaged in the wholesale distribution of crude petroleum and petroleum products, including liquefied petroleum gas, from bulk liquid storage facilities.

Table 2 includes a complete list of all four digit SIC codes within this category. All facilities identified by this category are required to obtain NPDES permits for the discharge of industrial storm water regardless of material, equipment, or product exposure.

Category ix

Sewage or Wastewater Treatment Works

These consist of treatment works treating domestic sewage or any other sewage sludge or wastewater treatment device or system used in the storage, treatment, recycling, and reclamation of municipal or domestic sewage, including land dedicated to the disposal of sewage sludge that are located within the confines of the facility, with a design flow of one million gallons per day (MGD) or more, or required to have an approved pretreatment program under 40 CFR Part 403. Industrial activity areas at these facilities include, but are not limited to, onsite sludge composting;
storage of chemicals such as ferric chloride, alum polymers, and chlorine; and areas which experience spills and bubbleovers. See Table 4 for further detail.

Excluded are farm lands, domestic gardens, or lands used for sludge management or reclamation of municipal wastewater where the sludge or wastewater is beneficially reused and which are not physically located in the confines of the facility.

Category x

Construction Activities

These include, but are not limited to, clearing, grading, and excavation activities. The State intends to issue a separate General Permit for Discharges of Storm Water Associated with Construction Activities to cover storm water discharges from these activities. The General Permit for Construction Activities will further delineate the extent of affected construction activities.

Excluded from the General Permit for Construction Activities will be operations that result in the disturbance of less than five acres of total land area which are not part of a larger common plan of development or sale. However, such operations are still expected to effectively manage storm water discharges and may be required by a Regional Board to obtain a permit on a case-by-case basis. They must also comply with any conditions imposed by local permitted municipal storm water agencies.

Category xi

Manufacturing Facilities

These consist of manufacturing facilities identified by SIC code which have storm water discharges "associated with industrial activities" from areas where material handling equipment or activities, raw materials, intermediate products, final products, waste materials, by-products, or industrial machinery are exposed to storm water. Discharges of storm water "associated with industrial activity" and "exposure" to storm water are addressed in Attachment II.

Areas of industrial activity include manufacturing buildings and storage areas. Areas of industrial activity do not include access roads and rail lines.

Table 3 is a complete list of four digit SIC codes included in this category.

4/16/92
ATTACHMENT II

IS THERE A DISCHARGE OF STORM WATER ASSOCIATED WITH INDUSTRIAL ACTIVITY?

The term "discharges of storm water associated with industrial activity" means discharges of storm water from areas at a facility where storm water may contact pollutants or activities may release pollutants to storm water. Such discharges include, but are not limited to, discharges from the following:

a. Industrial plan yards;
b. Immediate access roads and rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility (except for category xi);
c. Material handling sites;
d. Refuse sites;
e. Sites used for the application or disposal of process waste waters; 40 CFR 401
f. Sites used for the storage and maintenance of material handling equipment;
g. Sites used for residual treatment, storage, or disposal;
h. Shipping and receiving areas;
i. Storage areas (including tank farms) for raw materials, and intermediate and finished products;
j. Manufacturing buildings; and
k. Areas where industrial activity has taken place in the past and significant materials remain and are exposed to storm water.

Significant materials include, but are not limited to, raw materials; fuels; materials such as solvents, detergents, and plastic pellets; finished materials such as metallic products; raw materials used in food processing or production; hazardous substances; fertilizers; pesticides; and waste products such as ashes, slag and sludge that have the potential to be released with storm water discharges.

Access roads and rail lines include those used or traveled by carriers of raw materials, manufactured products, waste materials, or by-products used or created by the facility. Included are haul roads or rail lines dedicated to transportation of industrial products at facilities and roads and rail lines which are exclusively or primarily dedicated for use by the facility. They do not include public access roads or roads used to transport bulk samples of raw materials or products in small-scale prior to industrial production.

Note that the definition of industrial activity areas is not limited to the specified areas. Any area at a facility where storm water may contact pollutants or activities may release pollutants to storm water must be considered. Also note that the definition includes manufacturing buildings and material and waste storage areas (whether totally enclosed or not). Activities of concern in these areas include emissions from stacks or air exhaust systems, use of unhoused manufacturing and heavy industrial equipment, generation of dust or particulates, use of material handling equipment, and material handling activities.

Non-industrial Areas are areas located at facilities such as office buildings and accompanying parking lots are generally excluded, as long as the drainage from the excluded areas is discharged separately from storm water drained from areas with industrial activities. The intent of the regulations is to control industrial activity storm water discharges. Non-industrial areas are considered equivalent to residential or commercial land-use areas and should be managed as such. These areas may be subject to other requirements imposed by local agencies which have jurisdiction over or manage storm drain systems or waterways.
For the manufacturing facilities identified by Category xi, storm water discharge associated with industrial activity includes only storm water discharges from the areas (except access roads and rail lines) that are listed above where material handling equipment or activities, raw materials, intermediate products, final products, waste material, by-products, or industrial machinery are exposed to storm water.

Exposure means either direct contact with storm water or the possibility of release (e.g., spills) of pollutants to storm water. For example, roof drainage from manufacturing buildings must be considered when determining exposure. Exposure in this circumstance would include direct or potential contact or release of pollutants (associated with raw materials, products, or waste) from roof stacks to storm water. Manufacturing facilities may also be sources of dust or particulates associated with material handling equipment or activities, raw materials, products, or waste, or industrial machinery. Enclosed storage areas are also defined as areas of industrial activity where there may be exposure during loading/unloading of materials or exposure due to spills.

Category xi facilities are expected to use reasonable and professional judgment when making the determination of exposure from the listed areas and activities. In order to demonstrate that these areas are not exposed to storm water, the following conditions must be met:

1. All illicit (un-permitted) connections to the storm drainage system must be eliminated;

2. All materials must be completely contained at all times, so, if spilled, they will not directly or indirectly contact storm water, and

3. All emissions from stacks or air exhaust systems, unhoused manufacturing and heavy industrial equipment, and emissions of dust or particulates must not be exposed to storm water.

If a facility demonstrates that there is no exposure, documentation of the rationale for the determination should be retained on site. Written approval by a Regional Board and a NPDES industrial storm water discharge permit is not required for such facilities. However, such facilities are expected to effectively manage storm water discharges and may be required by a Regional Board to obtain a permit on a case-by-case basis. They must also comply with any conditions imposed by a permitted municipal storm water agency.

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ATTACHMENT III

IS THERE A DISCHARGE OF STORM WATER ASSOCIATED WITH INDUSTRIAL ACTIVITY TO WATERS OF THE UNITED STATES?

The answer is yes, and a General Permit is required, if either of the following applies:

a. The discharge of industrial storm water is directly to waters of the United States through any conveyance. The conveyance does not have to be a pipe or ditch. It includes "sheet flow" discharges resulting from any manipulation of land surface (e.g., pavement).

b. The discharge of industrial storm water is to a storm drain system which ultimate discharges to waters of the United States. In this case all "sheet flow" discharges are included.

The answer is no, and General Permit is not required, if either of the following applies:

a. The discharge of industrial storm water is to a municipal sanitary sewer system or combined sewer system (combined sanitary and storm sewer system).

b. The discharge of industrial storm water is to evaporation ponds, percolation ponds, or dry wells (groundwater injection wells), and there is no discharge to surface waters under any circumstances.

Even though these types of discharges are not required to obtain a General Permit, the discharges may be subject to separate waste discharge requirements issued by a Regional Water Quality Control Board (Regional Board) if they pose a threat to groundwater. If there is a question, call the local Regional Board to obtain guidance.

IS A SEPARATE STORM WATER PERMIT REQUIRED IF THE FACILITY ALREADY HAS A NPDES PERMIT?

A separate General Permit is not required if an existing NPDES permit identifies and addresses all industrial storm water discharges from the facility.

An existing NPDES permit may be modified to address all industrial storm water. Normally, this modification will occur when the existing permit is reissued or amended by a Regional Board. In the interim, the facility should obtain coverage under the General Permit.

WHO IS RESPONSIBLE FOR OBTAINING THE GENERAL PERMIT?

Either the owner or operator of the facility may obtain the Permit. Generally, the operator will be responsible for obtaining the permit. The operator is usually responsible for the industrial activity, and therefore, more appropriately, the best entity to manage the activity in compliance with the permit. However, owners may obtain coverage for a facility with the understanding that they will be directly responsible for the storm water discharge and consequently, responsible for compliance with permit conditions.

For example, a tenant which operates an industrial facility at an airport complex may be responsible for submitting a NOI for coverage under the General Permit and would be responsible for implementing a Storm Water Pollution Prevention Plan (SWPP Plan) for its facility. Alternatively, the airport owner may choose to assume responsibility for its tenants, in addition to its own industrial activities. In this case, the airport owner would submit a NOI and would be responsible for implementing a SWPP Plan that addresses all noted activities at the airport complex.

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**SUBCHAPTER N - EFFLUENT GUIDELINES AND STANDARDS**

(CATEGORY I)

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**Group 1:** Storm water effluent limitations guidelines - Permit Mandatory

**Group 2:** New source performance standards - Permit Mandatory

**Group 3:** Toxic pollutant effluent standards - Permit conditional on exposure to storm water (Category xi)

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Note: N.E.C. means Not Elsewhere Classified.
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<td>3731 Ship Building &amp; Repairing</td>
</tr>
<tr>
<td>3264 Porcelain Electrical Supplies</td>
<td>3732 Boat Building &amp; Repairing</td>
</tr>
<tr>
<td>3269 Penney Products, N.E.C.</td>
<td>Railroads</td>
</tr>
<tr>
<td>3271 Concrete Block &amp; Brick</td>
<td>4011 Railroads, Line-Haul Operating</td>
</tr>
<tr>
<td>3272 Concrete Products, Except Block &amp; Brick, N.E.C.</td>
<td>4013 Railroad Switching &amp; Terminal Establishments</td>
</tr>
<tr>
<td>3273 Ready-Mixed Concrete</td>
<td>Local &amp; Suburban Transit &amp; Interurban Highway Passenger Transportation</td>
</tr>
<tr>
<td>3274 Lime</td>
<td>4111 Local &amp; Suburban Transit</td>
</tr>
<tr>
<td>3275 Gypsum Products</td>
<td>4119 Local Passenger Transportation, N.E.C.</td>
</tr>
<tr>
<td>3281 Cut Stone &amp; Stone Products</td>
<td>4121 Taxis</td>
</tr>
<tr>
<td>3291 Abrasive Products</td>
<td>4131 Intercity &amp; Rural Bus Transportation</td>
</tr>
<tr>
<td>3292 Asbestos Products</td>
<td>4141 Local Bus Charter Service</td>
</tr>
<tr>
<td>3295 Minerals &amp; Earths, Ground or Otherwise Treated</td>
<td>4142 Bus Charter Service, Except Local</td>
</tr>
<tr>
<td>3296 Mineral Wool</td>
<td>4151 School Buses</td>
</tr>
<tr>
<td>3297 Nonclay Refractories</td>
<td>4173 Terminal &amp; Service Facilities for Motor Vehicle Passenger Transportation</td>
</tr>
<tr>
<td>3299 Nonmetallic Mineral Products, N.E.C.</td>
<td>Motor Freight Transportation &amp; Warehousing</td>
</tr>
</tbody>
</table>

**Primary Metal Industries**

| 3312 Steel Works, Blast Furnaces (Including Coke Ovens), & Rolling Mills |
| 3313 Electrorefractory Products, Except Steel |
| 3315 Steel Wire-drawing & Steel Nails & Spikes |
| 3316 Cold-Rolled Steel Sheet, Strip, & Bars |
| 3317 Steel Pipe & Tubes |
| 3321 Gray & Ductile Iron Foundries |
| 3322 Malleable Iron Foundries |
| 3324 Steel Investment Foundries |
| 3325 Steel Foundries, N.E.C. |
| 3331 Primary Smelting & Refining of Copper |
| 3332 Primary Production of Aluminum |
| 3339 Primary Smelting & Refining of Nonferrous Metals, Except Copper & Aluminum |
| 3341 Secondary Smelting & Refining of Nonferrous Metals |
| 3351 Rolling, Drawing, & Extruding of Copper |
| 3353 Aluminum Sheet, Plate, & Foil |
| 3354 Aluminum Extruded Products |
| 3355 Aluminum Rolling & Drawing, N.E.C. |
| 3356 Rolling & Drawing of Nonferrous Metals, Except Copper & Aluminum |
| 3357 Drawing & Insulating of Nonferrous Wire |
| 3363 Aluminum Die-Castings |
| 3364 Nonferrous Die-Castings, Except Aluminum |
| 3365 Aluminum Foundries |
| 3366 Copper Foundries |

**United States Postal Service**

| 4311 United States Postal Service |

**Water Transportation**

| 4412 Deep Sea Foreign Transportation of Freight |
| 4424 Deep Sea Domestic Transportation of Freight |
| 4432 Freight Transportation on the Great Lakes - St. Lawrence Seaway |
| 4449 Water Transportation of Freight, N.E.C. |

**Note:** N.E.C. means Not Elsewhere Classified.
Water Transportation (Cont.)

4481  Deep Sea Transportation of Passengers, Except by Ferry
4482  Ferries
4489  Water Transportation of Passengers, N.E.C.
4491  Marine Cargo Handling
4492  Towing & Tugboat Services
4493  Marinas
4499  Water Transportation Services, N.E.C.

Transportation By Air

4512  Air Transportation, Scheduled
4513  Air Courier Services
4522  Air Transportation, Nonscheduled
4581  Airports, Flying Fields, & Airport Terminal Services

Wholesale Trade - Durable Goods

5015  Motor Vehicle Parts, Used
5093  Scrap & Waste Materials

Petroleum & Petroleum Products
5171  Petroleum & Petroleum Product Wholesalers, Except Bulk Stations & Terminals

Note: N.E.C. means Not Elsewhere Classified.
TABLE 3

CONDITIONAL INDUSTRIES (Category xi)
Permit required only if materials, machinery, or products are exposed to stormwater

<table>
<thead>
<tr>
<th>Food &amp; Kindred Products</th>
<th>Food &amp; Kindred Products (Cont.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2011 Meat Packing Plants</td>
<td>2099 Food Preparations, N.E.C.</td>
</tr>
<tr>
<td>2013 Sausages &amp; Other Prepared Meat Products</td>
<td>Tobacco Products</td>
</tr>
<tr>
<td>2015 Poultry Slaughtering &amp; Processing</td>
<td>2211 Cigars</td>
</tr>
<tr>
<td>2021 Creamery Butter</td>
<td>2212 Cigarettes</td>
</tr>
<tr>
<td>2022 Natural, Processed, &amp; Imitation Cheese</td>
<td>2213 Chewing &amp; Smoking Tobacco &amp; Snuff</td>
</tr>
<tr>
<td>2023 Dry, Condensed, &amp; Evaporated Dairy Products</td>
<td>2214 Tobacco Stemming &amp; Redrying</td>
</tr>
<tr>
<td>2024 Ice Cream &amp; Frozen Desserts</td>
<td>Textile Mill Products</td>
</tr>
<tr>
<td>2025 Fluid Milk</td>
<td>2221 Broadwoven Fabric Mills, Cotton</td>
</tr>
<tr>
<td>2026 Canned Specialties</td>
<td>2222 Broadwoven Fabric Mills, Manmade Fiber &amp; Silk</td>
</tr>
<tr>
<td>2035 Pickled Fruits &amp; Vegetables, Vegetable Sauces &amp; Seasonings, &amp; Salad Dressings</td>
<td>2251 Women's Full-Length &amp; Knee-Length Hosiery, Except Socks</td>
</tr>
<tr>
<td>2037 Frozen Fruits, Fruit Juices, &amp; Vegetables</td>
<td>2252 Hosiery, N.E.C.</td>
</tr>
<tr>
<td>2038 Frozen Specialties, N.E.C.</td>
<td>2253 Knit Outerwear Mills</td>
</tr>
<tr>
<td>2041 Flour &amp; Other Grain Mill Products</td>
<td>2254 Knit Underwear &amp; Nightwear Mills</td>
</tr>
<tr>
<td>2043 Cereal Breakfast Foods</td>
<td>2255 Wool Knit Fabric Mills</td>
</tr>
<tr>
<td>2044 Rice Milling</td>
<td>2256 Lace &amp; Warp Knit Fabric Mills</td>
</tr>
<tr>
<td>2257 Knit Underwear &amp; Nightwear Mills</td>
<td>2259 Knitting Mills, N.E.C.</td>
</tr>
<tr>
<td>2045 Prepared Flour Mixes &amp; Doughs</td>
<td>2261 Finishes of Broadwoven Fabrics of Cotton</td>
</tr>
<tr>
<td>2046 Wet Corn Milling</td>
<td>2262 Finishes of Broadwoven Fabrics of Manmade Fiber &amp; Silk</td>
</tr>
<tr>
<td>2047 Dog &amp; Cat Food</td>
<td>2269 Finishes of Textiles, N.E.C.</td>
</tr>
<tr>
<td>2048 Prepared Feeds &amp; Feed Ingredients for Animals &amp; Poultry, Except Dogs &amp; Cats</td>
<td>2273 Carpets &amp; Rugs</td>
</tr>
<tr>
<td>2051 Bread &amp; Other Bakery Products, Except Cookies &amp; Crackers</td>
<td>2281 Yarn Spinning Mills</td>
</tr>
<tr>
<td>2052 Cookies &amp; Crackers</td>
<td>2282 Yarn Texturizing, Throwing, Twisting, &amp; Winding Mills</td>
</tr>
<tr>
<td>2053 Frozen Bakery Products, Except Bread</td>
<td>2284 Thread Mills</td>
</tr>
<tr>
<td>2061 Cane Sugar, Except Refining</td>
<td>2295 Coated Fabrics, Not Rubberized</td>
</tr>
<tr>
<td>2062 Sugar Cane Refining</td>
<td>2296 Tire Cord &amp; Fabrics</td>
</tr>
<tr>
<td>2063 Beet Sugar</td>
<td>2297 Nonwoven Fabrics</td>
</tr>
<tr>
<td>2064 Candy &amp; Other Confectionery Products</td>
<td>2298 Cordage &amp; Twine</td>
</tr>
<tr>
<td>2066 Chocolate &amp; Cocoa Products</td>
<td>2299 Textile Goods, N.E.C.</td>
</tr>
<tr>
<td>2067 Chewing Gum</td>
<td>Apparel &amp; Other Finished Products Made From Fabrics &amp; Similar Materials</td>
</tr>
<tr>
<td>2068 Salted &amp; Roasted Nuts &amp; Seeds</td>
<td>2311 Men's &amp; Boy's Suits, Coats, &amp; Overcoats</td>
</tr>
<tr>
<td>2074 Cottonseed Oil Mills</td>
<td>2321 Men's &amp; Boy's Shirts, Except Work Shirts</td>
</tr>
<tr>
<td>2075 Soybean Oil Mills</td>
<td>2322 Men's &amp; Boy's Underwear &amp; Nightwear</td>
</tr>
<tr>
<td>2076 Vegetable Oil Mills, Except Corn, Cottonseed, &amp; Soybean</td>
<td>2323 Men's &amp; Boy's Separate Trousers &amp; Slacks</td>
</tr>
<tr>
<td>2077 Animal &amp; Marine Fats &amp; Oils</td>
<td>2326 Men's &amp; Boy's Work Clothing</td>
</tr>
<tr>
<td>2079 Shortening, Table Oils, Margarine, &amp; Other Edible Fats &amp; Oils, N.E.C.</td>
<td>2329 Men's &amp; Boy's Clothing, N.E.C.</td>
</tr>
<tr>
<td>2082 Malt Beverages</td>
<td>2331 Women's, Misses' &amp; Juniors' Blouses &amp; Shirts</td>
</tr>
<tr>
<td>2083 Malt</td>
<td>2335 Women's, Misses' &amp; Juniors' Dresses</td>
</tr>
<tr>
<td>2084 Wineries, Brandies, &amp; Brandy Spirits</td>
<td>2337 Women's, Misses' &amp; Juniors' Suits, Skirts, &amp; Coats</td>
</tr>
<tr>
<td>2085 Distilled &amp; Blended Liquors</td>
<td>2339 Women's, Misses' &amp; Juniors' Outerwear, N.E.C.</td>
</tr>
<tr>
<td>2086 Bottled &amp; Canned Soft Drinks &amp; Carbonated Waters</td>
<td>2337 Women's, Misses' &amp; Juniors' Suits, Skirts, &amp; Coats</td>
</tr>
<tr>
<td>2087 Flavored Extracts &amp; Syrups, N.E.C.</td>
<td>2339 Women's, Misses' &amp; Juniors' Outerwear, N.E.C.</td>
</tr>
<tr>
<td>2091 Canned &amp; Cured Fish &amp; Seafoods</td>
<td>2339 Women's, Misses' &amp; Juniors' Outerwear, N.E.C.</td>
</tr>
<tr>
<td>2092 Prepared Fresh or Frozen Fish &amp; Seafoods</td>
<td>2339 Women's, Misses' &amp; Juniors' Outerwear, N.E.C.</td>
</tr>
<tr>
<td>2095 Roasted Coffee</td>
<td>Textile Mill Products</td>
</tr>
<tr>
<td>2096 Potato Chips, Corn Chips, &amp; Similar Snacks</td>
<td>2211 Broadwoven Fabric Mills, Cotton</td>
</tr>
<tr>
<td>2097 Manufactured Ices</td>
<td>2222 Broadwoven Fabric Mills, Manmade Fiber &amp; Silk</td>
</tr>
<tr>
<td>2098 Macaroni, Spaghetti, Vermicelli, &amp; Noodles</td>
<td>2231 Broadwoven Fabric Mills, Wool (Including Dyeing &amp; Finishing)</td>
</tr>
</tbody>
</table>

Note: N.E.C. means Not Elsewhere Classified.
Apparel & Other Finished Products Made From Fabrics & Similar Materials (Cont.)

2541 Women's, Misses', Children's, & Infants' Underwear & Nightwear
2342 Brasieres, Girdles, & Allied Garments
2353 Hats, Caps, & Millinery
2361 Girls' Children's & Infants' Dresses, Blouses, & Shirts
2369 Girls', Childrens', & Infants' Outerwear, N.E.C.
2371 Fur Goods
2381 Dress & Work Gloves, Except Knit & All-Leather
2384 Robes & Dressing Gowns
2385 Waterproof Outerwear
2386 Leather & Sheep-Lined Clothing
2387 Apparel Belts
2389 Apparel & Accessories, N.E.C.
2391 Curtains & Draperies
2392 Housefurnishings, Except Curtains & Draperies
2393 Textile Bags
2394 Canvas & Related Products
2395 Pleating, Decorative & Novelty Trimming, & Tucking for the Trade
2396 Automotive Trimmings, Apparel Findings, & Related Products
2397 Schiffli Machine Embroideries
2399 Fabricated Textile Products, N.E.C.

Millwork, Veneer, Plywood, & Structural Wood Members

2434 Wood Kitchen Cabinets

Furniture & Fixtures

2511 Wood Household Furniture, Except Upholstered
2512 Wood Household Furniture, Upholstered
2514 Metal Household Furniture
2515 Mattresses, Foundations, & Convertible Beds
2517 Wood Television, Radio, Phonograph, & Sewing Machine Cabinets
2519 Household Furniture, N.E.C.
2521 Wood Office Furniture
2522 Office Furniture, Except Wood
2531 Public Building and Related Furniture
2541 Wood Office & Store Fixtures, Panelings, Shelving, & Lockers
2542 Office & Store Fixtures, Paritions, Shelving, & Lockers, Except Wood
2591 Drapery Hardware & Window Blinds & Shades
2599 Furniture & Fixtures, N.E.C.

Paper & Allied Products

2652 Setup Paperboard Boxes
2653 Corrugated & Solid Fiber Boxes
2655 Fiber Cans, Tubes, Drums & Similar Products
2656 Sanitary Food Containers, Except Folding

Paper & Allied Products (Cont.)

2657 Folding Paperboard Boxes, Including Sanitary
2671 Packaging Paper & Plastics Film, Coated & Laminated
2672 Coated & Laminated Paper, N.E.C.
2673 Plastics, Foil & Coated Paper Bags
2674 Uncoated Paper & Multiwall Bags
2675 Die-Cut Paper, Paperboard, & Cardboard
2676 Sanitary Paper Products
2677 Envelopes
2678 Stationery, Tablets & Related Products
2679 Converted Paper & Paperboard Products, N.E.C.

Printing, Publishing, & Allied Industries

2711 Newspapers: Publishing, or Publishing & Printing
2721 Periodicals: Publishing, or Publishing & Printing
2731 Books: Publishing, or Publishing & Printing
2732 Book Printing
2741 Miscellaneous Publishing
2752 Commercial Printing, Lithographic
2754 Commercial Printing, Gravure
2759 Commercial Printing, N.E.C.
2761 Manifold Business Forms
2771 Greeting Cards
2782 Blankbooks, Looseleaf Binders & Devices
2789 Bookbinding & Related Work
2791 Typesetting
2796 Platemaking & Related Services

Drugs

2833 Medicinal Chemicals & Botanical Products
2834 Pharmaceutical Preparations
2835 In Vitro & In Vivo Diagnostic Substances
2836 Biological Products, Except Diagnostic Substances

Paints, Varnishes, Lacquers, Enamels, & Allied Products

2851 Paints, Varnishes, Lacquers, Enamels, & Allied Products

Rubber & Miscellaneous Plastics Products

3011 Tires & Inner Tubes
3021 Rubber & Plastics Footwear
3052 Rubber & Plastics Hose & Belting
3053 Gaskets, Packing & Sealing Devices
3061 Molded, Extruded, & Lathe-Cut Rubber Mechanical Goods
3069 Fabricated Rubber Products, N.E.C.
3081 Unsupported Plastics Film & Sheet
3082 Unsupported Plastics Profile Shapes
3083 Laminated Plastics Plate, Sheet, & Profile Shapes
3084 Plastics Pipe
3085 Plastics Bottles

Note: N.E.C. means Not Elsewhere Classified.
Rubber & Miscellaneous Plastic Products

3086 Plastics Foam Products
3087 Custom Compounding of Purchased Plastics Resins
3088 Plastics Plumbing Fixtures
3089 Plastic Products, N.E.C.

Leather & Leather Products

3131 Boot & Shoe Cut Stock & Findings
3142 House Slippers
3143 Men's Footwear, Except Athletic
3144 Women's Footwear, Except Athletic
3149 Footwear, Except Rubber, N.E.C.
3151 Leather Gloves & Mittens
3161 Luggage
3171 Women's Handbags & Purses
3172 Personal Leather Goods, Except Women's Handbags & Purses
3199 Leather Goods, N.E.C.

Glass Products, Made Of Purchased Glass

3231 Glass Products Made of Purchased Glass

Fabricated Metal Products, Except Machinery & Transportation Equipment

3411 Metal Cans
3412 Metal Shipping Barrels, Drums, Kegs, & Pails
3421 Cutlery
3423 Hand & Edge Tools, Except Machine Tools & Handsaws
3425 Saw Blades & Handsaws
3429 Hardware, N.E.C.
3431 Enamelled Iron & Metal Sanitary Ware
3432 Plumbing Fixture Fittings & Trim
3433 Heating Equipment, Except Electric & Warm Air Furnaces
3442 Metal Doors, Sash, Frames, Molding, & Trim
3443 Fabricated Plate Work ( Boiler Shops)
3444 Sheet Metal Work
3446 Architectural & Ornamental Metal Work
3448 Prefabricated Metal Buildings & Components
3449 Miscellaneous Structural Metal Work
3451 Screw Machine Products
3452 Bolts, Nuts, Screws, Rivets, & Washers
3462 Iron & Steel Forgings
3463 Nonferrous Forgings
3465 Automotive Stampings
3466 Crowns & Closures
3469 Metal Stamping, N.E.C.
3471 Electroplating, Plating, Polishing, Anodizing, & Coloring
3479 Coating, Engraving, & Allied Services, N.E.C.
3482 Small Arms Ammunition
3483 Ammunition, Except for Small Arms
3484 Small Arms
3489 Ordnance & Accessories, N.E.C.
3491 Industrial Valves
3492 Fluid Power Valves & Hose Fittings

Fabricated Metal Products, Except Machinery & Transportation Equipment (Cont.)

3493 Springs, Steel, Except Wire
3494 Valves & Pipe Fittings, N.E.C.
3495 Wire Springs
3496 Miscellaneous Fabricated Wire Products
3497 Metal Foil & Leaf
3498 Fabricated Pipe & Pipe Fittings
3499 Fabricated Metal Products, N.E.C.

Industrial & Commercial Machinery & Computer Equipment

3511 Steam, Gas, & Hydraulic Turbines, & Turbine Generator Set Units
3519 Internal Combustion Engines, N.E.C.
3523 Farm Machinery & Equipment
3524 Lawn & Garden Tractors & Home Lawn & Garden Equipment
3531 Construction Machinery & Equipment
3532 Mining Machinery & Equipment, Except Oil & Gas Field Machinery & Equipment
3533 Oil & Gas Field Machinery & Equipment
3534 Elevators & Moving Stairways
3535 Conveyors & Conveying Equipment
3536 Overhead Traveling Cranes, Hoists, & Monorail Systems
3537 Industrial Trucks, Tractors, Trailers, & Stackers
3541 Machine Tools, Metal Cutting Types.
3542 Machine Tools, Metal Forming Types.
3543 Industrial Panes
3544 Special Dies & Tools, Die Sets, Jigs, & Fixtures, & Industrial Molds
3545 Cutting Tools, Machine Tool Accessories, & Machines’ Precision Measuring Devices
3546 Power Driven Handtools
3547 Rolling Mill Machinery & Equipment
3548 Electric & Gas Welding & Soldering Equipment
3549 Metalworking Machinery, N.E.C.
3550 Textile Machinery
3551 Woodworking Machinery
3552 Paper Industries Machinery
3553 Printing Trades Machinery & Equipment
3555 Food Products Machinery
3556 Special Industry Machinery, N.E.C.
3557 Pumps & Pumping Equipment
3558 Ball & Roller Bearings
3559 Air & Gas Compressors
3564 Industrial & Commercial Fans & Blowers, & Air Purification Equipment
3565 Packaging Machinery
3566 Speed Changers, Industrial High-Speed Drives, & Gears
3567 Industrial Process Furnaces & Ovens
3568 Mechanical Power Transmission Equipment, N.E.C.
3569 General Industrial Machinery & Equipment, N.E.C.
3571 Electronic Computers
3572 Computer Storage Devices
3573 Computer Terminals
3577 Computer Peripheral Equipment, N.E.C.

Note: N.E.C. means Not Elsewhere Classified.

-3-
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>3578</td>
<td>Calculating &amp; Accounting Machines, Except</td>
</tr>
<tr>
<td></td>
<td>Electronic Computers</td>
</tr>
<tr>
<td>3579</td>
<td>Office Machines, N.E.C.</td>
</tr>
<tr>
<td>3581</td>
<td>Automatic Vending Machines</td>
</tr>
<tr>
<td>3582</td>
<td>Commercial Laundry, Drycleaning, &amp; Pressing</td>
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<td></td>
<td>Machines</td>
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<tr>
<td>3585</td>
<td>Air Conditioning &amp; Warm Air Heating</td>
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<tr>
<td></td>
<td>Equipment &amp; Commercial &amp; Industrial Refrigeration</td>
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<td></td>
<td>Equipment</td>
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<tr>
<td>3586</td>
<td>Measuring &amp; Dispensing Pumps</td>
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<tr>
<td>3589</td>
<td>Service Industry Machinery, N.E.C.</td>
</tr>
<tr>
<td>3592</td>
<td>Carburetors, Pistons, Piston Rings, &amp; Valves</td>
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<tr>
<td>3593</td>
<td>Fluid Power Cylinders &amp; Actuators</td>
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<tr>
<td>3594</td>
<td>Fluid Power Pumps &amp; Motors</td>
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<tr>
<td>3596</td>
<td>Scales &amp; Balances, Except Laboratory</td>
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<tr>
<td>3599</td>
<td>Industrial &amp; Commercial Machinery &amp; Equipment,</td>
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<tr>
<td></td>
<td>N.E.C.</td>
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<tr>
<td>3612</td>
<td>Power, Distribution, &amp; Specialty Transformers</td>
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<tr>
<td>3613</td>
<td>Switchgear &amp; Switchboard Apparatus</td>
</tr>
<tr>
<td>3621</td>
<td>Motors &amp; Generators</td>
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<tr>
<td>3624</td>
<td>Carbon &amp; Graphite Products</td>
</tr>
<tr>
<td>3625</td>
<td>Relays &amp; Industrial Controls</td>
</tr>
<tr>
<td>3629</td>
<td>Electrical Industrial Apparatus, N.E.C.</td>
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<tr>
<td>3631</td>
<td>Household Cooking Equipment</td>
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<tr>
<td>3632</td>
<td>Household Refrigerators, &amp; Home &amp; Farm Freezers</td>
</tr>
<tr>
<td>3633</td>
<td>Household Laundry Equipment</td>
</tr>
<tr>
<td>3634</td>
<td>Electrical Housewares &amp; Fans</td>
</tr>
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<td>3635</td>
<td>Household Vacuum Cleaners</td>
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<tr>
<td>3639</td>
<td>Household Appliances, N.E.C.</td>
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<tr>
<td>3641</td>
<td>Electric Lamps Bulbs &amp; Tubes</td>
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<td>3643</td>
<td>Current-Carrying Wiring Devices</td>
</tr>
<tr>
<td>3644</td>
<td>Noncurrent-Carrying Wiring Devices</td>
</tr>
<tr>
<td>3645</td>
<td>Residential Electric Lighting Fixtures</td>
</tr>
<tr>
<td>3646</td>
<td>Commercial, Industrial, &amp; Institutional Electric Lighting Fixtures</td>
</tr>
<tr>
<td>3647</td>
<td>Vehicular Lighting Equipment</td>
</tr>
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<td>3648</td>
<td>Lighting Equipment, N.E.C.</td>
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<td>3651</td>
<td>Household Audio &amp; Video Equipment</td>
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<tr>
<td>3652</td>
<td>Phonograph Records &amp; Prerecorded Audio Tapes &amp; Disks</td>
</tr>
<tr>
<td>3661</td>
<td>Telephone &amp; Telegraph Apparatus</td>
</tr>
<tr>
<td>3663</td>
<td>Radio &amp; Television Broadcasting &amp; Communications Equipment</td>
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<td>3669</td>
<td>Communications Equipment, N.E.C.</td>
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<td>3671</td>
<td>Electron Tubes</td>
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<td>3672</td>
<td>Printed Circuit Boards</td>
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<tr>
<td>3674</td>
<td>Semiconductors &amp; Related Devices</td>
</tr>
<tr>
<td>3675</td>
<td>Electronic Capacitors</td>
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<tr>
<td>3676</td>
<td>Electronic Resistors</td>
</tr>
<tr>
<td>3677</td>
<td>Electronic Coils, Transformers, &amp; Other Inductors</td>
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<tr>
<td>3678</td>
<td>Electronic Connectors</td>
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<tr>
<td>3679</td>
<td>Electronic Components, N.E.C.</td>
</tr>
<tr>
<td>3691</td>
<td>Storage Batteries</td>
</tr>
<tr>
<td>3692</td>
<td>Primary Sanitaries, Dry &amp; Wet</td>
</tr>
<tr>
<td>3694</td>
<td>Electrical Equipment for Internal Combustion Engines</td>
</tr>
<tr>
<td>3695</td>
<td>Magnetic &amp; Optical Recording Media</td>
</tr>
<tr>
<td>3699</td>
<td>Electrical Machinery, Equipment, &amp; Supplies, N.E.C.</td>
</tr>
<tr>
<td>3711</td>
<td>Motor Vehicles &amp; Passenger Car Bodies</td>
</tr>
<tr>
<td>3713</td>
<td>Truck &amp; Bus Bodies</td>
</tr>
<tr>
<td>3714</td>
<td>Motor Vehicle Parts &amp; Accessories</td>
</tr>
<tr>
<td>3715</td>
<td>Truck Trailers</td>
</tr>
<tr>
<td>3716</td>
<td>Motor Homes</td>
</tr>
<tr>
<td>3721</td>
<td>Aircraft</td>
</tr>
<tr>
<td>3724</td>
<td>Aircraft Engines &amp; Engine Parts</td>
</tr>
<tr>
<td>3728</td>
<td>Aircraft Parts &amp; Auxiliary Equipment, N.E.C.</td>
</tr>
<tr>
<td>3743</td>
<td>Railroad Equipment</td>
</tr>
<tr>
<td>3751</td>
<td>Motorcycles, Bicycles, &amp; Parts</td>
</tr>
<tr>
<td>3761</td>
<td>Guided Missiles &amp; Space Vehicles</td>
</tr>
<tr>
<td>3764</td>
<td>Guided Missile &amp; Space Vehicle Propulsion Units &amp; Propulsion Unit Parts</td>
</tr>
<tr>
<td>3769</td>
<td>Guided Missile &amp; Space Vehicle Parts &amp; Auxiliary Equipment, N.E.C.</td>
</tr>
<tr>
<td>3792</td>
<td>Travel Trailers &amp; Campers</td>
</tr>
<tr>
<td>3795</td>
<td>Tanks &amp; Tank Components</td>
</tr>
<tr>
<td>3799</td>
<td>Transportation Equipment, N.E.C.</td>
</tr>
<tr>
<td>3812</td>
<td>Search, Detection, Navigation, Guidance,</td>
</tr>
<tr>
<td></td>
<td>Aeronautical, &amp; Nautical Systems &amp; Instruments</td>
</tr>
<tr>
<td>3821</td>
<td>Laboratory Apparatus &amp; Furniture</td>
</tr>
<tr>
<td>3822</td>
<td>Automatic Controls for Regularizing</td>
</tr>
<tr>
<td></td>
<td>Residential &amp; Commercial Environments &amp; Appliances</td>
</tr>
<tr>
<td>3823</td>
<td>Industrial Instruments for Measurement, Display, &amp; Control of Process Variables, &amp; Related Products</td>
</tr>
<tr>
<td>3824</td>
<td>Totalizing Fluid Meters &amp; Counting Devices</td>
</tr>
<tr>
<td>3825</td>
<td>Instruments for Measuring &amp; Testing of Electric Power &amp; Electrical Signals</td>
</tr>
<tr>
<td>3826</td>
<td>Laboratory Analytical Instruments</td>
</tr>
<tr>
<td>3827</td>
<td>Optical Instruments &amp; Lenses</td>
</tr>
<tr>
<td>3829</td>
<td>Measuring &amp; Controlling Devices, N.E.C.</td>
</tr>
<tr>
<td>3841</td>
<td>Surgical &amp; Medical Instruments &amp; Apparatus</td>
</tr>
<tr>
<td>3842</td>
<td>Orthopedic, Prosthetic, &amp; Surgical Appliances &amp; Supplies</td>
</tr>
<tr>
<td>3843</td>
<td>Dental Equipment &amp; Supplies</td>
</tr>
<tr>
<td>3844</td>
<td>X-Ray Apparatus &amp; Tubes &amp; Related Irradiation Apparatus</td>
</tr>
<tr>
<td>3845</td>
<td>Electromedical &amp; Electrotherapeutic Apparatus</td>
</tr>
<tr>
<td>3851</td>
<td>Ophthalmic Goods</td>
</tr>
<tr>
<td>3861</td>
<td>Photographic Equipment &amp; Supplies</td>
</tr>
<tr>
<td>3873</td>
<td>Watches, Clocks, Clockwork Operated Devices, &amp; Parts</td>
</tr>
</tbody>
</table>

Note: N.E.C. means Not Elsewhere Classified.
### Miscellaneous Manufacturing Industries

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>3911</td>
<td>Jewelry, Precious Metal</td>
</tr>
<tr>
<td>3914</td>
<td>Silverware, Plated Ware, &amp; Stainless Steel Ware</td>
</tr>
<tr>
<td>3915</td>
<td>Jewelers' Findings &amp; Materials, &amp; Lapidary Work</td>
</tr>
<tr>
<td>3931</td>
<td>Musical Instruments</td>
</tr>
<tr>
<td>3942</td>
<td>Dolls &amp; Stuffed Toys</td>
</tr>
<tr>
<td>3944</td>
<td>Games, Toys, &amp; Children's Vehicles, Except Dolls &amp; Bicycles</td>
</tr>
<tr>
<td>3949</td>
<td>Sporting &amp; Athletic Goods, N.E.C.</td>
</tr>
<tr>
<td>3951</td>
<td>Pens, Mechanical Pencils, &amp; Parts</td>
</tr>
<tr>
<td>3952</td>
<td>Lead Pencils, Crayons, &amp; Artists' Materials</td>
</tr>
<tr>
<td>3953</td>
<td>Marking Devices</td>
</tr>
<tr>
<td>3955</td>
<td>Carbon Paper &amp; Tinted Ribbons</td>
</tr>
<tr>
<td>3961</td>
<td>Costume Jewelry &amp; Costume Novelties, Except Precious Metal</td>
</tr>
<tr>
<td>3965</td>
<td>Fasteners, Buttons, Needles, &amp; Pins</td>
</tr>
<tr>
<td>3991</td>
<td>Brooms &amp; Brushes</td>
</tr>
<tr>
<td>3993</td>
<td>Signs &amp; Advertising Specialties</td>
</tr>
<tr>
<td>3995</td>
<td>Burial Caskets</td>
</tr>
<tr>
<td>3996</td>
<td>Linoleum, Asphalts-Felt-Base, &amp; Other Hard Surface Floor Coverings, N.E.C.</td>
</tr>
<tr>
<td>3999</td>
<td>Manufacturing Industries, N.E.C.</td>
</tr>
</tbody>
</table>

### Public Warehousing & Storage

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4221</td>
<td>Farm Product Warehousing &amp; Storage</td>
</tr>
<tr>
<td>4222</td>
<td>Refrigerated Warehousing &amp; Storage</td>
</tr>
<tr>
<td>4225</td>
<td>Warehousing &amp; Storage, General</td>
</tr>
</tbody>
</table>

**Note:** N.E.C. means Not Elsewhere Classified.
# TABLE 4
**MANDATORY INDUSTRIES (Categories iv, v, vii, and ix)**
**Permit Required in Any Case**
**April 1992**

<table>
<thead>
<tr>
<th>TYPE OF FACILITY</th>
<th>FACILITIES INCLUDED</th>
<th>FACILITIES EXCLUDED</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hazardous Waste Treatment</td>
<td>Facilities regulated by the State Department of Toxic Substances Control, which: a) operate under interim status or a permit under Subtitle C of the Resource Conservation and Recovery Act (RCRA), and b) use any method, technique, or process, to change the physical, chemical, or biological character or composition of RCRA hazardous wastes for the purpose of neutralization; energy or material resource recovery; rendering such waste nonhazardous, less hazardous, or safer to transport, store, or dispose; reducing waste volume; or making such waste more amenable for recovery or storage.</td>
<td>RCRA hazardous wastes are defined in Section 66261.3 of Title 22 of the California Code of Regulations.</td>
<td>RCRA hazardous wastes are defined in Section 66261.3 of Title 22 of the California Code of Regulations.</td>
</tr>
<tr>
<td>Facilities</td>
<td></td>
<td>Temporary hazardous waste storage facilities operated for less than 90 days are not covered by RCRA.</td>
<td></td>
</tr>
<tr>
<td>Hazardous Waste Storage</td>
<td>Facilities regulated by the State Department of Toxic Substances Control, which: a) operate under interim status or a permit under Subtitle C of the Resource Conservation and Recovery Act (RCRA), and b) hold RCRA hazardous wastes from onsite or offsite locations for a temporary period until the waste is treated, disposed of, or stored elsewhere.</td>
<td>RCRA hazardous wastes are defined in Section 66261.3 of Title 22 of the California Code of Regulations.</td>
<td></td>
</tr>
<tr>
<td>Facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hazardous Waste Disposal</td>
<td>Facilities regulated by the State Department of Toxic Substances Control, which: a) operate under interim status or a permit under Subtitle C of the Resource Conservation and Recovery Act (RCRA), and b) discharge, deposit, inject, or place RCRA hazardous wastes on or into any land or water.</td>
<td>RCRA hazardous wastes are defined in Section 66261.3 of Title 22 of the California Code of Regulations.</td>
<td></td>
</tr>
<tr>
<td>Facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Landfills</td>
<td>Active, inactive, and closed sites that: a) receive or have received wastes from other facilities covered by the General Industrial Stormwater NPDES Permit, b) are subject to regulation under Subtitle D of RCRA, or c) have accepted wastes from construction activities involving clearing, grading, or excavation of five acres or more.</td>
<td>A Landfill is defined as an area of land or excavation in which wastes are placed for permanent disposal, excluding landfill application sites, surface impoundments, injection wells, and waste piles (40 CFR Part 257.2).</td>
<td></td>
</tr>
</tbody>
</table>
### TABLE 4
MANDATORY INDUSTRIES (Categories iv, v, vii, and ix)
Permit Required in Any Case
April 1992

<table>
<thead>
<tr>
<th>TYPE OF FACILITY</th>
<th>FACILITIES INCLUDED</th>
<th>FACILITIES EXCLUDED</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land Application Sites</td>
<td>Active, inactive, and closed sites that:</td>
<td>Manure spreading operations.</td>
<td>A Land Application Site is defined as an area where wastes are applied onto or incorporated into the soil surface for agricultural purposes or for treatment and disposal (40 CFR Part 257.2).</td>
</tr>
<tr>
<td></td>
<td>a) receive or have received wastes from other facilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>covered by the General Industrial Stormwater NPDES Permit</td>
<td></td>
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<tr>
<td></td>
<td>b) are subject to regulation under Subtitle D of RCRA, or</td>
<td></td>
<td></td>
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<td></td>
<td>c) have accepted wastes from construction activities</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>involving clearing, grading, or excavation of five acres or more.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Open Dumps</td>
<td>Active, inactive, and closed sites that:</td>
<td></td>
<td>An Open Dump is a municipal landfill failing to satisfy the Criteria for Municipal Solid Waste Landfills specified in 40 CFR Part 258. Open dumps are prohibited under Section 4005 of RCRA.</td>
</tr>
<tr>
<td></td>
<td>a) receive or have received wastes from other facilities</td>
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<td></td>
<td>covered by the General Industrial Stormwater NPDES Permit</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) are subject to regulation under Subtitle D of RCRA, or</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c) have accepted wastes from construction activities</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>involving clearing, grading, or excavation of five acres or more.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Steam Electric Power</td>
<td>Facilities that generate electricity utilizing fossil type fuel (coal, oil, or gas)</td>
<td>Facilities with NPDES permits which regulate stormwater discharges.</td>
<td></td>
</tr>
<tr>
<td>Generating Facilities</td>
<td>or nuclear fuel and thermal cycle using a steam water system, and raw material</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>storage areas, including coal handling sites:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wastewater Treatment,</td>
<td>Facilities that treat, store, recycle, or reclaim municipal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storage, Recycling, or</td>
<td>wastewater, including adjoining land dedicated to sewage sludge disposal.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reclamation Facilities</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Facilities with NPDES permits which regulate stormwater discharges.</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>2. Facilities with design capacities of less than 1 MGD which are not required to have</td>
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<tr>
<td></td>
<td>a pretreatment program under 40 CFR Part 409.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Farm lands and domestic gardens where sludge is</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>beneficially reused, or sludge management facilities</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>which are not located on land adjoining the treatment,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>storage, recycling, or reclamation facilities site.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>4. Facilities that are in compliance with Section 405 of</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>the Clean Water Act (federal regulations governing sewage sludge disposal)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. Facilities that collect all stormwater runoff and discharge</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>the runoff back to the headworks of the treatment facility</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Best Management Practices for Industrial Storm Water Pollution Control

Santa Clara Valley Nonpoint Source Pollution Control Program
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Part 1: Recommended BMPs

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2. Eliminating Improper Discharges to Storm Drains
3. Spill Prevention, Control, and Cleanup
4. Outdoor Process Equipment Operations and Maintenance
5. Outdoor Materials Storage and Handling
6. Waste Handling and Disposal
7. Vehicle and Equipment Washing and Steam Cleaning
8. Trucking and Shipping/Receiving
9. Fleet Vehicle Maintenance
10. Fueling Fleet Vehicles and Equipment
11. Building and Grounds Maintenance
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Section   Advanced or Structural Control

13. Loading Dock Design Features
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Introduction: Storm Water Pollution Control for Industrial Facilities

Storm water is a source of pollutants in San Francisco Bay. Storm drains carry runoff from streets, urban centers, industrial sites, and open spaces into streams, creeks, marshes, and Bay waters. Industrial operations are only one contributor to this problem, but they are known to be a source of heavy metals, oily wastes, and other substances. Manufacturing, shipping, and storage operations that are exposed to storm water can be sources of pollutants in storm water.

Federal and state storm water regulations now require many kinds of industrial facilities to take steps to prevent storm water pollution. Your facility may need to be covered under the Regional Board's January 1992 Industrial Storm Water General Permit for the Santa Clara Valley. If so, you need to prepare a Storm Water Pollution Prevention Plan, or SWPP Plan, that is in part a collection of BMPs like the ones described in this manual. If your facility is not covered under the General Permit, you may still need to implement BMPs to comply with local pollution prevention requirements.

Storm water pollution, unlike some pollution problems, cannot be covered by one set of rules that applies to all industrial facilities. Regulated industrial facilities in the Santa Clara Valley range from manufacturing facilities that cover several square miles to storefront distributors. Different plants can have very different storm water quantities, flow patterns, and potential pollutants. Even different facilities of the same general industry may need different approaches to preventing storm water pollution.

The BMPs in this manual are recommended by the Santa Clara Valley Nonpoint Source Pollution Control Program to help you prevent storm water pollution; protect water quality in streams, the groundwater basin, and the Bay; and comply with storm water regulations. This manual is intended to help you identify and implement the best practices that are necessary and economically feasible for your facility to prevent storm water pollution.
Recommended BMPs for Storm Water Pollution Prevention

Part 1 of this manual contains BMPs that are recommended to control storm water pollution from particular industrial activities. Part 1 is divided into numbered sections. Each section describes industrial activities common to many kinds of industrial facilities, and contains a collection of BMPs tailored to that kind of industrial activity or operation.

As a rule the recommended BMPs in this part of the manual are intended to describe "state of the practice." These are the preferred operational techniques that pertain to each of the industrial activities, recommended to control potential storm water pollution that could result from that activity. Many of these practices are straightforward housekeeping activities, and many may already be in place at your facility. In general, the recommended BMPs are pollution prevention measures: they are geared toward reducing pollutants at the source, preventing the release of potential pollutants to storm water.

The recommended BMPs are to be implemented on an ongoing basis for the indefinite future. Operators of industrial facilities in the Santa Clara Valley should expect to implement these BMPs or similar controls, wherever they would be effective at preventing pollutants from flowing with storm water from the site.

Review your current operating practices and, where they differ from the Part 1 preferred BMPs, modify your practices and train your employees in the new procedures. You need to evaluate your own facility and decide what works best, because storm water pollution control practices take a number of forms, and may include a wide range of solutions that are not included in this manual. Storm water pollution control may be guided by three general principles:

Prevent water from contacting working areas.

Shipping areas, outdoor equipment, material storage areas, vehicle maintenance spaces, and working areas of all sorts are subject to contamination with raw materials, process liquids, grease, oily wastes, heavy metals, and miscellaneous potential pollutants. If you prevent storm water, wash water, or water from other sources from contacting areas exposed to pollutants, you won't discharge pollutants into your storm drains.

- Keep rainfall from directly contacting working areas, by installing roofs, placing structures, or moving industrial operations indoors.

- Prevent run-on storm water from contacting industrial areas, indoors or out by using properly designed berms or grading. Run-on is water that flows across the industrial area. It picks up pollutants as it flows.

- Avoid practices where you use water that later enters the storm drains—for instance, washing in outdoor areas. Most of these practices, including many that were acceptable in the past, are now considered to be "illegal dumping" of non-storm water to the storm drain.

Keep pollutants off surfaces that come into contact with water.

Evaluate your site carefully to identify all areas that are contacted by storm water, wash water, cooling water that is otherwise unpolluted, or other water that is allowed to be discharged to the storm drain. Then take special care to keep pollutants off these surfaces. That means controlling minor leaks and spills that you might otherwise overlook, and taking a close look at your operating routines and equipment to determine whether any substances are exposed to storm water that do not need to be.

Manage storm water before it is discharged to the storm drain.

If you can't avoid adding pollutants to storm water, you may need to remove pollutants to meet water quality requirements before discharge. Storm water control regulations, and this manual, consider treatment as a last resort and emphasize source control options because they are usually less costly and more effective in the long run. In this manual, treatment measures appear only under Advanced Management Practices.
1. Training and Education for Employees and Customers

Successful storm water pollution control relies in large part on proper training and education of employees. Many of the recommended BMPs in this part of the manual identify specific training needs for employees who conduct the activities. Train your employees in best management practices for storm water pollution control.

Train employees in these BMPs because a single employee’s mistake or misunderstanding at the wrong time, in the wrong place, can lead to a costly pollution incident. When you have selected the BMPs that apply to your facility, add training in the BMPs to your regular employee training procedures.

Train employees to routinely inspect industrial activities and equipment that may be exposed to storm water. A once-a-week walk-through can help identify potential difficulties before they become major problems. Inspect structural BMPs to be sure that they continue to function properly.

Continue your training procedures in the future. Assign experienced workers to train new employees. Review procedures as a group at least once a year. You can coordinate this with worker safety training programs or “worker right-to-know” training for hazardous materials.

Periodically check employees’ work practices to be sure the BMPs are implemented properly. Post informational and reminder signs, such as: proper equipment wash procedures at designated washing areas; “Close the cover” signs at dumpsters and other storage areas; and others. Stencil “No dumping! — flows to Bay” messages at storm drains. (Stencils are available from the NPS Program.)

Provide general information as well, because employees often respond best if they understand why they are being asked to conduct a new procedure. Employees’ suggestions in return can help identify cost-effective storm water controls for your facility. Provide positive feedback so employees understand the difference they each make in protecting the Bay.

Emphasize the importance of keeping pollutants out of the storm drain, because the drains flow directly to streams and the Bay without benefit of the wastewater treatment that the sanitary sewers receive. Educate plant personnel about the harmful environmental effects of improper disposal of materials into the storm drain, so they understand the importance of preventing storm water pollution. Also, educate employees on what they can do at home to reduce storm water pollution in the Bay. Public information pamphlets are available from your municipality or the NPS Program — see the back cover.

If you subcontract for small construction jobs or other work on your premises, write contracts with your BMPs as conditions. Provide contractors with proper disposal options for wastes. Monitor contractors to be sure they comply with your BMPs.

To keep abreast of new developments, participate in workshops, trade association meetings, and seminars. Trade association publications can be valuable sources of information. Modify your practices whenever you find a new idea that serves your shop better.

If you serve customers at your facility, be aware of customer activities onsite. If they dispose of materials improperly, you will be responsible for the violation. Ask your customers not to discard liquids into your trash cans or storm drains. If you have persistent problems, you may need to monitor your customers more carefully at trash cans, storm drains, and other potential disposal areas on your property.

Let your customers know how you are minimizing wastes and recycling fluids to show that you are a “good neighbor,” and encourage your customers to be the same. Showing clients what you are doing to protect the Bay is good public relations. Some businesses make the customer aware of their environmental requirements by including a modest environmental compliance fee, itemized on customers’ billing statements, to cover handling and disposal costs for hazardous materials.

Label storm drain inlets so employees do not dispose waste there.
2. Eliminating Improper Discharges to Storm Drains

The Industrial Storm Water General Permit generally prohibits discharges of anything but storm water to the storm drains. There are many ways in which non-storm water from industrial plants can enter the storm drainage system. In most cases, the discharges result from practices that are now illegal, even though they may be inadvertent or may have been permissible in the past. Industrial process water, building wastewater, and water from other sources are prohibited, with a few exceptions described in Table 1. Inspect your facility and yard to be sure no unauthorized discharges enter your storm drains.

Unauthorized discharges take two forms. Illicit connections are improper permanent connections that allow wastewaters to enter storm drains, including some that may have been allowed in the past. Connections that allow sanitary or process wastewater to enter the storm drain are prohibited, including all storm drain connections from indoor drains or sinks. More information on identifying and removing illicit connections is available in the Santa Clara Valley NPS Program’s Guide to Compliance with the General Permit.

Illegal dumping is water that has been exposed to industrial activities, and then released to the properly-connected storm drainage system. Pollutants may be introduced to storm drains inadvertently, by routine practices that discharge water outdoors; or by routinely discharging wastes, wash water, and other materials to storm drains, catch basins, and other conveyance facilities either on your property or in the street. A large part of this improper discharge results from employees’ lack of understanding, coupled with a lack of readily-available proper routes for the discharge.

You need to make a long-term ongoing effort to assure that no illegal discharges will occur. This requires continuing observation to identify potential sources of intentional or inadvertent improper discharges. Discontinue or re-route the water from those activities. Continuing employee training will be needed. Measures to help prevent illegal discharges include:

- Employee training should especially emphasize proper disposal of non-storm water (see Section 1). Educate employees to understand that storm drains connect directly to streams and the Bay without treatment.

- Label all storm drain inlets and catch basins “No dumping—flows to Bay” so employees will know which inlets are part of the storm drain system.

- Periodically inspect and maintain storm drain inlets. Clean out catch basins so that accumulated pollutants do not wash down the storm drains.

Table 1 is a summary of a 3-page table included in the Storm Water Industrial General Permit for the Santa Clara Valley. The table identifies some common sources of water in industrial plants that can enter storm drains. For each source, the table lists the preferred disposal option for facilities in the Santa Clara Valley. For water that is allowable for discharge to the storm drain, Table 1 lists conditions or restrictions on discharge.

A few discharge categories of special interest are:

- Cooling tower condensate for industrial process water must be discharged to the sanitary sewer, with the appropriate permits.

- Internal coolant for refrigeration or building air conditioning is prohibited from the storm drains.

- Building air conditioner condensate may be discharged to the storm drain only if it is not treated with algae inhibitors, corrosion control chemicals, or other additives. Do not allow it to run across parking lots or other paved surfaces that may be contact pollutants on its way to the storm drain; use a pipe or trough to direct the flow. In most Santa Clara Valley cities, the preferred course is to discharge to the sanitary sewer. (Some cities have made this a legal requirement.)
<table>
<thead>
<tr>
<th>Water source</th>
<th>Preferred disposal option</th>
<th>Restrictions or permit needed</th>
<th>Possible options for reuse or recycle</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial process wastewater</td>
<td>Sanitary sewer</td>
<td>POTW permit</td>
<td>Reuse in-plant whenever possible.</td>
</tr>
<tr>
<td>Non-contact cooling water</td>
<td>Onsite reuse</td>
<td>Storm water NPDES permit</td>
<td>Reuse in closed-loop cooling system (cooling tower).</td>
</tr>
<tr>
<td>• Uncontaminated</td>
<td>Storm drain if use is impossible</td>
<td>POTW permit</td>
<td>Treat and reuse</td>
</tr>
<tr>
<td>• Contaminated</td>
<td>Sanitary sewer</td>
<td>Storm water NPDES permit</td>
<td>Hold and apply to landscape</td>
</tr>
<tr>
<td>Industrial cooling equipment condensation</td>
<td>Storm drain</td>
<td>Must be tested and shown to be uncontaminated.</td>
<td></td>
</tr>
<tr>
<td>• Uncontaminated</td>
<td>Sanitary sewer</td>
<td>POTW permit</td>
<td></td>
</tr>
<tr>
<td>• Contaminated</td>
<td>Sanitary sewer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building air conditioner condensation</td>
<td>Storm drain (if city allows)</td>
<td>Some localities require discharge to POTW with permit</td>
<td></td>
</tr>
<tr>
<td>Building air conditioner coolant</td>
<td>Storm drain</td>
<td>Storm water NPDES permit</td>
<td>Reuse in-plant whenever possible.</td>
</tr>
<tr>
<td>• Uncontaminated</td>
<td>Sanitary sewer</td>
<td>POTW permit</td>
<td></td>
</tr>
<tr>
<td>• Contaminated</td>
<td>Sanitary sewer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storm water in outdoor secondary containment</td>
<td>Storm drain</td>
<td>Test to determine contamination.</td>
<td>Pump and apply to landscaping.</td>
</tr>
<tr>
<td>• Uncontaminated</td>
<td>Sanitary sewer</td>
<td>POTW permit</td>
<td>(See Section 5)</td>
</tr>
<tr>
<td>• Contaminated</td>
<td>Sanitary sewer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storm water from outdoor material storage</td>
<td>No discharge</td>
<td>Zero contact with storm water.</td>
<td></td>
</tr>
<tr>
<td>• Covered</td>
<td>Storm drain</td>
<td>Water quality inlet or similar treatment. (See Section 29) Storm water NPDES permit</td>
<td></td>
</tr>
<tr>
<td>• Open</td>
<td>Sanitary sewer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Roof drain water</td>
<td>Storm drain</td>
<td>Roof vents may be source of pollutants. See BAAQMD air emissions regulations and Section 4.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>if no pollutants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Industrial equipment wash water</td>
<td>Sanitary sewer</td>
<td>POTW permit</td>
<td>Reuse in-plant whenever possible</td>
</tr>
<tr>
<td>Vehicle maintenance wash water</td>
<td>Sanitary sewer</td>
<td>POTW permit</td>
<td>Capture and reuse for washing</td>
</tr>
<tr>
<td>One-time vehicle wash water</td>
<td>Storm drain (See Section 7)</td>
<td>Water only (no soap or solvents)</td>
<td>Minimize water; prevent flow across paved area.</td>
</tr>
<tr>
<td>Wash water from paved walkways in commercial and business districts</td>
<td>Storm drain</td>
<td>Sweep sidewalks before washing. No cleaning chemicals may be used.</td>
<td>Minimize water use and direct to landscape.**</td>
</tr>
<tr>
<td>Commercial exterior building wash water</td>
<td>Storm drain</td>
<td>Filter prior to entering catch basin.</td>
<td>Minimize water use and direct to landscape.**</td>
</tr>
<tr>
<td>Landscape irrigation</td>
<td>Storm drain</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Potable water and potable line flushing</td>
<td>Storm drain</td>
<td>Must be dechlorinated***</td>
<td></td>
</tr>
<tr>
<td>Fire fighting flows</td>
<td>Storm drain</td>
<td>Block downstream channels to detain for testing as hazardous waste.</td>
<td></td>
</tr>
</tbody>
</table>

Source: Storm Water Industrial General Permit for the Santa Clara Valley, Regional Water Quality Control Board / S. F. Bay Region, January 1992. POTW permit. Permit to pretreat and discharge is required from your wastewater authority (Publicly Owned Treatment Works). BAAQMD: Bay Area Air Quality Management District. * Biocides, corrosion inhibitors, or other additives are contaminants from a storm water point of view. ** Must comply with local water use restrictions during drought conditions. *** Potable water, swimming pool water and other chlorinated sources must be dechlorinated by aeration, retention, or chemical additives to a "no measurable chlorine" standard before reaching receiving water. If the water is not dechlorinated it must be discharged to the sanitary sewer under a POTW permit.
3. Spill Prevention, Control, and Cleanup

Small spills can have cumulative effects that add up to a significant source of potential pollutants in your storm water discharge. The best approach by far is to prevent spills and leaks: maintain a regular inspection and repair schedule, and correct potential spill situations before a spill can occur. Some prevention techniques are described in Sections 4, 5, and 6.

When a spill does occur, quick and effective response is the best way to prevent pollutants from reaching storm water. Prepare a set of well-defined procedures for responding to a spill of any liquids in an area that might be exposed to storm water. The procedures can be specific for your facility, and should consider all circumstances from small, minor releases that can be easily handled to a large emergency spill — including who to call to respond to the situation before it gets out of hand. Train employees in the procedures (Section 1).

The basic procedures should emphasize that spills be cleaned up promptly, not allowed to evaporate. Otherwise, pollutants remain on the pavement and may be washed to the storm drains with the next rain, or will remain in the soil to become a possible groundwater pollutant. If the spill is on an unpaved surface, determine whether you need to remove the contaminated soil to prevent it from being a source of future storm water pollutants.

Also, the standard procedures should specify cleaning up leaks, drips, and other spills without water whenever possible. Do not use a hose or wet mop to clean up a spill area. Hosing may remove the spill from the immediate area, but does not keep the pollutant out of the environment. On the contrary, it adds to the volume of the spill and spreads the spilled material around a larger area.

If you handle hazardous materials, spill prevention and response procedures are described in your hazardous materials management plan, filed with your fire department or other hazardous materials ("HazMat") authority (see Section 6). If a spill occurs, notify the authorities as required in your emergency response plan. Contain and collect the spilled substance, then dispose of the substances and any contaminated soil in compliance with hazardous materials regulations.

Small spills are those which can be wiped up with a shop rag. Don't put wet rags in the dumpster with the shop trash: store them in a covered rag bin, of the kind used at auto service stations. Avoid paper towels. You can avoid making this a waste stream by sending used rags to a professional cleaning service. (You need to inform your cleaning service of what the shop rags have been used for.) Do not saturate rags with gasoline, solvents, or other volatile liquids.

Medium-sized spills are too large to wipe up with a rag and require more attention. Contain and soak up the liquid using dry absorbent material such as vermiculite, specially-prepared sawdust, or "cat litter." Absorbent "snakes" may be used as temporary booms to contain and soak up the liquid. Sweep up the used absorbent and snakes and dispose of them appropriately: with the shop trash if non-hazardous, with the hazardous wastes if necessary. Another convenient option is to use a wet/dry shop vacuum cleaner to collect spills, and dispose of the liquid with your liquid or hazardous wastes. Do not use vacuums for gasoline, solvents or other volatile fluids, because the enclosed vacuum may become an explosion hazard.

Larger spills must be contained, then cleaned up. For spills of food waste or other non-hazardous liquid, take steps to contain and clean up the liquid, and minimize the wash water used in cleanup. Shut off or plug storm drain inlets or sewer inlets where the spill may enter. If necessary, keep temporary plugs on hand to fit your inlets and train employees in when and how to use them. For hazardous materials spills, implement your emergency procedures and alert your HazMat authority.

Wipe up small spills immediately with shop rags.
4. Outdoor Process Equipment Operations and Maintenance

Storm water from your site can accumulate pollutants by exposure to numerous small leaks, spills, and other discharges of outdoor equipment. Large equipment may require specially-designed structural or advanced BMPs to reduce the potential for storm water to contact pollutants. Ordinary precautions, such as those below, may suffice for smaller equipment.

As a first step, identify all equipment at your site that may be exposed to storm water, or may discharge potential pollutants that may be exposed to storm water. Identify the kinds of pollutants each piece of equipment may generate — lubricants, coolants, and other possible sources of leaks or discharges.

Be creative and thorough in developing your list. The inventory should include rooftop cooling towers or air conditioners; rooftop air vents for industrial equipment; outdoor air compressors and other service equipment; indoor wet processes where leaks or discharges may discharge to outdoor areas; and material transfer areas, such as loading areas where forklifts or trucks may carry pollutants outdoors on their tires.

Using the equipment inventory, assign an employee to inspect each piece of equipment on a regular basis to see that it is functioning properly. This could be the employee responsible for operating the equipment if it is used regularly, or may be a maintenance staff member for equipment on the roof or in seldom-seen places. Inspect for leaks, malfunctions, and staining on and around the equipment, and other evidence of leaks and discharges. Assign the inspecting person to be responsible for reporting a spill. Develop a routine for taking actions on the report: cleaning up the spill, and repairing the leak to prevent future spills.

Where possible, take the next step toward full pollution prevention and make modifications to prevent storm water from contacting the equipment or its discharges. Place equipment on an impermeable surface, or install a drip pan beneath potential leak points. To minimize the amount of rainwater that contacts the equipment, you may construct a simple roof and install a berm to prevent run-on and runoff. If the equipment requires a “wet” process — that is, operations inevitably releases wash water or process liquids — place it on a paved surface and install a connection to the sanitary sewer. Check with your municipality or wastewater authority to identify appropriate permits.

Air compressors and other equipment sometimes produce small quantities of automatic blowdown water, which commonly contains lubricating oil or other potential pollutants. This may not be discharged to the storm drain. Connect the blowdown to the sanitary sewer. Or, if the compressor has a frequent small bleed, place a drip pan or catchment to collect the water — do not let it soak into unpaved surfaces or run off paved surfaces.

Condensate on exterior surfaces of compressors, building cooling equipment, and other machinery need not be collected for discharge to the sanitary sewer, but may be directed to the storm drain. Prevent buildup of puddles or pools of condensate under the equipment; route it to a storm drain so it does not pick up pollutants while it flows across your site.

![Image of outdoor equipment with drip pans]

Keep drip pans under outdoor equipment to contain drips and leaks, especially during maintenance.
5. **Outdoor Materials**  
**Storage and Handling**

If you handle bulk solid materials outdoors, keep them covered, in appropriate containments, and protected from storm water. Apply this policy for raw materials, products, by-products, and construction materials or supplies. Materials of concern include gravel, sand, lumber, topsoil, compost, concrete, packing materials, metal products, and others.

Store the material in one of these ways:

- **The preferred method** is storage on a paved surface with a roof or covering so that no direct rainfall contacts them, and with appropriate berms or mounding to prevent run-on of storm water. Roofs are required by most municipalities for new facilities.

- Where a roof is not feasible, store on a specially constructed paved area with a drainage system. Pave the area with a slope of about 1.5% to minimize water pooling. Prevent runoff and run-on with berms or curbing along the perimeter. For many materials, the preferred alternative will be the installation of no drain and the testing and pumping of ponded water to the sanitary sewer, a treatment system, or off-site disposal as appropriate. Discharge to the storm drain is not allowed for many materials.

- Where a drain is allowed, install longitudinal drains that lead to treatment facilities or water quality catch basins along the lower edge of the pad. You may need a permit from your wastewater authority to discharge to the sanitary sewer, or may need the Regional Board to allow special provisions in your storm water NPDES permit (the General Permit).

- As a temporary arrangement, place the material on a paved surface and cover it with plastic sheeting, secured with weighted tires or sand bags. If possible, choose a mounded or berm area that will prevent run-on of storm water through the material. Move the materials to a permanent storage place as soon as possible.

Parking lots or other surfaces near bulk materials storage facilities should be swept periodically to remove fines that may wash out of the materials, which will otherwise wash away with storm water. Larger bulk material storage facilities will need more extensive structural controls designed for the specific facility and material.

**Hazardous** materials need to be stored in accordance with federal, state, and local HazMat requirements. The requirements are generally more than adequate to prevent storm water pollution — for instance, HazMat secondary containment may have no drain.

If you store liquid containers, implement a plan and a design to control unexpected leaks and spills so the liquid does not reach storm drains or surfaces that will be exposed to storm water. If you store hazardous materials, the spill prevention plans required by your HazMat authority are adequate to ensure storm water protection. Non-hazardous materials storage should also incorporate spill control designs and procedures.

Select a storage method appropriate for the type of material. Keep liquid tanks in a designated area on a paved impermeable surface and within a berm or other secondary containment. Keep outdoor storage containers especially in good condition. Inspect containers regularly for damage or leaks, as described

“Doghouse” sheds are one way to keep storm water away from barrels and materials kept outdoors, and provide spill control at the same time.
in Section 4. Clean up any leaks or spills immediately (using dry methods, described in Section 3), and repair the leaks promptly.

If the materials frequently leak during transfer, or the materials generally cause a wet environment when using or storing them, the area may need to be connected to the sanitary sewer (permitted by your wastewater authority), and should be covered and bermed to minimize contact with storm water.

Some localities require that secondary containments be connected to sanitary sewers, and prohibit any hard-plumbed storm drain connections within the secondary containment. On the other hand, large storage facilities and tank farms that have high-capacity bermed areas may receive rainfall over a wide area, and much of it may not contact the tanks or equipment; these might be better-served by a storm drain. As a rule, large facilities like this need site-specific storm water pollution prevention designs.

For smaller storage tanks, storage in roofed areas can prevent all contact with storm water (in combination with well-designed spill control procedures). Store liquids in a shed where one is available. New sheds, even if temporary, can be costly because of building permits and fire-code requirements. A possible option is the “doghouse” design used by some firms (illustrated). The roof and flooring prevent contact with direct rain or run-on storm water. Since it has only two walls, most fire departments do not require sprinklers. The flooring is wire mesh above secondary containment, so most HazMat authorities accept the structure for storing hazardous materials. (A permit may be required by local building or planning departments.)

Storm water in secondary containments often accumulates from direct rainfall into open containments. Water that has contacted storage vessels, or the pumping and transfer equipment associated with storage and handling, is considered to have contacted industrial activities and may not be discharged to the storm drains.

You may wish to roof the containment to avoid this problem. If that is not possible, or you wish to avoid the cost, you need to identify an acceptable disposal for water from the containment. One common solution is a portable pumping system that can be moved to accommodate separate containment structures on your site. The equipment can pump water into a truck or portable temporary holding tank. The water then can be tested and disposed according to whether any pollutants are present. Some disposal options are:

- If it meets criteria to be defined as hazardous waste, employ a certified hazardous waste hauler for disposal at a permitted hazardous waste facility.

- If it contains constituents similar to process wastewater, which your onsite wastewater pretreatment facilities are designed, pretreat the water and discharge to the sanitary sewer.

- If it meets standards for your industrial discharge permit, discharge it to the sanitary sewer without pretreatment (if your wastewater authority permits).

- Reuse it on your site in an appropriate manner: industrial process water, equipment wash water, steam cleaning makeup, or another use where the water will eventually be discharged as industrial or sanitary wastewater. You may need to invest in a truck or plumbing to convey the water to its reuse location.

- If it is free of hazardous constituents, use it on your facility grounds for landscape watering. Don’t apply the water to landscaping if hazardous pollutants are present — even if not concentrated enough to be hazardous waste — because the pollutants may accumulate in the soil or vegetation, and create a health hazard over the long term.
6. Waste Handling and Disposal

Table 2 summarizes the preferred storage and disposal practices for some common industrial facility wastes. For many wastes, reusing or recycling is the most cost-effective means to prevent potential pollution. Fluids that you hold for recycling are special categories of hazardous waste. You may store them on your site only for short periods, in accordance with hazardous waste requirements, but they can be transported under somewhat less stringent requirements than other hazardous wastes. Many recycling services have special variances or permits that reduce your paperwork requirements and allow shipping at reduced cost.

Keep general shop trash in a dumpster with the lid closed. Put the dumpster in a paved area, not on unpaved soil or your lawn. Keep the area clean by picking up dropped trash and sweeping the area regularly (perhaps once a week), but don’t use a hose to clean up — keep water off the area. Nearly all dumpsters and trash compactors leak; keep liquid wastes out of them, and keep them closed to keep storm water out.

If you can’t prevent leakage from trash containers, install a roof or lean-to that keeps direct rainfall off, and place asphalt curbing or berms around the dumpster to contain the leaks. (Check with your local agencies and comply with fire codes and building permits.)

If you store scrap metal or other materials outdoors, keep them under a roof, cover, or tarpaulin. Keep scrap parts or other used metals indoors. Oils and other potential pollutants can wash off long after you think the parts have been washed clean. Collect waste metal, such as used parts and metal lattice filings, for delivery to a scrap metal dealer.

If you store empty drums outdoors, do not hold them longer than necessary. Ship them to a drum reconditioner or another facility.

- Drain them completely to avoid spills.
- Seal them properly watertight, to keep storm water from entering; otherwise, the water would become a process wastewater, and can’t be dumped to the storm drain.

Store and handle hazardous wastes properly. Hazardous materials or wastes are not a storm water problem if they are handled in accord with state and federal regulations, and the requirements of your local HazMat control authority.

Keep hazardous waste and materials indoors or under cover in a locked area, to keep nighttime trespassers away. Store them before disposal in special hazardous waste containers, or closed drums within a secondary containment that is approved by your HazMat authority.

### Table 2. Preferred waste handling & disposal methods

<table>
<thead>
<tr>
<th>General plant wastes</th>
<th>Recommended storage</th>
<th>Preferred disposal</th>
<th>Hazardous waste?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Used parts: clean metal scrap</td>
<td>Bin (covered or indoors)</td>
<td>Scrap collector</td>
<td>No</td>
</tr>
<tr>
<td>Used oily parts, contaminated</td>
<td>Drum</td>
<td>Hazardous waste hauler</td>
<td>Yes</td>
</tr>
<tr>
<td>Metal shavings</td>
<td>Bin (covered or indoors)</td>
<td>Scrap collector</td>
<td>No</td>
</tr>
<tr>
<td>Used rags</td>
<td>Rag bin with lid</td>
<td>Rag laundry</td>
<td>Possibly</td>
</tr>
<tr>
<td>Soiled cleanup absorbent</td>
<td>Drum</td>
<td>Hazardous waste hauler</td>
<td>Yes</td>
</tr>
<tr>
<td>Coolant from air conditioner</td>
<td>Recycling machine</td>
<td>Reuse in-house</td>
<td>No</td>
</tr>
<tr>
<td>or refrigeration equipment</td>
<td></td>
<td>(HVAC service company)</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Liquid wastes</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Paints*</td>
<td>Original container, with lid</td>
<td>Hazardous waste hauler</td>
<td>Yes</td>
</tr>
<tr>
<td>Waste lubricating oil</td>
<td>Drum (segregate)</td>
<td>Oil recycler</td>
<td>Special**</td>
</tr>
<tr>
<td>Solvents, thinners, and miscellaneous fluids*</td>
<td>Tank (&quot;hot&quot; waste)</td>
<td>Solvent recycler</td>
<td>Possibly</td>
</tr>
<tr>
<td></td>
<td>(Segregate different fluids to make recycling possible)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Liquid containers</th>
<th>Indoors or under cover</th>
<th>Drum reconditioner</th>
<th>Possibly</th>
</tr>
</thead>
<tbody>
<tr>
<td>Empty drums</td>
<td>Drum</td>
<td>Municipal trash</td>
<td></td>
</tr>
<tr>
<td>Empty cans, bottles, aerosol cans, etc.</td>
<td></td>
<td>or hazardous waste hauler</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Vehicle wastes</th>
<th>Recommended storage</th>
<th>Preferred disposal</th>
<th>Hazardous waste?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waste motor oil</td>
<td>Drum (segregate)</td>
<td>Oil recycler</td>
<td>Special**</td>
</tr>
<tr>
<td>Brake fluid, gear oil, hydraulic fluids, etc.*</td>
<td>Bottle or tank (&quot;hot&quot; waste)</td>
<td>Hazardous waste hauler</td>
<td>Yes</td>
</tr>
<tr>
<td>Antifreeze</td>
<td>Tank (segregate)</td>
<td>Recycler</td>
<td>Special**</td>
</tr>
<tr>
<td>Batteries</td>
<td>Open rack</td>
<td>Battery supplier</td>
<td>Special**</td>
</tr>
<tr>
<td>Tires</td>
<td>Covered or indoors</td>
<td>Tire hauler</td>
<td>No</td>
</tr>
<tr>
<td>Oil filters</td>
<td>Drum (drain first)</td>
<td>Oil recycler</td>
<td>Special*</td>
</tr>
</tbody>
</table>

* Unused parts may sometimes be returned to the vendor rather than disposed as waste. ** Recyclable under special hazardous materials restrictions.
In most cities of Santa Clara County, the municipal fire department is the HazMat authority that controls hazardous materials storage, handling, and response. Some locales contract with the Central Fire District or the County Health Department. For information about handling solid wastes that might be controlled under hazardous waste regulations, contact the County’s Environmental Health Department or Cal-EPA’s Toxic Substances Control Division. (See the rear cover for a list of regulatory agencies.)

Empty containers such as storage barrels, oil cans, paint buckets, aerosol cans, and similar containers are hazardous wastes if they once held hazardous materials. You may not discard these with the regular trash. They must be stored properly so they do not leak outdoors. Some drum suppliers accept empty drums for reuse, under less-stringent hazardous material recycling regulations.

Vehicle maintenance waste materials often deserve special attention. Waste oil, antifreeze, spent solvents, and some other liquids can be recycled. Spent batteries may not be discarded with trash, but must either be disposed as hazardous waste, or returned to the dealer from whom you purchased them, for reclamation and reuse. Guidance on handling vehicle wastes may be found in the Automotive Industries BMP manual, available from the NPS Program and listed on the rear cover.

7. Equipment Washing and Steam Cleaning

Wash water for industrial equipment in most cases must be discharged as process wastewater to the sanitary sewer, and is not allowed in storm drains. To clean dirty, greasy field equipment or trucks you must install equipment to capture, pretreat, and discharge the wash water to the sanitary sewer as industrial process waste. It may be less costly in the long run to locate a commercial car wash which has all the appropriate equipment and municipal permits, and to contract with them for washing services offsite.

If you wash vehicles or equipment on your site, you may do so only in a designated area, designed and equipped as follows:

- Pave the area.
- Mark the area clearly as a wash area, and be sure all employees know they must wash in this area only. Post instructional signs that prohibit changing vehicle oil, washing with solvents, and other activities.
- Install sumps or drain lines to collect wash water for treatment and discharge to the sanitary sewer; reuse (for repeated washings); or recycle (used elsewhere onsite).
- If the equipment is a continuing source of grease or heavy dirt, cover the area to prevent contact with rain water when not in use.
- Grade or berm the area to prevent storm water from running on.
- If possible, wash inside a building designed for maintenance or equipment storage. Ensure that all drains connect to the sanitary sewers.

Steam cleaning should be done on your site only if you are equipped to capture all the water and other wastes. All the washing requirements above apply to steam cleaning as well. Steam cleaning wash water is prohibited from storm drains; requires a permit from your wastewater authority — including pretreatment requirements, such as an oil/water separator; and may require you to determine whether it is a hazardous waste treatment unit. If you steam clean, do it indoors or in a specially-prepared outdoor working area where you collect the wash water and treat it for discharge.
8. Trucking and Shipping/Receiving

Truck loading and unloading are potential sources of pollutants when rainfall and run-on contact spilled raw materials, dust, and motor fluids that accumulate in this heavy-traffic area.

Load and unload raw materials, products, and other materials only at designated loading areas. In that way, you can isolate the potential source to areas that you can control, rather than unspecified areas throughout your site. The best areas from a storm water point of view are indoor bays. For facilities that must use an outdoor loading dock, some operational BMPs and simple design features can control storm water pollution.

- Cover the loading dock area with a roof overhang, or use a door skirt that fits snugly to both the building door and the truck door.
- Install curbs or berms around the loading area to prevent storm water from running on and any spilled material from running off. Accumulated liquids should be pumped out with a portable pump to the sanitary sewer unless concentrations exceed allowable limits. In those cases the material must be treated or shipped offsite.
- Designate the person who accepts the shipment, the truck driver, or someone else to check under the truck for leaked motor fluids, spilled materials, debris, and other foreign materials.

- If you own and operate the truck, make the driver responsible for identifying and reporting the spill — large or small.
- If you receive shipments from trucks operated by others (a trucking company or suppliers’ trucks), i.e., the drivers are not your employees, have the person who signs for delivery responsible for inspecting for spills, leaks, and debris before the trucks leave.
- Detail a procedure so that a maintenance crew cleans up spilled materials promptly.
- If you have a small company that cannot spare a crew, make the driver responsible for cleaning up after unloading or before departing with a full load.
- If you identify the loading dock as a significant source of potential pollutants in your SWPP Plan, implement further control measures such as those described in Section 13.

If you load or unload liquids, you need further operational precautions and the loading dock needs further design features. If you handle hazardous materials, all the features you need are probably in place as part of a spill control and response plan. If they are not, you should select structural BMPs such as those described in Section 13.

Parking lots and access roads are sources of potential pollutants from the trucks themselves and from possible spills or leaks of the materials being transported. If you are re-grading roads and parking lots, or if you transport materials that you expect to be signifi-
cant sources of potential storm water pollutants, follow the structural BMPs recommended in Section 16. For existing facilities, especially smaller parking lots and short driveways where no hazardous materials are transported, you can effectively prevent storm water pollution by implementing routine maintenance activities, such as:

- Visually inspect your access roads and parking lots regularly to identify and clean up spills.
- Remove solid debris as soon as operations permit.
- Clean up liquid spills promptly, as if they were on your shop floor.

Conduct street sweeping-style cleanups periodically to remove loose debris, small amounts of spilled raw materials, road dust, and other potential pollutants.

- Smaller spaces can easily be swept by hand.
- Do not hose off paved surfaces.
- For larger spaces, use a vacuum truck or mechanical sweeper (that collects solids, not just brushes them aside). Whenever possible, do not use a wet-washing street sweeper unless you can collect the polluted wash water.
- Private corporations or your municipality might perform the work on a contract basis so you need not purchase the truck.

During the dry weather season, the appropriate frequency of sweeping for your facility depends on how heavily the road is used and the kinds of materials you transport. Some signs that you need to sweep more frequently:

- If your trucks commonly spill or drip bulk materials.
- If you notice debris or other materials accumulating on the access roads. The correct frequency is the one that prevents unwanted materials from accumulating.

During the wet weather season, emphasize sweeping at times that will best prevent storm water from contacting potential pollutants:

- Clean the area once thoroughly in the fall, before the wet weather season begins.
- After that, you may stay close to your dry-season needs for debris removal, but add an additional thorough cleaning before a major rainfall (half an inch or more of rainfall forecast).

Dispose of the cleaned-up material with your regular facility trash if there are no hazardous materials. If you suspect it may be hazardous — if you handle hazardous materials, or if you know of a significant motor oil leak, for example — you should test the material or dispose of it with your facility’s hazardous waste. You could face substantial penalties if you improperly dispose of hazardous waste.

If you park trucks or heavy equipment onsite, inspect the parking area for leaks of oil and motor fluids and design a procedure to report them, clean them up, and repair the leaking vehicle. Some practical techniques include:

- Designate consistent parking spots for each vehicle so that if a leak is indicated on the ground, the truck can be identified and repaired.
- Designate a responsible person to check under a vehicle for leaks or spills. If you employ drivers, the driver could be responsible as part of a vehicle check before driving.
- Clean up spills promptly, using dry cleanup procedures described in Section 3. Conduct the preferred cleanup procedures for unpaved as well as paved areas.
- Develop a reasonable procedure for identifying, reporting, repairing, and cleaning up leaking motor fluids and spilled materials. Make sure employees are fully trained in the procedures: who is responsible for checking each truck, who should be notified, and who should respond.
9. Fleet Vehicle Maintenance

The Automotive BMP manual prepared by the Santa Clara Valley NPS Program addresses automotive and vehicle repair facilities. You should implement the BMPs in that manual if vehicle maintenance is a potentially significant source of pollutants on your site. Sections 9 and 10 of this manual merely summarize some of the appropriate BMPs for fleet maintenance at an industrial facility.

Whenever possible, perform vehicle maintenance in an indoor garage, not in outdoor parking areas. If you change oil and do other routine engine work outdoors, you need to create a designated area for vehicle maintenance. Keep the area clean as if it were part of your shop floor and use dry cleanup practices. The area should incorporate some specific design features, as described in Sections 14 and 15. Some operational methods also can be successful at preventing storm water pollution at vehicle maintenance areas. A few suggestions:

- Keep equipment clean; don't allow buildup of grease and oil, which will wash away when the equipment is exposed to rain.
- If you work on vehicles outdoors, keep drip pans or containers under the vehicles at all times while you work on them — leaks and spills occur unexpectedly. Place drip pans under vehicles as soon as you detect a leak.
- Drain fluids from any retired vehicles kept onsite for scrap or parts. Out-of-service vehicles you intend to restore and vehicles being held for resale should be checked periodically for leakage.
- Don't change motor oil or perform vehicle or equipment maintenance in the parking lot or storage yard; use the vehicle maintenance area. Don't allow customers or employees to change their personal vehicles' oil in your vehicle service areas.

Vehicle parking or storage yards need to be operated with some similar precautions:

- Inspect equipment in the yard for fluid leaks regularly — perhaps with a walk-by inspection for ground staining every day, and a closer visual inspection once a week.
- Keep the equipment yard clean and clear of debris, using dry sweeping methods as in Section 8. Do not hose off the area or wash with water, because any runoff becomes an illegal discharge to the storm drain.
- Maintain the yard's storm drain inlet(s) with special care. Clean them on a regular schedule and also after large storms. Pay attention to the kinds of potential pollutants that accumulate, so you can identify the sources and take measures to control the sources.

10. Fleet Vehicle and Equipment Fueling

If you have a vehicle fueling area it should be designed and operated to minimize spilled fuel and leaked fluids coming into contact with rain water. This section describes general principles, but simple operational controls may not be adequate for an industrial fueling facility. You may need to re-design your fueling area or install structural controls. Section 14 describes some general design approaches that may be useful in your eventual complete Storm Water Pollution Prevention Plan. In the near term, steps you can take for proper operation of a fueling area include:

- Use a paved area or provide a concrete slab for the fueling area — never place it on open ground. Concrete is preferred because fuel and oils cause asphalt to deteriorate.
- Clean up gasoline overflows and spills using dry methods as in Section 3. Do not allow spills to run off or evaporate, and do not flush the spill away with a hose. Spread absorbent material, sweep it up with a broom, and dispose of it as a hazardous waste.
- Post signs that instruct pump operators not to "top off" or overfill gas tanks. Keep dry cleanup materials in the fueling area, and instruct employees in the dry clean up methods described in Section 3. Assign someone responsibility to check the area every day for gasoline, motor oil, or other fluids that may have leaked.
- When you do routine cleaning, use a damp cloth on the pumps and a damp mop on the pavement rather than spraying with a hose to minimize clean water to the sump.
The main concept is to respond properly to fluid leaks in this spill-prone area. Even very small spills, when they happen every day, add up to a lot of fuel in the drainage system. This is an improper discharge that is illegal under the General Permit. Small spills do not present a problem if the fueling area is designed to handle spills — that is, if no storm water contacts it, and if it drains to a sump. But if the area drains to a valved-off storm drain or sewer connection, it must be pumped out before the valve may be opened during a rainfall.

Fuel tanks, including temporary tanks, need to be permitted by your HazMat authority. They will specify design features such as size of containments. Keep temporary fuel tanks in a bermed area that has an impervious lining, such as concrete or a heavy-gauge plastic liner.

A catch basin helps keep debris and sediments out of the storm drain, but needs to be cleaned out periodically.

11. Building Maintenance and Grounds Upkeep

Building maintenance and general outdoor cleanup should use the same principles as parking lot cleanup and spill prevention: clean up without water whenever possible, by sweeping or wiping; wash with as little water as possible; prevent and clean up spills; and clean up debris and solids so they do not reach the storm drains.

Arrange rooftop drains or downspouts so they don’t drain directly onto paved surfaces. Connect them directly to a storm drain instead. Alternately, allow water to flow onto a grassy surface, if the grassy area is large enough that it can accept the roof’s entire runoff from a medium-sized storm — that is, no water runs across the grassy area into a paved area except in the largest of storms.

Maintain the storm water conveyance system on your property. The “conveyance system” may be as simple as roof downspouts and a gutter in your driveway, or may be an extensive system of inlets, ditches, drainage channels, and underground lines. Keep all parts of the system clear of debris to avoid blockage that may cause storm water to back up. Remove from the system any spilled or leaked materials that can be transported by storm water.

Clean the storm drain inlets to remove sediment and debris at least twice a year — late in the dry weather season before the first storm, and after the first major storm of the wet weather season. After each large storm, inspect the inlet; remove debris; and determine whether you need to remove sediments or do other maintenance.

The storm drain inlet may have a catch basin; a below-grade chamber where the storm drain pipe connects. Catch basins are intended to collect debris and sediments to prevent clogging the lines. Therefore, the catch basins themselves must be cleaned out periodically to prevent flooding. If you clean catch basins annually, shortly before the wet weather season, you can keep them flowing freely and remove leaves, sediments, and other materials that would otherwise be washed down the storm drain. Don’t flush the catch basin with water: use a shovel or vacuum device to remove the materials.

Other useful design features, such as vegetated ditches and water quality improvement inlets, are described in Sections 19, 20, and 21 as advanced BMPs.
12. Building Repair, Remodeling, and Construction

This section describes some relatively simple BMPs that apply to minor building repairs, remodelling, and minor construction projects at an industrial facility that involve "industrial activity exposed to storm water."

Larger-scale projects, such as construction of new facilities, are covered under a separate General Permit for construction. These require more extensive storm water pollution prevention measures than described here. A separate BMP manual for construction activities is available from the Santa Clara Valley NPS Program. (See rear cover.)

The same practices are recommended for construction activities on industrial sites. Before you begin a construction or repair project, review the Construction BMP Manual to identify and implement the appropriate practices. If those BMPs do not apply, or are unduly elaborate for a simple construction activity that will be completed in a short time, consider the BMPs described in this section.

Store building materials under cover or in contained areas, using BMPs discussed above, in Section 5. For outdoor storage at a construction site, select a pollution prevention method such as:

- Put an impermeable tarp over piles of wood, gravel, or other materials. Don't wait for forecasts of rain — do this every day, to avoid being caught unaware. Also, it will keep materials from blowing off the pile and contributing pollutants to runoff later.

- Keep the working area clean every day for the same reason. Sweep up wood splinters, paint chips, and other residues every day, as well as a thorough cleanup at the end of the project.

Painting requires some basic procedures.

- Before painting, while you scrape to remove old paint, spread a ground cloth or tarpaulin to collect dust and paint chips. If the paint contains lead or tributyl tin, dispose of the paint chips as hazardous waste.

- Mix paints indoors before starting work.

- Use impermeable ground cloths, such as plastic sheeting, while you paint. Place in-use paint buckets in a pan or on plastic sheeting.

- At the end of the work day, store paint buckets and barrels of materials away from contact with storm water.

- Use a tarp or portable, inflatable berm to prevent spills.

- Treat a paint spill as a chemical spill: capture it before it flows to the storm drain, and clean it up promptly using dry methods.

During painting cleanup, proper procedures are:

- If you use water-based paint, clean brushes and equipment in a sink connected to the sanitary sewer.

- Clean up oil-based paint where you can collect the waste paint and solvents to be handled as small quantity hazardous waste — do not pour it to the sink or to a storm drain.

- Keep leftover paint, solvents, and other supplies for a later use, or deliver them to a solvent recycler with other plant wastes when you ship a batch.

- Handle empty paint cans and other containers as described in Section 6. Containers may be small-quantity hazardous waste. Latex paint cans are not hazardous waste if the paint is dry.

Do not fall back on old cleanup practices from days when storm water pollution was not known as a problem. Do not pour leftover paint down the storm drain or onto the ground. Do not clean brushes into the storm drain or pour buckets of cleanup water to the drain, or wash spilled paint down the storm drain with a hose. These practices are now categorized as "illegal dumping." Do not wipe brushes onto old newspapers, or pour leftover paint supplies into newspapers and discard the paper in the trash.

Spray painting requires a few extra precautions.

- Use temporary scaffolding to hang drop cloths or draperies to shield you from the wind and to collect overspray.

- Arrange the draperies to minimize the spreading of windblown materials.

- Be aware of air quality restrictions on spray paints that use volatile chemicals. Consider a water-based spray paint for better air quality compliance.
Sand blasting can be controlled to keep particles off of paved surfaces and out of storm drains. Ask your municipality whether building and construction codes place requirements on the size and type of blasting medium that is allowed. More complete instructions are available in the Construction BMP manual for full-sized jobs, but some basics should be applied for smaller projects, as well:

- Place a tarpaulin or ground cloth beneath your work to capture the blasting medium and particles from the surface being cleaned.

- Hang tarps or drop cloths to enclose the area, using temporary scaffolding if necessary. Arrange the drop cloths to protect the work area from wind, and to capture airborne particles.

- Curtail operations on a windy day.

- Clean up frequently: collect dust and particles from the drop cloths before you produce too large a pile to handle easily.

Wood preservatives, pavement seal coating, and other outdoor surface treatments commonly contain metals, pesticides, solvents, or polymers that are hazardous materials. Handle and dispose of them properly, as follows:

- Apply only as much of the chemical as the wood can absorb or as needed to cover the paved area.

- Soak up excess chemicals with absorbent material or rags rather than allowing them to flow to the storm drains or soak into the soil.

- If the chemicals spill, clean up promptly using dry techniques; see Section 3.

- When sealing a sidewalk, prevent the sealant from reaching the gutters or drains. Use absorbent booms, or stuff rags into storm drain openings.

- When treating a roof with wood preservative or sealant, line the gutters with rags. Dispose of the rags properly: with your hazardous waste if the substances you are using are hazardous.

- If you clean a roof or sidewalk before applying preservative, sweep thoroughly to remove loose particles first, then wash with water if necessary.

- Collect wash water from downspouts or drains where possible and remove particles.

- Avoid applying surface treatment chemicals during the wet weather season.

Outdoor painting requires practices to prevent paint and dust from becoming storm water pollutants.
Advanced BMPS and Structural Controls

Some industrial operations and plant situations require more extensive measures to control storm water pollution. All but the smallest and least complex industrial facilities are likely to require some structural modifications. Depending on your facility, and your success at eliminating potential sources of storm water pollution, your long-term implementation plan may need to include more or fewer of these advanced BMPS.

The BMPS in this section are more extensive and, in general, more costly than the recommended BMPS in Part 1. These BMPS include structural controls — storm water management measures that require constructing new facilities or installing new equipment. Not all of the advanced practices are necessary for every facility, and some will not be of use in some facilities.

You will need to evaluate your own plant to determine which BMPS are applicable to your operations, and which combination will best succeed at controlling the storm water pollutants that may run off from your site. You may find you have a choice in selecting structural BMPS, unlike in implementing basic recommended practices. Evaluate and select controls that are adequate and most cost-effective for your site.

The BMP descriptions in Part 2 are not complete design standards, but describe the central principles you need to consider in identifying and controlling storm water pollution from various sources in your plant. Design standards, performance specifications, and detailed discussion of the design and application of structural and treatment BMPS are available in a BMP manual from the state of California, scheduled for publication in late 1992.

Advanced pollution control practices take a number of forms, and may include a wide range of solutions that are not listed here. You may develop other approaches that are more effective for your facility.

Or, you may need to develop and implement further BMPS than the ones described in this manual. If you conduct more complex activities, especially activities that are unavoidably exposed to storm water, you will need to develop more intensive source control and storm water management BMPS.

If you are renovating your shop or building a new facility, you should evaluate installing some of these structural controls even if the shop does not currently have a pollution problem with that specific area. Some of the structural measures in this section are much less costly to install during new construction than to retrofit afterwards.

For example, if you re-grade an equipment parking area, you should consider storm water design criteria even if the yard has not been in violation of standards in the past. If you put off implementing the measures, future more-stringent requirements may require these same measures to be retrofitted, which can be much more costly than if you do it while constructing a new facility or renovating for other reasons.

If your principal sources of pollutants do not originate with industrial activities, you may need to control sources that are not specifically named in the General Permit, such as: pesticides and fertilizers from landscape maintenance; oil and antifreeze from autos in large employee parking lots; and cooling water or equipment lubricants from large building ventilation and cooling equipment. Your municipality and the NPS Program hold their own permit that requires they reduce pollutants in storm water from all sources, and they may request your cooperation in developing controls for your pollutant sources that go beyond the BMPS in this manual.
13. Loading Dock Design Features

Loading docks may require more intensive pollution controls than the operational BMPs described in Section 8. This is especially true of areas where you load or unload liquids in containers. Bulk liquid transfers are a more intensive industrial operation that requires specific control designs, and are not addressed in this manual.

Additional features of a properly-designed loading dock include:

- Grade the loading area to be sloped or recessed to direct flow toward an inlet with a shutoff valve, or toward a dead-end sump.

- Make sure the inlet includes a sump with enough capacity to hold a spill while the valve is closed.

- Keep the valve closed at all times except when you need to release storm water or other liquids that are acceptable for discharge.

- Preferably, this inlet should connect to a sanitary sewer rather than a storm drain. Check with your wastewater treatment authority for permitting requirements.

- Consider completely preventing contact with storm water using a roof and berms, as described in Section 8. This will both avoid washing potential pollutants into the drain and avoid discharging clean storm water to the sanitary sewer.

If the inlet connects to a storm drain:

- Accumulated liquid must be tested and found to contain no pollutants before opening the valve for discharge.

- If the liquid does contain pollutants, you need to pump it from the sump and discharge to your sanitary sewer if the wastewater treatment authority agrees to accept it. (See the recommendation below.)

If the inlet connects to a sanitary sewer:

- Accumulated liquid must be tested and found to be within the parameters specified in your wastewater discharge permit before opening the valve for discharge.

- If you cannot discharge to the sanitary sewer, you need to convey the liquid to a hazardous waste disposal facility.

A dead-end sump provides secure spill control, but any accumulated liquids need to be pumped out, tested, and properly disposed. Use berms or slopes to prevent run-on so storm water is not added to waste in the sump.
14. Equipment Yard Design Features

Parking and storage yards for large vehicles and heavy equipment generally require site-specific structural and operational controls. Follow the operational BMPs for vehicles recommended in Sections 7, 8, 9, and 10. Also assess your equipment yard to determine possible sources of pollutants, and install appropriate controls to keep potential pollutants out of the storm water. Design approaches may include:

- Grade the area to slope to a longitudinal drain, or install curbs to direct all storm water to a storm drain in the yard. If your yard is not too large and is properly designed, it should drain to a single storm drain. Even a small yard should include a storm drain on your property, and not rely on a city-operated drain in the street.

- If you determine that the equipment yard is a large source of oily materials in your storm water, consider fitting the inlet(s) with a sand filter (see Section 20) or removing oily pollutants (see Section 21).

Segregate the area where you service vehicles, and install special structural controls.

- If possible, perform all work indoors, or construct a roof over the specified area. This will require a building permit and compliance with appropriate fire codes.

- Pave the surface with concrete, not asphalt. Vehicle fluids may dissolve asphalt, or may be absorbed into the blacktop and released later.

- Drain the surface to a single drain, preferably connected to a sanitary sewer. The drain may require an oil/water separator or oil/grease trap, and must be approved by your wastewater treatment authority.

- Grade the working area to be higher than the parking lot, or surround it with a berm, to prevent storm water run-on.

- Construct a special area in which to segregate your “dirtiest” equipment (roof tar equipment, asphalt paving equipment, etc.) Handle its discharges, leaks, and runoff separately. This approach could save you from the need to treat all the runoff from the equipment yard.

15. Fleet or Equipment Fueling Area Design Features

If your facility’s vehicle fueling area is one of the significant sources you identify in your SWPP Plan, you may need more intensive BMPs than the operational efforts described in Section 10. Some design features to consider are:

- Cover the fueling area to prevent rain from falling directly on the area. Install a roof over the fueling island, the area where vehicles park while fueling, and as much of the approach area as practical. Leaked engine fluids and spilled fuel inevitably accumulate on the pavement in these heavily-trafficked areas.

- Storm drain and sewer inlets that drain the fueling area must be equipped with a shutoff valve to keep fuel out of the drain in the event of a spill from the pumps. The valve should be kept closed at all times except during a rainfall.

- Curtail fueling activities when the valve must be open, or use extra precautions to capture any spilled fuel, such as a large drip pan under the vehicle.

A number of different approaches may serve as effective drainage design. The fueling area needs to be separated from the rest of the yard, both to contain any fuel spill and to prevent storm water from running on. Select or adapt a scheme such as one of these:

- Grade the fueling area to be “mounded” or elevated. The Automotive Industries BMP manual includes a suggested mounded grading scheme.

- Install berms around the area that are high enough to redirect water from a large storm.

- Grade the entire fueling area to drain to a single inlet. You can accomplish this with longitudinal drains at the perimeter along the “downhill” side of the fueling area, or with a depression in the middle of the fueling area. Either way, be sure to design the grading to avoid run-on.

- At the inlet, either install a sump, from which you will pump any accumulated liquids; or connect to a sanitary sewer, after checking to get all the permits the wastewater authority may require. The sump or connection should be operated as suggested for a loading dock area in Section 13.
16. Access Roads and Rail Corridors

Access roads and rail corridors can be significant sources of pollutants for some industrial facilities. In the General Permit, access roads and rail corridors are defined as "industrial activities exposed to storm water" that you must include in identifying potential sources and selecting BMPs for your SWPP Plan.

Maintenance and operational BMPs for access roads are the same as those described for vehicle access and parking areas under Section 9. Some structural BMPs are described below.

Proper drainage design is a good place to start. Generally, this means the roads should be crowned and sloped outward; and that storm water should not be allowed to drain across the road, but be carried in ditches or culverts alongside the road. Grass-lining the roadside ditches can be an effective way to remove storm water pollutants — see Section 20. Maintain the ditch to be sure it does not clog or fill with sediments, allowing storm water to overflow. Plant vegetation by the roadside to control erosion and to promote rainwater infiltration.

If your site includes railroad access, an important source of pollutants is the preservatives on wooden railroad ties. Use a less-toxic preservative; avoid organic toxics such as creosote and pentachlorophenol. Or use concrete ties or other non-wooden ties.

Control spills and dust from railroad unloading. If your rail line delivers or picks up liquids, in bulk or in containers, you may need to add spill-control loading docks with shutoff valves. (See Section 3 for spill controls, and Section 13 for loading dock design features). If parked railroad cars drip, install a drip pan at the loading dock between the rails.

17. Onsite Storm Water Management

Some industrial facilities may still find potential pollutants exposed to storm water even after implementing source control measures like the operational BMPs in the first part of the manual and the structural source controls above. Further structural controls can be used to manage the storm water itself, either to control the flow of the runoff (described in Section 19), to remove some of the pollutants in passive devices (Section 20), or to remove pollutants using specially-designed equipment (Section 21).

The best way to avoid the need for storm water management or treatment is to use source controls, most likely in combination. The right combination for your facility will probably include conscientious implementation of BMPs such as those recommended in Sections 1 through 12 of this manual, attention to the sources of waste at your facility, and careful reduction of process wastes.

If you need to manage storm water onsite, the most important consideration is to minimize the quantity of storm water that contacts potential pollutants. For example, keep the area of industrial activities as small as possible; separate the area from parking lots, to prevent run-on; and roof or enclose the area if possible.

Design your storm water conveyance system to isolate the areas where storm water contacts potential pollutants, and convey water from those areas separately from water that runs off of "clean" and non-industrial parts of the site. This will allow you to control storm water with smaller and less-costly hydraulic or water quality controls. Or, if you plan to discharge to your wastewater treatment authority (Section 18), reducing the volume will reduce the discharge cost and increase the willingness of your wastewater authority to accept the discharge.
18. Redirect Storm Water Discharge from Storm Drain to Sanitary Sewer

If source control BMPs are not adequate to prevent discharging pollutants in storm water from your facility, you may need to cease discharging storm water that contacts those pollutants. One way to avoid discharging potential pollutants with storm water is to isolate runoff from that part of your facility where the pollutants are contacted and discharge the storm water to the sanitary sewer rather than a storm drain.

Installing new connections and new piping can be quite costly, and the required permits may be a barrier, so this could be a costly BMP. Also, it will require a permit from your local wastewater authority. The permit will specify the volume of water you may discharge, the kind of pretreatment equipment you may need to install and operate, and requirements for monitoring your discharge.

Redirecting discharge to the sanitary sewer may not be allowable in all localities — some wastewater authorities have sections in their local ordinances that prohibit the discharge of storm water to the sanitary sewer. Requirements might differ from one municipality to another, so contact the authority that serves your area for information. (See the list on the rear cover.)

Your wastewater treatment authority, as a rule, would prefer to minimize the volume of storm water that passes through the treatment system. You should reduce the quantity of storm water you redirect, using techniques like those described in Section 17.

The wastewater authority may require temporary storage of your storm water onsite, to avoid overloading their facilities during a storm. Your authority is more likely to accept discharge of storm water that has contacted pollutants if you can store it temporarily and deliver it after the high flows from a storm event.

19. Storm Water Management: Hydraulic Controls

Hydraulic controls are intended to control quantity of storm water discharge, but can be useful for water quality as well by removing potential pollutants from storm water. BMPs of this type are widely used to control erosion of hillsides and to remove sediments from storm water runoff. Also, hydraulic-control BMPs can help to remove oils and heavy metals that adsorb to sediment particles in storm water.

Design standards and operating information for hydraulic controls are available in a number of references. The NPS Program is preparing a manual of "new development" BMPs recommended for newly-constructed buildings, which includes discussion of hydraulic BMPs for storm water pollution control and conditions under which hydraulic BMPs should be implemented. Design specifications for hydraulic controls will also be addressed in detail in a BMP manual being prepared by the state of California for storm water pollution control. Many local and regional regulations that target erosion control give specifications for hydraulic BMPs.

Hydraulic controls are designed for one of two purposes. One category serves to control the rate of peak flow, slowing the flow of water at the height of the storm to reduce its potential to carry away soils and other contaminants. The other type reduces volume of runoff, generally by causing some storm water to infiltrate (or soak into the soil) rather than running off into storm drains, streets, or streams. Some approaches control both peak rate and volume.

Hydraulic controls for a site are most effective if the overall site design is considered. The first step generally is to modify the site layout to increase the water-permeable surface, to increase infiltration and reduce runoff volume. If greater flow control is needed, the second step may be to strategically place infiltration trenches to intercept runoff and promote infiltration. (Infiltration may not be permitted in some areas — see Section 20.) For large quantities of flow, onsite ponds can be designed either to slow the peak flow of storm water or to hold water onsite until it infiltrates or evaporates. These are known as detention ponds or retention ponds. A variation is the storm water wetland, which similarly controls flow while wetland vegetation helps remove pollutants.
20. Storm Water Management: Water Quality Controls

A number of specific storm water management controls are better suited to water quality control than hydraulic control. These features may be added to various parts of the storm water conveyance system on an industrial site to help control potential pollutants in the storm water before it leaves the site. They are for the most part passive design features rather than treatment devices in the usual sense. Information in existing references gives design parameters for these water quality controls, so this section merely summarizes a few types of controls.

A simple technique is a vegetated swale or channel, a ditch that carries storm water in which plants are permitted to grow. The plants provide some peak flow control by slowing the water. They also remove some pollutants by encouraging the deposition of sediments and minor oily wastes. This control can be retrofitted to some existing storm water conveyance ditches simply by allowing grasses to grow, if it does not interfere with storm water drainage and cause water to back up onto the site.

**Water Quality Inlet**

![Water Quality Inlet Diagram]

An API separator is only partly effective at removing oily wastes, but is more effective at removing sediments than an ordinary catch basin.

A water quality inlet is a simple multi-purpose device, shown in the diagram above. A storm drain inlet is fitted with an enlarged catch basin or grit chamber where solids and sediments settle out of the water. A baffle restricts the flow of surface-floating oil, which can be removed by hand later. Floatable debris also collects at the baffle. This type of inlet has in the past been used to help remove oily wastes, but is of limited effectiveness. Section 21 describes the inlet further, including its maintenance requirements.

A sand filter inlet can remove some pollutants before they enter the storm drain.

A sand filter inlet is a storm drain inlet that contains sand or another filter medium. The sand removes particulates and oily wastes from storm water as it enters the storm drain. An extension of the same concept is a sand filter, where storm water quality can be improved before discharge. Sand filters appear to be particularly effective if used in combination with detention or retention ponds, by diverting the first-flush of runoff (often carrying the most pollutants) to the filter and routing the remainder of the water to the pond.

Many of these water quality controls can be designed either of two ways: to control potential pollutants before discharging water to a storm drain; or to remove unwanted constituents and then direct the storm water into the ground as an infiltration device. Any of these controls that use infiltration techniques, or others designed specifically to promote infiltration, (porous pavement, infiltration trenches, and others), may be restricted or prohibited in some municipalities in the Santa Clara Valley as potential sources of ground water contamination. Dry wells for disposal of storm water are illegal under State and Federal Law. The Regional Board's newly-amended Basin Plan for the San Francisco Bay Region adopts some new policies that address infiltration devices. The NPS Program does not recommend them in areas where shallow ground water may be impacted. Check with your municipality before installing an infiltration device.
21. Storm Water Management: Removing Oily Pollutants

A simple technique to remove oils and grease from storm water uses oil-absorbent materials (or oleophilic materials), such as the booms used to contain oil spills. The absorbent material preferentially absorbs oil, and does not fill with water, so it can be used on storm water with small concentrations of oily materials.

Some facilities that have a storm water conveyance ditch where water flows season-long have found it convenient to install a permanent floating boom to control an occasional light surface sheen. When the boom is spent, it is full of oil and is visibly heavier, floating lower in the water. The booms are inexpensive enough that they may easily be replaced whenever the absorbent is saturated. Disposal is more costly, since they may be hazardous waste unless an oil recycler can accept the material.

Oil/water separators are a broad category of devices that are intended to remove oily constituents. There are many varieties of oil/water separators, and the term is not used in the same way by all equipment vendors or design specifications.

For most applications, oil/water separators are not recommended as a storm water management strategy. Source control BMPs are strongly preferred. Oil/water separators are fairly costly, and most designs do not operate best at the low concentrations commonly present in storm water. A sand filter inlet is typically more effective, and less costly, for the small quantities and low concentrations of oils in routine storm water runoff — that is, runoff that has not directly contacted oily industrial activities.

Separators may be useful in limited applications. They are sometimes useful as a retrofit measure, to temporarily help a facility comply while it installs more effective source control BMPs. Another use is in spill control sumps, upstream of a treatment process. The advanced designs are sometimes used as a treatment device (that will discharge to a sanitary sewer) for storm water that contacts industrial activities in isolated areas where contact cannot be avoided.

The API oil/water separator is a simple design, named for the American Petroleum Institute. The API separator is sometimes called an “oil and grease trap,” to distinguish it from a true oil/water separator used for industrial wastewater. An API separator usually is a long basin with multiple chambers or vaults, typically installed below grade. It can be fitted to storm drains or storm water inlets in a variety of configurations — the water quality inlet described in Section 20 is one form. The intent is to slow water and stratify the flow so that oil rises. The floating oil is then retained by one or more baffles in the chambers.

An API separator removes the bulk of floating oily wastes, especially if the oil is not well-mixed but floats on top of the water. However, it is not highly efficient, so storm water can still be polluted unacceptably even after it flows through the inlet. The separator works by concentrating oily wastes within the chamber, so inevitably some of the collected wastes are carried away during heavier storms. It can be made somewhat more effective at oil removal if it includes pads or pillows of oleophilic material at the water surface level.

If you install an API separator, it must be maintained regularly. It requires a standing pool of water, which should be pumped out periodically and replaced with clean water. To clean, remove oil floating on the standing pool and greasy matter collected at the baffle. Some commercial oil recyclers accept this material for recycling; otherwise, it must be handled as hazardous waste. If you install oil-absorbent pillows, the pillows must be closely monitored and replaced when they are saturated, also disposed either as hazardous waste or to a recycler. If the inlet includes a sediment trap, as in the water quality inlet shown in Section 20, remove solids with a shovel between storms.

Oil-absorbent berms can remove oily sheen from storm water. Vegetation in an open ditch can slow the flow, helping sediments settle.
Develop a regular cleaning schedule appropriate for your facility. For inlets that don’t carry much flow, three cleanings per year are sufficient: once before the rainy season (mid-September) to remove materials that have accumulated; once after the first major storm; and once at the end of the rainy season to prevent slow loss or evaporation of the collected oily wastes. If storm water flow is greater, the API separator may need to be cleaned monthly, or periodically between storms. As another guideline, clean the separator before three inches of oil accumulate in the entry chamber.

The CPI, or coalescing plate interceptor oil/water separator, is a more advanced design. These are common for treatment of oil-bearing industrial wastewater, but are less often cost-effective for storm water. The CPI separator generally achieves greater removal efficiency than an API type, but is more costly to purchase and operate. A CPI separator can attain a high removal efficiency, and accommodate a fairly high flow rate, but at ever-increasing capital costs for the equipment (by adding more separator plates). The best economics generally apply for relatively high concentrations of oil at low and constant flow rates.

**SLANT RIB COALESCING SEPARATOR**

A CPI separator can be very effective at removing oil but requires upstream sediment control and can be costly to maintain.

A few design features can improve the effectiveness of an oil-water separator. Pollution removal effectiveness is highest if the concentration is high when the storm water enters the unit. Avoid diluting the water to be treated with water from other parts of the site, where it does not contact the potential pollutants, both to save on the capital investment and to increase treatment effectiveness. For industrial process applications, an evaporator can be used reduce the volume of water treated.

An oil-water separator works best if sediment is not present in the water — limit your water to be treated to isolated areas, free of mud and soils if possible. Efficiency is highest with a fairly steady flow, so you may require upstream detention. Also, don’t site the separator downstream of a pump, because the pump mixes the oil and water and partially emulsifies the oil, so separators are less effective.

**Storm water treatment generally is not recommended as a BMP.** Some of the devices described in Section 21 may be considered to be treatment by the state or by your local wastewater treatment authority, which can open the door to some burdensome regulatory restrictions and permitting requirements.

For most industrial facilities, the best advice about onsite storm water treatment is to avoid it, for a number of reasons. Most of the available treatment equipment is costly to purchase and to receive permitting approval for. Operational costs can also be significant — you must monitor the equipment to assure continued effectiveness, and may need to prepare and submit chemical analyses to demonstrate continued compliance.

Further, in most places in the Santa Clara Valley, treatment of storm water means you must discharge it to the sanitary sewer rather than the storm drain (as described in Section 17). In effect, water on which you perform treatment is no longer considered to be storm water, but industrial wastewater instead. You will need to obtain or modify a discharge permit from your local wastewater authority or your municipality.

The most troublesome permitting procedures are for hazardous materials. Before installing any treatment equipment, determine whether your waste water is a hazardous waste. Cal-EPA/Toxics or the County Environmental Health Department can describe the necessary testing and approval procedures. If the wastewater that would enter the pretreatment equipment is considered to be hazardous you must obtain a permit from Cal-EPA/Toxics to operate a hazardous waste treatment facility. At present this may be true even for a simple water quality inlet. If you determine that the waste stream is not hazardous, and do not apply for a hazardous waste treatment permit, keep your testing documentation on hand to show regulators.
Pollution Control Agencies and Sources of Information

Santa Clara Valley Nonpoint Source Pollution Control Program

For information about storm water pollution control requirements, contact the Program or your local municipality.

Santa Clara Valley MPS Program
5750 Almaden Expressway
San Jose CA 95118
(800) 794-2482

City of Campbell .................................................. (408) 866-2150
City of Cupertino .................................................. (408) 252-4505
City of Los Altos .................................................. (415) 948-1491
Town of Los Altos Hills ....................................... (415) 941-7222
Town of Los Gatos ................................................ (408) 354-6884
City of Milpitas .................................................... (408) 942-2360
City of Monte Sereno ............................................. (408) 354-7635
City of Mountain View ......................................... (415) 903-6329
City of Palo Alto .................................................. (415) 329-2129
City of San Jose ................................................... (408) 277-5533
City of Santa Clara ................................................. (408) 984-3151
City of Saratoga ................................................... (408) 867-3438
City of Sunnyvale .................................................. (408) 730-7270
Santa Clara County ............................................... (408) 411-1195
Santa Clara Valley Water District ...................................... (800) 794-2482

Documents available from the Program:
• BMP Manual for Automotive Repair Facilities
• BMP Manual for Construction Activities
• Industrial Storm Water Compliance Guidance Handbook (guidance for the Regional Board’s Industrial Storm Water General Permit)
• Industrial Storm Water Compliance Binder
• Integrated Pest Management Brochure

Wastewater Treatment Authorities

For information on wastewater permitting and on allowable discharges to the sanitary sewer, contact your wastewater treatment authority

San Jose/Santa Clara Wastewater Treatment Plant
Department of Industrial Waste ................................ (408) 945-5300

Sunnyvale Wastewater Treatment Plant
Industrial Pretreatment Program ................................ (408) 720-2770

Palo Alto Regional Water Quality Control Plant
Environmental Compliance Division ................................ (415) 329-2117

Documents available from Palo Alto:
• Storm Drain Pollution Prevention Guidelines

County of Santa Clara

For information about compliance with hazardous waste regulations, contact:

Environmental Health Department—Toxics Enforcement Program .................................. (408) 299-6930

For information on waste minimization and guidance on contacting other agencies, contact:

Hazardous Waste Management Program .................................. (408) 441-1195

Document available:
• Hazardous Waste Management and Reduction—A Guide for Small and Medium-Sized Businesses (City of San Jose and Santa Clara County)

California Environmental Protection Agency

Regional Water Quality Control Board:
San Francisco Bay Region, Region 2
2101 Webster Street, Suite 500, Oakland, CA 94612

For information on permitting of transportation, treatment, recycling, and disposal of hazardous wastes, contact:

Department of Toxic Substances Control Division
(Cal-EPA/Toxics), Region 2 .................................. (510) 540-3739
700 Heinz Avenue, Bldg. S, Berkeley, CA 94710

For information on waste minimization and hazardous waste management technologies, contact:

Alternative Technology Division ................................ (916) 324-1807
744 P Street, P.O. Box 942732, Sacramento, CA 94234-7320

Documents available from Alternative Technology:
• California Waste Exchange: A Newsletter/Catalog
• Fact Sheet: Waste Reduction for Automotive Repair Shops
• Hazardous Waste Reduction for Automotive Repair Shops:
  • Part 1: Checklist
  • Part 2: Assessment Manual
• List of CA Licensed Hazardous Waste Haulers

Association of Bay Area Governments

P.O. Box 2050, Oakland, CA 94604-2050 .................................. (510) 464-7900

Documents available from ABAG:
• Manual of Standards for Erosion & Sediment Control Measures

Emergency Response: Dial 911

These agencies are concerned with environmental requirements for industrial facilities. It may be necessary to contact other agencies to verify compliance. These contact points are current at time of publication.
4DD Sample Checklist
# Notice of Nonpoint Source Inspection

City of Palo Alto  
Environmental Compliance Division  
2501 Embarcadero Way, Palo Alto, CA 94303  
Telephone: 415-393-2598 Fax: 415-393-3531

<table>
<thead>
<tr>
<th>Facility Name:</th>
<th>Inspection Date/Time:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Address:</td>
<td>SIC Code:</td>
</tr>
<tr>
<td>Contact Person/Title:</td>
<td>Primary Activity: Industrial/Commercial/Construction</td>
</tr>
<tr>
<td>Telephone:</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>Section</th>
<th>Storm Water Problem</th>
<th>Recommended Control Measures</th>
<th>Compliance Date</th>
<th>Results*</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

OI has been submitted: Yes No N/A SWPPP & SWMP are available: Yes No N/A

## Comments/Referrals

<table>
<thead>
<tr>
<th>Comments/Referrals</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

No Storm Water Problems Observed for this Inspection

You are hereby notified to implement all recommended control measures noted above on or before the compliance date(s). Time granted for the implementation of control measures does not preclude any enforcement actions by the City or other agencies.

Inspector:  

Received by: 

- Reinspections:  
  - Date & Initial:  
  - Date & Initial:  
  - Date & Initial:  

Distribution: Original to Contact Person, Copy to File  
E:\webdocs\leal\storm\industrial\checklist.wpd
Sections & Descriptions

Section 2

Indoor Activities
2-1. Floor cleaning water improperly disposed.
2-2. Equipment cleaning wastewater improperly disposed.

Section 3

Outdoor Activities
3-1. Vehicle and equipment fueling (tank farm).
3-2. Vehicle and equipment washing: mats, filters, screens.
3-3. Vehicle and equipment maintenance and repair.
3-4. Storage and handling of raw materials, products and by-products.
3-5. Waste storage, handling and disposal (i.e., Hazardous Materials).
3-6. General construction activities/erosion.
3-7. Pavement cleaning or power washing (steam).
3-10. General housekeeping.
3-11. Irrigation and landscape maintenance.

Section 4

Equipment
4-1. Air Compressors.
4-2. Air conditioning, chillers, refrigeration.
4-3. Air scrubbers.
4-4. Basement parking lots (sumps).
4-5. Boilers.
4-6. Catch basin/Drain inlet condition.
4-7. Compactors/Dumpsters.
4-8. Cooling tower blow down.
4-10. Filter back flushing.
4-11. Floor sinks/drains.
4-12. Grease interceptors/Tallow bin.
4-14. Groundwater dewatering devices.
4-15. Loading/Unloading.
4-16. Parking lot.
4-17. Ponds/Fountains
4-18. Roof (vent)/Other roof equipment.
4-19. R.O./D.I. units.

Abbreviations/Definitions
NOI - Notice of Intent for the coverage under the States NPDES General Permit for dischargers of storm water associated with industrial activity in the Santa Clara County to the South San Francisco Bay (Order No. 92-011, NPDES No. CAG612001) which is submitted to the California Regional Water Quality Control Board S.F. Bay Region.
SWMP - Storm Water Monitoring Plan
SWPPP - Storm Water Pollution Prevention Plan
NPDES - National Pollutant Discharge Elimination System
BMP - Best Management Practices
SIC - Standard Industrial Classifications Code

Mandatory Industries - A permit is required in any case
Conditional Industries - A permit is required only if materials, machinery, or products are exposed to stormwater.
Non-regulated - Those industries which were not identified by the Federal Storm Water Regulations/EPA Categories which are subject to storm water runoff.

Agency Phone Numbers
RWQCB (510) 286-1255
SCVWD (408) 265-2600
Fish & Game (408) 649-2370
5A Monitoring Parameters
## Appendix 4A. Monitoring Parameters Methods

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Method and Range</th>
<th>Kit and/or Method Number</th>
<th>Environmental Indications</th>
<th>Resolution and Accuracy</th>
<th>Considerations</th>
<th>Appropriate Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Temperature</td>
<td>Glass thermometer</td>
<td>SM 2550</td>
<td>Seasonal Patterns Heated effluents from industrial plant</td>
<td>0.1-0.5°C 1% fullscale</td>
<td>Pre- and post-event calibration recommended</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td></td>
<td>Digital thermometer</td>
<td>SM 2550</td>
<td>Seasonal Patterns Heated effluents from industrial plant</td>
<td>0.1°C 1% fullscale</td>
<td>Pre- and post-event calibration recommended; very fast</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td>Conductivity</td>
<td>Conductivity meter 1-19,000ms</td>
<td>SM 2510</td>
<td>Influence of seawater or high dissolved solids concentrations</td>
<td>10 ms</td>
<td>Pre- and post-event calibration against purchased standard required. Can be used to measure 'Practical Salinity'</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td>pH</td>
<td>Optical comparator to pH indicator solutions pH range: 4-10</td>
<td>Hach</td>
<td>General Conditions Illicit discharges (very low or high)</td>
<td>0.5 pH units</td>
<td>Not very accurate or precise</td>
<td>Volunteer or educational</td>
</tr>
<tr>
<td></td>
<td>Electrometric probe inserted into solution to be measured pH range: 0-14</td>
<td>SM 4500-H⁺ pH meter</td>
<td>General Conditions Illicit discharges (very low or high)</td>
<td>0.2 pH units or better</td>
<td>Accurate and reproducible if calibrated against standard according to manufacturer's recommendations</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td>Dissolved Oxygen</td>
<td>Modified Winkler titration 0-10 mg/L</td>
<td>LaMotte SM 4500-OB</td>
<td>High oxygen demand (low) High productivity (high) Nutrient influences (high)</td>
<td>0.2 mg/L 1% of true concentration</td>
<td>Some interferences Used as the basis of Biochemical Oxygen Demand</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td></td>
<td>Membrane electrode</td>
<td>SM 4500-OG</td>
<td>High oxygen demand (low) High productivity (high) Nutrient influences (high)</td>
<td>0.1 mg/L accuracy 0.05 mg/L potential precision</td>
<td>Reported precision high, though in practice cannot be better than Winkler titrations</td>
<td>Volunteer or municipal staff</td>
</tr>
</tbody>
</table>
### Appendix 4A. Monitoring Parameters Methods

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Method and Range</th>
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<th>Appropriate Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clarity</td>
<td>Turbidity</td>
<td>SM 2130</td>
<td>Sedimentation (high-natural or illicit sources) Productivity (low)</td>
<td>Accuracy depends on calibration of meter with appropriate standards</td>
<td>Onsite with optical comparator or meter</td>
<td>Volunteer or educational</td>
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<tr>
<td>Total Suspended Solids</td>
<td>SM 2540 D</td>
<td></td>
<td>Sedimentation (high-natural or illicit sources) Productivity (low)</td>
<td>Accuracy is very high although depends on representativeness of samples</td>
<td>Requires laboratory analysis, though can be done in simple setting Most suitable for calculating loads</td>
<td>Volunteer or municipal staff</td>
</tr>
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<tr>
<td>Detergents</td>
<td>Solvent extraction and colorometric indicator</td>
<td>SM 5540C</td>
<td>Illicit connections Improper washdown practices</td>
<td>0.1 ppm</td>
<td>Common runoff component in residential and commercial zones</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td>Phenols</td>
<td></td>
<td></td>
<td>Cleaning compounds Urban runoff</td>
<td>10% of true value</td>
<td>Common runoff component in residential and commercial zones</td>
<td>Volunteer or municipal staff</td>
</tr>
<tr>
<td>Oil and Grease</td>
<td>Visual</td>
<td>No reliable kit procedure</td>
<td>Illicit connections General runoff Illicit dumping</td>
<td>Depends on method used</td>
<td>Requires laboratory analysis - procedures in flux</td>
<td>Municipal staff Laboratory Volunteer for visual observation</td>
</tr>
</tbody>
</table>
## Appendix 4A. Monitoring Parameters Methods

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Method and Range</th>
<th>Kit and/or Method Number¹</th>
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<th>Appropriate Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phosphates</td>
<td></td>
<td>No reliable kit procedure</td>
<td>May indicate detergents</td>
<td>Accuracy poor with test kits</td>
<td>Requires laboratory analysis</td>
<td>Municipal staff Laboratory</td>
</tr>
</tbody>
</table>

¹ - Method numbers refer to specific sections of *Standard Methods for the Evaluation of Water and Wastes, 18th edition*. Holding times and container requirements are listed for most tests in 40 CFR 136.3.

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**References for Established Numerical Limits/ Water Quality Standards**

- EPA. Ambient Water Quality Criteria for Ammonia - 1986 (Freshwater), 1989 (Seawater)